Disclosure Statement – Off the Plan Contracts

This is the approved form for the purposes of s66ZM of the Conveyancing Act 1919.

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VENDOR	Googong Township Pty Limited ACN 154 514 593							
PROPERTY	LOT 816, Googong NSW 2620							
TITLE STRUCTURE								
Will the lot be a lot in a	a strata scheme?)	⊠ No □	☐ Yes				
Will the lot also be subject to a Strata Management Statement or Building Management Statement?			⊠ No □	⊠ No □ Yes				
Will the lot form part of	-			⊠ No □ Yes				
precinct or neighbourh	lood scheme?		If Yes, ple	ease sp	ecify scher	ne ty	pe:	
DETAILS								
Completion	Clause 36			Refe			Clause	36
Is there a sunset date?	□ No ⊠ Yes		is date ended?		o ⊠ Yes		er to ise(s):	Clause 37
Does the purchaser pay anything more if they do not complete on time?	□ No ⊠ Yes	includi	rovide details, icluding relevant ause(s) of contrac		Clause 9 Clause 39 interest on delayed completion and notice to complete fee.			
Has development approval been obtained?	□ No ⊠ Yes	Development Approval No:			DA 123 – 2017			
Has a principal certifying authority been appointed?	□ No ⊠ Yes	Provid	de details:		Queanbeyan-Palerang Regional Council			
Can the vendor cancel the contract if an event preventing or enabling the development does or does not occur?	□ No ⊠ Yes	includi	ride details, uding relevant se(s) of contrac		Clause 37 - Completion of this contract is subject to and conditional on satisfaction of Conditions Precedent.			
ATTACHMENTS (s66ZM(2) of the Conveyancing Act 1919)								
The following prescribe	ed documents ar	e includ	ed in this	disclo	sure state	men	t (select	all that apply).
□				draft community/precinct/neighbourhood/ management statement draft community/precinct/neighbourhood/ development contract				
☐ proposed schedule of finishes				☐ draft strata management statement			t statement	
☐ draft strata by-laws				□ dı	aft buildir	ng ma	anagem	ent statement
☐ draft strata deve	lopment contract	t						

Doc ID 749517103/v1 Doc ID 772368923/v1

Signed, sealed and delivered by	
in the presence of:	
Signature of witness	Signature of
Full name of witness (print)	
Address of witness (print)	
Signed, sealed and delivered by	
in the presence of:	
Signature of witness	Signature of
Full name of witness (print)	
Address of witness (print)	
Executed by	
in accordance with section 127 of the <i>Corporations Act</i> 2001 (Cth) by:	
Signature of Director	Signature of Director/Company Secretary
Full name (print)	Full name (print)

Attorney under power of attorney dated in the presence of: Signature of witness Signature of witness Signature of attorney states that the attorney has not received notice of revocation of the power of attorney at the date of executing this deed.

Address of witness (print)

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Contract for the sale and purchase of land 2019 edition

TERM	MEANING OF TERM	NSW DA	N:
vendor's agent	Googong Township Realty Pty Limited ACN 155 Club Googong 27 Beltana Avenue Googong NSW 2620	621 828	phone fax ref
co-agent	Not Applicable		
vendor	Googong Township Pty Limited ACN 154 514 59: PO Box 1000, Civic Square ACT 2608	3	
vendor's solicitor	HWL Ebsworth Lawyers Level 14, Australia Square, 264-278 George Street, Sydne GPO Box 5408, Sydney NSW 2001 DX 129 Sydney email: PeetNSW@hwle.com.au	ney NSW 2000	phone +61 2 9334 8555 fax 1300 369 656 ref AJB:TN:977640
date for completion	The date specified in clause 36		
land	Lot 816, Googong NSW 2620		
(address, plan detai and title reference)	Plan: Lot 816 in an unregistered plan (copy attached) being and Lot 3 in Deposited Plan 1246784 Title: Part Folio Identifiers 2/1246784 and 3/1246784 VACANT POSSESSION subject to existing tenance		in Deposited Plan 1246784
improvements	☐ HOUSE ☐ garage ☐ carport ☐ home unit ☐ none ☐ other:	arspace	storage space
attached copies	documents in the List of Documents as marked or nun other documents:	mbered:	
A real esta	e agent is permitted by <i>legislation</i> to fill up the items in this	box in a sale	of residential property.
inclusions	Nil		
exclusions			
purchaser			
guarantor purchaser's solicitor conveyancer			phone fax ref
price	\$		inclusive of GST
deposit	<u>\$</u>	(10% of the	price, unless otherwise stated)
balance	\$		
contract date		(if not stated, th	e date this contract was made)
buyer's agent			
vendor			witness
	GST AMOUNT (optic The price includes G		
purchaser		nares	witness

2

Choi	ces	
Vendor agrees to accept a <i>deposit bond</i> (clause 3)	□NO	⊠ yes
Nominated Electronic Lodgment Network (ELN) (clause 69)	PEXA	
Electronic transaction (clause 69)	no	⊠ YES
		st provide further details, such as the ble waiver, in the space below, or serve within intract date):
Parties agree that the deposit be invested (clause 2.9)	□NO	⊠ yes
Tax information (the parties promise this	is correct as fa	ar as each party is aware)
Land tax is adjustable	⊠ NO	yes
GST: Taxable supply	□ NO	yes in full yes to an extent
Margin scheme will be used in making the taxable supply This sale is not a taxable supply because (one or more of the follow	∐ NO	yes
not made in the course or furtherance of an enterp by a vendor who is neither registered nor required GST-free because the sale is the supply of a going GST-free because the sale is subdivided farm land input taxed because the sale is of eligible reside	rise that the vendo to be registered fo concern under se or farm land supp	or carries on (section 9-5(b)) or GST (section 9-5(d)) oction 38-325 died for farming under Subdivision 38-O
Purchaser must make an GSTRW payment: (residential withholding payment)	□NO	yes (if yes, vendor must provide further details)
	date, the vendor	ils below are not fully completed at the contract must provide all these details in a separate an 10 days before the date for completion.
GSTRW payment (GST residential with	thholding payr	nent) – further details
Frequently the supplier will be the vendor. However, some entity is liable for GST, for example, if the supplier is a par joint venture.		
Supplier's name: Googong Township Pty Limited ACN 154 514 59	3 as trustee for th	e Googong Township Unit Trust
Supplier's ABN: 78 357 741 389		
Supplier's GST branch number (if applicable):		
Supplier's business address: Level 3, 64 Allara Street, Canberra A	CT 2601	
Supplier's email address: canberra@peet.com.au		
Supplier's phone number: (02) 6230 0800		
Supplier's proportion of GSTRW payment: 100%		
Amount purchaser must pay – price multiplied by the GSTRW rate	(residential withho	olding rate):
Amount must be paid: $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	(specify):	
Is any of the consideration not expressed as an amount in money? If "yes", the GST inclusive market value of the non-moneta		yes
Other details (including those required by regulation or the ATO for	ms):	

List of Documents

General	Strata or community title (clause 23 of the contract)
Seneral	Strata or community title (clause 23 of the contract) 32 property certificate for strata common property 33 plan creating strata common property 34 strata by-laws 35 strata development contract or statement 36 strata management statement 37 strata renewal proposal 38 strata renewal plan 39 leasehold strata - lease of lot and common property 40 property certificate for neighbourhood property 41 plan creating neighbourhood property 42 neighbourhood development contract 43 neighbourhood management statement 44 property certificate for precinct property 45 plan creating precinct property 46 precinct development contract 47 precinct management statement 48 property certificate for community property 49 plan creating community property 50 community development contract 51 community management statement 52 document disclosing a change of by-laws 53 document disclosing a change in a development or management contract or statement 54 document disclosing a change in boundaries 55 information certificate under Strata Schemes Management Act 2015 56 information certificate under Community Land Management Act 1989 57 disclosure statement - off the plan contract
 ✓ 23 land tax certificate Home Building Act 1989 ☐ 24 insurance certificate ☐ 25 brochure or warning ☐ 26 evidence of alternative indemnity cover 	Other S 58 Other:
Swimming Pools Act 1992 27 certificate of compliance 28 evidence of registration 29 relevant occupation certificate 30 certificate of non-compliance 31 detailed reasons of non-compliance	

HOLDER OF STRATA OR COMMUNITY TITLE RECORDS – Name, address, email address and telephone number

Executed for and on behalf of Googong Township Pty Ltd ACN 154 514 593 by its attorney in the presence of:	
Signature of witness	Signature of attorney
	By executing this agreement the attorney states that the
Full name of witness (print)	attorney has not received notice of revocation of the power of attorney at the date of executing this agreement.
Level 14, 264-278 George Street , Sydney NSW 2000	
Address of witness (print)	
Signed, sealed and delivered by in the presence of:	
Signature of witness	Signature of the purchaser
Full name of witness (print)	
Address of witness (print)	
Signed, sealed and delivered by in the presence of:	
Signature of witness	Signature of the purchaser
Full name of witness (print)	
Address of witness (print)	
Executed by in accordance with section 127(1) of the <i>Corporations Act 2001</i> (Cth) by:	
Signature of Director	Signature of Director/Company Secretary
Full name (print)	Full name (print)

GUARANTOR

in the presence of:)		
Signature of Witness)	Signature of Cueronter	•••••
Signature of Witness		Signature of Guarantor	
Name of Witness (print name)		Name of Guarantor	
Executed by the Guarantor)		
in the presence of:)		
Signature of Witness		Signature of Guarantor	
Name of Witness (print name)		Name of Guarantor	

CERTIFICATE UNDER SECTION 66W

OF THE CONVEYANCING ACT 1919

I,					
of					
certify	that:				
1	l am a	solicitor/licensed conveyancer currently admitted to practice in New South Wales.			
1	I am giving this certificate in accordance with section 66W of the <i>Conveyancing Act 1919 (NSW)</i> with reference to a contract for the sale of property being Lot , Googong NSW 2620 (Property) from Googong Township Pty Limited (ACN 154 514 593) (Vendor) to (Purchaser) in order that there will be no cooling off period in relation to the contract.				
2	I do not act for the Vendor and I am not employed in the legal practice of the solicitor acting for the Vendor nor am I a member or employee of a firm of which a solicitor acting for the Vendor is a member or employee				
3	I have	explained to the Purchaser:			
	(a)	the effect of the contract for the purchase of the Property;			
	(b)	the nature of this certificate; and			
	(c)	that the effect of giving this certificate to the Vendor is that there is no cooling off period in relation to the contract.			
DATE	D:				
SIGNA					

IMPORTANT NOTICE TO VENDORS AND PURCHASERS

Before signing this contract you should ensure that you understand your rights and obligations, some of which are not written in this contract but are implied by law.

WARNING—SMOKE ALARMS

The owners of certain types of buildings and strata lots must have smoke alarms (or in certain cases heat alarms) installed in the building or lot in accordance with regulations under the *Environmental Planning and Assessment Act 1979*. It is an offence not to comply. It is also an offence to remove or interfere with a smoke alarm or heat alarm. Penalties apply.

WARNING—LOOSE-FILL ASBESTOS INSULATION

Before purchasing land that includes any residential premises (within the meaning of Division 1A of Part 8 of the *Home Building Act 1989*) built before 1985, a purchaser is strongly advised to consider the possibility that the premises may contain loose-fill asbestos insulation (within the meaning of Division 1A of Part 8 of the *Home Building Act 1989*). In particular, a purchaser should:

- (a) search the Register required to be maintained under Division 1A of Part 8 of the *Home Building Act* 1989, and
- (b) ask the relevant local council whether it holds any records showing that the residential premises contain loose-fill asbestos insulation.

For further information about loose-fill asbestos insulation (including areas in which residential premises have been identified as containing loose-fill asbestos insulation), contact NSW Fair Trading.

COOLING OFF PERIOD (PURCHASER'S RIGHTS)

- This is the statement required by section 66X of the Conveyancing Act 1. 1919 and applies to a contract for the sale of residential property.
- 2. **EXCEPT** in the circumstances listed in paragraph 3, the purchaser may rescind the contract at any time before 5 pm on
 - the tenth business day after the day on which the contract was made—in the case of an off the plan contract, or
 - the fifth business day after the day on which the contract was (b) made—in any other case.
- There is NO COOLING OFF PERIOD: 3.
 - if, at or before the time the contract is made, the purchaser gives (a) to the vendor (or the vendor's solicitor or agent) a certificate that complies with section 66W of the Act, or
 - (b)
 - if the property is sold by public auction, or if the contract is made on the same day as the property was (c) offered for sale by public auction but passed in, or
 - if the contract is made in consequence of the exercise of an (d) option to purchase the property, other than an option that is void under section 66ZG of the Act.
- A purchaser exercising the right to cool off by rescinding the contract 4. will forfeit to the vendor 0.25% of the purchase price of the property. The vendor is entitled to recover the amount forfeited from any amount paid by the purchaser as a deposit under the contract and the purchaser is entitled to a refund of any balance.

DISPUTES

If you get into a dispute with the other party, the Law Society and Real Estate Institute encourage you to use informal procedures such as negotiation, independent expert appraisal, the Law Society Conveyancing Dispute Resolution Scheme or mediation (for example mediation under the Law **Society Mediation Program).**

AUCTIONS

Regulations made under the Property, Stock and Business Agents Act 2002 prescribe a number of conditions applying to sales by auction.

WARNINGS

1. Various Acts of Parliament and other matters can affect the rights of the parties to this contract. Some important matters are actions, claims, decisions, licences, notices, orders, proposals or rights of way involving:

APA Group NSW Department of Education

Australian Taxation Office NSW Fair Trading

Council Owner of adjoining land Privacy

County Council

Public Works Advisory Department of Planning, Industry and **Environment**

Subsidence Advisory NSV **Telecommunications Department of Primary Industries**

Transport for NSW Electricity and gas

Land & Housing Corporation Water, sewerage or drainage authority

Local Land Services If you think that any of these matters affects the property, tell your solicitor.

2. A lease may be affected by the Agricultural Tenancies Act 1990, the Residential Tenancies Act 2010 or the Retail Leases Act 1994.

- 3. If any purchase money is owing to the Crown, it will become payable before obtaining consent, or if no consent is needed, when the transfer is registered.
- If a consent to transfer is required under legislation, see clause 27 as to the 4. obligations of the parties.
- The vendor should continue the vendor's insurance until completion. If the vendor 5. wants to give the purchaser possession before completion, the vendor should first ask the insurer to confirm this will not affect the insurance.
- The purchaser will usually have to pay transfer duty (and sometimes surcharge 6. purchaser duty) on this contract. If duty is not paid on time, a purchaser may incur penalties.
- 7. If the purchaser agrees to the release of deposit, the purchaser's right to recover the deposit may stand behind the rights of others (for example the vendor's mortgagee).
- 8. The purchaser should arrange insurance as appropriate.
- 9. Some transactions involving personal property may be affected by the Personal Property Securities Act 2009.
- A purchaser should be satisfied that finance will be available at the time of 10. completing the purchase.
- 11. Where the market value of the property is at or above a legislated amount, the purchaser may have to comply with a foreign resident capital gains withholding payment obligation (even if the vendor is not a foreign resident). If so, this will affect the amount available to the vendor on completion.
- **12**. Purchasers of some residential properties may have to withhold part of the purchase price to be credited towards the GST liability of the vendor. If so, this will also affect the amount available to the vendor. More information is available from the ATO.

The vendor sells and the purchaser buys the property for the price under these provisions instead of Schedule 3 Conveyancing Act 1919, subject to any legislation that cannot be excluded.

1 Definitions (a term in italics is a defined term)

In this contract, these terms (in any form) mean -

the earlier of the giving of possession to the purchaser or completion; adjustment date

bank the Reserve Bank of Australia or an authorised deposit-taking institution which is a

bank, a building society or a credit union;

any day except a bank or public holiday throughout NSW or a Saturday or Sunday; business day

a cheque that is not postdated or stale; cheque

a certificate within the meaning of s14-220 of Schedule 1 to the TA Act. that covers clearance certificate

one or more days falling within the period from and including the contract date to

completion;

a deposit bond or guarantee from an issuer, with an expiry date and for an amount deposit-bond

each approved by the vendor;

vendor's agent (or if no vendor's agent is named in this contract, the vendor's depositholder

solicitor, or if no vendor's solicitor is named in this contract, the buyer's agent);

document relevant to the title or the passing of title; document of title

the percentage mentioned in s14-200(3)(a) of Schedule 1 to the TA Act (12.5% as FRCGW percentage

at 1 July 2017);

a remittance which the purchaser must make under s14-200 of Schedule 1 to the FRCGW remittance

TA Act, being the lesser of the FRCGW percentage of the price (inclusive of GST, if

any) and the amount specified in a variation served by a party;

A New Tax System (Goods and Services Tax) Act 1999; GST Act

the rate mentioned in s4 of A New Tax System (Goods and Services Tax Imposition GST rate

- General) Act 1999 (10% as at 1 July 2000);

GSTRW payment a payment which the purchaser must make under s14-250 of Schedule 1 to the TA

Act (the price multiplied by the GSTRW rate);

the rate determined under ss14 250(6), (8) or (9) of Schedule 1 to the *TA Act* (as at GSTRW rate

1 July 2018, usually 7% of the price if the margin scheme applies, 1/11th if not);

legislation an Act or a by-law, ordinance, regulation or rule made under an Act;

subject to any other provision of this contract; normally

each of the vendor and the purchaser; party

property the land, the improvements, all fixtures and the inclusions, but not the exclusions; planning agreement

a valid voluntary agreement within the meaning of s7.4 of the Environmental

Planning and Assessment Act 1979 entered into in relation to the property;

an objection, question or requisition (but the term does not include a claim);

rescind this contract from the beginning;

serve in writing on the other party; serve

an unendorsed cheque made payable to the person to be paid and – settlement cheque

issued by a bank and drawn on itself; or

if authorised in writing by the vendor or the vendor's solicitor, some other

cheque;

in relation to a party, the party's solicitor or licensed conveyancer named in this solicitor

contract or in a notice served by the party;

axation Administration Act 1953;

erminate this contract for breach;

a variation made under s14-235 of Schedule 1 to the TA Act;

in relation to a period, at any time before or during the period; and

a valid direction, notice or order that requires work to be done or money to be spent on or in relation to the *property* or any adjoining footpath or road (but the term does not include a notice under s22E of the Swimming Pools Act 1992 or clause 22 of

the Swimming Pools Regulation 2018).

Deposit and other payments before completion 2

requisition

rescind

TA Act

within work order

terminate variation

- The purchaser must pay the deposit to the *depositholder* as stakeholder. 2.1
- Normally, the purchaser must pay the deposit on the making of this contract, and this time is essential. 2.2
- If this contract requires the purchaser to pay any of the deposit by a later time, that time is also essential. 2.3
- 2.4 The purchaser can pay any of the deposit by giving cash (up to \$2,000) or by unconditionally giving a cheque to the depositholder or to the vendor, vendor's agent or vendor's solicitor for sending to the depositholder or by payment by electronic funds transfer to the depositholder.
- 2.5 If any of the deposit is not paid on time or a cheque for any of the deposit is not honoured on presentation, the vendor can terminate. This right to terminate is lost as soon as the deposit is paid in full.
- If the vendor accepts a bond or guarantee for the deposit, clauses 2.1 to 2.5 do not apply.

BREACH OF COPYRIGHT MAY RESULT IN LEGAL ACTION

- 2.7 If the vendor accepts a bond or guarantee for part of the deposit, clauses 2.1 to 2.5 apply only to the balance.
- 2.8 If any of the deposit or of the balance of the price is paid before completion to the vendor or as the vendor directs, it is a charge on the land in favour of the purchaser until *termination* by the vendor or completion, subject to any existing right.
- 2.9 If each *party* tells the *depositholder* that the deposit is to be invested, the *depositholder* is to invest the deposit (at the risk of the *party* who becomes entitled to it) with a *bank*, in an interest-bearing account in NSW, payable at call, with interest to be reinvested, and pay the interest to the *parties* equally, after deduction of all proper government taxes and financial institution charges and other charges.

3 Deposit-bond

- 3.1 This clause applies only if this contract says the vendor has agreed to accept a *deposit-bond* for the deposit (or part of it).
- 3.2 The purchaser must provide the original *deposit-bond* to the vendor's *solicitor* (or if no solicitor the *depositholder*) at or before the making of this contract and this time is essential.
- 3.3 If the *deposit-bond* has an expiry date and completion does not occur by the date which is 14 days before the expiry date, the purchaser must *serve* a replacement *deposit-bond* at least 7 days before the expiry date. The time for service is essential.
- 3.4 The vendor must approve a replacement *deposit-bond* if
 - 3.4.1 it is from the same issuer and for the same amount as the earlier *deposit-bond;* and
 - 3.4.2 it has an expiry date at least three months after its date of issue.
- 3.5 A breach of clauses 3.2 or 3.3 entitles the vendor to *terminate*. The right to *terminate* is lost as soon as
 - 3.5.1 the purchaser *serves* a replacement *deposit-bond*; or 3.5.2 the deposit is paid in full under clause 2.
 - Clauses 3.3 and 3.4 can operate more than once.
- 3.7 If the purchaser serves a replacement deposit-bond, the vendor must serve the earlier deposit-bond.
- 3.8 The amount of any *deposit-bond* does not form part of the price for the purposes of clause 16.7.
- 3.9 The vendor must give the purchaser the *deposit-bond*
 - 3.9.1 on completion; or
 - 3.9.2 if this contract is *rescinded*.
- 3.10 If this contract is *terminated* by the vendor
 - 3.10.1 *normally*, the vendor can immediately demand payment from the issuer of the *deposit-bond*; or
 - 3.10.2 if the purchaser *serves* prior to *termination* a notice disputing the vendor's right to *terminate*, the vendor must forward the *deposit-bond* (or its proceeds if called up) to the *depositholder* as stakeholder.
- 3.11 If this contract is *terminated* by the purchaser
 - 3.11.1 *normally*, the vendor must give the purchaser the *deposit-bond*; or
 - 3.11.2 if the vendor *serves* prior to *termination* a notice disputing the purchaser's right to *terminate*, the vendor must forward the *deposit-bond* (or its proceeds if called up) to the *depositholder* as stakeholder.

4 Transfer

3.6

- 4.1 Normally, the purchaser must serve at least 14 days before the date for completion
 - 4.1.1 the form of transfer; and
 - 4.1.2 particulars required to register any mortgage or other dealing to be lodged with the transfer by the purchaser or the purchaser's mortgagee.
- 4.2 If any information needed for the form of transfer is not disclosed in this contract, the vendor must serve it.
- 4.3 If the purchaser *serves* a form of transfer and the transferee is not the purchaser, the purchaser must give the vendor a direction signed by the purchaser personally for this form of transfer.
- 4.4 The vendor can require the purchaser to include a form of covenant or easement in the transfer only if this contract contains the wording of the proposed covenant or easement, and a description of the land benefited.

5 Requisitions

- 5.1 If a form of *requisitions* is attached to this contract, the purchaser is taken to have made those *requisitions*.
- 5.2 If the purchaser is or becomes entitled to make any other *requisition*, the purchaser can make it only by *serving* it
 - 5.2.1 if it arises out of this contract or it is a general question about the *property* or title *within* 21 days after the contract date;
 - 5.2.2 if it arises out of anything *served* by the vendor *within* 21 days after the later of the contract date and that *service*; and
 - 5.2.3 in any other case within a reasonable time.

6 Error or misdescription

- 6.1 *Normally*, the purchaser can (but only before completion) claim compensation for an error or misdescription in this contract (as to the *property*, the title or anything else and whether substantial or not).
- 6.2 This clause applies even if the purchaser did not take notice of or rely on anything in this contract containing or giving rise to the error or misdescription.
- 6.3 However, this clause does not apply to the extent the purchaser knows the true position.

7 Claims by purchaser

Normally, the purchaser can make a claim (including a claim under clause 6) before completion only by serving it with a statement of the amount claimed, and if the purchaser makes one or more claims before

- 7.1 the vendor can rescind if in the case of claims that are not claims for delay -
 - 7.1.1 the total amount claimed exceeds 5% of the price;
 - 7.1.2 the vendor serves notice of intention to rescind; and
 - 7.1.3 the purchaser does not serve notice waiving the claims within 14 days after that service; and
- 7.2 if the vendor does not rescind, the parties must complete and if this contract is completed -
 - 7.2.1 the lesser of the total amount claimed and 10% of the price must be paid out of the price to and held by the *depositholder* until the claims are finalised or lapse;
 - 7.2.2 the amount held is to be invested in accordance with clause 2.9;
 - 7.2.3 the claims must be finalised by an arbitrator appointed by the parties or, if an appointment is not made within 1 month of completion, by an arbitrator appointed by the President of the Law Society at the request of a party (in the latter case the parties are bound by the terms of the Conveyancing Arbitration Rules approved by the Law Society as at the date of the appointment);
 - 7.2.4 the purchaser is not entitled, in respect of the claims, to more than the total amount claimed and the costs of the purchaser;
 - net interest on the amount held must be paid to the parties in the same proportion as the amount 7.2.5 held is paid: and
 - 7.2.6 if the parties do not appoint an arbitrator and neither party requests the President to appoint an arbitrator within 3 months after completion, the claims lapse and the amount belongs to the vendor.

8 Vendor's rights and obligations

- 8.1 The vendor can rescind if -
 - 8.1.1
 - the vendor is, on reasonable grounds, unable or unwilling to comply with a *requisition*; the vendor *serves* a notice of intention to *rescind* that specifies the *requisition* and those grounds; 8.1.2
- 8.1.3 the purchaser does not *serve* a notice waiving the *requisition within* 14 days after that *service*. If the vendor does not comply with this contract (or a notice under or relating to it) in an essential respect, the 8.2 purchaser can terminate by serving a notice. After the termination
 - the purchaser can recover the deposit and any other money paid by the purchaser under this 8.2.1
 - 8.2.2 the purchaser can sue the vendor to recover damages for breach of contract; and
 - 8.2.3 if the purchaser has been in possession a party can claim for a reasonable adjustment.

9 Purchaser's default

If the purchaser does not comply with this contract (or a notice under or relating to it) in an essential respect, the vendor can terminate by serving a notice. After the termination the vendor can -

- keep or recover the deposit (to a maximum of 10% of the price); 9.1
- hold any other money paid by the purchase under this contract as security for anything recoverable under this 9.2 clause
 - for 12 months after the termination; or 9.2.1
 - 9.2.2 if the vendor commences proceedings under this clause within 12 months, until those proceedings are concluded; and
- 9.3 sue the purchaser either
 - where the vendor has resold the property under a contract made within 12 months after the 9.3.1 termination, to recover
 - the deficiency or resale (with credit for any of the deposit kept or recovered and after allowance for any capital gains tax or goods and services tax payable on anything recovered under this clause); and
 - the reasonable costs and expenses arising out of the purchaser's non-compliance with this contract or the notice and of resale and any attempted resale; or
 - to recover damages for breach of contract. 9.3.2

Restrictions on rights of purchaser 10

- The purchaser cannot make a claim or requisition or rescind or terminate in respect of -10.1
 - 10.1.1 the ownership or location of any fence as defined in the Dividing Fences Act 1991;
 - a service for the property being a joint service or passing through another property, or any service 10.1.2 for another property passing through the property ('service' includes air, communication, drainage, electricity, garbage, gas, oil, radio, sewerage, telephone, television or water service);
 - 10.1.3 a wall being or not being a party wall in any sense of that term or the property being affected by an easement for support or not having the benefit of an easement for support;
 - 10.1.4 any change in the *property* due to fair wear and tear before completion;
 - 10.1.5 a promise, representation or statement about this contract, the property or the title, not set out or referred to in this contract;
 - 10.1.6 a condition, exception, reservation or restriction in a Crown grant;

- 10.1.7 the existence of any authority or licence to explore or prospect for gas, minerals or petroleum;
- 10.1.8 any easement or restriction on use the substance of either of which is disclosed in this contract or any non-compliance with the easement or restriction on use; or
- 10.1.9 anything the substance of which is disclosed in this contract (except a caveat, charge, mortgage, priority notice or writ).
- 10.2 The purchaser cannot *rescind* or *terminate* only because of a defect in title to or quality of the inclusions.
- 10.3 Normally, the purchaser cannot make a claim or requisition or rescind or terminate or require the vendor to change the nature of the title disclosed in this contract (for example, to remove a caution evidencing qualified title, or to lodge a plan of survey as regards limited title).

11 Compliance with work orders

- 11.1 Normally, the vendor must by completion comply with a work order made on or before the contract date and if this contract is completed the purchaser must comply with any other work order.
- 11.2 If the purchaser complies with a work order, and this contract is rescinded or terminated, the vendor must pay the expense of compliance to the purchaser.

12 **Certificates and inspections**

The vendor must do everything reasonable to enable the purchaser, subject to the rights of any tenant –

- 12.1 to have the property inspected to obtain any certificate or report reasonably required;
- 12.2 to apply (if necessary in the name of the vendor) for
 - any certificate that can be given in respect of the property under legislation; or 12.2.1
 - a copy of any approval, certificate, consent, direction, notice or order in respect of the property 12.2.2 given under legislation, even if given after the contract date; and
- 12.3 to make 1 inspection of the property in the 3 days before a time appointed for completion.

13 Goods and services tax (GST)

- Terms used in this clause which are not defined elsewhere in this contract and have a defined meaning in the 13.1 GST Act have the same meaning in this clause.
- 13.2 Normally, if a party must pay the price or any other amount to the other party under this contract, GST is not to be added to the price or amount.
- If under this contract a party must make an adjustment or payment for an expense of another party or pay an 13.3 expense payable by or to a third party (for example, under clauses 14 or 20.7)
 - the party must adjust or pay on completion any GST added to or included in the expense; but 13.3.1
 - the amount of the expense must be reduced to the extent the party receiving the adjustment or 13.3.2 payment (or the representative member of a GST group of which that party is a member) is entitled to an input tax credit for the expense; and
 - if the adjustment or payment under this contract is consideration for a taxable supply, an amount 13.3.3 for GST must be added at the GST rate.
- 13.4 If this contract says this sale is the supply of a going concern
 - the parties agree the supply of the property is a supply of a going concern; 13.4.1
 - the vendor must, between the contract date and completion, carry on the enterprise conducted on 13.4.2 the land in a proper and business-like way;
 - if the purchaser is not registered by the date for completion, the parties must complete and the 13.4.3 purchaser must pay on completion, in addition to the price, an amount being the price multiplied by the GST rate ("the retention sum"). The retention sum is to be held by the depositholder and dealt with as follows
 - if within 3 months of completion the purchaser serves a letter from the Australian Taxation Office stating the purchaser is registered with a date of effect of registration on or before completion, the depositholder is to pay the retention sum to the purchaser; but
 - if the purchaser does not serve that letter within 3 months of completion, the depositholder is to pay the retention sum to the vendor; and
 - if the vendor despite clause 13.4.1, serves a letter from the Australian Taxation Office stating the 13.4.4 vendor has to pay GST on the supply, the purchaser must pay to the vendor on demand the amount of GST assessed.
- 13.5
- *Normally*, the vendor promises the margin scheme will not apply to the supply of the *property*. If this contract says the margin scheme is to apply in making the taxable supply, the *parties* agree that the 13.6 margin scheme is to apply to the sale of the *property*.
- 13.7 If this contract says the sale is not a taxable supply
 - the purchaser promises that the property will not be used and represents that the purchaser does 13.7.1 not intend the *property* (or any part of the *property*) to be used in a way that could make the sale a taxable supply to any extent; and
 - 13.7.2 the purchaser must pay the vendor on completion in addition to the price an amount calculated by multiplying the price by the GST rate if this sale is a taxable supply to any extent because of
 - a breach of clause 13.7.1; or
 - something else known to the purchaser but not the vendor.
- 13.8 If this contract says this sale is a taxable supply in full and does not say the margin scheme applies to the property, the vendor must pay the purchaser on completion an amount of one-eleventh of the price if -

- 13 8 1 this sale is not a taxable supply in full; or
- 13.8.2 the margin scheme applies to the *property* (or any part of the *property*).
- 13.9 If this contract says this sale is a taxable supply to an extent -
 - 13.9.1 clause 13.7.1 does not apply to any part of the property which is identified as being a taxable
 - 13.9.2 the payments mentioned in clauses 13.7 and 13.8 are to be recalculated by multiplying the relevant payment by the proportion of the price which represents the value of that part of the property to which the clause applies (the proportion to be expressed as a number between 0 and 1). Any evidence of value must be obtained at the expense of the vendor.
- Normally, on completion the vendor must give the recipient of the supply a tax invoice for any taxable supply by the vendor by or under this contract.
- The vendor does not have to give the purchaser a tax invoice if the margin scheme applies to a taxable 13.11 supply.
- If the vendor is liable for GST on rents or profits due to issuing an invoice or receiving consideration before 13.12 completion, any adjustment of those amounts must exclude an amount equal to the vendor's GST liability.
- If the purchaser must make a GSTRW payment the purchaser must 13.13
 - at least 5 days before the date for completion, serve evidence of submission of a GSTRW payment notification form to the Australian Taxation Office by the purchaser or, if a direction under clause 4.3 has been served, by the transferee named in the transfer served with that direction;
 - produce on completion a settlement cheque for the GSTRW payment payable to the Deputy 13.13.2 Commissioner of Taxation:
 - 13.13.3 forward the settlement cheque to the payee immediately after completion; and
 - serve evidence of receipt of payment of the GSTRW payment and a copy of the settlement date 13.13.4 confirmation form submitted to the Australian Taxation Office

14 **Adjustments**

- 14.1 Normally, the vendor is entitled to the rents and profits and will be liable for all rates, water, sewerage and drainage service and usage charges, land tax, levies and all other periodic outgoings up to and including the adjustment date after which the purchaser will be entitled and liable.
- 14.2
- The *parties* must make any necessary adjustment on completion.

 If an amount that is adjustable under this contract has been reduced under *legislation*, the *parties* must on 14.3 completion adjust the reduced amount.
- 14.4 The parties must not adjust surcharge land tax (as defined in the Land Tax Act 1956) but must adjust any other land tax for the year current at the adjustment date
 - only if land tax has been paid or is payable for the year (whether by the vendor or by a predecessor 14.4.1 in title) and this contract says that land tax is adjustable;
 - by adjusting the amount that would have been payable if at the start of the year -14.4.2
 - the person who owned the land owned no other land;
 - the land was not subject to a special trust or owned by a non-concessional company; and
 - if the land (or part of it) had no separate taxable value, by calculating its separate taxable value on a proportional area basis.
- 14.5 If any other amount that is adjustable under this contract relates partly to the land and partly to other land, the parties must adjust it on a proportional area basis.
- 14.6 Normally, the vendor can direct the purchaser to produce a settlement cheque on completion to pay an amount adjustable under this contract and if so -
 - 14.6.1 the amount is to be treated as if it were paid; and
 - 14.6.2 the cheque must be forwarded to the payee immediately after completion (by the purchaser if the cheque relates only to the property or by the vendor in any other case).
- 14.7 If on completion the last bill for a water, sewerage or drainage usage charge is for a period ending before the adjustment date, the vendor is liable for an amount calculated by dividing the bill by the number of days in the period then multiplying by the number of unbilled days up to and including the adjustment date.
- 14.8 The vendor is liable for any amount recoverable for work started on or before the contract date on the property or any adjoining footpath or road.

Date for completion 15

The parties must complete by the date for completion and, if they do not, a party can serve a notice to complete if that party is otherwise entitled to do so.

16 Completion Vendor

- 16.1 On completion the vendor must give the purchaser any document of title that relates only to the property.
- If on completion the vendor has possession or control of a document of title that relates also to other property, 16.2 the vendor must produce it as and where necessary.
- Normally, on completion the vendor must cause the legal title to the property (being an estate in fee simple) to 16.3 pass to the purchaser free of any mortgage or other interest, subject to any necessary registration.
- 16.4 The legal title to the *property* does not pass before completion.

- 16.5 If the vendor gives the purchaser a document (other than the transfer) that needs to be lodged for registration, the vendor must pay the lodgment fee to the purchaser.
- 16.6 If a *party serves* a land tax certificate showing a charge on any of the land, by completion the vendor must do all things and pay all money required so that the charge is no longer effective against the land.

Purchaser

- On completion the purchaser must pay to the vendor, by cash (up to \$2,000) or *settlement cheque* 16.7.1 the price less any:
 - deposit paid;
 - FRCGW remittance payable;
 - GSTRW payment; and
 - amount payable by the vendor to the purchaser under this contract; and
 - any other amount payable by the purchaser under this contract.
- 16.8 If the vendor requires more than 5 settlement cheques, the vendor must pay \$10 for each extra cheque.
- 16.9 If any of the deposit is not covered by a bond or guarantee, on completion the purchaser must give the vendor an order signed by the purchaser authorising the *depositholder* to account to the vendor for the deposit.
- 16.10 On completion the deposit belongs to the vendor.

• Place for completion

- 16.11 Normally, the parties must complete at the completion address, which is -
 - 16.11.1 if a special completion address is stated in this contract that address or
 - 16.11.2 if none is stated, but a first mortgagee is disclosed in this contract and the mortgagee would usually discharge the mortgage at a particular place that place; or
 - 16.11.3 in any other case the vendor's solicitor's address stated in this contract.
- 16.12 The vendor by reasonable notice can require completion at another place, if it is in NSW, but the vendor must pay the purchaser's additional expenses, including any agency or mortgagee fee.
- 16.13 If the purchaser requests completion at a place that is not the completion address, and the vendor agrees, the purchaser must pay the vendor's additional expenses, including any agency or mortgagee fee.

17 Possession

- 17.1 Normally, the vendor must give the purchaser vacant possession of the property on completion.
- 17.2 The vendor does not have to give vacant possession if
 - 17.2.1 this contract says that the sale is subject to existing tenancies; and
 - the contract discloses the provisions of the tenancy (for example, by attaching a copy of the lease and any relevant memorandum or variation).
- 17.3 Normally, the purchaser can claim compensation (before or after completion) or rescind if any of the land is affected by a protected tenancy (a tenancy affected by Schedule 2, Part 7 of the Residential Tenancies Act 2010).

18 Possession before completion

- 18.1 This clause applies only if the vendor gives the purchaser possession of the *property* before completion.
- 18.2 The purchaser must not before completion
 - 18.2.1 let or part with possession of any of the *property*;
 - 18.2.2 make any change or structural alteration or addition to the *property;* or
 - 18.2.3 contravene any agreement between the *parties* or any direction, document, *legislation*, notice or order affecting the *property*.
- 18.3 The purchaser must until completion
 - 18.3.1 keep the *property* in good condition and repair having regard to its condition at the giving of possession; and
 - 18.3.2 allow the vendor or the vendor's authorised representative to enter and inspect it at all reasonable times.
- 18.4 The risk as to damage to the *property* passes to the purchaser immediately after the purchaser enters into possession.
- 18.5 If the purchaser does not comply with this clause, then without affecting any other right of the vendor
 - 18.5.1 the vendor can before completion, without notice, remedy the non-compliance; and
 - 18.5.2 if the vendor pays the expense of doing this, the purchaser must pay it to the vendor with interest at the rate prescribed under s101 Civil Procedure Act 2005.
- 18.6 If this contract is resainded or terminated the purchaser must immediately vacate the property.
- 18.7 If the parties or their solicitors on their behalf do not agree in writing to a fee or rent, none is payable.

19 Rescission of contract

- 19.1 If this contract expressly gives a *party* a right to *rescind*, the *party* can exercise the right
 - 19.1.1 only by serving a notice before completion; and
 - in spite of any making of a claim or *requisition*, any attempt to satisfy a claim or *requisition*, any arbitration, litigation, mediation or negotiation or any giving or taking of possession.
- 19.2 Normally, if a party exercises a right to rescind expressly given by this contract or any legislation
 - 19.2.1 the deposit and any other money paid by the purchaser under this contract must be refunded;
 - 19.2.2 a party can claim for a reasonable adjustment if the purchaser has been in possession;
 - 19.2.3 a party can claim for damages, costs or expenses arising out of a breach of this contract; and
 - 19.2.4 a *party* will not otherwise be liable to pay the other *party* any damages, costs or expenses.

20 Miscellaneous

- 20.1 The *parties* acknowledge that anything stated in this contract to be attached was attached to this contract by the vendor before the purchaser signed it and is part of this contract.
- 20.2 Anything attached to this contract is part of this contract.
- 20.3 An area, bearing or dimension in this contract is only approximate.
- 20.4 If a party consists of 2 or more persons, this contract benefits and binds them separately and together.
- 20.5 A *party's solicitor* can receive any amount payable to the *party* under this contract or direct in writing that it is to be paid to another person.
- 20.6 A document under or relating to this contract is
 - signed by a *party* if it is signed by the *party* or the *party*'s *solicitor* (apart from a direction under clause 4.3);
 - 20.6.2 served if it is served by the party or the party's solicitor;
 - 20.6.3 served if it is served on the party's solicitor, even if the party has died or any of them has died;
 - 20.6.4 served if it is served in any manner provided in s170 of the Conveyancing Act 1919
 - 20.6.5 served if it is sent by email or fax to the party's solicitor, unless in either case it is not received;
 - 20.6.6 served on a person if it (or a copy of it) comes into the possession of the person; and
 - 20.6.7 served at the earliest time it is served, if it is served more than once.
- 20.7 An obligation to pay an expense of another *party* of doing something is an obligation to pay
 - 20.7.1 if the *party* does the thing personally the reasonable cost of getting someone else to do it; or
 - 20.7.2 if the *party* pays someone else to do the thing the amount paid, to the extent it is reasonable.
- 20.8 Rights under clauses 11, 13, 14, 17, 24, 30 and 31 continue after completion, whether or not other rights continue.
- 20.9 The vendor does not promise, represent or state that the purchaser has any sooling off rights.
- 20.10 The vendor does not promise, represent or state that any attached survey report is accurate or current.
- 20.11 A reference to any *legislation* (including any percentage or rate specified in *legislation*) is also a reference to any corresponding later *legislation*.
- 20.12 Each *party* must do whatever is necessary after completion to carry out the *party's* obligations under this contract.
- 20.13 Neither taking possession nor serving a transfer of itself implies acceptance of the property or the title.
- 20.14 The details and information provided in this contract (for example, on pages 1 3) are, to the extent of each party's knowledge, true, and are part of this contract.
- 20.15 Where this contract provides for choices, a choice in BLOCK CAPITALS applies unless a different choice is marked.

21 Time limits in these provisions

- 21.1 If the time for something to be done or to happen is not stated in these provisions, it is a reasonable time.
- 21.2 If there are conflicting times for something to be done or to happen, the latest of those times applies.
- 21.3 The time for one thing to be done or to happen does not extend the time for another thing to be done or to happen.
- 21.4 If the time for something to be done or to happen is the 29th, 30th or 31st day of a month, and the day does not exist, the time is instead the last day of the month.
- 21.5 If the time for something to be done or to happen is a day that is not a *business day*, the time is extended to the next *business day*, except in the case of clauses 2 and 3.2.
- 21.6 Normally, the time by which something must be done is fixed but not essential.

22 Foreign Acquisitions and Takeovers Act 1975

- The purchaser promises that the Commonwealth Treasurer cannot prohibit and has not prohibited the transfer under the Foreign Acquisitions and Takeovers Act 1975.
- 22.2 This promise is essential and a preach of it entitles the vendor to terminate.

23 Strata or community title

Definitions and modifications

- This clause applies only if the land (or part of it) is a lot in a strata, neighbourhood, precinct or community scheme (or on completion is to be a lot in a scheme of that kind).
- 23.2 In this contract
 - 23.2.1 'change' in relation to a scheme, means
 - a registered or registrable change from by-laws set out in this contract;
 - change from a development or management contract or statement set out in this contract; or a change in the boundaries of common property;
 - 23.2.2 'common property' includes association property for the scheme or any higher scheme;
 - 23.2.3 'contribution' includes an amount payable under a by-law;
 - 23.2.4 'information certificate' includes a certificate under s184 Strata Schemes Management Act 2015 and s26 Community Land Management Act 1989;
 - 23.2.5 'information notice' includes a strata information notice under s22 Strata Schemes Management Act 2015 and a notice under s47 Community Land Management Act 1989;

- 23.2.6 'normal expenses', in relation to an owners corporation for a scheme, means normal operating expenses usually payable from the administrative fund of an owners corporation for a scheme of the same kind;
- 'owners corporation' means the owners corporation or the association for the scheme or any higher 23.2.7 scheme;
- 23.2.8 'the property' includes any interest in common property for the scheme associated with the lot; and
- 23.2.9 'special expenses', in relation to an owners corporation, means its actual, contingent or expected expenses, except to the extent they are
 - normal expenses;
 - due to fair wear and tear;
 - disclosed in this contract; or
 - covered by moneys held in the capital works fund.
- Clauses 11, 14.8 and 18.4 do not apply to an obligation of the owners corporation, or to property insurable by 23.3
- Clauses 14.4.2 and 14.5 apply but on a unit entitlement basis instead of an area basis. 23.4

Adjustments and liability for expenses

- 23.5 The parties must adjust under clause 14.1 –
 - 23.5.1 a regular periodic contribution;
 - 23.5.2 a contribution which is not a regular periodic contribution but is disclosed in this contract; and
 - 23.5.3 on a unit entitlement basis, any amount paid by the vendor for a normal expense of the owners corporation to the extent the owners corporation has not paid the amount to the vendor.
- 23.6 If a contribution is not a regular periodic contribution and is not disclosed in this contract –
 - 23.6.1 the vendor is liable for it if it was determined on or before the contract date, even if it is payable by instalments; and
 - the purchaser is liable for all contributions determined after the contract date. 23.6.2
- The vendor must pay or allow to the purchaser on completion the amount of any unpaid contributions for 23.7 which the vendor is liable under clause 23.6.1.
- Normally, the purchaser cannot make a claim or requisition or rescind or terminate in respect of -23.8
 - 23.8.1 an existing or future actual, contingent or expected expense of the owners corporation;
 - a proportional unit entitlement of the lot or a relevant lot or former lot, apart from a claim under 23.8.2 clause 6; or
 - a past or future change in the scheme or a higher scheme. 23.8.3
- 23.9 However, the purchaser can rescind if
 - the special expenses of the owners corporation at the later of the contract date and the creation of 23.9.1 the owners corporation when calculated on a unit entitlement basis (and, if more than one lot or a higher scheme is involved, added together, less any contribution paid by the vendor, are more than 1% of the price;
 - 23.9.2 in the case of the lot or a relevant lot or former lot in a higher scheme, a proportional unit entitlement for the lot is disclosed in this contract but the lot has a different proportional unit entitlement at the contract date or at any time before completion;
 - a change before the contract date or before completion in the scheme or a higher scheme 23.9.3 materially prejudices the purchaser and is not disclosed in this contract; or
 - 23.9.4 a resolution is passed by the owners corporation before the contract date or before completion to give to the owners in the scheme for their consideration a strata renewal plan that has not lapsed at the contract date and there is not attached to this contract a strata renewal proposal or the strata renewal plan.

Notices, certificates and inspections

- 23.10 The purchaser must give the vendor 2 copies of an information notice addressed to the owners corporation and signed by the purchaser.
- The vendor must complete and sign 1 copy of the notice and give it to the purchaser on completion. Each *party* can sign and give the notice as agent for the other. 23.11
- 23.12
- The vendor must serve an information certificate issued after the contract date in relation to the lot, the scheme or any higher scheme at least 7 days before the date for completion. 23.13
- The purchaser does not have to complete earlier than 7 days after service of the certificate and clause 21.3 23.14 does not apply to this provision. On completion the purchaser must pay the vendor the prescribed fee for the certificate.
- The vendor authorises the purchaser to apply for the purchaser's own certificate. 23.15
- The vendor authorises the purchaser to apply for and make an inspection of any record or other document in 23.16 the custody of control of the owners corporation or relating to the scheme or any higher scheme.

Meetings of the owners corporation

- 23.17 If a general meeting of the owners corporation is convened before completion -
 - 23.17.1 if the vendor receives notice of it, the vendor must immediately notify the purchaser of it; and
- 23.17.2 after the expiry of any cooling off period, the purchaser can require the vendor to appoint the purchaser (or the purchaser's nominee) to exercise any voting rights of the vendor in respect of the lot at the meeting.

24 **Tenancies**

- 24.1 If a tenant has not made a payment for a period preceding or current at the adjustment date
 - for the purposes of clause 14.2, the amount is to be treated as if it were paid; and 24.1.1
 - 24.1.2 the purchaser assigns the debt to the vendor on completion and will if required give a further assignment at the vendor's expense.
- 24.2 If a tenant has paid in advance of the adjustment date any periodic payment in addition to rent, it must be adjusted as if it were rent for the period to which it relates.
- 24.3 If the property is to be subject to a tenancy on completion or is subject to a tenancy on completion –
 - 24.3.1 the vendor authorises the purchaser to have any accounting records relating to the tenancy inspected and audited and to have any other document relating to the tenancy inspected;
 - 24.3.2 the vendor must serve any information about the tenancy reasonably requested by the purchaser before or after completion; and
 - 24.3.3 normally, the purchaser can claim compensation (before or after completion) if
 - a disclosure statement required by the Retail Leases Act 1994 was not given when required;
 - such a statement contained information that was materially false or misleading;
 - a provision of the lease is not enforceable because of a non-disclosure in such a statement; or
 - the lease was entered into in contravention of the Retail Leases Act 1994
- 24.4 If the *property* is subject to a tenancy on completion –
 - 24.4.1 the vendor must allow or transfer
 - any remaining bond money or any other security against the tenant's default (to the extent the security is transferable);
 - any money in a fund established under the lease for a purpose and compensation for any money in the fund or interest earnt by the fund that has been applied for any other purpose;
 - any money paid by the tenant for a purpose that has not been applied for that purpose and compensation for any of the money that has been applied for any other purpose;
 - 24.4.2 if the security is not transferable, each party must do everything reasonable to cause a replacement security to issue for the benefit of the purchaser and the vendor must hold the original security on trust for the benefit of the purchaser until the replacement security issues;
 - 24.4.3 the vendor must give to the purchaser
 - a proper notice of the transfer (an attornment notice) addressed to the tenant;
 - any certificate given under the Retail Leases Act 1994 in relation to the tenancy;
 - a copy of any disclosure statement given under the Retail Leases Act 1994;
 - a copy of any document served on the tenant under the lease and written details of its service, if the document concerns the rights of the landlord or the tenant after completion; and
 - any document served by the tenant under the lease and written details of its service, if the document concerns the rights of the landlord or the tenant after completion;
 - the vendor must comply with any obligation to the tenant under the lease, to the extent it is to be 24.4.4 complied with by completion; and the purchaser must comply with any obligation to the tenant under the lease, to the extent that the
 - 24.4.5 obligation is disclosed in this contract and is to be complied with after completion.

Qualified title, limited title and old system title 25

- This clause applies only if the land (or part of it) -25.1
 - is under qualified, limited or old system title; or 25.1.1
 - 25.1.2 on completion is to be under one of those titles.
- The vendor must serve a proper abstract of title within 7 days after the contract date. 25.2
- If an abstract of title or part of an abstract of title is attached to this contract or has been lent by the vendor to 25.3 the purchaser before the contract date, the abstract or part is served on the contract date.
- 25.4 An abstract of title can be of include a list of documents, events and facts arranged (apart from a will or codicil) in date order, if the list in respect of each document
 - shows its date, general nature, names of parties and any registration number; and has attached a legible photocopy of it or of an official or registration copy of it. 25.4.1
 - 25.4.2
- 25.5
- 30 years old at the contract date);
 - 25.5.2 in the case of a leasehold interest, must include an abstract of the lease and any higher lease;
 - normally, need not include a Crown grant; and 25.5.3
 - 25.5.4 need not include anything evidenced by the Register kept under the Real Property Act 1900.
- 25.6 In the case of land under old system title -
 - 25.6.1 in this contract 'transfer' means conveyance;
 - 25.6.2 the purchaser does not have to serve the form of transfer until after the vendor has served a proper abstract of title; and
 - 25.6.3 each vendor must give proper covenants for title as regards that vendor's interest.
- 25.7 In the case of land under limited title but not under qualified title -

- 25.7.1 *normally*, the abstract of title need not include any document which does not show the location, area or dimensions of the land (for example, by including a metes and bounds description or a plan of the land):
- 25.7.2 clause 25.7.1 does not apply to a document which is the good root of title; and
- 25.7.3 the vendor does not have to provide an abstract if this contract contains a delimitation plan (whether in registrable form or not).
- 25.8 The vendor must give a proper covenant to produce where relevant.
- 25.9 The vendor does not have to produce or covenant to produce a document that is not in the possession of the vendor or a mortgagee.
- 25.10 If the vendor is unable to produce an original document in the chain of title, the purchaser will accept a photocopy from the Registrar-General of the registration copy of that document.

26 Crown purchase money

- 26.1 This clause applies only if purchase money is payable to the Crown, whether or not due for payment.
- 26.2 The vendor is liable for the money, except to the extent this contract says the purchaser is liable for it.
- 26.3 To the extent the vendor is liable for it, the vendor is liable for any interest until completion.
- 26.4 To the extent the purchaser is liable for it, the parties must adjust any interest under clause 14.1.

27 Consent to transfer

- 27.1 This clause applies only if the land (or part of it) cannot be transferred without consent under *legislation* or a *planning agreement*.
- The purchaser must properly complete and then *serve* the purchaser's part of an application for consent to transfer of the land (or part of it) *within* 7 days after the contract date.
- 27.3 The vendor must apply for consent within 7 days after service of the purchaser's part.
- 27.4 If consent is refused, either party can rescind.
- 27.5 If consent is given subject to one or more conditions that will substantially disadvantage a *party*, then that *party* can *rescind within* 7 days after receipt by or *service* upon the *party* of written notice of the conditions.
- 27.6 If consent is not given or refused -
 - 27.6.1 *within* 42 days after the purchaser *serves* the purchaser's part of the application, the purchaser can *rescind*; or
 - 27.6.2 within 30 days after the application is made, either party can rescind.
- 27.7 Each period in clause 27.6 becomes 90 days if the land (or part of it) is -
 - 27.7.1 under a planning agreement; or
 - 27.7.2 in the Western Division.
- 27.8 If the land (or part of it) is described as a lot in an unregistered plan, each time in clause 27.6 becomes the later of the time and 35 days after creation of a separate folio for the lot.
- 27.9 The date for completion becomes the later of the date for completion and 14 days after *service* of the notice granting consent to transfer.

28 Unregistered plan

- 28.1 This clause applies only if some of the land is described as a lot in an unregistered plan.
- 28.2 The vendor must do everything reasonable to have the plan registered *within* 6 months after the contract date, with or without any minor alteration to the plan or any document to be lodged with the plan validly required or made under *legislation*.
- 28.3 If the plan is not registered within that time and in that manner -
 - 28.3.1 the purchaser can rescind; and
 - 28.3.2 the vendor can *rescind*, but only if the vendor has complied with clause 28.2 and with any *legislation* governing the rescission.
- 28.4 Either party can serve notice of the registration of the plan and every relevant lot and plan number.
- 28.5 The date for completion becomes the later of the date for completion and 21 days after *service* of the notice.
- 28.6 Clauses 28.2 and 28.3 apply to another plan that is to be registered before the plan is registered.

29 Conditional contract

- 29.1 This clause applies only if a provision says this contract or completion is conditional on an event.
- 29.2 If the time for the event to happen is not stated, the time is 42 days after the contract date.
- 29.3 If this contract says the provision is for the benefit of a party, then it benefits only that party.
- 29.4 If anything is necessary to make the event happen, each *party* must do whatever is reasonably necessary to cause the event to happen.
- 29.5 A party can rescind under this clause only if the party has substantially complied with clause 29.4.
- 29.6 If the event involves an approval and the approval is given subject to a condition that will substantially disadvantage a *party* who has the benefit of the provision, the *party* can *rescind within* 7 days after either *party* serves notice of the condition.
- 29.7 If the parties can lawfully complete without the event happening
 - 29.7.1 if the event does not happen *within* the time for it to happen, a *party* who has the benefit of the provision can *rescind within* 7 days after the end of that time;
 - 29.7.2 if the event involves an approval and an application for the approval is refused, a *party* who has the benefit of the provision can *rescind within* 7 days after either *party serves* notice of the refusal; and

- 29.7.3 the date for completion becomes the later of the date for completion and 21 days after the earliest of
 - either party serving notice of the event happening;
 - every party who has the benefit of the provision serving notice waiving the provision; or
 - the end of the time for the event to happen.
- 29.8 If the parties cannot lawfully complete without the event happening
 - 29.8.1 if the event does not happen within the time for it to happen, either party can rescind;
 - 29.8.2 if the event involves an approval and an application for the approval is refused, either *party* can *rescind*;
 - 29.8.3 the date for completion becomes the later of the date for completion and 21 days after either *party serves* notice of the event happening.
- 29.9 A party cannot rescind under clauses 29.7 or 29.8 after the event happens.

30 Electronic transaction

- 30.1 This Conveyancing Transaction is to be conducted as an electronic transaction if
 - 30.1.1 this contract says that it is an *electronic transaction*;
 - 30.1.2 the parties otherwise agree that it is to be conducted as an electronic transaction; or
 - 30.1.3 the conveyancing rules require it to be conducted as an electronic transaction.
- 30.2 However, this Conveyancing Transaction is not to be conducted as an electronic transaction -
 - 30.2.1 if the land is not electronically tradeable or the transfer is not eligible to be lodged electronically; or
 - 30.2.2 if, at any time after the *effective date*, but at least 14 days before the date for completion, a *party* serves a notice stating a valid reason why it cannot be conducted as an *electronic transaction*.
- 30.3 If, because of clause 30.2.2, this *Conveyancing Transaction* is not to be conducted as an *electronic transaction*
 - 30.3.1 each party must
 - bear equally any disbursements or fees; and
 - otherwise bear that party's own costs;

incurred because this *Conveyancing Transaction* was to be conducted as an *electronic transaction*; and

- 30.3.2 if a *party* has paid all of a disbursement or fee which, by reason of this clause, is to be borne equally by the *parties*, that amount must be adjusted under clause 14.2.
- 30.4 If this Conveyancing Transaction is to be conducted as an electronic transaction -
 - 30.4.1 to the extent that any other provision of this contract is inconsistent with this clause, the provisions of this clause prevail;
 - 30.4.2 normally, words and phrases used in this clause 30 (italicised and in Title Case, such as *Electronic Workspace* and *Lodgment Case*) have the same meaning which they have in the participation rules;
 - 30.4.3 the parties must conduct the electronic transaction
 - in accordance with the *participation rules* and the *ECNL*; and
 - using the nominated ELN, unless the parties otherwise agree;
 - 30.4.4 a *party* must pay the fees and charges payable by that *party* to the *ELNO* and the *Land Registry* as a result of this transaction being an *electronic transaction*;
 - 30.4.5 any communication from one party to another party in the Electronic Workspace made
 - after the effective date, and
 - before the receipt of a notice given under clause 30.2.2;

is taken to have been received by that *party* at the time determined by s13A of the Electronic Transactions Act 2000; and

- 30.4.6 a document which is an *electronic document* is *served* as soon as it is first *Digitally Signed* in the *Electronic Workspace* on behalf of the *party* required to *serve* it.
- 30.5 Normally, the vendor must within 7 days of the effective date
 - 30.5.1 create an *Electronic Workspace*;
 - 30.5.2 populate the *Electronic Workspace* with *title data*, the date for completion and, if applicable, mortgagee details; and
 - 30.5.3 invite the purchaser and any discharging mortgagee to the Electronic Workspace.
- 30.6 If the vendor has not created an *Electronic Workspace* in accordance with clause 30.5, the purchaser may create an *Electronic Workspace*. If the purchaser creates the *Electronic Workspace* the purchaser must
 - 30.6.1 populate the Electronic Workspace with title data;
 - 30.6.2 create and populate an electronic transfer;
 - 30.6.3 **Depulate the Electronic Workspace with the date for completion and a nominated completion time; and
 - 30.6.4 invite the vendor and any incoming mortgagee to join the Electronic Workspace.
- 30.7 Normally, within 7 days of receiving an invitation from the vendor to join the *Electronic Workspace*, the purchaser must
 - 30.7.1 join the *Electronic Workspace*;
 - 30.7.2 create and *populate* an *electronic transfer*;
 - 30.7.3 invite any incoming mortgagee to join the Electronic Workspace; and
 - 30.7.4 populate the Electronic Workspace with a nominated completion time.

- 30.8 If the purchaser has created the *Electronic Workspace* the vendor must *within* 7 days of being invited to the *Electronic Workspace*
 - 30.8.1 join the *Electronic Workspace*;
 - 30.8.2 populate the Electronic Workspace with mortgagee details, if applicable; and
 - 30.8.3 invite any discharging mortgagee to join the Electronic Workspace.
- 30.9 To complete the financial settlement schedule in the Electronic Workspace
 - 30.9.1 the purchaser must provide the vendor with *adjustment figures* at least 2 *business days* before the date for completion;
 - 30.9.2 the vendor must confirm the *adjustment figures* at least 1 *business day* before the date for completion; and
 - 30.9.3 if the purchaser must make a *GSTRW payment* or an *FRCGW remittance*, the purchaser must populate the *Electronic Workspace* with the payment details for the *GSTRW payment* or *FRCGW remittance* payable to the Deputy Commissioner of Taxation at least 2 business days before the date for completion.
- 30.10 Before completion, the *parties* must ensure that
 - 30.10.1 all *electronic documents* which a *party* must *Digitally Sign* to complete the *electronic transaction* are *populated* and *Digitally Signed*;
 - 30.10.2 all certifications required by the *ECNL* are properly given; and
 - 30.10.3 they do everything else in the *Electronic Workspace* which that *party* must do to enable the *electronic transaction* to proceed to completion.
- 30.11 If completion takes place in the Electronic Workspace -
 - 30.11.1 payment electronically on completion of the price in accordance with clause 16.7 is taken to be payment by a single *settlement cheque*;
 - 30.11.2 the completion address in clause 16.11 is the *Electronic Workspace*; and
 - 30.11.3 clauses 13.13.2 to 13.13.4, 16.8, 16.12, 16.13 and 31.2.2 to 31.2.4 do not apply.
- 30.12 If the computer systems of any of the *Land Registry*, the *ELNO* or the Reserve Bank of Australia are inoperative for any reason at the *completion time* agreed by the *parties*, a failure to complete this contract for that reason is not a default under this contract on the part of either *party*.
- 30.13 If the computer systems of the *Land Registry* are inoperative for any reason at the *completion time* agreed by the *parties*, and the *parties* choose that financial settlement is to occur despite this, then on financial settlement occurring
 - 30.13.1 all electronic documents Digitally Signed by the vendor, the certificate of title and any discharge of mortgage, withdrawal of caveat or other electronic document forming part of the Lodgment Case for the electronic transaction shall be taken to have been unconditionally and irrevocably delivered to the purchaser or the purchaser's mortgagee at the time of financial settlement together with the right to deal with the land comprised in the certificate of title; and
 - 30.13.2 the vendor shall be taken to have no legal or equitable interest in the property.
- 30.14 A party who holds a certificate of title must act in accordance with any Prescribed Requirement in relation to the certificate of title but if there is no Prescribed Requirement, the vendor must serve the certificate of title after completion.
- 30.15 If the *parties* do not agree about the delivery before completion of one or more documents or things that cannot be delivered through the *Electronic Workspace*, the *party* required to deliver the documents or things 30.15.1 holds them on completion in escrow for the benefit of; and
 - 30.15.2 must immediately after completion deliver the documents or things to, or as directed by; the *party* entitled to them.
- 30.16 In this clause 30, these terms (in any form) mean -

adjustment figures details of the adjustments to be made to the price under clause 14; certificate of title the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the paper duplicate of the folio of the register for the land which exists the land which e

the paper duplicate of the folio of the register for the land which exists immediately prior to completion and, if more than one, refers to each such paper

duplicate;

completion time

ECNL

the time of day on the date for completion when the *electronic transaction* is to be settled:

conveyancing rules discharging mortgage

the rules made under s12E of the Real Property Act 1900;

any discharging mortgagee, chargee, covenant chargee or caveator whose provision of a *Digitally Signed* discharge of mortgage, discharge of charge or withdrawal of caveat is required in order for unencumbered title to the *property* to be transferred to the purchaser;

the Electronic Conveyancing National Law (NSW);

effective date the date on which the Conveyancing Transaction is agreed to be an electronic

transaction under clause 30.1.2 or, if clauses 30.1.1 or 30.1.3 apply, the contract

electronic document

a dealing as defined in the Real Property Act 1900 which may be created and

Digitally Signed in an Electronic Workspace;

electronic transfer a transfer of land under the Real Property Act 1900 for the property to be

prepared and Digitally Signed in the Electronic Workspace established for the

purposes of the parties' Conveyancing Transaction;

electronic transaction a Conveyancing Transaction to be conducted for the parties by their legal

representatives as Subscribers using an ELN and in accordance with the ECNL

and the participation rules;

electronically tradeable a land title that is Electronically Tradeable as that term is defined in the

conveyancing rules;

incoming mortgagee any mortgagee who is to provide finance to the purchaser on the security of the

property and to enable the purchaser to pay the whole or part of the price; the details which a party to the electronic transaction must provide about any

discharging mortgagee of the property as at completion;

participation rules the participation rules as determined by the ECNL; populate to complete data fields in the Electronic Workspace; and

title data the details of the title to the property made available to the Electronic Workspace

by the Land Registry.

31 Foreign Resident Capital Gains Withholding

31.1 This clause applies only if -

mortgagee details

- 31.1.1 the sale is not an excluded transaction within the meaning of s14-215 of Schedule 1 to the *TA Act*; and
- 31.1.2 a clearance certificate in respect of every vendor is not attached to this contract.

31.2 The purchaser must –

- 31.2.1 at least 5 days before the date for completion, *serve* evidence of submission of a purchaser payment notification to the Australian Taxation Office by the purchaser or, if a direction under clause 4.3 has been *served*, by the transferee named in the transfer *served* with that direction;
- 31.2.2 produce on completion a *settlement cheque* for the *FRCGW remittance* payable to the Deputy Commissioner of Taxation;
- 31.2.3 forward the settlement cheque to the payee immediately after completion; and
- 31.2.4 serve evidence of receipt of payment of the FRCGW remittance.
- 31.3 The vendor cannot refuse to complete if the purchaser complies with clauses 31.2.1 and 31.2.2.
- 31.4 If the vendor *serves* any *clearance certificate* or *variation*, the purchaser does not have to complete earlier than 7 days after that *service* and clause 21.3 does not apply to this provision.
- 31.5 If the vendor *serves* in respect of every vendor either a *clearance certificate* or a *variation* to 0.00 percent, clauses 31.2 and 31.3 do not apply.

32 Residential off the plan contract

- 32.1 This clause applies if this contract is an off the plan contract within the meaning of Division 10 of Part 4 of the Conveyancing Act 1919 (the Division).
- 32.2 No provision of this contract has the effect of excluding, modifying or restricting the operation of the Division.
- 32.3 If the purchaser makes a claim for compensation under the terms prescribed by clause 6A of the Conveyancing (Sale of Land) Regulation 2017
 - 32.3.1 the purchaser cannot make a claim under this contract about the same subject matter, including a claim under clauses 6 or 7; and
 - 32.3.2 the claim for compensation is not a claim under this contract.
- 32.4 This clause does not apply to a contract made before the commencement of the amendments to the Division under the Conveyancing Legislation Amendment Act 2018.





Googong Township Pty Ltd

Lot 816 (MU) Stage 8A - NH2 Googong

Special Conditions

Ref AJB:TN:1014650 - Googong Lot 816 (MU)Stage 8A NH2 (2019 Edition)

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Additional Provisions

33. Definitions, interpretation and general

33.1 **Definitions**

In this contract these terms (in any form) have the following meaning:

Act means the Conveyancing Act 1919 (NSW).

Authority means any governmental or semi-governmental administrative,

fiscal or judicial department or entity and a statutory agency or

authority, and includes Council.

Bank Guarantee means a bank guarantee with no expiry date for the deposit, or

part of the deposit, issued by an issuer satisfactory to the vendor, acting reasonably, and in a form satisfactory to the vendor, acting

reasonably.

Caveat means a caveat in the form attached at Schedule 6.

Contact Particulars

for a person means the person's address and, if the person has a

fax number, that number.

Conditions **Precedent**

means:

- (a) registration of the Documents; and
- (b) if not previously served by the vendor, notification of Material Change to Disclosure Statement.

Conditions Precedent Notice

means written notice from the vendor stating that the Conditions Precedent has been satisfied together with:

- (a) copies of the registered Documents; and
- (b) if clause (b) applies in the definition of Conditions Precedent, notification of a Material Change to the Disclosure Statement.

Council

Queanbeyan-Palerang Regional Council or its successor.

Deposited Plan Instrument

means the instrument setting out the terms of easements and restrictions on the use of land to be created under section 88B of the Act and actually registered on registration of the Subdivision Plan.

Design and Construction Requirements

means the Googong design guidelines which regulate building and ancillary landscaping work within all or part of the property and which at the contract date are typically in the form attached at Schedule 5.

Development Activities

means:

- (a) any form of demolition work, excavation work or landscaping work;
- (b) any form of building work or work ancillary to or associated with building work including the installation of services;
- (c) any form of work other than the forms of work referred to in paragraphs (a) and (b) of this definition that is considered necessary or desirable by the vendor;
- (d) the subdivision or consolidation of land;
- (e) the dedication of land; and
- (f) the construction, operation and marketing of display homes within one or more demonstration villages.

Development Approval

means the development approval for the development of the Development Site as amended or substituted from time to time.

Development Site

means the land comprising Lot 2 in Deposited Plan DP1246784 and Lot 3 in Deposited Plan DP1246784.

Disclosure Statement

means a disclosure statement in accordance with the Act.

Documents

means the following:

(a) Subdivision Plan; and

(b) Draft Instrument.

Display Suite

means any lot or area used by the vendor or any other person authorised by the vendor as a display suite from time to time at the vendor's absolute discretion.

Draft Instrument

means the draft instrument setting out the terms of easements and restrictions on the use of land intended to be created under section 88B of the Act on registration of the Subdivision Plan a copy of which is attached at Schedule 3.

Foreign Person

has the same meaning given in the *Foreign Acquisitions and Takeover Act 1975* (Cth).

Front Page

means page 1 of this contract.

Googong Design Co-ordinator

means the person responsible for the review and approval of home designs under the Googong Design Guidelines which form a part of the Design and Construction Requirements.

Grading and Fill Plan

means the plan attached at Schedule 4.

Guarantee Money

means all amounts that, whether at law, in equity, under statute or otherwise, are payable, are owing but not currently payable or are contingently owing or that remain unpaid by the purchaser to the vendor at any time or that are reasonably foreseeable as likely, after that time, to fall within any of those categories for any reason or circumstance in connection with this contract or any transaction contemplated by it.

Guaranteed Obligations

means all the purchaser's express or implied obligations to the vendor in connection with this contract or any transaction contemplated by it.

Interest Rate

means ten percent (10%) per annum.

Local Planning Agreement

means the local planning agreement attached to this contract.

Material Change

means a change to the Disclosure Statement is such a change

that the purchaser:

- (a) would not have entered into the contract had the purchaser been aware of the change in the Disclosure Statement; and
- (b) would be materially prejudiced to the change in the Disclosure Statement

but the purchaser acknowledges and agrees that a Material Change does not mean any of the matters specified in subclauses (c) to (d) of the definition arising from:

- (c) a reduction in the area of the Property as shown on the Subdivision Plan by 5% or less when compared to the area of the Property in the Subdivision Plan; and
- (d) a change in the proposed lot number of the Property.

Personal Information

has the meaning given to it in the Privacy Act 1988 (Cth).

Prohibited Entity

means any person or entity which:

- (a) is a "terrorist organisation" as defined in part 5.3 of the *Criminal Code Act 1995* (Cth);
- (b) has a connection with any country or named individual or entity which is subject to international sanctions or is associated with terrorism, including any person or entity listed by the Minister for Foreign Affairs in the Government Gazette under part 4 of the Charter of the United Nations Act 1945 (Cth) as at the date of this contract (a consolidated list is available from the website of the Australian Department of Foreign Affairs and Trade); or
- (c) is on any other list of terrorists or terrorist organisations maintained by the Australian Department of Foreign Affairs and Trade or under any law.

Rates

includes general rates, water, sewer, recycled water and garbage disposal charges levied or imposed by Council.

Registrar

means the registrar of the Tribunal.

Registrar-General

has the meaning given to it in section 21 of the Interpretation Act

1987 (NSW).

Registration

means registration at Land and Property Information NSW by the

Registrar General.

Registration

Sunset Date

is the date specified in Schedule 1.

Related Body Corporate

has the meaning it has in the Corporations Act 2001 (Cth).

Subdivision Plan

means the draft subdivision plan of the Development Site a copy of which is attached at Schedule 3.

Selling and Leasing Activities

comprises any activity connected with or relating to the marketing, selling or leasing of any part of the Development Site and includes:

- (a) the placement and maintenance on the Development Site (but not the property sold pursuant to this contract) of:
 - (i) signs, advertisements, boards, writing, plates, signals, illuminations, banners and insignia;
 - (ii) stalls or associated facilities for the use of salespersons;
 - (iii) any event held on the Development Site (but not the property sold pursuant to this contract), and
- (b) the operation of a Display Suite,

in connection with the selling and leasing of parts of the Development Site.

Tribunal

means the Consumer Trader and Tenancy Tribunal established by the Consumer, Trader and Tenancy Tribunal Act 2001 (NSW).

33.2 **Interpretation**

In this contract unless the contrary intention appears a reference to:

- (a) the singular includes the plural and vice versa;
- (b) any gender includes all other genders;

- (c) a person includes a corporation, partnership, joint venture, association, authority or trust;
- (d) a person includes the person's executors, administrators, successors and substitutes (including, persons taking by novation and assigns); and
- (e) despite clause 1 of this contract the terms defined in clause 1 and clause 33 are defined terms whether or not those terms are in italics.

33.3 General

- (a) A reference to an Act includes any by law, ordinance regulation or rule made under that Act.
- (b) If the whole or any part of a provision of this contract is invalid or unenforceable, the validity or enforceability of the remaining clauses is not affected.
- (c) If there is a conflict between these additional provisions and the printed clauses of this contract, these additional provisions prevail.
- (d) Headings are inserted for convenience of reference only and must be ignored in the interpretation of this contract.
- (e) The word 'includes' in any form is not a word of limitation.
- (f) Rights under this contract which can apply after completion continue to apply after completion.
- (g) The vendor does not promise, represent or state that any documents attached to this contract are accurate or current.
- (h) For the purpose of clause 20.6.5:
 - (i) a document is taken to have been received on the date shown or recorded on the sending party's fax transmission report; and
 - (ii) clause 33.3(h)(i) does not apply if the sending party's fax transmission report indicates a faulty or incomplete transmission.
- (i) If the purchaser has a right to rescind this contract for any reason, the vendor may serve a notice requiring the purchaser to either rescind or affirm this contract within any relevant rescission period specified in this contract. If the purchaser does not either rescind or affirm this contract within the relevant rescission period, then the vendor may rescind this contract.

34. Variations to the printed clauses of this contract

The printed clauses are varied by:

(a) deleting the definition of 'depositholder' in clause 1 and replacing that definition with the following:

'depositholder vendor's solicitor';

- (b) clause 2.4 is amended by inserting after the word 'cash (up to \$2,000.00)' the words ',electronic transfer to the depositholder's trust account';
- (c) substituting 'The parties agree that the deposit is to be invested and' in place of 'If each party tells the depositholder that the deposit is to be invested,' in clause 2.9;
- (d) inserting after 'call' in clause 2.9 'or on a term deposit or deposits maturing on or before completion as selected by the vendor';
- (e) adding the following words at the end of clause 2.9:

'the party who is entitled to the interest authorises the depositholder to retain from the amount of interest, the sum of \$165.00 (inclusive of GST) in payment to the depositholder for attendances associated with the investment of the deposit. The retention amount is to be released to the depositholder for its absolute benefit after (and not before) completion, and the payment is conditional upon completion taking place';

- (f) by deleting clause 3;
- (g) by deleting clause 4.1 and inserting the following provision:

'If applicable, the purchaser must serve the form of the transfer within 7 days after the day on which the vendor serves notice of the registration of the Documents.'

- (h) by deleting clause 5.1;
- (i) by deleting clause 5.2.1 and inserting the following provision:

'If it arises out of this contract or is a general question about the property or title – within 10 days after the day on which the vendor serves notice of registration of the Documents.'

(j) by deleting clause 5.2.2 and inserting the following provision:

'If it arises out of anything served by the vendor on the purchaserwithin 10 days after the day on which the vendor serves notice of registration of the Documents.'

- (k) deleting clauses 7.1.1;
- (I) by deleting clause 8.1 and inserting the following provision:

'The vendor can rescind if:

- 8.1 the vendor is unable or unwilling to comply with an objection, requisition or claim;
- 8.2 the vendor serves notice of intention to rescind, which specifies the objection, requisition or claim; and
- 8.3 the purchaser does not serve a notice waiving the objection, requisition or claim within 10 business days after that service.;'
- (m) substituting 'existence' in place of 'substance' in clauses 10.1.8 and 10.1.9;
- (n) clause 13.7.2 is amended by inserting after the word 'completion' the words 'or within 10 business days of a liability arising under this clause 13.7, if it arises after completion';
- (o) clause 18 is amended by adding the following provision:
 - '18.8 The purchaser cannot make a requisition or claim after entering into possession; and; and'
- (p) inserting after 'party' in clause 20.4 'or guarantor';
- (q) clause 20.6.6 is amended by deleting " and" at the end of this clause.
- (r) clause 20.6.7 is amended by deleting "." and inserting instead ";"
- (s) a new clause 20.6.8 is inserted as follows:
 - '20.6.8 served on the purchaser if it is sent electronically by email to the email address of the purchaser's solicitor; and';
- (t) a new clause 20.6.9 is inserted as follows:
 - '20.6.9 for the purposes of clause 20.6.5 a fax is deemed to be served on a party if the sender's fax machine issues a receipt confirming that all pages have been successfully transmitted';
- (a) the following new clause 20.6.10 is inserted:
 - '20.6.11 served on the purchaser if a drop box link is provided by email or fax to the purchaser's solicitor'; and
- (u) clauses 22 to 31 inclusive are deleted.

35. Disclosure Statement

35.1 Disclosure Statement attached to contract

The Vendor discloses and the Purchaser acknowledges that the Disclosure Statement was provided to the Purchaser by the Vendor in accordance with the Act.

35.2 No objection

The Purchaser acknowledges and agrees that the Purchaser has read and understood the Disclosure Statement and the Purchaser must not make any objection to the Disclosure Statement.

36. Completion

- 36.1 The completion date of this contract is the latest of:
 - (a) twenty-one (21) days from the contract date; and
 - (b) twenty-one (21) days after the day on which the Vendor serves the Conditions Precedent Notice.

37. Completion subject to satisfaction of Conditions Precedent

37.1 Completion conditional

- (a) Completion is subject to and conditional on the satisfaction of Conditions Precedent.
- (b) If the Conditions Precedent are not satisfied on or before the Registration Sunset Date then subject to section 66ZL of the Act, either the Vendor or the Purchaser may rescind this contract by written notice to the other provided that no such right of rescission shall be exercisable by the Purchaser if the Purchaser does not exercise the right within 14 days from the date of the Conditions Precedent Notice. The Vendor must use all reasonable endeavours to have the Documents registered on or before the Registration Sunset Date.
- (c) The Vendor must use all reasonable endeavours to satisfy the Conditions Precedent on or before the Registration Sunset Date.
- (d) The Vendor is not in breach of this contract if satisfaction of the Conditions Precedent has not occurred by the Registration Sunset Date.

37.2 Registration of documents

The vendor must use all reasonable endeavours to satisfy the Conditions Precedent on or before the Registration Sunset Date.

37.3 Extension of Registration Sunset Date by notice

The vendor can serve notice extending the Registration Sunset Date if Registration of the Documents is delayed in whole or in part because of any cause, matter or thing beyond the control of the vendor.

37.4 Late Registration of documents

Subject to clause 37.3, if the Documents have not been registered by the Registration Sunset Date either the purchaser or the vendor can rescind by notice to the other.

38. Vendor's Development Application

38.1 The vendor discloses:

- (a) the vendor has obtained the Development Approval;
- (b) notwithstanding clause 38.1(a), the vendor may make several development applications to Council in respect of the Development Site (**Development Application**);
- (c) notwithstanding clause 38.1(a), the vendor may amend any Development Application; and
- (d) notwithstanding clause 38.1(a), the vendor may make an application or applications to amend any Development Approval it receives.
- 38.2 The purchaser cannot make any claim or requisition or rescind or terminate because of any matter stated in this clause 38.

39. Late completion

39.1 Notice to complete

For the purpose of clause 15:

- (a) 3.00 pm on the day being not less than fourteen (14) days after the date of service of a notice to complete is a reasonable period to allow for completion; and
- (b) without affecting any other right, a party who has issued a notice to complete under this contract can, at any time before the expiration of the notice, revoke the notice by serving a notice of revocation.

39.2 Interest if completion does not take place

If the vendor is ready, willing and able to complete in accordance with clause 15 but the purchaser is not:

(a) the purchaser must pay interest on the unpaid balance of the price at the Interest Rate per annum calculated daily from and including the completion date to but excluding the actual day of completion;

- (b) it is an essential term of this contract that the interest must be paid on and as a condition of completion;
- interest payable under this clause is a genuine pre-estimate of the vendor's loss as a result of the purchaser's failure to complete in accordance with this contract; and
- (d) the right to interest does not limit any other rights the vendor may have as a result of the purchaser's failure to complete in accordance with this contract.

The purchaser need not pay interest under this clause 39.2 for any period during which completion has been delayed by the vendor.

39.3 Consequences of termination for purchaser's default

- (a) The vendor discloses to the purchaser and the purchaser acknowledges that:
 - (i) the vendor is obtaining debt finance to assist the vendor in carrying out the development of the Development Site;
 - (ii) until the debt finance is repaid, if the purchaser does not comply with this contract and the vendor exercises its rights under clause 9 to terminate this contract, the vendor will suffer additional interest and financing costs for the period from the date of termination of the contract until the date that the property is resold (the Vendor's Additional Finance Costs).
- (b) The purchaser agrees that in addition to the vendor's remedies under clause 9, following termination of the contract the vendor is entitled to recover from the purchaser the Vendor's Additional Finance Costs for the period from the date of termination of the contract until the earlier of the date that:
 - (i) the property is resold, whether or not the resale takes place within twelve (12) months after the termination; and
 - (ii) the date that the debt finance in respect of the development of the Development Site is repaid, with the vendor acknowledging that the vendor is not entitled to recover loss of return on equity under clause 9.
- (c) The purchaser agrees that the vendor is entitled to recover the amount of \$400.00 (plus GST) in the event that it serves a notice to complete upon the purchaser in accordance with this contract.

40. Disclosures

40.1 **Development of the Development Site**

Subject to the Act, the vendor discloses:

- (a) The Development Activities may:
 - cause significant noise, dust, vibration and disturbance to the occupiers
 of the lots in the Development Site within the lawful requirements of any
 relevant Authority or Council and during any hours permitted by any
 relevant Authority or Council;
 - (ii) cause temporary obstruction or interference with Services to the Development Site;
 - (iii) result in access to the Development Site or property being temporarily diverted during the course of the Development Activities on the Development Site; and
 - (iv) construction traffic in and around the Development Site but the vendor must use reasonable endeavours to minimise inconvenience to the purchaser.
- (b) Parts of the Development Site, either before or after the vendor has carried out Development Activities on them, may be consolidated, subdivided or left as they are or sold by the vendor at the vendor's absolute discretion and may be used for any permissible purpose under the relevant planning legislation.
- (c) Timing for commencement and completion of each stage of the development of the Development Site will be determined by the vendor in the vendor's absolute discretion.
- (d) The current intention of the vendor (which the vendor may change in its absolute discretion) is to develop the Development Site by the sale and/or development of the lots within the Development Site.
- (e) The purchaser must not make any objection or commence any action or enforce any judgment or order against the vendor or other party carrying out the Development Activities on the Development Site unless the Development Activities are not being carried out in accordance with the relevant Consent Authority approvals or lawful requirements.

40.2 Staged Development

The vendor discloses that the vendor may carry out Development Activities on the Development Site in stages and that as a consequence the description of the lots allocated to each property may change prior to the Completion Date.

40.3 Use of roads

- (a) Roads in and around the Development Site may be closed or gated and access restricted whilst the vendor undertakes Development Activities on and around the Development Site.
- (b) Use of the roads will be shared with construction traffic whilst the vendor undertakes Development Activities on and around the Development Site.

40.4 Selling and Leasing Activities

Until the vendor completes the sale of all lots in the Development Site, the vendor and persons authorised by the vendor are entitled to and will conduct Selling and Leasing activities.

40.5 Further affectations

Some or all of the easements, covenants, restrictive covenants, leases and instruments anticipated to be created:

- (a) on Registration of the Documents may be created before or after the date of Registration of the Documents by another plan; and
- (b) under this contract may be created by Registration of a deposited plan.

The provisions of clause 41 apply to that plan or deposited plan with all necessary changes.

40.6 **Disclosure regarding sewer**

The vendor discloses that the position of Queanbeyan-Palerang Regional Council's sewer on the land at the time of completion may not be as shown in the sewerage service diagrams which are attached to this contract.

40.7 Service Providers

The vendor discloses that:

- (a) arrangements with service providers for the provision of Services to the Development Site may not have been concluded as at the contract date;
- (b) the vendor intends to enter into arrangements with service providers including, but not limited to easements, restrictions on use, positive covenants, leases, bonds, guarantees or security deposits;
- (c) the vendor may be required to enter into arrangements with service providers for the provision of Services to the Development Site or assume obligations under agreements in relation to those arrangements (between the vendor and service providers); and
- (d) it may be necessary to make changes to the Draft Instruments to meet the requirements of any Consent Authority, service providers or authorities.

40.8 Address of property

The vendor discloses that:

(a) the address of the property at completion may be different from the address of the property shown in this contract; and

(b) the lot number may not be identical to the lot number for the property shown in this contract.

40.9 No claims etc

The purchaser cannot make any claim or requisition or rescind or terminate because of any matter stated in this clause 40.

41. Change of Documents

- 41.1 The vendor intends to have the Documents registered before Completion.
- 41.2 At any time before the vendor serves the Conditions Precedent Notice(s), the vendor may:
 - (a) change the Disclosure Statement;
 - (b) remove a document or plan from registration (**Unnecessary Document**);
 - (c) replace a document or plan (**Replaced Document**) with another document or plan (**Replacement Document**); or
 - (d) add a document or plan which relates to a matter in this contract, including, but not limited to any documents in relation to the Documents (**New Document**).
- 41.3 If the vendor serves a notice in accordance with clause 41.2, the purchaser may rescind this contract in accordance with section 66ZQ of the Act.
- 41.4 If a notice of rescission is not served by the purchaser in accordance with section 66ZQ of the Act, the change to the Documents or the Disclosure Statement is taken to be amended to in accordance with clause 41.2.
- 41.5 Subject to the Act, if there is any disagreement in connection with clause 41, either the vendor or the purchaser may within 10 business days after Completion refer the disagreement to an Expert.

42. Notations on certificates of title

The purchaser is aware that:

- (a) the notations in or to the effect of those in Schedule 2 may be endorsed on the certificate of title issued or to be issued in respect of the property;
- (b) the purchaser cannot make a claim or requisition or rescind or terminate in respect of the existence of:
 - (i) the notations in or to the effect of those in Schedule 2; or

(ii) any matter disclosed or noted in this contract which may be noted on those certificates of title.

43. Acknowledgements by the purchaser

- This contract contains the entire agreement between the purchaser and the vendor at the contract date despite any:
 - (a) negotiations or discussions held; or
 - (b) documents or brochures produced or signed; or
 - (c) website images made available before the contract date.
- The purchaser has not, in entering into this contract, relied on any warranty or representation made by or any other conduct of:
 - (a) the vendor or
 - (b) any person on behalf of the vendor,

except those expressly provided in this contract or in legislation.

- 43.3 The purchaser is relying entirely upon the purchaser's own enquiries relating to:
 - (a) the fitness or suitability for any particular purpose of the property;
 - (b) the purchaser's obligations and rights under this contract; and
 - (c) any financial return, income and investment advice despite:
 - (i) any forecasts or feasibilities; and
 - (ii) information relating directly or indirectly to the purchase of the property by the purchaser as an investment on any basis whatsoever,

provided to the purchaser by or on behalf of the vendor.

44. Death, incapacity or insolvency

- The vendor may rescind this contract, if the purchaser is an individual who:
 - (a) dies; or
 - (b) becomes incapable because of unsoundness of mind, to manage the purchaser's own affairs.
- 44.2 The vendor may terminate this contract if the purchaser:

- (a) is an individual who:
 - (i) is bankrupt;
 - (ii) has a receiver, receiver and manager or administrator appointed to it or to any of its assets;
 - (iii) makes an assignment for the benefit of, or enters into an arrangement or composition with, its creditors; or
 - (iv) stops payment of, or is unable to pay, its debts within the meaning of the *Corporations Act 2001* (Cth); or
- (b) is a company, which:
 - (i) resolves to go into liquidation;
 - (ii) has a petition for its winding-up presented and not withdrawn within 30 days of presentation;
 - (iii) enters into a scheme of arrangement with its creditors under the *Corporations Act 2001* (Cth) or similar legislation; or
 - (iv) has a liquidator, provisional liquidator, administrator, receiver or receiver and manager of it appointed.
- 44.3 If anything in clause 44.2 occurs, then the purchaser has failed to comply with an essential provision of this contract.
- The vendor may rescind or terminate this contract under this clause 44, without affecting any of its other rights.

45. Agent

- The purchaser warrants that the purchaser was not introduced to the vendor or to the property by or through the medium of:
 - (a) a real estate agent; or
 - (b) an employee of a real estate agent; or
 - (c) a person having a connection with a real estate agent;

other than the vendor's agent (if any).

- 45.2 The purchaser must at all times indemnify the vendor from and against:
 - (a) any claim for commission made by any person other than the vendor's agent arising out of a breach of the warranty in clause 45.1; and
 - (b) all actions, proceedings and expenses arising out of any such claim.

46. Lodgement of caveat

- The purchaser or an assignee of the purchaser (or a person claiming through the purchaser or an assignee) must not at any time before Registration of the Documents lodge a caveat for notation on any certificate of title comprising any part of the land.
- The purchaser for valuable consideration irrevocably appoints the vendor, and each person nominated by the vendor, as the purchaser's attorney to withdraw any caveat lodged on any certificate of title comprising any part of the land in the Development Site in contravention of this clause.

47. Existing encumbrances

- 47.1 If at completion there is noted on any certificate of title for the property a mortgage or caveat (other than a caveat to which clause 47.2 applies) the purchaser must on completion accept a discharge of that mortgage or a withdrawal of that caveat in registrable form so far as it relates to the property.
- 47.2 If at completion there is noted on any certificate of title for the property a caveat lodged by or on behalf of:
 - (a) the purchaser;
 - (b) any assignee of the purchaser's interest under this contract; or
 - (c) any person claiming through or under the purchaser,

the purchaser must complete despite the notation of that caveat.

48. Requisitions

The purchaser acknowledges and agrees that the purchaser are not permitted to make or otherwise raise requisitions.

49. Council rates

If at completion no separate assessment for council rates for the property or for the parcel for the year current at completion has been issued then:

- (a) no regard is to be had to the actual assessment when it issues;
- (b) the purchaser agrees to accept \$2,200.00 per annum as the amount payable for council rates for the property for the year current at completion which amount must be adjusted (on the basis that it is paid) on completion in accordance with clause 14; and

(c) the vendor must pay any assessment of council rates which may be issued for the property or the parcel for the year current at completion when such assessment is issued.

50. Prohibited Entity

- 50.1 Each of the purchaser and the guarantor represents and warrants to the vendor that:
 - (a) it is not a Prohibited Entity;
 - (b) it is not owned or controlled by, and does not act on behalf of, a Prohibited Entity;
 - (c) no person who has any direct or indirect interest in the purchaser, including stockholders, members, partners and other investors, is a Prohibited Entity;
 - (d) no Prohibited Entity obtains a legal or equitable interest in the property because the purchaser enters into or completes this contract; and
 - (e) it is in material compliance with all laws relating to Prohibited Entities including Part 4 of the *Charter of the United Nations Act 1945 (Cth)* and part 5.3 of the *Criminal Code Act 1995 (Cth)*.
- The representations and warranties in this clause 50 are taken also to be made on completion.

51. GST

- 51.1 In this clause 51:
 - (a) GST Law has the meaning given to that expression in the *A New Tax System* (Goods and Services Tax) Act 1999; and
 - (b) expressions which are not defined, but which have a defined meaning in GST Law, have the same meaning.
- 51.2 Unless otherwise expressly stated, all prices or other sums payable or consideration to be provided under or in accordance with this contract are inclusive of GST.

52. Guarantee

- 52.1 In consideration of the vendor entering into this contract at the request of the guarantor, the guarantor:
 - (a) guarantees to the vendor:

- (i) payment of all moneys payable by the purchaser; and
- (ii) the performance by the purchaser of all other obligations under this contract; and
- (b) indemnifies the vendor against any liability, loss, damage, expense or claim incurred by the vendor arising directly or indirectly from any breach of this contract by the purchaser.
- 52.2 This guarantee and indemnity is a principal obligation of the guarantor and is not collateral to any other obligation.
- 52.3 The liabilities of a guarantor are not affected by:
 - the granting to the purchaser or to any other person of any time, waiver, indulgence, consideration or concession or the discharge or release of the purchaser;
 - (b) the death, bankruptcy or liquidation of the purchaser, the guarantor or any one of them;
 - (c) reason of the vendor becoming a party to or bound by any compromise, assignment of property or scheme of arrangement or composition of debts or scheme or reconstruction by or relating to the purchaser, the guarantor or any other person;
 - (d) the vendor exercising or refraining from exercising any of the rights, powers or remedies conferred on the vendor by law or by any contract or arrangement with the purchaser, the guarantor or any other person or any guarantee, bond, covenant, mortgage or other security; or
 - (e) the vendor obtaining a judgment against the purchaser, the guarantor or any other person for the payment of the moneys payable under this contract.
- 52.4 This guarantee and indemnity will continue notwithstanding:
 - (a) the vendor has exercised any of the vendor's rights under this contract including any right of termination;
 - (b) the purchaser is wound up; or
 - (c) this guarantee and indemnity is for any reason unenforceable either in whole or in part.
- 52.5 This guarantee and indemnity:
 - (a) is of a continuing nature and will remain in effect until final discharge of the guarantee or indemnity is given by the vendor to the guarantor;
 - (b) may not be considered wholly or partially discharged by the payment of the whole or any part of the amount owed by the purchaser to the vendor; and

- (c) extends to the entire amount that is now owed or that may become owing at any time in the future to the vendor by the purchaser pursuant to or contemplated by this contract including any interest, costs or charges payable to the vendor under this contract.
- 52.6 If any payment made to the vendor by or on behalf of the purchaser or the guarantor is subsequently avoided by any statutory provision or otherwise:
 - (a) that payment is to be treated as not discharging the guarantor's liability for the amount of that payment; and
 - (b) the vendor and the guarantor will be restored to the position in which each would have been and will be entitled to exercise all rights which each would have had if that payment had not been made.
- The vendor can proceed to recover the amount claimed as a debt or damages from the guarantor without having instituted legal proceedings against the purchaser and without first exhausting the vendor's remedies against the purchaser.
- 52.8 It is an essential term of this contract that the guarantor signs this contract.

53. Bank guarantee

- Instead of paying the deposit under clause 2.1 the purchaser may give a Bank Guarantee to the vendor on the contract date or such later date (if any) set out in this contract. The Bank Guarantee must be in a form acceptable to the vendor (acting reasonably) from an Australian trading bank.
- 53.2 The purchaser must pay the vendor by unendorsed bank cheque the amount specified in the Bank Guarantee:
 - (a) on completion; or
 - (b) within five days after the vendor serves notice claiming forfeiture of the deposit.
- 53.3 The vendor may call on the Bank Guarantee if:
 - (a) the purchaser does not comply with clause 53.2; or
 - (b) the vendor is entitled to terminate this contract.
- If the Bank Guarantee (including any replacement bank guarantee given under this clause) has an expiry date, the purchaser must, if completion for any reason has not taken place at least one month before that expiry date, give to the vendor, no later than fourteen (14) days before that expiry date, a replacement bank guarantee on the same terms and conditions as the original Bank Guarantee except that the bank guarantee must expire at least one year after that expiry date.
- 53.5 The obligations of the purchaser under this clause 53 are essential.

54. Trustee provisions

If the purchaser enters into this contract as trustee of any trust (**Trust**) (and whether or not the vendor has notice of the Trust) the purchaser:

- (a) acknowledges that it is bound under this contract both personally and in its capacity as trustee of the Trust;
- (b) warrants to the vendor that:
 - (i) the Trust is validly created and is in existence;
 - (ii) it will disclose fully to the vendor the terms of the Trust on request;
 - (iii) it possesses unqualified power under the trust to enter into this contract;
 - (iv) any consent, approval or resolution necessary to enable it to enter and discharge its obligations under this contract has been obtained or passed;
 - (v) it holds its interest under this contract:
 - (A) in the proper exercise of its powers under the Trust; and
 - (B) for the benefit of the beneficiaries or objects of the Trust;
- (c) must ensure that between the contract date and the final discharge if its obligations under this contract there does not occur without the vendor's consent (that consent not to be unreasonably withheld) any of the following events:
 - (i) amendment or revocation of the Trust;
 - (ii) removal or retirement of the Trust;
 - (iii) appointment of a new or additional trustee of the Trust;
 - (iv) use of the Trust assets for a beneficiary's or an object's own purposes, unless pursuant to the terms of the Trust;
 - (v) distribution, resettlement or transfer of the Trust assets;
 - (vi) anything that might result in the trustee's entitlement to its indemnity from the Trust assets or the beneficiaries being diminished;
 - (vii) acceleration of the vesting date or termination of the Trust; or
 - (viii) the purchaser as trustee:
 - (ix) incurring a debt;
 - (x) lending money;

- (xi) giving a guarantee or indemnity;
- (xii) encumbering a Trust asset;
- (xiii) mixing Trust assets;
- (xiv) comprising a claim in relation to any Trust asset;
- (xv) parting with possession of a Trust asset;
- (xvi) delegating any of its trustee's powers; or
- (xvii) increasing its trustee remuneration

other than in the proper exercise of its duties under the Trust.

55. FIRB Approval

- 55.1 Subject to clause 55.1(b), the purchaser warrants to the vendor:
 - (a) it is not a Foreign Person; and
 - (b) the Treasurer cannot prohibit and has not prohibited the transfer of the property to the purchaser under the Foreign Acquisitions and Takeover Act 1975.
- If the purchaser is a Foreign Person, on or before the date of the contract (or another date nominated by the vendor), the purchaser must:
 - (a) inform the vendor of that fact; and
 - (b) make an application to the Treasurer for approval for the transfer of the property to the purchaser under the Foreign Acquisitions and Takeover Act 1975 and to keep the vendor informed of the progress of the application.
- 55.3 If the purchaser is unable to obtain the approval of the Treasurer within forty-two (42) days from the date of this contract, either party may rescind this contract by notice in writing to the other by no later than the date being forty-nine (49) days from the date of this contract and in which case clause 19 will apply. Time is of the essence in respect of either party's right to rescind under this clause.
- The purchaser agrees its promise in clauses 55.1 or 55.2, as applicable, is an essential term of this contract a breach of which will entitle the vendor to terminate this contract.

56. Transfer of Property from vendor to New Vendor

The purchaser acknowledges that the vendor may transfer its interest in the property to a third party (New Vendor) prior to completion and the vendor agrees to pay any duties or taxes arising from the transfer to the New Vendor.

- The vendor must serve notice if the vendor transfers the property to a New Vendor within seven (7) days of the transfer. In the notice, the vendor must provide details of the New Vendor.
- 56.3 The purchaser and the guarantors each agree:
 - (a) to the transfer of the property to a New Vendor according to this clause 56; and
 - (b) to the vendor novating this contract to a New Vendor; and
 - (c) to accept on completion a transfer of the property in registrable form duly executed by the New Vendor (if the vendor transfer or novates this contract to that New Vendor according to this clause 56); and
 - (d) if the purchaser has paid the deposit by bank guarantee or bond, to replace the bank guarantee or bond with a new bank guarantee or bond for the same amount in favour of the New Vendor within seven days after being requested to do so by the vendor.
 - (e) to execute any required documentation within fourteen (14) days of receipt from the vendor. In the event that the purchaser does not comply with this clause 56.3, the purchaser irrevocably appoints the vendor as its attorney to execute the required document.

57. Purchaser's Obligation

The purchaser must not use the dwelling constructed on the property after completion as an exhibition home without the vendor's consent which may be withheld at the vendor's absolute discretion.

58. Broadband

- The vendor, in its absolute discretion, may enter into an agreement with a supplier for the provision by the supplier to install, own, control and operate broadband fibre optic cable system for data transfer and telecommunication purposes (**System**) to the boundary of the property. The purchaser:
 - (a) must make its own enquiries with regard to the System;
 - (b) is not under any obligation to take any of the services offered by the supplier in connection with the System.
- The vendor may grant an agreement to the supplier and other suppliers in connection with the System.
- No information, representation or warranty made by the vendor or the vendor's agent was supplied or made in connection with the System and the Systems performance.

59. Fencing

The vendor is not required to contribute to the cost of fencing the property, even though the vendor may own land adjoining the property.

60. Compliance Bond

- At completion, the purchaser must pay to the vendor the amount of \$20,000.00 as a compliance bond to secure the purchaser's adherence to the Design and Construction Requirements, including the timeframes in clauses 61.2(c) and 61.2(d).
- The vendor must refund the compliance bond referred to in clause 60.1 in accordance with the provisions of the Design and Construction Requirements.

61. Design and Construction Requirements

- The Purchaser cannot make any requisition or claim, delay completion or rescind or terminate because of anything disclosed in this clause 61.
- 61.2 The purchaser acknowledges and agrees that subject to clause 61:
 - (a) there will be design and construction requirements in or substantially in the form of the Design and Construction Requirements that apply to the construction of dwellings at Googong. The purchaser acknowledges that the information disclosed in the Design and Construction Requirements may be subject to confirmation and approval by an Authority;
 - (b) the covenants contained in the Design and Construction Requirements will be registered on the title to the Property because they will be referred to in the Deposited Plan Instrument;;
 - (c) the purchaser must submit home and front garden plans (including in relation to the driveway and paths) and any other material required under the Design and Construction Requirements, to the Googong Design Co-ordinator for approval within 6 months after completion (or such later date as determined by the vendor in its absolute discretion);
 - (d) the purchaser must cause the home and front garden (including the driveway from the crossover, over the verge into the land and paths) to be constructed on the property in accordance with the Design and Construction Requirements within 48 months after completion (or such later date as determined by the vendor in its absolute discretion);
 - (e) amongst other things the covenants in the Design and Construction Requirements and other terms and conditions of this contract will create an interest in land sufficient to allow the vendor to register and maintain the Caveat

- on the title to the property and accordingly on and following completion the vendor is entitled to and may register and maintain the Caveat on the title;
- (f) the purchaser agrees that it will not take any action or do anything to remove the Caveat following completion; and
- (g) the covenants to which clauses 61.2(b) and 61.2(e) refers will cease and be of no further force or effect on the later of:
 - (i) the date on which the final Occupation Certificate for the whole of any dwelling on the property is issued; and
 - (ii) the date of completion of the landscaping, external lighting and fencing on the lot burdened in compliance with the Design and Construction Requirements to the reasonable satisfaction of the vendor.
- 61.3 If requested by the purchaser in writing the vendor must at the cost of the purchaser and as soon as reasonably practicable remove the Caveat following the covenants in clauses 61.2(b) and 61.2(e) ceasing to be of any force or effect.
- On and from completion, the purchaser acknowledges that it must comply with and observe all of the purchaser's obligations in connection with the conditions imposed by, or the requirements of, an Authority including and that such determinations or approvals are final and binding on the purchaser.
- 61.5 The provisions of this clause 61 continue to apply despite completion.

62. Property affected by fill

- The purchaser acknowledges that the property may have been subject to grading and benching as shown in the Grading and Fill Plan as part of subdivision earthworks.
- If any fill has been placed on the property by the vendor then the vendor warrants that any such fill has been compacted to a standard which meets the compaction requirements of the Council.
- The purchaser is not entitled to and must not make any requisition or claim for compensation in relation to or rescind, terminate or delay completion of this contract because of any fill which may have been placed on the property.
- 62.4 This clause 62 will not merge upon completion.

63. Bushfire Construction Requirements

63.1 The vendor discloses and the purchaser is aware that despite:

- (a) anything in the section 10.7(2) certificate (Environmental Planning and Assessment Act 1979) attached to this contract or the section 10.7(5) information included in that certificate: and
- (b) that the property may not be shown as bushfire prone land in accordance with the Environmental Planning and Assessment Act 1979,

Council may determine that the property is subject to bushfire hazard. This will be assessed by Council as part of any development application for building works. Council may impose a development condition that requires new dwelling construction to meet the requirements of AS3959 – 2009 Construction of Building in Bush Fire Prone Areas and may require that a minimum BAL (Bushfire Attack Level) rating is achieved.

- The purchaser cannot make any requisition or claim, delay completion or rescind or terminate because of any matter set out in this clause 63.
- 63.3 This clause 63 does not merge on completion.

64. Planning Agreement

- 64.1 The vendor discloses and the purchaser is aware that:
 - (a) the Local Planning Agreement is registered on and encumbers the Development Site;
 - (b) the purchaser will not be required to comply with any of the obligations set out in the Local Planning Agreement.
- The purchaser cannot make any requisition or claim, delay completion or rescind or terminate because of any matter set out in this clause 64.

65. Personal Information

- The purchaser is aware that the vendor will obtain Personal Information about the purchaser and their associates during the course of the transaction the subject of this contract.
- The purchaser agrees that the vendor may retain, use and disclose such Personal Information to any Related Body Corporate of the vendor and to third parties where such disclosure is in connection with the conduct of the vendor's business.
- 65.3 A copy of the vendor's privacy policy is available on its website www.googong.net.

The purchaser consents to the use of Personal Information by the vendor as contemplated by this clause 65.

66. GST Withholding

- 66.1 In this clause 66, words or expressions that are defined or used in the:
 - (a) Withholding Law have the same meaning given to them in the Withholding Law;
 - (b) GST Act have the same meaning given to them in the GST Act,
 - Unless the context suggests otherwise.
- This clause 66 applies if this contract states Purchaser is required to make a GSTRW Payment (residential withholding payment).
- 66.3 In this clause, terms and expressions which have a defined meaning in the GST Act have the same meaning as in the GST Act.
- Any reference to a party includes the representative member of a GST group of which that party is a member.
- 66.5 Unless the contrary intention appears:
 - (a) ATO means the Australian Taxation Office.
 - (b) **Bank Cheque** means a bank cheque made payable to the Commissioner of Taxation.
 - (c) **Lodgement References** means both the lodgement reference number and payment reference number issued by the ATO following lodgement of Form 1.
 - (d) Form 1 means a notification made to the ATO, in the approved form, advising that the Purchaser is required to make a Withholding Payment (currently known as the "GST property settlement withholding notification" form).
 - (e) **Form 2** means a notification made to the ATO, in the approved form, advising that the sale has completed (currently known as the "GST property settlement date confirmation" form).
 - (f) **Notice** means a written notice that complies with section 14-255 in Schedule 1 of the Withholding Law and the associated regulations (if any).
 - (g) **PEXA** means Property Exchange Australia Ltd, being an electronic lodgement network operator.
 - (h) Withholding Date means the earliest date on which any part of the consideration (other than the deposit, if any) is to be paid or provided under this contract.

- (i) **Withholding Law** means Schedule 1 to the *Taxation Administration Act 1953* (Cth).
- (j) Withholding Payment means a payment required under section 14-250 in Schedule 1 of the Withholding Law, including any payments made through the provision of a Bank Cheque to the Vendor or Vendor's solicitor.
- The Purchaser will not breach this contract if any amounts of monetary consideration otherwise payable to the Vendor are reduced on account of the Purchaser making a Withholding Payment.
- 66.7 The Purchaser must at least 14 days prior to the Withholding Date:
 - (a) lodge Form 1; and
 - (b) provide the Vendor with written evidence of such lodgement, together with the Lodgement References.
- 66.8 If the Withholding Date is the date of Completion, the parties agree that the Purchaser must make the Withholding Payment to the ATO on Completion via PEXA.
- 66.9 If the Withholding Date is earlier than the date of Completion, the parties agree:
 - (a) the Purchaser must provide to the Vendor's solicitor acting as their agent with a Bank Cheque for the amount of the Withholding Payment at the same time that the first part of the consideration (other than the deposit, if any) is to be paid or provided; and
 - (b) the Vendor's solicitor must provide a letter of confirmation to the Purchaser for the Bank Cheque at that time.
- 66.10 If the Purchaser provides a Bank Cheque to the Vendor's solicitor in accordance with this clause 66, the Vendor or the Vendor's solicitor must pay that Bank Cheque to the ATO on the Purchaser's behalf within 7 days of receipt.
- 66.11 Immediately after Completion and in any event, by no later than 2 business thereafter, the Purchaser must:
 - (a) lodge Form 2; and
 - (b) provide to the Vendor's solicitor with written evidence of such lodgement.
- 66.12 If the Purchaser fails to lodge Form 2 within the time required by clause 66.11, then the Purchaser hereby irrevocably authorises the Vendor or the Vendor's solicitor to act as the Purchaser's agent to complete and lodge Form 2 on the Purchaser's behalf. If the Vendor's solicitor lodges Form 2 on behalf of the Purchaser, the Purchaser shall pay on demand the Vendor's legal fees in the sum of \$220.00 (including GST).
- 66.13 This clause does not merge on Completion.

- 66.14 Except as expressly set out in this clause 66, the rights and obligations of the parties under this contract are unaffected, including (without limitation) any agreement to apply the margin scheme on the supply of the Property.
- 66.15 If the Property qualifies as potential residential land and:
 - (a) the Purchaser is registered (within the meaning of the GST Act) and
 - (b) the Purchaser acquires the Property for a creditable purpose,

then the Purchaser must give written evidence to the Vendor of these matters, no later than 10 business days before the date of Completion.

67. Electronic Completion

- The parties acknowledge and agree that this is an Electronic Completion.
- The parties agree that the Electronic Completion will be conducted in an Electronic Workspace created by the Vendor.
- The Vendor must create an Electronic Workspace in relation to this transaction and must invite the Purchaser within a reasonable period prior to the Completion Date.
- As soon as reasonably practicable after accepting an invitation from the Vendor to join the Electronic Workspace, the Purchaser must invite the Financial Institution (if any), who is to provide finance to the Purchaser in relation to its purchase of the Property, to join the Electronic Workspace.
- 67.5 Each party must:
 - (a) conduct the Electronic Settlement in accordance with the ECNL and the Participation Rules; and
 - (b) do all things required to be done by the party in the Electronic Workspace to effect Electronic Settlement in accordance with this contract.
- A party is not in default to the extent that it is prevented from or delayed in complying with an obligation because the other party, the other Party's Representative or the other Party's Financial Institution (if any) has failed to do anything that it is required to do in the Electronic Workspace.
- 67.7 In the event that the purchaser changes its Representative, the purchaser must:
 - (a) ensure that the Purchaser's Representative immediately withdraws from the Electronic Workspace;
 - (b) provide the Vendor with the contact details for the Purchaser's replacement Representative; and

- (c) ensure that the Purchaser's replacement Representative joins the Electronic Workspace as soon as practicable after the original Representative withdraws from the Electronic Workspace.
- Without limiting clause 67.6, the Vendor is not in default to the extent that it is prevented from or delayed in complying with an obligation as a result of a breach of clause 67.7.
- 67.9 The Vendor must nominate the Completion Time:
 - (a) if the Property is a lot in a registered plan, as soon as reasonably practicable after the Vendor has created the Electronic Workspace; or
 - (b) if the Property is a lot in an unregistered plan, as soon as reasonably practicable after the title for the Property has been created.
- 67.10 If the parties cannot agree on the Completion Time, the Completion Time to be nominated in the Electronic Workspace is 12.00pm.
- 67.11 A party may not exercise any right under this contract or at law to terminate this contract during the period of time the Electronic Workspace is locked for Electronic Completion.
- 67.12 In respect of an Electronic Completion:
 - the Purchaser is taken to have complied with clause 4.1 of the Standard Form by preparing and Digitally Signing an electronic transfer in the Electronic Workspace at least 7 days before the Completion Date;
 - (b) the Vendor is taken to have complied with clause 16.1 of the Standard Form if, at settlement, the Electronic Workspace contains:
 - (c) the electronic transfer which has been Digitally Signed by the Vendor; and
 - (d) any other electronic document which is required to be provided by the Vendor for the electronic lodgement of the transfer in the NSW Land Registry Services;
 - (b) clauses 16.5, 16.8, 16.11, 16.12 and 16.13 do not apply; and
 - (c) if there is any Access Device, the Purchaser may collect the Access Device from the Vendor or the Vendor's Representative (as applicable) after Completion.
- The Purchaser acknowledges and agrees that the Vendor is not required to provide the Purchaser with the original certificate of title for the Property.
- 67.14 Completion occurs when the Electronic Workspace records that Financial Completion has occurred.
- 67.15 If Completion does not occur at the Completion Time, the parties must do all things reasonably necessary to effect Completion electronically on the same day or on the next business day.
- 67.16 No party is in default under this contract, if Completion does not occur at the Completion Time because a computer system operated by the NSW Land Registry Services, PEXA,

the Office of State Revenue, the Reserve Bank of Australia or a Bank involved in the transaction is inoperative.

- 67.17 In the event that the computer system operated by the NSW Land Registry Services is inoperative at the Completion Time, the parties agree to proceed to Financial Completion notwithstanding the unavailability of electronic lodgement with the NSW Land Registry Services.
- 67.18 Each party must pay its own fees and charges in connection with the Electronic Completion including any fees and charges payable to PEXA or the NSW Land Registry Services.
- 67.19 To the extent there is any inconsistency between this clause 67, the Standard Form and any other clause of this contract, this clause 67 prevails over the Standard Form and any other clause to the extent of the inconsistency.
- 67.20 In this clause 67:

Access Device means:

- (a) each key and security device which enables access to the Property; and
- (b) written details of each code which applies in respect to any security system applicable to or which enables access to the Property.

Completion Time means the time of day on the Completion Date when the Electronic Completion is to occur, as nominated in accordance with clause 67.9 or otherwise agreed by the parties.

Conveyancing Transactions has the meaning given to it in the ECNL.

Digitally Sign has the meaning given to it in the ECNL.

ECNL means the Electronic Conveyancing National Law (NSW) as enacted in New South Wales by the *Electronic Conveyancing (Adoption of National Law) Act 2012* (NSW).

Electronic Completion means a settlement which is conducted using an ELN in accordance with the ECNL.

Electronic Workspace means a shared electronic workspace generated by the ELN.

ELN has the same meaning given to it in the ECNL.

Financial Institution means a financial institution as defined in section 3 of the *Cheques Act 1986* (Cth).

Financial Completion means the exchange of funds or value between the Financial Institutions in accordance with the instructions of the parties.

Participation Rules means the rules relating to the use of an ELN as determined by the registrar general under the *Real Property Act 1900* (NSW) pursuant to section 23 of the ECNL.

PEXA means Property Exchange Australia Ltd, being an electronic lodgement network operator.

Representative means a person who is either a legal practitioner or conveyancer and who has been appointed to act for a party in relation to transaction contemplated by this contract.

68. Foreign Resident Capital Gains Withholding

68.1 Definitions and interpretation

In this clause 68:

- (a) words defined or used in Subdivision 14-D of Schedule 1 in the Tax Act have the same meaning in this clause 68 unless the context otherwise requires;
- (b) a reference to a section of the Tax Act is a reference to a section of Schedule 1 in the Tax Act unless otherwise expressed;
- (c) Clearance Certificate means a certificate issued by the Commissioner of Taxation in accordance with section 14-220 of the Tax Act;
- (d) **Commissioner** means the Commissioner of Taxation;
- (e) **Representative** means a registered legal practitioner or conveyancer (as the case may be); and
- (f) **Withholding Amount** means the amount payable to the Commissioner in accordance with section 14-200 of the Tax Act or an amount varied under section 14-235 of the Tax Act.

68.2 Application

This clause 68 applies if the purchaser is required to pay the Commissioner a Withholding Amount because of the application of section 14-200(1) of the Tax Act.

68.3 Vendor's status

The Vendor is a foreign resident for the purposes of this clause 68 unless the Vendor gives the purchaser a Clearance Certificate before Completion. The specified period in the Clearance Certificate must include the actual date of Completion.

68.4 Vendor's obligation

The Vendor must provide the Purchaser with the following items:

(a) all necessary information that the Purchaser requires in order to comply with the Purchaser's obligation to pay the Withholding Amount under section 14-200 of the Tax Act. This information must be provided to the Purchaser within 5 business days after receiving a request from the Purchaser. For this purpose, the Vendor warrants that the information the Vendor provides is true and correct; and (b) any Clearance Certificate or document evidencing a variation of the Withholding Amount in accordance with section 14-235(2) of the Tax Act before Completion.

68.5 Withholding amount

- (a) If the Vendor fails to provide a Clearance Certificate to the Purchaser before Completion, the Purchaser is irrevocably authorised to deduct the Withholding Amount from the balance of the price payable to the Vendor at Completion (Balance Payable).
- (b) If the Balance Payable at Completion is less than the Withholding Amount, the Vendor must pay the difference to the Purchaser at Completion.

68.6 Purchaser's obligations

- (a) The Purchaser must:
 - engage a Representative to conduct all the legal aspects of Completion, including the performance of the purchaser's obligations in this clause 68;
 - (ii) as soon as reasonably practicable after Completion, procure its Representative to:
 - (A) pay, or ensure payment of, the Withholding Amount to the Commissioner in the manner required by the Commissioner and from the moneys under the control or direction of the Representative in accordance with this clause 68;
 - (B) promptly provide the Vendor with proof of payment; and
 - (C) otherwise comply, or ensure compliance, with this clause 68, despite:
 - (D) any contrary instructions, other than from both the Purchaser and the Vendor in writing; and
 - (E) any other provision in this contract to the contrary.
- (b) The Representative will be taken to have complied with its obligations in clause 68.6(a) if in the case of Completion being conducted through the electronic conveyancing system:
 - the settlement is conducted through the electronic conveyancing system operated by Property Exchange Australia Ltd or any other electronic conveyancing system agreed by the parties; and
 - (ii) the Withholding Amount is included in the settlement statement requiring payment to the Commissioner in respect of this contract.

68.7 Penalties

The Purchaser is responsible for any penalties or interest payable to the Commissioner arising from the late payment of the Withholding Amount except to the extent that the penalty or interest arises from the Vendor failing to pay the Purchaser the amount of any difference as required under clause 68.5.

69. Development Application

- 69.1 From the date of this contract, the Vendor consents to the Purchaser at its sole cost, to prepare and lodge with the Council, a development application in respect of the Property.
- The Vendor will sign the consent for the development application as landowner as soon as reasonably practicable upon request by the Purchaser.

Schedule 1 Registration Sunset Date (clause 37)

31 January 2023

Schedule 2 Notations on Certificates of Title (clause 42)

1.	encumbrances contemplated by this contract to be created.

Schedule 3 Subdivision Plan and Draft Instrument

PLAN FORM 6 (2017)	DEPOSITED PLAN ADMINISTRATION SHEET		Sheet 1 of 5 sheet(s)	
Office Use Only				Office Use Only
Registered:				
Title System:				
PLAN OF		LGA:	QUEANBEYAN	-PALERANG REGIONAL
SUBDIVISION OF ST	AGE 9A RESIDUE	Locality:	GOOGONG	
AND LOT 534 IN	Parish:	GOOGONG		
		County:	MURRAY	
Survey Certificate I, DAVID AMBROSE STONE of VERIS AUSTRALIA PTY LTD ABN 53 615 735 727		Crown I,	Subdivision Person/*General Manas of s.6.15 of the Envir 203 have been satisfienew road or reserve seen number: hority: Certificate number:	n Certificate ger/*Accredited Certifier, certify that onmental Planning and Assessment in relation to the proposed
		*Strike throug	h if inapplicable.	
Plans used in the preparation of survey/compilation.			of intention to dedicate e reserves, acquire/resu	public roads, create public reserves ume land.
DPxxxxxxx, DPxxxxxxx		DRIVE, VER		BSERVER STREET, GLENROCK R STREET AND JAMES STREET D.
Surveyor's Reference: 203074.NH	H2S8A	Signature		8B Statements should appear on ORM 6A

PLAN FORM 6A (2017)	DEPOSITED PLAN AD	MINISTRATION SHEET	Sheet 2 of 5 sheet(s)	
	Office Use Only		Office Use Only	
Registered:				
PLAN OF				
SUBDIVISION OF ST	AGE 9A RESIDUE			
AND LOT 534 IN	N DP1263952	This sheet is for the provision of the f		
Subdivision Certificate number:		 A schedule of lots and addresses - See 60(c) SSI Regulation Statements of intention to create and release affecting internation accordance with section 88B Conveyancing Act 1919 Signatures and seals- see 195D Conveyancing Act 1919 Any information which cannot fit in the appropriate panel of 		
Date of Endorsement:				

1 of the administration sheets.

PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT IT IS INTENDED TO CREATE:

- 1. EASEMENT FOR DRAINAGE OF SEWAGE 3.5 WIDE
- 2. EASEMENT FOR DRAINAGE OF WATER 3.5 WIDE
- 3. RESTRICTION ON THE USE OF LAND
- 4. RESTRICTION ON THE USE OF LAND 0.3 WIDE
- 5. EASEMENT FOR MULTI-PURPOSE ELECTRICAL INSTALLATION 7.0 x 4.2

Lot	Street number	Street name	Street type	Locality
801		James	Street	Googong
802		James	Street	Googong
803		James	Street	Googong
804		James	Street	Googong
805		Observer	Street	Googong
806		Observer	Street	Googong
807		Observer	Street	Googong
808		Observer	Street	Googong
809		Verity	Street	Googong
810		Verity	Street	Googong
811		Leader	Street	Googong
812		Leader	Street	Googong
813		Leader	Street	Googong
814		Leader	Street	Googong
815		James	Street	Googong
816		Observer	Street	Googong
817		Leader	Street	Googong
818		Leader	Street	Googong
819		Leader	Street	Googong
820		Leader	Street	Googong
821		Leader	Street	Googong
822		Leader	Street	Googong
823		Leader	Street	Googong
824		Leader	Street	Googong

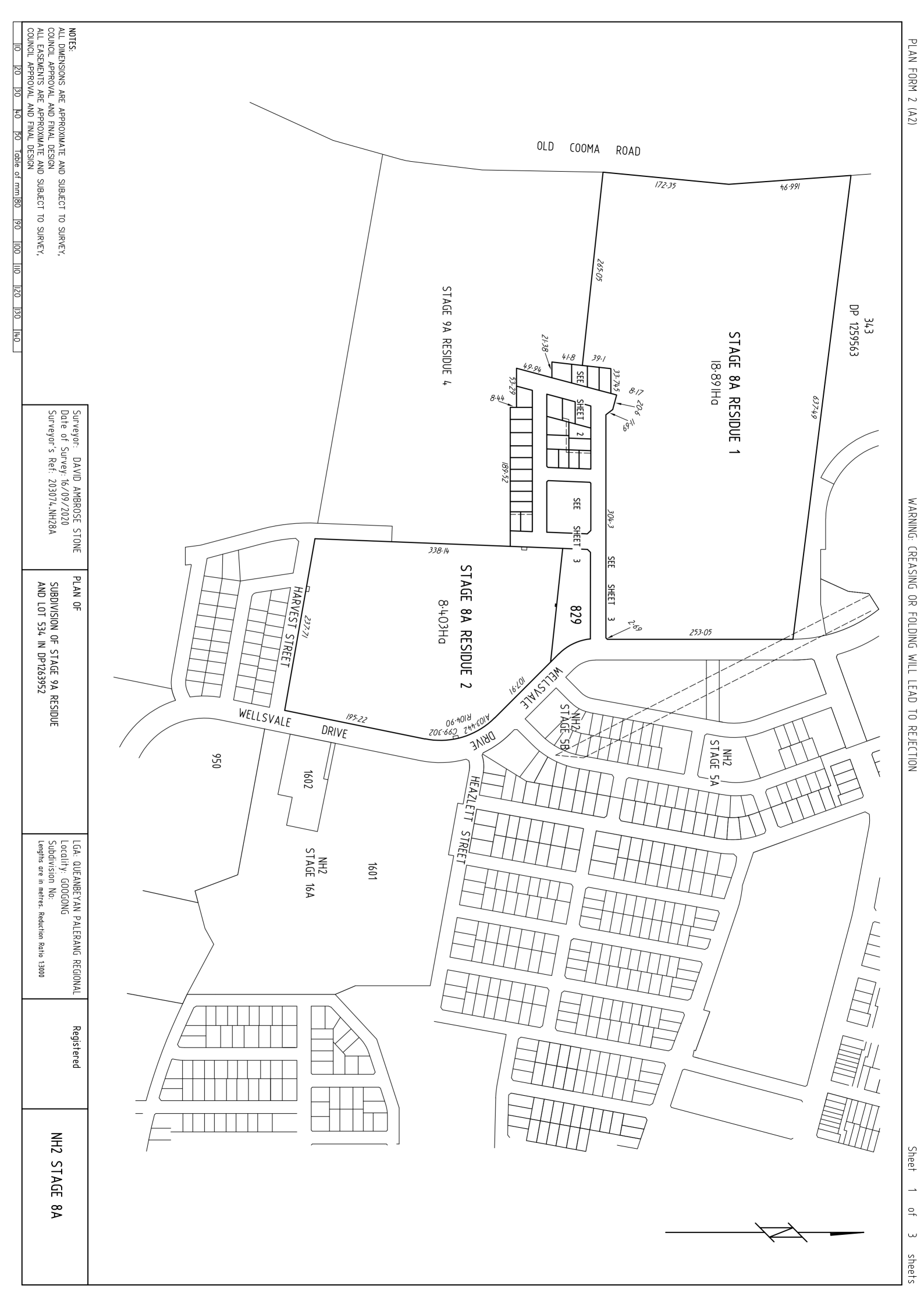
If space is insufficient use additional annexure sheet

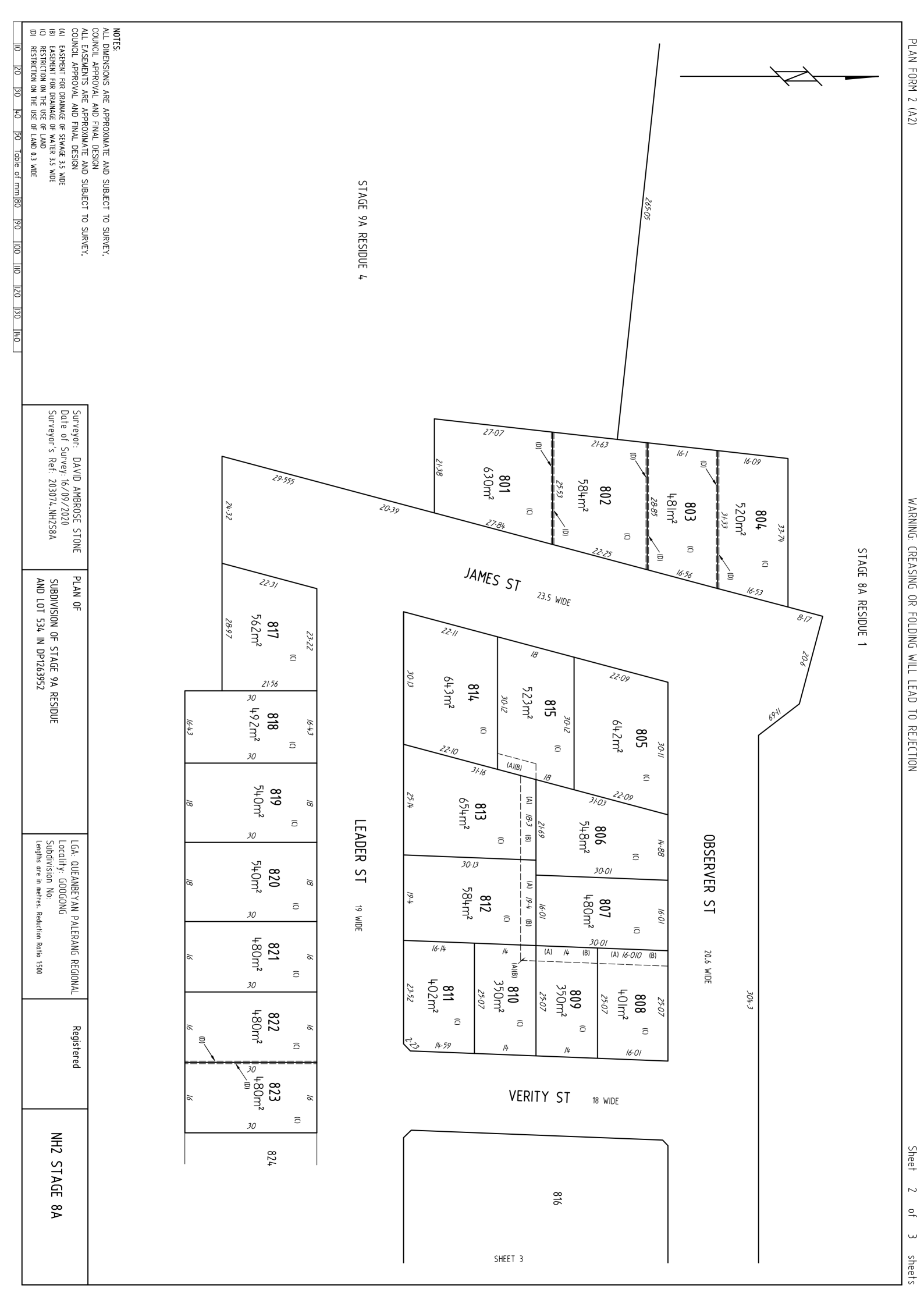
Surveyor's Reference: 203074.NH2S8A

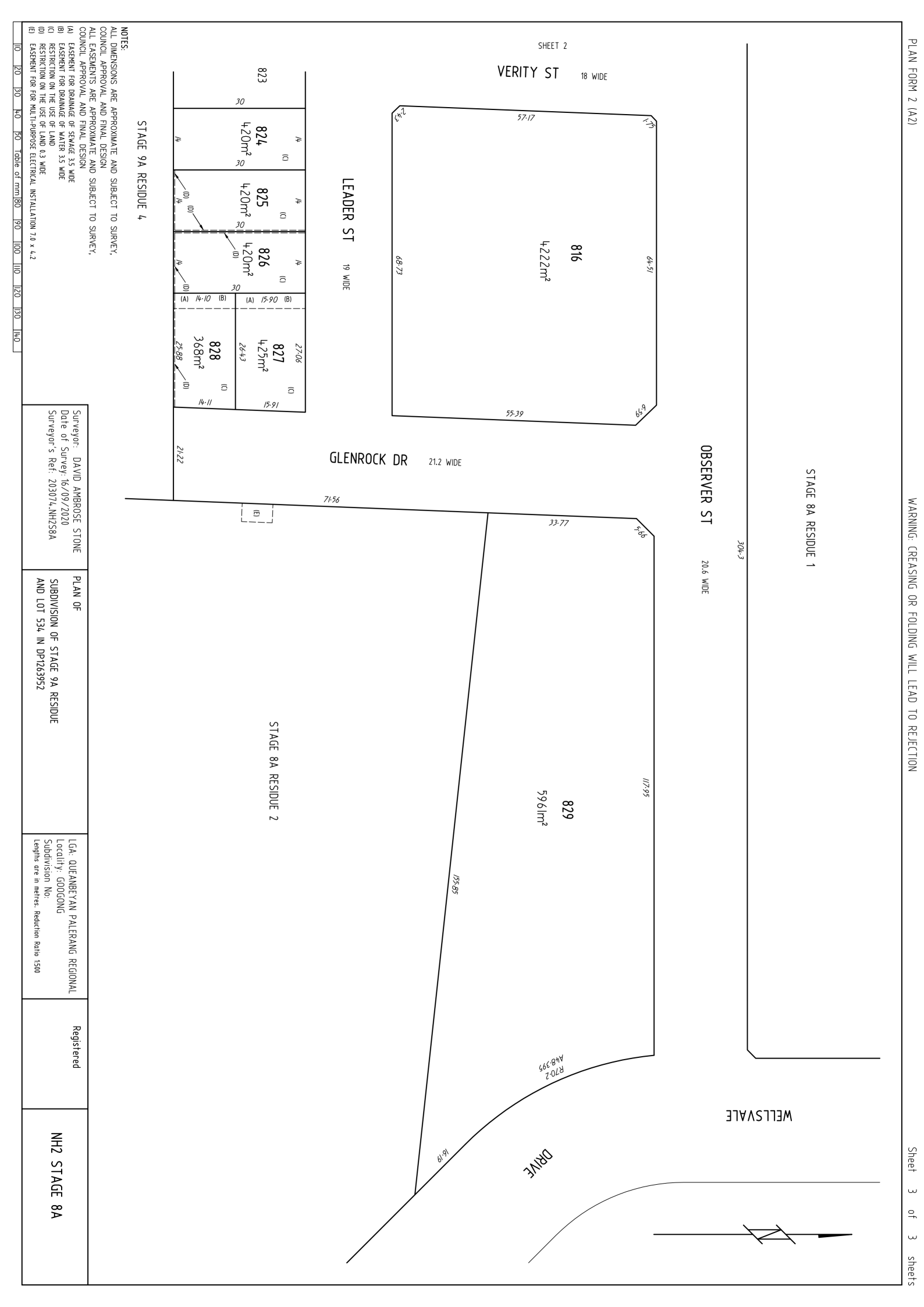
Registered: PLAN OF SUBDIVISION OF STAGE 9A RESIDUE AND LOT 534 IN DP1263952 This sheet is for the provision of the following information as required: • A schedule of lots and addresses - See 60(c) SSI Regulation 2017 • Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919 • Signatures and seals- see 195D Conveyancing Act 1919 • Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets. Lot Street number Street name Street type Locality	PLAN FORM 6A (2017) DEPOSITED PLAN ADMINISTRATION SHEET Sheet 3 of 5 sheet(s)			
PLAN OF SUBDIVISION OF STAGE 9A RESIDUE AND LOT 534 IN DP1263952 This sheet is for the provision of the following information as required: • A schedule of lots and addresses - See 60(c) SSI Regulation 2017 • Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919 • Signatures and seals- see 195D Conveyancing Act 1919 • Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets. Lot Street number Street name Street type Locality 825 Leader Street Googong 826 Leader Street Googong 827 Glenrock Street Googong	Davistana da	Office Use Only		Office Use Only
Subdivision Certificate number: Date of Endorsement: Lot Street number Street name Lot Street number Street name Street type Locality Leader Street Street Googong B26 Glenrock A schedule of lots and addresses - See 60(c) SSI Regulation 2017 Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919 Signatures and seals- see 195D Conveyancing Act 1919 Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets.	PLAN OF	ION OF STAGE 9A RESIDUE		
Subdivision Certificate number: Date of Endorsement: Date of Endorsement: Street number Street number Street see 195D Conveyancing Act 1919 Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets. Lot Street number Street type Locality 825 Leader Street Street Googong 826 Leader Street Googong Glenrock Street Googong Glenrock Street Googong	AND	LOT 534 IN DP1263952		
825LeaderStreetGoogong826LeaderStreetGoogong827GlenrockStreetGoogong			 Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919 Signatures and seals- see 195D Conveyancing Act 1919 Any information which cannot fit in the appropriate panel of sheet 	
825LeaderStreetGoogong826LeaderStreetGoogong827GlenrockStreetGoogong				
826LeaderStreetGoogong827GlenrockStreetGoogong		number Street name		Locality
827 Glenrock Street Googong		Leader		Googong
One Clarest Constant				
828 Glenrock Street Googong	020	Glenrock	Street	Googong
If space is insufficient use additional annexure sheet		If space is insufficient use	e additional annexure sheet	

PLAN FORM 6A (2017) DEPOSITED PLAN ADMINISTRATION SHEET Sheet 4 of 5 sheet(s)			
Office Use C	Only Office Use Only		
Registered:			
PLAN OF			
SUBDIVISION OF STAGE 9A RESIDUE			
AND LOT 534 IN DP1263952	This sheet is for the provision of the following information as required: • A schedule of lots and addresses - See 60(c) SSI Regulation 2017		
Subdivision Certificate number:	• Statements of intention to create and release affecting interests in		
Date of Endorsement:	 accordance with section 88B Conveyancing Act 1919 Signatures and seals- see 195D Conveyancing Act 1919 Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets. 		
Signed, sealed and delivered for and on behalf of Googong Tov 154 514 593 by its attorneys under a power of attorney dated 26/0 South Wales with Book. 4728 No.628 in the presence of:			
	ure of attorney who declares that the attorney has not received any notice evocation of the power of attorney		
Full name of Witness Full na	me of Attorney		
	ire of attorney who declares that the attorney has not received any notice evocation of the power of attorney		
Full na	me of Attorney		
Surveyor's Reference: 203074.NH2S8A	t use additional annexure sheet		

PLAN FORM 6A (2017) DEPOSITED PLAN AD	OMINISTRATION SHEET Sheet 5 of 5 sheet(s)			
Office Use Only	Office Use Only			
Registered:				
PLAN OF				
SUBDIVISION OF STAGE 9A RESIDUE				
AND LOT 534 IN DP1263952	This sheet is for the provision of the following information as required:			
Subdivision Certificate number:	A schedule of lots and addresses - See 60(c) SSI Regulation 2017 Statements of intention to create and release affecting interests in			
Date of Endorsement:	 accordance with section 88B Conveyancing Act 1919 Signatures and seals- see 195D Conveyancing Act 1919 Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets. 			
Signed, sealed and delivered for and on behalf of National Australia Bank Limited by its Attorney who holds the position of Level 2 Attorney under of Power of Attorney dated registered in New South Wales with Book. No. in the presence of:				
	who declares that the attorney has not f the revocation of the power of attorney			
Full name of Witness Full name of Attorney				
Address of Witness				
If space is insufficient use	additional annexure sheet			
Surveyor's Reference: 203074.NH2S8A				







Lengths are in metres Sheet 1 of 10

Plan: Plan of Subdivision of Stage 9A Residue and Lot

534 in DP 1263952

Full name and address of proprietors of the land: Googong Township Pty Limited

ABN 95154514593 Level 3, 64 Allara Street CANBERRA CITY ACT 2601

Full name and address of mortgagee of the land: National Australia Bank Limited

ABN 12 004 044 937

Level 13, 100 St Georges Terrace

PERTH WA 6000

PART 1 – CREATION

Number of item shown in the intention panel on the plan:	Identity of easement, restrictive covenant or positive covenant to be created and referred to in the plan:	Burdened lot(s) or parcel(s):	Benefited lot(s), road(s), bodies or Prescribed Authorities
1.	Restriction on the use of land	801–829,	Every other lot
2.	Easement for Multi- Purpose Electrical Installation variable width	Stage 8A Residue 2	Essential Energy ABN 37 428 185 226
3.	Easement for drainage of sewage 3.5 wide	815	814, Queanbeyan-Palerang Regional Council
		813	814,815, Queanbeyan- Palerang Regional Council
		812	814,815,813, Queanbeyan- Palerang Regional Council
		810	814,815,813,812, Queanbeyan-Palerang Regional Council
		809	814,815,813,812,810, Queanbeyan-Palerang Regional Council

Lengths are in metres Sheet 2 of 10

Plan: Plan of Subdivision of Stage 9A Residue and Lot

534 in DP 1263952

		808	814,815,813,812,810, 809,
		000	Queanbeyan-Palerang Regional Council
		828	Queanbeyan-Palerang Regional Council
		827	827, Queanbeyan-Palerang Regional Council
4.	Easement for drainage of water 3.5 wide	815	814, Queanbeyan-Palerang Regional Council
		813	814,815, Queanbeyan- Palerang Regional Council
		812	814,815,813, Queanbeyan- Palerang Regional Council
		810	814,815,813,812, Queanbeyan-Palerang Regional Council
		809	814,815,813,812,810, Queanbeyan-Palerang Regional Council
		808	814,815,813,812,810, 809, Queanbeyan-Palerang Regional Council
		828	Queanbeyan-Palerang Regional Council

Lengths are in metres Sheet 3 of 10

Plan: Plan of Subdivision of Stage 9A Residue and Lot

534 in DP 1263952

		827	827, Queanbeyan-Palerang Regional Council
5.	Restriction on the use of land 0.3 Wide	801	802
		802	801,803
		803	802,804
		804	803
		822	823
		823	822
		825	826, Stage 9 Residue 4
		826	825, Stage 9 Residue 4
		828	Stage 9 Residue 4

PART 2 - TERMS

1. Interpretation

1.1 Definitions

These meanings, in any form, apply unless the contrary intention appears:

Design and Construction Requirements means the:

(a) Googong Design Guidelines; and

Lengths are in metres Sheet 4 of 10

Plan of Subdivision of Stage 9A Residue and Lot 534 in DP 1263952

(b) building envelope plan (which specifies the area of the Lot Burdened within which a residence is to be constructed),

prepared by Googong, which regulate building and ancillary landscaping work within all or part of the Development Site from time to time.

Development Site includes those lots created by registration of the Plan.

Googong means Googong Township Pty Limited ABN 95 154 514 593 or any successor to Googong Township Pty Limited ABN 95 154 514 593.

Googong Design Coordinator means an officer or employee of Googong responsible for the review and approval of designs for dwellings under the Googong Design Guidelines.

Googong Design Guidelines means the guidelines for the design of dwellings at Googong, published by Googong from time to time.

Grantee means the owner or mortgagee in possession of the Lot Benefited.

Grantor means the owner or mortgagee in possession of a Lot Burdened.

Instrument means this instrument under section 88B of the Conveyancing Act 1919 and includes the Plan.

Lot Benefited means a lot benefited by an easement, positive covenant or restriction on use in this Instrument.

Lot Burdened means a lot burdened by an easement, positive covenant or restriction on use in this Instrument.

Plan means the plan to which this Instrument relates.

1.2 References to certain terms

Unless a contrary intention appears, a reference in this Instrument to:

- (a) **(reference to anything)** a reference to anything is a reference to the whole or each part of it; and
- (b) (singular includes plural) the singular includes the plural and vice versa; and
- (c) (meaning not limited) the words "include", "including", "for example" or "such as" are not used as, nor are they to be interpreted as, words of limitation and, when introducing an example, do not limit the meaning of the words to which the example relates to that example or examples of a similar kind.

Lengths are in metres Sheet 5 of 10

Plan: Plan of Subdivision of Stage 9A Residue and Lot

534 in DP 1263952

1.3 Headings

Headings do not affect the interpretation of this Instrument.

2. Terms of Restriction on the Use of Land numbered 1 on the Plan

2.1 Design and Construction Requirements

The Grantor must not construct a home or front garden (including the driveway and paths) on the Lot Burdened other than in accordance with the Design and Construction Requirements.

2.2 Design Approval and Construction

The Grantor must:

- (a) submit a building design for construction of a dwelling on the Lot Burdened to the Googong Design Coordinator for approval within 6 months after the date of the transfer of the title to the Lot Burdened to the Grantor (or such later date as determined by Googong in its absolute discretion); and
- (b) cause the dwelling and front garden (including the driveway and paths) to be constructed on the Lot Burdened in accordance with:
 - (i) the approved building design; and
 - (ii) the Design and Construction Requirements,

within 24 months after completion (or such later date as determined by Googong in its absolute discretion).

2.3 Duration of restriction

Clause 2.1 will cease and be of no further force or effect with respect to the Lot Burdened on and from the date the Googong Design Coordinator provides written notice that the Grantor has satisfied the requirements of clause 2.2(b).

Lengths	are in metres	Sheet 6 of 10
Plan:		Plan of Subdivision of Stage 9A Residue and Lot 534 in DP 1263952
3.	Terms of Easement for M variable width numbered	lulti-Purpose Electrical Installation 2 on the Plan
	The easement is granted on the terr registered AG189384.	ms contained in Part C of the Memorandum
of Goog ABN 95 power of	sealed and delivered for and on behalf long Township Pty Limited 154 514 593 by its attorneys under a f attorney dated 26 / 06 / 2017 registered South Wales with Book. 4728 No.628 in ence of:	
		attorney has not received any notice of the revocation of the power of attorney
		Full name of attorney
Signatur	re of witness	Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney
Full nam	ne of witness	Full name of attorney

Lengths are in metres	Sheet 7 of 10
Plan:	Plan of Subdivision of Stage 9A Residue and Lot 534 in DP 1263952
Address of witness	



Lengths are in metres	Sheet 8 of 10
Plan:	Plan of Subdivision of Stage 9A Residue and Lot 534 in DP 1263952
Signed, sealed and delivered for and on behalf of National Australia Bank Limited by its Attorney	
Who holds the position of Level 2 Attorney under Power of Attorney dated 1 March 2007 in the presence of:	
Signature of witness	Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney
Full name of witness	Full name of attorney
Address of witness	

Lengths are in metres	Sheet 9 of 10
Plan:	Plan of Subdivision of Stage 9A Residue and Lot 534 in DP 1263952
Executed for and on behalf of Queanbeyan-Palerang Regional Council by its authorised delegate pursuant to s.377 Local Government Act 1993:	
Signature of Witness	Signature of Authorised Officer
Name of Witness in full	Name of Authorised Officer
Address of Witness	Authority of Authorised Officer signing on behalf of Queanbeyan-Palerang Regional Council

Lengths are in metres	Sheet 10 of 10
Plan:	Plan of Subdivision of Stage 9A Residue and Lot 534 in DP 1263952
Executed for and on behalf of Essential Energy ABN 37 428 185 226 by its duly appointed attorned under Power of Attorney registered in New South Wales with Book No. in the presence of:	ey
	Signature of attorney who declares that the
	attorney has not received any notice of
	revocation of the power of attorney
Full Name of witness	(Print) Full Name and title of attorney
Address of witness	

Schedule 4 Grading and Fill Plan

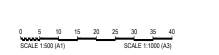
LEGEND

STAGE BOUNDARY

EXISTING CONTOURS AT 1.0m INTERVALS

DESIGN CONTOURS AT 0.5m INTERVALS

RETAINING WALL





Schedule 5 Design and Construction Requirements



MULTI-UNIT DESIGN GUIDELINES



LOT 816 GOOGONG

OCTOBER 2020

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INTRODUCTION

These Multi Unit Design Guidelines apply to **Lot 816 Googong**. They will form part of the sales contract for the lot.

The document is divided into five parts as follows:

Part A – General Information

Part B – Googong Design Approval Process

Part C - General Multi-Unit Design Guidelines

Part D - Site Specific Guidelines

Part E – Compliance Bond Requirements

Design Approval from the Googong Design Manager is required prior to applying for Development Approval. The mandatory Googong design approval process is detailed in Part B of this document.

For any questions regarding these Design Guidelines or the Design Approval process, please contact the Googong Design Manager on (02) 6230 0800.

PART A GENERAL INFORMATION

A.1 THE URBAN CHARACTER OF GOOGONG

Googong is a master planned community with a permeable network of roads, paths and cycleways to create a more liveable township. The Googong Design Guidelines provide a robust set of design principles creating higher quality streetscapes and in turn a better neighbourhood. Open space links, tree lined streets and a structured approach to landscape design will help connect Googong common to the surrounding neighbourhoods creating a walkable and more environmentally sustainable Googong.

Googong's Neighbourhood centres provide opportunities for the community to engage within the Urban core areas and to enjoy the associated activities the centres provide. The centres are located within walking distance from the surrounding residential neighbourhoods, activating street frontages within the Township.

The town centre will become a vibrant residential, commercial and Community Hub with a rich fabric of built form made up of different housing typologies from low rise apartments, terraces to multi-unit style dwellings.

It will create a truly urban experience – with the ability to live within proximity to local shops and services with the Hilltop Reserve of Nangi Pimble rising to the South beyond.

Googong Town Centre has been planned to provide approximately 12,000m² – 15,000m² of retail and commercial space and will support a range of community, leisure and cultural uses as well as a wide range of residential accommodation including shop top housing, residential flat buildings and multi-unit housing.



A.2 OPEN SPACES AT GOOGONG

The Googong vision is to create a high quality, sustainable landscape with a distinctive character and diverse range of open space areas and facilities for the enjoyment and wellbeing of Googong Township's residents. This vision is predicated on a fundamental understanding of the sites opportunities and constraints and reflects the following:

- Formation of attractive, legible, safe, functional and sustainable streetscapes that encourage reduced car dependency;
- Water sensitive urban design principles applied throughout the neighbourhood;
- Utilisation of recycled water to sustainably irrigate the open space system;
- The establishment of special places to meet, relax, play, recreate and learn about heritage and ecological processes;
- The 'Celebration of Water' through interpretive and sculptural elements;
- The promotion of active lifestyles and respect for the environment;
- Preservation of the sites unique natural features;
- Re-establishment of lost indigenous ecologies; revelation and celebration of histories and heritage;
 and
- To integrate the principles of the Googong Public Art Strategy into the design of open space components.



A.3 ACCESS AND CIRCULATION

Googong will ensure a legible access system is established throughout the development that provides an elevated level of permeability and equitable access to that system for all.

Within the streets a network of bike lanes, bike paths and concrete footpaths establish an extensive circulation network for residents and visitors alike. In addition to this the open spaces of Googong will be fully connected to the street network via their own extensive networks of paths that will utilise concrete paths of varying widths and other more permeable surface finishes such as gravel / decomposed granite or bush tracks.



A.4 STREETSCAPE PRINCIPLES

The street planting at Googong is a combination of exotic and native trees species and dryland grass verges. The street planting reflects the status of a street within the street hierarchy and the planning of Googong. The main streetscape finishes proposed will be as follows:

WELLSVALE DRIVE AND GORMAN DRIVE

These are the main avenues of Googong and link the whole township to the planned Town Centre, main entry off Old Cooma Road and the planned public and private schools at Googong. These streets will be defined by exotic trees, generous verges and sections of the roadways broken up by generous medians. In the case of Wellsvale Drive the median will be planted with exotic shrub and groundcover species. The median on Gorman Drive will be planted with Gum Trees and native shrub and understorey species to reinforce an evergreen spine running through Googong.

TOWN CENTRE STREETS

The main streets will be defined by exotic tree species. Groundcover planting is to be used in combination with street furniture to create attractive streets with pockets of public seating and outdoor cafe areas. Safe pedestrian crossing points shall be highlighted using planting, kerbs, signage, furniture, level changes and line marking. Incidental and interpretive art elements will be included within the streetscape to reflect cultural themes, integrated into signage, paving and street furniture. Feature paving, bins, seating and cycle parking will also be provided.

SUBURBAN STREETS

Within the residential areas, the planting has been zoned to create distinct character areas, with a combination of exotic / native and deciduous / evergreen species selected to ensure complimentary texture and form, provide summer shade, autumn colour and spring blossom. All street verges will be planted with dryland grass.



A.5 OPEN SPACE

Within Googong it is proposed to establish a network of open space areas that vary in size, form and function and will provide a variety of recreational and sporting experiences for the future residents of Googong. Within Googong the main open spaces include:

- Googong Common which includes 8 sports fields, indoor sports centre, tennis centre, outdoor netball hub, community gardens, regional playground, 4 local parks, an extensive circulation path network, barbeque facilities and associated furniture.
- Googong's Main Entry (Old Cooma Road) which includes entry signage, sculpture, extensive tree
 planting and the establishment of bio-retention features that will aid in the filtering of Googong's
 stormwater flows.
- Googong Town Centre the main commercial area of Googong will incorporate a large lake that will create a major entry statement as well as perform stormwater and flood mitigation requirements for the development. Adjacent to the lake will be the main Civic Plaza of Googong that will feature the Googong Community Centre, urban seating solutions to allow the community to take advantage of public events and concerts, a water play park, sculptural elements, tree planting and extensive paved areas to allow residents and visitors to take advantage of lakeside.
- Nangi Pimble Googong's most prominent hill has been designed to ensure the retention of higher value trees.
 - On the hilltop and surrounding the reservoirs, it is proposed to establish habitat suitable for the Glossy Black Cockatoo. This habitat will also act to screen the water tanks from residential areas below. Additional native tree planting is proposed to provide shade along the new pathways.
- **Aprasia Conservation Area** over 30 hectares of area dedicated to the protection of the resident Pink Tailed Worm Lizard population.
- Neighbourhood Parks there will be five neighbourhood parks of a minimum 1 hectare in size within
 each of the planned neighbourhoods of Googong. These parks will typically become the focal point for
 each neighbourhood and will include play equipment, public art, extensive path system, furniture,
 lighting, signage, BBQ facilities and planting.
- Local Park Network across the five neighbourhoods of Googong there will be a network of local
 parks that will ensure residents and visitors to Googong will have access to wide variety of open space
 experiences within close proximity to their homes.

PART B GOOGONG DESIGN APPROVAL PROCESS

B.1 GENERAL APPROVAL INFORMATION

Prior to submission of a development application with the Queanbeyan-Palerang Regional Council, all development proposals require formal approval from the Googong Design Manager. The below design approval process provides an outline of necessary steps required during the design process.

Following formal approval from the Googong Design Manager, all design proposals will require development approval through the Queanbeyan-Palerang Regional Council (QPRC). The development application will be assessed against the Googong Development Control Plan (DCP) as well as any other DCP's and Local Environment Plans that may be applicable to the site.

This site is suitable for medium density housing which can be approved under a variety of planning pathways as follows:

State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 (SEPP)

A New Low Rise Medium Density Code (Part 3B) has recently been included in the SEPP. Googong Township forms part of the area where the new code can be applied.

This will permit a development complying under the SEPP code to be approved by a private certifier including the ability to apply for strata subdivision (under Division 1 Part 6.1) or Torrens subdivision (under Division 2 Part 6.3).

GTPL recommends planning advice is sought if a CDC application is proposed.

Googong DCP Part 7

Medium Density Housing can be approved under the Googong DCP as;

- Small Lot Housing being integrated development resulting in a torrens subdivision with or without a community scheme; or
- Multi Dwelling Housing with a strata subdivision.

Any development proposed on lot/s must comply with the applicable Googong Design Guidelines (this may include multi-unit guidelines, general residential guidelines etc depending on the proposed multi-unit or subdivision strategy for the lot).

It is strongly recommended that preliminary discussions with the Queanbeyan–Palerang Regional Council be undertaken prior to commencement of designs in addition to a review of the Googong Development Control Plan and any other relevant QPRC planning documents.

B.2 GOOGONG MULTI-UNIT DESIGN APPROVAL PROCESS

In order to ensure a smooth and timely approval process with the Googong Design Manager, the following design approval process is suggested. Please note that the below design approval process includes both recommended and mandatory approval processes. The process has been divided into 3 main stages:

- 1. Pre-Design Stage
- 2. Design Stage
- 3. Googong Design Manager Approval Stage

1. PRE- DESIGN STAGE

ITEM 01	Contact Queanbeyan – Palerang Regional Council to obtain information relating to the development application approval process including obtaining all relevant DCP's, LEP's and any other necessary planning guidelines.	
ITEM 02	Contact Googong Design Manager to discuss any queries relating to the Multi-Unit Design Guidelines as well as obtain any relevant site information available.	
ITEM 03	Review Googong Multi-Unit Design Guidelines as well as Googong Development Control Plan and any other necessary control plans from the Queanbeyan-Palerang Regional Council.	

2. DESIGN STAGE

ITEM 01	Following completion of initial concept designs, arrange a concept design meeting with the Googong Design Manager. Provide the following concept plans to the Googong Design Manager prior to the concept design meeting: - Site Concept Plan (including basic floor plans and setbacks) - Basic streetscape elevations and/or 3D images.	MANDATORY
ITEM 02	Attend concept design meeting to discuss the proposed design. The Googong Design Manager will provide feedback on the proposed design concepts.	MANDATORY
ITEM 03	Attend pre-lodgement meeting with Queanbeyan-Palerang Regional Council to obtain any feedback that they may have on the proposed concept designs.	

3. GOOGONG DESIGN MANAGER APPROVAL STAGE

ITEM 01	Submit the below required set of drawings and information to the Googong Design Manager for approval prior to the submission of the development application with Queanbeyan-Palerang Regional Council. Information required to be submitted for Googong Approval includes:	MANDATORY
	☐ Site Plan (1:200 scale)	
	☐ Floor Plans of all levels (1:100 scale)	
	☐ All Building Elevations (1:100 scale)	
	☐ Rear laneway garage/carport frontage elevations (1:100/1:200 scale)	
	☐ Streetscape Elevations including proposed materials / finishes (1:100 / 1:200 scale)	
	☐ Sections (1:100 scale)	
	☐ Roof Plans (1:100 scale)	
	☐ Landscape Plan (1:100 / 1:200 scale)	
	☐ Retaining Wall/Benching Plan (1:200 scale)	
	☐ Fencing Plan including all street frontage fence elevations with heights shown (1:200 scale)	
	☐ External Materials and Finishes Schedule	
	☐ Waste Enclosure Details (1:50 scale)	
	☐ Letterbox and Fencing Details	
	☐ Basix Energy Report for each dwelling	
ITEM 02	Obtain stamped approved drawings and signed Design Approval Checklist form (as below) from Googong Design Manager.	MANDATORY
ITEM 03	Submit Stamped approved drawings from Googong Design Manager to the Queanbeyan-Palerang Regional Council along with all other required development application information to obtain QPRC Approval.	MANDATORY

B.3 GOOGONG MULTI-UNIT DESIGN APPROVAL CHECKLIST



	Site Plan (1:200 scale)
	Floor Plans of all levels (1:100 scale)
	All Building Elevations (1:100 scale)
	Rear laneway garage/carport frontage elevations
	(1:100/1:200 scale)
	Streetscape Elevations including proposed materials / finishes (1:100 / 1:200 scale)
	Sections (1:100 scale)
	Roof Plans (1:100 scale)
	Landscape Plan (1:100 / 1:200 scale)
	Retaining Wall/Benching Plan (1:200 scale)
	Fencing Plan including all street frontage fence elevations with heights (1:200 scale)
	External Materials and Finishes Schedule
	Waste Enclosure Details (1:50 scale)
	Letterbox and Fencing Details
	Basix Energy Report for each dwelling
Goog	ong Design Manager Approval
lame	:: Date:

PART C GENERAL MULTI-UNIT DESIGN GUIDELINES

INTRODUCTION

The Googong Multi-Unit Design Guidelines include a number of main elements that are considered important in ensuring that the built form of multi-unit developments within Googong are consistent and positively contribute to the Googong neighbourhood character. Please note that these design guidelines must be read in conjunction with Googong DCP Part 7 for general multi-unit design general controls as well as the NSW Low Rise Medium Density Design Guide.

The main design elements outlined in these guidelines includes the following:

Part C.1	Built Form
Part C.2	Building Frontages
Part C.3	Articulation
Part C.4	Levels / Topography
Part C.5	Garage / Carport Built Form
Part C.6	Roof Form
Part C.7	Corner and Rear Elevation Treatment
Part C.8	Driveways / Parking
Part C.9	Fencing / Boundary Treatment
Part C.10	Materials and Colours
Part C.11	Water Management

C.1 BUILT FORM

The built form of all multi-unit developments is to reflect a high quality, well articulated completed product with thoughtful material use and scale. Main elements contributing to the street frontage built form include the following requirements:

- Dwelling entry points to be clearly identifiable from the main street (or public open space frontage if applicable). Entry points to be recessed by minimum 1m and include a minimum 1.5m overhead covering to the main entry point of each dwelling.
- Overall street frontage massing is to be considered. Continuous lengths of street or open space frontage without relief of the built form is not permitted. A maximum of 12 dwellings is allowable prior to providing a clear break in the overall built form.
- Where a break in the building frontage is proposed, the side return facades are to be articulated and well considered as they will be visible from the main frontage. A change in building materials around main corners visible from the street is not permitted.
- Large blank parapet walls will not be permitted on the main frontages. Articulation and varying material use is required to avoid large, monotonous wall planes.
- A mix of materials is required to all facades of built form to create variation and scale appropriate to Googong.
- Windows and balconies overlooking streets and/or open space frontages is encouraged to create articulation and interaction with the main frontage of multi-unit developments.
- Living spaces are to front streets and/or open spaces.
- Laneway frontages from side streets are to be well considered as they will be highly visible. Items such as waste enclosures, driveway entry points, sides of garages, parking spaces, surveillance units and the like are to be well considered and integrated into the overall built form of the development.
- Surveillance units must be provided at the ends of laneways to address secondary street frontages, visually conceal garages / laneways and provide surveillance. Entry access to surveillance units must address secondary street frontages.
- Where 3 storey development is allowed and proposed, the massing of the built form is to have a Base–Top composition with:
 - A distinct base element to the ground floor and any street frontage with clearly identifiable and articulated entry points and surveillance to the adjacent street frontage.
 - A top component main façade to the upper two levels with separate plane transition to the ground level that provides visual interest to the street.

- The upper two levels should include articulation elements of fenestration/openings, projections, balconies and sun screening devices.
- The upper two levels should be visually tied together with continuous built form and similar material use.

Any variation to the above may be considered at the discretion of the Googong Design Manager.

In relation to overall built form and character, the following elements are considered to be inappropriate and therefore not permitted at Googong:

- Facades with monolithic colour and materials are not permitted.
- Elements portraying Federation and other traditional styles are not permitted.
- Applied and clearly 'stuck on' elements are not permitted.
- Large areas of flat wall without punctuation or articulation are not permitted.
- Facades that are made up of mixed architectural styles are not permitted.



C.2 BUILDING FRONTAGES

Buildings are required to address the main front street, open space frontage and secondary side streets in the following ways to establish a high quality interface between the public and private domain: :

- Utilise north facing Living Areas with courtyards and balconies when orientation permits.
- Provide Living Areas to main street and / or open space frontages for surveillance and encourage utilisation of front courtyard spaces.
- All dwellings to have clearly identifiable and separate building entry points from street and / or open space frontages.
- Provide articulation to all street / open space frontages.
- Provide front fencing and usable landscaped courtyards to all street and / or open space frontages.
- The finished ground floor level of all dwellings are to sit above the adjacent street and / or open space frontage levels to enable positive interaction between the public and private domains. This also provides passive surveillance of frontages, whilst retaining privacy.
- No service elements are to be located on the main street and / or open space frontages including clotheslines, A/C units, water tanks and the like.
- Where screening of waste enclosures and the like are visible from secondary street frontages, these are
 to be located a minimum of 1m behind the main building line along that frontage. Screening is to be
 softened by planting facing secondary street frontages.
- Note varying main front setback dependant upon the location of principal private open space.

C.3 ARTICULATION

All frontages to multi-unit buildings are to be articulated with varied projections and indentations to provide visual interest to all sides of the building. Particular articulation elements include the following requirements:

- Entry points to each dwelling must be clearly identifiable from the main street and / or open space frontage and are to be recessed by minimum 1m from the main building line and include a minimum 1.5m overhead covering to the main entry point of each dwelling.
- Balconies to main frontages are encouraged and are to be minimum 1m deep, lined underneath and should incorporate a covered element such as roof, awning, hoods or pergola frame.
- Main frontages should introduce elements such as entry canopies, porches, verandah's, shading elements and the like to provide visual interest.
- To emphasise varied projections and indentations to main frontages, the following minimum recess / projection dimensions are required:

Window awnings and shading elements: 600mm

Balconies: 1000mm

Step in façade / material use changes: 600mm

Main Entry point recess: 1000mm.

 Variance from the above dimensions may be assessed on architectural design merit at the discretion of the Googong Design Manager.



C.4 LEVELS / TOPOGRAPHY

It is important that multi-unit developments reflect the topography of the site and correspond with the adjoining public footpath, street and open space levels in accordance with the following requirements:

- The finished ground level of dwellings along main street and/or open space frontages is to step to reflect the adjacent footpath, street level.
- Long frontages that continue at the same ground floor level are not acceptable if the adjoining natural ground level is sloped. This is to avoid excessive cut and fill across the site.
- The finished ground floor level of all dwellings is to sit *above* the adjacent street and / or open space frontage levels to enable positive interaction between the public and private domains. This also provides passive surveillance of frontages, whilst retaining privacy.
- The transition from the street and/or open space level from the front gate or boundary to the ground floor level of any dwelling shall not exceed 1m.
- Where any cut is required due to site topography, this shall be a maximum of 1m.
- Any variance to the above may be assessed on architectural merit at the discretion of the Googong Design Manager.

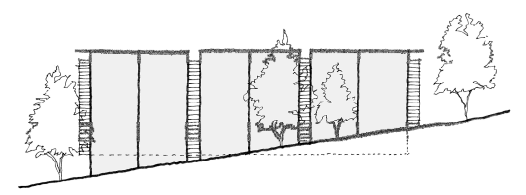


FIGURE 1 - BUILDING FORM DOES NOT REFLECT TOPOGRAHPY - NOT PERMITTED

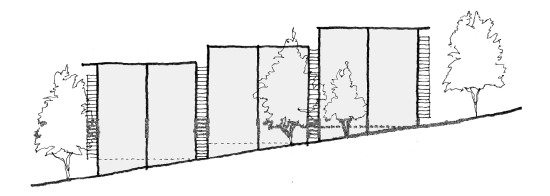


FIGURE 2 - BUILDING FORM DOES REFLECT TOPOGRAHPY - PERMITTED

C.5 GARAGE / CARPORT BUILT FORM

All covered parking spaces are to be considered and integrated into the overall building design as these elements will be visible from adjoining properties and street frontages. The following guidelines are required to ensure that garages and carport designs are well considered:

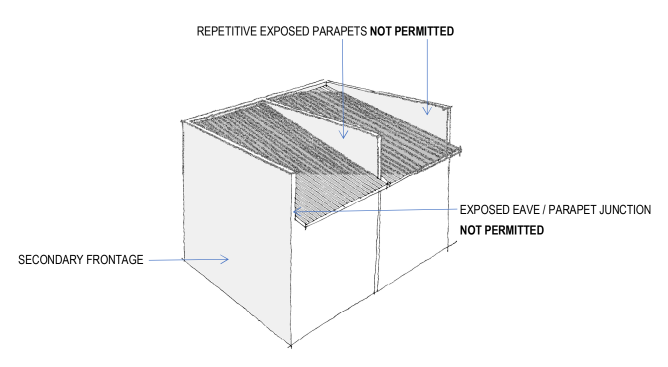
- All garages are to be constructed in materials to match and complement the main dwellings within the development.
- Continuous runs of garages and/or carports are not permitted without the following items being integrated into the design:
 - Stepping between adjacent garage/carport frontages (minimum step of 600mm) to create larger landscape zones within the driveway between garages / carports.
 - Mixture of garage and carport structures to avoid monotonous frontages.
 - Variation of materials to provide interest.
- No more than 3 identical garages/carports shall occur continuously without a step in the frontage and/or change in material.
- Gaps between garages are encouraged to create additional landscape zones to the main driveway.
- Surveillance units are to be provided at each end where laneways run through the site to provide surveillance of the laneway and a defined frontage to side streets.
- Garage / carport roof forms should complement the main dwelling built forms.
- Garage / carport doors and entry point locations should be considered to allow for grading of driveways as well as the incorporation of landscaping zones to the driveway.



C.6 ROOF FORM

The roof elements for multi-unit developments are an important aspect of contributing to the overall building design. Roof design of multi-unit developments require the following:

- Continuous long lengths of unarticulated roofing are not permitted.
- No reflective roof materials are permitted.
- Where expressed eaves are proposed to skillion, hipped or gable roof forms, the eaves width shall not be less than 600mm
- Gutters and downpipe locations are to be carefully considered. Downpipes and gutters to main street and/or open space frontages are discouraged unless these are concealed or carefully incorporated into the façade design.
- Where gutters / eaves are located on the rear of the building, consideration must be given to the appearance from the rear and secondary frontages. A continuous run of exposed parapets that separate dwellings and run parallel to the rear of the building will not be permitted unless thoughtfully detailed at each junction.
- Where parapets are proposed, careful consideration must be given to how parapets return around corners and how they are viewed from all sides. Parapets must fully conceal the roof and eaves from the main frontage as well as return along secondary frontages on all building levels.
- Where parapets run along secondary street frontages, careful consideration must be given to ensure the rear gutter / eave is well concealed from all secondary frontages.



C.7 CORNER AND REAR ELEVATION TREATMENT

The corner treatment of multi-unit developments is an important design element as corners become highly visible from all street frontages. Design accentuation is required to mark the corners of multi-unit buildings and the built form of corners should be addressed in the following ways:

- Built close to the boundary to provide a strong definition to the corner.
- Step up in building form to reinforce the corner.
- Wrap around or provide a feature element through material use and design.
- A change in building materials or colours around primary and secondary frontage corners is not permitted.
- Feature horizontal articulation elements that wrap around main corners such as balconies, awnings and the like, is encouraged.
- Where a break between dwellings in the main building frontage is proposed, the side return facades are to be articulated and well considered as they will be visible from the main frontage. A change in building materials or colour around corners in the break between dwellings is not permitted.

Rear elevations are to be thoughtfully designed as they become highly visible from the secondary street frontages, which are often main access routes throughout Googong. The built form of rear elevations should be addressed in the following ways:

- The intersection between secondary frontages and rear elevations is to be thoughtfully considered on all floor levels. Where a change in material is proposed, this is to be expressed with a feature blade wall or the like.
- Long continuous runs of the same material is not permitted on the rear elevation.
- The rear façade is to be articulated on all levels with elements such as the following:
 - Window awnings and shading elements
 - Steps in the rear façade
 - Material use changes
 - Variation in window sizes

C.8 DRIVEWAYS / PARKING

Vehicular access and parking is to be considered as a key design element and site planning criteria in the design of multi-unit developments. The visual impact of access and parking from the street is to be minimised. The following requirements relate to driveways and parking areas:

- A maximum of 2 common vehicular access points to shared parking is to be provided to each multiunit site.
- Driveway entry / exit points are to be discreetly located and well landscaped.
- Common driveway and carparking areas are to be well landscaped, with the opportunity for mature tree growth within deep soil planting areas to provide a high quality visual amenity for residents.
- Where driveways and open parking spaces are located adjacent to a boundary, sufficient space for
 planting is to be provided between the driveway/parking space and boundary. This landscape zone
 can vary to provide opportunity for differing plants/tree species, however should be a minimum of
 1m.
- Landscape relief zones between garage/carport openings is encouraged to minimise the visual impact of driveway surfaces.
- Variation in driveway surfaces is encouraged to reduce the visual impact of driveway surfaces.
- Any visitor parking is encouraged to be on-street if possible to minimise hard surface parking on the site. This will be subject to council approval and discussion with the Queanbeyan-Palerang Regional Council should be undertaken during the design stage to confirm viability of off-site visitor parking.
- Where undercroft parking is visible from the street, a maximum of 1.0m high is permissible between the footpath & the top of the parking structure.
- Where undercroft parking is visible from the street, provide a minimum of 1.5m set back from the front boundary with quality landscaping and high quality screening to the undercroft area.
- Where service areas within the driveway / parking zones are proposed (such as waste storage areas and the like), these are to be discreet and visually screened from street frontages with both built elements that are consistent with the overall development built form and material use, and well as landscaping.

C.9 FENCING / BOUNDARY TREATMENT

The following guidelines relate to two main types of fencing that will be incorporated into multi-unit developments: These fence types include:

- Primary frontage and general street facing fencing; and
- Side and rear fencing between dwellings
- Side fencing visible from main frontages.

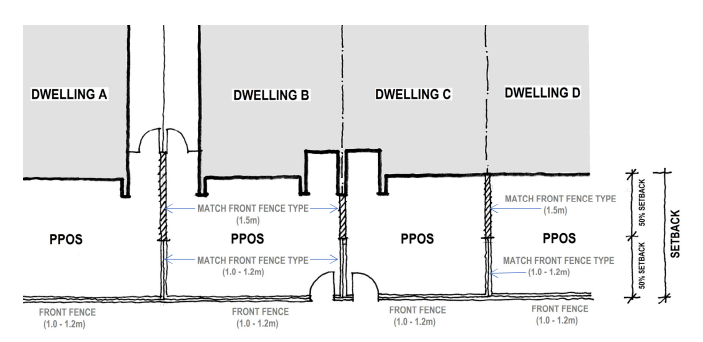
PRIMARY FRONTAGE AND GENERAL STREET FACING FENCING

A vertical edge, which shall incorporate (at a minimum), a combination of high quality fencing made up of both solid and transparent elements and or hedging, must be provided and located on the boundary along primary and secondary street frontages to define the interface between private and public realms.

Retaining walls and planter boxes can also be incorporated into the fencing and planting to form an integrated edge. The following guidelines relate to primary frontage and general street facing fencing:

- Front fencing must be between 1000mm to 1200mm high.
- Solid sections of fencing up to 1800mm high to screen waste containers are permitted. The length of the solid fencing is not to be more than 2m in length.
- Front fencing must be aluminium of high quality/durability and be partially transparent to support passive surveillance of the street. Vertical or horizontal slats may be used. Refer to figures 1 & 2, 3 & 4.
- The design and the appearance of the fence must complement and be integral with the design of the unit development.
- Fencing may be used in combination with walls and piers of face brickwork, stone, rendered and painted masonry, slats and planting of hedge species. Refer to figures 5 & 6.
- Low quality style fencing such as chain link, standard Colorbond, pool type fencing, raw treated pine / paling fencing is not permitted.
- Retaining walls and low garden walls along street frontages are to be stone, stone faced or rendered masonry. Architectural style Split face blocks may be used. The maximum height of the retaining wall is not to exceed 1000mm. Timber sleepers or cement look-a-like sleepers and any prefabricated walling systems are not permitted along street frontages.

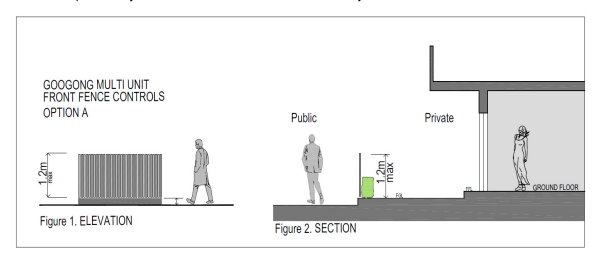
- Letter box designs must be integrated with the front fencing. Details of letter box designs must be submitted for approval. Standalone metal letter boxes or prefabricated off the shelf letter boxes are not permitted.
- Where PPOS areas are located on the main street and/or open space frontage, the side fencing that separates adjacent PPOS areas is to be as follows:
 - The front 50% of the front setback dimension to be in a fencing material to match the adjacent front fencing.
 - The front 50% of the front setback dimension is to be in a height to match the adjacent front fencing (i.e 1.0 1.2m height).
 - The remaining 50% of the front setback dimension is to be in a fencing material to match the adjacent front fencing.
 - The remaining 50% of the front setback dimension is to be constructed at a height of 1.5m to provide privacy.

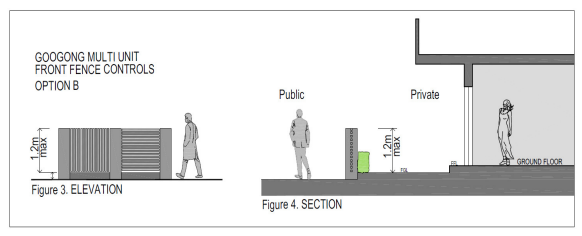


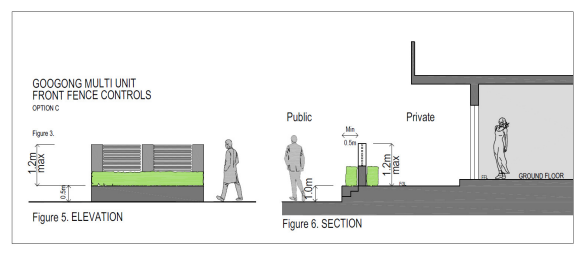
MAIN STREET FRONTAGE / OPEN SPACE

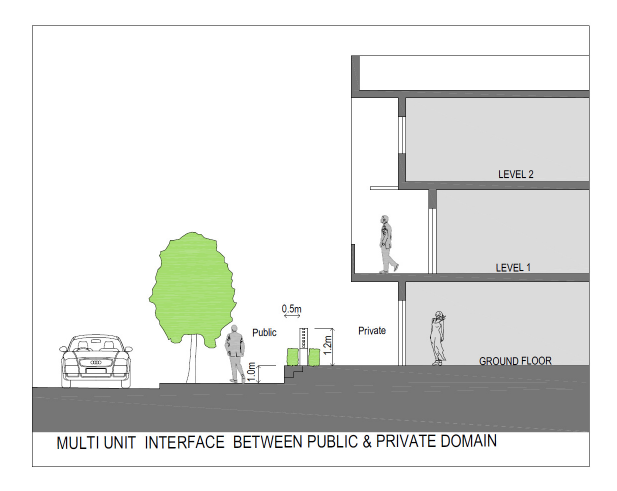
(Note: Variations to the above may be considered at the discretion of the Googong Design Manager)

Multi Dwelling Housing (MDH) sites will be required to establish a high quality interface between the public and private domain. The following diagrams illustrate front fencing options. An individual option, or combination of the below options may be utilised to establish the front boundary.









SIDE/REAR FENCING BETWEEN DWELLINGS

Side or rear fencing that is not visible from the street must be located at least 1m behind the building line. Side or rear fencing that is not visible from the street and separates dwelling courtyard / open space areas is to be the following:

- Timber paling lapped and capped fencing
- Colorbond 'Woodland Grey' if a metal fence is specified.
- Maximum height of 1.8m.

C.10 MATERIALS AND COLOURS

The materials palette for multi-unit developments is to be of high quality and durability. As part of the Googong Design Manager approval process, an external materials schedule as well as elevations identifying the location of material is required. The following overall guidelines apply to material use:

- A range of high quality external materials is required.
- Large sections of colorbond or lightweight cladding are not permitted.
- No decorative details or stuck on applied elements are permitted.
- The underside of all articulated projections to main street frontages including balconies, porches, eaves and the like must be lined. Consideration must be given to lining the underside of projection elements in the same material as the vertical surface above the projection.
- The use of lightweight materials should be avoided at the lower level, with a preference for more solid elements at the base of the built form.
- Where a vertical or horizontal change between building materials occurs on an external facade, a step in the external surface between materials is required.
- Where face brickwork proposed, only one brick type for any building element is permitted.
- Where face brickwork is proposed, single colour bricks with smooth face surface is required. No combination or mixes of brickwork is permitted on a facade element.
- Bricks with hearting, frit and shiny surfaces and rumbled bricks with rough edges are not generally permitted. No sandstock bricks will be permitted.
- Roof materials shall generally be metal or flat profile tiled roofs.
- All roofs shall be single colour no variation in roof colours is permitted.
- Very dark / black roofs and very light / bright or highly reflective roofs are not permitted.
- Balustrades should integrated with the material and colour scheme of the overall development.
- Front fencing and any screening of service elements, must be done in a material that matches or complements the material and colour scheme of the overall development.

Strong contrasting colours and/or the use of strong primary colours should be avoided unless considered
essential to the overall building design. Colour selections will be assessed on merit at the discretion of the
Googong Design Manager.

Any variations to the above materials and colour requirements may be considered at the discretion of the Googong Design Manager.

C.11 WATER MANAGEMENT

All dwellings within the development must be connected to recycled water. The Googong DCP includes requirements associated with water conservation to all dwelling types. It is recommended that the developer review the Googong DCP to ensure all water conservation measures are met.

WATER MANAGEMENT DESIGN REQUIREMENTS:

The following water reduction requirements are to be demonstrated upon submission to the Googong Design Manager for approval:

- All dwellings must achieve a minimum of 50% reduction in water.
- All dwellings must be connected to the recycled water supply for toilets and outdoor irrigation.
- A BASIX Certificate is to be submitted to the Googong Design Co-ordinator as part of the Development Application submission which details compliance with the minimum 50% reduction in water consumption.

PART D SITE SPECIFIC GUIDELINES

The below guidelines are to be read in addition to the above Multi-Unit Housing Design Guidelines and are specific to **Lot 816**. Where there is a discrepancy between the below site specific guidelines, and the above Multi-Unit Housing Guidelines, the below site specific guidelines will take precedence.

The site specific guidelines associated with this lot include the following:

- The site falls from the south-west corner of the site, down to the north-east corner of the site. The layout of dwellings and driveways must consider the fall across the site to avoid excessive cut and fill. The following requirements apply:
 - The finished Ground Floor level of dwellings facing Observer Street are to be set at a maximum of 1000mm above the Observer Street Footpath Level.
 - The finished Ground Floor level of dwellings facing Leader Street are to be located a maximum of 900mm below the Leader Street Footpath Level.
 - The finished Ground Floor level of dwellings facing Glenrock Drive and Verity Street are to be stepped with the fall of the site so as to be a maximum of 1000mm from the adjacent footpath level along Glenrock Drive and Verity Street.
 - Front courtyard areas and fencing to all street frontages must be designed and stepped in a way to ensure compliance with front fencing requirements. Streetscape elevations that indicate all front fencing heights must be provided for approval by the Googong Design Manager.
 - Internal driveways must be located and designed to avoid excessively steep driveways with a maximum retaining wall height adjacent driveways of 1000mm.
 - Maximum height of any retaining walls on the site to be 1000mm.
 - The maximum cut and fill for the site is to be 1000mm.
- Maximum number of driveway entry points is 2. Where a driveway is proposed to run through the site, appropriate traffic calming measures such as variance in road surfaces, integration of landscape elements as well as variance in alignment and driveway width is required. A straight internal driveway running through the site without the above treatments will not be accepted.
- Driveway entry points are required to be well designed and include landscaping, screening and the like to reduce the visual impact of laneways from street frontages. If the side of garages or carports are

visible from any street frontage, they must be articulated, well landscaped and screened to reduce their visual impact from secondary frontages. Studio dwellings with well articulated frontages are encouraged to visually reduce the impact of laneways and garages from street frontages.

- Dwellings to address all street frontages including Observer Street, Verity Street, Leader Street and Glenrock Drive with features such as main entry points, studio dwelling entry points, balconies and living room windows.
- No garage doors or carports to face Observer Street, Verity Street, Leader Street or Glenrock Drive.
- The overall siting design must incorporate visual breaks in the building frontages along Observer Street, Verity Street, Leader Street and Glenrock Drive to break up the overall built form and provide landscape relief in between built elements. A minimum of two separated built elements must be provided along all street frontages with landscape relief between built forms.
- All street corners of the site must incorporate a strong architectural built form that is built to the minimum front setbacks to provide strong architectural definition to the corner. Refer to Part C7 of this document for corner treatment guidelines.
- All waste collection structures must be visually screened from street frontages and structures must be consistent with the built from and material use of the overall building design on the site.
- The overall landscape design of the site must be undertaken by a qualified landscape architect who is listed on the QPRC Landscape Consultant Register.

PART E COMPLIANCE BOND REQUIREMENTS

ENSURING THE GUIDELINES WILL BE IMPLEMENTED

To ensure compliance with the Googong Multi-Unit Design Guidelines, purchasers will be required to pay a refundable 'Compliance Bond' of \$20,000 at the time of settlement of the lot as noted in the Contract for Sale

The conditions for refund of the Compliance Bond are as follows;

- Design Approval from the Googong Design Co-ordinator prior to Development Approval.
- No changes to the exterior of the built form or front landscaping, including colours, materials, plant sizes and landscape specifications, after Googong Design Approval, unless authorised by the Googong Design Co-ordinator.
- Your development including all landscaping and boundary treatment have been built in accordance with the Googong Multi-Unit Design Guidelines.
- All verges must be clear of any building or landscape materials and grassed.
- Any damage to the surrounding public domain areas including streets, street trees, footpaths, kerbs, verge, services and adjoining land caused by the construction works has been rectified. These areas become council assets and must be undamaged.
- The construction and completion of the development was within the specified time periods as detailed in your contract.

CLAIMING YOUR COMPLIANCE BOND

- Once you have completed all works in accordance with your approved plans, you may apply for your compliance bond refund. Contact the Googong Design Co-ordinator to request the bond claim forms.

To ensure compliance with the Multi-Unit Design Guidelines you will need to pay a refundable 'Compliance Bond' of \$20,000 at the time of settlement.



MORE INFORMATION

For further details contact:

The Googong Design Co-ordinator

Googong Township Pty Ltd 64 Allara Street Canberra City

Phone: 02 6230 0800

Email: enquiries@googong.net

googong.net

Schedule 6 Caveat

Form: 08X Licence: 05-11-676 Licensee: Softdoes

CAVEAT

Leave this space clear. Affix additional pages to the left-hand corner.

Prohibiting Recording of a Dealing or Plan or Granting of a Possessory Application New South Wales Section 74F Real Property Act 1900

PRIVACY NOTE: Section 31B of the Real Property Act 1900 (RP Act) authorises the Registrar General to collect the information required by this form for the establishment and maintenance of the Real Property Act Register. Section 96B RP Act requires that the Register is made available to any person for search upon payment of a fee, if any.

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	•		TOWNSHIP PTY LIMITED		514 593)		
~		Level 3, 64 /	Allara Street, Canberra ACT				ev/mark
ł						ostcode; 260	
(F)	NAME AND ADDRESS IN	This must be	a street address. If desired, a l	Document E	ixchange box in NSW may b	e provided in	addition.
	NEW SOUTH	Googona To	ownship Pty Limited (ACN 15	54 514 593	١.		
	WALES FOR SERVICE OF	Level 3, 64 A	Allara Street, Canberra ACT			OCC	10
	NOTICE ON	Document Exc	hange Box in NSW (additional):		ri e	ostcode: 260	10
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			est be notified on form 08CX.		6-7,	• 1 10pc/15 100	and Schieble
(G)		List by number	er only the items in Schedule 2	prohibited	by this caveat		•
	PROHIBITED	1, 2 and 4					
(H)	The caveator clair	ns to be entitle	ed to the estate or interest in the	e above	land		specified in
	Schedule 1 by virt	ue of the	instrument & facts	set out in	that schedule and prohibits	the Registrar	12 NAMES AND SOUTH ACTION
	taking, with respe	ct to the	land		, the action specified abo		
	consented in writi	ng or this cave	eat has lapsed or been withdray	vn.			

WARNING: care should be exercised in completing a caveat form. An insupportable caveat may be challenged in the Supreme Court; damages may be awarded for lodging a caveat without justification; and penalties could be imposed for a breach of the Oaths Act 1900 and section 117 of the Real Property Act 1900. Furthermore failure to observe the requirements of section 117 of the Real Property Act 1900 and regulations 7 and 8 of the current Real Property Regulation may make the caveat invalid.

) SCHEDULE 1 Estate or int	erest claimed	
Nature of the estate or inte	rest in the land	
Interest in the land purs (ACN 154 514 593) and	uant to the contra [insert name of r	ct for the sale of land dated [insert] between Googong Township Pty Limited egistered proprietor].
By virtue of the instrumen	t referred to below	
Nature of Instrument	Date	Parties .
Contract for the sale of land	***D1***	Googong Township Pty Limited (ACN 154 514 593) as vendor and [Insert name of registered proprietor] and purchaser.
By virtue of the facts state	d below	
23 74112 03 213		
[facts]		

(I)	SCHEDULE ?	Action	prohibited	by	this	caveal
-----	------------	---------------	------------	----	------	--------

- 1. The recording in the Register of any dealing other than a plan affecting the estate or interest claimed by the caveator and set out in Schedule 1.
- 2. The registration or recording of any plan other than a delimitation plan affecting the estate or interest claimed by the caveator and set out in Schedule 1.

created by

- 3. The registration of delimitation plan 1 No.
- 4. The granting of any possessory application 2 with respect to the land referred to above.
- 5. The recording in the register of any dealing affecting the estate or interest of which the caveator is registered proprietor.
- 6. The granting of an application to extinguish the
- 7. The recording in the Register of a writ affecting the estate or interest claimed by the caveator and set out in Schedule 1.

(K) STATUTORY DECLARATION3

I, [insert name of attorney]

solemnly and sincerely declare that -

- To the best of my knowledge, information and belief the caveator has a good and valid claim to the estate or interest set out in Schedule 1.
- 2. This caveat does not require the leave of the Supreme Court or the endorsed consent of the registered proprietor

I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act 1900 and I certify this caveat to be correct for the purposes of the Real Property Act 1900.

	Made and subscribed at	in the State of New South Wales
	onin the presence of:	
	Signature of witness: Name of witness: Address of witness: Oualification of witness: Justice of Peace Practising Solicitor	Signature of declarant: Capacity of declarant if other than the caveator: Attorney (under power of attorney Book (bk No. [no.) Other qualified witness [specify]
(L)	CONSENT OF THE REGISTERED PROPRIETOR of the estate or interest a I, the registered proprietor named at letter (D), for the purposes of section Signature of registered proprietor:	
	Charles Charles Charles Chin of the Devictor C	Part IVR Real Property Act 1900

- 1. A plan defining the boundaries of land in a limited folio of the Register. See Part IVB Real Property Act 1900.
- 2. An application made by a person claiming title to land by virtue of adverse possession. See Part VIA Real Property Act 1900.
- As the services of a justice of the peace, practising solicitor or other qualified witness cannot be provided at lodgment, the statutory declaration should be signed and witnessed prior to lodgment of the form.





NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH

FOLIO: 2/1246784

NO CERTIFICATE OF TITLE HAS ISSUED FOR THE CURRENT EDITION OF THIS FOLIO. CONTROL OF THE RIGHT TO DEAL IS HELD BY NATIONAL AUSTRALIA BANK LIMITED.

LAND

LOT 2 IN DEPOSITED PLAN 1246784 AT GOOGONG

LOCAL GOVERNMENT AREA QUEANBEYAN-PALERANG REGIONAL PARISH OF GOOGONG COUNTY OF MURRAY TITLE DIAGRAM DP1246784

FIRST SCHEDULE

GOOGONG TOWNSHIP PTY LIMITED

SECOND SCHEDULE (6 NOTIFICATIONS)

- 1 LAND EXCLUDES MINERALS AND IS SUBJECT TO RESERVATIONS AND CONDITIONS IN FAVOUR OF THE CROWN WITHIN THE PART(S) SHOWN SO INDICATED IN THE TITLE DIAGRAM SEE CROWN GRANT(S)
- 2 LAND EXCLUDES MINERALS (S.171 CROWN LANDS ACT 1989) WITHIN THE PART(S) SHOWN SO INDICATED IN THE TITLE DIAGRAM
- 3 AG569379 PLANNING AGREEMENT PURSUANT TO SECTION 7.6 ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979
- 4 AG913393 PLANNING AGREEMENT PURSUANT TO SECTION 7.6 ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979
- 5 AN860066 MORTGAGE TO NATIONAL AUSTRALIA BANK LIMITED
- 6 DP1246784 EASEMENT FOR ACCESS OVER TRACK IN USE APPURTENANT TO THE LAND ABOVE DESCRIBED

NOTATIONS

UNREGISTERED DEALINGS: PP DP1263951.

*** END OF SEARCH ***

rshanahan

PRINTED ON 28/9/2020

Obtained from NSW LRS on 28 September 2020 12:42 PM AEST

 $\ensuremath{\mathbb{C}}$ Office of the Registrar-General 2020





NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH

FOLIO: 3/1246784

NO CERTIFICATE OF TITLE HAS ISSUED FOR THE CURRENT EDITION OF THIS FOLIO. CONTROL OF THE RIGHT TO DEAL IS HELD BY NATIONAL AUSTRALIA BANK LIMITED.

LAND

LOT 3 IN DEPOSITED PLAN 1246784

AT GOOGONG

LOCAL GOVERNMENT AREA QUEANBEYAN-PALERANG REGIONAL

PARISH OF GOOGONG COUNTY OF MURRAY

TITLE DIAGRAM DP1246784

FIRST SCHEDULE

GOOGONG TOWNSHIP PTY LIMITED

SECOND SCHEDULE (8 NOTIFICATIONS)

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 LAND EXCLUDES MINERALS WITHIN THE PART(S) SHOWN SO INDICATED IN THE TITLE DIAGRAM SEE CROWN GRANT(S)
- 3 AG569379 PLANNING AGREEMENT PURSUANT TO SECTION 7.6
 ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 OF THE
 PART FORMERLY IN 5/1217396
- AG913393 PLANNING AGREEMENT PURSUANT TO SECTION 7.6
 ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 OF THE
- PART FORMERLY IN 5/1217396
 5 AJ667808 PLANNING AGREEMENT PURSUANT TO SECTION 7.6
 ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 OF THE
 PART FORMERLY IN 677/1228382
- 6 AN860066 MORTGAGE TO NATIONAL AUSTRALIA BANK LIMITED
- 7 DP1246784 EASEMENT FOR ACCESS OVER TRACK IN USE AFFECTING THE PART(S) SHOWN SO BURDENED IN THE TITLE DIAGRAM
- 8 DP1246784 EASEMENT FOR ACCESS OVER TRACK IN USE APPURTENANT TO THE LAND ABOVE DESCRIBED

NOTATIONS

UNREGISTERED DEALINGS: NIL

*** END OF SEARCH ***

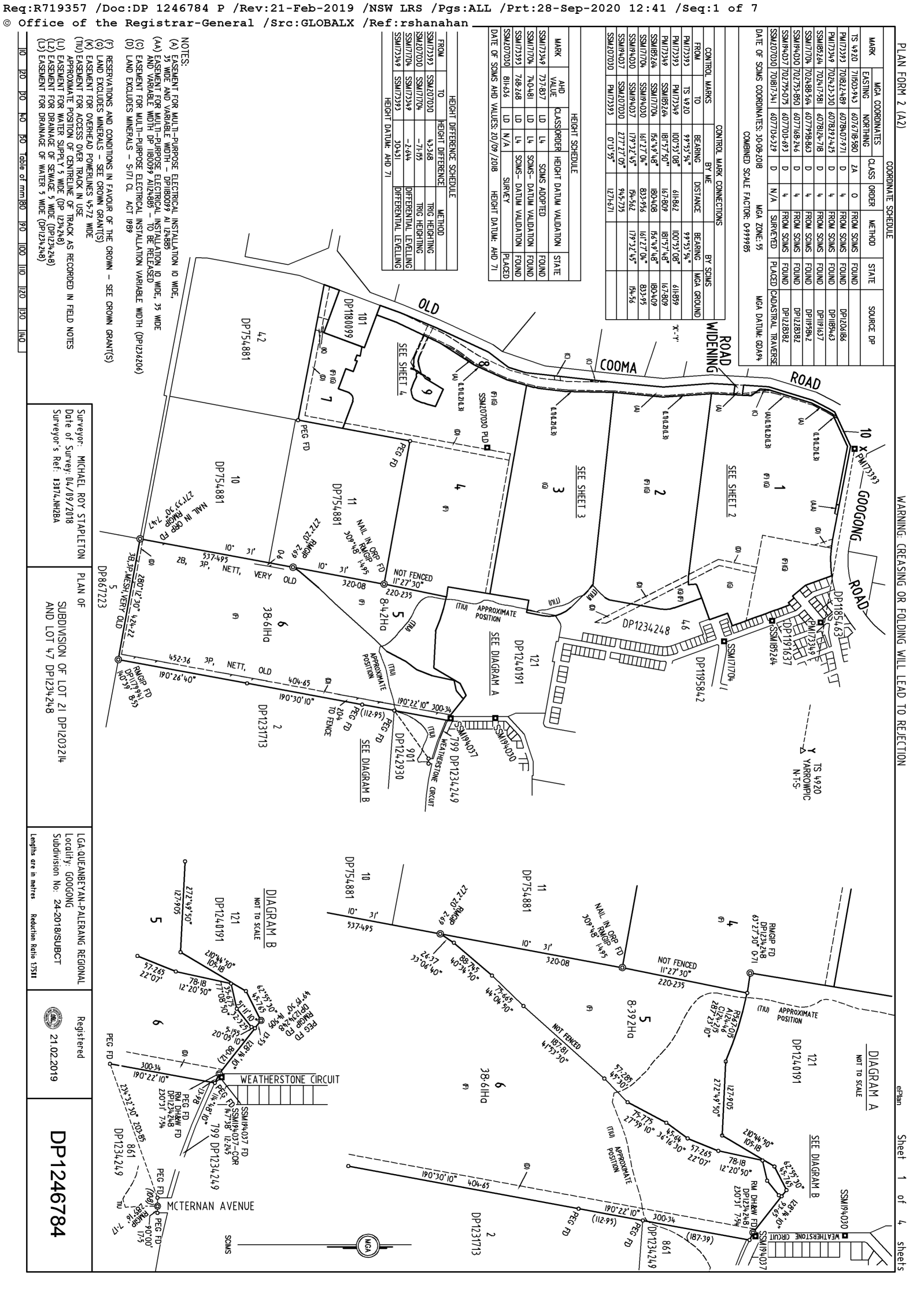
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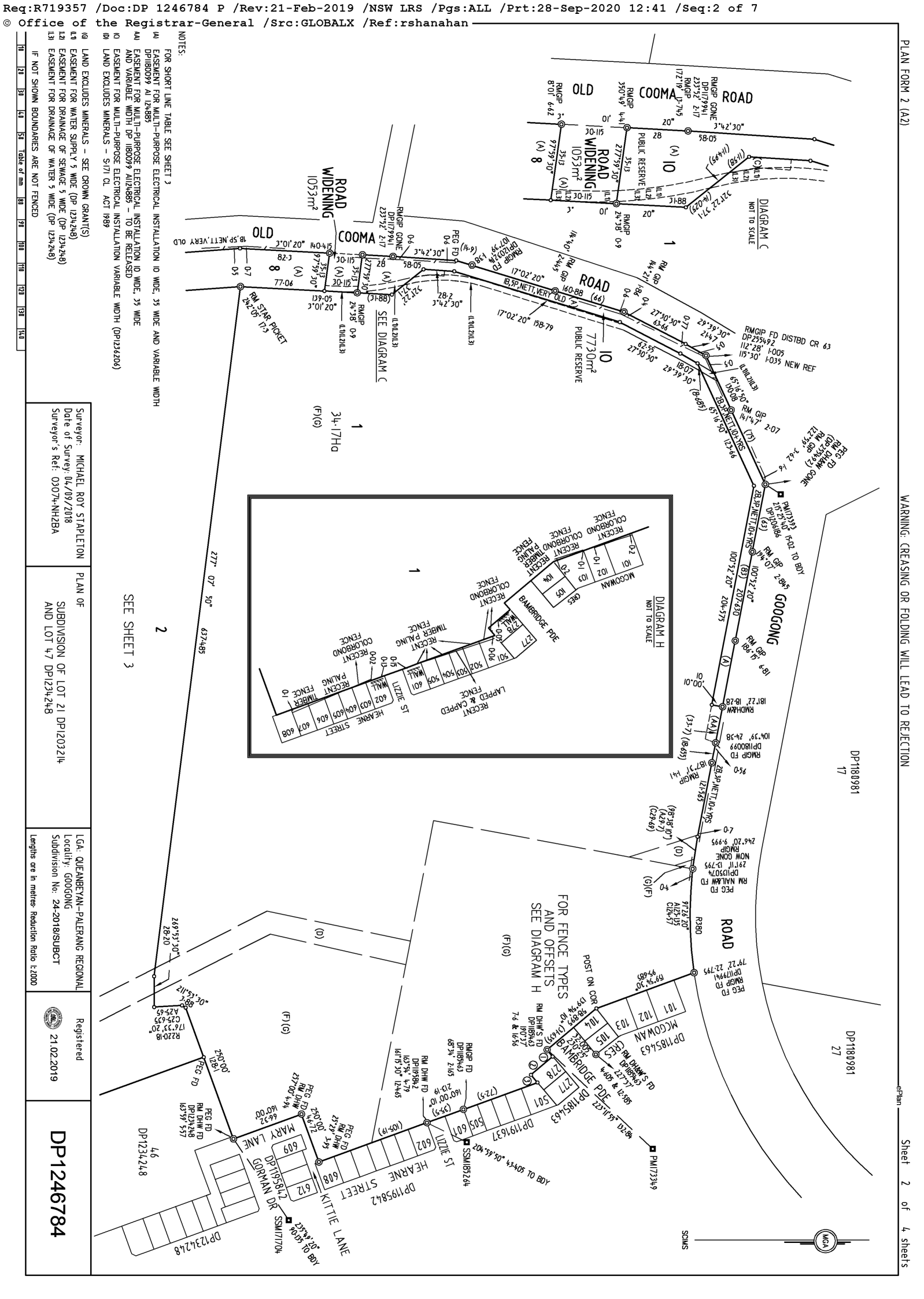
PRINTED ON 28/9/2020

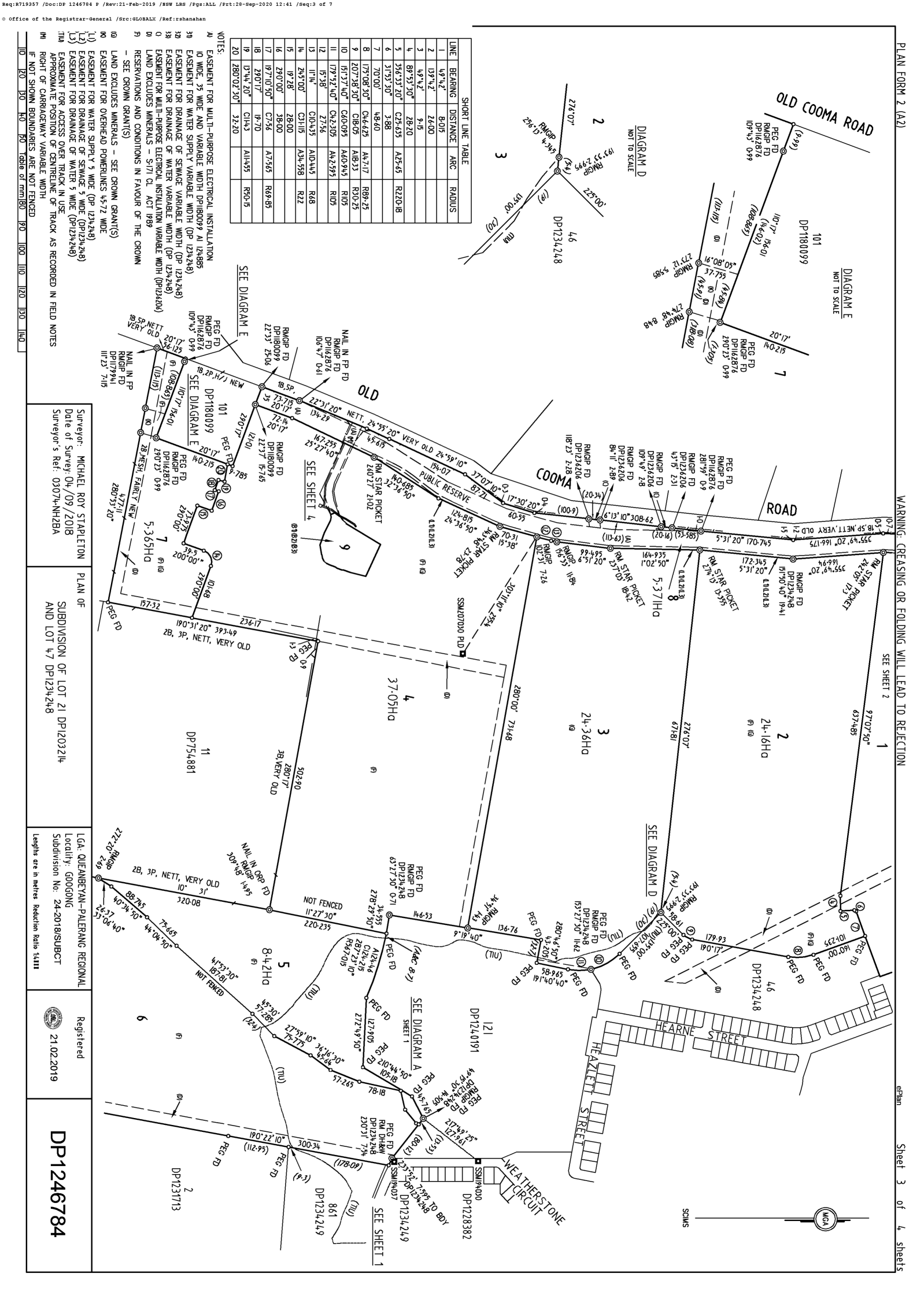
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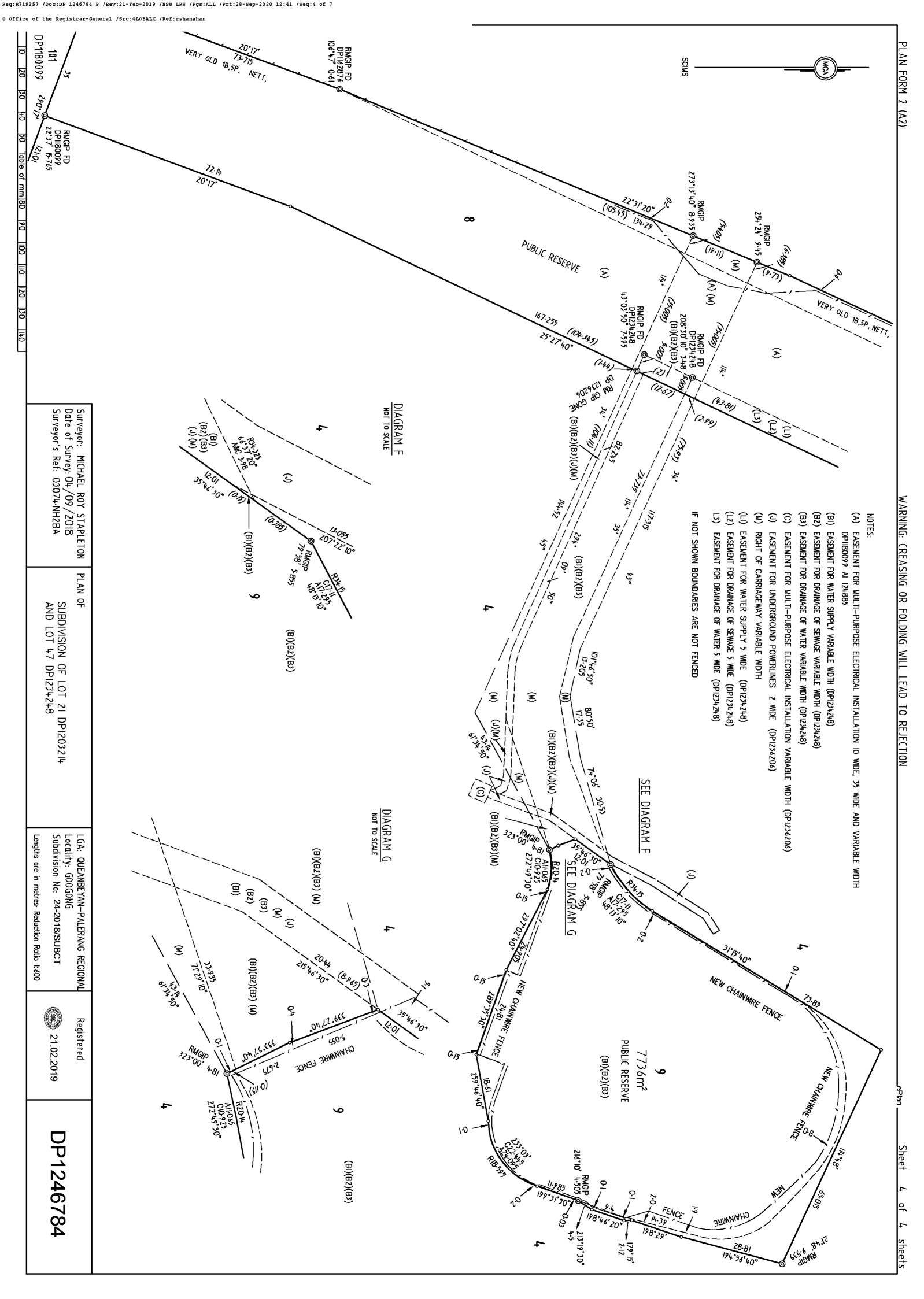
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^{*} Any entries preceded by an asterisk do not appear on the current edition of the Certificate of Title. Warning: the information appearing under notations has not been formally recorded in the Register. GlobalX hereby certifies that the information contained in this document has been provided electronically by the Registrar General in accordance with Section 96B(2) of the Real Property Act 1900. Note: Information contained in this document is provided by GlobalX Pty Ltd, ABN 35 099 032 596, www.globalx.com.au an approved NSW Information Broker.









PLAN FORM 6 (2017) **DEPOSITED PLAN ADMINISTRATION SHEET** Sheet 1 of 3 sheet(s) Office Use Only Office Use Only 21.02.2019 Registered: DP1246784 Title System: TORRENS QUEANBEYAN-PALERANG REGIONAL **PLAN OF** LGA: Locality: GOOGONG **SUBDIVISION OF LOT 21 DP 1203214 AND** Parish: GOOGONG **LOT 47 IN DP1234248** County: **MURRAY** Crown Lands NSW/Western Lands Office Approval Survey Certificate I, MICHAEL ROY STAPLETON..... I, (Authorised Officer) in approving this plan certify that all necessary approvals in regard to the of VERIS AUSTRALIA PTY LTD ABN 53 615 735 727 allocation of the land shown herein have been given. a surveyor registered under the Surveying and Spatial Information Act 2002, certify that: Signature: *(a) The land shown in the plan was surveyed in accordance with the Date: Surveying and Spatial Information Regulation 2017, is accurate and the survey was completed on 04 / 09 / 2018, or File Number: *(b) The part of the land shown in the plan ("being/"excluding "" was surveyed in accordance with the Surveying and Spatial Information Regulation 2017, the part surveyed is accurate and the **Subdivision Certificate** survey was completed on, the part not surveyed was compiled in accordance with that Regulation, or *Authorised Person/*General Manager/*Accredited Cortifier, certify that *(c) The land shown in this plan was compiled in accordance with the the provisions of s.6.15 of the Environmental Planning and Assessment Surveying and Spatial Information Regulation 2017. Act 1979 No 203 have been satisfied in relation to the proposed subdivision, new road or reserve set out herein.

Signature: Datum Line: 'X' - 'Y' Type: *Urban/*Rural The terrain is *Level-Undulating / *Steep Mountainous. Consent Authority: Quantity Designa, Regional Council.... Signature: MISSells Date of endorsement: 18 December 2018 Dated: 21/12/2018 Subdivision Certificate number: 24-2018/SUBCT Surveyor Identification No: 2016. File number: DAF 181 931 Surveyor registered under the Surveying and Spatial Information Act 2002 *Strike out inappropriate words. **Specify the land actually surveyed or specify any land shown in the plan that is not the subject of the survey. *Strike through if inapplicable. Plans used in the preparation of survey/compilation. Statements of intention to dedicate public roads, create public reserves and drainage reserves, acquire/resume tand. IT IS INTENDED TO DEDICATE ROAD WIDENING OF OLD COOMA ROAD DP 1234248, DP 1203214, DP 1206186, DP 1185463, TO THE PUBLIC AS PUBLIC ROAD SUBJECT TO EASEMENTS. DP 1191637, DP1195842, DP 1228382, DP 1179941, IT IS INTENDED TO DEDICATE LOT 8 AND LOT 10 TO THE PUBLIC AS PUBLIC RESERVES, SUBJECT TO EASEMENTS. DP 1236206, DP 107923, DP 1180099, DP 1162876, IT IS INTENDED TO DEDICATE LOT 9 TO THE PUBLIC AS PUBLIC DP 255492, DP 1135074, DP 1234249 AND DP 1231713 RESERVE. Surveyor's Reference: 03074.NH2BA Signatures, Seals and Section 88B Statements should appear on PLAN FORM 6A

ePlan

PLAN FORM 6A (2017)

DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 2 of 3 sheet(s)

Registered:



21.02.2019

Office Use Only

Office Use Only

PLAN OF

SUBDIVISION OF LOT 21 DP 1203214 AND LOT 47 IN DP1234248

Subdivision Certificate number: 24 - 2018 / SUBCT Date of Endorsement: 18 DECEMBER 2018

DP1246784

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2017
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919
- Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets.

PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT IT IS INTENDED TO CREATE:

- EASEMENT FOR OVERHEAD POWERLINE 45.72 WIDE
- 2. EASEMENT FOR ACCESS OVER TRACK IN USE
- RIGHT OF CARRIAGEWAY VARIABLE WIDTH

PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT IT IS INTENDED TO RELEASE:

- EASEMENT FOR TRANSMISSION LINE 45,72 WIDE G395345
- EASEMENT FOR MULTI-PURPOSE ELECTRICAL INSTALLATION 10 WIDE, 35 WIDE AND VARIABLE WIDTH DP1180099 AI 124885 (PART DESIGNATED (AA) ON PLAN)

Signed, sealed and delivered for and on behalf of Googong Township Pty Limited ABN 95 154 514 593 by its attorneys under a power of attorney dated 26/06/2017 registered in New South Wales with Book. 4728 No.628 in the presence of:

Signature of Witness

Signature of attorney who declares that the attorney has not received any notice

of the revocation of the power of attorney

Mitchell William Hugh Alexander

DAMLE APURYA

Full name of Witness

Full name of Attomey

Level 3,64 Allara street Carbona

Address of Witness

ACT-2600

Signature of attorney who declares that the attorney has not received any notice

of the revocation of the power of attorney

Malcolm Robert Leslie

Full name of Attorney

If space is insufficient use additional annexure sheet

Surveyor's Reference: 03074.NH2BA

ePlan

PLAN FORM 6A (2017)

DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 3 of 3 sheet(s)

Registered:



21.02.2019

Office UserOnly

Office Use Only

PLAN OF

SUBDIVISION OF LOT 21 DP 1203214 AND LOT 47 IN DP1234248

Subdivision Certificate number: 24 - 20\8 / SUBCT

Date of Endorsement: 18 DECEMBE 2018

DP1246784

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2017
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919
- Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet
 1 of the administration sheets.

Signed, sealed and delivered for and on behalf of National Australia Bank Limited

by its Attorney who holds the position of Level 2 Attorney under a Power of

Attorney dated 13 2007 registered in New South Wates with

Book. 45120. 39 in the presence of:

Signature of Witness

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

Annette Brightwell
BANK OFFICER
NATIONAL AUSTRALIA BANK
C/- 100 ST GEORGES TERRACE

Eull name of Wines AVA 5000

RACHELLE LEWIS
DIRECTOR

Full name of Attorney

Address of Witness

Lot	Number	Street name	Street type	Locality
1	n/a	Googong	Road	Googong
2	n/a	Old Cooma	Road	Googong
3	n/a	Old Cooma	Road	Googong
4	n/a	Old Cooma	Road	Googong
5	n/a	Weatherstone	Circuit	Googong
6	n/a	Weatherstone	Circuit	Googong
7	n/a	Old Cooma	Road	Googong
8	909	Old Cooma	Road	Googong
9	967	Old Cooma	Road	Googong
10	857	Old Cooma	Road	Googong

If space is insufficient use additional annexure sheet

Surveyor's Reference: 03074.NH2BA

Lengths are in metres

Sheet 1 of 8

Plan:

DP1246784

Plan of Subdivision of Lot 21 DP 1203214 and

Lot 47 DP 1234248 Subdivision No.

Date:

Full name and address of proprietors of the land:

Googong Township Pty Limited

ABN 95 154 514 593 Level 3, 64 Allara Street CANBERRA CITY ACT 2601

Full name and address of mortgagee of the land:

Westpac Banking Corporation

ABN 33 007 457 141 60 Marcus Clarke Street CANBERRA ACT 2601

PART 1 – CREATION

Number of item shown in the intention panel on the plan:	Identity of easement, restrictive covenant or positive covenant to be created and referred to in the plan:	Burdened lot(s) or parcel(s):	Benefited lot(s), road(s), bodies or Prescribed Authorities
1,	Easement for overhead powerlines 45.72 wide	7	Essential Energy ABN 37 428 185 226
2.	Easement for access over track in use	3, 5, 6, LOT 121 DP1240191, LOT 46 DP 1234248, LOT 901 DP 1242930	2, 3, 5
3.	Right of carriageway variable width	8	4,9

PART 1A - RELEASE

Number of item shown in the intention panel on the plan:	Identity of easement, restrictive covenant or positive covenant to be released and referred to in the plan:	Burdened lot(s) or parcel(s):	Benefited lot(s), road(s), bodies or Prescribed Authorities
1.	Easement for transmission line 45.72 wide G395345	21 DP 1203214 47 DP 1234248	Essential Energy ABN 37 428 185 226
2.	Easement for Multi-Purpose Electrical Installation 10 wide, 35 wide and variable width DP 1180099 Al 124885 (part designated (AA) on plan)	21 DP 1203214	Essential Energy ABN 37 428 185 226

Section 1

Mn Af

Lengths are in metres

Sheet 2 of 8

Plan:

DP1246784

Plan of Subdivision of Lot 21 DP 1203214 and Lot 47 DP 1234248

PART 2 - TERMS

1. Interpretation

1.1 Definitions

These meanings, in any form, apply unless the contrary intention appears:

Authority means any government or semi-governmental or local government authority, administrative or judicial body or tribunal, department, commission, public authority, agency, Minister, statutory corporation or instrumentality.

Council means the Queanbeyan-Palerang Regional Council.

Cost means any:

- (a) duty, liability or obligation to any person;
- (b) cost or expense;
- (c) loss or damage; and
- (d) claim, proceeding, demand, notice, order or other requirement.

Grantee means the owner or mortgagee in possession of the Lot Benefited.

Grantor means the owner or mortgagee in possession of a Lot Burdened.

Instrument means this instrument under section 88B of the *Conveyancing Act* 1919 and includes the Plan.

Lot Benefited means a lot benefited by an easement, positive covenant or restriction on use in this Instrument.

Lot Burdened means a lot burdened by an easement, positive covenant or restriction on use in this Instrument.

Plan means the plan to which this Instrument relates.

Repairs means repair, maintain, renovate, alter, renew, reinstate, replace test, examine, cleanse and relay (including preventative repair and maintenance).

Services means supply or provision of telecommunications/IT, electricity, gas, water and sewer infrastructure.

Works means any construction works, Repairs, maintenance (including routine and preventative maintenance), reinstatement, renewal and/or redevelopment.

Section 2

Lengths are in metres

Sheet 3 of 8

Plan: DP1246784

Plan of Subdivision of Lot 21 DP 1203214 and Lot 47 DP 1234248

1.2 References to certain terms

Unless a contrary intention appears, a reference in this Instrument to:

- (a) (reference to anything) a reference to anything is a reference to the whole or each part of it; and
- (b) (singular includes plural) the singular includes the plural and vice versa; and
- (c) (meaning not limited) the words "include", "including", "for example" or "such as" are not used as, nor are they to be interpreted as, words of limitation and, when introducing an example, do not limit the meaning of the words to which the example relates to that example or examples of a similar kind.

1.3 Headings

Headings do not affect the interpretation of this Instrument.

2. Easements are covenants and agreements between Grantees and Grantors

2.1 Run with Land

The conditions, covenants and restrictions, including in this clause 2, in each of the easements, positive covenants and restrictions on use in this Instrument are covenants and agreements between:

- each Grantee for itself, its successors and every person who is entitled to an
 estate or interest in possession of the Lot Benefited or any part of it with which
 the right is capable of enjoyment; and
- (b) each Grantor for itself, its successors and every person who is entitled to an
 estate or interest in possession of the Lot Burdened or any part of it with which
 the right is capable of enjoyment,

to the intent that the benefit and burden of those covenants and agreements are annexed to and pass with the Lot Benefited and the Lot Burdened.

2.2 Ancillary Rights

The Grantee of an easement set out in this Instrument may exercise, subject to the specific terms of that easement, all other ancillary rights and obligation reasonably necessary for the effective application of an easement including reasonable access to the site of the easement. In exercising ancillary rights under an easement, the Grantee must cause as little inconvenience as practicable to the Grantor or any occupier of the Lot Burdened.

MOR MA

Lengths are in metres

Sheet 4 of 8

Plan: DP1246784

Plan of Subdivision of Lot 21 DP 1203214 and Lot 47 DP 1234248

- 3. Terms of easements for overhead powerlines numbered 1 on the Plan
- The easement is granted on the terms contained in Part A of the Memorandum registered AG189384 with the Land and Property Information NSW.
- 4. Terms of easement for access over track in use numbered 2 on the Plan
- 4.1 Terms
 - (a) The Grantor must ensure that reasonable access is available to the Grantee to Public Road access at all times.
 - (b) The Grantor may, in its discretion, vary from time to time
 - (i) the access point to the public road; and
 - (ii) the route of the access.
 - (c) The Grantor must:
 - (i) notify the Grantee of proposed:
 - A. variations to the access points;
 - B. disruption to or interference with access caused by the carrying out of Works; and
 - C. variations to the route of the vehicular access,

PROVIDED THAT where any proposed disruption to or interference with the route of the vehicular access will exceed a continuous period of 12 hours, the Grantor must create a reasonable alternative access.

(d) On each occasion that the access point to the public road and/or the route of the access is sought to be varied, a Variation of Easement form will be lodged with new South Wales Land Registry Service.

4.2 Release, vary or modify

- (a) The party empowered to release the easement numbered 2 on the Plan is the Grantee.
- (b) The Grantee must release the easement when permanent sealed road access to the boundary of a Grantee is available from a public road.

Section 2

Lengths are in metres

Sheet 5 of 8

Plan:

Plan of Subdivision of Lot 21 DP 1203214 and Lot 47 DP 1234248

DP1246784

5. Terms of Right of Carriageway variable width numbered 3 on the Plan

5.1 Terms

(a) The rights and obligations under this Right of Carriageway cease to apply and the Right of Carriageway is extinguished from the date that the lots benefitted receive direct legal access from a public road.

Section 2

MM M

Lengths are in metres

Plan: DP1246784

Signed, sealed and delivered for and on behalf of Googong Township Pty Limited ABN 95 154 514 593 by its attorneys under a power of attorney dated 26/06/2017 registered in New South Wales with Book. 4728 No. 628 in the presence of:

Sheet 6 of 8

Plan of Subdivision of Lot 21 DP 1203214 and Lot 47 DP 1234248

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

Mitchell William Hugh Alexander

Full name of attorney

Signature of witness

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

APURVA DAMLE

Full name of witness

Malcolm Robert Leslie

Full name of attorney

Level 3, 64 Allara street, Carboura, ACT-2600

Address of witness

Sheet 7 of 8

Lot 47 DP 1234248

Lengths are in metres

Plan:

P1246784

Signed, sealed and delivered for and on behalf of National Australia Bank Limited by its attorney who holds the position of Level 2 Attorney under a power of attorney dated \\3/ registered in New South Wales with Book. 4512No. 39 in the in the presence of:

Signature of attorney who declares that the attorney has not received any notice of the revocation of the

Plan of Subdivision of Lot 21 DP 1203214 and

RACHELLE LEWIS DIRECTOR

Full name of attorney

power of attorney

Full name of witness

Annette Brightwell BANK OFFICER NATIONAL AUSTRALIA BANK C/- 100 ST GEORGES TERRACE PERTH WA 5000

Address of witness

Lengths are in metres

DP1246784

Plan of Subdivision of Lot 21 DP 1203214 and Lot 47 DP 1234248

Executed for and on behalf of Essential Energy ABN 37 428 185 226 by its attorneys under Power of Attorney registered in New South Wales with Book 4728 No 768.

Signature of attorney who declares that the attorney has not received any notice of revocation of the power of attorney

Acting Head of Legal (Print) Full name of attorney

Melissa Bice

Signature of witness

Full name of Witness

Address of Witness

Section 2





11R Form: Release: 3.1

REQUEST



www.lpma.nsw.gov.au

New South Wales Real Property Act 1900

AG5693795

PRIVACY NOTE: Section 31B of the Real Property Act 1900 (RP Act) authorises the Re by this form for the establishment and maintenance of the Real Property Act

,	STAMP DUTY	If applicable	. Office of State Revenue	use only
1)	TORRENS TITLE	See Anne	xure "B"	
2)	REGISTERED DEALING	Number		Torrens Title
))	LODGED BY	Document Collection Box	Lindsay Taylor L	, 420 George Street, NSW 2000
)	APPLICANT	Googong	Development Corpo	ration Pty Limited
")	NATURE OF REQUEST	_		Agreement pursuant to s93H of the d Assessment Act 1979
;)	TEXT OF			
	REQUEST			
	That the Planinister for "C", be regarded and 1900 set by their extended and 104 332 523 (ACN 007 45) Part Lot 11 DP 1164687,	r Planning istered or tout in Accution of as the 7 141) as DP 116468 Lot 6 DP 54881, agg	g and Infrastructu the folio of the Annexure "B" (Land Annexure "A", Go registered proprio mortgagee under mortgagee under mortgagee that part 255492, Lot 12 Di ree to the regist	cogong Development Corporation Pty Limited and the are, the terms of which are set out in Annexure a register for the land under the Real Property al). Sogong Development Corporation Pty Limited (ACN etor of the Land and Westpac Banking Corporation mortgage registered number AE 885673 in respect of formerly comprised in Lot 1 DP 1135074, Lot 12 P 754881, Lot 13 DP 754881, Lot 14 DP 754881 and ration of the Planning Agreement on the folio of
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H)	That the Planinister for "C", be regarded and executed on authorised person "C". That the register "Certified correct and executed on authorised person "Corporation: Authority:	r Planning istered or tout in Accution of as the reference of the reference of the reference of the reference of the purpose behalf of the con(s) whose significant contact of the reference of t	g and Infrastructumenth the folio of the Annexure "B" (Land Fannexure "A", Go registered propries mortgagee under 187 being that part 255492, Lot 12 Direct to the registration. The second of the Real Property Acorporation named below nature(s) appear(s) below fied.	are, the terms of which are set out in Annexure a register for the land under the Real Property d). Dogong Development Corporation Pty Limited (ACN extor of the Land and Westpac Banking Corporation mortgage registered number AE 885673 in respect of formerly comprised in Lot 1 DP 1135074, Lot 12 P 754881, Lot 13 DP 754881, Lot 14 DP 754881 and ration of the Planning Agreement on the folio of ct 1900 by the
I)	That the Planinister for "C", be regarded and executed on authorised person "C". That the register "Certified correct and executed on authorised person "Corporation: Authority:	r Planning istered or tout in A ecution of as the rection of as the rection of 141) as DP 116466 Lot 6 DP 54881, agar for the purpose behalf of the con(s) whose significant special see Annexassee Annexasse Annexassee Annexassee Annexassee Annexassee Annexassee Annexasse Annexassee Annexassee Annexassee Annexassee Annexassee Annexasse Annexas Annexasse Annexasse Annexasse A	g and Infrastructure the folio of the Annexure "B" (Land Fannexure "A", Go registered propries mortgagee under 187 being that part 255492, Lot 12 Direct to the registration. The ses of the Real Property A corporation named below nature(s) appear(s) below fied. The "A" are "A"	are, the terms of which are set out in Annexure a register for the land under the Real Property d). Dogong Development Corporation Pty Limited (ACN extor of the Land and Westpac Banking Corporation mortgage registered number AE 885673 in respect of formerly comprised in Lot 1 DP 1135074, Lot 12 P 754881, Lot 13 DP 754881, Lot 14 DP 754881 and ration of the Planning Agreement on the folio of ct 1900 by the

eNOS ID No.

Full name:

Signature:

Annexure "A" to Request for registration of Planning Agreement pursuant to s93H of the Environmental Planning and Assessment Act 1979

Parties: Googong Development Corporation Pty Limited and Minister for Planning and Infrastructure

Dated: 21 SUMTANS/ON 2011

Execution by the registered proprietor

Certified correct for the purposes of the Real Property Act 1900 and executed on behalf of the corporation named below by the authorised person(s) whose signature(s) appear(s) below pursuant to the authority specified.

Corporation: Googong Development Corporation Pty Limited ACN 104 332 523

Authority: Section 127 of the Corporations Act 2001

Signature of authorised person:

Name of authorised person:

Office held: Director

Signature of authorised person:

Name of authorised person:/

Office held: Director/Secretary-

Execution by the mortgagee under mortgage registered number AE 885673 in respect of Part Lot 11 DP 1164687 being that part formerly comprised in Lot 1 DP 1135074, Lot 12 DP 1164687, Lot 6 DP 255492, Lot 12 DP 754881, Lot 13 DP 754881, Lot 14 DP 754881 and Lot 15 DP 754881

Certified correct for the purposes of the Real Property Act 1900 by the persons(s) named below who signed this instrument pursuant to the power of attorney specified. By executing this document the attorney states that they have received no notice of revocation of the power of

attorney.

I certify that the person(s) signing opposite, with whom I am personally acquainted or as to whose identity I am otherwise satisfied, signed this instrument in my presence.

presence.

Signature of Attorney:

Attorney's name:

Jarrad Martin

Signing on behalf of: Westpac Banking Corporation ABN 33 007 457 141 under Power of Attorney dated 17 January 2011

Registered Book: 4299 No.332.

Name of witness: Vothleen

Signature of witness:

Address of witness:80 Marcus Clarke St Canberra ACT

Kathleen Gillard

Annexure "B" to Request for registration of Planning Agreement pursuant to s93H of the Environmental Planning and Assessment Act 1979

Parties: Googong Development Corporation Pty Limited and Minister for Planning and Infrastructure

Dated: 21 September 201)

Land

Part Lot 11 DP 1164687 being that part formerly comprised in Lot 1 DP 1135074

Lot 12 DP-1164687

Lot 14 DP 1164687

Lot 6 DP 255492

Lot 12 DP 754881

Lot 13 DP 754881

Lot 14 DP 754881

Lot 15 DP 754881

Lot 1 DP 1149329

BEING AIC 2094-237

AT M

Annexure "C" to Request for registration of Planning Agreement pursuant to s93H of the Environmental Planning and Assessment Act 1979

Parties: Googong Development Corporation Pty Limited and Minister for Planning and Infrastructure

Dated: September 21 201)

The Planning Agreement is contained in the following pages

De Ay M



Googong Urban Development State Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979

The Minister for Planning and Infrastructure ("Minister")
Googong Development Corporation Pty Ltd ("Developer")

1 5 SEP 2011

Date:

lindsaytaylorlawyers

Level 7, 1 O'Connell Street, Sydney NSW 2000 Australia

T 02 8235 9700 • F 02 8235 9799 • W www.lindsaytaylorlawyers.com.au

ABN 15 695 894 345

Hability limited by a scheme approved under Professional Standards Legislation



Googong Urban Development State Planning Agreement

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Googong Urban Development State Planning Agreement

Summary Sheet

Minister:

Name:

The Minister for Planning and Infrastructure

Address:

c/-, Department of Planning and Infrastructure, 23-33 Bridge Street,

Sydney NSW 2000

Telephone: (02) 9228 6111

Facsimile:

(02) 9228 6455

Email:

wollongong@planning.nsw.gov.au

Representative: Director-General

Developer:

Name:

Googong Development Corporation Pty Ltd

Address:

Level 3, 64 Allara St, Canberra ACT 2061

Telephone: (02) 6230 0800

Facsimile:

(02) 6230 0811

Email:

mark.attiwill@cicaustralia.com.au

Representative: Mark Attiwill, Googong Project Director

Land:

See clause 3, the definition of Land in clause 1 and the Map in Appendix 1.

Development:

See definition of Development in clause 1 and Schedule 2.

Development Contributions:

See clauses 6, 7, 8 and 9.

Application of s94, s94A and s94EF of the Act:

Googong Urban Development Planning Agreemen
The Minister for Planning
Googong Development Corporation Pty Ltd



See clause 13.

Security:

See clauses 9, 10 and 14.

Registration:

See clause 16.

Dispute Resolution:

See clause 17 and Schedule 1.



Googong Urban Development State Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979

Parties

The Minister for Planning and Infrastructure of ABN 38 755 709 681 of Level 34, Governor Macquarie Tower, 1 Farrer Place, Sydney NSW 2000 (Minister) and

Googong Development Corporation Pty Ltd ABN 83104332523 of Level 3, 64 Allara Street, Canberra ACT 2601 (Developer)

Background

- A The Developer proposes to carry out the Development on the Land.
- B The Developer owns the Developer's Land and has a right to purchase the Option Land.
- C The Developer has made a Development Application in respect of the Development, and proposes to make further Development Applications in respect of the Development.
- D The Developer is prepared to make Development Contributions in connection with the carrying out of the Development in accordance with this Agreement, and the Development Contributions are to be monetary contributions, but may comprise the dedication of land.
- E Clause 6.1(2) of the LEP has the effect that Development Consent must not be granted to the Development unless the DG has certified in writing that satisfactory arrangements have been made to contribute to the provision of designated State and Territory public infrastructure as defined by the LEP.
- The Developer has offered to enter into this Agreement with the Minister to secure the Development Contribution in order to enable the DG to provide the certification as to satisfactory arrangements required by the LEP.

Operative provisions

Part 1 - Preliminary



1 Definitions and Interpretation

1.1 In this Agreement, the following definitions apply:

9ha Site means the larger sized site hatched pink in the Map, or such other site as determined in accordance with clause 8.

Act means the Environmental Planning and Assessment Act 1979.

Agreement means this deed and includes any schedules, annexures and appendices to this deed.

ABS means the Australian Bureau of Statistics.

Authorised Officer means in the case of any Party, a director, secretary or any officer whose title contains the word "manager" or a person performing the functions of any of them or any other person appointed by that Party to act as an Authorised Officer for the purpose of this Agreement.

Authority means a government, semi-government, local government, statutory, public, ministerial, civil, administrative, fiscal or judicial body or other authority or body and includes, where applicable, an accredited certifier within the meaning of the Act.

Bank Guarantee means an irrevocable and unconditional undertaking to pay the face value of that undertaking (being such an amount as is required under this Agreement) on demand:

- (a) by an Australian bank and which is an eligible financial institution for the purposes of Treasury Circular NSW TC08/01 dated 21 February 2008 as amended, supplemented or substituted from time to time; and
- (b) on terms acceptable to the Minister, acting reasonably.

Business Day means a day on which banks are open for general banking business in New South Wales (not being a Saturday, Sunday or public holiday in that place).

Confidential Information means any information and all other knowledge at any time disclosed (whether in writing or orally) by the Parties to each other, or acquired by the Parties in relation to the other's activities or services which is not already in the public domain and which:

- (a) is designated, or marked, by either Party as confidential (whether in writing or otherwise);
- (b) is by its nature confidential;
- (c) any Party knows or ought to know is confidential; or
- (d) is information which may reasonably be considered to be of a confidential nature.

B

Googong Urban Development Planning Agreement The Minister for Planning Googong Development Corporation Pty Ltd



Consent Authority means, in relation to a Development Application, the Authority having the function to determine the Development Application.

Council means Queanbeyan City Council.

CPI means the Consumer Price Index (All Groups Index) for Sydney as issued by the ABS.

Developable Hectare means the area of any part of the Land excluding those parts of the Land zoned E2 or SP2 under the LEP or any land comprising State Infrastructure.

Developer's Land means the land shown in grey on the Map and described as Googong Development Corporation Pty Limited (GDC) being land in certificates of title:

Part 11/1164687 being that part formerly comprised in 1/1135074

12/1164687

14/1164687

6/255492

12-15/754881

1/1149329

Development means any development carried out by the Developer on the Land, including development within the Googong Urban Release Area in accordance with the documents contained in Schedule 2 of this Agreement and the development of up to 5,550 dwellings.

Development Application has the same meaning as that term has in the Act.

Development Consent has the same meaning as that term has in the Act.

Development Contribution means a monetary contribution, the dedication of land free of cost, the carrying out of work, or the provision of any other material public benefit, or any combination of them, to be used for, or applied towards a public purpose.

DG means the Director-General of the Department of Planning and Infrastructure.

Environmental Planning Instrument has the same meaning as that term has in the Act.

First School Site means the smaller sized site hatched pink in the Map.

FS Site means the smallest of the sites coloured orange in the Map, or such other site as determined in accordance with clause 8.

General Register of Deeds means the land register maintained under the Conveyancing Act 1919 (NSW) and so titled.

7

Googong Urban Development Planning Agreement The Minister for Planning Googong Development Corporation Pty Ltd



Googong Urban Release Area means the area shown as included in the Queanbeyan Local Environmental Plan (Googong) 2009 – Land Application Map.

GST means any form of goods and services tax payable under the GST Legislation.

GST Legislation means the A New Tax System (Goods and Services Tax) Act 1999 (Cth).

Just Terms Act means the Land Acquisition (Just Terms Compensation) Act 1991.

Land means any land in the Googong Urban Release Area owned by the Developer.

Law means:

- a) the common law including principles of equity; and
- the requirements of all statutes, rules, ordinances, codes, regulations, proclamations, by-laws or consents by an Authority, presently applying or as they may apply in the future.

LEP means the Queanbeyan Local Environmental Plan (Googong) 2009.

LPMA means the Land & Property Management Authority or any other body exercising the functions of that authority.

Map means the map which is Appendix 1 to this Agreement.

Monetary Contribution means a monetary Development Contribution calculated in accordance with clause 7.2.

Option Land means the land shown in blue on the Map and described as Under Option to GDC being land in certificates of title:

Part 11/1164687 being that part formerly comprised in 3/255492

Pt 15/1164687

10-11/754881

3/1149329

Party means a party to this agreement, including their successors and assigns.

Plan of Subdivision means a plan to subdivide land into one or more lots, by any means including strata subdivision.

Real Property Act means the Real Property Act 1900 (NSW).



Recoupment Contribution means a monetary Development Contribution or other amount paid to the Minister by developers other than the Developer to meet the costs of State Infrastructure.

Register means the Torrens title register maintained under the Real Property Act.

Satisfied Plan means a Plan of Subdivision in respect of which Development Contributions have been made under this Agreement.

Security means a Bank Guarantee.

Site Report means a written report in relation to any parcel of land comprising State Infrastructure (*Parcel*), including information as to

- (a) the item of State Infrastructure the subject of the report;
- (b) the boundaries of the Parcel;
- (c) details of:
 - (i) whether the Parcel is contaminated (and if so the extent of any contamination);
 - (ii) whether the Parcel is bushfire prone to any extent;
 - the probable maximum flood levels applicable to Parcel and any restrictions arising there from;
 - (iv) the topography of the Parcel;
 - (v) any significant ecological items located on the Parcel;
 - (vi) any riparian corridors located on the Parcel; and
 - (vii) the servicing which will be provided to the Parcel to make it suitable for its use as a school or fire station (as the case may be);
- (d) an elementary concept of how the school or fire station (as the case may be) might operate on the Parcel; and
- (e) the proposed timing of dedication of the Parcel to the Minister under this Agreement.

State means the State of New South Wales.

State Government means the government of New South Wales.

State Infrastructure means the following land:

- the First School Site, being land suitable for a primary school of 2.81 hectares;
- (b) the 9ha Site, being land suitable for a primary school of 3 hectares adjacent to land suitable for a secondary school of 6 hectares; and





(c) the FS Site, being land suitable for a fire station of 2,000m².

Subdivision Certificate has the same meaning as in the Act.

Zone R1 means Zone R1 - General Residential under the LEP.

- 1.2 In this Agreement unless the contrary intention appears:
 - 1.2.1 where any amount is expressed to be indexed in accordance with CPI it shall be adjusted on 1 July each year by reference to the following formula:

Latest CPI number / X, rounded up to the nearest dollar figure

where:

Latest CPI number is the CPI number for the March quarter in the year in which the adjustment is made (the March quarter being the quarter commencing on and including 1 January and ending on and including 31 March in that same year); and

X is the CPI number for the March quarter in the year immediately prior to the year in which the adjustment is made (it being noted that 170.5 is the CPI number for the March quarter in 2010).

- 1.2.2 a reference to this Agreement or another instrument includes any variation or replacement of any of them,
- 1.2.3 a reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of any of them,
- 1.2.4 the singular includes the plural and vice versa,
- 1.2.5 the word "person" includes a firm, a body corporate, an unincorporated association or an authority.
- 1.2.6 a reference to a person includes a reference to the person's executors, administrators, successors, substitutes (including, without limitation, persons taking by novation) and assigns,
- 1.2.7 an agreement, representation or warranty in favour of two or more persons is for the benefit of them jointly and severally,
- 1.2.8 an agreement, representation or warranty on the part of two or more persons binds them jointly and severally,
- 1.2.9 a reference to any thing (including, without limitation, any amount) is a reference to the whole and each part of it and a reference to a group of persons is a reference to all of them collectively, to any two or more of them collectively and to each of them individually,
- 1.2.10 "include" or "including" when introducing a list of items does not limit the meaning of the words to which the list relates to those items or to items of a similar kind,

LE REPORT REPORT

Googong Urban Development Planning Agreement The Minister for Planning Googong Development Corporation Pty Ltd



- 1.2.11 if a Party is prohibited from doing anything, it is also prohibited from:
 - (a) allowing or causing it to be done; and
 - (b) doing or omitting to do anything which results in it happening,
- 1.2.12 a reference to a statute, ordinance, code or law includes a statute, ordinance, code or law of the Commonwealth of Australia,
- 1.2.13 a reference to a body, whether statutory or not which ceases to exist or whose powers or functions are transferred to another body is a reference to the body which replaces it or which substantially succeeds to its powers or functions,
- 1.2.14 no rule of construction applies to the disadvantage of a Party because that Party was responsible for the preparation of this Agreement,
- 1.2.15 any capitalised term used, but not defined in this Agreement, will have the meaning ascribed to it under, and by virtue of, the Act, and
- 1.2.16 the Schedules form part of this Agreement.

2 Planning Agreement under the Act

- 2.1 Subject to clause 2.2, this Agreement operates as a planning agreement within the meaning of section 93F of the Act.
- 2.2 Clauses 7, 8, 9, 10, 11 and 12 will not operate until Development Consent is granted to any part of the Development on the Land.
- 2.3 For the sake of clarity, this Agreement operates as a planning agreement within the meaning of section 93F of the Act even if the Development Consent referred to in clause 2.2 does not contain a condition imposed under section 93I(3) of the Act requiring the Agreement to be entered into.

3 Application of this Agreement

- 3.1 This Agreement applies to the Development and:
 - 3.1.1 the Developer's Land from the date of this Agreement; and
 - 3.1.2 any other land the Developer acquires within the Googong Urban Release Area, from the date of its acquisition by the Developer.

4 Status of Developer's obligation to make Development Contributions

4.1 The Developer's obligation to make Development Contributions only arises at the times specified in this Agreement.

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Googong Urban Development Planning Agreement The Minister for Planning Googong Development Corporation Pty Ltd



- 4.2 The Minister agrees that no designated State or Territory public infrastructure, as defined in the LEP is required of the Developer in respect of the Development other than the State Infrastructure.
- 4.3 The Parties acknowledge that the DG will, if he or she determines to certify that satisfactory arrangements have been made for the purposes of clause 6.1(2) of the LEP, only provide that certification in stages and in respect of each separate Development Application made in respect of the Development.
- 4.4 Nothing in this Agreement requires the Developer to have paid the Monetary Contributions payable in respect of a Plan of Subdivision proposed in a Development Application made in respect of the Development, before the DG can issue his or her certification in respect of that Development Application in accordance with clause 4.3.
- 4.5 The Developer agrees that no certificate of satisfactory arrangements may be issued for the purposes of clause 6.1(2) of the LEP if the Developer is in breach of this Agreement.

5 Ownership of Land

- 5.1 The Developer warrants that it has legally enforceable rights to purchase the Option Land on terms which enable it to comply with the provisions of clause 5.2.
- 5.2 The Developer will ensure that it becomes the registered proprietor of the Option Land, or any part thereof, prior to any obligations arising under this Agreement which require any part of the Option Land to be dedicated to the Minister, unless otherwise agreed with the Minister.

Part 2 - Development Contributions

6 Provision of Development Contributions

- 6.1 Subject to clause 6.2, the Developer must make the Development Contributions, for the provision of State Infrastructure at the times and in the manner specified in this Agreement.
- 6.2 The Developer agrees that the Minister:
 - 6.2.1 has no obligation to use or expend a Development Contribution for a particular public purpose and has no obligation to repay a Development Contribution; and
 - 6.2.2 in circumstances where a Development Contribution is transferred to any Authority, has not made any representation or warranty that the Development Contribution will or must be used for a particular public purpose.
- 6.3 Notwithstanding clause 6.2, the Minister must ensure that the Development Contributions are used for providing public amenities or public services which



the Minister considers service development within the Googong Urban Release Area.

7 Monetary Contributions

- 7.1 Prior to the issue of a Subdivision Certificate in respect of a Plan of Subdivision, the Developer must pay a Monetary Contribution.
- 7.2 For the purposes of calculating the amount of Monetary Contribution's payable under this clause, the parties agree that:
 - 7.2.1 Monetary Contributions are to paid a rate of \$4,296.71 per Developable Hectare (excluding GST if applicable); and
 - 7.2.2 the Monetary Contribution payable in respect of each Plan of Subdivision is to be calculated as follows:

MC = \$4,296.71x PDH

where:

MC is the Monetary Contribution payable (excluding GST if applicable); and

PDH means the number of Developable Hectares within the Plan of Subdivision to which the Subdivision Certificate relates.

- 7.3 The Monetary Contributions payable under clause 7.2 are to be indexed in accordance with CPI from the date of this Agreement.
- 7.4 Notwithstanding any other clause of this Agreement, the Developer is only obliged to pay 75% of the Monetary Contributions calculated in accordance with clause 7.2 in respect of each Plan of Subdivision.

8 Location of State Infrastructure

- 8.1 The Developer has nominated sites hatched pink and the site coloured orange in the Map as being the State Infrastructure.
- 8.2 The parties agree that:
 - 8.2.1 the First School Site shall be located as shown on the Map and will be at least 2.81 hectares in area;
 - 8.2.2 the 9ha Site will be at least 9 hectares in area;
 - 8.2.3 the FS Site will be at least 2,000m² in area; and
 - 8.2.4 the 9ha Site and the FS Site will be in Zone R1.
- Within 6 months of the date of this Agreement, the Developer will provide a Site Report relating to the 9ha Site and the FS Site.





- 8.4 Upon providing the Minister with the Site Reports as required by clause 8.3, the parties will discuss the location and processes for dedication of the 9ha Site and the FS Site in good faith and acting reasonably, and the Developer, if requested by the Minister, will grant access to the 9ha Site and the FS Site to the Minister, his/her nominees and their contractors and agents to facilitate those discussions.
- 8.5 Subject to compliance with clause 8.4, the Minister agrees to use reasonable endeavours to provide written notice to the Developer, within 60 Business Days of receipt of the Site Report, describing whether or not the 9ha Site and the FS Site (as the case may be) are suitable for the provision of State Infrastructure in the Minister's reasonable opinion.
- 8.6 If the Minister:

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- B.6.1 provides a written notice to the Developer within the time contemplated by clause 8.5, stating that the 9ha Site and the FS Site (as the case may be) as described in the Site Report are suitable for the State Infrastructure (or as otherwise agreed in discussions pursuant to clause 8.4), then:
 - (a) the locations of the 9ha Site and the FS Site (as the case may be) will be as described in the Site Report; and
 - (b) if clause 9 applies, the Developer will dedicate those sites within the time frames and in the manner set out in the Site Report (or as otherwise agreed in discussions pursuant to clause 8.4) and clause 9;
- 8.6.2 fails to provide a written notice to the Developer within the time contemplated by clause 8.5, the 9ha Site and the FS Site (as the case may be) will be deemed suitable for the State Infrastructure, and then:
 - (a) the locations of the 9ha Site and the FS Site (as the case may be) will be as described in the Site Report; and
 - (b) if clause 9 applies, the Developer will dedicate those sites within the time frames and in the manner set out in the Site Report (or as otherwise agreed in discussions pursuant to clause 8.4) and clause 9;
- 8.6.3 provides a written notice to the Developer within the time contemplated by clause 8.5, stating that the 9ha Site and/or the FS Site (as the case may be) as described in the Site Report are not suitable for the provision of State Infrastructure, the Developer must, within 30 Business Days of the Minister's notification under this clause, nominate an alternative location for the 9ha Site and/or the FS Site (as the case may be) and provide a Site Report for that alternative location, in which case the provisions of clauses 8.4 to 8.6 will apply until a suitable location for the 9ha Site and the FS Site is determined.
- 8.7 If no final location for the 9ha Site and/or the FS Site (as the case may be) has been determined after the Developer has provided four different Site Reports in relation to the 9ha Site and/or the FS Site (as the case may be),

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Googong Urban Development Planning Agreement The Minister for Planning Googong Development Corporation Pty Ltd

then the parties shall be in dispute and the provisions of clause 17 will apply in relation to the relevant site.

- For the avoidance of doubt, if the location of the 9ha Site or FS Site alters from that shown on the Map, pursuant to this clause 8, then the 9ha Site and FS Site as at the date of this Agreement are no longer State Infrastructure.
- 8.9 If the Developer does not provide the Site Reports in the time required by clause 8.3 and clause 8.6.3, the Minister may decide in his discretion the location of the relevant items of State Infrastructure.

9 Dedication of Land

- 9.1 This clause applies if the Developer gives the Minister a written notice advising that it elects to dedicate all the land comprising State Infrastructure to the Minister (or such other entity he nominates) before the date specified in clause 9.2.
- 9.2 The First School Site is to be dedicated no later than the date of issue of a Subdivision Certificate for a Plan of Subdivision which contains the 90th Developable Hectare.
- 9.3 Despite clauses 8.4 to 8.7:
 - 9.3.1 the 9ha Site is to be dedicated by no later than the earlier of:
 - (a) 30 June 2024; and
 - (b) the date of issue of a Subdivision Certificate for a Plan of Subdivision which contains the 400th Developable Hectare; and
 - 9.3.2 the FS Site is to be dedicated by no later than the earlier of:
 - (a) 30 June 2020; and
 - (b) the date of issue of a Subdivision Certificate for a Plan of Subdivision which contains the 250th Developable Hectare.
- 9.4 All the State Infrastructure must be dedicated as serviced land, with provision of water supply, sewerage, stormwater drainage, electricity, gas and telecommunications to a level which is in the Minister's reasonable opinion suitable for its intended use as a school or fire station (as the case may be).
- 9.5 The Developer must ensure that the lands when dedicated are free of all encumbrances, except those encumbrances which, in the Minister's reasonable opinion, do not impede the use of the land for the intended public purpose.
- 9.6 The Minister acknowledges that, if the Developer dedicates the State Infrastructure under clause 9, it will be providing Development Contributions under this Agreement that meet the demand, or part of the demand, for State Infrastructure created by development in the Googong Urban Release Area which is to be carried out by developers other than the Developer.



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- 9.7 The Minister, to the extent permitted by law, is to give consideration to the measures under the Act by which it may collect Recoupment Contributions and, if he/she determines to adopt such measures, he/she must use reasonable endeavours to do so expeditiously.
- 9.8 Each time a Recoupment Contribution is paid to the Minister pursuant to any measures adopted under clause 9.7, the Minister is to pay that Recoupment Contribution to the Developer.
- 9.9 Each time the Developer is due to pay a Monetary Contribution under clause 7, the Minister may, in his/her discretion and if requested by the Developer, accept the provision of a Bank Guarantee in lieu of payment of the amount of the relevant Monetary Contribution.
- 9.10 When a parcel of land comprising State Infrastructure has been dedicated in accordance with this Agreement, the Minister will as soon as practicable at the Developer's request return to the Developer Monetary Contributions or Bank Guarantees received equal in value to 75% of the value of the parcel of land that has been dedicated (calculated at a rate of \$250,000 per hectare).
- 9.11 Where the 75% of the value of the parcel of land that has been dedicated exceeds the amount of Monetary Contributions or Bank Guarantees that are to be returned to the Developer under clause 9.10, then:
 - 9.11.1 the Minister will, as soon as practicable at the Developer's request, return all Monetary Contributions or Bank Guarantees it holds to the Developer, except for the Security held under clause 14; and
 - 9.11.2 the Developer will not be obliged to pay Monetary Contributions under clause 7 or provide Bank Guarantees under clause 9.9 until the amount of Monetary Contributions that would otherwise be payable under clause 7 equals the balance of the amount of Monetary Contributions or Bank Guarantees that the Minister was to return to the Developer, calculated at the date the Monetary Contributions or Bank Guarantees were to be returned.
- 9.12 When all the State Infrastructure has been dedicated to the Minister, the Minister will, as soon as practicable at the Developer's request, return to the Developer all Monetary Contributions or Bank Guarantees it holds pursuant to this clause to the Developer.
- 9.13 If the Developer fails to dedicate the relevant item of State Infrastructure by the times set out in clauses 9.2 and 9.3:
 - 9.13.1 the Minister may call upon all or part of the Security held pursuant to clause 9.9 and clause 14 for the purpose of acquiring the relevant item of State Infrastructure in accordance with this clause and meeting the Minister's costs incurred because of the failure by the Developer to dedicate the relevant item of State Infrastructure;
 - 9.13.2 the Developer consents to the Minister compulsorily acquiring the relevant item of State Infrastructure for an amount equal to the lesser of:
 - (a) the sum of value of the Security called upon and Monetary Contributions paid pursuant to clause 7 (less any additional



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amounts reasonably incurred by the Minister because of the failure by the Developer to dedicate the relevant item of State Infrastructure by the requisite time);

- (b) an amount equal to the area of the relevant item of State Infrastructure in hectares multiplied by \$250,000;
- 9.13.3 the acquisition pursuant to clause 9.13.2 will constitute an agreement for the purposes of section 30 of the Just Terms Act as to Part 2 and Part 3 of the Just Terms Act, including the amount of compensation and the gazettal of an acquisition notice under s.19 of the Just Terms Act:
- 9.13.4 the Developer indemnifies the Minister for any additional costs associated with the acquisition relating to interests in the relevant item of State Infrastructure, and
- 9.13.5 the Developer must ensure that the relevant item of State Infrastructure is free of all encumbrances, except those encumbrances which, in the Minister's reasonable opinion, do not impede the use of the land for the intended public purpose.
- 9.14 If the Minister calls on the Security given pursuant to this clause, the Developer must, for the purposes of clause 14, provide the Minister with a replacement guarantee so that the Minister holds the full amount of Security required under clause 14.1 (or such greater amount as calculated under clause 14.2 or 14.3) before it lodges any further Development Applications for the subdivision of land or carries out any further Development, and the DG will be entitled to refuse to issue any certificate of satisfactory arrangements under clause 6.1(2) of the LEP until the replacement guarantee is provided.

10 Compulsory Acquisition

- 10.1 This clause 10 will apply if:
 - 10.1.1 the Minister or another Authority seeks to compulsorily acquire any part of the Land for the purposes of the State infrastructure (Acquisition Lands);
 - 10.1.2 the Developer does not elect to dedicate land pursuant to clause 9 of this Agreement;
 - 10.1.3 the Acquisition Lands do not exceed 12.01 hectares in total area;
 - 10.1.4 the Acquisition Lands include the First School Site;
 - 10.1.5 the Acquisition Lands include the 9ha Site or the FS Site or both (as the case may be), if the location of the 9ha Site or the FS Site, or both, have been determined pursuant to clause 8 (whether or not the location of the 9ha Site or FS Site have changed from that shown on the Map); and
 - 10.1.6 the Acquisition Lands (other than the First School Site) are within Zone R1.



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- 10.2 The Developer consents to the Minister compulsorily acquiring the Acquisition Land for compensation in the amount of \$250,000 per hectare, indexed from the date of this Agreement in accordance with CPI without having to go through the pre-acquisition procedure under the Just Terms Act.
- 10.3 Clause 10.2 constitutes an agreement for the purposes of section 30 of the Just Terms Act as to Part 2 and Part 3 of the Just Terms Act, including the amount of compensation and the gazettal of an acquisition notice under s.19 of the Just Terms Act.
- The Developer must ensure that the Acquisition Lands are free of all encumbrances, except those encumbrances which, in the Minister's reasonable opinion, do not impede the use of the land for the intended public purpose, and the Developer indemnifies the Minister for any additional costs associated with the acquisition relating to interests in the relevant parcel of Acquisition Land.
- 10.5 The Developer will promptly do all things necessary, and agrees to the Minister doing all things necessary on its behalf, to give effect to this clause 10, including without limit:
 - 10.5.1 signing any documents or forms;
 - 10.5.2 giving land owner's consent for lodgement of any development application;
 - 10.5.3 producing certificates of title to the Registrar-General under the Real Property Act; and
 - 10.5.4 paying the Minister's costs arising from clause 10.

11 Procedures relating to the dedication of land

- 11.1 A Development Contribution comprising the dedication of land is made for the purposes of this Agreement upon registration of a dealing which vests the land to be dedicated in the Minister (or other entity he nominates in writing).
- 11.2 For the purposes of clause 11.1, but without limiting the means by which the transfer may be effected under clause 11.1:
 - 11.2.1 the Developer may give the Minister, for execution by the Minister as transferee, an instrument of transfer under the Real Property Act relating to the land to be dedicated;
 - 11.2.2 if so, the Minister is to execute the instrument of transfer and return it to the Developer within 7 days of receiving it from the Developer;
 - 11.2.3 if so, the Developer is to lodge the instrument of transfer for registration at the Department of Lands within 7 days of receiving it from the Minister duly executed; and
 - 11.2.4 if so, the Developer is to do all things reasonably necessary to enable registration of the instrument of transfer to occur.



12 Procedures relating to the making of Monetary Contributions

- 12.1 A Monetary Contribution is made for the purposes of this Agreement when the Minister receives the full amount of the contribution payable under this Agreement in cash or by unendorsed bank cheque or by the deposit by means of electronic funds transfer of cleared funds into a bank account nominated by the Minister.
- 12.2 The Developer is to give the Minister not less than 21 business days written notice of its intention to pay a Monetary Contribution, and include in that notice:
 - 12.2.1 The number of Developable Hectares the subject of the Monetary Contribution; and
 - 12.2.2 The amount of the Monetary Contribution.
- 12.3 If the Minister issues tax invoices relating to the payment of Monetary Contributions, then he/she must issue a tax invoice referable to the relevant Monetary Contribution within 20 business days of receipt of the notice under clause 12.2.

13 Application of sections 94, 94A and 94EF of the Act to the Development

- 13.1 This Agreement does not exclude the application of sections 94 and 94A of the Act to the Development.
- 13.2 Any Development Contributions under this Agreement are not to be taken into consideration in determining a development contribution under section 94.
- 13.3 This Agreement excludes the application of section 94EF of the Act to the Development in relation to the Land.

Part 4 - Other Provisions

14 Security

- 14.1 Upon the execution of this Agreement by all of the Parties, the Developer is to provide the Minister with, and maintain, the Security in the amount of \$105,000, indexed in accordance with CPI from the date of this Agreement.
- 14.2 If the Developer lodges a Development Application for the subdivision of land which will incur a Monetary Contribution greater than \$105,000 (as indexed in accordance with CPI) then it must provide the Minister with a further Bank Guarantee, which, when combined with the Bank Guarantee provided under clause 14.1, equals the amount of Monetary Contribution referable to that Development Application.
- 14.3 If the Developer has lodged Development Applications for the subdivision of land which collectively give rise to the obligation to pay a Monetary



Contribution greater than \$105,000 (as indexed in accordance with CPI) then it must provide the Minister with a further Bank Guarantee, which, when combined with the Security provided under clause 14.1 equals the total amount of Monetary Contribution referable to the Development Applications.

- 14.4 Where the obligation to pay a Monetary Contribution to which clauses 14.2 or 14.3 apply has been satisfied, or a Bank Guarantee has been provided under clause 9.9 in respect of that Monetary Contribution, the Minister agrees that the Security may be reduced to \$105,000, indexed in accordance with CPI from the date of this Agreement.
- 14.5 The Minister may call-up the Security if he/she reasonably considers that the Developer has breached this Agreement.
- 14.6 If the Minister calls on the Security given pursuant to this clause, he/she may use the amount so paid to him/her in satisfaction of the Developer's obligations under this Agreement which have been breached and additionally for any liability, loss, cost, charge or expense reasonably incurred by the Minister because of the failure by the Developer to comply with this Agreement.
- 14.7 If the Minister calls on the Security given pursuant to this clause, the Developer must provide the Minister with a replacement Security in the amount of \$105,000 (or such greater amount as calculated under clause 14.2 or 14.3) before it lodges any further Development Applications for the subdivision of land or carries out any further Development, and the DG will be entitled to refuse to issue any certificate of satisfactory arrangements under clause 6.1(2) of the LEP until the replacement guarantee is provided.
- 14.8 The Minister is to release and return the Security upon the completion by the Developer of all of its obligations under this Agreement.
- 14.9 At any time following the provision of the Security, the Developer may provide the Minister with a replacement Security totalling the amount of the Security required to be provided under subclause 14.1 or such greater amounts as calculated under clause 14.2 or 14.3.
- 14.10 On receipt of a replacement Security, the Minister is to release and return to the Developer as directed, the Security it holds which has been replaced.

15 Provision of Guarantee

15.1 Upon the execution of this Agreement by all of the Parties, the Developer is to provide the Minister with a deed of guarantee between the Minister, the Developer, and the Developer's parent company which, at the date of this Agreement is CIC Australia Limited (Parent Company), in terms reasonably satisfactory to the Minister, under which the Parent Company undertakes to meet the obligations of the Developer under this Agreement.

16 Registration of this Agreement

16.1 The Developer represents and warrants that it is the owner of the Developer's Land and is legally and beneficially entitled to become the owner of the Option



Land, and, will notify the Minister in writing of the title particulars of the Option Land or any other land within the Googong Urban Release Area which the Developer acquires as soon as practicable after it becomes the owner of such land after the date of this Agreement.

- 16.2 The Developer warrants that it is legally and beneficially entitled to obtain all consents and approvals and to compel any person to assist, cooperate and to otherwise do all things necessary for the Developer to comply with its obligations under clause 16.4 in relation to the Land.
- As contemplated by section 93H of the Act, the Developer agrees to deliver to the LPMA all documents in registrable form necessary for registration of this Agreement under the Real Property Act in all relevant folios of the Register of:
 - 16.3.1 the Developer's Land within 10 business days after execution of this Agreement; and
 - 16.3.2 the Option Land and any other part of the Land acquired after the date of this Agreement, within 10 business days after the Developer becomes the owner of the Option Land or other part of the Land.
- 16.4 The Developer, at its own expense, will take all practical steps and otherwise do anything to procure:
 - 16.4.1 the consent of each person to the registration of this Agreement pursuant to this clause who:
 - (a) has an estate or interest in the Land; or
 - (b) is seized or possessed of an estate or interest in the Land; and
 - 16.4.2 the execution of any documents; and
 - 16.4.3 the production of the relevant certificates of title; and
 - 16.4.4 the lodgement and registration of this Agreement, by the Registrar-General in the relevant folio of the Register, or in the General Register of Deeds if this Agreement relates to land not under the Real Property Act.
- 16.5 The Developer must not sell any part of the Land or carry out any Development until registration of this Agreement has been effected under this clause.
- 16.6 The Developer will provide the Minister with a copy of the relevant folios of the Register and a copy of the registered dealing referable to this Agreement within 10 Business Days of registration of this Agreement on the title of each part of the Land.
- 16.7 This Agreement is not to be removed from the relevant folios of the title to any part of the Land which is State Infrastructure until that part of the Land is transferred to the Minister or his/her nominee, or until that part of the Land ceases to be State Infrastructure pursuant to clause 8, and the Developer otherwise satisfies its obligations in relation to that part of the Land.



- 16.8 If the Developer so requests, the Minister agrees to sign any document and provide any consents necessary to effect the release and discharge of this Agreement with respect to any part of the Land within a Satisfied Plan, other than the State Infrastructure.
- Subject to clause 16.7, the Minister agrees to sign any document and provide any consents necessary to effect the release and discharge of this Agreement with respect to all of the Land upon full satisfaction of the Developer's obligations under this Agreement.
- 16.10 Each party agrees to act in good faith and to promptly do all things necessary (and in any event within 15 business days) to meet any request or requirement of the other party or the LPMA arising from the operation of clause 16.

17 Dispute resolution

17.1 If a dispute between any of the Parties arises in connection with this Agreement or its subject matter, then the process and procedures set out in Schedule 1 will apply.

18 Reporting

- 18.1 The Developer must at least once every 6 months during the currency of this Agreement, provide the Minister with a written report providing full particulars on the progress of the Subdivision of the Land and must include particulars about the number of Developable Hectares for which:
 - 18.1.1 Development Consent has been obtained; and
 - 18.1.2 Plans of Subdivision have been registered.
- 18.2 If the Minister requests, the Developer must provide the Minister with copies of any Development Consent issued or Plan of Subdivision registered in the Register in relation to the Development.

19 Notices

- 19.1 Unless expressly stated otherwise in this Agreement, all notices, certificates, consents, approvals, waivers and other communications in connection with this Agreement must be in writing, signed by the sender (if an individual) or an Authorised Officer of the sender and marked for the attention of the person identified in the Summary Sheet to this Agreement or, if the recipient has notified otherwise, then marked for attention in the way last notified.
- 19.2 They must be:
 - 19.2.1 left at the address set out or referred to in the Summary Sheet to this Agreement;
 - 19.2.2 sent by prepaid ordinary post (airmail if appropriate) to the address set out or referred to in the Summary Sheet to this Agreement;



- 19.2.3 sent by fax to the fax number set out or referred to in the Summary Sheet to this Agreement.
- 19.3 However, if the intended recipient has notified a changed postal address or changed fax number, then the communication must be to that address or number.
- 19.4 They take effect from the time they are received unless a later time is specified.
- 19.5 If sent by post, they are taken to be received three days after posting (or seven days after posting if sent to or from a place outside Australia).
- 19.6 If sent by fax, they are taken to be received at the time shown in the transmission report as the time that the whole fax was sent.

20 Approvals and Consent

- 20.1 The Parties acknowledge that this Agreement does not impose any obligation on a Consent Authority to:
 - 20.1.1 grant Development Consent; or
 - 20.1.2 exercise any function under the Act in relation to a change in an Environmental Planning Instrument.

21 Entire agreement

21.1 This Agreement constitutes the entire agreement of the Parties about its subject matter and supersedes all previous agreements, understandings, and negotiations on that subject matter.

22 Further Acts

22.1 Each Party must promptly execute all documents and do all things that another Party from time to time reasonably requests to effect, perfect or complete this Agreement and all transactions incidental to it.

23 Governing Law and Jurisdiction

- 23.1 This Agreement is governed by the law of New South Wales.
- 23.2 The Parties submit to the non-exclusive jurisdiction of its courts and courts of appeal from them.
- 23.3 The Parties are not to object to the exercise of jurisdiction by those courts on any basis.

24 Joint and individual liability and benefits





24.1 Except as otherwise set out in this Agreement, any agreement, covenant, representation or warranty under this Agreement by two or more persons binds them jointly and each of them individually, and any benefit in favour of two or more persons is for the benefit of them jointly and each of them individually.

25 No fetter

- 25.1 This Agreement is not intended to operate to fetter, in any unlawful manner:
 - 25.1.1 the sovereignty of the Parliament of the State to make any Law;
 - 25.1.2 the power of the Executive Government of the State to make any statutory rule; or
 - 25.1.3 the exercise of any statutory power or discretion of any minister of the State or any Authority.

(all referred to in this clause as Discretion).

- 25.2 No provision of this Agreement is intended to, or does, constitute any unlawful fetter on any Discretion. If, contrary to the operation of this clause, any provision of this Agreement is held by a court of competent jurisdiction to constitute an unlawful fetter on any Discretion, the Parties agree:
 - 25.2.1 they will take all practical steps, including the execution of any further documents to ensure the objective of this clause is substantially satisfied;
 - 25.2.2 in the event that clause 25.1 cannot be achieved without giving rise to an unlawful fetter on a Discretion, the relevant provision is to be severed and the remainder of this Agreement has full force and effect; and
 - 25.2.3 to endeavour to satisfy the common objectives of the Parties in relation to the provision of this Agreement which is held to be an unlawful fetter to the extent that is possible having regard to the relevant court judgment.

26 Representations and warranties

26.1 The Parties represent and warrant that they have power to enter into this Agreement and comply with their obligations under the Agreement and that entry into this Agreement will not result in the breach of any Law.

27 Severability

27.1 The Parties acknowledge that under and by virtue of section 93F(4) of the Act, any provision of this Agreement is not invalid by reason only that there is no connection between the Development and the object of the expenditure of any Development Contribution required to be made by that provision.



- 27.2 The Parties acknowledge that under and by virtue of section 93F(10) of the Act, any provision of this Agreement is void to the extent to which it requires or allows anything to be done that, when done, would breach:
 - 27.2.1 any provision of the Act,
 - 27.2.2 the provisions of an Environmental Planning Instrument, or
 - 27.2.3 a Development Consent applying to the relevant land.
- 27.3 The Parties agree that to the extent permitted by Law, this Agreement prevails to the extent it is inconsistent with any Law.
- 27.4 If a clause or part of a clause of this Agreement can be read in a way that makes it illegal, unenforceable or invalid, but can also be read in a way that makes it legal, enforceable and valid, it must be read in the latter way.
- 27.5 If any clause or part of a clause is illegal, unenforceable or invalid, that clause or part of a clause is to be treated as removed from this Agreement, but the rest of this Agreement is not affected.

28 Review and Modification

- 28.1 If either Party requests a review of the whole or any part of this Agreement then the parties must, acting in good faith, review the Agreement in accordance with that request, but this clause does not oblige any Party to agree to amend the Agreement.
- 28.2 No modification of this Agreement will be of any force or effect unless it is in writing, signed by the Parties.
- 28.3 Any modification of this Agreement must be registered under the Real Property Act in all relevant folios of the Register of the Land, in accordance with this clause, as contemplated by section 93H of the Act.
- 28.4 Clause 16 of this Agreement applies to the registration of an agreement to modify this Agreement, in the same way as it applies to the registration of this Agreement.
- 28.5 A dispute arising under clause 28 is not a dispute to which clause 17 applies.

29 Waiver

- The fact that a Party fails to do, or delays in doing, something the Party is entitled to do under this Agreement, does not amount to a waiver of any obligation of, or a breach of obligation by, another Party.
- 29.2 No waiver of this Agreement will be of any force or effect unless it is in writing, signed by the Parties.
- 29.3 A written waiver by a Party is only effective in relation to the particular obligation or breach in respect of which it is given. It is not to be taken as an





implied waiver of any other obligation or breach or as an implied waiver of that obligation or breach in relation to any other occasion.

29.4 If a waiver results in a change to the scope, timing or value of a Development Contribution required to be made under this Agreement, or the type, timing or value of any Security required under this Agreement, then the waiver can only be effected by a modification of this Agreement in accordance with clause 28.

30 GST

30.1 Definitions

Words used in this clause that are defined in the GST Legislation have the meaning given in that legislation.

30.2 Intention of the parties

The parties intend that:

- 30.2.1 Divisions 81 and 82 of the GST Legislation apply to the supplies made under and in respect of this Agreement; and
- 30.2.2 no additional amounts will be payable on account of GST and no tax invoices will be exchanged between the parties.

30.3 Reimbursement

Any payment or reimbursement required to be made under this Agreement that is calculated by reference to a cost, expense, or other amount paid or incurred will be limited to the total cost, expense or amount less the amount of any input tax credit to which any entity is entitled for the acquisition to which the cost, expense or amount relates.

30.4 Consideration GST exclusive

Unless otherwise expressly stated, all prices or other sums payable or consideration to be provided under this Agreement are GST Exclusive. Any consideration that is specified to be inclusive of GST must not be taken into account in calculating the GST payable in relation to a supply for the purposes of this clause 30.

30.5 Additional Amounts for GST

To the extent an amount of GST is payable on a supply made by a Party under or in connection with this Agreement (the GST Amount), the Recipient will pay to the Supplier the GST Amount. However, where a GST Amount is payable by the Minister as Recipient of the supply, the Developer will ensure that:

- 30.5.1 the Developer makes payment of the GST Amount on behalf of the Minister, including any gross up that may be required; and
- 30.5.2 the Developer provides a Tax Invoice to the Minister.

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30.6 Non monetary consideration

Clause 30.5 applies to non-monetary consideration.

30.7 Assumptions

The Developer acknowledges and agrees that in calculating any amounts payable under clause 30.5 the Developer will assume the Minister is not entitled to any input tax credit.

30.8 No merger

This clause will not merge on completion or termination of this Agreement.

31 Effect of Schedulised terms and conditions

31.1 The Parties agree to comply with the terms and conditions contained in the Schedules as if those rights and obligations were expressly set out in full in the operative parts of this Agreement.

32 New Laws

32.1 If the Developer is obliged by a new law to do something or pay an amount regarding State Infrastructure which it is already contractually obliged to do or pay under this Agreement then, to the extent only that the relevant obligation is required under both the new law and this Agreement, compliance with the new law will constitute compliance with the relevant obligation under this Agreement.

33 Confidentiality

- 33.1 The Parties agree that the terms of this Agreement are not confidential and this Agreement may be treated as a public document and exhibited or reported without restriction by any Party.
- 33.2 The Parties agree, and must procure that any mediator or expert appointed under Schedule 1 agrees as a condition of their appointment:
 - 33.2.1 Confidential Information has been supplied to some or all of the Parties in the negotiations leading up to the making of this Agreement; and
 - 33.2.2 the Parties may disclose to each other further Confidential Information in connection with the subject matter of this Agreement; and
 - 33.2.3 subject to clause 33.2.4 below, to keep confidential all Confidential Information, disclosed to them during or in relation to the expert determination or mediation; and
 - 33.2.4 a Party may disclose Confidential Information in the following circumstance:





- (a) to a party or adviser who has signed a confidentiality undertaking to the same effect as this clause; or
- (b) in order to comply with a Law, State Government policy, local government policy or the ASX Listing Rules; or
- (c) for a purpose necessary in connection with an expert determination or mediation.
- 33.3 The Parties must keep confidential and must not disclose or rely upon or make the subject of a subpoena to give evidence or produce documents in any arbitral, judicial or other proceedings:
 - 33.3.1 views expressed or proposals or suggestions made by a Party or the expert during the expert determination or mediation relating to a possible settlement of the dispute; and
 - 33.3.2 admissions or concessions made by a Party during the expert determination or mediation in relation to the dispute; and
 - 33.3.3 information, documents or other material, including Confidential Information concerning the dispute which are disclosed by a Party during the expert determination or mediation unless such information, documents or facts will have been otherwise discoverable in judicial or arbitral proceedings.

34 Explanatory Note relating to this Agreement

- 34.1 Appendix 2 to this Agreement contains the Explanatory Note relating to this Agreement required by clause 25E of the Regulation.
- 34.2 Pursuant to clause 25E(7) of the Regulation, the Parties agree that the Explanatory Note in the Appendix is not to be used to assist in construing this Planning Agreement.

35 Costs

35.1 The Developer is to pay to the Minister the Minister's reasonable costs of preparing, negotiating, executing and stamping this Agreement, and any document related to this Agreement, and any costs associated with public notification of this Agreement, within 7 days of a written demand by the Minister for such payment.

36 Statement of Compliance

- 36.1 Subject to clause 36.3, the Developer may at any time submit to the Minister a notice setting out as at the date of the notice:
 - 36.1.1 the Development Contributions due to be made under this Agreement; and



- 36.1.2 the Development Contributions that the Developer has made under this Agreement.
- 36.2 Within 14 days of receiving a notice under clause 36.1, the Minister is to notify the Developer whether it agrees with the amounts specified in the Developer's notice.
- 36.3 The Developer may not submit more than 4 notices under clause 36.1 within any 12 month period.

37 Assignment and dealings

- 37.1 The Developer may not sell, transfer, assign or novate or similarly deal with (*Dealing*) its right, title or interest in the Land (if any) other than land in a Satisfied Plan, or its rights or obligations under this Agreement, or allow any interest in them to arise or be varied, in each case, without the Minister's consent (which shall not be unreasonably withheld).
- 37.2 The Minister shall not withhold his/her consent under clause 37.1 if:
 - 37.2.1 the Developer is not in breach of this Agreement, and
 - 37.2.2 the Minister, acting reasonably, is satisfied, based on evidence procured by the Developer and any other considerations the Minister considers relevant, that the proposed transferee, assignee or novatee has the financial capacity and experience necessary to meet the Developer's obligations under this Agreement.
- 37.3 The Developer must give the Minister no less than 40 Business Days notice in writing of the proposed Dealing and the Minister must advise the Developer within 20 Business Days whether it will consent to the Dealing, subject to clause 37.4, provided that once the Minister has granted his or her consent to the Dealing, and clause 37.4 is satisfied, the Dealing can take effect notwithstanding that 40 Business Days may not have passed since the Developer notified the Minister of the proposed Dealing.
- 37.4 Prior to any such sale, transfer, assignment, charge, encumbrance or novation, the Developer must procure that the transferee, assignee or novatee executes and delivers to the Minister prior to any such Dealing taking effect, a deed in favour of the Minister in form and substance acceptable to the Minister (acting reasonably) whereby, subject to clauses 37.5 and 37.6:
 - 37.4.1 the transferee, assignee or novatee becomes contractually bound with the Minister to perform all of the Developer's obligations under this Agreement (including obligations which may have arisen before the transfer, assignment or novation takes effect), or on such other terms as agreed by the Parties;
 - 37.4.2 the transferee, assignee or novatee has the benefit of all the Developer's rights under this Agreement, or on such other terms as agreed by the Parties; and
 - 37.4.3 subject to clause 37.6, the Developer is released from the obligations to make Development Contributions relating to future Plans of Subdivision under this Agreement insofar as such Plans of Subdivision relate directly to the land the subject of the Dealing.
- 37.5 The Parties agree that a transferee, assignee or novatee in a Dealing under this clause of part only of the Land, shall be contractually bound with the





- · Minister under clause 37.4.1 only in relation to those future obligations that relate to that part of the Land in which the transferee, assignee or novatee receives a right, title or interest from the Developer, and the Developer shall remain liable for the remainder of the future obligations.
- 37.6 If the Developer, in its absolute discretion, provides the Minister with a deed of guarantee or an agreement between the Developer and the transferee, assignee or novatee in terms reasonably satisfactory to the Minister, under which the Developer undertakes to meet the future obligations of the transferee, assignee or novatee, the Parties agree that the Minister may either seek recourse under the Developer's guarantee and/or enforce the terms of any deed executed under clause 37.4 against the transferee, assignee or novatee.
- 37.7 Subject to any vesting order or like statutory instrument, then, to the extent that it is necessary, if another Authority takes over the functions of the Minister under this Agreement, or if the Minister determines that it is desirable for this to happen, then the Minister may assign or novate or otherwise deal with its rights and obligations under this Agreement to give effect to this change, and the Developer agrees to enter into such documentation, at the cost of the Minister, as may be necessary to confer on the new Authority the rights and obligations of the Minister under this Agreement.



Schedule 1 - Dispute Resolution

(Clause 16)

1. Not commence

A Party must not commence any court proceedings relating to a dispute unless it complies with clauses 1 to 4.

2. Written notice of dispute

A Party claiming that a dispute has arisen under or in relation to this Deed must give written notice to the other Party specifying the nature of the dispute.

3. Attempt to resolve

On receipt of notice under clause 2, the parties must endeavour in good faith to resolve the dispute expeditiously using informal dispute resolution techniques such as mediation, expert evaluation or other techniques agreed by them.

4. Mediation

If the parties do not agree within 21 Business Days of receipt of notice under clause 2 (or any further period agreed in writing by them) as to:

- (a) the dispute resolution technique and procedures to be adopted;
- (b) the timetable for all steps in those procedures; or
- (c) the selection and compensation of the independent person required for such technique,

the parties must mediate the dispute in accordance with the Mediation Rules of the Law Society of NSW. The parties must request the president of the Law Society of NSW or the president's nominee to select the mediator and determine the mediator's remuneration.

5. Court proceedings

If the dispute is not resolved within 60 Business Days after notice is given under clause 2 then any Party which has complied with the provisions of clauses 1 to 4 may in writing terminate any dispute resolution process undertaken under clauses 1 to 4 and may then commence court proceedings in relation to the dispute.

6. Not use information

The parties acknowledge the purpose of any exchange of information or documents or the making of any offer of settlement under this clauses 1 to 4 is to attempt to settle the dispute. No Party may use any information or documents obtained through any dispute resolution process undertaken under clauses 1 to 4 for any purpose other than in an attempt to settle the dispute.

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Googong Urban Development Planning Agreement
The Minister for Planning
Googong Development Corporation Pty Ltd



7. No prejudice

The provisions of this Schedule 1 do not prejudice the right of a Party to institute court proceedings for urgent injunctive or declaratory relief in relation to any matter arising out of or relating to this Deed.



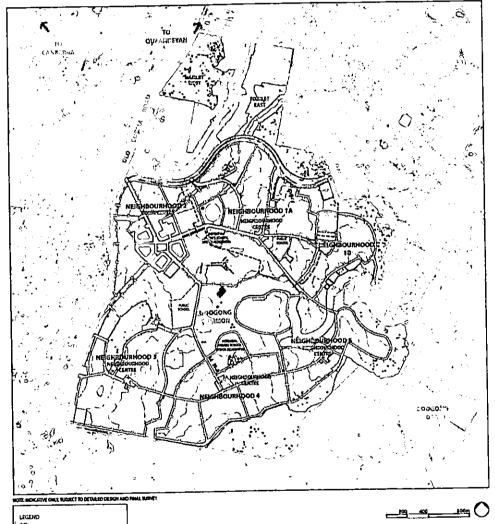
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Schedule 2 - Development

(Clause 1.1)

GOOGONG TOWNSHIP

MASTER PLAN



COEMO TARRETURA O DI ARRICANA PER COLONIA PER COLONIA

CIC_CIC00109_119 5 August 2011

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Execution

Executed as a Deed

15 September 2011

Executed on behalf of the Minister

Name/Position Minister for Planning and Infrastructure

by The minister in the presence of:

Name/Position of witness: Simul madru

Address of witness: I Former Pl. Suchen NSW ZOW

Executed on behalf of the Googong Development Corporation

Pty Ltd in acdordance with s127(1) of the Corporations Act (Cth) 2001

Name/Pesition

Colin John Alexander Director

Name/Position

Anthony Noel Carey Director

CIC_CIC00109_119 5 August 2011

Googong Urban Development Planning Agreement The Minister for Planning **Googong Development Corporation Pty Ltd**

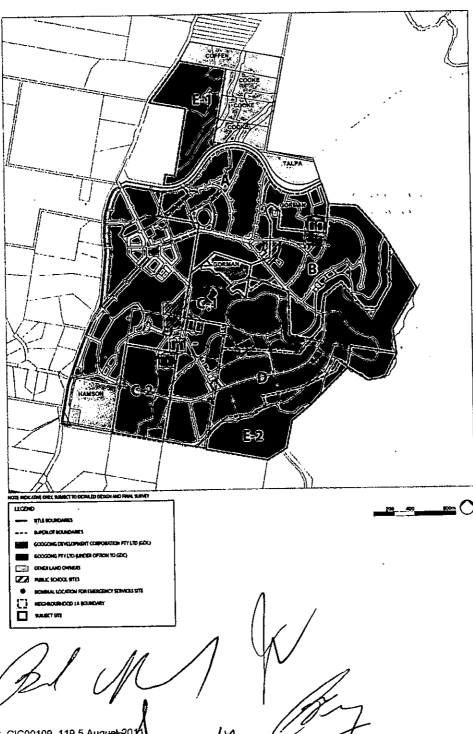


Appendix 1 - Map

(Clause 1.1)

GOOGONG TOWNSHIP

LAND OWNERSHIP, SUPERLOTS AND PUBLIC FACILITIES PLAN



CIC_CIC00109_119 5 Augus



Appendix 2 - Explanatory Note

(Clause 34)

Environmental Planning and Assessment Regulation 2000 (Clause 25E)

Proposed Planning Agreement

Minister for Planning and Infrastructure and Googong Development Corporation Pty Ltd

Explanatory Note

Introduction

The purpose of this explanatory note is to provide a plain English summary to support the notification of the proposed planning agreement (the "Planning Agreement") prepared under Subdivision 2 of Division 6 of Part 4 of the Environmental Planning and Assessment Act 1979 ("the Act").

This explanatory note has been prepared jointly by the parties as required by clause 25E of the *Environmental Planning and Assessment Regulation* 2000.

Parties to the Planning Agreement

The parties to the Planning Agreement are Googong Development Corporation Pty Ltd (the "Developer") and the Minister for Planning and Infrastructure ("Minister").

The Developer has made an offer to enter into the Planning Agreement in connection with a development application for subdivision within the Googong Urban Release Area. The Googong Urban Release Area is the area of land shown as "included" on the *Queanbeyan Local Environmental Plan (Googong) 2009 – Land Application Map* (copy attached) and is located to the south of Queanbeyan on Googong Road.

Description of the Subject Land

The Planning Agreement applies to:

- those parts of the Googong Urban Release Area that the Developer currently owns, which are shown grey on the map in Appendix 1 to the VPA; and
- any other land the Developer acquires within the Googong Urban Release Area, from the date of its acquisition by the Developer.

Description of the Proposed Development and the Proposed Googong Urban Release Area

The Developer has lodged a development application (being DA41-2011) for a 337 lot subdivision under community title with Queanbeyan City Council ("Proposed Development"). The Proposed Development is the first stage of development which the Developer intends to undertake within the Googong Urban Release Area.

The Googong Urban Release Area is a new masterplanned township near Queanbeyan to be built on 780 hectares of former grazing land. It is anticipated that the development will take approximately 20 to 25 years to create and include approximately 5,550 homes of varying types and sizes to house about 16,000 people.

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BUM /



Summary of Objectives, Nature and Effect of the Planning Agreement

The Planning Agreement provides that the Developer will make monetary contributions of 75% of \$4,296.71 per Developable Hectare (subject to indexation) towards the costs of acquisition of land for the purposes of:

- a fire station (being a 2,000 square metre site);
- 2 primary schools (one site being 2.81 hectares and the other 3 hectares in size);
- a high school (being a 6 hectare site).

Alternatively, the Developer may elect to dedicate all 12.01 hectares of land for the sites.

In the event that the Developer elects to dedicate the land, the Developer will be providing contributions that meet the demand, or part of the demand, for State infrastructure created by development in the Googong Urban Release Area which is to be carried out by other developers. The Minister will give consideration to the measures available under the Act to collect contributions towards the State infrastructure from other developers and to use contributions so collected to offset contributions made by the Developer under the Planning Agreement.

The Planning Agreement contains provisions which set out the timing for the provision of the Developer's contributions (see clauses 7 and 9 of the Planning Agreement). In this regard, the Planning Agreement provides that:

- monetary contributions must be made in respect of each Plan of Subdivision, prior to the issue of the Subdivision Certificate; and
- where the developer elects to dedicate land, the dedication of land must occur prior to the issue of subdivision certificates for certain Plans of Subdivision or certain dates as set out in clause 9 of the Planning Agreement.

The objective of the Planning Agreement is to facilitate the delivery of the Developer's contributions to meet the demand, or part of the demand, for State infrastructure created by development in the Googong Urban Release Area.

No relevant capital works program by the Minister is associated with this agreement.

Assessment of the Merits of the Planning Agreement

The Planning Purpose of the Planning Agreement

In accordance with section 93F(2) of the Act, the Planning Agreement has the following public purpose:

 the provision of (or the recoupment of the cost of providing) public amenities or public services.

The Minister and the Developer have assessed the Planning Agreement and both hold the view that the provisions of the Planning Agreement provide a reasonable means of achieving the public purpose set out above. This is because it will ensure that the Developer makes appropriate contributions towards the provision of required State public infrastructure.



How the Planning Agreement Promotes the Public Interest

The Planning Agreement promotes the public interest by ensuring that an appropriate contribution is made towards the provision of State infrastructure to satisfy needs that arise from development of the Googong Urban Release Area.

How the Planning Agreement Promotes the Objects of the Act

The Planning Agreement promotes the objects of the Act by encouraging: .

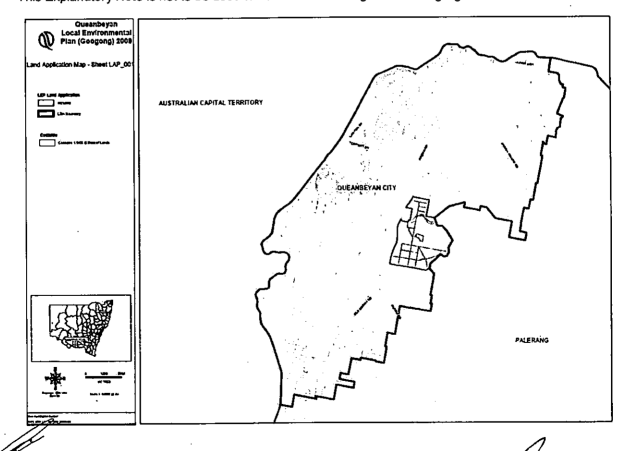
- the promotion and co-ordination of the orderly and economic use and development of land; and
- the provision of land for public purposes.

The Planning Agreement promotes the objects of the Act set out above by requiring the Developer to make a contribution towards the provision of required State infrastructure.

The Developer's offer to contribute towards the provision of State infrastructure will have a positive public impact as funds contributed by the developer (or alternatively land, where the developer elects to dedicate land) will be available towards the provision of the State public infrastructure, the need for which is generated by the development of the Googong Urban Release Area.

Interpretation of Planning Agreement

This Explanatory Note is not to be used to assist in construing the Planning Agreement.



CIC_0IC00109_119 5 August 2011

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FILM WITH AG56379

Always working to make your life water.

4 October 2011

Tuesday, October 04, 2011

Department of Lands
Land & Property Information Division
1 Prince Albert Rd
Queens Square
Sydney NSW 2000

Your Ref: CT11/1164687

We hereby consent to the lodgement and registration of a State Planning Agreement in relation to land covered by Certificate of Title 11/1164687.

Upon registration of the State Planning Agreement Certificate of Title 11/1164687 is to be retained in the Dual Entitlement Press.

Thank you for your assistance.

Yours faithfully,

Kevin Croom



10:16 FAX 61 2 92212827 Logal Lisason --- DRISBANE ELDERS

₩002/002



Land and Property Information Queens Square Sydney NSW 2000

RE: 11/1164687

Dear Sir,

As lodging party for RURAL BANK we authorise you to release the above folio indentifier

to allow registration of a State Planning Agreement which is to be lodged by Clayton Utz or their agent.

On registration of said agreement the title to be returned to dual entitlement.

Yours faithfully,

Logal Liaison Service.

Level 4, 70 Castlereagh Street, Sydney 2000

Tel: 02 9233 5800 Fax: 02 9221 2827 DX 1019 Sydney Email: Ils@legalls.com.au

Received Time 14. Oct. 2011 9:12 No. 4487 Printed Time 14. Oct. 9:12

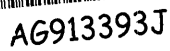
REGEN 582 X 3-7-2012

Form: 11R Release: 3.1

www.lpma.nsw.gov.au

REQUEST

New South Wales Real Property Act 1900



PRIVACY NOTE: Section 31B of the Real Property Act 1900 (RP Act) authorises the Registrar General to collect the information required by this form for the establishment and maintenance of the Real Property Act Register. Section 96B RP Act requires that the Register is made available to any person for search upon payment of a fee, if any.

A)	STAMP DUTY	If applicable	. Office of State Revenue use only		
				•	
B)	TORRENS TITLE	See Anne	xure "A"		
C)	REGISTERED DEALING	Number		Torrens Title	
D)	LODGED BY	Document Collection Box	Name, Address or DX, Telephone, and Cu Lindsay Taylor Lawyers Level 9, Suite 3, 420 George Tel: (02) 8235 9700 Reference: CIC00107		CODE
E)	APPLICANT	Googong Township Pty Limited (ACN 154 514 593)			
")	NATURE OF REQUEST	Registration of Planning Agreement pursuant to s93H of the Environmental Planning and Assessment Act 1979			
3)	TEXT OF				· · · · · · · · · · · · · · · · · · ·

(G) TEXT OF REQUEST

That the Planning Agreement originally made between Googong Development Corporation Pty Limited (ACN 104 332 523) and Queanbeyan City Council, the terms of which are set out in Annexure "B", be registered on the folio of the register for the land under the Real Property Act 1900 set out in Annexure "A" (Land). By its execution of Annexure "A", Googong Township Pty Limited (ACN 154 514 593) as the registered proprietor of the Land, agrees to the registration of the Planning Agreement on the folio of the register for the Land.

DATE 4 APRIL 2012

(H)	Certified correct for the purposes of the Real Property Act 1900 and executed on behalf of the corporation named below by the authorised person(s) whose signature(s) appear(s) below pursuant to the authority specified.						
(1)	Corporation: Authority:	Googong To	wnship Pty Limite	d (ACN 1	54 514 593)		
		section 12	27 of the Corporat	ions Act	2001		
	Signature of au	thorised person:			Signature of authorised pe	rson:)
	Name of authorised person: Office held: Director				Name of authorised perso Office held:	\sim	Secretary
			Anthony Noel Care	y 		C	Colin John Alexander Director
	This section is to be completed where a notice of sale is required and the relevant data has been forwarded to LPMA through eNOS.						
	The applicant certifies that the eNOS data relevant to the			elevant to this dealing has	been subn	nitted and stored under	
	eNOS ID No.		Full name:		Sign	ature:	

Annexure "A" to Request for registration of Planning Agreement pursuant to s93H of the Environmental Planning and Assessment Act 1979

Parties: Planning Agreement originally made between Googong Development Corporation Pty Limited and Queanbeyan City Council

Dated:

Land

Part Lot 11 DP 1164687 being that part formerly comprised in Lot 1 DP 1135074

Lot 12 DP 1164687

Lot 14 DP 1164687

Lot 6 DP 255492

-Lot-12-DP-754881

Lot-13 DP-754881

Lot 14 DP 754881

Lot-15-DP-754881

Lot 1 DP 1149329

AC 2094-233

Colin John Alexander

Director

Anthony Noel Carey
Director

Annexure "B" to Request for registration of Planning Agreement pursuant to s93H of the Environmental Planning and Assessment Act 1979

Parties: Planning Agreement originally made between Googong Development Corporation Pty Limited and Queanbeyan City Council

Dated:

The Planning Agreement is contained in the following pages

Colin John Alexander
Director

Page 3 of 135

Anthony Noel Carey

Director





lindsaytaylorlawyers

planning - environment - local government

Googong Urban Development Local Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979

Queanbeyan City Council ("Council")

Googong Development Corporation Pty Ltd ("Developer")

November 2011

lindsaytaylorlawyers

Level 7, 1 O'Connell Street, Sydney NSW 2000, Australia

T 02 8235 9700 • F 02 8235 9799 • W www.lindsaytaylorlawyers.com.au

ABN 15 695 694 345

Liability limited by a scheme approved under Professional Standards Legislation



Googong Urban Development Local Planning Agreement

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Googong Urban Development Local Planning Agreement Queanbeyan City Council



Googong Development Corporation Pty Ltd

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



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Googong Urban Development Local Planning Agreement

Summary Sheet

Council:

Name: Queanbeyan City Council

Address: 257 Crawford St, Queanbeyan, NSW 2620

Telephone: (02) 6285 6276 **Facsimile**: (02) 6298 4666

Email: GroupManager.StrategicDevelopment@qcc.nsw.gov.au
Representative: Group Manager, Strategic Development

Developer:

Name: Googong Development Corporation Pty Ltd Address: Level 3, 64 Allara St, Canberra ACT 2061

Telephone: (02) 6230 0800 **Facsimile**: (02) 6230 0811

Email: mark.attiwill@ciclimited.com.au

Representative: Mark Attiwill, Googong Project Director

Land:

See the Map In Appendix 1, ______

Development:

See Schedule 4.

Development Contributions:

See Schedule 1.

Application of s94, s94A and s94EF of the Act:

See clause 20.

CIC_CIC00107_190 - 22.11.11 EXECUTION



Security:

See clauses 24, 25 and 26.

Registration:

See clause 28.

Restriction on dealings:

See clause 34.

Dispute Resolution:

See clause 31 and Schedule 2.



Googong Urban Development Local Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979

Parties

Queanbeyan City Council ABN 12 842 195 133 of 257 Crawford St, Queanbeyan, NSW 2620 (Council) and

Googong Development Corporation Pty Ltd ABN 83104332523 of Level 3, 64 Allara Street, Canberra ACT 2601 (Developer)

Background

- A The Developer proposes to carry out the Development on the Land.
- B The Developer owns the Developer's Land and has a right to purchase the Option Land.
- C The Developer has made the First Development Application.
- D The Developer Intends to lodge further Development Applications relating to the Development.
- E The Developer is prepared to make Development Contributions in connection with the carrying out of the Development in accordance with this Agreement.

Operative provisions

Part 1 - Preliminary

1 Definitions and Interpretation

1.1 In this Agreement, the following definitions apply:

Act means the Environmental Planning and Assessment Act 1979.

Affordable Home Packages means:

- (a) a contract for sale for a completed Dwelling; or
- (b) two separate contracts for sale of vacant land and a Dwelling on that land.

Googong Urban Development Local Planning Agreement Queanbeyan City Council



Googong Development Corporation Pty Ltd

with a price (or in the case of (b), combined price) of not more than \$337,000, indexed in accordance with Cordell Housing Index Price.

Agreement means this Agreement and includes any schedules, annexures and appendices to this Agreement.

AD1 is the number of Dwellings in Development Type 1 for which Development Consent has been obtained by the Developer in the Googong Urban Release Area.

AD2 is the number of Dwellings in Development Type 2 for which Development Consent has been obtained by the Developer in the Googong Urban Release Area.

AD3 is the number of Dwellings in Development Type 3 for which Development Consent has been obtained by the Developer in the Googong Urban Release Area.

Area means the Council's area within the meaning of the Local Government Act 1993.

Authorised Officer means in the case of any party, a director, secretary or and officer whose title contains the word "manager" or a person performing the functions of any of them or any other person appointed by that party to act as an Authorised Officer for the purpose of this Agreement.

Authority means a government, semi-government, local government, statutory, public, ministerial, civil, administrative, fiscal or judicial body or other authority or body and includes, where applicable, an accredited certifier within the meaning of the Act.

BASIX Criteria means the minimum criteria which would need to be satisfied in order to obtain a BASIX Certificate within the meaning of the Environmental Planning & Assessment Regulation 2000.

Business Day means a day on which banks are open for general banking business in New South Wales (not being a Saturday, Sunday or public holiday in that place).

Compliance Certificate has the same meaning as in the Act.

Confidential Information means any information and all other knowledge at any time disclosed (whether in writing or orally) by the Parties to each other, or acquired by the Parties in relation to the other's activities or services which is not already in the public domain and which:

- is designated, or marked, by either Party as confidential (whether in writing or otherwise);
- (b) is by its nature confidential;;
- (c) any Party knows or ought to know is confidential; or
- is information which may reasonably be considered to be of a confidential nature.

but does not include information that the Council reasonably determines It is required to make available for inspection in accordance with s18 of the Government Information (Public Access) Act 2009.



Consent Authority means, in relation to a Development Application, the Authority having the function to determine the Development Application.

Construction Certificate has the same meaning as in the Act.

Contribution Category means the category listed in Column 2 of Schedule 1 in relation to a Contribution Item.

Contribution Item means an Item specified or described in Column 1 of Schedule 1.

Contribution Obligation means in relation to each Contribution Category:

- (a) the Per Dwelling Contribution Value by Contribution Category for that Contribution Category for Development Type 1 x AD1; plus
- the Per Dwelling Contribution Value by Contribution Category for that Contribution Category for Development Type 2 x AD2; plus
- (c) the Per Dwelling Contribution Value by Contribution Category for that Contribution Category for Development Type 3 x AD3.

Contribution Security means Security for a Contribution Obligation.

Contribution Value, in relation to a Contribution Item, means:

- (a) the amount specified in Column 6 of Schedule 1 corresponding to the Contribution Item, or
- (b) if no amount is specified, the amount agreed between the Parties.

CPI means Consumer Price Index (All Groups Index) for Sydney as issued by the Australian Bureau of Statistics.

Defects Security means a bank guarantee, bond, or other form of security approved by the Council, on terms reasonably acceptable to the Council.

Defects Liability Period means, the period commencing on the date of Practical Completion of a Work or Phase, and ending at a time determined by Council acting reasonably and notified to the Developer in writing at the time of issue of the Compliance Certificate for that Work or Phase.

Developer's Land means the land shown in grey on the Map and described as Googong Development Corporation Pty Limited (GDC).

Development means any development carried out by the Developer within the Googong Urban Release Area generally in accordance with the documents contained in Schedule 4 of this Agreement, including the development of up to 5,550 Dwellings.

Development Application has the same meaning as that term has in the Act.

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Development Consent has the same meaning as that term has in the Act.

Development Contribution means a monetary contribution, the dedication of land free of cost, the carrying out of work, or the provision of any other material public benefit, or any combination of them, to be used for, or applied towards, the provision of Public Infrastructure or another public purpose as Identified in Column 3 of Schedule 1.

Development Servicing Plan means a plan prepared for the purpose of calculating the amount of monetary contributions that should be required towards the cost of water management works to be specified in a notice under s306(2) of the Water Management Act 2000.

Development Type means Development Type 1, Development Type 2, or Development Type 3.

Development Type 1 means single Dwellings on Final Lots (including individual lots in a strata plan) equal to or greater than 468m².

Development Type 2 means single Dwellings on Final Lots (including individual lots in a strata plan) less than 468m².

Development Type 3 means:

- (a) residential apartments, or
- (b) secondary dwellings, as defined in the LEP.

Dwelling has the same meaning as in the LEP.

Environmental Planning Instrument has the same meaning as that term has in the Act.

Equivalent Person Quotient means in relation to a Development Type, the number noted in Column 3 of Schedule 6, in relation to that Development Type.

Final Completion means:

- (a) where the Council has not given the Developer a Rectification Notice under clause 17.1, the date on which the Defects Liability Period for that Work or Phase ends, or
- (b) where the Council has given the Developer a Rectification Notice under clause 17.1, the date on which the Council, acting reasonably, gives the Developer a written notice stating that the defect has been rectified to the Council's reasonable satisfaction,

Final Lot means a lot which is not intended to be further subdivided (by any means including strata subdivision) for the purposes of the Development.

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First Development Application means the development application DA41 – 2011 lodged with Council by the Developer on 16 February 2011.

Future Obligations means any obligations under or by virtue of this Agreement which at the time of any proposed assignment or novation contemplated by clause 34.1 are required to be performed or satisfied by the Developer at any time from or after the date on which that assignment or novation takes effect.

Googong Common means the part of the Land shown as such on the Map.

Googong Urban Release Area means the area shown on the Queenbeyan Local Environmental Plan 2009 (Googong) -- Urban Release Area Map.

GST has the meaning it has in the GST Act.

GST Act means the A New Tax System (Goods and Services Tax) Act 1999 (Cth).

Hamlet means the two hamlets shown on the Indicative Staging Plan.

Implementation Group means a body comprised of representatives of the Developer and the Council that has the roles set out in clause 30 (amended from time to time with the agreement of the Parties) that is to be formally established by a further agreement contemplated by clause 30.3.

Indicative Staging Plan means the plan contained in Schedule 3 to this Agreement, amended from time to time with the agreement (not unreasonably withheld), in writing, of Council.

Joint Management Committee means a body comprised of representatives of the Developer and the Council that has the roles set out in clause 8.4 (amended from time to time with the agreement of the Parties) that is to be formally established by a further agreement contemplated by clause 8.7.

Land means the Developer's Land and the Option Land.

Landscape and Open Space Strategy means a document generally in the form of the document contained in Schedule 5, as amended by the Developer from time to time, provided that to the extent it relates to community land within the meaning of the *Local Government Act 1993*, the amendments must have been made prior to the adoption of a community land plan of management of the kind referred to in clause 8.2 in respect of that community land.

Landscape Supervisor means a suitably qualified person appointed by the Joint Management Committee that reports to that Committee on the following matters:

(a) the performance and management of contractors in relation to matters the Landscape Works,

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- (b) any recommendations concerning maintenance practices and procedures for public land and facilities in the Googong Urban Release Area,
- such other matters as agreed to by the Parties in accordance with a further arrangement contemplated by clause 8.7.

Landscaping Works means the Contribution Items numbered 1.03, 1.04, 1.05, 1.06, 1.07, 1.08, 1.09, 1.10 and 1.11.

Law means:

- (a) the common law including principles of equity; and
- (b) the requirements of all statutes, rules, ordinances, codes, regulations, proclamations, by-laws or consents by an Authority, presently applying or as they may apply in the future.

LEP means the Queanbeyan Local Environmental Plan (Googong) 2009.

LPMA means the Land and Property Management Authority.

Map means the map which is Appendix 1 to this Agreement.

Neighbourhood means the individual Neighbourhoods as shown on the indicative Staging Plan, and referred to as NH 1A, NH 1B, NH 2, NH 3 NH 4, and NH 5.

Neighbourhood Centre means the neighbourhood centre in each Neighbourhood, as shown on the plans in Schedule 4.

New Law means a Law that is amended, varied or changed or a new Law either of which comes into force on or after the date of this Agreement.

Occupation Certificate has the same meaning as in the Act.

Offsite Local Roads means the Work in Contribution Item 5.01 of Schedule 1.

Offsite Road Work means any of the individual items of Work listed in Column 4 of Schedule 1 which comprise part of the Offsite Local Roads.

Offsite Roads Contribution means a monetary Development Contribution for Offsite Local Roads, paid on a per dwelling basis, which is equal to the Per Dwelling Contribution Value by Contribution Category for the Offsite Local Roads Contribution Category.

Offsite Roads MOU means the memorandum of understanding entered into by the Council and Canberra Investment Corporation Limited on 13 June 2008.

Open Space Land-Encumbered means land dedicated under this Agreement that is to be made available for recreation (active, passive and visual) but which serves another primary public purpose, including (but not limited to) drainage, environmental protection, road buffer or service easement.



Open Space Land – Unencumbered means land dedicated under this Agreement that is to be used exclusively for the primary public purpose of recreation (active, passive and visual).

Option Land means the land shown in blue on the Map and described as *Under Option to GDC*.

Other Developer means a person other than the Developer who obtains Development Consent to carry out development in the Googong Urban Release Area that will or is likely to require the provision of or increase the demand for Public Infrastructure.

Party means a party to this agreement, including their successors and assigns.

Per Dwelling Contribution Value means, in relation to a Development Type, the sum of the Contribution Values for all Contribution Items divided by the Projected Total Population multiplied by the Equivalent Person Quotient for that Development Type, as shown in Column 3 of Schedule 6.

Per Dwelling Contribution Value by Contribution Category means in relation to each Development Type and Contribution Category, the sum of the Contribution Values for the Contribution Items in that Contribution Category divided by the Projected Total Population multiplied by the Equivalent Person Quotient for that Development Type, as shown in Column 2 of Schedule 7.

Phase means a part of a Work that is determined in accordance with clause 11.4.

Phase Value means the proportion of the Contribution Value for a Contribution Item corresponding to a Phase that is determined in accordance with clause 11.5.

Practical Completion in relation to a Work or Phase means the date on which the Council, acting reasonably, gives the Developer a certificate to the effect that that Work or Phase is complete.

Projected Total Population means 15,702 people.

Public Infrastructure means any Contribution Item with a \$ value attributed to that Contribution Item in Column 6 of Schedule 1.

Recoupment Contribution means a monetary Development Contribution, special rate, or other amount paid to the Council by Other Developers to meet the costs of Public Infrastructure.

Rectification Notice means a notice in writing that identifies a defect in a work and requires rectification of the defect within a specified period of time.

Regulation means the Environmental Planning and Assessment Regulation 2000.



Security means any combination of cash, a bank guarantee, bond, or other form of security approved by the Council, on terms reasonably acceptable to the Council.

Stage means a stage of the Development as indicated in the Indicative Staging Plan and as modified from time to time with the agreement in writing of Council.

State means the State of New South Wales.

State Government means the government of New South Wales.

Subdivision Certificate has the same meaning as in the Act.

Surplus Value is the amount by which the sum of all Contribution Values exceeds the sum of the Contribution Obligations for all Contribution Categories and all Development Types.

Town Centre means the area indicated as the *Town Centre* on the Indicative Staging Plan.

Up-specification Works means maintenance works and services in relation to the public open space and other land and public facilities dedicated by the Developer to the Council under this Agreement that are not works or services which Council would ordinarily carry out, as specified in the following documents:

- a) the Landscape and Open Space Strategy; and
- b) any further arrangements between the Parties of the kind contemplated by clauses 8.7 and 8.8.

Work means the physical result of any building, engineering or construction work in, on, over or under land required to be carried out by the Developer under this Agreement.

- 1.2 In this Agreement unless the contrary Intention appears:
 - 1.2.1 a reference to this Agreement or another Instrument includes any variation or replacement of any of them,
 - 1.2.2 a reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of any of them,
 - 1.2.3 the singular includes the plural and vice versa,
 - 1.2.4 the word "person" includes a firm, a body corporate, an unincorporated association or an authority.
 - 1.2.5 a reference to a person includes a reference to the person's executors, administrators, successors, substitutes (including, without limitation, persons taking by novation) and assigns,
 - 1.2.6 an agreement, representation or warranty in favour of two or more persons is for the benefit of them jointly and severally,
 - 1.2.7 an agreement, representation or warranty on the part of two or more persons binds them jointly and severally,
 - 1.2.8 a reference to any thing (including, without limitation, any amount) is a reference to the whole and each part of it and a reference to



- a group of persons is a reference to all of them collectively, to any two or more of them collectively and to each of them individually.
- 1.2.9 "include" or "including" when introducing a list of items does not limit the meaning of the words to which the list relates to those items or to items of a similar kind,
- 1.2.10 if a Party is prohibited from doing anything, it is also prohibited from:
 - (a) allowing or causing it to be done; and
 - doing or omitting to do anything which results in it happening,
- 1.2.11 a reference to a statute, ordinance, code or law includes a statute, ordinance, code or law of the Commonwealth of Australia.
- 1.2.12 a reference to a body, whether statutory or not which ceases to exist or whose powers or functions are transferred to another body is a reference to the body which replaces it or which substantially succeeds to its powers or functions,
- 1.2.13 no rule of construction applies to the disadvantage of a Party because that Party was responsible for the preparation of this Agreement,
- 1.2.14 any capitalised term used, but not defined in this Agreement, will have the meaning ascribed to it under, and by virtue of, the Act, and
- 1.2.15 the Schedules form part of this Agreement.

2 Planning Agreement under the Act

- 2.1 The Parties agree that this Agreement is a planning agreement within the meaning of section 93F of the Act.
- 3 Application of this Agreement
 - 3.1 This Agreement applies to the Land and the Development.

4 Status of Developer's obligation to make Development Contributions

- 4.1 The Developer is under no obligation to make the Development Contributions to the Council as provided for in this Agreement unless and until both of the following matters have occurred in sequence:
 - 4.1.1 Development Consent is granted to any part of the Development subject to a condition imposed under section 93I(3) of the Act requiring this Agreement to be entered into; and
 - 4.1.2 this Agreement is entered into as required by clause 25C(1) of the Regulation and the Council dates this Agreement the date of its execution of this Agreement under this clause.

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- 4.2 Until then, this document, executed only by the Developer, is to be read and construed as containing the Developer's irrevocable offer to enter into this Agreement and to make the Development Contributions once all of the matters specified in clause 4.1 have occurred.
- 4.3 The Council must notify the Developer immediately after the Council executes this Agreement and promptly provide the Developer with the Agreement as executed by the Council.
- 4.4 The Developer's obligation to make Development Contributions only arises at the times specified in this Agreement.
- 4.5 This Agreement will cease to apply in relation to a Stage of the Development, and the Land on which that Stage of the Development is constructed, once the Developer has met all of its obligations in relation to that Stage under this Agreement.

5 Ownership of Land

- 5.1 The Developer warrants that it has legally enforceable rights to purchase the Option Land on terms which enable it to comply with the provisions of clause 5.2.
- The Developer will ensure that it becomes the registered proprietor of the Option Land, or any part thereof, prior to any obligations arising under this Agreement which require works to be carried out on the Option Land, or which require any part of the Option Land to be dedicated to Council, unless otherwise agreed with Council.
- 5.3 Within 14 days of the Developer exercising any option to purchase the Option Land, the Developer must notify the Council in writing of:
 - 5.3.1 the date that the option was exercised; and
 - 5.3.2 the date on which it will become the registered proprietor of the Option Land.

Part 2 - Development Contributions

6 Provision of Development Contributions

- 6.1 The Developer will for the purpose of providing amenities or services to the public at its risk and expense carry out and deliver the Development Contributions in accordance with this Agreement.
- 6.2 The Developer will carry out and deliver the Development Contributions at the time or times and in the manner set out in the operative provisions of this Agreement and Schedule 1.
- 6.3 Schedule 1 has effect in relation to Development Contributions to be made by the Developer under this Agreement.
- 6.4 The Developer is to make such other Development Contributions to the Council as are provided for in this Agreement to the reasonable satisfaction of the Council.

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- 6.5 The Council is, within a reasonable time, having regard to the stage of completion of the Development, to apply each Development Contribution made by the Developer under this Agreement towards the public purpose for which it is made and otherwise in accordance with this Agreement.
- 6.6 The Contribution Value of each Development Contribution is to be indexed annually between 30 June 2011 and the date on which the Development Contribution is made, in accordance with the following formula:

Current CPI-Previous CPI x 100

Previous CPI.

where:

Current CPI means the CPI published for the June quarter before the date on which the Contribution Value is being indexed; and

Previous CPI means the CPI published for the June quarter preceding the Current CPI.

- 6.7 For the avoidance of doubt, if the actual cost of delivering a Contribution Item is less than the Contribution Value for that Contribution Item, the Developer has no obligation to deliver any additional work to a value equal to the difference between the cost of the Contribution Item and the Contribution Value for that Contribution Item.
- 6.8 If, at any time after the date of this Agreement, the Developer, CIC Australia or Council obtains funding from any external source for any Contribution Item that is not a Recoupment Contribution (Alternative Funding), it must notify the Parties within 7 days of obtaining the Alternative Funding.
- 6.9 If the Council obtains the Alternative Funding, then the Parties must meet within 30 days of the provision of the notice under clause 6.8 to determine whether:
 - 6.9.1 the Council will provide the relevant Contribution Item, in which case the Developer has no further obligation under this Agreement to provide the Contribution Item; or
 - 6.9.2 the Developer will remain liable to provide the relevant Contribution Item under this Agreement, in which case, the Council will remit the Alternative Funding to the Developer, in a manner and time determined by the Parties acting reasonably, provided that the Council will have no obligation to pay the Developer an amount which exceeds the actual costs incurred by the Developer in providing the Contribution Item, and the Contribution Value of that Contribution Item will be reduced by the amount of Alternative Funding provided to the Developer, but only for the purposes of calculating the Surplus Value.
- 6.10 If the Developer obtains Alternative Funding then the Contribution Value of the Contribution Item for which Alternative Funding is obtained is to be reduced by the amount of the Alternative Funding, but only for the purposes of calculating the Surplus Value.
- 6.11 If the Alternative Funding is obtained in respect of a Contribution Item which involves the payment of monetary Development Contributions by the Developer (Monetary Contribution Item), then clauses 6.9 and 6.10 do not apply, and the Alternative Funding is to be applied:



- 6.11.1 if obtained by the Developer, to make the monetary Development Contributions the Developer is required to pay in respect of that Monetary Contribution Item; and
- 6.11.2 If obtained by the Council, to meet Council's costs of providing the works or facilities to which that Monetary Contribution Item relates.
- 6.12 If the costs of providing the works and facilities to which a Monetary Contribution Item relates are to be met partly by the Council (Council's Proportion) and partly through the monetary Development Contributions to be made by the Developer (Developer's Proportion), then the monetary Development Contributions payable by the Developer in respect of that Monetary Contribution Item will be reduced by the amount of the Alternative Funding that Council receives and applies pursuant to clause 6.11.2, but only if, and to the extent that that Alternative Funding exceeds Council's Proportion of the costs of providing the works and facilities.
- 6.13 The Contribution Value of a Monetary Contribution Item will be reduced by the amount of Alternative Funding received by the Developer, or the amount by which the Developer's monetary Development Contributions are reduced pursuant to clause 6.12, for the purposes only of calculating the Surplus Value.
- 6.14 For the avoidance of doubt, Alternative Funding does not include any funding for Contribution Items, from whatever source, which is referred to in Schedule 1.

7 Offsite Road Work and Offsite Road Contributions

- 7.1 In the event that the Council does not complete any Offsite Road Work by the time specified in Column 5 of Schedule 1 (Outstanding Offsite Road Work), the Developer may withhold the payment of any further Offsite Roads Contributions which relate to that Outstanding Offsite Road Work until such time as Council calls tenders for that Outstanding Offsite Road Work, at which time, the Developer must pay the Council the Offsite Roads Contributions which have been withheld pursuant to this clause relating to that Outstanding Offsite Road Work for which tenders have been called.
- 7.2 For the purpose of clause 7.1, the Council must provide the Developer with 14 days prior written notice of the calling of tenders for any particular Offsite Road Work.
- 7.3 If the Developer exercises its right to withhold Offsite Roads Contributions in accordance with clause 7.1:
 - 7.3.1 the Developer will not be considered to be in breach of an obligation to make Offsite Roads Contributions in respect of the Outstanding Offsite Road Work by the time specified in Column 5 of Schedule 1;
 - 7.3.2 the Issue of any Subdivision Certificates will not be delayed as a result of the failure to make the Offsite Roads Contributions in respect of the Outstanding Offsite Road Work by the time specified in Column 5 of Schedule 1;
 - 7.3.3 the time for making the Offsite Roads Contributions in respect of the Outstanding Offsite Road Work contained in Column 5 of

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Schedule 1 will be deemed to have been modified to be the date on which tenders are called for the Outstanding Offsite Road Work; and

- 7.3.4 the time for completion of the Outstanding Offsite Road Work contained in Column 5 of Schedule 1 will be deemed to have been modified to be a date determined by Council in consultation with the Developer, being a date after the calling of tenders for that Outstanding Offsite Road Work...
- 7.4 A disagreement between the Parties regarding the most economical manner in which to deliver the Offsite Road Works is a dispute to which clause 31 of this Agreement applies, which must be referred for expert determination.
- 7.5 Council is to use the best cost estimate available to it to calculate the actual cost of delivering the Offsite Local Roads.
- 7.6 The Council is to notify the Developer of its calculation in clause 7.5 and provide the Developer with all supporting documentation relating to its calculation.
- 7.7 Within 14 days of being provided with the documentation in clause 7.6, the Developer is to either:
 - 7.7.1 accept the calculated amounts as notified by Council under clause 7.6, in which case those amounts are to be used to adjust the Contribution Value for Offsite Local Roads and Per Dwelling Contribution Value by Contribution Category for Offsite Local Roads, or
 - 7.7.2 reject the calculated amounts notified and request an independent reviewer to calculate the actual cost of delivering the Offsite Local Roads.
- 7.8 If the Developer requests an independent review under clause 7.7.2, the cost calculated by the independent reviewer is to be used to adjust the Contribution Value for Offsite Local Roads and Per Dwelling Contribution Value by Contribution Category for Offsite Local Roads.
- 7.9 If, following a variation pursuant to clauses 7.7 or 7.8, the Contribution Value for Offsite Local Roads increases, then the increased Contribution Value only applies in respect of Offsite Roads Contributions to be made by the Developer from the date of the increase in the Contribution Value onwards, and in that respect, the Per Dwelling Contribution Value by Contribution Category for Offsite Local Roads will be recalculated at that point in time, with reference to the increased Contribution Value.
- 7.10 Notwithstanding any other provision of this Agreement, the making of payments by or on behalf of CIC Australia or the Developer under the Offsite Roads MOU will be considered to be the making of monetary Development Contributions comprising the Offsite Roads Contributions.
- 7.11 In addition to any other obligations under this Agreement, the Developer agrees to bear the costs of protecting, relocating or preserving services impacted by the delivery of the duplication of Old Cooma Road.
- 8 Maintenance of public open space, road verges and other public facilities



- 8.1 The Parties acknowledge and agree that the arrangements provided for in this clause 8 constitute the provision of a material public benefit within the meaning of s93F(1) of the Act by the Developer to the Council.
- 8.2 The Council, to the extent permitted by law, is to have regard to the Landscape and Open Space Strategy and any further arrangements between the Parties of the kind contemplated by clauses 8.7 and 8.8 when adopting a community land plan of management (POM) in relation to community land, within the meaning of the Local Government Act 1993, within the Googong Urban Release Area.
- 8.3 If the Council adopts a POM which is consistent with the Landscape and Open Space Strategy and any further arrangements between the Parties of the kind contemplated by clauses 8.7 and 8.8, then the Developer agrees to fund the Up-specification Works.
- 8.4 Within 12 months of execution of this Agreement by the Developer, the Parties agree to form the Joint Management Committee, which is to have the following functions:
 - 8.4.1 assisting the Council in the preparation of a draft POM,
 - 8.4.2 considering and making recommendations to the Council in relation to appropriate amendments to the draft POM in response to public submissions,
 - 8.4.3 considering and making recommendations to the Council in relation to possible future amendments to an adopted POM,
 - 8.4.4 considering and making recommendations to the Council in relation to any tenders for the provision of the Up-specification Works, including the preparation of draft tender specifications and performance standards in relation to Up-specification Works
 - 8.4.5 the appointment of the Landscape Supervisor; and
 - 8.4.6 any other functions agreed between the Parties from time to time.
- 8.5 If the Council does not adopt a POM which is consistent with the Landscape and Open Space Strategy and any further arrangements between the Parties of the kind contemplated by clauses 8.7 and 8.8, then the Joint Management Committee will be disbanded within 14 days of the adoption of the POM.
- 8.6 For the avoidance of doubt, the Parties agree that:
 - -8:6:1—the adoption of any recommendation of the Joint-Management—Committee or otherwise is at the discretion of the Council in accordance with its functions under the Local Government Act 1993, including in relation to the selection of tenders under s377 of that Act, and
 - 8.6.2 the Joint Management Committee will not be involved in the preparation of tender documents and will not make recommendations to the Council concerning tenders that do not relate to Up-specification Works.
- 8.7 The Parties, acting reasonably, agree to enter into such further, more detailed arrangements as are reasonably necessary in relation to the matters addressed by this clause 8 and that those further arrangements will not be inconsistent with this Agreement.



- 8.8 Without limiting clause 8.7, the Parties agree to enter into further, more detailed arrangements specifying the nature and extent of the Upspecification Works.
- 8.9 Notwithstanding any other provision of this Agreement, the Developer is to maintain the Pink Tailed Worm Lizard Conservation Area as described in the 'Pink Teiled Worm Lizard Impact Assessment Report' dated January 2011 (PTWL Report) referred to in Column 5 of the table to Schedule 1 in relation to Contribution Item 1.11, in accordance with the PTWL Report, until the issue of the Subdivision Certificate for the creation of the Final Lot which will accommodate the 15,702th Equivalent Person in the Development.
- 8.10 For the avoidance of doubt, the Developer's obligation under clause 8.9 is not an Up-specification Work.

9 Procedures relating to payment of monetary Development Contributions

- 9.1 A monetary Development Contribution is made for the purposes of this Agreement when the Council receives the full amount of the contribution payable under this Agreement by unendorsed bank cheque or by the deposit by means of electronic funds transfer of cleared funds into a bank account nominated by the Council, as the case may be.
- 9.2 The Developer is to give the Council not less than 2 Business Days written notice of its intention to pay a monetary Development Contribution.
- 9.3 The Developer is not required to pay a monetary Development Contribution under this Agreement until the Council, after having received the Developer's notice under clause 9.2, has given to the Developer a tax invoice for the amount of that Development Contribution.
- 9.4 The Developer is not in breach of this Agreement If it fails to pay a monetary Development Contribution at the time required by this Agreement by reason only of the Council's failure to give to the Developer a tax invoice in relation to the amount proposed to be paid by it.

10 Procedures relating to the dedication of land

- 10.1 A Development Contribution comprising the dedication of land is made for the purposes of this Agreement upon registration of a dealing which vests the land in the Council.
- For the purposes of clause 10.1, but without limiting the means by which the transfer may be effected under clause 10.1:
 - 10.2.1 the Developer may give the Council, for execution by the Council as transferee, an instrument of transfer under the *Real Property Act 1900* relating to the land to be dedicated, and
 - 10.2.2 if so, the Council is to execute the instrument of transfer and return it to the Developer within 7 days of receiving it from the Developer,

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- 10.2.3 if so, the Developer is to lodge the instrument of transfer for registration at the Department of Lands within 7 days of receiving it from the Council duly executed,
- 10.2.4 If so, the Developer is to do all things reasonably necessary to enable registration of the instrument of transfer to occur.
- 10.3 If this Agreement requires the Developer to dedicate land on which the Developer is also required to carry out a Work under this Agreement, then, not later than 7 days after the Work is taken to have been completed in accordance with this Agreement, the Developer is to provide to the Council or lodge with the LPMA all documents necessary to enable the transfer of the land to Council..
- 10.4 Clause 10.3 does not affect any obligation under this Agreement which requires the dedication of land prior to the completion of any Work on that land.

11 Carrying out of Work

- 11.1 Subject to clause 6.9, the Developer is to carry out and deliver the Work at the time and in the manner set out in Schedule 1.
- 11.2 Any Work that is required to be carried out by the Developer under this Agreement is to be carried out in accordance with any relevant Development Consent and any other applicable law.
- 11.3 The Landscaping Works are to be carried out in accordance with the Landscape and Open Space Strategy.
- 11.4 The Parties may, by agreement in writing, determine part of a Work to be a Phase at any time prior to the commencement of physical works relating to that Work.
- 11.5 The Parties agree that the Phase Value is to be determined by:
 - 11.5.1 the agreement in writing of the Parties; or
 - 11.5.2 falling agreement, the amount determined by a sultably qualified quantity surveyor appointed by the Parties.
- 11.6 The Parties agree and acknowledge that any determination of value made by that quantity surveyor is relevant only for the purposes of determining the Phase Value, and does not affect the Contribution Value of a particular Work.
- 11.7 When the Developer considers that a Phase is complete, the Developer must provide the Council with verification of the completion of the Phase from a suitably qualified quantity surveyor.

12 Access to the Land

- 12.1 The Developer is to permit the Council, its officers, employees, agents and contractors to enter the Land at any time, upon giving reasonable prior notice, in order to inspect, examine or test any Work or to remedy any breach of the Developer relating to the carrying out of a Work.
- 12.2 The Council is to permit the Developer to enter and occupy any land owned or controlled by the Council for the purpose of enabling the Developer to carry out any Work under this Agreement that is required to

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Googong Urban Development Local Planning Agreement Queanbeyan City Council

Googong Development Corporation Pty Ltd



be carried out on such land or to perform any other obligation imposed on the Developer by or under this Agreement.

12.3 If the Developer is required to carry out Work under this Agreement on land that is not owned or controlled by the Council or Developer, the Developer is to first obtain all consents necessary for the Developer to enter onto that land and carry out the required Work.

13 Protection of people and property

- 13.1 The Developer is to ensure to the fullest extent reasonably practicable in relation to the carrying out of any Work that:
 - 13.1.1 all necessary measures are taken to protect people and property,
 - 13.1.2 unnecessary interference with the passage of people and vehicles is avoided,
 - 13.1.3 nuisances and unreasonable noise and disturbances are prevented, and
 - 13.1.4 the Developer compiles with all laws including all conditions of any applicable Development Consent, environmental laws and occupational health and safety laws.

14 Damage and repairs to Work

14.1 The Developer, at its own cost, is to repair and make good to the satisfaction of the Council any loss or damage to a Work from any cause whatsoever which occurs prior to the date on which the Work is taken to have been completed under this Agreement.

15 Variation of Work

- 15.1 A Work is not to be varied by the Developer, unless:
 - 15.1.1 the Parties agree In writing to the variation, and
 - 15.1.2 any consent or approval required under the Act or any other law to the variation is first obtained, and
 - 15.1.3 the Developer bears all of the Council's costs of and incidental to agreeing to and approving the variation.
- 15.2 For the purposes of clause 15.1 a variation may relate to any matter in relation to the Works that is dealt with by this Agreement.

16 Procedures relating to the completion of Work

- 16.1 A Development Contribution comprising the carrying out of a Work is made for the purposes of this Agreement, and the Work is taken to have been completed for the purposes of this Agreement, on Practical Completion of the Work.
- 16.2 On Practical Completion of a Work or Phase, the Council accepts responsibility for the Work, other than responsibility for complying with a

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Rectification Notice, and responsibility for funding the Up-specification Works in accordance with clause 8.3 of this Agreement, which remains with the Developer.

17 Procedures relating to the rectification of defects

- 17.1 During the Defects Liability Period, the Council, acting reasonably, may give to the Developer a Rectification Notice.
- 17.2 The Developer is to comply with a Rectification Notice at its own cost according to its terms and to the satisfaction of the Council.
- 17.3 If the Developer breaches clause 17.2, the Council may have the relevant defect rectified and may recover its costs of so doing by:
 - 17.3.1 calling upon the Defects Security, or
 - 17.3.2 as a debt due in a court of competent jurisdiction.

18 Failure to carry out Work

- 18.1 If the Council considers that the Developer is in breach of any obligation under this Agreement relating to the carrying out of any Work, the Council may elect to give the Developer a notice requiring:
 - 18.1.1 the carrying out of further work relating to the Work to immediately cease except in relation to the rectification of the breach, and
 - 18.1.2 the breach to be rectified to the Council's satisfaction.
- 18.2 A notice given under clause 18.1 is to allow the Developer a period of not less than 28 days or such further period as the Council considers reasonable in the circumstances to rectify the breach.
- 18.3 Without limiting any other rights the Council has to enforce this Agreement, the Council may, if the Developer does not comply with a notice given under clause 18.1:
 - 18.3.1 call upon a Contribution Security referred to in clause 24, and
 - 18.3.2 carry out and complete the Work the subject of the Developer's
- 18.4 Clause 31 and Schedule 2 do not prevent a notice being given under clause 18.1 and do not apply to such a notice or the circumstances relating to the giving of that notice, and any procedure commenced under Schedule 2 ceases to apply when such a notice is given.

19 Works-As-Executed-Plan

- 19.1 No later than 60 days after Practical Completion of a Work, the Developer is to submit to the Council a full works-as-executed-plan in respect of the Work the subject of the notice.
- 19.2 The works-as-executed-plan submitted to the Council is to meet the Council's reasonable requirements which must be notified to the Developer prior to the expiration of the Defects Liability Period for the Work.

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20 Application of sections 94, 94A and 94EF of the Act to the Development

- 20.1 Subject to clause 20.2, sections 94 and 94A of the Act do not apply to the Development.
- 20.2 This Agreement does not prevent Council from imposing conditions on development consents for commercial development in the Town Centre pursuant to s94 of the Act requiring monetary contributions for the purposes of car parking.
- 20.3 Section 94EF of the Act applies to the Development.
- 20.4 For the avoidance of doubt:
 - 20.4.1 if the Option Land is not developed by the Developer, that land is not covered by this Agreement, and sections 94 and 94A of the Act continue to apply to that land.
 - 20.4.2 If the Developer does not exercise its option to purchase the Option Land within the time required under the relevant option deed, to the effect that the Developer no longer has a legally enforceable right to purchase the Option Land, then that land is not covered by this Agreement, and sections 94 and 94A of the Act continue to apply to that land, and
 - 20.4.3 sections 94 and 94A of the Act continue to apply to any development, other than the Development, within the Googong Urban Release Area whether carried out by the Developer or any other person.

21 Procedures relating to Sewer, Potable Water and Recycled Water Infrastructure

- 21.1 Subject to clause 6.9, the parties acknowledge that the Developer is to build and dedicate to Council the Work being Contribution Item 7.02.
- 21.2 The Council will ensure that residential user charges for recycled water within the Googong Urban Release Area will be lower than residential user charges for potable water in the Area.

Part 3 - Recoupment

22 Surplus Development Contributions

- 22.1 The Council acknowledges that the Developer is providing Development Contributions under this Agreement that:
 - 22.1.1 exceed the demand for Public Infrastructure created by the Development, and
 - 22.1.2 meet the demand, or part of the demand, for Public Infrastructure created by development in the Googong Urban Release Area which is to be carried out by Other Developers.



- 22.2 The Council, to the extent permitted by law, is to give consideration to making a contributions plan pursuant to section 94EA of the Act under which the Council collects Recoupment Contributions and, if it determines that it will make such a contributions plan, it must use its best endeavours to do so expeditiously.
- 22.3 The Council, to the extent permitted by law, is also to give consideration to making a Development Servicing Plan under which the Council collects Recoupment Contributions and, if it determines that it will make such a plan, it must use its best endeavours to do so.
- 22.4 The Council, to the extent permitted by law, is also to give consideration to making other applications or taking other steps to collect Recoupment Contributions and to use its reasonable endeavours from time to time to do so.

23 Payments to Developer

- 23.1 Each time a Recoupment Contribution Is paid to the Council, the Council is to deposit an amount equal to the amount of that contribution, plus any interest earned by Council on that contribution into the Council's trust fund referred to in s411 of the Local Government Act 1993 in an account styled GDC Recoupment Contributions Googong Development (Recoupment Trust Fund).
- 23.2 Within 14 days of the Council providing its consent, pursuant to clause 24.3.2, to a notice issued by the Developer pursuant to clause 24.3.1, if the Developer has provided Contribution Items with a combined Contribution Value and Phase Value (Item Value) in excess of the Contribution Obligation at the date of the notice, then Council will pay the Recoupment Contributions held in the Recoupment Trust Fund to the Developer.
- 23.3 The Council is not obliged to pay Recoupment Contributions to the Developer pursuant to clause 23.2 which would result in the amount paid to the Developer, when added to the Contribution Obligation at the date of the notice referred to in clause 23.2, exceeding the Item Value at the date of that notice.
- 23.4 Once the sum of the payments made to the Developer under this clause (not including any interest earned on Recoupment Contributions by the Council) equals the Surplus Value, the Council has no further obligation to make any payments under this clause.
- 23.5 For the purposes of s94(3) and s94A(3) of the Act, the Parties agree that immediately prior to the imposition of a condition pursuant to s94 or s94A of the Act on a Development Consent granted to an Other Developer requiring the payment of a Recoupment Contribution, the Council Incurs a liability to pay the Developer an amount equal to the Recoupment Contribution.
- 23.6 The Parties further agree that immediately prior to the imposition of a precondition to the issuing of a certificate of compliance pursuant to s306 of the Water Management Act 2000 in relation to a Development Consent granted to an Other Developer requiring the payment of a Recoupment Contribution, the Council incurs a liability to pay the Developer an amount equal to the Recoupment Contribution.
- 23.7 The Parties further agree that immediately prior to the imposition of any other requirement to pay a Recoupment Contribution on an Other

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- Developer, the Council Incurs a liability to pay the Developer an amount equal to the Recoupment Contribution.
- 23.8 For the avoidance of doubt, nothing in this Agreement imposes any obligation on the Council to make any payments to the Developer over and above the Recoupment Contributions actually received by the Council from Other Developers.
- 23.9 The Council acknowledges that the Developer intends to fund Stage 1 of the Old Cooma Road Works, which form part of the Offsite Local Roads, in advance of the time by which contributions towards the Offsite Local Roads are required under this Agreement, in order to facilitate the early completion of those works by Council.
- 23.10 The Council must ensure that Offsite Roads Contributions are only used for the purpose for which they are provided by the Developer under this Agreement.
- 23.11 Within 60 days of the end of the Defects Liability Period for an Offsite Road Work, the Council must notify the Developer of the cost to the Council of the construction of that Offsite Road Work.
- 23.12 If the Developer's share of the actual cost of the construction of an Offsite Road Work is less than the Developer's share of the estimated cost for that Offsite Road Work as noted in Column 4 of Schedule 1, then:
 - 23.12.1 the Offsite Roads Contributions which the Developer is required to pay are reduced by the difference between those two amounts (Cost Difference); and
 - 23.12.2 if the Developer has already provided Offsite Roads Contributions in an amount greater than the actual cost of the construction of all Offsite Road Works which have been completed, then within 60 days of the end of the Defects Liability Period for the Offsite Road Work, Council will refund to the Developer an amount equal to the Cost Difference.
- 23.13 At the end of all of the Defects Liability Periods for the Offsite Local Roads, Council is to refund to the Developer any unapplied balance of the Offsite Roads Contributions held by Council including any interest earned, within 28 days of demand by the Developer.

Part 4 - Other Provisions

24 Security for Contribution Obligations

- 24.1 Subject to this clause 24, the Developer is to pay Contribution Security to the Council for each Contribution Category in an amount equal to the \$ amount of the Contribution Obligation.
- 24.2 The amount payable under clause 24.1 is to be reduced according to the following formula:

CS = CO - CV

Where

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CS = Contribution Security

CO = Contribution Obligation

CV = the sum of:

(a) the Contribution Value of all Contribution Items made in accordance with this Agreement, and

(b) the Phase Value of all Phases that have been completed in relation to Contribution Items which have not yet been completed to date in the Contribution Category to which the Contribution Obligation relates.

- 24.3 Not later than 1 February and 1 August in each year following the making of the first payment of Contribution Security to the Council, the following is to occur:
 - 24.3.1 the Developer is to prepare a notice specifying a \$ amount of:
 - the Contribution Value of all Contribution Items made in accordance with this Agreement at the date of the notice (grouped in Contribution Categories),
 - (b) the Phase Value of all Phases that have been completed in relation to Contribution Items which have not yet been completed at the date of the notice (again grouped in Contribution Categories),
 - (c) the Contribution Obligation at the date of the notice, and
 - (d) the Contribution Security held by the Council at the date of the notice.
 - 24.3.2 Within 14 days of receiving a notice under clause 24.3.1, the Council is to notify the Developer of whether it consents (with such consent not to be unreasonably withheld) to the amounts specified in the Developer's notice.
 - 24.3.3 Once the Parties have agreed on the \$ amounts relating to the matters required to be included in a notice under clause 24.3.1, the Parties are to promptly ensure the Council holds the correct amount of Contribution Security in accordance with clauses 24.1 and 24.2.
 - 24.3.4 For the avoidance of doubt, the action required by the Parties pursuant to clause 24.3.3, may involve either the payment of a further amount of Contribution Security to the Council or the refund by the Council of an amount of Contribution Security, which in either case is to occur within 30 days of the Parties reaching agreement under clause 24.3.3.
- 24.4 Subject to clause 24.3, the amount of a Contribution Security that may be held by the Council for a Contribution Obligation at any time is not to exceed the amount determined in accordance with the formula in clause 24.2.
- 24.5 Contribution Security paid to the Council under clause 24.1 ls, if in the form of cash, to be deposited into the Council's trust fund referred to in CIC_CIC00107_190 22.11.11 EXECUTION



- s411 of the Local Government Act 1993 in an account styled GDC Security Googong Development, and the Contribution Security may only be used in accordance with this Agreement.
- 24.6 The Council is to provide the Developer with a copy of all transaction documents and bank statements relating to the account in which Contribution Security is held as soon as practicable after the Council receives such documents.
- 24.7 The Council may call-up a Contribution Security only if:
 - 24.7.1 the Developer has breached its obligations under this Agreement relating to the making of Development Contributions In the Contribution Category to which the Contribution Security applies (other than an obligation to which the Defects Security relates), and
 - 24.7.2 the Council has served on the Developer notice in writing of the breach, and
 - 24.7.3 the Developer has falled to remedy the breach within a reasonable period after receipt of the notice having regard to the nature of the breach being a period of not less than 28 days in any circumstances.
- 24.8 If the Council calls-up a Contribution Security, it may use it in satisfaction of the following costs:
 - 24.8.1 the reasonable costs of the Council's servants, agents and contractors reasonably incurred for that purpose,
 - 24.8.2 all fees and charges necessarily or reasonably incurred by the Council in order to have the Work carded out, completed or rectified, and
 - 24.8.3 without limiting clause 24.8.2, all legal costs and expenses reasonably incurred by the Council, by reason of the Developer's breach.
- 24.9 If the Council calls on a Contribution Security in accordance with this Agreement, the Council may, by notice in writing served on the Developer, require the Developer to provide a further or replacement Contribution Security in an amount that, when added to any unused portion of the existing Contribution Security, does not exceed the amount of the Contribution Security the Council is entitled to hold under clause 24.1.
- 24.10 Any interest earned on the Contribution Security is to be held by the Council in the account referred to in clause 24.5.
- 24.11 If the Contributions Security for a Contributions Obligation is exhausted as a result of the Council calling-up a security, the Council may apply any interest in satisfaction of any further costs to which the Contribution Security could have been applied in accordance with this clause 24.
- 24.12 On the completion of the Contributions Obligations, the Council must promptly refund to the Developer on request the balance of the Contributions Security and any interest earned on that Security.
- 24.13 The first payment of Contribution Security is to be made prior to the issue of the first Subdivision Certificate which creates any residential lots in the Development.



24.14 The Developer must not apply for a Subdivision Certificate in relation to the creation of any residential lots in the Development unless the Developer has first provided sufficient Contributions Security for all Contribution Categories in accordance with this clause 24.

25 Defects Security

- 25.1 Upon commencement of the Defects Liability Period for a Work, the Council may give the Developer a notice requiring the Developer to provide a Defects Security in relation to that Work in an amount of:
 - 25.1.1 five (5) per cent of the value of the Work, if the value of the Work is less than \$500,000.00; or
 - 25.1.2 \$25,000.00 plus three (3) per cent of the value of the Work if the value of the Work is more than \$500,000.00.
- 25.2 Within 14 days of receiving a notice from the Council that is in accordance with clause 25.1, the Developer is to give the Council a Defects Security in the amount specified in that notice.
- 25.3 The Council is to return a Defects Security or any remaining part of it to the Developer within 28 days of Final Completion of the Work to which that Defects Security relates.
- At any time following the provision of a Defects Security, the Developer may provide the Council with a replacement Defects Security in the amount specified by the Council in accordance with clause 25.1.
- 25.5 On receipt of a replacement Defects Security, the Council is to release and return to the Developer as directed, the Defects Security it holds which has been replaced.
- 25.6 The Council may call-up a Defects Security only if:
 - 25.6.1 the Developer has breached a Rectification Notice that relates to the Work to which the Defects Security relates, and
 - 25.6.2 the Council has served on the Developer notice in writing of the breach, and
 - 25.6.3 the Developer has failed to remedy the breach within a reasonable period after receipt of the notice having regard to the nature of the breach being a period of not less than 28 days in any circumstances.
- 25.7 If the Council calls-up a Defects Security, it may use it in satisfaction of the following costs:
 - 25.7.1 the reasonable costs of the Council's servants, agents and contractors reasonably incurred for that purpose,
 - 25.7.2 all fees and charges necessarily or reasonably incurred by the Council in order to have the Work carried out, completed or rectified, and



- 25.7.3 without limiting clause 25.7.2, all legal costs and expenses reasonably incurred by the Council, by reason of the Developer's breach.
- 25.8 If the Council calls on a Defects Security in accordance with this Agreement, the Council may, by notice in writing served on the Developer, require the Developer to provide a further or replacement Defects Security in an amount that, when added to any unused portion of the existing Defects Security, does not exceed the amount of the Defects Security the Council is entitled to hold under clause 25.1.
- 25.9 Any Interest earned on the Defects Security is to be held by the Council in the Council's trust fund referred to in s411 of the Local Government Act 1993 in an account styled GDC Security Googong Development.

26 Provision of Guarantee

26.1 Upon the execution of this Agreement by all of the Parties, the Developer is to provide the Council with a deed of guarantee between the Council, the Developer, and the Developer's parent company which, at the date of this Agreement is CIC Australia (Parent Company), in terms reasonably satisfactory to the Council, under which the Parent Company undertakes to meet the obligations of the Developer under this Agreement.

27 Recovery of cost of Work carried out by the Council

- 27.1 The Council may recover from the Developer in a court of competent jurisdiction any cost incurred by the Council during the Defects Liability Period in carrying out, completing, or rectifying a defect in, a Work that is not met by the Defects Security required under clause 25.
- 27.2 Prior to the commencement of recovery proceedings of the kind contemplated by clause 27.1, the Parties agree to engage in non-binding mediation of the dispute in accordance with the Mediation Rules of the Law Society of New South Wales published from time to time.
- 27.3 For the purpose of clause 27.1, the Council's costs of carrying out, completing or rectifying a defect in a Work includes, but is not limited to:
 - 27.3.1 the reasonable costs of the Council's servants, agents and contractors reasonably incurred for that purpose,
 - 27.3.2 all fees and charges necessarily or reasonably incurred by the Council in order to have the Work carried out, completed or rectified, and
 - 27.3.3 without limiting clause 27.3.2, all legal costs and expenses reasonably incurred by the Council, by reason of the Developer's failure to comply with this Agreement.

28 Registration of this Agreement

28.1 The Developer agrees that it will procure the registration of this Agreement under the *Real Property Act 1900* (RP Act) in the relevant folios of the register for the Developer's Land, other than a Final Lot in accordance with section 93H of the Act.



- 28.2 The Developer, at its own expense, will promptly after this Agreement comes into operation, take all practical steps, and otherwise do anything that the Council reasonably requires, to procure:
 - 28.2.1 the consent of each person who:
 - (a) has an estate or interest in the Developer's Land registered under the RP Act; or
 - (b) is selzed or possessed of an estate or interest in the Developer's Land;
 - 28.2.2 the execution of any documents; and
 - 28.2.3 the production of the relevant duplicate certificates of title, to enable the registration of this Agreement in accordance with clause 28.1, as soon as practicable.
- 28.3 The Developer, at its own expense, will take all practical steps and otherwise do anything that the Council reasonably requires, as soon as reasonably practicable:
 - 28.3.1 to procure the lodgement of this Agreement with the Registrar General as soon as reasonably practicable after this Agreement comes into operation but in any event not later than 60 Business Days after that date; and
 - 28.3.2 to procure the registration of this Agreement by the Registrar General, either in the relevant folios of the register for the Developer's Land or in the General Register of Deeds if the Agreement relates to land not under the RP Act.
- 28.4 The Parties agree that if any plan of subdivision to create Final Lots is lodged with the LPMA, the LPMA will be directed not to register this Agreement against the folio identifier of the Final Lots being created by that plan.
- Once the Developer has met all of its obligations under this Agreement, the registration of this Agreement against the folio identifier of the Land, or any part of the Land, can be removed, and the Council must do everything reasonably necessary to permit the Developer to have the recording of this Agreement against the folio identifier of the Land or part of the Land removed.
- At any time, the Developer may request that the Council remove the registration of this Agreement from the title to any part of the Developer's Land that is not a Final Lot, provided that the Council holds the Contributions Security required under clause 24.

29 Review of this Agreement

- 29.1 This Agreement may be reviewed or modified by the agreement of the Parties using their best endeavours and acting in good faith.
- 29.2 The Parties agree to review this Agreement on the first anniversary of the date on which this Agreement is entered into and every three years after that anniversary, and otherwise if either Party is of the opinion that any change of circumstance has occurred, or is imminent, that materially affects the operation of this Agreement.



- 29.3 On each review, other than the review on the first anniversary, the Parties will review the Projected Total Population and dwelling occupancy rates of the Googong Urban Release Area.
- 29.4 For the purposes of clause 29.2, the relevant changes include (but are not limited to):
 - 29.4.1 any material change to the Development or Indicative Staging Plan.
 - 29.4.2 any change to the LEP that materially affects the Development or part of the Development,
 - 29.4.3 any change to Council's Residential and Economic Strategy 2031 that materially affects the Development or part of the Development,
 - 29.4.4 any change to or the making of any Environmental Planning Instrument that materially affects the Development or part of the Development,
 - 29.4.5 any change to a law that restricts or prohibits or enables the Council or any other Authority to restrict or prohibit any aspect of the Development.
 - 29.4.6 if the Developer is, despite all reasonable efforts to do so, unable to obtain all consents necessary for the Developer to enter onto land and carry out Work as required by clause 12.3,
 - 29.4.7 the actual cost of delivering a Contribution Item varies from the Contribution Value for that Item by more than 7.5 per cent,
 - 29.4.8 the exhibition of a draft contributions plan, within the meaning of the Act, relating to land in the Council's area; and
 - 29.4.9 the exhibition of a draft voluntary planning agreement, within the meaning of the Act, between Council and an Other Developer relating to land in the Council's area.
- 29.5 For the purposes of addressing any matter arising from a review of this Agreement referred to in clause 29.2, the Parties are to use all reasonable endeavours to agree on and implement appropriate amendments to this Agreement.
- 29.6 If this Agreement becomes illegal, unenforceable or invalid as a result of any change to a law, the Parties agree to do all things necessary to ensure that an enforceable agreement of the same or similar effect to this Agreement is entered into.
- 29.7 A failure by a Party to agree to take action requested by the other Party as a consequence of a review referred to in clause 29.2 is not a dispute for the purposes of clause 31 and is not a breach of this Agreement.
- 29.8 Council acknowledges that the Development Contributions to be provided by the Developer under this Agreement may exceed the demand for public Infrastructure generated by 5550 Dwellings. If more than 5550 Dwellings are permitted in the Googong Urban Release Area, the Parties will negotiate in good faith for the adjustment of the Development Contributions to be provided under this Agreement accordingly.
- 29.9 In the event that the Total Projected Population reduces by more than 20% for any reason, the parties must meet, and negotiate in good faith to agree upon a reduction in the Development Contributions provided under this Agreement.



Implementation of this Agreement 30

- Within 6 months of execution of this Agreement by the Developer, the Parties agree to form the Implementation Group, which is to have the following functions:
 - 30.1.1 Monitor and manage the Developer's compliance with its obligations under this Agreement, including in relation to the provision of Contribution Security and Contribution Items;
 - 30.1.2 Monitor and manage the Council's compliance with its obligations under this Agreement, including the making of payments to the Developer under clause 23;
 - 30.1.3 Manage, on request by the parties, the delivery of Contribution Items; and
 - 30.1.4 any other functions agreed between the Parties from time to time.
- The Implementation Group Is to meet twice annually within 14 days of 30.2 receipt of the notice referred to in clause 24.3.1, and at other times as agreed by the parties.
- The Parties, acting reasonably, agree to enter into such further, more 30.3 detailed arrangements as are reasonably necessary in relation to the functions, and operation of the Implementation Group and those further arrangements will not be inconsistent with this Agreement.

Dispute resolution 31

If a dispute between any of the Parties arises in connection with this Agreement or its subject matter, then the process and procedures set out in Schedule 2 will apply.

Notices 32

- Unless expressly stated otherwise in this Agreement, all notices, 32.1 certificates, consents, approvals, waivers and other communications in connection with this Agreement must be in writing, signed by the sender (if an individual) or an Authorised Officer of the sender and marked for the attention of the person identified in the Summary Sheet to this Agreement or, if the recipient has notified otherwise, then marked for attention in the way last notified.
- 32.2 They must be:

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- 32.2.1 left at the address set out or referred to in the Summary Sheet to this Agreement;
- 32.2.2 sent by prepaid ordinary post (airmail if appropriate) to the address set out or referred to in the Summary Sheet to this Agreement;
- 32.2.3 sent by fax to the fax number set out or referred to in the Summary Sheet to this Agreement;
- 32.2.4 sent by email to the email address set out or referred to in the Summary Sheet to this Agreement; or
- 32.2.5 given in any other way permitted by Law.

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- 32.3 However, if the intended recipient has notified a changed postal address or changed fax number, then the communication must be to that address or number.
- 32.4 They take effect from the time they are received unless a later time is specified.
- 32.5 If sent by post, they are taken to be received three days after posting (or seven days after posting if sent to or from a place outside Australia).
- 32.8 If sent by fax, they are taken to be received at the time shown in the transmission report as the time that the whole fax was sent.

33 Approvals and Consent

- 33.1 The Parties acknowledge that this Agreement does not impose any obligation on a Consent Authority to:
 - 33.1.1 grant Development Consent; or
 - 33.1.2 exercise any function under the Act in relation to a change in an environmental planning instrument.

34 Assignment and dealings

- 34.1 The Developer may not sell, transfer, assign or novate or similarly deal with (referred to in this clause as "Dealing") its right, title or interest in the Land (if any) other than a Final Lot, or its rights or obligations under this Agreement, or allow any interest in them to arise or be varied, in each case, without the Council's consent (which shall not be unreasonably withheld).
- 34.2 The Council shall not withhold its consent under clause 34.1 if:
 - 34.2.1 the Developer is not in breach of this Agreement, or if the Developer is in breach of the Agreement, the Developer can demonstrate to Council's reasonable satisfaction that it is taking action to remedy the breach, and
 - 34.2.2 the Council is satisfied, based on evidence procured by the Developer, and any other considerations the Council considers relevant, that the proposed transferee, assignee or novatee has the financial capacity and experience necessary to meet the Developer's obligations under this Agreement.
- 34.3 The Developer must give the Council no less than 40 Business Days notice in writing of the proposed Dealing and the Council must advise the Developer within 20 Business Days whether it will consent to the Dealing, subject to clause 34.4.
- 34.4 Prior to any such sale, transfer, assignment, charge, encumbrance or novation, the Developer must:
 - 34.4.1 procure that the transferee, assignee or novatee executes and delivers to the Council prior to any such Dealing taking effect, a deed in favour of the Council in form and substance acceptable to the Council (acting reasonably) whereby, subject to clauses 34.5 and 34.6:



- (a) the transferee, assignee or novatee becomes contractually bound with the Council to perform all of the Developer's obligations under this Agreement (including obligations which may have arisen before the transfer, assignment or novation takes effect), or on such other terms as agreed by the Parties;
- (b) the transferee, assignee or novatee has the benefit of all the Developer's rights under this Agreement, or on such other terms as agreed by the Parties; and
- (c) the Developer is released from its Future Obligations under this Agreement.
- 34.5 The Parties agree that a transferee, assignee or novatee in a Dealing under this clause of part only of the Land, shall be contractually bound with the Council under clause 34.4.1(a) only in relation to those Future Obligations that relate to that part of the Land in which the transferee, assignee or novatee receives a right, title or interest from the Developer, and the Developer shall remain liable for the remainder of the Future Obligations.
- 34.6 If the Developer, in its absolute discretion, provides the Council with a deed of guarantee or an agreement between the Developer and the transferee, assignee or novatee in terms reasonably satisfactory to the Council, under which the Developer undertakes to meet the Future Obligations of the transferee, assignee or novatee (determined in accordance with clause 34.2), the Parties agree that the transferee, assignee or novatee is not liable under this Agreement to the extent of the Developer's guarantee.
- 34.7 If another Authority takes over the functions of the Council under this Agreement, or if the Council determines that it is desirable for this to happen, then the Council may assign or novate or otherwise deal with its rights and obligations under this Agreement to give effect to this change, and the Developer agrees to enter into such documentation, at the cost of the Council, as may be necessary to confer on the new Authority the rights and obligations of the Council under this Agreement.
- 34.8 Normally any such action would take place by a statutory novation or delegation. However, this clause applies to the extent that it is necessary.
- 34.9 Without limiting clause 39, the Council must not otherwise deal with its rights and obligations under this Agreement.
- 34.10 For the purposes of, but without limiting clause 34.1, an assignment by the Developer of its rights or obligations under this Agreement will be deemed to have occurred where there has been a Change of Control, except that clauses 34.4 to 34.6 will not apply to that assignment.
- 34.11 For the purposes of clause 34.10:

Change of Control means where a person who did not (directly or indirectly) effectively Control the Developer at the date of this Agreement, either alone or together with others, acquires Control of the Developer.

Control includes:

34.11.1 the ability to exercise or control the exercise of the right to vote in respect of more than 50% of the voting shares or other form of voting equity in a corporation;

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- 34.11.2 the ability to dispose, or exercise control over the disposal of more than 50% of the shares or other form of equity in a corporation;
- 34.11.3 the ability to appoint or remove all or a majority of the directors of a corporation;
- 34.11.4 the ability to exercise, or control the exercise of the casting of a majority of the votes cast at the meetings of the board of directors of a corporation; or
- 34.11.5 any other means, direct, or indirect, of dominating the decision making and financial and operating policies of a corporation.

35 Entire agreement

35.1 This Agreement constitutes the entire agreement of the Parties about its subject matter and supersedes all previous agreements, understandings, and negotiations on that subject matter.

36 Further Acts

- 36.1 Each Party must promptly execute all documents and do all things that another Party from time to time reasonably requests to effect, perfect or complete this Agreement and all transactions incidental to it.
- 36.2 Without limiting clause 36.1, the Developer agrees for the purpose of determining Equivalent Persons in Column 5 of Schedule 1 to Identify the following information on any plan of subdivision that will create residential lots in the Development:
 - 36.2.1 Development Type 1 lots,
 - 36.2.2 Development Type 2 lots, and
 - 36.2.3 Development Type 3 lots, including how many individual apartments intended to be constructed on each lot.

37 Governing Law and Jurisdiction

- 37.1 This Agreement is governed by the law of New South Wales.
- 37.2 The Parties submit to the non-exclusive jurisdiction of its courts and courts of appeal from them.
- 37.3 The Parties are not to object to the exercise of jurisdiction by those courts on any basis.

38 Joint and Individual liability and benefits

38.1 Except as otherwise set out in this Agreement, any agreement, covenant, representation or warranty under this Agreement by two or more persons binds them jointly and each of them individually, and any benefit in favour of two or more persons is for the benefit of them jointly and each of them individually.



39 No fetter

- 39.1 This Agreement is not intended to operate to fetter, in any unlawful manner:
 - 39.1.1 the sovereignty of the Parliament of the State to make any Law;
 - 39.1.2 the power of the Executive Government of the State to make any statutory rule; or
 - 39.1.3 the exercise of any statutory power or discretion of any minister of the State or any Authority.

(all referred to in this clause as "Discretion").

- 39.2 No provision of this Agreement is intended to, or does, constitute any unlawful fetter on any Discretion. If, contrary to the operation of this clause, any provision of this Agreement is held by a court of competent jurisdiction to constitute an unlawful fetter on any Discretion, the Parties agree:
 - 39.2.1 they will take all practical steps, including the execution of any further documents to ensure the objective of this clause is substantially satisfied;
 - 39.2.2 in the event that clause 39.1 cannot be achieved without giving rise to an unlawful fetter on a Discretion, the relevant provision is to be severed and the remainder of this Agreement has full force and effect; and
 - 39.2.3 to endeavour to satisfy the common objectives of the Parties in relation to the provision of this Agreement which is held to be an unlawful fetter to the extent that is possible having regard to the relevant court judgment.

40 Representations and warranties

40.1 The Parties represent and warrant that they have power to enter into this Agreement and comply with their obligations under the Agreement and that entry into this Agreement will no result in the breach of any Law.

41 Severability

- 41.1 The Parties acknowledge that under and by virtue of section 93F(4) of the Act, any provision of this Agreement is not invalid by reason only that there is no connection between the Development and the object of the expenditure of any Development Contribution required to be made by that provision.
- 41.2 The Parties acknowledge that under and by virtue of section 93F(10) of the Act, any provision of this Agreement is void to the extent to which it requires or allows anything to be done that, when done, would breach:
 - 41.2.1 any provision of the Act;
 - 41.2.2 the provisions of an environmental planning instrument; or
 - 41.2.3 a Development Consent applying to the relevant land.



- 41.3 The Parties agree that to the extent permitted by Law, this Agreement prevails to the extent it is inconsistent with any Law.
- 41.4 If a clause or part of a clause of this Agreement can be read in a way that makes it illegal, unenforceable or invalid, but can also be read in a way that makes it legal, enforceable and valid, it must be read in the latter way.
- 41.5 If any clause or part of a clause is illegal, unenforceable or invalid, that clause or part of a clause is to be treated as removed from this Agreement, but the rest of this Agreement is not affected.

42 Modification

- 42.1 No modification of this Agreement will be of any force or effect unless it is in writing and signed by the Parties.
- 42.2 The Council acknowledges that the Developer may require the approval of its financier prior to agreeing to any modification of this Agreement.

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- 43.1 The fact that a Party fails to do, or delays in doing, something the Party is entitled to do under this Agreement, does not amount to a waiver of any obligation of, or a breach of obligation by, another Party.
- 43.2 A waiver by a Party is only effective if it is in writing and signed by the Parties.
- 43.3 A written waiver by a Party is only effective in relation to the particular obligation or breach in respect of which it is given. It is not to be taken as an implied waiver of any other obligation or breach or as an implied waiver of that obligation or breach in relation to any other occasion.
- 43.4 The Council acknowledges that the Developer may require the approval of its financier prior to agreeing to any waiver under this Agreement.

44 GST

44.1 In this clause:

- 44.1.1 words and expressions which are not defined in this Agreement but which have a defined meaning in GST Law have the same meaning as in the GST Law; and
- 44.1.2 GST Law has the same meaning given to that expression in the A New Tax System (Goods and Services Tax) Act 1999.
- 44.2 Without limiting the operation of this clause 44, the Parties intend that:
 - 44.2.1 Divisions 81 and 82 of the GST Act apply to the supplies made under and in respect of this Agreement;
 - 44.2.2 no tax invoices will be exchanged between the Parties; and
 - 44.2.3 no additional amounts will be payable on account of GST.
- 44.3 Unless expressly stated, all prices or other sums payable or consideration to be provided under this document are exclusive of GST.



- 44.4 If GST is payable on any supply made under this document, the recipient (Recipient) will pay to the supplier (Supplier) an additional amount equal to the amount of GST payable on that supply (GST Amount).
- 44.5 The Recipient will pay the GST Amount in addition to and at the same time that the consideration for the supply is to be provided under this document.
- 44.6 The Supplier must deliver a tax invoice or an adjustment note to the Recipient before the Supplier is entitled to payment of a GST Amount. The Recipient can withhold payment of the amount until the Supplier provides a tax invoice or adjustment note as appropriate.
- 44.7 If an adjustment event arises in respect of a taxable supply made by a Supplier under this document, the GST Amount payable by the Recipient will be recalculated to reflect the adjustment event and a payment will be made by the Recipient to the Supplier or by the Supplier to the Recipient as the case requires.
- 44.8 Where a Party is required under this document to pay or reimburse an expense or outgoing of another Party, the amount to be paid or reimbursed by the first Party will be the sum of:
 - 44.8.1 the amount of the expense or outgoing less any input tax credits in respect of the expense or outgoing to which the other Party, or to which the representative member for a GST group of which the other Party is a member, is entitled; and
 - 44.8.2 If the payment or reimbursement is subject to GST, an amount equal to that GST.
- 44.9 To the extent that the consideration provided for the Supplier's taxable supply to which clause 44.4 applies is a taxable supply made by the Recipient (Recipient Supply) the GST Amount that would be otherwise payable by the Recipient to the Supplier in accordance with clause 44.4 shall be reduced by the amount of GST payable by the Recipient on the Recipient Supply.
- 44.10 The Recipient must issue to the Supplier an Invoice for any Recipient Supply on or before the time at which the Recipient must pay the GST Amount in accordance with clause 44.4 (or the time at which such GST Amount would have been payable in accordance with clause 44.5 but for the operation of clause 44.9).

45 Effect of Schedulised terms and conditions

45.1 Subject to any amendments made pursuant to a provision in this Agreement, the Parties agree to comply with the terms and conditions contained in the Schedules as if those rights and obligations were expressly set out in full in the operative parts of this Agreement.

46 New Laws

46.1 If the Developer is obliged by a New Law to do something or pay an amount which it is already contractually obliged to do or pay under this Agreement then, to the extent only that the relevant obligation is required under both the New Law and this Agreement, compliance with the New



Law will constitute compliance with the relevant obligation under this Agreement.

47 Confidentiality

- 47.1 The Parties agree that the terms of this Agreement are not confidential and this Agreement may be treated as a public document and exhibited or reported without restriction by any Party.
- 47.2 The Parties agree, and must procure that any mediator or expert appointed under Schedule 2 agrees as a condition of their appointment:
 - 47.2.1 Confidential Information has been supplied to some or all of the Parties in the negotiations leading up to the making of this Agreement; and
 - 47.2.2 the Parties may disclose to each other further Confidential Information in connection with the subject matter of this Agreement; and
 - 47.2.3 subject to clause 47.2.4 below, to keep confidential all
 Confidential Information, disclosed to them during or in relation to
 the expert determination or mediation; and
 - 47.2.4 a Party may disclose Confidential Information in the following circumstance:
 - (a) to a party or adviser who has signed a confidentiality undertaking to the same effect as this clause; or
 - (b) in order to comply with a Law, State Government policy, local government policy or the ASX Listing Rules; or
 - (c) for a purpose necessary in connection with an expert determination or mediation.
- 47.3 The Parties must keep confidential and must not disclose or rely upon or make the subject of a subpoena to give evidence or produce documents in any arbitral, judicial or other proceedings:
 - 47.3.1 views expressed or proposals or suggestions made by a Party or the expert during the expert determination or mediation relating to a possible settlement of the dispute; and
 - 47,3.2 admissions or concessions made by a Party during the expert determination or mediation in relation to the dispute; and
 - 47.3.3 information, documents or other material, including Confidential information concerning the dispute which are disclosed by a Party during the expert determination or mediation unless such information, documents or facts will have been otherwise discoverable in judicial or arbitral proceedings.

48 Indemnity and Insurance

48.1 For the period between the commencement of a Work and Practical Completion of that Work, the Developer indemnifies the Council, its employees, officers, agents, contractors and workmen from and against all losses, damages, costs (including legal costs on a full indemnity basis), charges, expenses, actions, claims and demands whatsoever



which may be sustained, suffered, recovered or made arising in

connection with the carrying out by the Developer in relation to that Work.
 48.2 The Developer is to take out and keep current, or is to ensure that its contractors that are responsible for carrying out the Work take out and keep current, to the satisfaction of the Council the following insurances in relation to Work required to be carried out by the Developer under this

Agreement up until Practical Completion of the Work:

- 48.2.1 contract works insurance, noting the Council as an interested party, for the full replacement value of the Works (including the cost of demolition and removal of debris, consultants' fees and authorities' fees), to cover the Developer's liability in respect of damage to or destruction of the Works,
- 48.2.2 public liability insurance for at least \$20,000,000.00 for a single occurrence, which covers the Council, the Developer and any subcontractor of the Developer, for liability to any third party,
- 48.2.3 workers compensation insurance as required by law, and
- 48.2.4 any other insurance required by law.
- 48.3 If the Developer fails to comply with clause 48.2, the Council may effect and keep in force such insurances and pay such premiums as may be necessary for that purpose and the amount so paid shall be a debt due from the Developer to the Council and may be recovered by the Council as it deems appropriate including:
 - 48.3.1 by calling upon a Contribution Security provided by the Developer to the Council under this Agreement, or
 - 48.3.2 recovery as a debt due in a court of competent jurisdiction.
- 48.4 The Developer is not to commence to carry out any Work unless it has first provided to the Council satisfactory written evidence of all of the Insurances specified in clause 48.2.

49 Explanatory Note Relating to this Agreement

- 49.1 Appendix 2 to this Agreement contains the Explanatory Note relating to this Agreement required by clause 25E of the Regulation.
- 49.2 Pursuant to clause 25E(7) of the Regulation, the Parties agree that the Explanatory Note in the Appendix is not to be used to assist in construing this Planning Agreement.

50 Statement of Compliance

- 50.1 At the time of submitting a Development Application the Developer is to submit to the Council a notice setting out as at the date of the notice:
 - 50.1.1 the Development Contributions due to be made under this Agreement; and
 - 50.1.2 the Development Contributions that the Developer has made under this Agreement.
- 50.2 Notwithstanding clause 50.1 the Developer may, at any other time but not more than four times in a calendar year, submit to the Council a notice

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setting out as at the date of the notice, the matters referred to in clauses 50.1.1 and 50.1.2,

50.3 Within 14 days of receiving a notice under clauses 50.1 or 50.2, the Council is to notify the Developer whether it agrees with the amounts specified in the Developer's notice.

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd

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Schedule 1 - Development Contributions

(Clause 6)

Development Contributions on the following pages.

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Schedule 1

(clause 6)

Development Contributions

Note: The Contribution Values listed in this Schedule are based on the best available information at the time of execution of the Agreement by the Developer. Further details of the scope and timing of work for Contribution Items 2.06 Indoor Sports and Aquatic Centre, 5.01 Off-site Local Roads and 7.02 Googong Integrated Water Cycle is available in the following source documents held by Queanbeyan City Council and Googong Development Corporation:

- Brown Consulting Old Cooma Road Realignment Preliminary Sketch Plan Report, January 2010;
- Cox Richardson Indicative Local Aquatic Centre, April 2009;
- Evans and Peck Googong Integrated Water Cycle Cost Estimate Agreement, August 2010;
- Gabities Porter Googong and Tralee Traffic Study (2031) Overview, April 2010;
- Gabities Porter Queanbeyan Timing of Works Analysis, March 2010;
- GHD South Queanbeyan Roads Costs Estimates, February 2009;
- GHD South Queanbeyan Roads Costs Estimates Scenario Cost Amendment, April 2009;
- Rider Levett Bucknall Googong Aquatic Centre Order of Cost Esimtate, April 2009

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
1.01 Dedication of land for open space	Open Space and Recreation	Public open space	Subject to detailed design and final survey, the Developer is to dedicate 61.82 hectares of Open Space Land – Unencumbered for: - the Googong Common and Hill 800 (as defined in the Landscape and Open Space Strategy (Hill 800) (23.87ha excluding land for sports fields and the Indoor Sports and Aquatic Centre), - neighbourhood, local and civic parks (15.83ha), - sportsfields (including 2 fields in neighbourhood 1 and 5 in Googong Common equating to 22.12ha).	To be dedicated in accordance with the timing set out for Items 1.03, 1.04, 1.05, 1.06, 1.07, 1.08, 1.09 and 1.10 and clause 9.3 of this Agreement.	\$ 8,665,951,

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	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			 netball courts (included in above land areas) tennis courts (area included in the above land areas) 		
			Land to be dedicated shall be located generally as shown in: - the Landscape and Open Space Strategy in Schedule 5, and		
		-	- the open space plan in Schedule 4 Note that		······
	-		 The dedication of an additional 20,000 sqm of land for recreation is provided in Item 2.05. 		
1.02 Dedication of land for open space	Open Space and Recreation	Public open space	Subject to detailed design and final survey, the Developer is to dedicate 123.07 hectares of Open Space Land - Encumbered generally consistent with the open space plan in Schedule 4:	To be dedicated progressively in accordance with the timing set out for Item 1.11 and clause 9.3 of this Agreement.	\$2,554,933
			 Buffer corridor - Old Cooma Road (10.09 ha), Catchment Dam (34.33ha). Drainage reserve (E2 Zone) (40.58ha) Pink Tailed Worm Lizard Conservation Area (exctuding E2 land) (38.07ha) 		
			Note that: An additional area of open space for drainage is included in drainage, refer to Item 5.		
1.03 Embellishment of Playgrounds, Sportsfields and	Open Space and Recreation	Public local sporting and recreational	The Developer is to embellish sportsfields in a manner and extent generally consistent with that described in the Landscape and Open Space Strategy (LOSS). The active one space (Sportsfields) will comprise of:	Sportsfield 1 in Neighbourhood 1A- to be completed prior to the issue of the Subdivision Certificate for the creation of lots	\$13,253,161

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Column 4	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution	Public Purpose	Manner and extent	Timing	Contribution Value
	Category				
			share with Sportsfield 4), spectator seating with shade canopy and car parking.		
			Sportsfield 4 (located in Googong Common)		
			Double soccer field (100x76) co-use with cricket (160x142) and Rugby League (122x68), imigation, floodlighting and practice nets. Amenities building (coshare with Sportsfield 3), spectator seating with shade		
			canopy and car parking. Access to Local Playground (LP06).		
		- <u>-</u>	Sportsfield 5 (located in Googong Common)		
		-	Sportsfield: Double soccer field (100x76) co-use with cricket (160x142) and Rugby League (122x68), irrigation, floodlighting and practice nets. Amenities building (coshare with Sportsfield 6), spectator seating with shade canopy and car parking.		
			Sportsfield 6 (located in Googong Common)		
			Double soccer field (100x76) co-use with cricket (160x142) and Rugby League (122x68), irrigation, floodlighting and practice nets. Amenities building (coshare with Sportsfield 5), informal spectator seating and car parking.		
			Sportsfield 7 (located in Googong Common)		
			Double soccer field (100x76) co-use with Rugby League (122x68), irrigation and floodlighting. Amenities building, spectator seating and car parking.		
1.04 Embellishment	Open Space and	Public open	6 x Netball courts (located in Googong Common)	To be completed prior to the	\$643,763
of Courts	Recreation	space		Issue di a subdivisiori cerunicate	7

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Access to amenities in the Indoor Sports and Aquatic Centre	for the creation of lots which are proposed to accommodate the 5235th Equivalent Person (33% of the Projected Total Population)	
1.05 Embellishment of Courts	Open Space and Recreation	Public open space	10 x Tennis courts (4 courts will be in Neighbourhood 1 and two courts in Neighbourhoods 3,4 and 5). Works for each pair of tennis courts include: - lighting - courtside shelter - toilet and change facilities	2 tennis courts (No.1 & 2) to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 510th Equivalent Person (3% of the Projected Total Population). 2 tennis courts (No. 3 & 4) to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 5745th Equivalent Person (36% of the Projected Total Population). 2 more tennis courts to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate every subsequent 3,141* Equivalent Person, up to the Projected Total Population.	\$1,035,291
1.06 Embellishment of Googong Common	Open Space and Recreation	Public open space	The Developer is to embellish open space in Googong Common generally consistent with that described in the LOSS, specifications including: Feature entry area to include paved access, arts and signade elements, shelters, feature planting	To be completed in stages, in parallel with delivery of adjacent Sportsfields.	\$13,940,702
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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			major water feature and access to creekline and carparking.		,,
			 Hard landscaping to include share path, bush track and multi use trail networks with lighting, 		
			bicycle racks, pedestrian access paths with pedestrian lighting, access to creekline and pedestrian bridges (6) across creekline,		
			wayfinding signage and arts elements, benches, water bubblers, bins and carparking.		
			- 2 x local playgrounds suitable for ages 1–12 years		
			- 1 x regional playground suitable for all ages		
			- 14 x small shelters,		
			- 5 x small shelters with BBQ,		
			- 4 x small shelters with interpretive signage,		
			- 3 x medium shelter,		
		-	- 4 x medium shelter with BBQ,		
			- 3 x large shelter with BBQ and		
			- 1 x Community Garden		
1.07 Embellishment of Hill 800	Open Space and Recreation	Public open space	The Developer is to embellish open space in Hill 800 to be generally consistent with that described in the LOSS,	To be completed prior to the issue of a Subdivision Certificate for the creation of lots which are	\$1,162,694
			Lookout structure with pedestrian access and interpretive signage.	proposed to accommodate the 9,423" Equivalent Person (60% of the Projected Total	
			 Hard landscaping to include share path network, bicycle racks, wayfinding signage, 1 x small shelter with interpretive signage, water bubbler, 	Population).	

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			bins and carparking Soft landscaping.		
1.08 Embellishment of Neighbourhood parks	Open Space and Recreation	Public open space	The Developer is to embellish Neighbourhood parks generally consistent with that described in the LOSS. Specifications for each park are listed below. Neighbourhood Park 1 (Neighbourhood 1) Hard landscaping to include share path network with lighting, bicycle racks, pedestrian access paths with pedestrian lighting, access to waterbodies, wayfinding signage and arts elements, benches, water bubblers, bins, 1 x Neighbourhood Playground (NPO1) suitable for all ages, and 1 x medium sized shelter with BBQ and an arts/water element. General landscaping and wildlife corridor planting. Neighbourhood Park 2 (Neighbourhood 2) Hard landscaping to include share path with lighting, bicycle racks, pedestrian access paths with lighting, bicycle racks, water bubblers, bins, 1 x Neighbourhood Playground (NPO2) suitable for all ages, 1 x small shelter, 1 x medium shelter with BBQ and an arts element. Soft landscaping to include feature planting at entries and general landscaping. Neighbourhood Park 3 (Neighbourhood 3) Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and arcks, w	First Neighbourhood park to be completed prior to the issue of a Subdivision Certificate for the creation of lots proposed to accommodate 510th Equivalent Person (3% of the Projected Total Population). A Neighbourhood park is to be provided prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate every subsequent 3141st Equivalent Person, up to the Projected Total Population.	\$4,183,373
			signage and minor arts element, pendnes, water bubblers, bins 1 x Neighbourhood Playground (NP03) suitable for all ages, 1 x medium sized shelter with BBQ.		

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Column 4	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Soft landscaping to include feature planting at entries and general landscaping. Neighbourhood Park 4 (Neighbourhood 4) Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubblers and bins. 1 x Neighbourhood Playground (NP04) suitable for all ages and 1 x medium sized shelter with BBQ. Soft landscaping to include feature planting at entries and general landscaping. Neighbourhood Park 5 (Neighbourhood 5) Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubblers, bins , 1 x Neighbourhood Playground (NP05) suitable for all ages and 1 x medium sized shelter with BBQ. Soft landscaping to include feature planting at entries and general landscaping.		
1.09 Embellishment of Local parks	Open Space and Recreation	Public open space	The Developer is to embellish local parks generally consistent with the LOSS. Specifications for each park are listed below. Local Park No. 1 Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubbler and bins. Car parking in adjacent streets. Community facilities include a small shelter (1).	First local park to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate 1208 Equivalent Persons (7.7% of the Projected Total Population). Embellishment of a further local park is to be completed prior to the issue of a Subdivision	\$3,486,144
Schedule 1 – 28.07.11 EX	(ECUTION - Contribution	Schedule 1 – 28.07, 11 EXECUTION – Contribution Values indexed to 30 June 201	June 2011 in accordance with CPI		8

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Soft landscaping to include feature planting at entries and general landscaping. Local Parks No. 2 & 3	Certificate for the creation of lots which are proposed to accommodate every subsequent 1208 th Equivalent Person, up to	
			Hard landscaping to include entry arts element with signage, pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubbler and bins. Car parking in adiacent streets. Community facilities include Local	the Projected Lotal Population.	
			Playground (LP02) and three (3) small sized shelters – one (1) BBQ, one (1) interpretive signage. Soft landscaping to include feature planting at entries and general landscaping.		
			Local Park No. 4		
			Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shelter (1), benches, water bubbler and bins. Car parking in adjacent streets. Soft landscaping to include feature planting at entries and general landscaping.		
			Local Park No. 5 & 6		
			entries and general landscaping. Local Park No. 7		
			Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding		

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Category Pu	Public Purpose Massignation of the state of the state of the sign of the state of t	er t ent	Timing	Contribution Value
	signal with the state of the signal with the signal	nage and minor arts element, small shelter (1), nches, water bubbler and bins. Car parking in adjacent eets. Soft landscaping to include feature planting at tries and general landscaping. cal Park No. 8 Ind landscaping to include pedestrian access paths in pedestrian lighting, bicycle racks, wayfinding inage and minor arts element, benches, water bubbler		
	with Ha sign sign sign shows shown are shown as the shown as the shown as the shown are shown as the shown	cal Park No. 8 Indicates the control of the control		
	with with with with with with with with	ind landscaping to include pedestrian access paths in pedestrian lighting, bicycle racks, wayfinding inage and minor arts element, benches, water bubbler		
		and bins. Car parking in adjacent streets. Community facilities include Local Playground (LP04) and small shelter (1). Soft landscaping to include feature planting at entries and general landscaping.		
	07	Local Park No. 9		
	K K K K K K K K K K K K K K K K K K K	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shelter (1), benches, water bubbler and bins. Car parking in adjacent streets. Soft landscaping to include feature planting at entries and general landscaping.		
	07	Local Park No. 10		
	A WAR	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shefter (1), benches, water bubbler and bins. Car parking in adjacent streets. Soft landscaping to include feature planting at entries and general landscaping.		
	07	Local Park No. 11		
	Ha	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding		

Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI crc_crcootor_191.6ce

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	Contribution Value		****					\$2,556,506		11
Column 5.								completed	prior to the issue of a Subdivision Certificate for development to accommodate 3,141st equivalent persons (20% of the Projected Total	
Solumn 4	rand extent:	signage and minor arts element, benches, water bubbler and bins. Car parking in adjacent streets. Community facilities include Local Playground (LP07) and a small sized shelter (1). Soft landscaping to include feature planting at entries and general landscaping.	Local Park No. 12	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shelter (1), benches, water bubbler and bins. Car parking in adjacent streets.	Soft landscaping to include feature planting at entries and general landscaping.	Local Park No. 13	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubbler and bins. Car parking in adjacent streets. Community facilities include Local Playground (LP08) and a small sized shelter (1). Soft landscaping to include feature planting at entries and general landscaping.	The Developer is to embellish divic spaces to be	generally consistent with that described in the LOSS. Specifications for each of the civic spaces are listed below.	time 2011 in accordance with CPI
Column 3	Se							Public open	sbace	/atues indexed to 30 J
Column 2	uo							s and	Recreation	CUTION - Contribution \
								1.10 Civic space -	Embellishment of local open space	Schedule 1-28.07.11 EXECUTION - Contribution Vatues indexed to 30 June 2011

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Column 4	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Hard landscaping to include feature paved access/spaces, pedestrian lighting, major arts/water element, minor arts and signage elements, wayfinding signage, benches, water bubblers, bins, 1 x medium shelter. Soft landscaping to include street trees, feature planting at key areas and general landscaping. 1 x civic space located in each of Neighbourhoods 1A, 3, 4 and 5 Hard landscaping to include feature paved access/spaces, pedestrian lighting, minor arts and signage elements, wayfinding signage, benches, water bubblers, bins and 1 x medium shelter. Soft landscaping to include street trees, feature planting at key areas and general landscaping.	Population) An additional civic space is to be completed prior to the issue of a Subdivision Certificate for every subsequent 3141 st equivalent person.	
1.11 Environmental management - Embellishment of local open space	Open Space and Recreation	Public open space	Drainage Reserves The Developer is to restore the bushland generally consistent with the LOSS, comprising: - bushland regeneration – removal of weeds/burns/soil scarification/introduced planting, or - assisted bushland regeneration – the above and replanting of species missing from the vegetation structure, or - bushland reconstruction – the above and replanting of vegetation (where little veg exists). Hard landscaping included above within Googong Common section.	Embellishments to be provided progressively prior to the issue of a Subdivision Certificate for adjacent development (or in respect of Drainage Reserve Works, as required to facilitate efficient drainage works).	\$6,346,074

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Soft landscaping to include screen planting and general landscaping of water recycling plant drainage reserve		
			Buffer Corridor - Old Cooma		
			Generally consistent with the LOSS.		
	·•·		Hard landscaping to include a path within open space, wayfinding signage and benches.		
			Soft landscaping to include general landscaping to meet APZ requirements.		
			Googong Dam Road		
			Generally consistent with the LOSS.		
			Hard landscaping to include pedestrian access paths, wayfinding signage and benches.		
			Soft landscaping to include general landscaping to meet APZ requirements.		
			Dam Foreshore Protection		
			Generally consistent with the LOSS.		
			Hard landscaping to include bush track, small shelter with 1 x interpretive signage, wayfinding signage and benches.		
			Soft landscaping to include bushland restoration and general landscaping to meet designation requirements.		
			Pink Tailed Worm Lizard Conservation Area		

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution	Public Purpose	Manner and extent	Timing	Contribution Value
			Works as described in the Pink Tailed Worm Lizard Impact Assessment report prepared by Biosis dated January 2011 including: Removal of exotic woody vegetation Translocation of rocks into the PTWL Conservation PTWL Revegetation with native grasses Establish a fence around the boundary of the Conservation Area		
1.12 Maintenance of local open space	Open Space and Recreation	Public open space	In accordance with Clause 8 of this Agreement.	To be provided continuously until a date to be agreed between the parties	NiL see Clause 8
Sum of Contribution	Values for the Oper	Space and Recrea	Sum of Contribution Values for the Open Space and Recreation Contribution Category is \$57,828,590		
2.01 Dedication of land for multipurpose centre	On-site Community Facilities & Services	Public civic and community service facilities	The Developer is to dedicate 12,000 square metres of land on which Item 2.02 will be constructed	To be dedicated in accordance with the timing set out for Item 2.02, and clause 9.3 of this Agreement.	\$934,200
2.02 Design and Construction of the Multipurpose centre	On-site Community Facilities & Services	Public civic and community service facilities	The Developer is to build a multi-purpose community centre with a maximum gross floor area of 2,615 square metres and located in or adjacent to the Town Centre. This Item is to be constructed in 3 stages: Stage 1 to include up to 695sqm including a community hall, meeting and activity rooms, Council shopfront and offices, Stage 2 to include up to 480sqm for community	Stage 1 – To be completed prior to the issue of the Subdivision Certificate for the creation of lots which are proposed to accommodate the 5,182nd Equivalent Person (33.3% of The Projected Total Population) Stage 2 – To be completed prior to the issue of the Subdivision Certificate for the creation of lots	\$11,927,986
Schedule 1 -28.07.11 EX	(ECUTION - Contribution	Schedule 1 - 28.07.11 EXECUTION - Contribution Values indexed to 30 June 2011	June 2011 in accordance with CPI		14

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Columnie	Contribution Value		\$700,650	\$3,388,224	15
West of the Column St.	Timing	which are proposed to accommodate the 10,365° Equivalent Person (66.7% of the Projected Total Population). Stage 3- To be completed prior to the issue of the Subdivision Certificate for for the creation of lots which are proposed to accommodate the 14,435° Equivalent Person (90% of the Projected Total Population).	To be dedicated in accordance with the timing set out for Item 2.03(b), and clause 9.3 of this Agreement.	1st Neighbourhood community facility is to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 3,000th	
	Public Purpose Manner and extern	space (cumulative total 1,175sqm), and - Stage 3 to include up to 1440sqm including a branch library, senior citizens space, space for aged care services (cumulative total 2,615sqm).	The Developer is to dedicate 2 X 1,350 sqm sites on which the facilities in item 2.03(b) will be constructed.	The Developer is to provide 2 Neighbourhood community facilities each of approximately 450 sqm (equating to a maximum of 900 sqm) to be provided in Neighbourhoods 1A and 4.	une 2011 in accordance with CP!
	ublic Purpose		Public civic and community service facilities	Public civic and community service facilities	fatues indexed to 30 J
0.021	Contribution (1)		On-site Community Facilities & Services	On-site Community Facilities & Services	ECUTION - Contribution
Column (12)	Item		2.03(a) Dedication of land for neighbourhood community facilities	2.03(b) Design and construction of neighbourhood community facilities	Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 crc_crccoio_191.dec

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Column 6	Contribution		K		\$791,603
Column S	riming		Community Development Worker to commence prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 555 th Equivalent Person (10% of the Projected Total Population). The position will be ongoing for the duration of the Development.		To be paid on a per dwelling basis prior to the issue of a Subdivision Certificate for the creation of lots.
Column'4	Wanner and extert	 car parking and soft landscaping. 	The Developer will seed fund the employment of a community development worker until the Development is completed. The position will start on a part-time basis and increase hours as the population grows. The position is to be designed to complement services provided by Council and the community development worker will liaise with relevant Council personal where appropriate.	Sum of Contribution Values for the On-site Community Facilities & Services Contribution Category is \$33,548,639	The Developer is to pay per dwelling monetary contributions as determined by the following formula: Cultural Centre Average Contribution Per Dwelling = Work = (Grant + Fund) / Dev Where Work = \$7,000,000 Fund = funding from other sources Grant = grants plus other Council funding Dev = Total estimated future potential city development identified in Council's Contribution's Plan 2005 (as at January 2007) + additional estimated future dwellings in Urban Release Areas identified in Queanbeyan Residential and Economic Strategy 2031.
Columnia	Public Purpose		Local Community Service	Community Facilii	Public civic and community service facilities
(Column 2	Category		On-site Community Facilities & Services	falues for the On-site	Off-site Community Gracilities s
[Columnia	(Item)		2.07 Community Development Worker	Sum of Contribution \	3.01 Monetary contribution towards the Queanbeyan City Cultural Centire

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Therefore		
		***	Cultural Centre Average Contribution Per Dwelling = \$7,000,000 - (\$4,837,840) / (5,951 + 10,000) = \$133.55*		
		.	*Indexed to 30 June 2011 = \$141		
Sum of Contribution	Values for Off Site (Community Facilities	Sum of Contribution Values for Off Site Community Facilities Contribution Category is \$791,603		
4.01 Dedication of land for local roads	On-Site Local Roads	Provided to meet the demands of the of Development	The Developer is to dedicate 20.7ha of land on which the Works set out in Item 4.02 will be carried as shown on the Street Network Plan in Schedule 4 comprising: AV1 - 6900m X 30m = 20.7 ha	To be dedicated in accordance with the timing set out for Item 3.02, and clause 9.3 of this Agreement.	\$1,525,549
4.02 Design and	On-site Local	Provide to meet	The Developer is to construct the following as shown on:	To be provided;	\$56,568,149
Site Local roads	Young	the of the of development	 the Street Network Plan in Schedule 4, and the Development Consents granted for the Development. 	(a) Prior to the issue of a Subdivision Certificate for the Stage containing	
			Works to include:	Use WORKS OF,	
			- Old Cooma Road / Googong Dam Road Intersection \$969.208	(b) Prior to the issue of a Subdivision Certificate for the creation of lots	
			 AV1 (Old Cooma Road Diversion Carriageway) \$6,731,593 	that will generate the traffic that warrants the	
			 AV1 (Old Cooma Road Diversion) – Bridge \$\$10,611 	works;	
			- Old Cooma Road / Googong Avenue – Traffic Signals \$2,659,249	whichever is the earlier.	
			- AV1 (Googong Avenue – Carriageway) \$24,233,734		

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			- AV1 (Googong Avenue) – Bridge over Montgomery Creek \$2,138,132 - AV1 (Googong Avenue – RCBC over Montgomery Creek) \$1,210,042 - AV1 (Googong Avenue) – Traffic Signals at NH1A Village Centre \$234,960 - Googong Dam Road Upgrade \$963,334 - AV1 (Googong Avenue and Old Cooma Road Diversion) WSUD and landscaping \$16,617,286		
4.03 Provision of local bus infrastructure	On-site Local Roads	Local public transport	The Developer to supply and install 16 bus shelters and bus signage to be distributed in the Neighbourhood Centres, Town Centre and along Googong Avenue. The location of the shelters is to be as shown in the Development Consents for the Development.	To be completed prior to the issue of a Subdivision Certificate for adjacent development.	\$313,724
Sum of Contribution	Values for On Site I	Local Roads Contrib	Sum of Contribution Values for On Site Local Roads Contribution Category is \$58,407,422		
5.01 Off-site Local Roads	Off-site Local Roads	Provide to meet the demands of the of development	The Developer is to pay monetary contributions on a per dwelling basis related to Council's delivery of the following road works, noting that The apportionment of Off-site Local Roads funded by the Developer is in accordance with table 15 of the Gabites Porter, Queanbeyan 2031 Traffic Report, dated June 2009. The cost of road works is derived from the GHD Report for South Queanbeyan Roads Cost Estimates, dated February 2009 and addendum dated 7 April 2009, with the exception of:	To be paid on a per dwelling basis prior to the issue of a Subdivision Certificate for the creation of lots.	\$53,394,849
Schodule 1 _ 28 07 11 FX	CECS (TION - Contribution	No Value indovad to 20	Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 time 2011 in accordance with CPI		

Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI cr. Cr. Cr. Cr. Cr. (2001) 191.60:

Schedule 1 –28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI crc_crcootor_191.acc

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			•	accommodate the 9958 th Equivalent Person.	
	-		- 4 lane Old Cooma Road (ELP to Southbar) \$4,627,655	Works to be completed by Council by the date on which the Developer makes an application for Subdivision Certificate for the creation of lots which are proposed to accommodate the 9958th Equivalent Person.	
			- 4 lane Monaro Street (Atkinson Street to Bridge) \$279,622	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 622" Equivalent Person.	
			- 2 lanes ELP extension (Jerrabomberra to Old Cooma Road) \$1,207,310	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation on lots which are proposed to accommodate the 3734 th Equivalent Person.	

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	C. L. L. L. C.	Column 3	Column 4	Column 5	Column 6
Item	Category	Public Purpose	Manner and extent	Timing	Contribution Value
			- 2 lanes Ellerton extension \$25,437,558	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 3734 th Equivalent Person.	
			Intersection Upgrades - Cooma / ELP \$2,351,440	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 6,849th Equivalent Person.	
		· · · · · · · · · · · · · · · · · · ·	- Tompsit/ELP/Jerrabomberra \$56,711	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 9958 th Equivalent Person.	

Schedule 1 –28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI crc_crccotor_191.4cc

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Column 4	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
				Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 9'958th Equivalent Person.	
		·· ·· ,	- Lanyon/Canberra \$71,540	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 622 rd Equivalent Person.	
			- Monaro / Yass / Bungendore \$59,790	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 6,849th Equivalent Person.	
		<u> </u>	- Monaro / Atkinson \$19,822	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 3,734 th Equivalent Person.	

Column 6 Contribution			\$ 733,243
Column 5	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the proposed to accommodate the 9,958 th Equivalent Person.		To be dedicated in accordance with the timing set out for Item 6.02, and clause 9.3 of this Agreement.
Column 3 Column 4	- Yass / Aurora \$71,856	Sum of Contribution Values for Off-site Local Roads Contribution Category is \$53,394,849	The Developer is to dedicate 35.32 hectares of land that serves the stormwater management needs of buildings in Googong, on which the Works set out in Item 6.02 will be carried out.
Column 3 Públic Purpose	,	al Roads Contribu	Public infrastructure – drainage and stornwater management
Column 2 (Contribution)	,	lalues for Off-site Lo	Stormwater ir management of m
Column 1		Sum of Contribution A	6.01 Dedication of land for drainage and stormwater

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Schedule 1 –28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI CIC_CICONIO7_191.doc

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			 pH) Potable water rising main Potable water reservoir Vaste water distribution mains Waste water collection system (trunk mains, rising mains, PS) Water recycling plant (incl. recycled water PS) Recycled water rising mains Recycled water reservoir (Note 1) Recycled water distribution mains Excess recycled water distribution mains Excess recycled water distribution mains 	exceeds the capacity of the previous Phase.	
7.03 Water saving initiative	Sewer, Potable Water and Recycled Water Infrastructure	Conservation and Environment	The Developer is to ensure that all dwellings that form part of the Development are to be constructed so as to provide a minimum of 50% potable water saving (which exceeds the BASIX Criteria of 40% at the date of this agreement), and target up to 70% potable water saving — in accordance with the requirements of the Queanbeyan Residential and Economic Strategy dated April 2007.	Prior to the issue of development consent or complying development certificate for dwellings.	J Z
Sum of Contribution 8.00 Provision of Affordable Home Packages	Values for the Sewe	Local community service	8.00 Provision of Contribution Values for the Sewer Potable Water and Recycled Water Infrastructure Contribution Category is \$89,068,517 8.00 Provision of Other Local community The Developer is to ensure that 10% of all dwellings in a part of the part of the part of the Packages Packages Packages Agreement.	To be provided progressively as part of the Development with a reconciliation against the target to be made with each review of the Agreement noting Affordable Home Packages will generally be provided in and around the town and neighbourhood centres.	NIF
Schedule 1 - 28.07.11 EXECUTION - Contribution Values indexed to 30 June 2011	CECUTION - Contribution	n Values indexed to 30 J	une 2011 in accordance with CPI		27

Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI cic_cicooto_191.6cc

Column 4	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Category	Public Purpose	Manner and extent	Timing	Contribution Value
9.00 Energy saving initiative	Other	Conservation and Environment	The Developer is to ensure that all dwellings that form part of the Development are to be constructed so as to provide a 40% energy saving which exceeds the BASIX Criteria of 25% energy saving.	Prior to the issue of development consent or complying development certificate for dwellings.	NI N
10.00 VPA Administration	Administration	Provide to meet the demands of the Development	The Developer is to pay monetary contributions as determined by the following formula: VPA Administration Cost Per Dwelling = WcWnYn / Dev Where Wc = Estimated weekly cost of administration Wn = Number of weeks Yn = Number of years Dev = Total number of Dwellings in the Googong Urban Release Area Therefore VPA Administration Cost Per Dwelling = \$100 X 52 X 25 / 5550 = \$23.42* *Amount indexed with Sydney CPI to 30 June 2011 = \$255	To be paid on a per dwelling basis prior to the issue of a Subdivision Certificate for the creation of lots.	\$138,819
Sum of Contribution	Values for the Adm	inistration Contribut	Sum of Contribution Values for the Administration Contribution Category is \$138,819		
11.00	Ecological offsets	Conservation and Environment	The Developer is to pay monetary contributions on a per dwelling basis towards ecological offsets for works on Old Cooma Road and Ellerton Drive as determined below.	To be paid on a per dwelling basis prior to the issue of a Subdivision Certificate for the creation of lots.	\$1,861,818

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Old Cooma Road works require 7.5 ha of an endangered ecological community to be cleared. The agreed offset ratio is 1:6.7. Hence 50.25 ha of land is to be preserved for ecological purposes with a land value of \$2 sqm = \$1,005,000 of which 86.07% is attributed to Googong = \$865,003. Indexed to 30 June 2011 = \$889, 223		
			Ellerton Drive works are estimated to require 7.2 ha of an endangered ecological community to be cleared. A conservative offset ratio is 1:10. Hence 72 ha of land is to be preserved for ecological purposes with a land value of \$2 sqm = \$1,440,000 of which 64.49% is attributable to Googong =\$928,656. Indexed to 30 June 2011 = \$954,658		
			Hence the average cost per dwelling is \$865,003 + \$928,656 / 5550 = \$323 Indexed to 30 June 2011 = \$335		
Sum of Contribution	Values for the Ecolo	ogical Offsets Contril	Sum of Contribution Values for the Ecological Offsets Contribution Category is \$1,861,818		

Googong Urban Development Local Planning Agreement
Queanbeyan City Council
Googong Development Corporation Pty Ltd



Schedule 2- Dispute Resolution

(Clause 31)

1 Dispute Resolution – expert determination

- 1.1 This clause applies to a dispute under this Agreement which relates to a matter that can be determined by an appropriately qualified expert.
- Any dispute between the Parties as to whether a dispute to which this clause applies can be determined by an appropriately qualified expert is to be referred to the Chief Executive Officer of the professional body that represents persons with the relevant expertise for determination, which is to be final and binding on the Parties.
- 1.3 The Chief Executive Officer may appoint an appropriately qualified expert to determine the dispute.
- 1.4 Such a dispute is taken to arise if one Party gives another Party a notice in writing specifying particulars of the dispute.
- 1.5 If a notice is given under clause 1.4 of this Schedule, the Parties are to meet within 14 days of the notice in an attempt to resolve the dispute.
- 1.6 If the dispute is not resolved within a further 28 days, the dispute must be referred to the President of the NSW Law Society to appoint an Expert for Expert Determination.
- 1.7 The Expert Determination is binding on the Parties except in the case of fraud or misfeasance by the Expert.
- 1.8 Each Party must bear its own costs arising from or in connection with the appointment of the Expert and the Expert Determination.

2 Dispute Resolution – commercial matters

- 2.1 This clause applies to a dispute under this Agreement which relates to a matter of a commercial nature.
- 2.2 Such a dispute is taken to arise if one Party gives another Party a notice in writing specifying particulars of the dispute.
- 2.3 If a notice is given under clause 2.2 of this Schedule, the Parties are to meet within 14 days of the notice in an attempt to resolve the dispute.
- 2.4 The Parties must arbitrate the dispute in accordance with the rules and procedures of the Law Society of New South Wales published from time to time.
- 2.5 If the dispute is not resolved by arbitration within a further 28 days, or such longer period as may be necessary to allow any process which has been commenced to be completed, then the Parties may exercise their legal rights in relation to the dispute, including by the commencement of legal proceedings in a court of competent jurisdiction in New South Wales.

Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



3 Dispute Resolution – other matters

- 3.1 This clause applies to any dispute under this Agreement other than a dispute to which clause 1 or 2 of this Schedule applies.
- 3.2 Such a dispute is taken to arise if one Party gives another Party a notice in writing specifying particulars of the dispute.
- 3.3 If a notice is given under clause 3.2 of this Schedule, the Parties are to meet within 14 days of the notice in an attempt to resolve the dispute.
- 3.4 If the dispute is not resolved within a further 28 days, the Parties must mediate the dispute in accordance with the Mediation Rules of the Law Society of New South Wales published from time to time and must request the President of the Law Society, or the President's nominee, to select a mediator.
- 3.5 If the dispute is not resolved by mediation within a further 28 days, or such longer period as may be necessary to allow any mediation process which has been commenced to be completed, then the Parties may exercise their legal rights in relation to the dispute, including by the commencement of legal proceedings in a court of competent jurisdiction in New South Wales.

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd

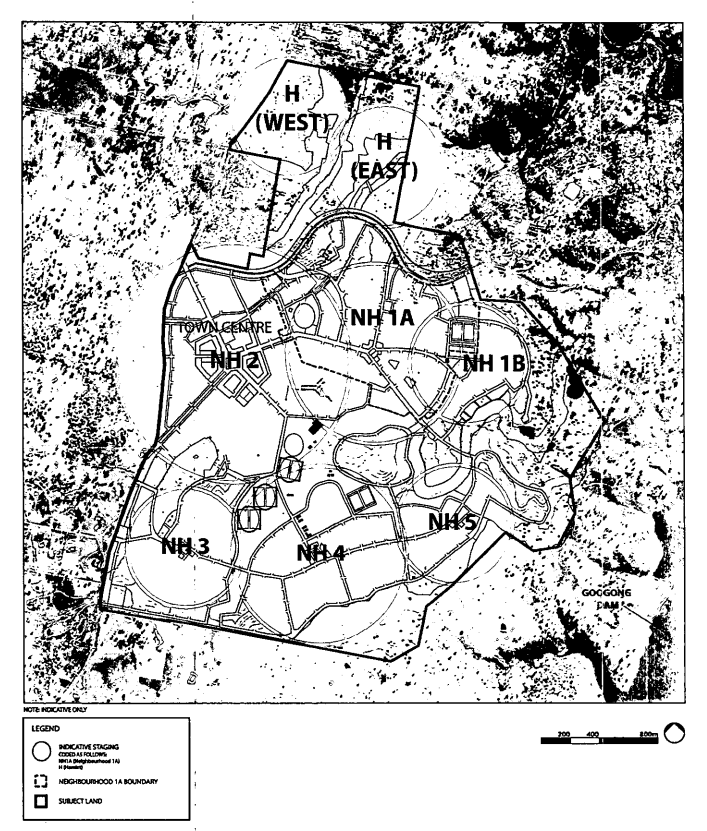


Schedule 3 - Indicative Staging Plan

(Clause 1.1)

Indicative Staging Plan on following page.

INDICATIVE STAGING PLAN



- · Staging of development shown on the plan is indicative only.
- Development could occur in more than one neighbourhood at any point in time.
- Staging may change to meet market demand.

Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd

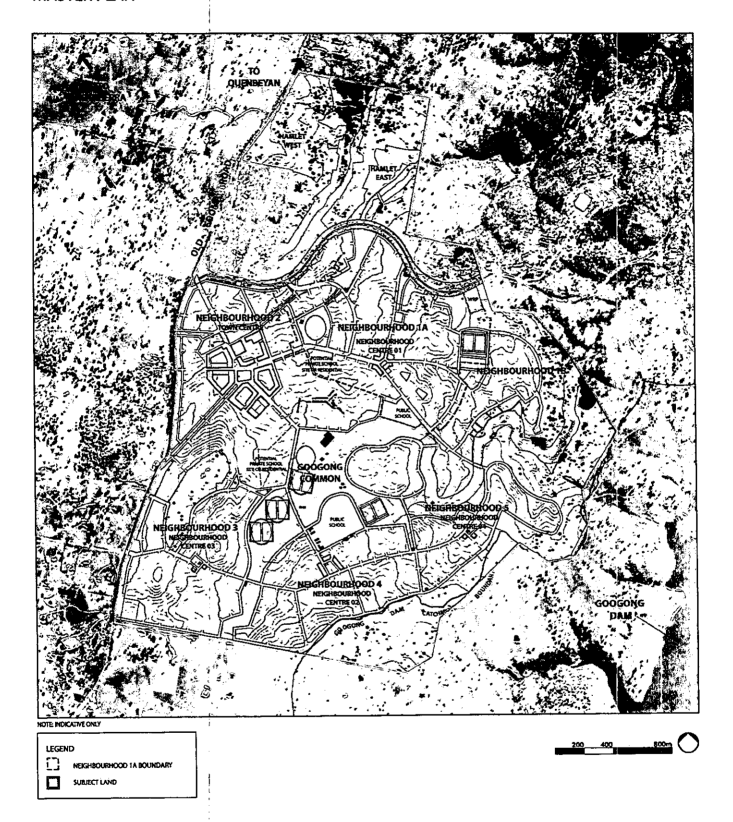


Schedule 4 - Development

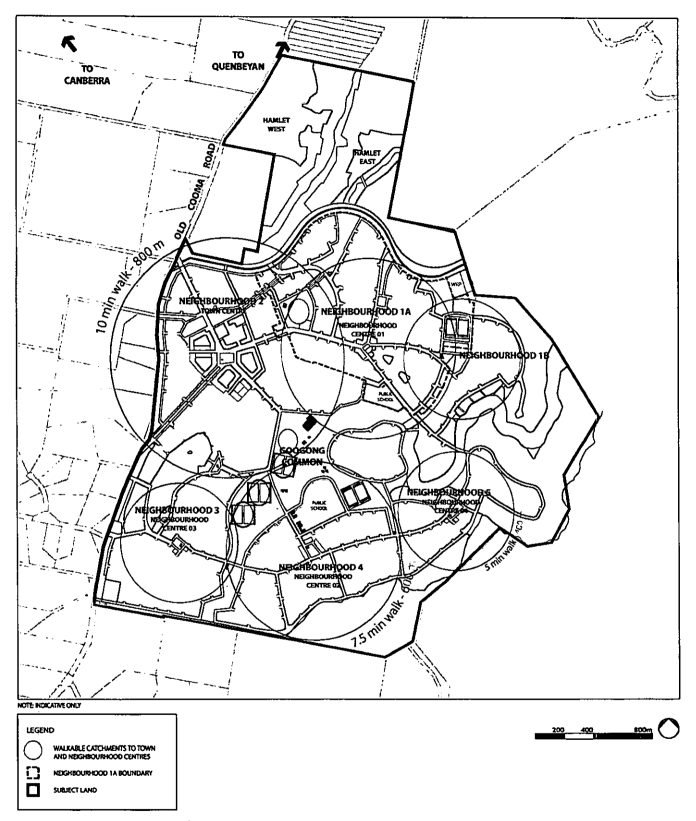
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Please see the following pages.

MASTER PLAN

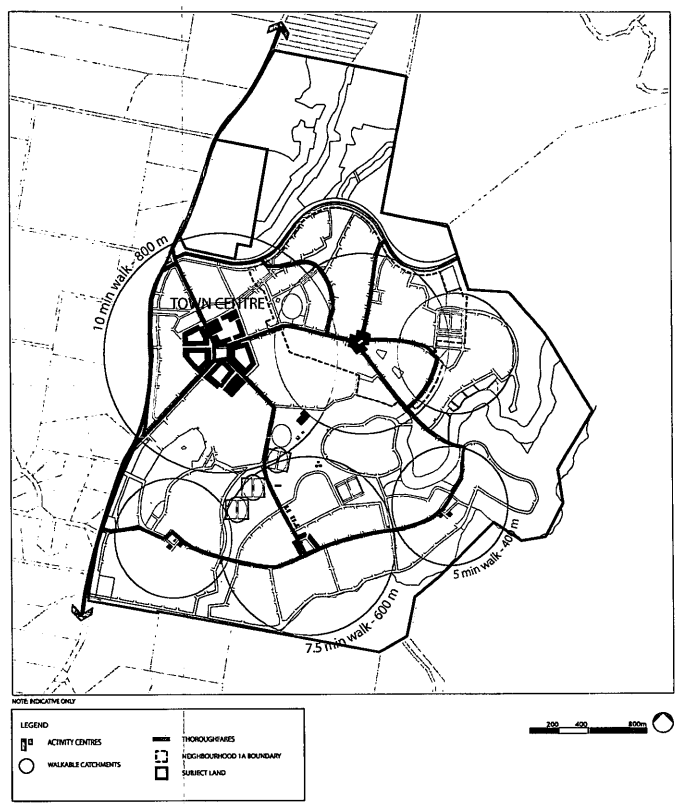


WALKABLE NEIGHBOURHOODS



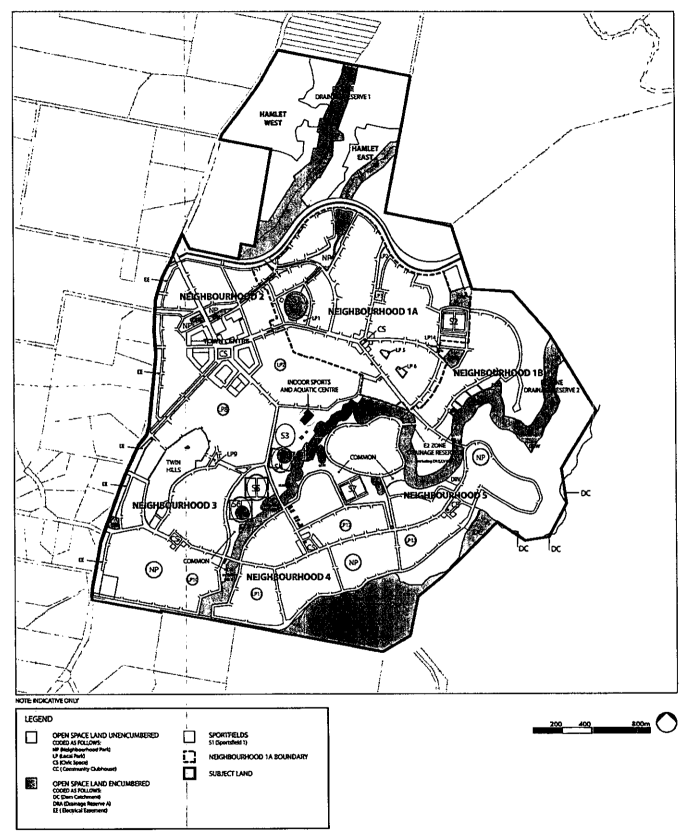
- · Googong is to be developed as five walkable neighbourhoods and two hamlets.
- Homes will generally be within a 10 minute walk of the town or neighbourhood centre.
- Connectivity within and between neighbourhoods is provided through safe and legible pedestrian paths, cycle ways and streets.
- · Schools are located on a proposed bus route along and adjacent to cycle and pedestrian paths.
- Community facilities will be accessible from cycle and / or pedestrian paths.

ACTIVITY CENTRES



- There will be two levels of activity centres in Googong; a town centre and four neighbourhood centres all to be readily assessable by public transport.
- The town centre precinct of approximately 16.5 hectares will form the civic, commercial and cultural heart of the new community.
- The town centre will allow for a range of retail, business, entertainment and community uses and higher density living.
- Subject to market demand, the Neighbourhood Centres in Neighbourhoods 1A, 3, 4 and 5 may provide for daily needs and include convenience retail, cafes and other uses at street level.
- Medium density dwellings such as attached and small lot housing will be clustered around neighbourhood centres and apartments and shop top dwellings are to be developed within the centres.

OPEN SPACE

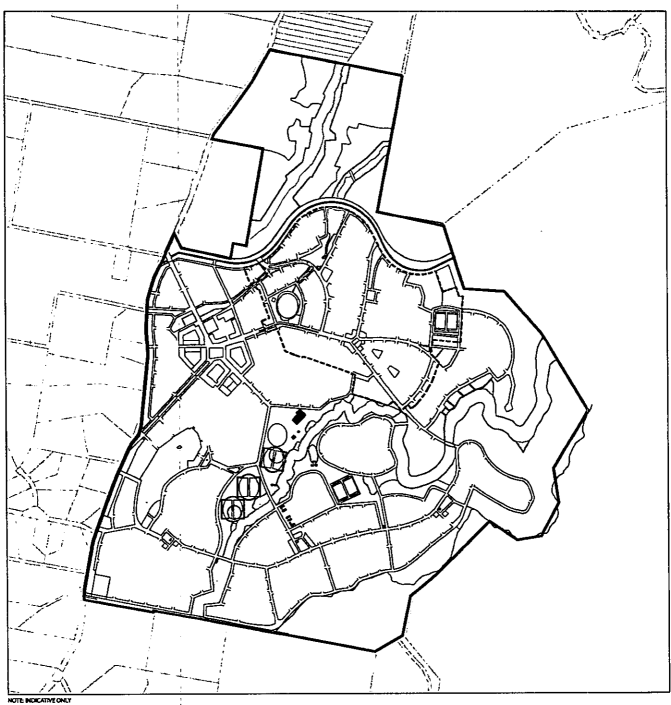


- Googong is structured around approximately 160 hectares of open space.
- Open space areas provide opportunities for both active and passive recreation and include landscaped parks with water bodies and grassed areas complemented by seating, shade structures, playgrounds and barbeques.
- Natural open space areas provide habitat for native flora and fauna species and function as bio filtration systems to manage water quality.
- Sportsfields and sports courts provide for a range of sporting activities.

Note: The width of the power easement is subject to the outcome of Country Energy's regional supply strategy and may vary between 10.0m - 45.0m

Page 85 of 135

STORMWATER STRATEGY PLAN



LEGEND

STORMWATER MANAGEMENT AREAS
(CONTAINS 1 IN 100 YEAR STORM EVENT)

E2 ENVIRONMENTAL CONSERVATION (DRAINAGE)

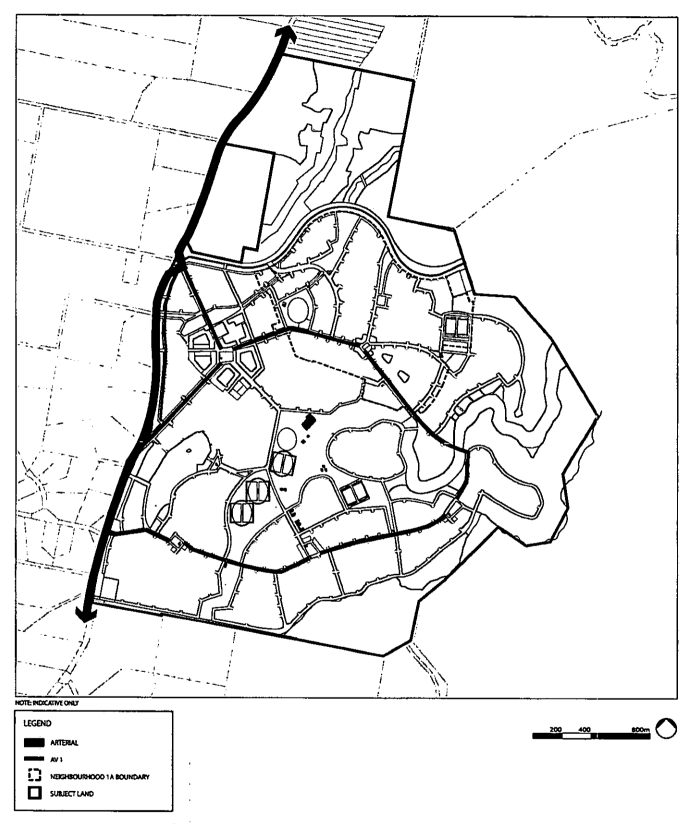
NEIGHBOURHOOD 1A BOUNDARY

SUBJECT LAND

Notes:

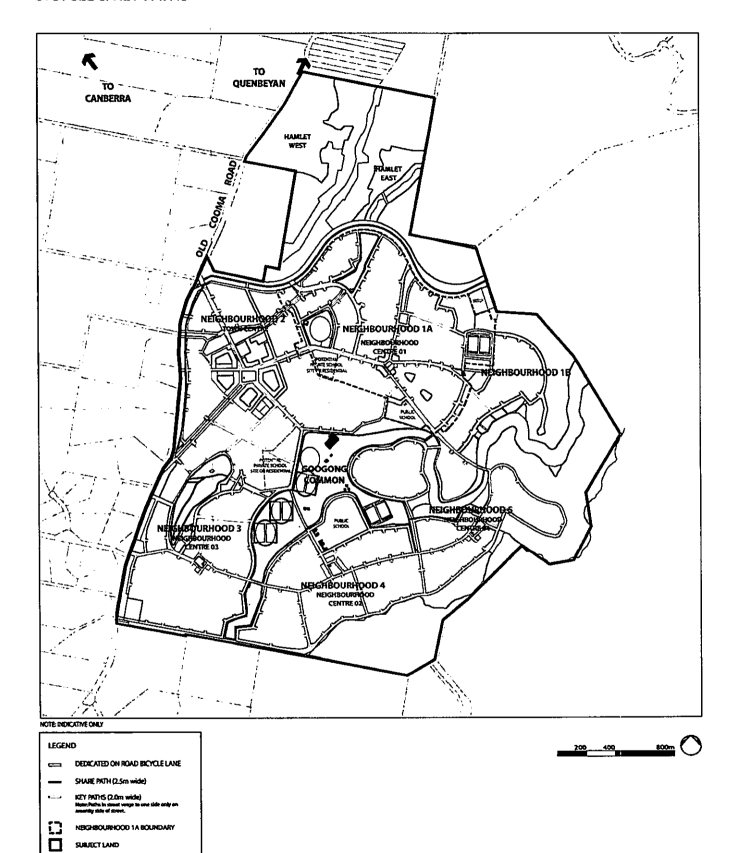
No residential land is located on 1 in 100 year Bood prone land

STREET NETWORK



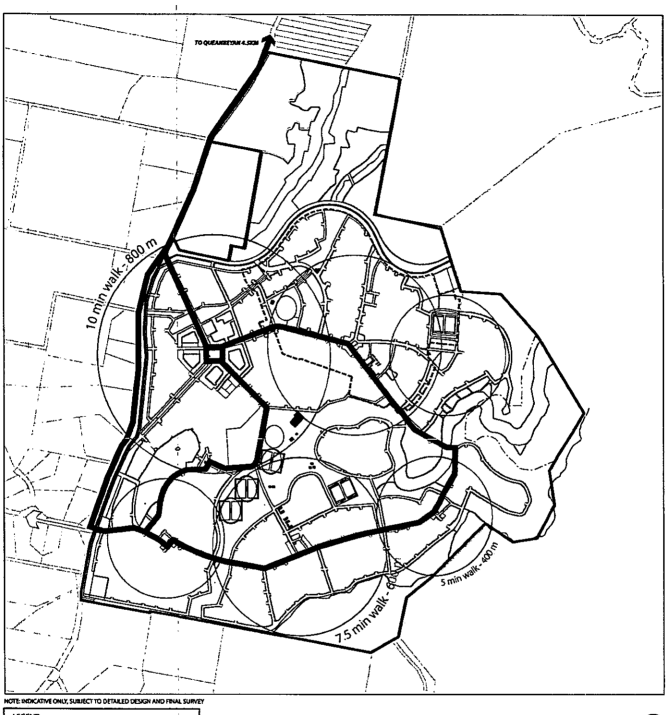
- Access to Googong will be from Googong Dam Road and Old Cooma Road.
- Streets will vary in design from arterial roads to laneways to accommodate traffic volumes and character requirements .
- Main streets in the town centre and neighbourhood centres will be designed to create a visually distinct area where the emphasis is on pedestrian movement.
- Laneways will be used principally within the town centre and neighbourhood centre precincts to provide vehicular
 access to the rear of lots.

BICYCLE & KEY PATHS



- A network of pedestrian and cycle paths in Googong will provide good access to key destinations such as the town centre, neighbourhood centres, parks and community facilities.
- A pedestrian and cycle network will allow for safe pedestrian, bicycle and vehicular movement throughout the township and connections to the established network.
- The pedestrian and cycle network includes a mix of pedestrian paths, designated cycle lanes, share paths in verges and through out open spaces.

PUBLIC TRANSPORT NETWORK



LEGEND

PROPOSED LONG TERM PUBLIC TRANSPORT ROUTE
Note: Route is to be developed over time as the population
increases. Some instantic connections and alternative routes
may be required that are not shown on this plan.

EXISTING SCHOOL BUS ROUTE
Servicing Ferningly Park Rural Busine

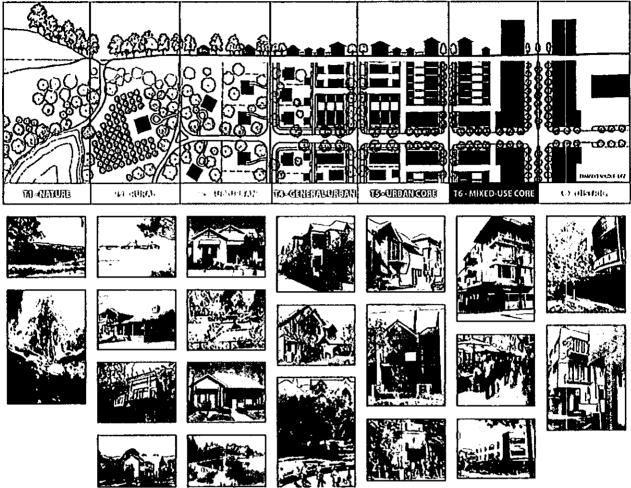
NEIGHBOURHOOD 1A BOUNDARY

SUBJECT LAND



- The street network provides for highly accessible bus routes with stops in the town centre, neighbourhood centre, and near schools and community facilities.
- · Bus stops within a five minute walk of the majority of residents.

THETRANSECTZONES



NOTE: IMAGES ARE INDICATIVE ONLY.

THE TRANSECT

The Transect is a cross section through a sequence of characters zones.

The Transect for Googong describes the range of characters from the natural edges of Googong to the highly urban character at the heart of the town centre. This sequence of characters is the basis for organising the components of the built elements of Googong: building, lot, land use, street, and parklands etc.

Each character, or transect zone, is comprised of elements that reflect its location within the neighbourhood.

The low density edge of a neighbourhood (the Sub-Urban Transect Zone) typically has large residential homes, lawns and naturalistic planting which responds to the surrounding landscape.

This gradually transitions to the busier neighbourhood centre (the Urban Core Transect Zone). Here buildings are closer to the street and there are some attached residential dwellings, shop top housing as well as neighbourhood level retail, commercial and community activities.

The most active and urban part of Googong will be the Town Centre (the Mixed-Use Transect Zone). Buildings in the town centre will be larger and be predominantly mixed use. As the civic, commercial and cultural heart of the new community it will be used both day and night. There will also be residential apartments in the town centre to support this activity.

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Googong Urban Development Local Planning Agreement
Queanbeyan City Council
Googong Development Corporation Pty Ltd

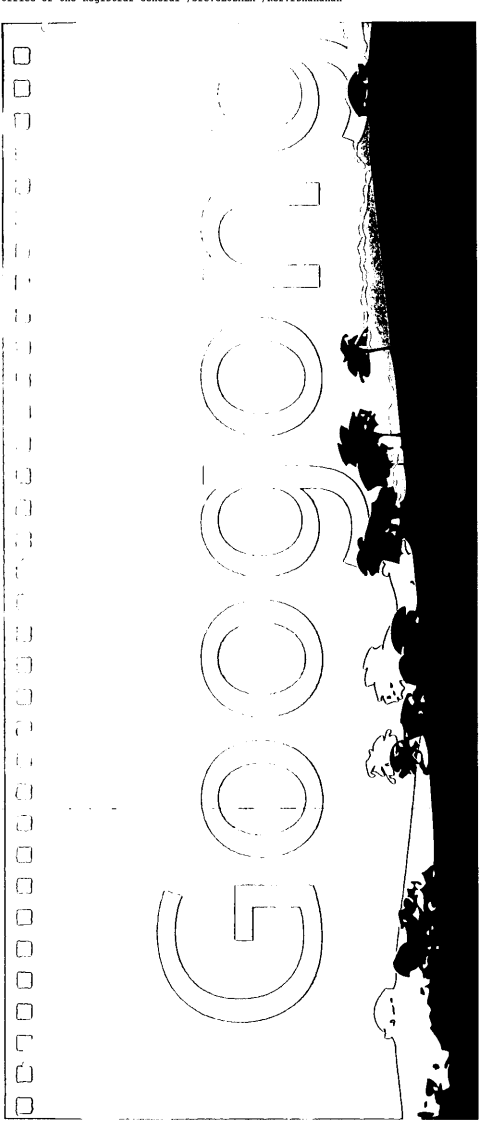


Schedule 5 - Landscape and Open Space Strategy

(Clause 1.1)

Landscape and Open Space Strategy on the following page.

CIC_CIC00107_190 - 22.11.11 EXECUTION



Landscape and Open Space Strategy

23 March 2011

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This document represents a conceptual and strategic approach regarding the Voluntary Planning Agreement, site and detailed design considerations and other physical or commercial issues. to change due to negotiations with Queanbeyan City Council to Googong's landscape and open space. It may be subject DISCLAIMER **&** cture Plan 13 **8** 8 1 Plan 30 គ ₩ 3 Entry ____23 Z ĸ Figure 17: Googong Avenue - 'Neighbourhood' Character t Section acilities Figure 18: Connector Street Section Figure 19: Local Street Section-

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Summary of Major Open Space Sports & Play Facilities 24

E2 Environmental Conservation (Drainage)—

Road Buffer Corridors

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LANDSCAPE VISION STATEMENT

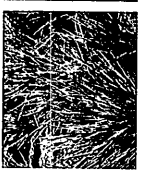
diverse range of open space areas and facilities for the enjoyment and well being To create a high quality, sustainable landscape with a distinctive character & of Googong Township's residents.

The landscape and open space vision for Googong Township is predicated on a fundamental understanding of the site opportunities and constraints. The vision reflects the

- » creation of a sense of place;
- capturing the 'essence' of the Monaro by preserving unique natural features while establishing a distintive landscape character and identity for the township;
- creation of special places to meet, relax, play, recreate and learn about heritage and ecological processes;
- promotion of an active lifestyle;

- streetscapes and cycleways and pedestrian pathways that formation of attractive, legible, safe and funtional reduce car dependency;
- indigenous ecologies and celebrating his tories and heritage: Integration of Water Sensitive Urban Design (WSUD) into foster environmental stewardship by re-establishing lost the landscape and streetscape;
- » utilisation of water harvesting and passive irrigation to intgate key landscape and open space areas,

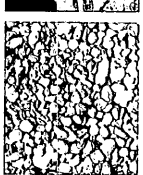
















Design Principles

Design Principles

KEY PRINCIPLES AND OBJECTIVES

Liveability and Community

- Providesafe/unctionallinkagesalong streets and in open spaces between places of activity.
- between key facilities and the neighbourhood centres and Ensure strong visual connection and way-finding town centre.
- Create a comfortable, enjoyable and sustainable environment for all residents
- Googong Township Community at both active (formal) and Create places for people to meet and engage in the passive (informal) levels.
- manages, maintains and facilitates community engagement. Utilise and accommodate the CIC designed Community Scheme as the means by which the new community
- Ensure appropriate quantity and distribution (access) to services and facilities.
- Build upon the Community Cubhouse (Club Googong) concept developed by CIC as the key centres of community

Provide a range of landscape experiences that reveal the existing (and lost) ecologies from the Googong Township

- and interest groups in the creation of the new Googong Engage and consult a varied group of participants community.
- Show respect and develop strategies for celebration of both indigenous and non-indigenous heritage.
- and encourage passive surveillance creating community Create a sense of ownership over the public domain guardianship.
- Provide non-vehicular connection points to local and regional recreation destinations

Environmental Sensibility

- the surrounding area by establishing an extensive street tree Create linkages between open spaces, streetscape and slanting strategy.
- Ensure effective connection, both ecological and visual, to Montgomery Creek corridor and water pathways across he site.
- Be sensitive to a broad range of site specific environmental issues.
- Respond to site solar and climatic conditions to create environments that provide an increased thermal comfort.
- Take advantage of key and minor views to provide a sense of orientation and identity for the site.
- Retain existing established mature trees where possible
- Re-establishment endemic communities where possible
- Integrate and celebrate stormwater and environmental

Climate Adaptation and Water

- Minimise impacts on the natural water cycle and protect Integrate planning of the urban water streams, namely the health of aquatic ecosystems through WSUD.
- identify opportunities for irrigation through the Integrated Water Cycle Management Plan (IWCMP)

groundwater, to deliver sustainable water cycle solutions stormwater, water supply, sewerage management and

 Use WSUD to integrate recycled water into the planning and design of buildings and landscapes.

Identify unique hydraulic systems in Montgomery

Creek and where possible reinstate them to pre-European conditions.

















Design Principles

Access and Safety

- Provide easily accessible and safe open space networks.
- Provide a sense of arrival at key entry points.
- Create a sense of ownership over public domain and encourage passive surveillance to create community guardianship.
- Establish movement corridors (pedestrian and cycle) through open space networks.
- Sitewide distribution of open spaces to ensure equitable access by all members of the community.
- Incorporate Crime Prevention Through Environmental Design (CPTED) principles within designs
- Ensure accessibility to open space and ecological contidors for emergency service vehicles

Recreation and Sports

spaces and facilities that support a range of both active and Provide appropriately located and adequately sized open passive uses.

optimising water usage, contributing to biodiversity and the

reinstatement of threatened communities.

Enhance the sustainability of the development by

Sustainability and Materiality

- Provide facilities that encourage activity, comfort and safety across generational requirements.
- Meet requirements identified in the Googong Township Community Plan.
- Provide spaces for multi-functional adaptable usage.
- Complement other Googong objectives, in paticular water management and passive recreational activities.

Character and Identity

- The landscape character identified from existing site conditions shall be capitalised upon and celebrated.
- which respond to the environmental conditions of the site Create distinct but cohesive landscape character zones (e.g. wind, solar, aspect, soils) and the urban transect.
- Explore a newly defined aesthetic that responds pragmatically to the sites climate.

Retain existing and established mature trees where

possible.

Creek, terrestrial habitat and wildlife corridors.

Provide for water re-use in open space areas, both

passive and active.

- Streetscape character is to reflect street hierarchy, the urban transect and strategic connections/routes/entries/ destinations. Establish ecological connectivity through Montgomery Ensure quality, maintainability and durability of the open
 - Existing site features of note are to be identified and integrated into open spaces and streetscapes where possible

Salvage, stockpile, sort, process and reuse site-sourced

Where possible use locally sourced materials and

vegetations.

space assets.

materials (primarily rock and soil) for landscape works.



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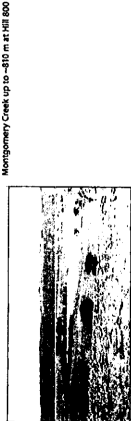


Site Amalysis

developed on top of this depositional area leading to the of sediment dating from the high erosion rates of the last formation characteristic of chain of ponds fluvial systems. Queanbeyan River (~100 m below). The drainage lines of The topography of the site primarily consists of a gentle creek lines and bordered to the east by the entrenched this plateau have been levelled by a valley wide blanket glacial maximum. The drainage lines seen today have

with slopes greater than 18% common (Mitchell 2007).

Bushfire hazard slopes to be identified and managed.



Mere northeast from Hill 800

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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

TOPOGRAPHY

undulating plateau of ~750 m which is dissected by minor

increase in ruggedness of the terrain as the stream lines pass site. Maximum slopes in this area are in the order of ~25%, Wajor landscape features include Hill 800 and the marked through the Googong adameilite to the north east of the

protection of hydrological integrity of the fluvial system. These areas of high slope (>18 %) and the levelled valley bottoms of the plateau have been identified as limits to development due to issues such as bushfire hazard and

Mitchell, P.B. (2007) Geological and Geomorphic impressions of Geogong Township. Geoundtruth Consulting.

-UTURE APPROACH

Residential development limited to the base of Hill

and show structural weakness when wet. Soils are generally Deeper soils are found in depositional areas (accumulated low chemical fertility and a high proportion of small rock. in the last glacial period) relatively high in the catchment The soil landscapes of Googong are generally thin with magnesic (high in magnesium), low in calcium with moderate sodicity in subsoil clays.

FUTURE APPROACH

in open space areas requires the following general points to The management of soils on the site with regard to planting be considered:

- ameliorated site soil or imported soil to achieve good root Soils are generally thin with a high proportion of small rock which, in some parts will require shallow excavation, ripping of underlying material and importation of depths and tree growth.
- General chemical amelioration for site soils will involve the addition of gypsum and provision of trace elements.
- All soils will benefit considerably from additional organic matter both in the form of composts as well as litter layers in the form of 'mixed material' mulches

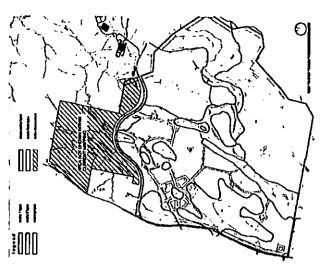
O

growth will assist in the improvement of structure, fertility- De-stocking followed by periodic slashing of grass and biological activity of soils.

The relief of Googong ranges from ~570 m at the bottom of

Figure 1: Topography

such as stormwater harvesting and greywater recycling will Natural rainfall is perhaps the most limiting factor for plant growth over and above soil constraints (which can be addressed). The use of reclaimed water from sources supplement natural rainfall,



(source: Sydney Environmental Soil Laboratory, 2007) Figure 2: Preliminary Site Soil Mapping

Googong is located to the southeast of Canberra approximately 4 km south of Queanbeyan.

CLIMATE

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rainshadow effect covering the eastern side of the highest interaction of the Snowy Mountains and Kybean Range. This annual rainfall - Indicating semi-arid conditions with alpine rainshadow is typified (in this region) by the occurrence of lands up to 1000 m that receive less than 600 mm of part of the southeastern highlands and created by the The climatic conditions of Googong are considerably influenced by the surrounding terrain - namely the elevations.

raindays per month, however a shortfall of water in summer The average annual rainfall for Queanbeyan is ~570 mm/ yr, which is relatively consistent across the year as 5 to 6 k likely.

FUTURE APPROACH

- Identify distribution of water across the development through the Integrated Water Cycle Management Plan
- Identify key areas for irrigation such as entry gateways (WCMP).
 - and sports pitches.
- Specify plant species suitable for climatic conditions.
- Create microclimates for the enjoyment of residents.

Figure 3: Climatic Summary

DRAINAGE

waters to the Queanbeyan River through Montgomery Creek and an unnamed tributary of the Queanbeyan River. There The site is defined by two main catchments which direct are additional catchments which drain to the Googong Dam, Jerrabomberra Creek, and other tributaries of the Queanbeyan River to the north of the site.

boundary to a clearly defined waterway in the north eastern The catchment within the site totals approximately 459 ha, within the broader Montgomery Creek catchment of 804 ha. corner of the site and from there into the Queanbeyan River. and flows through a broad floodplain from the southern Montgomery Creek is the major watercourse on the site

area of 161 ha. The catchment forms a natural amphitheatre north western part of the site (Neighbourhood 1 and 2), an and directs flows to an online dam located on the southern An unnamed tributary of the Queanbeyan River drains the with flows from a second small catchment at the northern side of Googang Dam Road. This watercourse combines boundary of the site, upstream of the Queanbeyan River.

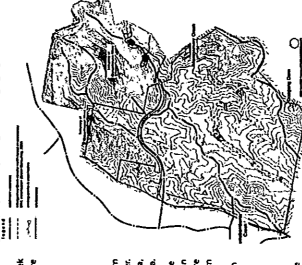
FUTURE APPROACH

structural function of the chain of ponds system will enable Grassland communities as the vegetation pallet. The variety integration of ecological productivity and resilience through reaches of Montgomery Creek utilising Natural Temperate the establishment of a greater diversity of vegetation, the presumes the use of flood detention to attenuate erosive incorporation of the increased runoff delivered from the of wetting and drying regimes in combination with the progressive urbanisation of the catchment. This system It is proposed to restore and enhance part of the upper flows but accommodates extra duration volumes.

> subject to periodic frosts, yet these are expected to be most Primary wind direction and frequently frost affected areas

region experiences an average of 99 days of frost per year. frequent along drainage lines where cold air collects. The are indicated in Figure 3. Note that the entire region is

.ow numidity in December (36%) and June (60%).



which drain to the Googong Dam, Jerrabomberra Creek, and River through Montgomery Creek and an unnamed tributary of the Queanbeyan River. There are additional catchments other tributaries of the Queanbeyan River to the north of The main catchments direct waters to the Queanbeyan Figure 4: Drainage / Catchments

the site

AECOM Design + Ptanning

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Open Space Hierarchy

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legend

OPEN SPACE STRUCTURE

The strategy for the Googong open spaces and streetscapes shown in Figure 5 libstrates major compoments - open space distribution and key linkages.

Within the landscape structure plan a number of key open spaces and ecological zones are preserved. The most significant being Googong Common sited around Montgomery Creek.

Ukewise a critical component of the structure plan is Googong Avenue, the main connector street that serves to link all neighbourhood centres into one grand avenue.

A hierarchy of open space has been established within Googong to support the development and assist the establishment of a vibrant community.

The open spaces are structured and distributed to provide the right function within a reasonable distance for all

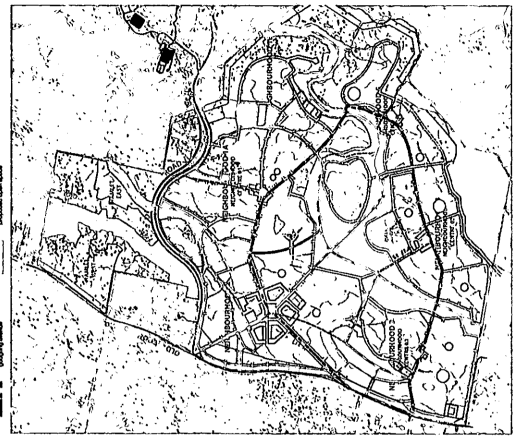


Figure 5: Googong Open Space Structure Plan bese map source Roberts Day, 2009)

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- ste boundary

LEGEND

To Canberra & Queanbeyan

CIRCULATION

establish a well connected cycle and pedestrian network at There are six onsite components that work in concert to Googong Township (refer Figure 7). These are:

- standard pedestrian paths;
- dedicated cycle lanes on key streets;
- key paths in verges for both pedestrians and cyclists;
 - share paths in open space for both pedestrians and Cyclists

Figure 6: Regional Offsite Circulation

To Cooma

souce: www.directory.act.gov.au/

existing external networks, especially those walking trails Opportunities exist to integrate internal circulation with associated with the Googong Dam. These are shown in

Figure 6.

- OBJECTIVES
- promote active transport and a healthy community; Create a safe pedestrian and bicycle network to:
- connect to site features and broader destinations and promote walking, bicycle use and safety. Network to provide a network of connected pathways to networks;
- encourage 'street life' through provision of meeting points in parks readily accessible through the pedestrian network
- provide equal access for all both in the public domain and access to private lots, and
- provide a variety of path types to access and connect varying landscape types

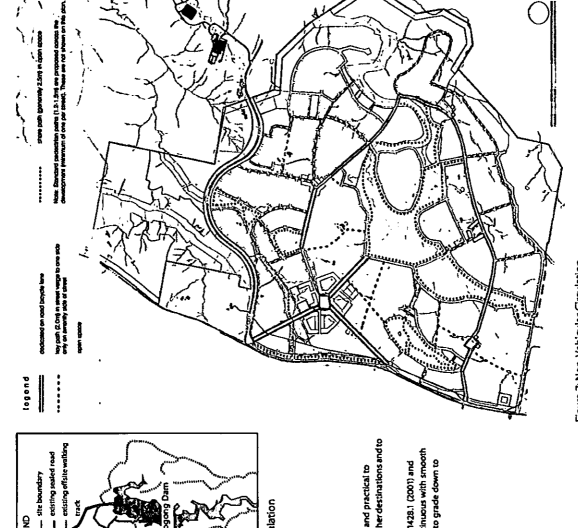


Figure 7: Non-Vehicular Circulation Note: locations are indicative only and subject to further review and detail design at Neighbourhood DA stage.

PRINCÍPLES

- enhance connectivity to parks and other destinations and to Locate pathways where possible and practical to minimise street crossings.
- AS1428.2-5 (1998) and are to be continuous with smooth transitions in level. Pram ramps are to grade down to Footpaths are to comply with AS1428.1 (2001) and carriagéway level.

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OPEN SPACE TYPOLOGY

(typologies) which will cater for Googong's residents and The open space system contains a number of elements Common through to linear parks and drainage reserves. visitors. These are arranged in hierarchy from Googong

establish a hierarchy to informuse, distribution and planning Spatially arrange open space to meet demand and of all open space.

OBJECTIVES

- and streets, rather than a series of unrelated, disconnected network of elements, such as parks, local parks, squares Establish open spaces that are an interconnected spaces.
- Provide a mix of both active and passive and formal and (» 8. E2 Environmental Conservation (Brainage) informal recreation/play opportunities across the spectrum of age groups.
- Enhance and create a culturally significant natural setting by integrating open spaces with the Neighbourhood Centres and Town Centre.

The following elements constitute the open space components:

- 1. Googong Common, Upper Montgomery Creek Comidor (RE1 Public Recreation) and Hill 800
- 2. Sports Facilities
- 3. Town Centre / Neighbourhood Centres
- 4. Neighbourhood Parks x 5
- 5. Local Parks x 13
- 6. Linear Parks and Oralnage Reserves
- 7. Entry Gateways x 6
- Lower Montgomery Creek
- 9. Dam Foreshore Protection Reserve Hamlets Tributaries
- 10. Road Buffer Corridors
 - Old Cooma Road

- Googong Dam Road

The precise location and distribution of the above elements will evolve over time as the township develops.

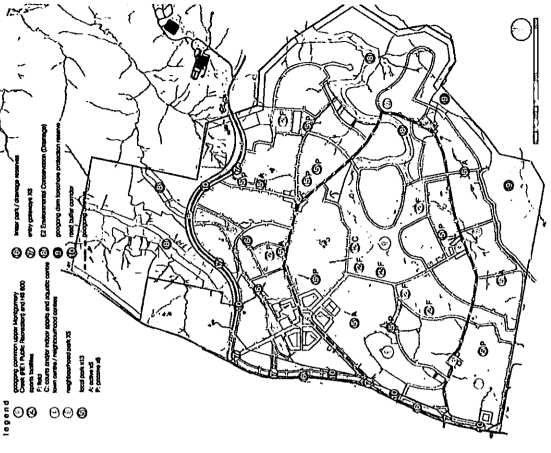


Figure 8: Open Space Typology & Distribution Note: locations are indicative only and subject to further review and detail design at Neighbourhood DA stage.

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GOOGONG COMMON, UPPER MONTGOMERY CREEK CORRIDOR (RE1 PUBLIC RECREATION) AND HILL 800

Googong Common

establishing the creekline components to determine extent The design strategy for Googong Common began with of flood plain and set backs associated with ecological buffers and detention requirements.

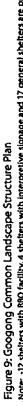
have been provided in the Stormwater Masterplan. Given the preliminary and strategic nature of this report and Broad detention requirements for Googong Common availability of accurate data, detention areas will be reconsidered in more detail during the Stage DA's.

- The Common will combine; recreation, commercial, tunctional, environmental and cultural roles.
- It will provide an extensive open space resource, the
- Its design will embody the character and environmental lungs and playground' for Googong Township. attributes of the Monaro landscape.
- A diverse range of uses will be provided which may
- an Indoor Sports & Aquatic Centre;
- active sports facilities;

1

- amenity buildings:
- shelters;
- passive recreation/BBQ areas:
- children's playgrounds(regional and local);
- tennis courts;
- netball courts

- art and heritage interpretation: pedestrian bridges over the water bodies and a wetland community garden plots; corridor in a 'chain of ponds' - hike and bike network plant nursery/cafe; boardwalks; bridle trails; configuration. creekdine



Note: -12 shelters with BBQ facility, 4 shelters with interpretive signage and 17 general shelters are proposed within Googong Common. Locations are indicative only and subject to further review and detail design at Neighbourhood DA stage. AECOM Design - Planning

Upper Montgomery Creek Corridor (RE1 Public Recreation Zone) The main waterway on the site (Montgomery Creek) can

conditions. The interventions for public recreation, drainage, be considered in three distinct sections, These have been environmental conservation and for proposed landscape defined by the existing topographic and geomorphic character are distinct for these three zones:

- the broad upland floodplain with chain of ponds (RE1 Public Recreation Zone)
- a transitional zone (the upper section of the £2 Environmental Conservation Zone)
- defined channel section with granite bed (the remainder)

improvement, would occur outside the creek corridor and For all of these zones, management of urban stormwater, typically beyond the existing major flood extent (1 in 100 through detention of peak flows and water quality year average recurrence interval flood extent). of the E2 Environmental Conservation Zone)

BROAD UPLAND FLOODPLAIN WITH CHAIN OF PONDS here are relic chain of pond formations observed on the 🍴 » Excellent educational options for local schools including

established through the broader flood plain. Local reclaimed stone would be used as required for stabilisation works and Wettand and ephemeral wetland species will be selected for revegetation of the chain of ponds and low flow channel. It is proposed to restore and enhance the remnant chain Natural Temperate Grassland communities will be reof pands system within the broad upland floodplain. for control structures to slow and spread flows.

The advantages of this approach include:

- Increased ability of the fluxial system to:
- hold water for longer
- regulate and convey flow
- Excellent water quality through biological filtering
- Highly productive ecosystems and provision of habitat for birds, fish, invertebrates and herbivores
- Reduced likelihood of stream incision and erosion with urbanisation
- Maintains the hydrological connection of the floodplain
- system that is a unique part of the Australian landscape a Restoration and enhancement of a rare geomorphic considerable point of difference
- Allows multiple benefits such as use of rare vegetation and viewing options and a rich, thematic continuation of communities, reclaimed rock from site, unique access
- water quality monitoring
- macroinvertibrate counts
- studies in ecology and natural systems
- bird watching
- Avoids construction of a single channel and associated hard engineering necessary to concentrate a previously dispersed flow system into a narrow channel
- A major feature water body is also proposed within the creek corridor,

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Top to Bettom: Example of alpine waterway with combinatio of stone and grass channel; Natural grassy chute - Upper

Montgomery's Creek.









sections of Montgomery Creek; Several ephemeral ponds in the upper sections of Montgomery Creek. Top to Battom: One of the more permanent pands in the uppe

GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

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Open Space Hierarchy

GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

Hill 800 (Twin Hills)

As the highest elevation point on the site Hill 800 occupies a dominant position. It is visible from most of the Googong site and 360 degree views extend in all directions from its summit.

As part of the integrated water management strategy a series of water reservoirs are required to be located on Hill 800 within the saddle and directly at its summit. It is intended that these structures be celebrated as iconic features rather than attempt to buffer or camouflage them.

In addition to the reservoirs and associated infrastructure a series of additional elements are proposed to make the hill a place accessible for the community to enjoy the elevation, views and to learn about the surrounding area, including:

- a series of pathways:
- a lookout or series of lookouts with provision of sun and rain shelter,
- an ecological and/or historical interpretative signage errorem
- minor art work(s); and
- the regeneration of native grasslands and establishment of plant species responsive to the character and exposed nature of the area.

LOOK OUT

The structure of the lookout should interact with topography to develop a dynamic looking element visible from the town centre.

Other principles include

 Structures to be considered as features or landmarks and be sited, designed and detailed accordingly.

- Strategic views are to be maintained and enhanced.
- Provide interpretive signage to reflect upon cultural and ecological landscape.
- Minimal removal of existing rock formations to hill top to preserve the geological heritage of the site.
- Provide adequate level of parking to base of Hill 800 for visitors to the lookout.

VEGETATION

The Hill 800 planting palette has been constrained to native groundcovers only which will be used primarily to 'make good', the edges of infrastructure and public element works such as roads, paths and the lookout area.

» Groundcovers:

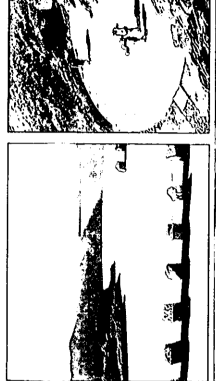
Atriplex semibaccata - Creeping Salt Bush

Brachyscome multifida – Cut Leafed Daisy

Austrodanthonia spp. - Wallaby Grasses

Brachyscome multifida 'Break O Day' – Break O Day Daisy Myoporum acuminatum 'Monaro Marvel' – Monaro Marvel

Correa 'Dusky Bells' – Dusky Bells Poa sieberiana – Snow grass Themeda australis - Kangaroo Grass





ficative lookout image

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SPORTS AND PLAY FACILITIES

The Googong Township Community Plan outlines the sports' facilities required to meet the needs of Googong's residents'

The key sports and play facilities are:

- Sportsfields and courts
- Indoor Sports and Aquatic Centre
- Community clubhouses and
- Children's play facilities

These facilities have been spacially located within the Googong Open Space Structure Plan.

COMMUNITY CLUBHOUSES

While not being a Contribution Item to be delivered under the Googong Urban Development Local Planning Agreement, Community Gubhouses are proposed to provide a focus of community and recreational activity in the Township. A series of Community Gubhouses are envisaged by Googong Development Corporation the first of which will be developed in Neighbourhood 1A. The scale of the Community Gubhouses will vary depending on the scale of the neighborhoods in which they are located although members, friends and family of Googong's community associations will eventually share access to all Glubhouses. Typical facilities proposed for the Community Glubhouses include pools, gymnasiums and adjacent tennis courts.

INDOOR SPORTS AND AQUATIC CENTRE
Located in Googong Common, this centre will provide an 8
lane 25m pool, children's wading pool and 2 indoor sports

SPORTSFIELDS and COURTS

The provision of sportsfields and courts has been identified in the Googong Community Plan and located spatially on the Open Space Typology & Distribution Plan, Figure 8.

The bulk of Googong Township sportsfields and courts are located within Googong Common forming the central open space hub / spine for this new community. Given that Googong Common is generally located in the central and southern portion of the development, an additional AFL / International Cricket Field will be located to the west of Neighbourhood One (Sportsfield 1) and a double soccer / rugby league field located to the east of Neighbourhood One (Sportsfield 2).

Fields are designed to accommodate either one large cricket / AFL oval with two soccer fields / rugby league field overlaid or a double soccer / rugby league field overlaid or a double soccer / rugby league field. These formats take advantage of summer/winter playing seasons in the same space. Sports fields are located to maximise grouping of shared facilities. Netball and tennis courts are also located in Googong Common.

CHILDREN'S PLAY FACILITIES

The distribution of children's play facilities aims to achieve appropriate numbers and locations of play facilities across Googong Township. There are 14 playgrounds provided within the development (one regional, five neighbourhood and eight local playgrounds) accommodating a range of experiences and age groups.

One significant regional playground will be located in Googong Common as the premier and high order play facility, it will feature an adventure style play area for all ages and potentially involve water play.

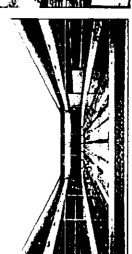
This location is chosen for its centrality but also proximity to the Googong Town Centre, and Montgomery creekline

Neighbourhood playgrounds will be allocated within each of the five neighbourhoods parks. Small local playgrounds are spread evenly aross the site based on the requirement that 80% of residents are within 400m waiking distance of a play facility.

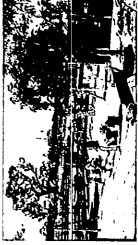
The larger facilities generally cater for more age groups while small facilities typically provide for younger age groups.



indicative community clubhouse (Club Googong) character imagery



ndicative indoor sports and aquatic centre character imagery



ndicative play facilities character imagi

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Open Space Hierarchy

GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

TOWN CENTRE / NEIGHBOURHOOD CENTRES

The Town Centre / Neighbourhood Centres include a variety of open spaces which will be the main focus of identity and community gathering for the whole Googong Township and each neighbourhood. They will provide open space for informal and formal gatherings and provide spectacle in the form of public artwork or water features. They will maintain a strong connection to Googong Avenue and will function as a transport node within each neighbourhood.

Principles include:

- One space located central to each neighbourhood centre
 - Provide vegetation and other buffering elements from NW to SE winds to provide protected enjoyable spaces.
- Provide areas and facilities for both active and passive recreation and cafe/spill out zone from adjoining retail or community facility.
- community facility.

 Provide detail grading and retaining systems to allow for levels associated with existing trees to be retained and to achieve a satisfactory and practical park grade.
- Tree planting to be integrated with street tree strategy in terms of species and character.
 - Provide entry and signage (park name) elements.
- Provide interpretive signage to reflect upon cultural and ecological landscape.
- Provide and integrate artwork.
- Provide and integrate cycle parking.
- Provide for and integrate WSUD elements where appropriate (refer WSUD and Water Management Chapter).

MATERIALITY

- 50% hard surface area
- Concrete paying (in situ and unit)
- Decomposed granite feature groundplane
- Feature stone paving/exposed aggregate concrete
 - - Concrete and timber seating
- Steel and timber shade structures

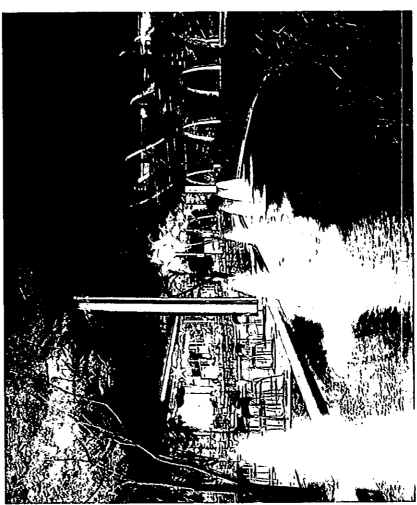
VEGETATION

Concrete retaining wall

Centres will be predominately planted with a single identifier species. This will be deciduous to maximise winter sun. The following are suggested species:

- Ulmus parvifolia Chinese Elm
- Zelkova serrata Japanese Zelkova
- Fraxinus pennsylvania 'Cimmzam' Cimmaron Ash Pynis calleryana 'Bradford' - Omamental Pear
- Maginolia grandiflora 'Exmouth' Exmouth Magnolia (Evergreen feature tree)
 Eucalyptus sideroxylon - Red Ironbark (Evergreen)
- feature tree)

 Understorey of native grasses and groundcovers
- Tuf.



cather character lines

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NEIGHBOURHOOD PARKS

The largest individual parks located within suburban areas They are also magnets for the immediate community with accessible and safe kick-about and play area for children. are the neighbourhood parts. They provide an easily the provision of BBQ and shelter facilities.

nanagement, retention of heritage items/landscapes or key be located to provide additional benefits to either water Neighbourhood parks are located to ensure most of the community are within a 800m radius. They should also

The following is a list of principles:

- Ensure minimum one park per neighbourhood within 300m of most residents.
 - drainage lines or ridgelines to accommodate stormwater Locate neighbourhood parks in association with management and views where possible Minimum area 16,000m2.
- Provide areas and facilities for both active and passive
- Provide detail grading and retaining systems to allow for evels associated with existing trees to be retained and to ichieve a satisfactory and practical park grade.
- Wasterplan(Figure 13) in terms of species and character. Tree planting to be integrated with Street Tree
- Provide one large play area with adequate shade facility and fencing/planting to define play zone
- Provide elements (can be play orientated) that contribute to the 'celebration of water' across the development.
- Provide a large shelter facility with BBQ facility with seating and tables.
- Provide entry and signage (park name) elements.

Ensure heritage overlay where appropriate through

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OPEN SPACE STRATEGY REPORT

interpretive signage, artwork installations or retention of existing shelter belt and cultural plantings.

WSUD & WATER MANAGEMENT To include the following:

- Large vegetated swales
 - Minor creeklines
- Bloretention basins
- Passive irrigation
- Detention ponds as required MATERIALITY
- Concrete (textured) and site stone retaining walls
- Steel and timber play equipment Steel and timber structures
- Bark mulch and rubber softfall play surfaces
- In situ concrete paths (smooth and exposed aggregate)
 - Timber seating and picnic benches
- Rural materials, timber/steel (weathered) for signage
- Eucalyptus cinerea Argyle Apple

VEGETATION

- Eucalyptus melliodora Yellow Box
- Eucalyptus mannifera spp. maculosa -- Red Spotted
- Eucalyptus polyanthemos Red Box
- Eucalyptus rossii White Scribble Gum
- Native grasses and small-medium shrubs as understorey



Indicative Character Imagery

GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

LOCAL PARKS

Local parks can provide critical amenity when located well and designed into the streetscape. They provide a moment of respite within the suburban street form. They are critical in developing a sense of place and orientation within the neighbourhoods.

wish to be retained. For example; trees or existing site rock Local parks should be located where existing features may outcrops. They may also incorporate any necessary water management strategies.

on whether or not they contain a children's play area. Figure Parks are categorised as either passive or active depending 8 indicates eight passive parks and five active parks (local playgrounds 02, 04, 07, 08 and 09).

The following is a list of principles:

- A minimum area of 1,000m2.
- Be within 200m of most residents (unless that resident is within 400m of a neighbourhood park).
- Allow for passive and / or active recreation.
- Provide seating and pathways for circulation.
- Incorporate small children's play facility if neighbouring residents are more than 400m from another children's play facility.
- Provide perimeter fencing to children's play facility if required.
- Provide entry and signage elements.
- Provide screen planting to adjoining residential properties

- Integrate open space with stormwater management and environmental strategies.
- Optimise ecological functionality through planting of endemic species.

WSUD & WATER MANAGEMENT

- May include the following:
 - Vegetated swales
- Passive irrigation
- Minor or temporary detetion ponds

MATERIALITY

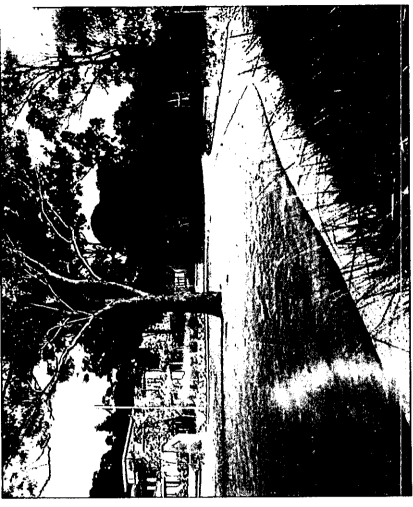
Timber seating and picnic benches

Timber shade and picnic structures

- Site stone retaining walls
- Informal gravel/decomposed granite paths Exposed aggregate concrete paths
- Bark mutch play safety surface
- VEGETATION
- Eucalyptus glaucescens Tingiringi Gum
- Eucalyptus rossii White Scribbly Gum

Eucalyptus cinerea – Argyle Apple

- **Eucalyptus Stellulata**
- Native grasses and small-medium shrubs as understorey



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LINEAR PARKS AND DRAINAGE RESERVES

Unear parks and drainage reserves are similar in that they are both lineal open space elements. Their function is to a road to both sides they are well defined and controlled areas, but provide a critical functional and aesthetic role. A linear park may run along a ridgeline whilst a drainage provide transmission and connectivity. Often flanked by

reserve will typically run down a valley. The following principles apply:

- Optimise ecological functionality through planting of endemic species.
- Celebrated within streetscape profiles to enhance
- Linear parks may link neighbourhood and local parks and character and perception of open space.
- Facilitate overland flow requirements where practical.

other key community focal points into the continuous open

space network.

Integrate non-vehicular circulation to increase safety and connectivity.

WSUD & WATER MANAGEMENT

May include the following:

- Weir structures to control water flow around drainage lines and create pooling where required
- Urban creeklines along streets to aid stormwater management
- Existing vegetated creeklines

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MATERIALITY

- Site stone retaining walls and weirs
- Exposed aggregate paths
- Informal decomposed granite/crushed rock paths
- Timber seating
- Timber bridges and stone water crossings
- Site stone/gravel/boulders to drainage lines

VEGETATION

- Eucalyptus cinerea Argyle Apple
- Eucalyptus mannifera ssp. macutosa Red Spotted E S
- Eucalyptus rossil White Scribbly Gum
- Eucalyptus sideroxylon Red Ironbark
- Eucalyptus elata River Peppermint

Eucalyptus stellulata - Black Sallee

- Ripartan sedge and grass species along drainage lines
- Water tolerant tree species such as Melaleuca and Casuarina along drainage lines



character imager

GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

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Open Space Hierarchy

ENTRY GATEWAYS

throughout the development both from a marketing and four neighbourhoods and towns centre within Googong Township. A design language based around a clear use number of minor entries to parks and open space, the establish a visual identity and orientation for the site. of form and material is proposed for all the entries to It must be clear when you arrive, leave and navigate There are six major entitles (off OCR and GDR) and a neighbourhood identity perspective.

you arrive, leave and navigate throughout the development material is proposed for all the entries to establish a visual Identity and orientation for the site. It must be clear when A design language based around a clear use of form and rom a neighbourhood identity perspective. Entry gateway can create a sense of belonging that fosters ownership, pride, maintenance and protection of the neighbourhood.

determining its shape and size. A gap between screen and that respond to the surrounding sociological, environmental and geological landscapes. These will include walls where wall will provide for appropriate planting to complete the possible made of local stone to varying degrees of finish. A series of suggested installations have been developed piece and integrate it into the surround environment. A screen will sit behind the wall; its associated wall

s combination of maximum and minimum height of screens space) and minor entries. They can be placed in groups with to create strong visual identity for major entry statements, neighbourhood parks and locations of major public open minor places of recreation (local parks and public open minimum height of screen to provide visual identity to These pieces can be used as a single element with a space such as Googong Common

Walls are to be finished to varying degrees of refinement to communicate Individuality, provide for better visual presence and greater potential for use as a tool for wayfinding.

everything, as this will weaken the entry hierarchy,

the detail design stage

VEGETATION

incorporate text and signage in the context identification Screens will respond to their associated wall and may and wayfinding. All road entries will be used extensively when the township is established however the intersection of Old Cooma Road and more critical the entry (e.g. at the corner of OCR and and Googong Dam Road will be the key entry. The larger

GDR) the more impressive scale should be applied.

Pyrus calleryana 'Bradford' - Ornamental Pear Liquidambar styraciflua 'Oakville Highlight

Liguidambar

Native Grasses

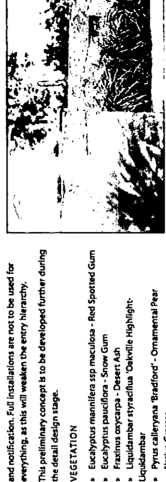
Eucalyptus pauciflora - Snow Gum Fraxinus oxycarpa - Desert Ash

> A greater number of walls should be constructed in groups of 'families' with a number of screens reaching a maximum height in the order of 8 m high. The layout of these families' will respond to immediate infrastructure by addressing the entry road while incorporating view framing of the surround andscape.

Lesser entries may feature constructed shapes in the order open space is accessed and an alternative method of site spatial relationship through which entry roads can pass, of 3 or 4 meters high. These installations are to form a navigation will be achieved.

Rock type 1 - feature rock for walls

particular location. For example to pedestrian only access points to the site or other points that require marking Elsewhere in the project, elements of the installations such as screens may be used to mark and celebrate a











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Key plan

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E2 ENVIRONMENTAL CONSERVATION (DRAINAGE)

Lower Montgomery Creek is a locally significant environmental corridor which links the Queanbeyan River and the upper Montgomery Creek catchment.

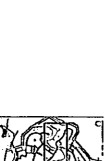
OBJECTIVES

Vegetation Management within Lower Montgomery Creek will be bushland restoration generally comprising the following:

- bushland regeneration (the removal of weeds/burns/soil scarification/no introduced planting), or
- assisted bushland regeneration (the above and replanting of species missing from the vegetation structure), or
- bushland reconstruction (the above and replanting of full structure vegetation where little vegetation exists).

Generally Lower Montgomery Creek will require assisted bushland regeneration. Over time the area will regenerate to form full structure vegetation, (this will mostly consist shrub growth with scattered trees similar to nearby vegetation on the edges of the Queanbeyan River (20-30 years growth).

The corridor will provide recreational opportunities through a system of paths, wayfinding signage and interpretation lunage.



Key plan

Hamlets Tributaries

The tributaries provide a link along the regionally significant east-west wildlife corridor between the Queanbeyan River and Jerrabomberra Creek. This wildlife corridor incorporates areas of endangered ecological communities.

OBJECTIVES

It is the vision that these areas (particularly those on the steeper grades) be re-instated to contain fully structured vegetation communities similar that edging the Queenbeyan River. This will occur primarily through natural regeneration which will be triggered by the action of 'de-stocking' the





oralets tributaries im



Lower Montgomery Creek Ima

AECOM Design + Planning

Lower Montgomery Creek

ROAD BUFFER CORRIDORS

Googong Dam Road will form the approach to the Township's Day 1 Entry and future Town Centre entry. Googong Dam Road

OBJECTIVES

- vegetation types, species selection, planting density and maintenance will be carried out to ensure the road corridor meets Asset Protection Zone (APZ) requirements.
- the planting concept will consist open woodland native grasses with sporadic tree planting characteristic of local

Figure 10: Googong Dam Road Approach to Entry

- feature planting and exotic species will define the entry
- planting to provide visual screening in key locations to and from the Township.

Old Cooma Road

gateways into the Township. An existing electrical easement Old Cooms Road provides a number of secondary entry (45m) runs parallel. OBJECTIVES

- corridor and easement meet Asset Protection Zone (APZ) vegetation types, species selection, planting density and maintenance will be carried out to ensure the rood requirements.
- the planting concept will consist open woodland as above with vegetation heights restricted along the centre of the
- the easement will provide modified habitat value linking the Common and Hill 800 with the east-west wildlife corridor.

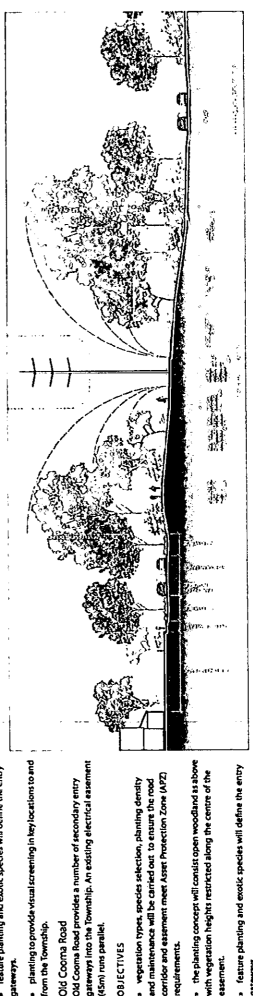


Figure 11: Typical Old Cooma Road Easement Section - Looking South

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SUMMARY OF MAJOR OPEN SPACE SPORTS & PLAY FACILITIES

The matrix below summarises the major facilities outlined in pages 14-21. There will be an additional 6 tennis courts, 2 in NH18 Local Park 4, 2 in Googong Common (NH3) and 2 in Neighbourhood Park 5 (NH5).

					Age	
					Group	
Location	Š.	Code	Facility Type	Fields, Courts & Centres	Focus	Field Dimension (m)
	-	1047	Local Playpround		1-12 Years	
	7	206ገ	Local Playground		1-12 Years	
	3	rba3	Local Playground		1-12 Years	
F X		NP01	Neighbourhood Playground		all ages	
	Г	8	Community Clubhouse	2 Tennis Courts, swimming pool	sabg gra	Tennis 23.77×10.97
		61	Group Sports Facility - Rec Reserve A	AFL course with international cricket	all exes	AFL 165 X 150, ICF 160X142
	8	25	Group Sports Facility - Rac Reserve B	Double soccer field & Rupby League		Soccer 100X76, Rt. 122x68
	6	1,004	Local Payoround		1-12 Years	
Ä	10	XP02	Neighbourhood Playground		all opers	
SHN.	14	NP03	Neighbourhood Playground		all ages	
	1					
	12	1.P07	Local Playpround		1-12 Years	
ž	13	жрок	Neighbourhood Playground		ध्या कराव्य	
	14	33	Community Chahouse	2 Terrals Courts, swimming pool	की करास्त	Tennis 23,77 × 10,97
277	15	LPOS	Local Playground		1-12 Years	
200	16	NPOS	Neighbourhood Playground		soce pe	
	47	FDGT	Local Playsround		1-12 Years	
	18	9041	Local Playground		1-12 Years	
	18	RP01	Regional Playground		all ages	
						8 lane X 25m equatic pool, childran's wading pool and an
- Oncowo	8	G3	Local Indoor Sports and Aquatic Centre	Indoor Sports and Aquatic Centre	all opes	indoor sports hall that accompdates two indoor courts
		ເລ	Group Sports Facility	6 Netbell Courts	ad actes	Netbell 30.4X15.25
	22	6.4	Group Sports Facility	AFL co-use with international cricket		AFL 165 X 150, ICF 160X142
		GS	Group Sports Facility.	Double Soccer co-use with international cricket / Rugby League	ad ages	Soccer 100X78, ICF 160X142, Rt. 122x68
	24	90	Group Sports Facility	Double Soccer co-use with international criciot / Rudby League	of opes	Socoer 100X76, ICF 160X142, Rt. 122x68
	25	67	Group Sports Facility	Double Soccer co-use with attennational orcital / Rugby League	ವಿಗೆ ಕಿನ್ನಂತ	Soccer 100X78, 10F 160X142, Rt. 122x88
	8	89	Group Sports Facility			Socoer 100X76, RL 122x68

Figure 12: Summary of Major Open Space Sports & Play Facilities

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Character

OPEN SPACE CHARACTER

qualities of the site will inform the design character. Strong themes will be drawn from these existing qualities or physical open space that defines public domain character. The unique ecological and geomorphological Other than streetscapes which form the connective network for Googong Township, it is the destinations and from the surrounding region.

OBJECTIVES

- Provide passive green space to enhance the aesthetics of Googong and contribute to memorable and enjoyable experiences.
- Provide spaces for community expression and engagement.
- Create a distinctive identity across Googong yet variety to each of the defined character zones.

areas.

 Retain existing trees and geological formations where possible with the location of parks and open space

PRINCIPLES

- highly visible locations, to enhance visual character, identity, Create visual rewards through location of amenities in surveillance and guardianship.
- management incorporating water sensitive urban design Utilise open space for integrated stormwater principles.
- Parks are to be located on main roads or provide perimeter road address for standard roads.
- Parks are to be located central to residential
- reighbourhood areas.

Visibility across parks should be maintained with limited

- inclusions of shrub planting or other objects that inhibit site
- Use un obtrusive physical barriers to discourage undesired vehicular access to parks.
- Pedestrian paths to be located on desire lines.
- Provide detail grading and retaining systems to allow for levels associated with existing trees and geological
 - formations to be retained.
- All lighting to conform to relevant Australian standards.
- for 'cultural plantings', Indigenous seed stock to be sourced where possible). Plant species to be chosen to accommodate Plant species are to be indigenous where possible except locally and used for generation of all plant material (again site specific issues such as recycled water management.



Note: locations are indicative only and subject to further review and detail design at Neighbourhood DA stage. Figure 13: Site Character Analysis

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TRANSECT ZONES

Zones from natural edges to the highly urban character at The Googong masterplan consists a sequence of Transect the heart of the Town Centre. This sequence of characters elements and landscape character of Googong: building, will be the Town Centre. Buildings in the town centre will neighbourhood level retail, commercial and community be larger and be predominantly mixed use. As the civic, commercial and cultural heart of the new community it to the surrounding landscape. This gradually transitions homes, lawns and streetscape planting which responds is the basis for organising the components of the built activities. The most active and urban part of Googong cone is comprised of elements that reflect its location iot, land use, street, and open spaces. Each character a neighbourhood will typically have large residential to the busier neighbourhood centres. Here buildings within the neighbourhood. The low density edge of are closer to the street and there are some attached residential dwellings, shop top housing as well as will be used both day and night.

its location within the development. There are three zones Each Transect Zone is comprised of elements that reflect identified within NHIA;

- typically with large residential homes and native planting the Neighbourhood Edge along Googong Dam Road and There are two sub-urban categories found within NH1A, 1. T3 / Sub-Urban Transect Zone – low density edge which responds to the surrounding landscape the internal Neighbourhood
- T4 / General Urban Transect Zone a gradual transition into the Neighbourhood Centre where residential types vary and are mixed with commercial and community
- The Urban-Core Transact Zone (Town Centre) does not occur activities and planting is predominantly exotic 3. T5 / Urban Core Transect Zone within NH1A.

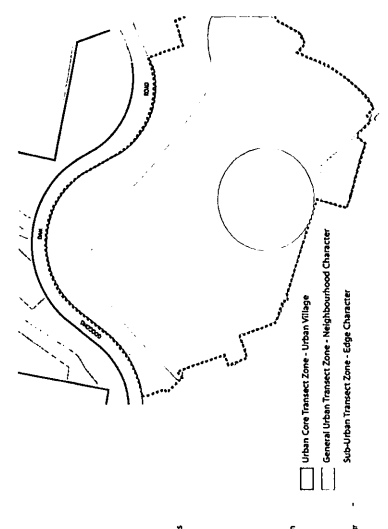


Figure 3.2: Googong NH1A Transect Diagram

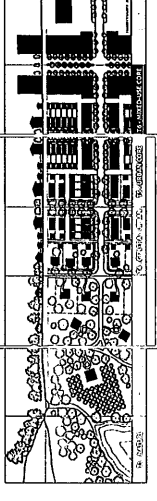


Figure 3.3: Googong Township The Transect Zone indicating NH1A extent (source: Roberts Day, 2009)

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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

-andscape Palette

MATERIALITY OBJECTIVES

- construction of retaining walls, concrete surfaces, landscape structures and mulches etc. to embody site character. Utilise site sourced stone where possible in the
- landscape materials from local sources to reduce emissions associated with importation of materials from further afield. If unavailable from site then where practical obtain
- Where possible utilise materials that have had minimal negative environmental and social impacts in their extraction/production and transportation to site.
 - Utilise recycled products where possible.
- Materials are to be selected for their robust and resilient qualities.
- Materials are to be selected with the character zones in Ď E

SITE MATERIAL

- Rock sourced from site may be appropriate for use in a number of applications:
- feature boulders.
- s stone walls;
- gabion structures;
- leaky weirs to Montgomery Creek corridor;
- facing to concrete walls
- feature rock mulch;

- decomposed 'granite' substitute.

It is anticipated that the site will provide a number of different rock types in terms of colour, texture and structure.

LOCAL MATERIAL

- A selection of locally sourced landscape materials will be used as feasible in a variety of applications such as those listed above.
- character and will provide a distinct landscape aesthetic for effective materials have been explored that embody site Attractive, robust, sustainable, maintainable and cost

Googong Township.

PATHS

- As outlined in the circulation strategy there are a number of path networks proposed for Googong Township open space. These include:
- Standard footpath brushed concrete
- Civic footpath coloured / sandblasted concrete
- Bushtrack stabilised gravel/decorat granite
 - Boardwalks timber / steel
- Dedicated cycle lanes- bitumen (to engineers specs.)
- Paths in open space brushed concrete Multiuse trail - compacted gravel/soil.

WALLS

- Feature walls/entry elements
- Retaining walls

- MULCHES
- Gravels available from local quarry and from site
- Organic locally available where possible.
- EDGINGS
- ▶ Steel
 - Timber
- Concrete













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Landscape Palette

STREET TREE STRATEGY

An attractive streetscape requires a considered approach to the selection and location of plant material, frees are one of the most critical components of a well functioning and attractive streetscape. The ollowing features have been taken into consideration in the preparation of this strategy,

SUSTAINABILITY

the desired character or other sesthetic or functional needs endemic to the region or exotic plants that will complement (eg solar access). Plants also need to survive and revive after Maintaining a low impact on the environment and natural resources, by selecting plant material that is periods of drought, cold and high winds.

AESTHETICS

The combination of both endemic native and deciduous soil and climate, with focus on achieving a landscape that fownship. Plant selection criteria includes topography, species are at the core of the aesthetics of Googong wokes seasonality and sustainability.

To provide variety of forms, colours, textures, flowering habitats and seasonality.

MAINTENANCE:

 Careful selection of materials ensures that maintenance Requirement for active water(ing) to be low. Species for all species is very low to no maintenance.

chosen to withstand periods of drought (within a reasonable

LONGEVITY

time frame).

- Species need to be able to withstand the variety of conditions found on the site.
- Good horticultural practices are to be undertaken during the preparations of the sites to ensure longevity of the trees is achievable

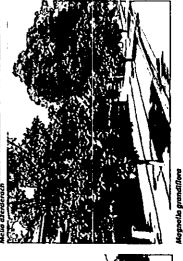


Selection will also include suitable species from those communities that are found in the region

- WSUD beds to be planted with appropriate species to address regular storm water inundation
- climatic conditions including frost, drought, dry and cold All species to be selected in response to the harsh winds, and skeletal soils.
- Incorporate existing trees into proposed verges where
- Final species selection will occur in consultation with Council having regard to the contents of the Googong Landscape and Open Space Strategy.













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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

STREET TREE MASTER PLAN OBJECTIVES

- to establish a hierarchy of landscape and verge treatments within the urban structure.
- to enhance the visual character of the development.
- to form street characters and reinforce the neighbourhood transect.
- the creation of environmental microclimates specific to location, hierarchy and built form.
- consideration of IWCMP and WSUD strategies.
- retention of existing trees where possible.
- GOOGONG AVENUE
- urban, neighbourhood and park / edge. WSUD bioretention neighbourhoods. It comprises (3) characters; these are elements to be incorporated where feasible, passive irigation elements to be incorporated throughout. This is the main connector street linking all five
- Key species: Plane Tree (Platanus orientalis).
- Verges and median / swales: 100% exotic (Platanus orientalis).

ARTERIAL / ENTRY STREET

- Secondary connector linking entry gateway, town centre and Googong Common. Key species to be determined.
- Verges and median / swales: as above.
- Shelter / Shade vegetation with colour / flower / scent. TOWN CENTRE (1), NEIGHBOURHOOD CENTRES (4)
- Key species: Exotic, one species per centre for individual character development.

orientation for the site. Species to complement arts and Feature planting to establish a visual identity and ENTRY GATEWAYS (6) signage elements.

- Key species: Liquidambar LOCAL STREETS
- Three types are proposed:

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- 1. 100% Exotic:
- Key entry streets and connectors to Googong Avenue
- Local streets (higher order).

Display village

- 2. 50/50% Exotic/ Native
- Local streets (lower order)
 - Park edge streets
- Edges to Googong Dam Road.
- NEIGHBOURHOOD AND LOCAL PARKS Open space and common edge streets. 3. 20/80% Exotic / Native to 100% Native
- Generally native with exotic species at key areas such as entries, BBQ seating or art elements.

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- APZ ZONES
- DRAINAGE + ENVIRONMENTAL CONSERVATION 100% Native designed to meet APZ requirements.
- 100% Native.

ZONE



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Note: locations are indicative only and subject to further review and detail design at Neighbourhood DA stage. Figure 15: Street Tree Masterplan

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Streetscape

STREETSCAPE OBJECTIVES AND PRINCIPLES

Streets are more than just places for cars and movement: They provide pedestrian and bloycle routes, they assist with the legibility, identity and character of a place and they provide spaces for daily encounters between residents and neighbours.

experience of function and place. Ease of movement and access is critical to their usability and desirability Careful consideration of drculation and access within any built environment can beavily influence a users nowever, it is the character of a boulevard, a sidewalk and the landscape that create the 'sense of place'.

OBJECTIVES

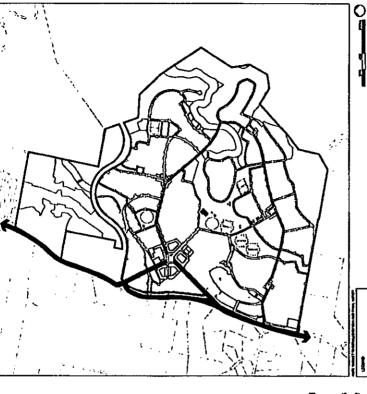
- arterial boulevards / avenues, collector roads, local streets Establish the hierarchy of circulation treatments – and laneways within the urban structure
- individual neighbourhood character, that evokes a 'sense of context creating a distinctive identity for Googong, with an Design roads and streets that respond to the local
- Provide movement choices that allow people to walk cycle, and use public transport rather than vehicular movement only.
- Create safe routes for all.
- Retain existing trees and geological formations where possible when locating streets.
- Create environmental micro climates for the comfort of

PRINCIPLES

- Enhance Visual character, identity, surveillance and guardianship.
- Utilise streetscape elements (lighting, signage, structures Utilise streetscape verges where practical for integrated & planting) to provide physical comfort and definition to the stormwater management incorporating WSUD principles.
- Street character elements should work at multiple scales to help identify district and neighbourhood identity.

circulation system.

- Provide detail grading and retaining systems that allow for levels associated with existing trees and geological formations to be retained where practical.
- All lighting to conform to relevant Australian standards.
- Plants should be chosen with regard to water use/ requirements (low). Turf species recognised to require minimal watering should be specified where possible.







(source: RobertsDay, 2009)





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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

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Streetscape

STREET SECTIONS GOOGONG AVENUE

through the development linking all five neighbourhoods. Googang Avenue is the main 'connector' street running

Googong Avenue and Neighbourhood Centres.

CONNECTOR STREET

- A three tiered street hierarchy is proposed. This includes:
- 1. Urban Character/Main Street Character.
- 2. 'Neighbourhood' Character
- 3. Part / Edge Character
- Avenue planting is proposed to either side of the street reservation widths and function reflect the development (Platanus orientalis, Plane Tree). This element will remain consistent while verge treatments, materiality, street character through which the avenue passes.

bosque's (exotic & native) at threshold & entry points;

consistent character and palette across character

precinct

Pure.

large scale tree selection (15-20m height);

15-20m

exotic or native species (per street);

path for both pedestrians and cyclists to one side of

street (on amenity side of street).

LOCAL STREET

These streets form the majority of the street network

throughout the development.

 parallel tree plantings; typical spacing 15m;

The following defines:

- » Verges and median / central swales, where present and where grades allow, may incorporate WSUD biofitration
- approach to the town centre and neighbourhood centres. Tree spacings will decrease to build intensity on the
- character zones with tree groupings and random spacings. and formal while median tree plantings may respond to Avenue trees to kerb lines should remain parallel
- Paths will be provided to either side of the street over its entire length.

a combination of native and deciduous trees

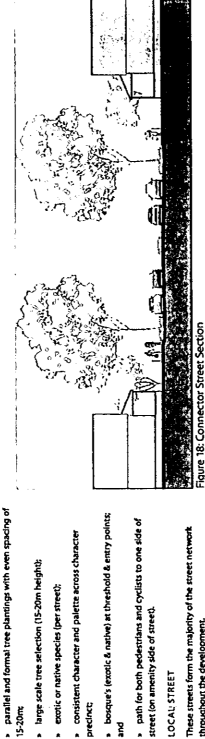
flexible character per street group; and

simple groundcover / understorey.

medium height tree plantings (10-20m);

These streets run from site entries connecting through to

Figure 17: Googong Avenue - 'Neighbourhood' Character



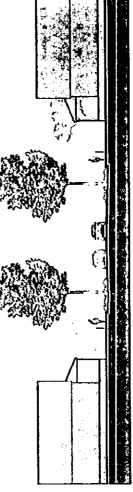


Figure 19: Local Street Section

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indicative detention within the urban context

indicative wettand

WSUD and Water Management

WSUD and Water Management

Water sensitive urban design (WSUD) is an approach to the planning and design of urban environments that supports healthy ecosystems, lifestyles and livelihoods through smart water management.

mitigate environmental impacts particularly on water quantity, water quality and receiving waterways, within are integrated with stormwater conveyance by reducing peak flows, protection of natural systems and water urban areas. Thus WSUD incorporates holistic management measures that take into account urban planning and design, social and environmental amenity of the urban landscape and stormwater management which it offers an alternative to the traditional conveyance approach to stormwater management and aims to quality, stormwater reuse and water conserving landscaping

environments of the Montgomery Creek and the hamiets tributaries north of the site, particularly in limiting irrigation. Bioretention systems will be used to treat stormwater to best practice standards. Detention areas the WSUD elements proposed at Googong address stormwater quality, waterway stability and vegetation and stormwater harvesting will be used to limit post-development changes in flow rate and flow duration for the protection of receiving environments. This is critical for the protection of the terrestrial and aquatic the impacts of urban development on channel bed and bank erosion.

Some specific WSUD objectives are to:

minimise impacts on existing natural features and

Stormwater quality will be addressed through bioretention

STORMWATER QUALITY

grade, cost or available treatment area is limited, wetlands

or bionetention systems can be integrated with end of systems at the urban / open space interface. Where

catchment detention areas.

- minimise impacts on natural hydrologic behaviour of ecological processes catchments
- protect water quality of surface and ground waters
- improve the quality of and minimise polluted water minimise demand on the reticulated water supply
- incorporate collection treatment and/or reuse of runoff, including roofwater and other stormwater discharges to the natural environment
 - reduce run-off and peak flows from urban developmen
 - re-use treated effluent and minimise wastewater
- increase social amenity in urban areas through multipurpose greenspace, landscaping and integrating water into the landscape to enhance visual, social, cultural and
 - add value while minimising development costs (e.g. drainage infrastructure costs)

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of the planted surface, paths graded to drain to landscaped

imgation (allowing for breaks in kerbs, appropriate set down ireas, scour protection at the edge of the landscaped bed).

Landscaped areas will be configured to optimise passive

Indicative street median blo

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DETENTION

from urbanisation will be managed through flood detention Detention systems will be predominantly integrated within open space areas. Detention includes management of 1 in 1 year ARI peak flows and flow duration targets for waterway whilst providing amenity and serving an aesthetic function the duration of high flow discharges mitigates the erosiv ecological and hydrologic function within the landscape and high flow attentiation. Attenuating peak flows and Changes to the natural catchment hydrology resulting effects of high flow events particularly on the bed and open space strategy incorporates areas that have both banks of watercourses and associated vegetation. The protection as well as providing 1 in 100 year ARI flood protection.

in the urban area draining to this section of Montgomery open spaces therefore limited opportunities to integrate banks. Alternative detention strategies may be required Creek as grades are steep and there are very few public section of Montgomery Creek is important to preserve the potential geological deposits associated with dark terraced sediments that have been observed on the Attenuating urban runoff discharged to the lower

RECYCLED WATER & THE INTEGRATED WATER CYCLE MANAGEMENT PLAN

60% saving in potable water use and up to 80% recycling of Googong's proposed IWCMP aims to target greater than

Recycled water will be used for the irrigation of sports fields and key public open spaces.

waste water.

WSUD OPTIONS IN STREETSCAPES

elements are functional in their design, are low maintenance connectors and park edge streets) to ensure that adopted and meet requirements in terms of aesthetics and feasibility A series of WSUD options can be integrated into Googong streetscapes (primarily Googong Avenue and some

These options may function as bioretention systems or provide for passive irrigation only.

neighbourhood with streetscape options agreed during the Options will be configured along streets in accordance to its hierarchy, vegetation, desired designout comes, street levels relation with aligning lots, maintainance and feasibility. Detailed WSUD strategies will be established for each Stage DA's.

Typical WSUD options that may be integrated within major streetscapes include:

- water from the downpipe (collecting lot runoff and overflow from rainwater tanks) may be redirected to passively irrigate Where lots are elevated above street level, surcharge verge areas.
- Where back of lots drainage is required, flow may be directed to a large rain garden at the end of the block.
- Verge blisters with planting at intersections.
- Plainting beds at centre of streets to capture street
- Castellated or flush kerbs installed at edge roads to open spaces allowing street runoff through to planting.
- Indented Parking Bays in an urban context to allow street runoff to planting beds.









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Appendix - Open Space Masterplan

GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

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Appendix - Open Space Masterplan

Note: Works are indicative only and subject to further review at neighbourhood D.A. stages.

Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



Schedule 6 - Equivalent Person Quotients

(Clause 1.1)

Column 1	Column 2	Column 3	Column 4
Development Type	Planned number of Dwellings of Development Type	Equivalent Person Quotient	Planned number of Equivalent Persons per Development Type
Development Type 1	2608.5	3.19 per Dwelling	8321
Development Type 2	2442	2.6359 per Dwelling	6437
Development Type 3	499.5	1.89 per Dwelling	944

Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



Schedule 7 - Per Dwelling Contribution Values by Contribution Category

(Clause 1.1)

Column 1	Column 2			Column 3	
	Per Dwelling Contribution Value by Contribution Category				
Contribution Category	Development Type 1	Development Type 2	Development Type 3	Total	
Open Space and Recreation	\$11,786	\$9,613	\$6,961	\$57,828,590	
On-site community facilities and services	\$6,837	\$5,577	\$4,038	\$33,548,639	
Off-site community facilities	\$161	\$132	\$95	\$791,603	
On-site local roads	\$11,903	\$9,709	\$7,031	\$58,407,422	
Off-site local roads	\$10,882	\$8,876	\$6,427	\$53,394,849	
Drainage and stormwater management	\$2,073	\$1,691	\$1,224	\$10,171,216	
Sewer, potable water and recycled water infrastructure	\$18,152	\$14,806	\$10,721	\$89,068,517	
Administration	\$ 28	\$23	\$17	\$138,819	
Ecological Offsets	\$379	\$309	\$224	\$1,861,818	
Totals	\$62,202	\$50,734	\$36,738	\$305,211,474	

Note: Per Dwelling Contribution Values indexed to 30 June 2011 in accordance with CPI

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Googong Urban Development Local Planning Agreem	ent
Queanbeyan City Council	
Googong Development Corporation Pty Ltd	



Execution

1:

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Executed as an Agreement

12 January 2012

Executed on behalf of the Council

GARY CHAPMAN

Name/Position

GENERAL MANAGER

QUEANBEYAN CITY COUNCIL

Name/Position

TIMOTHY OVERAL.

MAYOR

QUEANDEYAN CITY COUNCIL.

Executed on behalf of the Developer in accordance with s127(1) of the Corporations Act (Cth) 2001

Name/Position Anthony Noel Carey Director

> Colin John Alexander Director

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



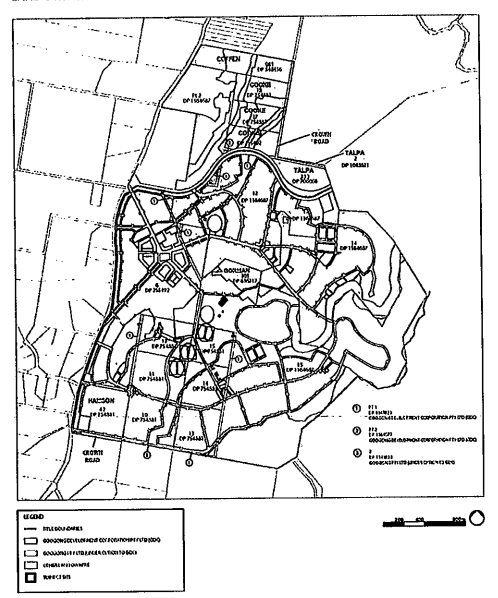
Appendix 1 - Map

(Clause 1.1)

Note: This map is correct at the time of execution of the Agreement.

GOOGONG TOWNSHIP

LAND OWNERSHIP



Googong Urban Development Local Planning Agreement
Queanbeyan City Council
Googong Development Corporation Pty Ltd



Appendix 2 - Explanatory Note

(Clause 49)

Environmental Planning and Assessment Regulation 2000 (Clause 25E)

Draft Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979

Parties

Queanbeyan City Council of 257 Crawford St, QUEANBEYAN NSW 2620 (**Council**)

Googong Development Corporation Pty Ltd ABN 83 104 332 523 of Level 3, 64 Allara Street, CANBERRA ACT 2601 (Developer)

Description of the Land to which the Draft Planning Agreement Applies

The land shown on the map in Appendix 1 of the Agreement.

Description of Proposed Development

As described in Schedule 4 of the Agreement.

Summary of Objectives, Nature and Effect of the Draft Planning Agreement

Objectives of Draft Planning Agreement

The objective of the Draft Pianning Agreement is to provide for the carrying out of works, the dedication of land, and the provision of other material public benefits for the provision of infrastructure, facilities and services to meet the Development on the Land.

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



Nature of Draft Planning Agreement

The Draft Planning Agreement is a planning agreement under s93F of the Environmental Planning and Assessment Act 1979 (Act).

Effect of the Draft Planning Agreement

The Draft Planning Agreement contains provisions including for the following matters:

- The dedication of land for the purposes of:
 - o Open space
 - o An indoor sports and aquatic centre
 - Drainage and stormwater
 - o Local roads
 - Sewage treatment plant and associated facilities
 - Water supply Infrastructure and associated facilities
- The carrying out of works for the purposes of:
 - Local roads
 - Local bus infrastructure
 - o Embellishment of local open space and recreation
 - Local community facilities
 - A multipurpose centre
 - A local aquatic centre
 - Drainage and stormwater management facilities
 - Sewage treatment plant and associated facilities
 - Water supply infrastructure and associated facilities
- The provision of the following material public benefits:
 - o Maintenance of local open space
 - Maintenance of community facilities
 - Provision of affordable house and land packages
 - ---Water-saving initiatives
 - o Energy saving initiatives
 - The employment of a community development worker
- The payment of monetary contributions for the purposes of Offsite Roads
- The payment by the Council to the Developer of Recoupment Contributions received by Council from other developers for infrastructure provided by the Developer under the Agreement
- The payment by the Council to the Developer of unapplied monetary Offsite Roads Contributions
- The provision by the Developer of security for its development contribution obligations
- Review of the agreement in certain circumstances

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



- Dispute resolution procedures
- Restrictions on the Developer's right to sell, transfer, assign or novate or similarly deal with its right, title or interest in the Land other than a Final Lot, or its rights or obligations under the Agreement, without the Council's consent.

Assessment of the Merits of the Draft Planning Agreement

The Planning Purposes Served by the Draft Planning Agreement

The draft planning agreement provides for the provision of infrastructure:

- to meet the demands generated by the Development for new public infrastructure, and
- to mitigate the potential impacts of the Development.

The draft planning agreement will:

- provide for appropriate management of potential environmental impacts arising from the Development,
- provide for the carrying out of works for public purposes,
- provide for the provision of material public benefits,
- enable the subject land to be developed in a timely and efficient manner to promote economic development and employment opportunities, and
- provide for the dedication of land for public purposes.

How the Draft Planning Agreement Promotes the Public Interest

The Draft Planning Agreement promotes the public interest by promoting the objects of the Act as set out in s5(a)(i), (ii), (iv), (v), (vii) and (viii) of the Act.

For Planning Authorities:

Development Corporations - How the Draft Planning Agreement Promotes its Statutory Responsibilities

N/A....

Other Public Authorities - How the Draft Planning Agreement Promotes the Objects (if any) of the Act under which it is Constituted

N/A

Councils - How the Draft Planning Agreement Promotes the Elements of the Council's Charter

The Draft Planning Agreement promotes the elements of the Council's charter by:

As a NSW council, Queanbeyan must observe the Council charter laid down in the Local Government Act 1993. In the development of this Draft Planning

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



Agreement, the principles of the charter have been promoted and the Council has exercised its responsibility for community leadership, equity and social justice.

The Draft Planning Agreement is the consequence of the mutual efforts of Queanbeyan City Council and Googong Development Corporation Pt Ltd and demonstrates a commitment to consultation, long term strategic planning, the provision of adequate services and facilities and in planning the services and facilities to be provided at Googong.

The Council is the long term custodian and trustee of public assets and has the responsibility to provide equitable and appropriate services and facilities for the community and to ensure appropriate ongoing management. In this regard, the Draft Planning Agreement provides a framework for the development of community assets and the transition of ownership and ongoing management of these services for the Googong Area.

All Planning Authorities – Whether the Draft Planning Agreement Conforms with the Authority's Capital Works Program

Colin John Alexander
Director

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Anthony Noel Carey
Director

CIC_CIC00107_190 - 22.11.11 EXECUTION

If applicable. Office of State Revenue use only

Form: 11R Release: 4·1

(A) STAMP DUTY

REQUEST

New South Wales Real Property Act 1900

AJ667808Y

PRIVACY NOTE: Section 31B of the Real Property Act 1900 (RP Act) authorises the Register. Section 96B RP Act requires that the Register is made available to any person for search upon payment of a fee, if any.

(B)	TORRENS TITLE	10/754881, 11/754881, 3/1179941, 1/1183929, 51/1207536			
(C)	REGISTERED DEALING	Number Torrens Title			
(D)	LODGED BY	Document Name, Address or DX, Telephone, and Customer Account Number if any Collection Box LEVEL 9, SUITE 3 420 GEOZGE STEERT SHOWEN NEW 2000 Reference: CICOGIOT			
(E)	APPLICANT	Googong Township Pty Limited (ACN 154 514 593)			
(F)	NATURE OF REQUEST	Registration of Planning Agreement pursuant to s93H of the Environmental Planning and Assessment Act 1979			
(G)	TEXT OF REQUEST				
	registered of set out in By their exetthe register 141) as more				
(H)		an eligible witness and that the applicant's carried correct for the purposes of the Real Property Act 1900 by the applicant's attorney who signed this dealing pursuant to the power of attorney specified.			
	Signature of witn	ess: Signature of attorney:			
	Name of witness: Address of witnes	See Annexure "A"			
(I)	This section is to	ection is to be completed where a notice of sale is required and the relevant data has been forwarded through eNOS. pplicant certifies that the eNOS data relevant to this dealing has been submitted and stored under			
	eNOS ID No.	Full name: Signature:			
	ALL HANDWRITING	MUST BE IN BLOCK CAPITALS Page 1 of 135 1303			
	C 6	WIST BE IN BLOCK CAPITALS Page 1 of 135 Title prod 1303			

Annexure "A" to Request for registration of Planning Agreement pursuant to s93H of the *Environmental Planning and Assessment Act* 1979

Parties: Googong Township Pty Limited (ACN 154 514 593)

Dated:

Execution by the registered proprietor Googong Township Pty Limited (ACN 154 514 593)

I certify that I am an eligible witness and that the applicant's attorney signed this dealing in my presence.

Signature of witness:

Name of witness:

Emma Lees

Address of witness

59 Bridge St Lane Cove

NSW 2065

Certified correct for the purposes of the *Real Property Act 1990* by the mortgagee's attorney who signed this dealing pursuant to the power of attorney specified.

Signature of attorney

Attorney's name:

Christopher John Newman

Signing on behalf of: Googong Township Pty Limited (ACN 154 514 593)

Power of attorney – Book: 4685 No. 290

Execution by the mortgagee Westpac Banking Corporation (ACN 007 457 141) under mortgage registered number Al247165 in respect of 10/754881, 11/754881 and 1/1183929 and mortgage registered number AH648238 in respect of 3/1179941

I certify that I am an eligible witness and that the mortagee's attorney signed this dealing in my presence.

Signature of witness:

Name of witness:

GREG ANDERSON

Address of witness

SIDNEY NEW ZOCE

Certified correct for the purposes of the *Real Property Act 1990* by the mortgagee's attorney who signed this dealing pursuant to the power of attorney specified.

Signature of autorney:

Attorney's name:

Ross Cameron Tier Three Attorney

Signing on behalf of: Westpac Banking Corporation (ACN 007 457 141)

Power of attorney - Book:

No.

4299 332

© Office of the Registrar-General /Src:GLOBALX /Ref:rshanahan

Annexure "B" to Request for registration of Planning Agreement pursuant to s93H of the *Environmental Planning and Assessment Act* 1979

Parties: Googong Township Pty Limited (ACN 154 514 593)

Dated:

The Planning Agreement is contained in the following pages

Christopher John Newmen







lindsaytaylorlawyers

planning - environment - local government

Googong Urban Development Local Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979

Queanbeyan City Council ("Council")

Non C

Googong Development Corporation Pty Ltd ("Developer")

November 2011

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Googong Urban Development Local Planning Agreement

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Googong Urban Development Local Planning Agreement

Summary Sheet

Council:

Name: Queanbeyan City Council

Address: 257 Crawford St, Queanbeyan, NSW 2620

Telephone: (02) 6285 6276 Facsimile: (02) 6298 4666

Email: <u>GroupManager.StrategicDevelopment@qcc.nsw.qov.au</u>
Representative: Group Manager, Strategic Development

Developer:

Name: Googong Development Corporation Pty Ltd Address: Level 3, 64 Allara St, Canberra ACT 2061

Telephone: (02) 6230 0800 **Facsimile**: (02) 6230 0811

Email: mark.attiwill@ciclimited.com.au

Representative: Mark Attiwili, Googong Project Director

Land:

See the Map in Appendix 1.

Development:

See Schedule 4.

Development Contributions:

See Schedule 1.

Application of s94, s94A and s94EF of the Act:

See clause 20.

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Googong Urban Development Local Planning Agreement
Queanbeyan City Council
Googong Development Corporation Pty Ltd



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Security:

See clauses 24, 25 and 26.

Registration:

See clause 28.

Restriction on dealings:

See clause 34.

Dispute Resolution:

See clause 31 and Schedule 2.

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Googong Urban Development Local Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979

Parties

Queanbeyan City Council ABN 12 842 195 133 of 257 Crawford St, Queanbeyan, NSW 2620 (Council)

and

Googong Development Corporation Pty Ltd ABN 83104332523 of Level 3, 64 Allara Street, Canberra ACT 2601 (Developer)

Background

- A The Developer proposes to carry out the Development on the Land.
- B The Developer owns the Developer's Land and has a right to purchase the Option Land.
- C The Developer has made the First Development Application.
- D The Developer intends to lodge further Development Applications relating to the Development.
- E The Developer is prepared to make Development Contributions in connection with the carrying out of the Development in accordance with this Agreement.

Operative provisions

Part 1 - Preliminary

1 Definitions and Interpretation

1.1 In this Agreement, the following definitions apply:

Act means the Environmental Planning and Assessment Act 1979.

Affordable Home Packages means:

- (a) a contract for sale for a completed Dwelling; or
- (b) two separate contracts for sale of vacant land and a Dwelling on that land,

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with a price (or in the case of (b), combined price) of not more than \$337,000, indexed in accordance with Cordell Housing Index Price.

Agreement means this Agreement and includes any schedules, annexures and appendices to this Agreement.

AD1 is the number of Dwellings in Development Type 1 for which Development Consent has been obtained by the Developer in the Googong Urban Release Area.

AD2 is the number of Dwellings in Development Type 2 for which Development Consent has been obtained by the Developer in the Googong Urban Release Area.

AD3 is the number of Dwellings in Development Type 3 for which Development Consent has been obtained by the Developer in the Googong Urban Release Area.

Area means the Council's area within the meaning of the Local Government Act 1993.

Authorised Officer means in the case of any party, a director, secretary or and officer whose title contains the word "manager" or a person performing the functions of any of them or any other person appointed by that party to act as an Authorised Officer for the purpose of this Agreement.

Authority means a government, semi-government, local government, statutory, public, ministerial, civil, administrative, fiscal or judicial body or other authority or body and includes, where applicable, an accredited certifier within the meaning of the Act.

BASIX Criteria means the minimum criteria which would need to be satisfied in order to obtain a BASIX Certificate within the meaning of the Environmental Planning & Assessment Regulation 2000.

Business Day means a day on which banks are open for general banking business in New South Wales (not being a Saturday, Sunday or public holiday in that place).

Compilance Certificate has the same meaning as in the Act.

Confidential Information means any information and all other knowledge at any time disclosed (whether in writing or orally) by the Parties to each other, or acquired by the Parties in relation to the other's activities or services which is not already in the public domain and which:

- is designated, or marked, by either Party as confidential (whether in writing or otherwise);
- (b) is by its nature confidential;;
- (c) any Party knows or ought to know is confidential; or
- is information which may reasonably be considered to be of a confidential nature,

but does not include information that the Council reasonably determines it is required to make available for inspection in accordance with s18 of the Government Information (Public Access) Act 2009.



Consent Authority means, in relation to a Development Application, the Authority having the function to determine the Development Application.

Construction Certificate has the same meaning as in the Act.

Contribution Category means the category listed in Column 2 of Schedule 1 in relation to a Contribution Item.

Contribution Item means an Item specified or described in Column 1 of Schedule 1.

Contribution Obligation means in relation to each Contribution Category:

- the Per Dwelling Contribution Value by Contribution Category for that Contribution Category for Development Type 1 x AD1; plus
- (b) the Per Dwelling Contribution Value by Contribution Category for that Contribution Category for Development Type 2 x AD2; plus
- (c) the Per Dwelling Contribution Value by Contribution Category for that Contribution Category for Development Type 3 x AD3.

Contribution Security means Security for a Contribution Obligation.

Contribution Value, in relation to a Contribution Item, means:

- (a) the amount specified in Column 6 of Schedule 1 corresponding to the Contribution Item, or
- (b) If no amount is specified, the amount agreed between the

CPI means Consumer Price Index (All Groups Index) for Sydney as issued by the Australian Bureau of Statistics.

Defects Security means a bank guarantee, bond, or other form of security approved by the Council, on terms reasonably acceptable to the Council.

Defects Liability Period means, the period commencing on the date of Practical Completion of a Work or Phase, and ending at a time determined by Council acting reasonably and notified to the Developer in writing at the time of Issue of the Compliance Certificate for that Work or Phase.

Developer's Land means the land shown in grey on the Map and described as Googong Development Corporation Pty Limited (GDC).

Development means any development carried out by the Developer within the Googong Urban Release Area generally in accordance with the documents contained in Schedule 4 of this Agreement, including the development of up to 5,550 Dwellings.

Development Application has the same meaning as that term has in the Act.

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Googong Development Corporation Pty Ltd

Development Consent has the same meaning as that term has in the Act.

Development Contribution means a monetary contribution, the dedication of land free of cost, the carrying out of work, or the provision of any other material public benefit, or any combination of them, to be used for, or applied towards, the provision of Public Infrastructure or another public purpose as identified in Column 3 of Schedule 1.

Development Servicing Plan means a plan prepared for the purpose of calculating the amount of monetary contributions that should be required towards the cost of water management works to be specified in a notice under s306(2) of the Water Management Act 2000.

Development Type means Development Type 1, Development Type 2, or Development Type 3.

Development Type 1 means single Dwellings on Final Lots (including individual lots in a strata plan) equal to or greater than 468m².

Development Type 2 means single Dwellings on Final Lots (including individual lots in a strata plan) less than 488m².

Development Type 3 means:

- (a) residential apartments, or
- (b) secondary dwellings, as defined in the LEP.

Dwelling has the same meaning as in the LEP.

Environmental Planning Instrument has the same meaning as that term has in the Act.

Equivalent Person Quotient means in relation to a Development Type, the number noted in Column 3 of Schedule 6, in relation to that Development Type.

Equivalent Person means, at any given time the number of dwellings for each Development Type for which Development Consent has been obtained multiplied by the Equivalent Person Quotient for that Development Type.

Final Completion means:

- (a) where the Council has not given the Developer a Rectification Notice under clause 17.1, the date on which the Defects Liability Period for that Work or Phase ends, or
- (b) where the Council has given the Developer a Rectification Notice under clause 17.1, the date on which the Council, acting reasonably, gives the Developer a written notice stating that the defect has been rectified to the Council's reasonable satisfaction,

Final Lot means a lot which is not intended to be further subdivided (by any means including strata subdivision) for the purposes of the Development.

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First Development Application means the development application DA41 – 2011 lodged with Council by the Developer on 16 February 2011.

Future Obligations means any obligations under or by virtue of this Agreement which at the time of any proposed assignment or novation contemplated by clause 34.1 are required to be performed or satisfied by the Developer at any time from or after the date on which that assignment or novation takes effect.

Googong Common means the part of the Land shown as such on the Map.

Googong Urban Release Area means the area shown on the Queenbeyen Local Environmental Plan 2009 (Googong) -- Urban Release Area Map.

GST has the meaning it has in the GST Act.

GST Act means the A New Tex System (Goods and Services Tex) Act 1999 (Cth).

Hamlet means the two hamlets shown on the Indicative Staging Plan.

Implementation Group means a body comprised of representatives of the Developer and the Council that has the roles set out in clause 30 (amended from time to time with the agreement of the Parties) that is to be formally established by a further agreement contemplated by clause 30.3.

Indicative Staging Plan means the plan contained in Schedule 3 to this Agreement, amended from time to time with the agreement (not unreasonably withheld), in writing, of Council.

Joint Management Committee means a body comprised of representatives of the Developer and the Council that has the roles set out in clause 8.4 (amended from time to time with the agreement of the Parties) that is to be formally established by a further agreement contemplated by clause 8.7.

Land means the Developer's Land and the Option Land.

Landscape and Open Space Strategy means a document generally in the form of the document contained in Schedule 5, as amended by the Developer from time to time, provided that to the extent it relates to community land within the meaning of the *Local Government Act 1993*, the amendments must have been made prior to the adoption of a community land plan of management of the kind referred to in clause 8.2 in respect of that community land.

Landscape Supervisor means a suitably qualified person appointed by the Joint Management Committee that reports to that Committee on the following matters:

 the performance and management of contractors in relation to matters the Landscape Works,

Googong Urban Development Local Planning Agreement Queanbeyan City Council



- **Googong Development Corporation Pty Ltd**
 - (b) any recommendations concerning maintenance practices and procedures for public land and facilities in the Googong Urban Release Area,
 - (c) such other matters as agreed to by the Parties in accordance with a further arrangement contemplated by clause 8.7.

Landscaping Works means the Contribution Items numbered 1.03, 1.04, 1.05, 1.06, 1.07, 1.08, 1.09, 1.10 and 1.11.

Law means:

- (a) the common law including principles of equity; and
- (b) the requirements of all statutes, rules, ordinances, codes, regulations, proclamations, by-laws or consents by an Authority, presently applying or as they may apply in the future.

LEP means the Queanbeyan Local Environmental Plan (Googong) 2009.

LPMA means the Land and Property Management Authority.

Map means the map which is Appendix 1 to this Agreement.

Neighbourhood means the individual Neighbourhoods as shown on the indicative Staging Plan, and referred to as NH 1A, NH 1B, NH 2, NH 3 NH 4, and NH 5.

Neighbourhood Centre means the neighbourhood centre in each Neighbourhood, as shown on the plans in Schedule 4.

New Law means a Law that is amended, varied or changed or a new Law either of which comes into force on or after the date of this Agreement.

Occupation Certificate has the same meaning as in the Act.

Offsite Local Roads means the Work in Contribution Item 5.01 of Schedule 1.

Offsite Road Work means any of the individual Items of Work listed in Column 4 of Schedule 1 which comprise part of the Offsite Local Roads.

Offsite Roads Contribution means a monetary Development Contribution for Offsite Local Roads, paid on a per dwelling basis, which is equal to the Per Dwelling Contribution Value by Contribution Category for the Offsite Local Roads Contribution Category.

Offsite Roads MOU means the memorandum of understanding entered into by the Council and Canberra Investment Corporation Limited on 13 June 2008.

Open Space Land- Encumbered means land dedicated under this Agreement that is to be made available for recreation (active, passive and visual) but which serves another primary public purpose, including (but not limited to) drainage, environmental protection, road buffer or service easement.

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Open Space Land – Unencumbered means land dedicated under this Agreement that is to be used exclusively for the primary public purpose of recreation (active, passive and visual).

Option Land means the land shown in blue on the Map and described as *Under Option to GDC*.

Other Developer means a person other than the Developer who obtains Development Consent to carry out development in the Googong Urban Release Area that will or is likely to require the provision of or increase the demand for Public Infrastructure.

Party means a party to this agreement, including their successors and assigns.

Per Dwelling Contribution Value means, in relation to a Development Type, the sum of the Contribution Values for all Contribution Items divided by the Projected Total Population multiplied by the Equivalent Person Quotient for that Development Type, as shown in Column 3 of Schedule 6.

Per Dweiling Contribution Value by Contribution Category means in relation to each Development Type and Contribution Category, the sum of the Contribution Values for the Contribution Items in that Contribution Category divided by the Projected Total Population multiplied by the Equivalent Person Quotient for that Development Type, as shown in Column 2 of Schedule 7.

Phase means a part of a Work that is determined in accordance with clause 11.4.

Phase Value means the proportion of the Contribution Value for a Contribution Item corresponding to a Phase that is determined in accordance with clause 11.5.

Practical Completion in relation to a Work or Phase means the date on which the Council, acting reasonably, gives the Developer a certificate to the effect that that Work or Phase is complete.

Projected Total Population means 15,702 people.

Public Infrastructure means any Contribution Item with a \$ value attributed to that Contribution Item in Column 6 of Schedule 1.

Recoupment Contribution means a monetary Development Contribution, special rate, or other amount paid to the Council by Other Developers to meet the costs of Public Infrastructure.

Rectification Notice means a notice in writing that identifies a defect in a work and requires rectification of the defect within a specified period of time.

Regulation means the Environmental Planning and Assessment Regulation 2000.



Security means any combination of cash, a bank guarantee, bond, or other form of security approved by the Council, on terms reasonably acceptable to the Council.

Stage means a stage of the Development as indicated in the indicative Staging Plan and as modified from time to time with the agreement in writing of Council.

State means the State of New South Wales.

State Government means the government of New South Wales.

Subdivision Certificate has the same meaning as in the Act.

Surplus Value is the amount by which the sum of all Contribution Values exceeds the sum of the Contribution Obligations for all Contribution Categories and all Development Types.

Town Centre means the area Indicated as the *Town Centre* on the Indicative Staging Plan.

Up-specification Works means maintenance works and services in relation to the public open space and other land and public facilities dedicated by the Developer to the Council under this Agreement that are not works or services which Council would ordinarily carry out, as specified in the following documents:

- a) the Landscape and Open Space Strategy; and
- any further arrangements between the Parties of the kind contemplated by clauses 8.7 and 8.8.

Work means the physical result of any building, engineering or construction work in, on, over or under land required to be carried out by the Developer under this Agreement.

- 1.2 In this Agreement unless the contrary Intention appears:
 - 1.2.1 a reference to this Agreement or another instrument includes any variation or replacement of any of them,
 - 1.2.2 a reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of any of them,
 - 1.2.3 the singular includes the plural and vice versa,
 - 1.2.4 the word "person" includes a firm, a body corporate, an unincorporated association or an authority,
 - 1.2.5 a reference to a person includes a reference to the person's executors, administrators, successors, substitutes (including, without limitation, persons taking by novation) and assigns,
 - 1.2.6 an agreement, representation or warranty in favour of two or more persons is for the benefit of them jointly and severally,
 - 1.2.7 an agreement, representation or warranty on the part of two or more persons binds them jointly and severally,
 - 1.2.8 a reference to any thing (including, without limitation, any amount) is a reference to the whole and each part of it and a reference to

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- a group of persons is a reference to all of them collectively, to any two or more of them collectively and to each of them individually,
- 1.2.9 "Include" or "including" when Introducing a list of items does not limit the meaning of the words to which the list relates to those items or to items of a similar kind,
- 1.2.10 If a Party is prohibited from doing anything, it is also prohibited from:
 - (a) allowing or causing it to be done; and
 - doing or omitting to do anything which results in it happening,
- 1.2.11 a reference to a statute, ordinance, code or law includes a statute, ordinance, code or law of the Commonwealth of Australia,
- 1.2.12 a reference to a body, whether statutory or not which ceases to exist or whose powers or functions are transferred to another body is a reference to the body which replaces it or which substantially succeeds to its powers or functions,
- 1.2.13 no rule of construction applies to the disadvantage of a Party because that Party was responsible for the preparation of this Agreement,
- 1.2.14 any capitalised term used, but not defined in this Agreement, will have the meaning ascribed to it under, and by virtue of, the Act, and
- 1.2.15 the Schedules form part of this Agreement.

2 Planning Agreement under the Act

2.1 The Parties agree that this Agreement is a planning agreement within the meaning of section 93F of the Act.

3 Application of this Agreement

3.1 This Agreement applies to the Land and the Development.

4 Status of Developer's obligation to make Development Contributions

- 4.1 The Developer is under no obligation to make the Development Contributions to the Council as provided for in this Agreement unless and until both of the following matters have occurred in sequence:
 - 4.1.1 Development Consent is granted to any part of the Development subject to a condition imposed under section 93I(3) of the Act requiring this Agreement to be entered into; and
 - 4.1.2 this Agreement is entered into as required by clause 25C(1) of the Regulation and the Council dates this Agreement the date of its execution of this Agreement under this clause.



- 4.2 Until then, this document, executed only by the Developer, is to be read and construed as containing the Developer's irrevocable offer to enter into this Agreement and to make the Development Contributions once all of the matters specified in clause 4.1 have occurred.
- 4.3 The Council must notify the Developer Immediately after the Council executes this Agreement and promptly provide the Developer with the Agreement as executed by the Council.
- 4.4 The Developer's obligation to make Development Contributions only arises at the times specified in this Agreement.
- 4.5 This Agreement will cease to apply in relation to a Stage of the Development, and the Land on which that Stage of the Development is constructed, once the Developer has met all of its obligations in relation to that Stage under this Agreement.

5 Ownership of Land

- 5.1 The Developer warrants that it has legally enforceable rights to purchase the Option Land on terms which enable it to comply with the provisions of clause 5.2.
- 5.2 The Developer will ensure that it becomes the registered proprietor of the Option Land, or any part thereof, prior to any obligations arising under this Agreement which require works to be carried out on the Option Land, or which require any part of the Option Land to be dedicated to Council, unless otherwise agreed with Council.
- 5.3 Within 14 days of the Developer exercising any option to purchase the Option Land, the Developer must notify the Council in writing of:
 - 5.3.1 the date that the option was exercised; and
 - 5.3.2 the date on which it will become the registered proprietor of the Option Land.

Part 2 - Development Contributions

6 Provision of Development Contributions

- 6.1 The Developer will for the purpose of providing amenities or services to the public at its risk and expense carry out and deliver the Development Contributions in accordance with this Agreement.
- 6.2 The Developer will carry out and deliver the Development Contributions at the time or times and in the manner set out in the operative provisions of this Agreement and Schedule 1.
- 6.3 Schedule 1 has effect in relation to Development Contributions to be made by the Developer under this Agreement.
- 6.4 The Developer is to make such other Development Contributions to the Council as are provided for in this Agreement to the reasonable satisfaction of the Council.



- 6.5 The Council is, within a reasonable time, having regard to the stage of completion of the Development, to apply each Development Contribution made by the Developer under this Agreement towards the public purpose for which it is made and otherwise in accordance with this Agreement.
- 6.6 The Contribution Value of each Development Contribution is to be indexed annually between 30 June 2011 and the date on which the Development Contribution is made, in accordance with the following formula:

Current CPI-Previous CPI x 100

Previous CPI.

where:

Current CPI means the CPI published for the June quarter before the date on which the Contribution Value is being indexed; and

Previous CPI means the CPI published for the June quarter preceding the Current CPI.

- 6.7 For the avoidance of doubt, if the actual cost of delivering a Contribution Item is less than the Contribution Value for that Contribution Item, the Developer has no obligation to deliver any additional work to a value equal to the difference between the cost of the Contribution Item and the Contribution Value for that Contribution Item.
- 6.8 If, at any time after the date of this Agreement, the Developer, CIC Australia or Council obtains funding from any external source for any Contribution Item that is not a Recoupment Contribution (Alternative Funding), it must notify the Parties within 7 days of obtaining the Alternative Funding.
- 6.9 If the Council obtains the Alternative Funding, then the Partles must meet within 30 days of the provision of the notice under clause 6.8 to determine whether:
 - 6.9.1 the Council will provide the relevant Contribution Item, in which case the Developer has no further obligation under this Agreement to provide the Contribution Item; or
- 6.10 If the Developer obtains Alternative Funding then the Contribution Value of the Contribution Item for which Alternative Funding is obtained is to be reduced by the amount of the Alternative Funding, but only for the purposes of calculating the Surplus Value.
- 6.11 If the Alternative Funding is obtained in respect of a Contribution Item which involves the payment of monetary Development Contributions by the Developer (Monetary Contribution Item), then clauses 6.9 and 6.10 do not apply, and the Alternative Funding is to be applied:



- 6.11.1 if obtained by the Developer, to make the monetary Development Contributions the Developer is required to pay in respect of that Monetary Contribution Item; and
- 6.11.2 If obtained by the Council, to meet Council's costs of providing the works or facilities to which that Monetary Contribution Item relates.
- 6.12 If the costs of providing the works and facilities to which a Monetary Contribution Item relates are to be met partly by the Council (Council's Proportion) and partly through the monetary Development Contributions to be made by the Developer (Developer's Proportion), then the monetary Development Contributions payable by the Developer in respect of that Monetary Contribution Item will be reduced by the amount of the Alternative Funding that Council receives and applies pursuant to clause 6.11.2, but only if, and to the extent that that Alternative Funding exceeds Council's Proportion of the costs of providing the works and facilities.
- 6.13 The Contribution Value of a Monetary Contribution Item will be reduced by the amount of Alternative Funding received by the Developer, or the amount by which the Developer's monetary Development Contributions are reduced pursuant to clause 6.12, for the purposes only of calculating the Surplus Value.
- 6.14 For the avoidance of doubt, Alternative Funding does not include any funding for Contribution items, from whatever source, which is referred to in Schedule 1.

7 Offsite Road Work and Offsite Road Contributions

- 7.1 in the event that the Council does not complete any Offsite Road Work by the time specified in Column 5 of Schedule 1 (Outstanding Offsite Road Work), the Developer may withhold the payment of any further Offsite Roads Contributions which relate to that Outstanding Offsite Road Work until such time as Council calls tenders for that Outstanding Offsite Road Work, at which time, the Developer must pay the Council the Offsite Roads Contributions which have been withheld pursuant to this clause relating to that Outstanding Offsite Road Work for which tenders have been called.
- 7.2 For the purpose of clause 7.1, the Council must provide the Developer with 14 days prior written notice of the calling of tenders for any particular Offsite Road Work.
- 7.3 If the Developer exercises its right to withhold Offsite Roads Contributions in accordance with clause 7.1:
 - 7.3.1 the Developer will not be considered to be in breach of an obligation to make Offsite Roads Contributions in respect of the Outstanding Offsite Road Work by the time specified in Column 5 of Schedule 1;
 - 7.3.2 the Issue of any Subdivision Certificates will not be delayed as a result of the fallure to make the Offsite Roads Contributions in respect of the Outstanding Offsite Road Work by the time specified in Column 5 of Schedule 1;
 - 7.3.3 the time for making the Offsite Roads Contributions in respect of the Outstanding Offsite Road Work contained in Column 5 of

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Schedule 1 will be deemed to have been modified to be the date on which tenders are called for the Outstanding Offsite Road Work; and

- 7.3.4 the time for completion of the Outstanding Offsite Road Work contained in Column 5 of Schedule 1 will be deemed to have been modified to be a date determined by Council in consultation with the Developer, being a date after the calling of tenders for that Outstanding Offsite Road Work...
- 7.4 A disagreement between the Parties regarding the most economical manner in which to deliver the Offsite Road Works is a dispute to which clause 31 of this Agreement applies, which must be referred for expert determination.
- 7.5 Council is to use the best cost estimate available to it to calculate the actual cost of delivering the Offsite Local Roads.
- 7.6 The Council is to notify the Developer of its calculation in clause 7.5 and provide the Developer with all supporting documentation relating to its calculation.
- 7.7 Within 14 days of being provided with the documentation in clause 7.6, the Developer is to either:
 - 7.7.1 accept the calculated amounts as notified by Council under clause 7.6, in which case those amounts are to be used to adjust the Contribution Value for Offsite Local Roads and Per Dwelling Contribution Value by Contribution Category for Offsite Local Roads, or
 - 7.7.2 reject the calculated amounts notified and request an independent reviewer to calculate the actual cost of delivering the Offsite Local Roads.
- 7.8 If the Developer requests an independent review under clause 7.7.2, the cost calculated by the independent reviewer is to be used to adjust the Contribution Value for Offsite Local Roads and Per Dwelling Contribution Value by Contribution Category for Offsite Local Roads.
- 7.9 If, following a variation pursuant to clauses 7.7 or 7.8, the Contribution Value for Offsite Local Roads Increases, then the increased Contribution Value only applies in respect of Offsite Roads Contributions to be made by the Developer from the date of the increase in the Contribution Value onwards, and in that respect, the Per Dwelling Contribution Value by Contribution Category for Offsite Local Roads will be recatculated at that point in time, with reference to the increased Contribution Value.
- 7.10 Notwithstanding any other provision of this Agreement, the making of payments by or on behalf of CIC Australia or the Developer under the Offsite Roads MOU will be considered to be the making of monetary Development Contributions comprising the Offsite Roads Contributions.
- 7.11 In addition to any other obligations under this Agreement, the Developer agrees to bear the costs of protecting, relocating or preserving services impacted by the delivery of the duplication of Old Cooma Road.
- 8 Maintenance of public open space, road verges and other public facilities



- 8.1 The Parties acknowledge and agree that the arrangements provided for in this clause 8 constitute the provision of a material public benefit within the meaning of s93F(1) of the Act by the Developer to the Council.
- 8.2 The Council, to the extent permitted by law, is to have regard to the Landscape and Open Space Strategy and any further arrangements between the Parties of the kind contemplated by clauses 8.7 and 8.8 when adopting a community land plan of management (POM) in relation to community land, within the meaning of the Local Government Act 1993, within the Googong Urban Release Area.
- 8.3 If the Council adopts a POM which is consistent with the Landscape and Open Space Strategy and any further arrangements between the Parties of the kind contemplated by clauses 8.7 and 8.8, then the Developer agrees to fund the Up-specification Works.
- 8.4 Within 12 months of execution of this Agreement by the Developer, the Parties agree to form the Joint Management Committee, which is to have the following functions:
 - 8.4.1 assisting the Council in the preparation of a draft POM,
 - 8.4.2 considering and making recommendations to the Council in relation to appropriate amendments to the draft POM in response to public submissions,
 - 8.4.3 considering and making recommendations to the Council in relation to possible future amendments to an adopted POM,
 - 8.4.4 considering and making recommendations to the Council In relation to any tenders for the provision of the Up-specification Works, including the preparation of draft tender specifications and performance standards in relation to Up-specification Works
 - 8.4.5 the appointment of the Landscape Supervisor; and
 - 8.4.6 any other functions agreed between the Parties from time to time.
- 8.5 If the Council does not adopt a POM which is consistent with the Landscape and Open Space Strategy and any further arrangements between the Parties of the kind contemplated by clauses 8.7 and 8.8, then the Joint Management Committee will be disbanded within 14 days of the adoption of the POM.
- 8.6 For the avoidance of doubt, the Parties agree that:
 - 8.6.1 the adoption of any recommendation of the Joint Management Committee or otherwise is at the discretion of the Council in accordance with its functions under the Local Government Act 1993, including in relation to the selection of tenders under s377 of that Act, and
 - 8.6.2 the Joint Management Committee will not be involved in the preparation of tender documents and will not make recommendations to the Council concerning tenders that do not relate to Up-specification Works.
- 8.7 The Parties, acting reasonably, agree to enter into such further, more detailed arrangements as are reasonably necessary in relation to the matters addressed by this clause 8 and that those further arrangements will not be inconsistent with this Agreement.



- 8.8 Without limiting clause 8.7, the Parties agree to enter into further, more detailed arrangements specifying the nature and extent of the Upspecification Works.
- 8.9 Notwithstanding any other provision of this Agreement, the Developer is to maintain the Pink Tailed Worm Lizard Conservation Area as described in the 'Pink Tailed Worm Lizard Impact Assessment Report' dated January 2011 (PTWL Report) referred to in Column 5 of the table to Schedule 1 in relation to Contribution Item 1.11, in accordance with the PTWL Report, until the Issue of the Subdivision Certificate for the creation of the Final Lot which will accommodate the 15,702th Equivalent Person in the Development.
- 8.10 For the avoidance of doubt, the Developer's obligation under clause 8.9 is not an Up-specification Work.

9 Procedures relating to payment of monetary Development Contributions

- 9.1 A monetary Development Contribution is made for the purposes of this Agreement when the Council receives the full amount of the contribution payable under this Agreement by unendorsed bank cheque or by the deposit by means of electronic funds transfer of cleared funds into a bank account nominated by the Council, as the case may be.
- 9.2 The Developer is to give the Council not less than 2 Business Days written notice of its intention to pay a monetary Development Contribution.
- 9.3 The Developer is not required to pay a monetary Development Contribution under this Agreement until the Council, after having received the Developer's notice under clause 9.2, has given to the Developer a tax invoice for the amount of that Development Contribution.
- 9.4 The Developer is not in breach of this Agreement if it falls to pay a monetary Development Contribution at the time required by this Agreement by reason only of the Council's fallure to give to the Developer a tax invoice in relation to the amount proposed to be paid by it.

10 Procedures relating to the dedication of land

- 10.1 A Development Contribution comprising the dedication of land is made for the purposes of this Agreement upon registration of a dealing which vests the land in the Council.
- 10.2 For the purposes of clause 10.1, but without limiting the means by which the transfer may be effected under clause 10.1:
 - 10.2.1 the Developer may give the Council, for execution by the Council as transferee, an instrument of transfer under the Real Property

 Act 1900 relating to the land to be dedicated, and
 - 10.2.2 If so, the Council is to execute the instrument of transfer and return it to the Developer within 7 days of receiving it from the Developer,



- 10.2.3 if so, the Developer is to lodge the Instrument of transfer for registration at the Department of Lands within 7 days of receiving it from the Council duly executed,
- 10.2.4 If so, the Developer is to do all things reasonably necessary to enable registration of the instrument of transfer to occur.
- 10.3 If this Agreement requires the Developer to dedicate land on which the Developer is also required to carry out a Work under this Agreement, then, not later than 7 days after the Work is taken to have been completed in accordance with this Agreement, the Developer is to provide to the Council or todge with the LPMA all documents necessary to enable the transfer of the land to Council..
- 10.4 Clause 10.3 does not affect any obligation under this Agreement which requires the dedication of land prior to the completion of any Work on that tand.

11 Carrying out of Work

- 11.1 Subject to clause 6.9, the Developer is to carry out and deliver the Work at the time and in the manner set out in Schedule 1.
- 11.2 Any Work that is required to be carried out by the Developer under this Agreement is to be carried out in accordance with any relevant Development Consent and any other applicable law.
- 11.3 The Landscaping Works are to be carried out in accordance with the Landscape and Open Space Strategy.
- 11.4 The Parties may, by agreement in writing, determine part of a Work to be a Phase at any time prior to the commencement of physical works relating to that Work.
- 11.5 The Parties agree that the Phase Value is to be determined by:
 - 11.5.1 the agreement in writing of the Parties; or
 - 11.5.2 failing agreement, the amount determined by a suitably qualified quantity surveyor appointed by the Parties.
- 11.6 The Parties agree and acknowledge that any determination of value made by that quantity surveyor is relevant only for the purposes of determining the Phase Value, and does not affect the Contribution Value of a particular Work.
- 11.7 When the Developer considers that a Phase is complete, the Developer must provide the Council with verification of the completion of the Phase from a suitably qualified quantity surveyor.

12 Access to the Land

- 12.1 The Developer is to permit the Council, its officers, employees, agents and contractors to enter the Land at any time, upon giving reasonable prior notice, in order to inspect, examine or test any Work or to remedy any breach of the Developer relating to the carrying out of a Work.
- 12.2 The Council is to permit the Developer to enter and occupy any land owned or controlled by the Council for the purpose of enabling the Developer to carry out any Work under this Agreement that is required to

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be carried out on such land or to perform any other obligation imposed on the Developer by or under this Agreement.

12.3 If the Developer is required to carry out Work under this Agreement on land that is not owned or controlled by the Council or Developer, the Developer is to first obtain all consents necessary for the Developer to enter onto that land and carry out the required Work.

13 Protection of people and property

- 13.1 The Developer is to ensure to the fullest extent reasonably practicable in relation to the carrying out of any Work that:
 - 13.1.1 all necessary measures are taken to protect people and property,
 - 13.1.2 unnecessary interference with the passage of people and vehicles is avoided,
 - 13.1.3 nuisances and unreasonable noise and disturbances are prevented, and
 - 13.1.4 the Developer complies with all laws including all conditions of any applicable Development Consent, environmental laws and occupational health and safety laws.

14 Damage and repairs to Work

14.1 The Developer, at its own cost, is to repair and make good to the satisfaction of the Council any loss or damage to a Work from any cause whatsoever which occurs prior to the date on which the Work is taken to have been completed under this Agreement.

15 Variation of Work

- 15.1 A Work is not to be varied by the Developer, unless:
 - 15.1.1 the Parties agree in writing to the variation, and
 - 15.1.2 any consent or approval required under the Act or any other law to the variation is first obtained, and
 - 15.1.3 the Developer bears all of the Council's costs of and incidental to agreeing to and approving the variation.
- 15.2 For the purposes of clause 15.1 a variation may relate to any matter in relation to the Works that is dealt with by this Agreement.

16 Procedures relating to the completion of Work

- 16.1 A Development Contribution comprising the carrying out of a Work is made for the purposes of this Agreement, and the Work is taken to have been completed for the purposes of this Agreement, on Practical Completion of the Work.
- 16.2 On Practical Completion of a Work or Phase, the Council accepts responsibility for the Work, other than responsibility for complying with a

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Rectification Notice, and responsibility for funding the Up-specification Works in accordance with clause 8.3 of this Agreement, which remains with the Developer.

17 Procedures relating to the rectification of defects

- During the Defects Liability Period, the Council, acting reasonably, may give to the Developer a Reclification Notice.
- 17.2 The Developer is to comply with a Rectification Notice at its own cost according to its terms and to the satisfaction of the Council.
- 17.3 If the Developer breaches clause 17.2, the Council may have the relevant defect rectified and may recover its costs of so doing by:
 - 17.3.1 calling upon the Defects Security, or
 - 17.3.2 as a debt due in a court of competent jurisdiction.

18 Failure to carry out Work

- 18.1 If the Council considers that the Developer is in breach of any obligation under this Agreement relating to the carrying out of any Work, the Council may elect to give the Developer a notice requiring:
 - 18.1.1 the carrying out of further work relating to the Work to immediately cease except in relation to the rectification of the breach, and
 - 18.1.2 the breach to be rectified to the Council's satisfaction.
- 18.2 A notice given under clause 18.1 is to allow the Developer a period of not less than 28 days or such further period as the Council considers reasonable in the circumstances to rectify the breach.
- 18.3 Without limiting any other rights the Council has to enforce this Agreement, the Council may, if the Developer does not comply with a notice given under clause 18.1:
 - 18.3.1 call upon a Contribution Security referred to in clause 24, and
 - 18.3.2 carry out and complete the Work the subject of the Developer's breach.
- 18.4 Clause 31 and Schedule 2 do not prevent a notice being given under clause 18.1 and do not apply to such a notice or the circumstances relating to the giving of that notice, and any procedure commenced under Schedule 2 ceases to apply when such a notice is given.

19 Works-As-Executed-Plan

- 19.1 No later than 60 days after Practical Completion of a Work, the Developer is to submit to the Council a full works-as-executed-plan in respect of the Work the subject of the notice.
- 19.2 The works-as-executed-plan submitted to the Council is to meet the Council's reasonable requirements which must be notified to the Developer prior to the expiration of the Defects Liability Period for the Work.



20 Application of sections 94, 94A and 94EF of the Act to the Development

- 20.1 Subject to clause 20.2, sections 94 and 94A of the Act do not apply to the Development.
- 20.2 This Agreement does not prevent Council from imposing conditions on development consents for commercial development in the Town Centre pursuant to s94 of the Act requiring monetary contributions for the purposes of car parking.
- 20.3 Section 94EF of the Act applies to the Development.
- 20.4 For the avoidance of doubt:
 - 20.4.1 If the Option Land is not developed by the Developer, that land is not covered by this Agreement, and sections 94 and 94A of the Act continue to apply to that land,
 - 20.4.2 If the Developer does not exercise its option to purchase the Option Land within the time required under the relevant option deed, to the effect that the Developer no longer has a legally enforceable right to purchase the Option Land, then that land is not covered by this Agreement, and sections 94 and 94A of the Act continue to apply to that land, and
 - 20.4.3 sections 94 and 94A of the Act continue to apply to any development, other than the Development, within the Googong Urban Release Area whether carried out by the Developer or any other person.

21 Procedures relating to Sewer, Potable Water and Recycled Water Infrastructure

- 21.1 Subject to clause 6.9, the parties acknowledge that the Developer is to build and dedicate to Council the Work being Contribution Item 7.02.
- 21.2 The Council will ensure that residential user charges for recycled water within the Googong Urban Release Area will be lower than residential user charges for potable water in the Area.

Part 3 - Recoupment

22 Surplus Development Contributions

- 22.1 The Council acknowledges that the Developer is providing Development Contributions under this Agreement that:
 - 22.1.1 exceed the demand for Public Infrastructure created by the Development, and
 - 22.1.2 meet the demand, or part of the demand, for Public Infrastructure created by development in the Googong Urban Release Area which is to be carried out by Other Developers.



- 22.2 The Council, to the extent permitted by law, is to give consideration to making a contributions plan pursuant to section 94EA of the Act under which the Council collects Recoupment Contributions and, if it determines that it will make such a contributions plan, it must use its best endeavours to do so expeditiously.
- 22.3 The Council, to the extent permitted by law, is also to give consideration to making a Development Servicing Plan under which the Council collects Recoupment Contributions and, if it determines that it will make such a plan, it must use its best endeavours to do so.
- 22.4 The Council, to the extent permitted by law, is also to give consideration to making other applications or taking other steps to collect Recoupment Contributions and to use its reasonable endeavours from time to time to do so.

23 Payments to Developer

- 23.1 Each time a Recoupment Contribution is paid to the Council, the Council is to deposit an amount equal to the amount of that contribution, plus any interest earned by Council on that contribution into the Council's trust fund referred to in s411 of the Local Government Act 1993 in an account styled GDC Recoupment Contributions Googong Development (Recoupment Trust Fund).
- 23.2 Within 14 days of the Council providing its consent, pursuant to clause 24.3.2, to a notice issued by the Developer pursuant to clause 24.3.1, if the Developer has provided Contribution Items with a combined Contribution Value and Phase Value (Item Value) in excess of the Contribution Obligation at the date of the notice, then Council will pay the Recoupment Contributions held in the Recoupment Trust Fund to the Developer.
- 23.3 The Council is not obliged to pay Recoupment Contributions to the Developer pursuant to clause 23.2 which would result in the amount paid to the Developer, when added to the Contribution Obligation at the date of the notice referred to in clause 23.2, exceeding the Item Value at the date of that notice.
- Once the sum of the payments made to the Developer under this clause (not including any interest earned on Recoupment Contributions by the Council) equals the Surplus Value, the Council has no further obligation to make any payments under this clause.
- 23.5 For the purposes of s94(3) and s94A(3) of the Act, the Parties agree that immediately prior to the imposition of a condition pursuant to s94 or s94A of the Act on a Development Consent granted to an Other Developer requiring the payment of a Recoupment Contribution, the Council incurs a liability to pay the Developer an amount equal to the Recoupment Contribution.
- 23.6 The Parties further agree that immediately prior to the imposition of a precondition to the issuing of a certificate of compliance pursuant to s306 of the *Water Management Act 2000* in relation to a Development Consent granted to an Other Developer requiring the payment of a Recoupment Contribution, the Council incurs a liability to pay the Developer an amount equal to the Recoupment Contribution.
- 23.7 The Parties further agree that immediately prior to the imposition of any other requirement to pay a Recoupment Contribution on an Other



- Developer, the Council incurs a liability to pay the Developer an amount equal to the Recoupment Contribution.
- 23.8 For the avoidance of doubt, nothing In this Agreement imposes any obligation on the Council to make any payments to the Developer over and above the Recoupment Contributions actually received by the Council from Other Developers.
- 23.9 The Council acknowledges that the Developer intends to fund Stage 1 of the Old Cooma Road Works, which form part of the Offsite Local Roads, in advance of the time by which contributions towards the Offsite Local Roads are required under this Agreement, in order to facilitate the early completion of those works by Council.
- 23.10 The Council must ensure that Offsite Roads Contributions are only used for the purpose for which they are provided by the Developer under this Agreement.
- 23.11 Within 60 days of the end of the Defects Liability Period for an Offsite Road Work, the Council must notify the Developer of the cost to the Council of the construction of that Offsite Road Work.
- 23.12 If the Developer's share of the actual cost of the construction of an Offsite Road Work is less than the Developer's share of the estimated cost for that Offsite Road Work as noted in Column 4 of Schedule 1, then:
 - 23.12.1 the Offsite Roads Contributions which the Developer is required to pay are reduced by the difference between those two amounts (Cost Difference); and
 - 23.12.2if the Developer has already provided Offsite Roads Contributions in an amount greater than the actual cost of the construction of all Offsite Road Works which have been completed, then within 60 days of the end of the Defects Liability Period for the Offsite Road Work, Council will refund to the Developer an amount equal to the Cost Offference.
- 23.13 At the end of all of the Defects Liability Periods for the Offsite Local Roads, Council is to refund to the Developer any unapplied balance of the Offsite Roads Contributions held by Council Including any interest earned, within 28 days of demand by the Developer.

Part 4 - Other Provisions

24 Security for Contribution Obligations

- 24.1 Subject to this clause 24, the Developer is to pay Contribution Security to the Council for each Contribution Category in an amount equal to the \$ amount of the Contribution Obligation.
- 24.2 The amount payable under clause 24.1 is to be reduced according to the following formula:

CS = CO - CV

Where



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CS = Contribution Security

CO = Contribution Obligation

CV = the sum of:

(a) the Contribution Value of all Contribution Items made in accordance with this Agreement, and

(b) the Phase Value of all Phases that have been completed in relation to Contribution Items which have not yet been completed to date in the Contribution Category to which the Contribution Obligation relates.

- 24.3 Not later than 1 February and 1 August in each year following the making of the first payment of Contribution Security to the Council, the following is to occur:
 - 24.3.1 the Developer is to prepare a notice specifying a \$ amount of:
 - the Contribution Value of all Contribution Items made in accordance with this Agreement at the date of the notice (grouped in Contribution Categories),
 - (b) the Phase Value of all Phases that have been completed in relation to Contribution Items which have not yet been completed at the date of the notice (again grouped in Contribution Categories),
 - (c) the Contribution Obligation at the date of the notice, and
 - (d) the Contribution Security held by the Council at the date of the notice.
 - 24.3.2 Within 14 days of receiving a notice under clause 24.3.1, the Council is to notify the Developer of whether it consents (with such consent not to be unreasonably withheld) to the amounts specified in the Developer's notice.
 - 24.3.3 Once the Parties have agreed on the \$ amounts relating to the matters required to be included in a notice under clause 24.3.1, the Parties are to promptly ensure the Council holds the correct amount of Contribution Security in accordance with clauses 24.1 and 24.2.
 - 24.3.4 For the avoidance of doubt, the action required by the Parties pursuant to clause 24.3.3, may involve either the payment of a further amount of Contribution Security to the Council or the refund by the Council of an amount of Contribution Security, which in either case is to occur within 30 days of the Parties reaching agreement under clause 24.3.3.
- 24.4 Subject to clause 24.3, the amount of a Contribution Security that may be held by the Council for a Contribution Obligation at any time is not to exceed the amount determined in accordance with the formula in clause 24.2.
- 24.5 Contribution Security paid to the Council under clause 24.1 is, if in the form of cash, to be deposited into the Council's trust fund referred to in



- s411 of the Local Government Act 1993 in an account styled GDC Security Googong Development, and the Contribution Security may only be used in accordance with this Agreement.
- 24.6 The Council is to provide the Developer with a copy of all transaction documents and bank statements relating to the account in which Contribution Security is held as soon as practicable after the Council receives such documents.
- 24.7 The Council may call-up a Contribution Security only if:
 - 24.7.1 the Developer has breached its obligations under this Agreement relating to the making of Development Contributions in the Contribution Category to which the Contribution Security applies (other than an obligation to which the Defects Security relates), and
 - 24.7.2 the Council has served on the Developer notice in writing of the breach, and
 - 24.7.3 the Developer has falled to remedy the breach within a reasonable period after receipt of the notice having regard to the nature of the breach being a period of not less than 28 days in any circumstances.
- 24.8 If the Council calls-up a Contribution Security, it may use it in satisfaction of the following costs:
 - 24.8.1 the reasonable costs of the Council's servants, agents and contractors reasonably incurred for that purpose,
 - 24.8.2 all fees and charges necessarily or reasonably incurred by the Council in order to have the Work carried out, completed or rectified, and
 - 24.8.3 without limiting clause 24.8.2, all legal costs and expenses reasonably incurred by the Council, by reason of the Developer's breach.
- 24.9 If the Council calls on a Contribution Security in accordance with this Agreement, the Council may, by notice in writing served on the Developer, require the Developer to provide a further or replacement Contribution Security in an amount that, when added to any unused portion of the existing Contribution Security, does not exceed the amount of the Contribution Security the Council is entitled to hold under clause
- 24.10 Any interest earned on the Contribution Security is to be held by the Council in the account referred to in clause 24.5.
- 24.11 If the Contributions Security for a Contributions Obligation is exhausted as a result of the Council calling-up a security, the Council may apply any interest in satisfaction of any further costs to which the Contribution Security could have been applied in accordance with this clause 24.
- 24.12 On the completion of the Contributions Obligations, the Council must promptly refund to the Developer on request the balance of the Contributions Security and any interest earned on that Security.
- 24.13 The first payment of Contribution Security is to be made prior to the issue of the first Subdivision Certificate which creates any residential lots in the Development.



24.14 The Developer must not apply for a Subdivision Certificate in relation to the creation of any residential tots in the Development unless the Developer has first provided sufficient Contributions Security for all Contribution Categories in accordance with this clause 24.

25 Defects Security

- 25.1 Upon commencement of the Defects Liability Period for a Work, the Council may give the Developer a notice requiring the Developer to provide a Defects Security in relation to that Work in an amount of:
 - 25.1.1 five (5) per cent of the value of the Work, if the value of the Work is less than \$500,000.00; or
 - 25.1.2 \$25,000.00 plus three (3) per cent of the value of the Work if the value of the Work is more than \$500,000.00.
- 25.2 Within 14 days of receiving a notice from the Council that is in accordance with clause 25.1, the Developer is to give the Council a Defects Security in the amount specified in that notice.
- 25.3 The Council is to return a Defects Security or any remaining part of it to the Developer within 28 days of Final Completion of the Work to which that Defects Security relates.
- 25.4 At any time following the provision of a Defects Security, the Developer may provide the Council with a replacement Defects Security in the amount specified by the Council in accordance with clause 25.1.
- 25.5 On receipt of a replacement Defects Security, the Council is to release and return to the Developer as directed, the Defects Security it holds which has been replaced.
- 25.6 The Council may call-up a Defects Security only If:
 - 25.6.1 the Developer has breached a Reclification Notice that relates to the Work to which the Defects Security relates, and
 - .25,6.2 the Council has served on the Developer notice in writing of the breach, and
 - 25.6.3 the Developer has failed to remedy the breach within a reasonable period after receipt of the notice having regard to the nature of the breach being a period of not less than 28 days in any circumstances.
- 25.7 If the Council calls-up a Defects Security, it may use it in satisfaction of the following costs:
 - 25.7.1 the reasonable costs of the Council's servants, agents and contractors reasonably incurred for that purpose,
 - 25.7.2 all fees and charges necessarily or reasonably incurred by the Council in order to have the Work carried out, completed or rectified, and



- 25.7.3 without limiting clause 25.7.2, all legal costs and expenses reasonably incurred by the Council, by reason of the Developer's breach.
- 25.8 If the Council calls on a Defects Security in accordance with this Agreement, the Council may, by notice in writing served on the Developer, require the Developer to provide a further or replacement Defects Security in an amount that, when added to any unused portion of the existing Defects Security, does not exceed the amount of the Defects Security the Council is entitled to hold under clause 25.1.
- 25.9 Any interest earned on the Defects Security is to be held by the Council in the Council's trust fund referred to in s411 of the Local Government Act 1993 in an account styled GDC Security Googong Development.

26 Provision of Guarantee

26.1 Upon the execution of this Agreement by all of the Parties, the Developer is to provide the Council with a deed of guarantee between the Council, the Developer, and the Developer's parent company which, at the date of this Agreement is CIC Australia (Parent Company), in terms reasonably satisfactory to the Council, under which the Parent Company undertakes to meet the obligations of the Developer under this Agreement.

27 Recovery of cost of Work carried out by the Council

- 27.1 The Council may recover from the Developer in a court of competent jurisdiction any cost incurred by the Council during the Defects Liability Period in carrying out, completing, or rectifying a defect in, a Work that is not met by the Defects Security required under clause 25.
- 27.2 Prior to the commencement of recovery proceedings of the kind contemplated by clause 27.1, the Parties agree to engage in non-binding mediation of the dispute in accordance with the Mediation Rules of the Law Society of New South Wales published from time to time.
- 27.3 For the purpose of clause 27.1, the Council's costs of carrying out, completing or rectifying a defect in a Work includes, but is not limited to:
 - 27.3.1 the reasonable costs of the Council's servants, agents and contractors reasonably incurred for that purpose,
 - 27.3.2 all fees and charges necessarily or reasonably incurred by the Council in order to have the Work carried out, completed or rectified, and
 - 27.3.3 without limiting clause 27.3.2, all legal costs and expenses reasonably incurred by the Council, by reason of the Developer's failure to comply with this Agreement.

28 Registration of this Agreement

28.1 The Developer agrees that it will procure the registration of this Agreement under the Real Property Act 1900 (RP Act) in the relevant follos of the register for the Developer's Land, other than a Final Lot in accordance with section 93H of the Act.



- 28.2 The Developer, at its own expense, will promptly after this Agreement comes into operation, take all practical steps, and otherwise do anything that the Council reasonably requires, to procure:
 - 28.2.1 the consent of each person who:
 - (a) has an estate or interest in the Developer's Land registered under the RP Act; or
 - (b) Is selzed or possessed of an estate or interest in the Developer's Land;
 - 28.2.2 the execution of any documents; and
 - 28.2.3 the production of the relevant duplicate certificates of title,

to enable the registration of this Agreement in accordance with clause 28.1, as soon as practicable.

- 28.3 The Developer, at its own expense, will take all practical steps and otherwise do anything that the Council reasonably requires, as soon as reasonably practicable:
 - 28.3.1 to procure the lodgement of this Agreement with the Registrar General as soon as reasonably practicable after this Agreement comes into operation but in any event not later than 60 Business Days after that date; and
 - 28.3.2 to procure the registration of this Agreement by the Registrar General, either in the relevant folios of the register for the Developer's Land or in the General Register of Deeds if the Agreement relates to land not under the RP Act.
- 28.4 The Parties agree that if any plan of subdivision to create Final Lots is lodged with the LPMA, the LPMA will be directed not to register this Agreement against the folio identifier of the Final Lots being created by that plan.
- Once the Developer has met all of its obligations under this Agreement, the registration of this Agreement against the folio identifier of the Land, or any part of the Land, can be removed, and the Council must do everything reasonably necessary to permit the Developer to have the recording of this Agreement against the folio identifier of the Land or part of the Land removed.
- 28.6 At any time, the Developer may request that the Council remove the registration of this Agreement from the title to any part of the Developer's Land that is not a Final Lot, provided that the Council holds the Contributions Security required under clause 24.

29 Review of this Agreement

- 29.1 This Agreement may be reviewed or modified by the agreement of the Parties using their best endeavours and acting in good faith.
- 29.2 The Parties agree to review this Agreement on the first anniversary of the date on which this Agreement is entered into and every three years after that anniversary, and otherwise if either Party is of the opinion that any change of circumstance has occurred, or is imminent, that materially affects the operation of this Agreement.

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Googong Development Corporation Pty Ltd

- 29.3 On each review, other than the review on the first anniversary, the Parties will review the Projected Total Population and dwelling occupancy rates of the Googong Urban Release Area.
- 29.4 For the purposes of clause 29.2, the relevant changes include (but are not limited to):
 - 29.4.1 any material change to the Development or Indicative Staging Plan,
 - 29.4.2 any change to the LEP that materially affects the Development or part of the Development,
 - 29.4.3 any change to Council's Residential and Economic Strategy 2031 that materially affects the Development or part of the Development,
 - 29.4.4 any change to or the making of any Environmental Planning Instrument that materially affects the Development or part of the Development,
 - 29.4.5 any change to a law that restricts or prohibits or enables the Council or any other Authority to restrict or prohibit any aspect of the Development,
 - 29.4.6 If the Developer is, despite all reasonable efforts to do so, unable to obtain all consents necessary for the Developer to enter onto land and carry out Work as required by clause 12.3,
 - 29.4.7 the actual cost of delivering a Contribution Item varies from the Contribution Value for that Item by more than 7.5 per cent,
 - 29.4.8 the exhibition of a draft contributions plan, within the meaning of the Act, relating to land in the Council's area; and
 - 29.4.9 the exhibition of a draft voluntary planning agreement, within the meaning of the Act, between Council and an Other Developer relating to land in the Council's area.
- 29.5 For the purposes of addressing any matter arising from a review of this Agreement referred to in clause 29.2, the Parties are to use all reasonable endeavours to agree on and implement appropriate amendments to this Agreement.
- 29.6 If this Agreement becomes illegal, unenforceable or invalid as a result of any change to a law, the Parties agree to do all things necessary to ensure that an enforceable agreement of the same or similar effect to this Agreement is entered into.
- 29.7 A failure by a Party to agree to take action requested by the other Party as a consequence of a review referred to in clause 29.2 is not a dispute for the purposes of clause 31 and is not a breach of this Agreement.
- 29.8 Council acknowledges that the Development Contributions to be provided by the Developer under this Agreement may exceed the demand for public infrastructure generated by 5550 Dwellings. If more than 5550 Dwellings are permitted in the Googong Urban Release Area, the Parties will negotiate in good faith for the adjustment of the Development Contributions to be provided under this Agreement accordingly.
- 29.9 In the event that the Total Projected Population reduces by more than 20% for any reason, the parties must meet, and negotiate in good faith to agree upon a reduction in the Development Contributions provided under this Agreement.



30 Implementation of this Agreement

- 30.1 Within 6 months of execution of this Agreement by the Developer, the Parties agree to form the Implementation Group, which is to have the following functions:
 - 30.1.1 Monitor and manage the Developer's compliance with its obligations under this Agreement, including in relation to the provision of Contribution Security and Contribution Items;
 - 30.1.2 Monitor and manage the Council's compliance with its obligations under this Agreement, including the making of payments to the Developer under clause 23;
 - 30.1.3 Manage, on request by the parties, the delivery of Contribution Items; and
 - 30.1.4 any other functions agreed between the Parties from time to time.
- 30.2 The Implementation Group is to meet twice annually within 14 days of receipt of the notice referred to in clause 24.3.1, and at other times as agreed by the parties.
- 30.3 The Parties, acting reasonably, agree to enter into such further, more detailed arrangements as are reasonably necessary in relation to the functions, and operation of the Implementation Group and those further arrangements will not be inconsistent with this Agreement.

31 Dispute resolution

31.1 If a dispute between any of the Parties arises in connection with this Agreement or its subject matter, then the process and procedures set out in Schedule 2 will apply.

32 Notices

- Unless expressly stated otherwise in this Agreement, all notices, certificates, consents, approvals, waivers and other communications in connection with this Agreement must be in writing, signed by the sender (if an individual) or an Authorised Officer of the sender and marked for the attention of the person identified in the Summary Sheet to this Agreement or, if the recipient has notified otherwise, then marked for attention in the way last notified.
- 32.2 They must be:
 - 32.2.1 left at the address set out or referred to in the Summary Sheet to this Agreement;
 - 32.2.2 sent by prepald ordinary post (airmail if appropriate) to the address set out or referred to in the Summary Sheet to this Agreement;
 - 32.2.3 sent by fax to the fax number set out or referred to in the Summary Sheet to this Agreement;
 - 32.2.4 sent by small to the small address set out or referred to in the Summary Sheet to this Agreement; or
 - 32.2.5 given in any other way permitted by Law.

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- 32.3 However, if the intended recipient has notified a changed postal address or changed fax number, then the communication must be to that address or number.
- 32.4 They take effect from the time they are received unless a later time is specified.
- 32.5 If sent by post, they are taken to be received three days after posting (or seven days after posting if sent to or from a place outside Australia).
- 32.8 If sent by fax, they are taken to be received at the time shown in the transmission report as the time that the whole fax was sent.

33 Approvals and Consent

- 33.1 The Parties acknowledge that this Agreement does not impose any obligation on a Consent Authority to:
 - 33.1.1 grant Development Consent; or
 - 33.1.2 exercise any function under the Act in relation to a change in an environmental planning instrument.

34 Assignment and dealings

- 34.1 The Developer may not sell, transfer, assign or novate or similarly deal with (referred to in this clause as "Dealing") its right, title or interest in the Land (if any) other than a Final Lot, or its rights or obligations under this Agreement, or allow any interest in them to arise or be varied, in each case, without the Council's consent (which shall not be unreasonably withheld).
- 34.2 The Council shall not withhold its consent under clause 34.1 if:
 - 34.2.1 the Developer is not in breach of this Agreement, or if the Developer is in breach of the Agreement, the Developer can demonstrate to Council's reasonable satisfaction that it is taking action to remedy the breach, and
 - 34.2.2 the Council is satisfied, based on evidence procured by the Developer, and any other considerations the Council considers relevant, that the proposed transferee, assignee or novatee has the financial capacity and experience necessary to meet the Developer's obligations under this Agreement.
- 34.3 The Developer must give the Council no less than 40 Business Days notice in writing of the proposed Dealing and the Council must advise the Developer within 20 Business Days whether it will consent to the Dealing, subject to clause 34.4.
- 34.4 Prior to any such sale, transfer, assignment, charge, encumbrance or novation, the Developer must:
 - 34.4.1 procure that the transferee, assignee or novatee executes and delivers to the Council prior to any such Dealing taking effect, a deed in favour of the Council in form and substance acceptable to the Council (acting reasonably) whereby, subject to clauses 34.5 and 34.6:



- (a) the transferee, assignee or novatee becomes contractually bound with the Council to perform all of the Developer's obligations under this Agreement (including obligations which may have arisen before the transfer, assignment or novation takes effect), or on such other terms as agreed by the Parties;
- (b) the transferee, assignee or novatee has the benefit of all the Developer's rights under this Agreement, or on such other terms as agreed by the Parties; and
- (c) the Developer is released from its Future Obligations under this Agreement.
- 34.5 The Parties agree that a transferee, assignee or novatee in a Dealing under this clause of part only of the Land, shall be contractually bound with the Council under clause 34.4.1(a) only in relation to those Future Obligations that relate to that part of the Land in which the transferee, assignee or novatee receives a right, title or interest from the Developer, and the Developer shall remain liable for the remainder of the Future Obligations.
- 34.6 If the Developer, in its absolute discretion, provides the Council with a deed of guarantee or an agreement between the Developer and the transferee, assignee or novatee in terms reasonably satisfactory to the Council, under which the Developer undertakes to meet the Future Obligations of the transferee, assignee or novatee (determined in accordance with clause 34.2), the Parties agree that the transferee, assignee or novatee is not liable under this Agreement to the extent of the Developer's guarantee.
- 34.7 If another Authority takes over the functions of the Council under this Agreement, or if the Council determines that it is desirable for this to happen, then the Council may assign or novate or otherwise deal with its rights and obligations under this Agreement to give effect to this change, and the Developer agrees to enter into such documentation, at the cost of the Council, as may be necessary to confer on the new Authority the rights and obligations of the Council under this Agreement.
- 34.8 Normally any such action would take place by a statutory novation or delegation. However, this clause applies to the extent that it is necessary.
- 34.9 Without limiting clause 39, the Council must not otherwise deal with its rights and obligations under this Agreement.
- 34.10 For the purposes of, but without limiting clause 34.1, an assignment by the Developer of its rights or obligations under this Agreement will be deemed to have occurred where there has been a Change of Control, except that clauses 34.4 to 34.6 will not apply to that assignment.
- 34.11 For the purposes of clause 34.10:

Change of Control means where a person who did not (directly or indirectly) effectively Control the Developer at the date of this Agreement, either alone or together with others, acquires Control of the Developer.

Control includes:

34.11.1 the ability to exercise or control the exercise of the right to vote in respect of more than 50% of the voting shares or other form of voting equity in a corporation;

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- 34.11.2 the ability to dispose, or exercise control over the disposal of more than 50% of the shares or other form of equity in a corporation;
- 34.11.3 the ability to appoint or remove all or a majority of the directors of a corporation;
- 34.11.4 the ability to exercise, or control the exercise of the casting of a majority of the votes cast at the meetings of the board of directors of a corporation; or
- 34.11.5 any other means, direct, or indirect, of dominating the decision making and financial and operating policies of a corporation.

35 Entire agreement

35.1 This Agreement constitutes the entire agreement of the Parties about its subject matter and supersedes all previous agreements, understandings, and negotiations on that subject matter.

36 Further Acts

- 36.1 Each Party must promptly execute all documents and do all things that another Party from time to time reasonably requests to effect, perfect or complete this Agreement and all transactions incidental to it.
- 36.2 Without limiting clause 36.1, the Developer agrees for the purpose of determining Equivalent Persons in Column 5 of Schedule 1 to identify the following information on any plan of subdivision that will create residential lots in the Development:
 - 36.2.1 Development Type 1 lots.
 - 36.2.2 Development Type 2 lots, and
 - 36.2.3 Development Type 3 lots, including how many individual apartments intended to be constructed on each lot.

37 Governing Law and Jurisdiction

- 37.1 This Agreement is governed by the law of New South Wales.
- 37.2 The Parties submit to the non-exclusive jurisdiction of its courts and courts of appeal from them.
- 37.3 The Parties are not to object to the exercise of jurisdiction by those courts on any basis.

38 Joint and individual liability and benefits

38.1 Except as otherwise set out in this Agreement, any agreement, covenant, representation or warranty under this Agreement by two or more persons binds them jointly and each of them individually, and any benefit in favour of two or more persons is for the benefit of them jointly and each of them individually.

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39 No fetter

- 39.1 This Agreement is not intended to operate to fetter, in any unlawful manner:
 - 39.1.1 the sovereignty of the Parliament of the State to make any Law;
 - 39.1.2 the power of the Executive Government of the State to make any statutory rule; or
 - 39.1.3 the exercise of any statutory power or discretion of any minister of the State or any Authority.

(all referred to in this clause as "Discretion").

- 39.2 No provision of this Agreement is intended to, or does, constitute any unlawful fetter on any Discretion. If, contrary to the operation of this clause, any provision of this Agreement is held by a court of competent jurisdiction to constitute an unlawful fetter on any Discretion, the Parties agree:
 - 39.2.1 they will take all practical steps, including the execution of any further documents to ensure the objective of this clause is substantially satisfied;
 - 39.2.2 in the event that clause 39.1 cannot be achieved without giving rise to an unlawful fetter on a Discretion, the relevant provision is to be severed and the remainder of this Agreement has full force and effect; and
 - 39.2.3 to endeavour to satisfy the common objectives of the Parties in relation to the provision of this Agreement which is held to be an unlawful fetter to the extent that is possible having regard to the relevant court judgment.

40 Representations and warranties

40.1 The Parties represent and warrent that they have power to enter into this Agreement and comply with their obligations under the Agreement and that entry into this Agreement will no result in the breach of any Law.

41 Severability

- 41.1 The Parties acknowledge that under and by virtue of section 93F(4) of the Act, any provision of this Agreement is not invalid by reason only that there is no connection between the Development and the object of the expenditure of any Development Contribution required to be made by that provision.
- 41.2 The Parties acknowledge that under and by virtue of section 93F(10) of the Act, any provision of this Agreement is void to the extent to which it requires or allows anything to be done that, when done, would breach:
 - 41.2.1 eny provision of the Act;
 - 41.2.2 the provisions of an environmental planning instrument; or
 - 41.2.3 a Development Consent applying to the relevant land.

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Googong Development Corporation Pty Ltd

- 41.3 The Parties agree that to the extent permitted by Law, this Agreement prevails to the extent it is inconsistent with any Law.
- 41.4 If a clause or part of a clause of this Agreement can be read in a way that makes it illegal, unenforceable or invalid, but can also be read in a way that makes it legal, enforceable and valid, it must be read in the latter way.
- 41.5 If any clause or part of a clause is illegal, unenforceable or invalid, that clause or part of a clause is to be treated as removed from this Agreement, but the rest of this Agreement is not affected.

42 Modification

- 42.1 No modification of this Agreement will be of any force or effect unless it is in writing and signed by the Parties.
- 42.2 The Council acknowledges that the Developer may require the approval of its financier prior to agreeing to any modification of this Agreement.

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- 43.1 The fact that a Party falls to do, or delays in doing, something the Party is entitled to do under this Agreement, does not amount to a waiver of any obligation of, or a breach of obligation by, another Party.
- 43.2 A waiver by a Party is only effective if it is in writing and signed by the Parties.
- 43.3 A written waiver by a Party is only effective in relation to the particular obligation or breach in respect of which it is given. It is not to be taken as an implied waiver of any other obligation or breach or as an implied waiver of that obligation or breach in relation to any other occasion.
- 43.4 The Council acknowledges that the Developer may require the approval of its financier prior to agreeing to any waiver under this Agreement.

44 GST

44.1 In this clause:

- 44.1.1 words and expressions which are not defined in this Agreement but which have a defined meaning in GST Law have the same meaning as in the GST Law; and
- 44.1.2 GST Law has the same meaning given to that expression in the A New Tax System (Goods and Services Tax) Act 1999.
- 44.2 Without limiting the operation of this clause 44, the Parties intend that:
 - 44.2.1 Divisions 81 and 82 of the GST Act apply to the supplies made under and in respect of this Agreement;
 - 44.2.2 no tax invoices will be exchanged between the Parties; and
 - 44.2.3 no additional amounts will be payable on account of GST.
- 44.3 Unless expressly stated, all prices or other sums payable or consideration to be provided under this document are exclusive of GST.

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- 44.4 If GST is payable on any supply made under this document, the recipient (Recipient) will pay to the supplier (Supplier) an additional amount equal to the amount of GST payable on that supply (GST Amount).
- 44.6 The Recipient will pay the GST Amount in addition to and at the same time that the consideration for the supply is to be provided under this document.
- 44.6 The Supplier must deliver a tax invoice or an adjustment note to the Recipient before the Supplier is entitled to payment of a GST Amount. The Recipient can withhold payment of the amount until the Supplier provides a tax invoice or adjustment note as appropriate.
- 44.7 If an adjustment event arises in respect of a taxable supply made by a Supplier under this document, the GST Amount payable by the Recipient will be recalculated to reflect the adjustment event and a payment will be made by the Recipient to the Supplier or by the Supplier to the Recipient as the case requires.
- 44.8 Where a Party is required under this document to pay or reimburse an expense or outgoing of another Party, the amount to be paid or reimbursed by the first Party will be the sum of:
 - 44.8.1 the amount of the expense or outgoing less any input tax credits in respect of the expense or outgoing to which the other Party, or to which the representative member for a GST group of which the other Party is a member, is entitled; and
 - 44.8.2 If the payment or reimbursement is subject to GST, an amount equal to that GST.
- 44.9 To the extent that the consideration provided for the Supplier's taxable supply to which clause 44.4 applies is a taxable supply made by the Recipient (Recipient Supply) the GST Amount that would be otherwise payable by the Recipient to the Supplier in accordance with clause 44.4 shall be reduced by the amount of GST payable by the Recipient on the Recipient Supply.
- 44.10 The Recipient must issue to the Supplier an invoice for any Recipient Supply on or before the time at which the Recipient must pay the GST Amount in accordance with clause 44.4 (or the time at which such GST Amount would have been payable in accordance with clause 44.5 but for the operation of clause 44.9).

45 Effect of Schedulised terms and conditions

45.1 Subject to any amendments made pursuant to a provision in this Agreement, the Parties agree to comply with the terms and conditions contained in the Schedules as if those rights and obligations were expressly set out in full in the operative parts of this Agreement.

46 New Laws

48.1 If the Developer is obliged by a New Law to do something or pay an amount which it is already contractually obliged to do or pay under this Agreement then, to the extent only that the relevant obligation is required under both the New Law and this Agreement, compliance with the New

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Law will constitute compliance with the relevant obligation under this Agreement.

47 Confidentiality

- 47.1 The Parties agree that the terms of this Agreement are not confidential and this Agreement may be treated as a public document and exhibited or reported without restriction by any Party.
- 47.2 The Parties agree, and must procure that any mediator or expert appointed under Schedule 2 agrees as a condition of their appointment:
 - 47.2.1 Confidential Information has been supplied to some or all of the Parties In the negotiations leading up to the making of this Agreement; and
 - 47.2.2 the Parties may disclose to each other further Confidential Information in connection with the subject matter of this Agreement; and
 - 47.2.3 subject to clause 47.2.4 below, to keep confidential all Confidential Information, disclosed to them during or in relation to the expert determination or mediation; and
 - 47.2.4 a Party may disclose Confidential Information in the following circumstance:
 - to a party or adviser who has signed a confidentiality undertaking to the same effect as this clause; or
 - (b) in order to comply with a Law, State Government policy, local government policy or the ASX Listing Rules; or
 - for a purpose necessary in connection with an expert determination or mediation.
- 47.3 The Parties must keep confidential and must not disclose or rely upon or make the subject of a subpoena to give evidence or produce documents in any arbitral, judicial or other proceedings:
 - 47.3.1 views expressed or proposals or suggestions made by a Party or the expert during the expert determination or mediation relating to a possible settlement of the dispute; and
 - 47,3.2 admissions or concessions made by a Party during the expert determination or mediation in relation to the dispute; and
 - 47.3.3 information, documents or other material, including Confidential information concerning the dispute which are disclosed by a Party during the expert determination or mediation unless such information, documents or facts will have been otherwise discoverable in judicial or arbitral proceedings.

48 Indemnity and Insurance

48.1 For the period between the commencement of a Work and Practical Completion of that Work, the Developer Indemnifies the Council, its employees, officers, agents, contractors and workmen from and against all losses, damages, costs (including legal costs on a full indemnity basis), charges, expenses, actions, claims and demands whatsoever

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- which may be sustained, suffered, recovered or made arising in connection with the carrying out by the Developer in relation to that Work.
- 48.2 The Developer is to take out and keep current, or is to ensure that its contractors that are responsible for carrying out the Work take out and keep current, to the satisfaction of the Council the following insurances in relation to Work required to be carried out by the Developer under this Agreement up until Practical Completion of the Work:
 - 48.2.1 contract works insurance, noting the Council as an Interested party, for the full replacement value of the Works (including the cost of demolition and removal of debris, consultants' fees and authorities' fees), to cover the Developer's liability in respect of damage to or destruction of the Works,
 - 48.2.2 public liability Insurance for at least \$20,000,000.00 for a single occurrence, which covers the Council, the Developer and any subcontractor of the Developer, for liability to any third party,
 - 48.2.3 workers compensation insurance as required by law, and
 - 48.2.4 any other insurance required by law.
- 48.3 If the Developer fails to comply with clause 48.2, the Council may effect and keep in force such insurances and pay such premiums as may be necessary for that purpose and the amount so paid shall be a debt due from the Developer to the Council and may be recovered by the Council as it deems appropriate including:
 - 48.3.1 by calling upon a Contribution Security provided by the Developer to the Council under this Agreement, or
 - 48.3.2 recovery as a debt due in a court of competent jurisdiction.
- 48.4 The Developer is not to commence to carry out any Work unless it has first provided to the Council satisfactory written evidence of all of the insurances specified in clause 48.2.

49 Explanatory Note Relating to this Agreement

- 49.1 Appendix 2 to this Agreement contains the Explanatory Note relating to this Agreement required by clause 25E of the Regulation.
- 49.2 Pursuant to clause 25E(7) of the Regulation, the Parties agree that the Explanatory Note in the Appendix is not to be used to assist in construing this Planning Agreement.

50 Statement of Compliance

- 60.1 At the time of submitting a Development Application the Developer is to submit to the Council a notice setting out as at the date of the notice:
 - 50.1.1 the Development Contributions due to be made under this Agreement; and
 - 50.1.2 the Development Contributions that the Developer has made under this Agreement.
- 50.2 Notwithstanding clause 50.1 the Developer may, at any other time but not more than four times in a calendar year, submit to the Council a notice

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settling out as at the date of the notice, the matters referred to In clauses 50.1.1 and 50.1.2,

50.3 Within 14 days of receiving a notice under clauses 50.1 or 50.2, the Council is to notify the Developer whether it agrees with the amounts specified in the Developer's notice.



Schedule 1 - Development Contributions

(Clause 6)

Development Contributions on the following pages.

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Schedule 1

(dause 6)

Development Contributions

details of the scope and timing of work for Contribution Items 2.06 Indoor Sports and Aquatic Centre, 5.01 Off-site Local Roads and 7.02 Googong Integrated Water Cycle is available in the following source documents held by Queanbeyan City Council and Googong Development Corporation: Note: The Contribution Values listed in this Schedule are based on the best available information at the time of execution of the Agreement by the Developer. Further

Brown Consulting - Old Cooma Road Realignment - Preliminary Sketch Plan Report, January 2010;

Cox Richardson - Indicative Local Aquatic Centre, April 2009;

Evans and Peck - Googong Integrated Water Cycle Cost Estimate Agreement, August 2010;

Gabities Porter - Googong and Traliee Traffic Study (2031) Overview, April 2010;

Gabities Porter - Queanbeyan Timing of Works Analysis, March 2010;

GHD - South Queanbeyan Roads Costs Estimates, February 2009;

GHD - South Queanbeyan Roads Costs Estimates Scenario Cost Amendment, April 2009;

Rider Levett Bucknall - Googong Aquatic Centre - Order of Cost Esimtate, April 2009

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
1.01 Dedication of land for open space	Open Space and Recreation	Pùblic open space	Subject to detailed design and final survey, the Developer is to dedicate 61.82 hectares of Open Space Land – Unencumbered for:	To be dedicated in accordance with the timing set out for Items 1.03, 1.04, 1.05, 1.06, 1.07,	\$ 8,665,951,
			 the Googong Common and Hill 800 (as defined in the Landscape and Open Space Strategy (Hill 800) (23.87ha excluding land for sports fields and the Indoor Sports and Aquatic Centre), 	1.08, 1.09 and 1.10 and clause 9.3 of this Agreement.	
		-	- neighbourhood, local and civic parks (15.83ha),		₩:
			 sportsfields (including 2 fields in neighbourhood 1 and 5 in Googong Common equating to 22.12ha), 		

Schedule 1 –28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI cc_cccotor_191.46c

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ttem Contribution Category					
		Public Purpose	Wanner and extert	Timing	Contribution Value
			 netball courts (included in above land areas) tennis courts (area included in the above land areas) Land to be dedicated shall be located generally as shown in: the Landscape and Open Space Strategy in Schedule 5, and the open space plan in Schedule 4 Note that: The dedication of an additional 20,000 sqm of land for recreation is provided in Item 2.05. 		
1.02 Dedication of Open Space land for open space Recreation	Open Space and Recreation	Public open space	Subject to detailed design and final survey, the Developer is to dedicate 123.07 hectares of Open Space Land - Encumbered generally consistent with the open space plan in Schedule 4: - Buffer corridor - Old Cooma Road (10.09 ha), - Catchment Dam (34.33ha), - Drainage reserve (E2 Zone) (40.58ha) - Pink Tailed Worm Lizard Conservation Area (excluding E2 land) (38.07ha) Note that An additional area of open space for drainage is included in drainage, refer to Item 5.	To be dedicated progressively in accordance with the fiming set out for Item 1.11 and clause 9.3 of this Agreement.	\$2,554,933
1.03 Embellishment Open Space and Public local The Developer is to embe of Playgrounds, Recreation recreational Associated associated The Developer is to embe and extent generally consistency and extent generally consistency and extent generally consistency and extent generally consistency and open space (Sport	Open Space and Recreation	Public local sporting and recreational facilities	The Developer is to embellish sportsfields in a manner and extent generally consistent with that described in the Landscape and Open Space Strategy (LOSS). The active open space (Sportsfields) will comprise of:	Sportsfield 1 in Neighbourhood 1A- to be completed prior to the issue of the Subdivision Certificate for the creation of lots	\$13,253,161

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nicket fields, fields, fields, hicket / double soccer fields, hicket / double soccer fields, lindude: leighbourhood 1A) ating with shade canopy and ating with shade canopy and ating with shade canopy and string with shade canopy and string with shade canopy and string with shade canopy and less, birs, water bubbler, fieldhourhood 1A) 76) co-use with Rugby League ghting and practice nets. olic toilets, spectator seating nedium shelter with BBQ, ith pedestrian lighting, bicycle benches, water bubbler, bins coogong Common) caicket (160x142), irrigation, ets. Amenities building (co-
include: leighbourhood 1A) cricket (160x142), irrigation, lets. Amenities building with ating with shade canopy and ating with shade canopy and sting with shade canopy and sks, pedestrian access paths, les, birs, water bubbler, lidfife corridor planting. 76) co-use with Rugby League ghting and practice nets. olic toilets, spectator seating nedium shelter with BBQ, ith pedestrian lighting, bicycle benches, water bubbler, bins coogong Common) cricket (160x142), irrigation, ets. Amenities building (co-
reighbourhood 1A) n cricket (160x142), irrigation, nets. Amenities building with ating with shade canopy and stars, be a medium shelter with BBQ ks, pedestrian access paths, les, bins, water bubbler, hildfife corridor planting. reighbourhood 1A) 76) co-use with Rugby League ghting and practice nets. olic tollets, spectator seating medium shelter with BBQ, ith pedestrian lighting, bicycle benches, water bubbler, bins coogong Common) caricket (160x142), irrigation, ets. Amenities building (co-
nets. Amenities building with ating with shade canopy and ating with shade canopy and less, pedestrian access paths, less, bins, water bubbler, fildliffe corridor planting. Fig. co-use with Rugby League ghting and practice nets. Joic to liets, spectator seating nedium shelter with BBQ, ith pedestrian lightling, bicycle benches, water bubbler, bins coogong Common) I cricket (160x142), irrigation, ets. Amenities building (co-
ks, pedestrian access paths, tes, bins, water bubbler, lidfife corridor planting. eighbourhood 1A) 76) co-use with Rugby League phing and practice nets. olic toilets, spectator seating nedium shelter with BBQ, ith pedestrian lighting, bicycle benches, water bubbler, bins coogong Common) caricket (160x142), irrigation, ets. Amenities building (co-
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soccer field (100 x 76) co-use with Rugby League b, irrigation, floodlighting and practice nets. b, irrigation, floodlighting and practice nets. parking. syground (LP03), medium shelter with BBQ, an access paths with pedestrian lighting, bicycle ayfinding signage, benches, water bubbler, bins eral landscaping. eld 3 (located in Googong Common) bx150) co-use with cricket (160x142), irrigation, ting and practice nets. Amenities building (co-
layground (LP03), medium shetter with BBQ, an access paths with pedestrian lighting, bicycle ayfinding signage, benches, water bubbler, bins leral landscaping. Teld 3 (located in Googong Common) Sx150) co-use with cricket (160x142), irrigation, fiting and practice nets. Amenities building (co-
field 3 (located in Googong Common) 55x150) co-use with cricket (160x142), irrigation, htting and practice nets. Amenities building (co-
55x150) co-use with cricket (160x142), irrigation, https://doi.or.use.nets. Amenities building (co-

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Тітілд	Contribution Value
			share with Sportsfield 4), spectator seating with shade canopy and car parking.		
		-	Sportsfield 4 (located in Googong Common)		
			Double soccer field (100x76) co-use with cricket (160x142) and Rugby League (122x68), irrigation, floodlighting and practice nets. Amenities building (coshare with Sportsfield 3), spectator seating with shade canopy and car parking. Access to Local Playground (LP06).		
			Sportsfield 5 (located in Googong Common)		
			Sportsfield: Double soccer field (100x76) co-use with cricket (160x142) and Rugby League (122x68), irrigation, floodlighting and practice nets. Amenities building (coshare with Sportsfield 6), spectator seating with shade canopy and car parking.		
			Sportsfield 6 (located in Googong Common)		
			Double soccer field (100x76) co-use with cricket (160x142) and Rugby League (122x68), irrigation, foodlighting and practice nets. Amenities building (coshare with Sportsfield 5), informal spectator seating and car parking.		
			Sportsfield 7 (located in Googong Common)		
		- · ·	Double soccer field (100x76) co-use with Rugby League (122x68), irrigation and floodlighting. Amenities building, spectator seating and car parking.		
					9010 100
1.04 Embellishment of Courts	Open Space and Recreation	Public open space	6 x Netball courts (located in Googong Common)	To be completed prior to the issue of a Subdivision Certificate	\$643,763
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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Access to amenities in the Indoor Sports and Aquatic Centre	for the creation of lots which are proposed to accommodate the 5235th Equivalent Person (33% of the Projected Total Population)	
1.05 Embellishment of Courts	Open Space and Recreation	Public open space	10 x Tennis courts (4 courts will be in Neighbourhood 1 and two courts in Neighbourhoods 3,4 and 5). Works for each pair of tennis courts include: - lighting - courtside shelter - toilet and change facilities	2 tennis courts (No.1 & 2) to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 510th Equivalent Person (3% of the Projected Total Population). 2 tennis courts (No. 3 & 4) to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 5745th Equivalent Person (36% of the Projected Total Population). 2 more tennis courts to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate every, subsequent 3.141# Equivalent Person, up to the Projected Total Population.	\$1,035,291
1.06 Embellishment of Googong Common	Open Space and Recreation	Public open space	The Developer is to embellish open space in Googong Common generally consistent with that described in the LOSS, specifications including: - Feature entry area to include paved access, arts and signage elements, shelters, feature planting	To be completed in stages, in parallel with delivery of adjacent Sportsfields.	\$13,940,702
Schedule 1 -28.07.11 EX	ECUTION - Contribution	Values indexed to 30	Schadule 1 –28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI croc. crocolor, 191.doc		5

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			major water feature and access to creekline and carparking.	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	
		-	Hard landscaping to include share path, bush track and multi use trail networks with lighting,		
		•	pedestrian lighting, access to creekline and pedestrian bridges (6) across creekline,		
			wayfinding signage and arts elements, benches, water bubblers, bins and carparking.		
			 2 x local playgrounds suitable for ages 1–12 years 		
			- 1 x regional playground suitable for all ages		
			- 14 x small shelters,		
			- 5 x small shelters with BBQ,		
			- 4 x small shelters with interpretive signage,		
			- 3 x medium shelter,		
			- 4 x medium shelter with BBQ.		
		-	- 3 x large shelter with BBQ and		
			- 1 x Community Garden		
1.07 Embellishment of Hill 800	Open Space and Recreation	Public open space	The Developer is to embellish open space in Hill 800 to be generally consistent with that described in the LOSS, specifications include:	To be completed prior to the issue of a Subdivision Certificate for the creation of lots which are	\$1,162,694
			 Lookout structure with pedestrian access and interpretive signage. 	proposed to accommodate the 9,423" Equivalent Person (60% of the Projected Total	
			 Hard landscaping to include share path network, bicycle racks, wayfinding signage, 1 x small shelter with interpretive signage, water bubbler, 		

Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI crc. crcootor_191.4cc

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Tming	Contribution Value
		-	bins and carparking.		
1.08 Embellishment of Neighbourhood parks	Open Space and Recreation	Public open space	The Developer is to embellish Neighbourhood parks generally consistent with that described in the LOSS. Specifications for each park are listed below. Neighbourhood Park 1 (Neighbourhood 1) Hard landscaping to include share path network with lighting, bicycle racks, pedestrian access paths with pedestrian lighting, access to waterbodies, wayfinding signage and arts elements, benches, water bubblers, bins, 1 x Neighbourhood Playground (NPO1) suitable for all ages, and 1 x medium sized shelter with BBQ and an arts/water element. General landscaping and wildlife comidor planting. Neighbourhood Park 2 (Neighbourhood 2) Hard landscaping to include share path with lighting, bicycle racks, pedestrian access paths with pedestrian lighting, access across drainage corridor (WSUD element), wayfinding signage and arts elements, benches, water bubblers, bins, 1 x Neighbourhood Playground (NPO2) suitable for all ages, 1 x small shelter, 1 x medium shelter with BBQ and an arts element. Soft landscaping to include feature planting at entries and general landscaping. Neighbourhood Park 3 (Neighbourhood 3) Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubblers, bins 1 x Neighbourhood Playground (NPO3)	First Neighbourhood park to be completed prior to the issue of a Subdivision Certificate for the creation of lots proposed to accommodate 510th Equivalent Person (3% of the Projected Total Population). A Neighbourhood park is to be provided prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate every subsequent 3141st Equivalent Person, up to the Projected Total Population.	\$4,183,373
			suitable for all ages, 1 x medium sized shelter with BBQ.		

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
		_	Soft landscaping to include feature planting at entries and general landscaping.		
			Neighbourhood Park 4 (Neighbourhood 4)		
		·	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubblers and bins. 1 x Neighbourhood Playground (NPO4) suitable for all ages and 1 x medium sized shelter with BBQ. Soft landscaping to include feature planting at entries and general landscaping.		
		-	Neighbourhood Park 5 (Neighbourhood 5)		
			Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubblers, bins, 1 x Neighbourhood Playground (NP05) suitable for all ages and 1 x medium sized shelter with BBQ. Soft landscaping to include feature planting at entries and general landscaping.		
1.09 Embellishment of Local parks	Open Space and Recreation	Public open space	The Developer is to embellish local parks generally consistent with the LOSS. Specifications for each park are listed below:	First local park to be completed prior to the issue of a Subdivision Certificate for the	\$3,486,144
		-	Local Park No. 1	proposed to accommodate 1208 Equivalent Persons (7.7% of the	
			Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubbler and bins. Car parking in adjacent streets. Community	Projected Total Population). Embellishment of a further local park is to be completed prior to	
			facilities include a small shelter (1).	the issue of a Subdivision	

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution	Public Purpose	Manner and extent	Timing	Contribution Value
			Soft landscaping to include feature planting at entries and general landscaping.	Certificate for the creation of lots which are proposed to accommodate every subsequent	
			Local rarks Ivo. 2 & 3	1208" Equivalent Person, up to the Projected Total Population	
			Hard landscaping to include entry arts element with signage, pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts		
			element, benches, water bubbler and bins. Car parking in adjacent streets. Community facilities include Local Playground (LP02) and three (3) small sized shelters –		
			one (1) BBQ, one (1) interpretive signage. Soft landscaping to include feature planting at entries and general landscaping.		
		·	Local Park No. 4		
			Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shelter (1),		
			benches, water bubbler and bins. Car parking in adjacent streets. Soft landscaping to include feature planting at entries and general landscaping.		
			Local Park No. 5 & 6		
		-	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shelter (1), benches water highbar and hise Cartaching is allowed.		
			streets. Soft landscaping to include feature planting at entries and general landscaping.		
			Local Park No. 7		
			Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding		

Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI crc_crcco107_191.46c

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			signage and minor arts element, small shelter (1), benches, water bubbler and bins. Car parking in adjacent streets. Soft landscaping to include feature planting at entries and general landscaping.		
			Local Park No. 8		
	A 4864 Market (1980) - 1980	-	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubbler and bins. Car parking in adjacent streets. Community facilities include Local Playground (LP04) and small shelter (1). Soft landscaping to include feature planting at entries and general landscaping.		
			Local Park No. 9		
	en belak PP ANY		Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shelter (1), benches, water bubbler and bins. Car parking in adjacent streets. Soft landscaping to include feature planting at entries and general landscaping.		
			Local Park No. 10		
		···	Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shelter (1), benches, water bubbler and bins. Car parking in adjacent streets. Soft landscaping to include feature planting at entries and general landscaping.		
		<u>- — ·</u>	Local Park No. 11		
			Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding		

Schedule 1–28.07.11 EXECUTION – Contribution Vähres indexed to 30 June 2011 in accordance with CPI cic_crowio_191.0cc

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Category	Public Purpose	Manner, and extent	Timing	Contribution
		signage and minor arts element, benches, water bubbler and bins. Car parking in adjacent streets. Community facilities include Local Playground (LP07) and a small sized shelter (1). Soft landscaping to include feature planting at entries and general landscaping.		
		Local Park No. 12		
		Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, small shetter (1), benches, water bubbler and bins. Car parking in adjacent streets.		
		Soft landscaping to include feature planting at entries and general landscaping.		
		Local Park No. 13		
		Hard landscaping to include pedestrian access paths with pedestrian lighting, bicycle racks, wayfinding signage and minor arts element, benches, water bubbler and bins. Car parking in adjacent streets. Community facilities include Local Playground (LP08) and a small sized shelter (1). Soft landscaping to include feature planting at entries and general landscaping.		
Open Space and Recreation	Public open space	The Developer is to embellish civic spaces to be generally consistent with that described in the LOSS.	First civic space to be completed prior to the issue of a	\$2,556,506
		Specifications for each of the civic spaces are listed below.	Subdivision Certificate for development to accommodate	
		1 x civic space located in Neighbourhood 2	3,141st equivalent persons (20% of the Projected Total	<u> </u>

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ftem	Contribution Category	Public Purpose	Manner and extent	i i	Contribution Value
			Hard landscaping to include feature paved access/spaces, pedestrian lighting, major arts/water element, minor arts and signage elements, wayfinding signage, benches, water bubblers, bins, 1 x medium shelter. Soft landscaping to include street trees, feature planting at key areas and general landscaping. 1 x civic space located in each of Neighbourhoods 1A, 3, 4 and 5	Population) An additional civic space is to be completed prior to the issue of a Subdivision Certificate for every subsequent 3141 st equivalent person.	
		· - • • ·	Hard landscaping to include feature paved access/spaces, pedestrian lighting, minor arts and signage elements, wayfinding signage, benches, water bubblers, bins and 1 x medium shelter. Soft landscaping to include street trees, feature planting at key areas and general landscaping.		
1.11 Environmental management - Embellishment of local open space	Open Space and Recreation	Públic open space	Drainage Reserves The Developer is to restore the bushland generally consistent with the LOSS, comprising: - bushland regeneration – removal of weeds/burns/soil scarification/introduced planting, or - assisted bushland regeneration – the above and replanting of species missing from the vegetation structure, or - bushland reconstruction – the above and replanting of vegetation (where little veg exists). Hard landscaping included above within Googong Common section.	Embellishments to be provided progressively prior to the issue of a Subdivision Certificate for adjacent development (or in respect of Drainage Reserve Works; as required to facilitate efficient drainage works).	\$6,346,074

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ftem	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Soft landscaping to include screen planting and general landscaping of water recycling plant drainage reserve		
			Buffer Corridor - Old Cooma		
			Generally consistent with the LOSS.		
		-	Hard landscaping to include a path within open space, wayfinding signage and benches.		
			Soft landscaping to include general landscaping to meet APZ requirements.		
			Googong Dam Road		
		_	Generally consistent with the LOSS.		
			Hard landscaping to include pedestrian access paths, wayfinding signage and benches.		
			Soft landscaping to include general landscaping to meet APZ requirements.		
			Dam Foreshore Protection		
		-	Generally consistent with the LOSS.		
			Hard landscaping to include bush track, small shelter with 1 x interpretive signage, wayfinding signage and benches.		
			Soft landscaping to include bushland restoration and general landscaping to meet designation requirements.		
			Pink Tailed Worm Lizard Conservation Area		

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Column 4	Column 2	Column 3	Column 4	Column 5	Column 6
tem	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			Works as described in the Pink Tailed Worm Lizard Impact Assessment report prepared by Biosis dated January 2011 including: Removal of exotic woody vegetation Translocation of rocks into the PTWL Conservation PTWL Revegetation with native grasses Establish a fence around the boundary of the Conservation Area		
1.12 Maintenance of local open space	Open Space and Recreation	Públic open space	In accordance with Clause 8 of this Agreement.	To be provided continuously until a date to be agreed between the parties	NIL see Clause 8
Sum of Contribution	Values for the Open	Space and Recrea	Sum of Contribution Values for the Onen Space and Recreation Contribution Category is \$57,828,590		
2.01 Dedication of land for multipurpose centre	On-site Community Facilities & Services	Public civic and community service facilities	The Developer is to dedicate 12,000 square metres of land on which item 2.02 will be constructed	To be dedicated in accordance with the timing set out for Item 2.02, and clause 9.3 of this Agreement.	\$934,200
2.02 Design and Construction of the Multipurpose centre	On-site Community Facilities & Services	Public civic and community service facilities	The Developer is to build a multi-purpose community centre with a maximum gross floor area of 2,615 square metres and located in or adjacent to the Town Centre. This Item is to be constructed in 3 stages: Stage 1 to include up to 695sqm including a community hall, meeting and activity rooms, Council shopfront and offices, Stage 2 to include up to 480sqm for community	Stage 1 – To be completed prior to the issue of the Subdivision Certificate for the creation of lots which are proposed to accommodate the 5,182nd Equivalent Person (33.3% of The Projected Total Population) Stage 2 – To be completed prior to the issue of the Subdivision Certificate for the creation of lots	\$11,927,986
Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30	KECUTION - Contributio	in Values indexed to 30	June 2011 in accordance with CPI		14

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Column 6	Committee Value		\$700,650	\$3,388,224
Columnise	<u>VTming</u>	which are proposed to accommodate the 10,365° Equivalent Person (66.7% of the Projected Total Population). Stage 3- To be completed prior to the issue of the Subdivision Certificate for for the creation of lots which are proposed to accommodate the 14,435° Equivalent Person (90% of the Projected Total Population)	To be dedicated in accordance with the timing set out for Item 2.03(b), and clause 9.3 of this Agreement.	1st Neighbourhood community facility is to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 3,000th
では、これでは、これがないないなどはないできないできない。これには、ないないないないできない。	Mannerjand extem.	space (cumulative total 1,175sqm), and - Stage 3 to include up to 1440sqm including a branch library, senior citzens space, space for aged care services (cumulative total 2,615sqm).	The Developer is to dedicate 2 X 1,350 sqm sites on which the facilities in item 2.03(b) will be constructed.	203(b) Design and On-site Public civic and Construction of Community Construction of Facilities & Community facilities Services Services Services Works to include:
П	Public Purpose,		Public civic and community service facilities	Public civic and community service facilities
	Contribution Category		On-site Community Facilities & Services	On-site Community Facilities & Services
Market and Commence of the State of Sta	lkem		2.03(a) Dedication of land for neighbourhood community facilities	2.03(b) Design and construction of neighbourhood community facilities

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
		-	- meeting, kitchen, and storage and amenities space	Equivalent Person. 2 nd Neighbourhood community facility is to be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 13,000 th Equivalent Person.	
2.04 Maintenance of community facilities	On-site Community Facilities & Services	Public civic and community service facilities	In accordance with the provisions of clause 8 of this Agreement.	To be provided continuously until a date to be agreed between the parties.	NE:
2.05 Dedication of land for the Indoor Sports and Aquatic Centre	On-site Community Facilities & Services	Public civic and community service facilities.	Subject to detailed design and final survey the Developer is to dedicate 20,000sqm of land on which Item 2.06 will be constructed.	To be dedicated in accordance with the timing set out for Item 2.06, and clause 9.3 of this Agreement, or at such earlier time as is determined by the Developer in its discretion.	\$1,557,000
2.06 Design and construction of the Indoor Sports and Aquatic Centre	On-site Community Facilities & Services	Public civic and community service facilities.	Developer to complete the following Works: - an indoor aquatic hall, - 25m x 8 lane pool, - 50 square metres children's wading pool, - amenities, foyer, reception, administration, kiosk, plant and storage, - a two court indoor sports hall with tiered seating,	To be completed prior to the issue of a Subdivision Certificate for the creation of lots which are proposed to accommodate the 11,779th Equivalent Person (75% of the Projected Total Population)	\$15,040,579

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(Solumnie)	Contribution Value		N/A				\$791,603							
	र्गुमार्गित्र		-	555 th Equivalent Person (10% of the Projected Total Population). The position will be ongoing for	the duration of the Development.		To be paid on a per dwelling basis prior to the issue of a	creation of lots.						
Column 4 Section 1	Manner, and extent	 car parking and soft landscaping. 	The Developer will seed fund the employment of a community development worker until the Development is completed. The position will start on a part-time basis and increase	hours as the population grows.	The position is to be designed to complement services provided by Council and the community development worker will faise with relevant Council personal where appropriate.	Sum of Contribution Values for the On-site Community Facilities & Services Contribution Category is \$33,548,639	The Developer is to pay per dwelling monetary contributions as determined by the following formula:	Cultural Centre Average Contribution Per Dwelling = Work – (Grant + Fund) / Dev	Where	Work = \$7,000,000	Fund = funding from other sources	Grant = grants plus other Council funding	Dev = 1 otal estimated future potential city development identified in Council's Contribution's Plan 2005 (as at January 2007) + additional estimated future dwellings in	Urban Release Areas identified in Queanbeyan Residential and Economic Strategy 2031.
Columns	Public Purpose		Community Service			Community Facilit	Public civic and community							
15.61	Contribution		On-site Community Facilities & Services			falues for the On-Site	Off-site Community							
Columnit	liem		2.07 Community Development Worker			Sum of Contribution 1	3.01 Monetary contribution	Queanbeyan City Cultural Centre						

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Category	Public Purpose	Manner and extent	Timing	Contribution Value
		_	Therefore		
			Cultural Centre Average Contribution Per Dwelling = \$7,000,000 - (\$4,837,840) / (5,951 + 10,000) = \$133.55*		
			"Indexed to 30 June 2011 = \$141		
Sum of Contribution	Values for Off Site C	Community Facilities	Sum of Contribution Values for Off Site Community Familities Contribution Catagory is \$704 and		
4.01 Dedication of land for local roads	On-Site Local Roads	Provided to meet the demands of the of Development	The Developer is to dedicate 20.7ha of land on which the Works set out in Item 4.02 will be carried as shown on the Street Network Plan in Schedule 4 comprising: AV1 - 6900m X 30m = 20.7 ha	To be dedicated in accordance with the timing set out for Item 3.02, and clause 9.3 of this Agreement.	\$1,525,549
4.02 Design and construction of On	On-site Local Roads	Provide to meet	The Developer is to construct the following as shown on:	To be provided;	\$56,568,149
Site Local roads		the of development	 the Street Network Plan in Schedule 4, and the Development Consents granted for the Development. 	(a) Prior to the issue of a Subdivision Certificate for the Stage containing	
		-	Works to include:	ure works or	
			- Old Cooma Road / Googong Dam Road Intersection \$969,208	(b) Prior to the issue of a Subdivision Certificate for the creation of lots	
			 AV1 (Old Cooma Road Diversion Carriageway) \$6,731,593 	that will generate the traffic that warrants the	
		-	- AV1 (Old Cooma Road Diversion) – Bridge \$810,611	works;	
			- Old Cooma Road / Googong Avenue – Traffic Signals \$2,659,249	whichever is the earlier.	
		~ -	- AV1 (Googong Avenue – Camageway) \$24,233,734		
Cohodish 4 20 07 44 CVTO 1704 C. 121 121 121 121	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		1		

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution
		-	- AV1 (Googong Avenue) – Bridge over Montgomery Creek \$2,138,132 - AV1 (Googong Avenue – RCBC over Montgomery Creek) \$1,210,042 - AV1 (Googong Avenue) – Traffic Signals at NH1A Village Centre \$234,960 - Googong Dam Road Upgrade \$963,334 - AV1 (Googong Avenue and Old Cooma Road Diversion) WSUD and landscaping \$16,617,286		
4.03 Provision of local bus infrastructure	On-site Local Roads	Local public transport	The Developer to supply and install 16 bus shelters and bus signage to be distributed in the Neighbourhood Centres, Town Centre and along Googong Avenue. The location of the shelters is to be as shown in the Development Consents for the Development.	To be completed prior to the issue of a Subdivision Certificate for adjacent development.	\$313,724
Sum of Contribution	Values for On Site L	Local Roads Contrib.	Sum of Contribution Values for On Site Local Roads Contribution Category is \$58,407,422		
5.01 Off-site Local Roads	Off-site Local Roads	Provide to meet the demands of the of development	The Developer is to pay monetary contributions on a per dwelling basis related to Council's delivery of the following road works, noting that The apportionment of Off-site Local Roads funded by the Developer is in accordance with table 15 of the Gabites Porter, Queanbeyan 2031 Traffic Report, dated June 2009. The cost of road works is derived from the GHD Report for South Queanbeyan Roads Cost Estimates, dated February 2009 and addendum dated 7 April 2009, with the exception of:	To be paid on a per dwelling basis prior to the issue of a Subdivision Certificate for the creation of lots.	\$53,394,849
Control of the Contro	TO HOME				

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Column 6	Contribution Value	-					
Column 5	Timing					Stage 1 works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 982" Equivalent Person.	Stage 2 works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to
Column 4	Manner and extent	o Old Cooma Road (Googong to Edwin Land Parkway) costs are based on the Brown Consulting Old Cooma Road Realignment PSP Report, dated January 2010.	o Edwin Land Parkway (Jerrabomberra to OCR single carriageway each direction) based on calculated estimate of the funding shortfall of \$2.778M + GST after government grants (est \$6M including GST) and \$94 contributions collected by Council are deducted from the \$14.23M (exc GST) road cost estimate (GHD, page 12 + Indexation Sydney CPI)	Link Upgrades	- 4 lane Old Cooma Road (Googong to Edwin Land Parkway(ELP)) -\$18,068,682 comprising:	o \$7,451,294 Stage 1 works and land acquisition being the Quarry bypass.	o \$10,617,472 Stage 2 works being the road duplication
Column 3	Public Purpose	-		_		·	
Column 2	Contribution Category						
Column 4	Item						

Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI crc_crcostor_191.dec

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Category	Public Purpose	Manner and extent	Timing	Contribution Válúe
				accommodate the 9958 th Equivalent Person.	
	4.0	-			
	•		- 4 lane Old Cooma Road (ELP to Southbar) \$4,627,655	Works to be completed by Council by the date on which the Developer makes an application for Subdivision Certificate for the creation of lots which are proposed to accommodate the 9958th Ennivelent Descond	
			- 4 lane Monaro Street (Atkinson Street to Bridge) \$279,622	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 622" Equivalent Person.	
			- 2 lanes ELP extension (Jerrabomberra to Old Cooma Road) \$1,207,310	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation on lots which are proposed to accommodate the 3734 th Equivalent Person.	

Schedule 1 –28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI cmc_crooso107_191.doc

Column 4	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
		- ·			
			- 2 lanes Ellerton extension \$25,437,558	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 3734 th Equivalent Person.	
			Intersection Upgrades - Cooma / ELP \$2,351,440	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 6,849 th Equivalent Person.	,
			- Tompsitt/ELP/Jerrabomberra \$56,71.1	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 9958 th Equivalent Person.	

Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI cic_cicoo101_191.40c

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltein	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
		A/A-P/H/A	Tompsitt / New Link \$250,462	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 15,693" Equivalent Person.	
		·	- Cooma/Ruffedge/Lowe \$439,385	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 15,693" Equivalent Person.	
			- Cooma/Fergus \$156,731	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 15,693" Equivalent Person.	
			- Cooma/Thomton/Barracks Flat \$239,259	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 15,693" Equivalent Person.	
			- Lanyon/Southbar \$56,941	Works to be completed by Council by the date on which the	

Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI CC_CCON17_191.acc

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Contribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
				Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 9'958" Equivalent Person.	
			- Lanyon/Canberra \$71,540	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 622 rd Equivalent Person.	
		- ·	- Monaro / Yass / Bungendore \$59,790	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 6,849th Equivalent Person.	
			- Monaro / Atkinson \$19,822	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 3,734 th Equivalent Person.	

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Confine (Value			\$733,243	
All mings of the second of the	Works to be completed by Council by the date on which the Developer makes an application for a Subdivision Certificate for the creation of lots which are proposed to accommodate the 9,958 th Equivalent Person.		To be dedicated in accordance with the timing set out for Item 6.02, and clause 9.3 of this Agreement.	
Manner and extent	- Yass / Aurora \$71,856	tion: Category is: \$537394,849	The Developer is to dedicate 35.32 hectares of land that serves the stormwater management needs of buildings in Googong, on which the Works set out in Item 6.02 will be carried out.	Schedule 1-28.07.11 EXECUTION - Contribution Values independ to 30 lime 2011 in superfaces with CDI
Fublic Furbose		call Roads Contribu	Public infrastructure – drainage and stormwater management	Valine indomed to 20 h.
Contribution		alues for Off-site L	Drainage and stormwater management	CITTON Confederation
ltem,		Sum of Contribution Values for Off-sum Local Roads Contribu	6.07 Dedication of land for drainage and stormwater	Schodido 1 _ 28 17 44 EVE

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Contribution	Public Purpose	Manner and extent	Timing	Contribution Value
6.02 Drainage and stormwater management facilities	Drainage and stormwater management	Public infrastructure – drainage and stormwater management	The Developer is to complete Works that meet the stormwater management needs of development in Googong, generally including the following: - Trunk drainage pipelines - Off-line retention basins Note that landscaping for drainage reserves is included in item 1.11.	As required by the Development Consents for the Development or as required to enable efficient stormwater management Works to be constructed	\$9,437,973
Sum of Contribution Values for the Drainage and Stormwater	Values for the Drain:	age and Stormwate	r Contribution Category is \$10,171,216		
7.01 Land for Sewer, potable Water and Recycled water Infrastructure	Sewer, Potable Water and Recycled Water Infrastructure	Provide sewage infrastructure to meet the demands of the Development	Subject to detailed design and final survey, the Developer is to dedicate 1.5 hectares of land on which the Works set out in Item 7.02 will be carried out.	To be dedicated progressively in accordance with the timing set out for Item 7.02, and clause 9.3. of this Agreement.	\$110,547
7.02 Sewer, Potable Water and Recycled Water Infrastructure	Sewer, Potable Water and Recycled Water Infrastructure	Provide sewage infrastructure to meet the demands of the Development	The Developer is to complete and dedicate the Works that meet the water supply and sewage treatment needs of each Neighbourhood and Hamlet, including the following: Potable Water pump station & treatment (CL +	To be provided in Phases with each Phase to be constructed prior to the issue of a Subdivision Certificate for the creation of lots that would generate the demand that	\$88,957,970

Schedule 1-28.07.11 EXECUTION - Contribution Values indexed to 30 June 2011 in accordance with CPI cr.c.cccoin 1914

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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item	Confribution Category	Public Purpose	Manner and extent	Timing	Contribution Value
			pH) Potable water rising main Potable water reservoir Waste water distribution mains water recycling plant (incl. recycled water PS) Recycled water rising mains Recycled water reservoir (Note 1) Recycled water distribution mains Excess recycled water discharge from site	exceeds the capacity of the previous Phase.	
7.03 Water saving initiative	Sewer, Potable Water and Recycled Water Infrastructure	Conservation and Environment	The Developer is to ensure that all dwellings that form part of the Development are to be constructed so as to provide a minimum of 50% potable water saving (which exceeds the BASIX Criteria of 40% at the date of this agreement), and target up to 70% potable water saving—in accordance with the requirements of the Queanbeyan Residential and Economic Strategy dated April 2007.	Prior to the issue of development consent or complying development certificate for dwellings.	J 22
Sum of Contribution 8.00 Provision of Affordable Home Packages	Values for the Sewe	Sum of Contribution Values for the Sewer Potable Water and B.00 Provision of Other Local community Affordable Home Service Packages	d Recycled Water Infrastructure Contribution Category is \$89,068,517 The Developer is to ensure that 10% of all dwellings in To be profit the Development (being up to 555 in total) are to be sold as Affordable Home Packages as defined in the Pagreement. Agreement. Home P. Home P. Home P. Centres.	9,068,517 To be provided progressively as part of the Development with a reconciliation against the target to be made with each review of the Agreement noting Affordable Home Packages will generally be provided in and around the town and neighbourhood centres.	J.
Schedule 1-28.07.11 E	XECUTION - Contributio	on Values indexed to 30.	Schedule 1 – 28.07.11 EXECUTION – Contribution Values indexed to 30 June 2011 in accordance with CPI cocount 1st dece		27

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A managed of	Column 2	Column 3	Solumn 4	Column 5	Column 6
ltem	Contribution Category	Públic Purpose	Manner and extent	Timing	Contribution Value
9.00 Energy saving initiative	Other	Conservation and Environment	The Developer is to ensure that all dwellings that form part of the Development are to be constructed so as to provide a 40% energy saving which exceeds the BASIX Criteria of 25% energy saving.	Prior to the issue of development consent or complying development certificate for dwellings.	
10.00 VPA Administration	Administration	Provide to meet the demands of the Development	The Developer is to pay monetary contributions as determined by the following formula: VPA Administration Cost Per Dwelling = WcWnYn / Dev Where Wc = Estimated weekly cost of administration Wn = Number of weeks Yn = Number of weeks Yn = Number of Dwellings in the Googong Urban Release Area Therefore VPA Administration Cost Per Dwelling = \$100 X 52 X 25 / 5550 = \$23.42* *Amount indexed with Sydney CPI to 30 June 2011 = \$255	To be paid on a per dwelling basis prior to the issue of a Subdivision Certificate for the creation of lots.	\$138,819
Sum of Contribution Values for the Administration Contribu	Values for the Adm.	inistration Contribut	tion Category is \$138,819		
11.00	Ecological offsets	Conservation and Environment	The Developer is to pay monetary contributions on a per dwelling basis towards ecological offsets for works on Old Cooma Road and Ellerton Drive as determined below.	To be paid on a per dwelling basis prior to the issue of a Subdivision Certificate for the creation of lots.	\$1,861,818
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Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ltem	Contribution	Public Purpose	Manner and extent	Timing	Contribution Value
			Old Cooma Road works require 7.5 ha of an endangered ecological community to be cleared. The agreed offset ratio is 1:6.7. Hence 50.25 ha of land is to be preserved for ecological purposes with a land value of \$2 sqm = \$1,005,000 of which 86.07% is attributed to Googong = \$865,003. Indexed to 30 June 2011 = \$889, 223 Ellerton Drive works are estimated to require 7.2 ha of an endangered ecological community to be cleared. A		
			conservative offset ratio is 1:10. Hence 72 ha of land is to be preserved for ecological purposes with a land value of \$2 sqm = \$1,440,000 of which 64.49% is attributable to Googong =\$928,656. Indexed to 30 June 2011 = \$954,658 Hence the average cost per dwelling is \$865,003 + \$928,656 \$333 indexed to 30 June 2011 = \$335		
Sum of Contribution	Values for the Ecolo	ogical Offsets Contri	Sum of Contribution Values for the Ecological Offsets Contribution Category is \$1,861,818		

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Googong Urban Development Local Planning Agreement
Queanbeyan City Council
Googong Development Corporation Pty Ltd



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Schedule 2- Dispute Resolution

(Clause 31)

1 Dispute Resolution – expert determination

- 1.1 This clause applies to a dispute under this Agreement which relates to a matter that can be determined by an appropriately qualified expert.
- Any dispute between the Parties as to whether a dispute to which this clause applies can be determined by an appropriately qualified expert is to be referred to the Chief Executive Officer of the professional body that represents persons with the relevant expertise for determination, which is to be final and binding on the Parties.
- 1.3 The Chief Executive Officer may appoint an appropriately qualified expert to determine the dispute.
- 1.4 Such a dispute is taken to arise if one Party gives another Party a notice in writing specifying particulars of the dispute.
- 1.5 If a notice is given under clause 1.4 of this Schedule, the Parties are to meet within 14 days of the notice in an attempt to resolve the dispute.
- 1.6 If the dispute is not resolved within a further 28 days, the dispute must be referred to the President of the NSW Law Society to appoint an Expert for Expert Determination.
- 1.7 The Expert Determination is binding on the Parties except in the case of fraud or misfeasance by the Expert.
- 1.8 Each Party must bear its own costs arising from or in connection with the appointment of the Expert and the Expert Determination.

2 Dispute Resolution – commercial matters

- 2.1 This clause applies to a dispute under this Agreement which relates to a
- 2.2 Such a dispute is taken to arise if one Party gives another Party a notice in writing specifying particulars of the dispute.
- 2.3 If a notice is given under clause 2.2 of this Schedule, the Parties are to meet within 14 days of the notice in an attempt to resolve the dispute.
- 2.4 The Parties must arbitrate the dispute in accordance with the rules and procedures of the Law Society of New South Wales published from time to time.
- 2.5 If the dispute is not resolved by arbitration within a further 28 days, or such longer period as may be necessary to allow any process which has been commenced to be completed, then the Parties may exercise their legal rights in relation to the dispute, including by the commencement of legal proceedings in a court of competent jurisdiction in New South Wates.

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



3 Dispute Resolution – other matters

- 3.1 This clause applies to any dispute under this Agreement other than a dispute to which clause 1 or 2 of this Schedule applies.
- 3.2 Such a dispute is taken to arise if one Party gives another Party a notice in writing specifying particulars of the dispute.
- 3.3 If a notice is given under clause 3.2 of this Schedule, the Parties are to meet within 14 days of the notice in an attempt to resolve the dispute.
- 3.4 If the dispute is not resolved within a further 28 days, the Parties must mediate the dispute in accordance with the Mediation Rules of the Law Society of New South Wales published from time to time and must request the President of the Law Society, or the President's nominee, to select a mediator.
- 3.5 If the dispute is not resolved by mediation within a further 28 days, or such longer period as may be necessary to allow any mediation process which has been commenced to be completed, then the Parties may exercise their legal rights in relation to the dispute, including by the commencement of legal proceedings in a court of competent jurisdiction in New South Wales.

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



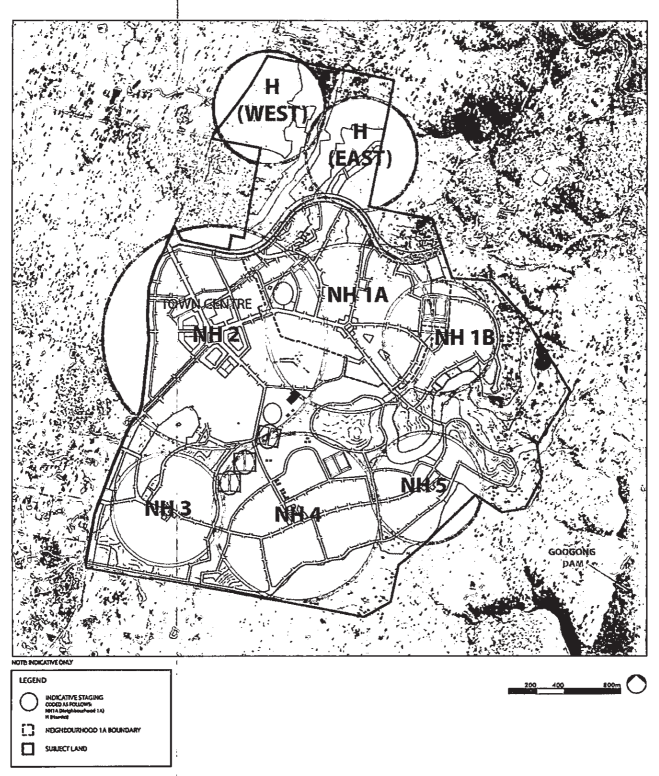
Schedule 3 - Indicative Staging Plan

(Clause 1.1)

Indicative Staging Plan on following page.

CIC_CIC00107_190 - 22.11.11 EXECUTION

INDICATIVE STAGING PLAN



- Staging of development shown on the plan is indicative only.
- · Development could occur in more than one neighbourhood at any point in time.
- Staging may change to meet market demand.

Googong Urban Development Local Planning Agreement
Queanbeyan City Council
Googong Development Corporation Pty Ltd

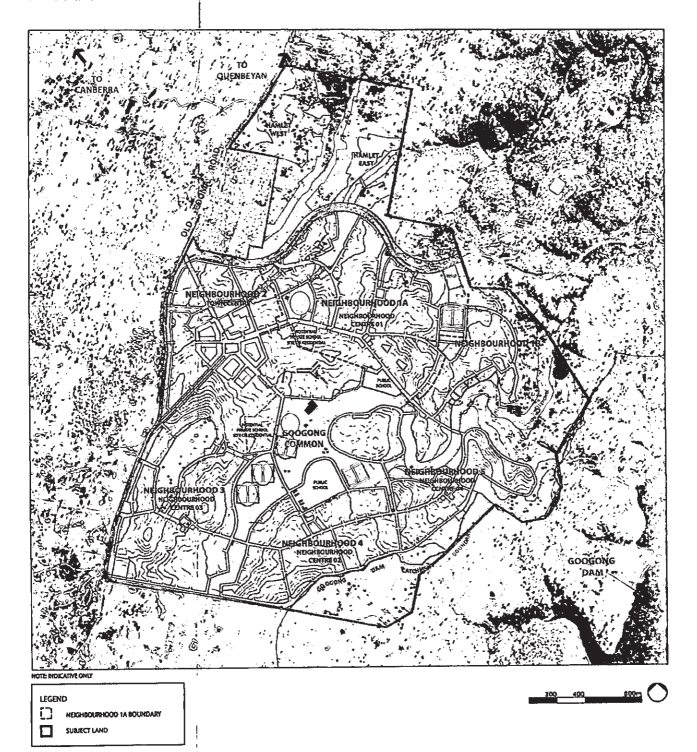


Schedule 4 - Development

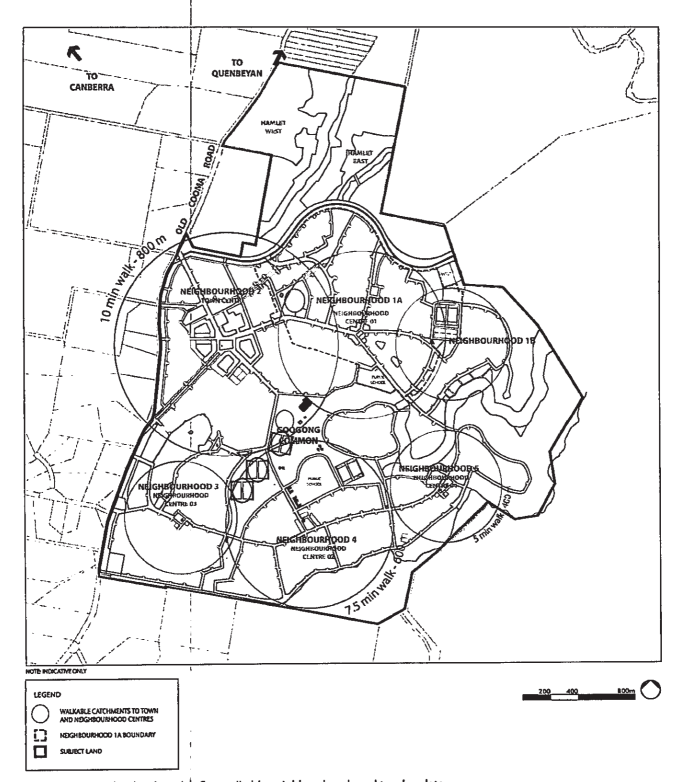
(Clause 1.1)

Please see the following pages.

MASTER PLAN

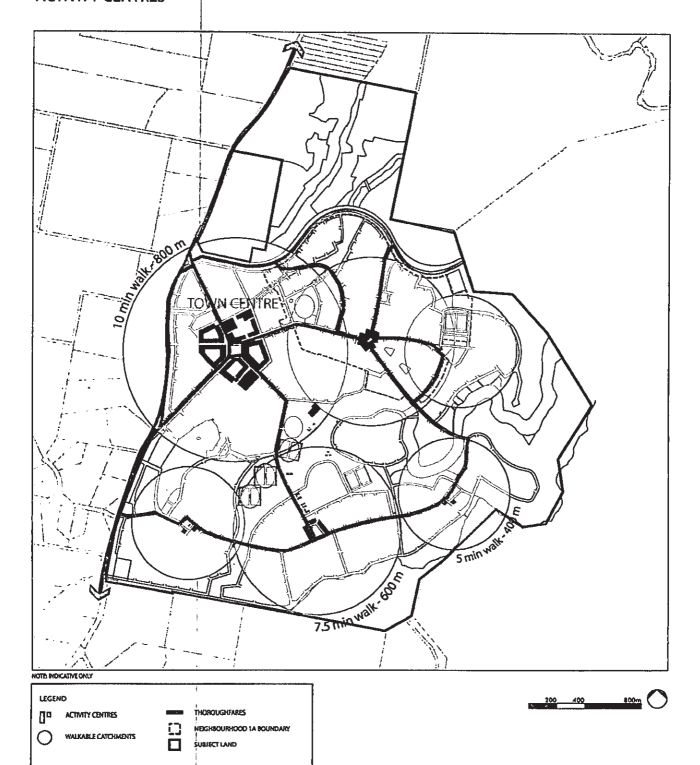


WALKABLE NEIGHBOURHOODS



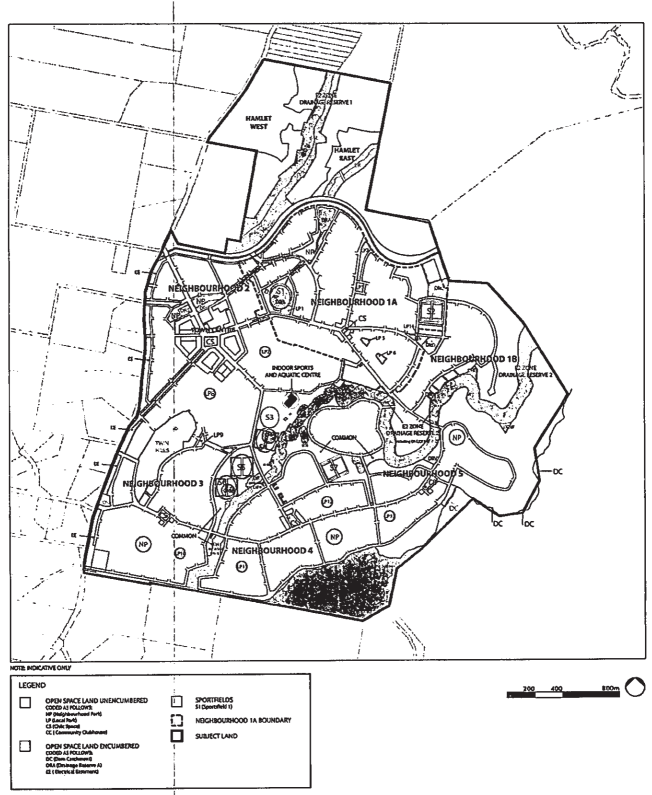
- Googong is to be developed as five walkable neighbourhoods and two hamlets.
- Homes will generally be within a 10 minute walk of the town or neighbourhood centre.
- Connectivity within and between neighbourhoods is provided through safe and legible pedestrian
 paths, cycle ways and streets.
- Schools are located on a proposed bus route along and adjacent to cycle and pedestrian paths.
- · Community facilities will be accessible from cycle and / or pedestrian paths.

ACTIVITY CENTRES



- There will be two levels of activity centres in Googong; a town centre and four neighbourhood centres all to be readily assessable by public transport.
- The town centre precinct of approximately 16.5 hectares will form the civic, commercial and cultural heart of the new community.
- The town centre will allow for a range of retail, business, entertainment and community uses and higher density living.
- Subject to market demand, the Neighbourhood Centres in Neighbourhoods 1A, 3, 4 and 5 may provide for daily needs and include convenience retail, cafes and other uses at street level.
- Medium density dwellings such as attached and small lot housing will be clustered around neighbourhood centres and apartments and shop top dwellings are to be developed within the centres.

OPEN SPACE

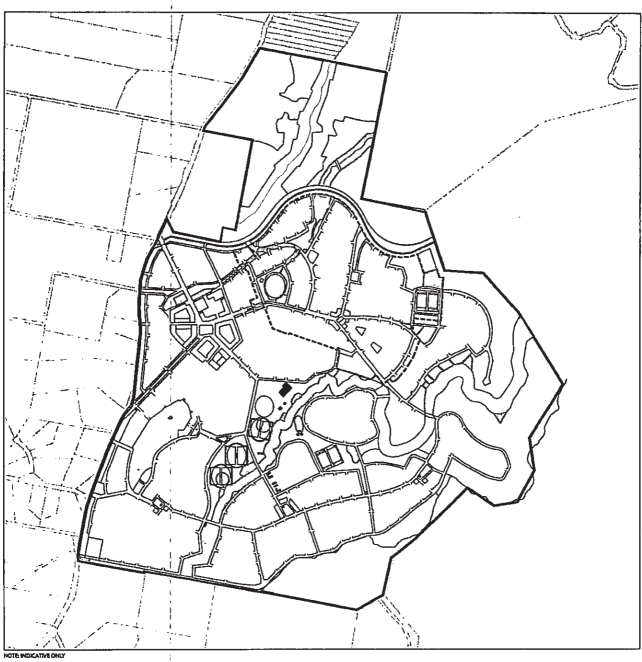


- Googong is structured around approximately 160 hectares of open space.
- Open space areas provide opportunities for both active and passive recreation and include landscaped parks with water bodies and grassed areas complemented by seating, shade structures, playgrounds and barbeques.
- Natural open space areas provide habitat for native flora and fauna species and function as bio filtration systems to manage water quality.
- Sportsfields and sports courts provide for a range of sporting activities.

Note: The width of the power easement is subject to the outcome of Country Energy's regional supply strategy and may vary between 10.0m - 45.0m

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STORMWATER STRATEGY PLAN



LEGEND

STORMWATER MANAGEMENT AREAS
(CONTAINS 1 IN 100 YEAR STORM EYENT)

EZ ENVIRONMENTAL CONSERVATION (DRAINAGE)

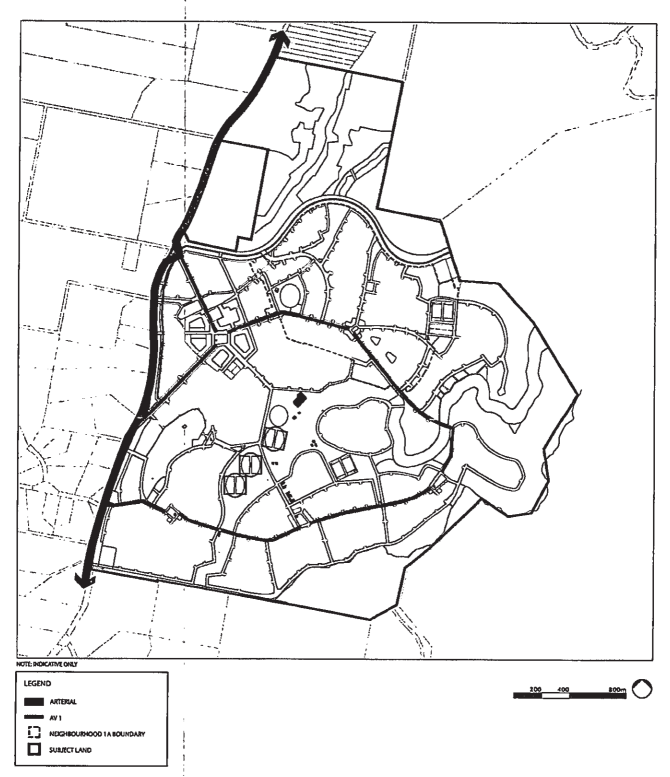
NEIGHBOURHOOD 1A BOUNDARY

SUBJECT LAND

Nores:

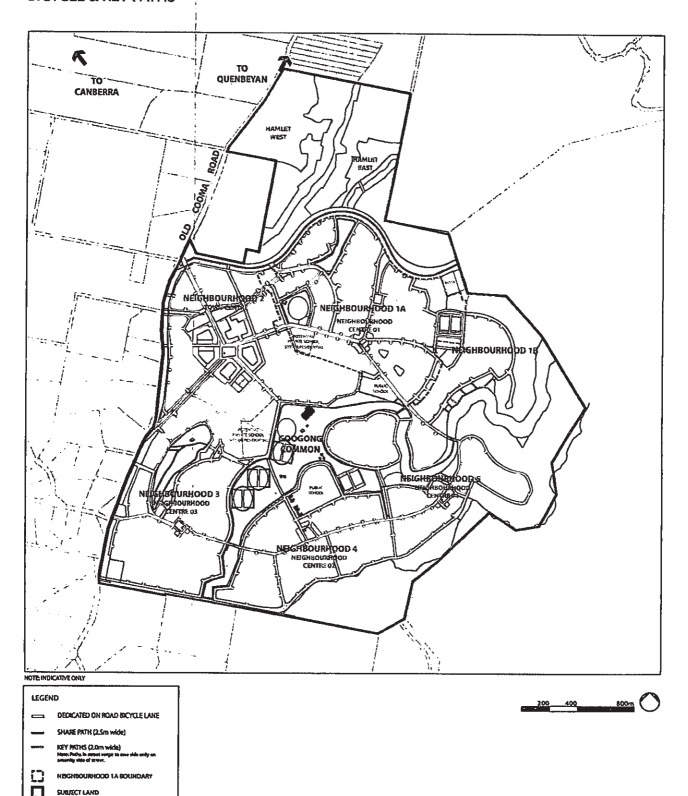
No residential land is located on 1 in 100 year \$5000 prone land

STREET NETWORK



- Access to Googong will be from Googong Dam Road and Old Cooma Road.
- Streets will vary In design from arterial roads to laneways to accommodate traffic volumes and character requirements.
- Main streets in the town centre and neighbourhood centres will be designed to create a visually distinct area where the
 emphasis is on pedestrian movement.
- Laneways will be used principally within the town centre and neighbourhood centre precincts to provide vehicular
 access to the rear of lots.

BICYCLE & KEY PATHS



- A network of pedestrian and cycle paths in Googong will provide good access to key destinations such as the town centre, neighbourhood centres, parks and community facilities.
- A pedestrian and cycle network will allow for safe pedestrian, bicycle and vehicular movement throughout the township and connections to the established network.
- The pedestrian and cycle network includes a mix of pedestrian paths, designated cycle lanes, share paths in verges and through out open spaces.

PUBLIC TRANSPORT NETWORK



PROPOSED LONG TERM PUBLIC TRANSPORT ROUTE
Note Route is to be developed over time as the population
increases, serve interior sonacctors and alternative reuses
stay to required that are not alternative routes
stay to septime that are not attention on this plan.

EXISTING SCHOOL BUS ROUTE
Servicing fernilegit had found (state)

200 400 800m

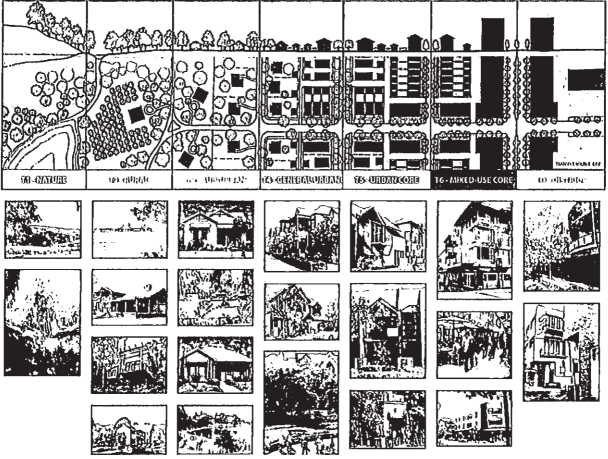
NEIGHBOURHOOD IA BOUNDARY

SUBJECT LAND

- The street network provides for highly accessible bus routes with stops in the town centre, neighbourhood centre, and near schools and community facilities.
- Bus stops within a five minute walk of the majority of residents.

GOOGONG TOWNSHIP THETRANSECTZONES

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NOTE: MAGES ARE INDICATIVE ONLY.

THE TRANSECT

The Transect is a cross section through a sequence of characters zones.

The Transect for Googong describes the range of characters from the natural edges of Googong to the highly urban character at the heart of the town centre. This sequence of characters is the basis for organising the components of the built elements of Googong: building, lot, land use, street, and parklands etc.

Each character, or transect zone, is comprised of elements that reflect its location within the neighbourhood.

The low density edge of a neighbourhood (the Sub-Urban Transect Zone) typically has large residential homes, lawns and naturalistic planting which responds to the surrounding landscape.

This gradually transitions to the busier neighbourhood centre (the Urban Core Transect Zone). Here buildings are closer to the street and there are some attached residential dwellings, shop top housing as well as neighbourhood level retail, commercial and community activities.

The most active and urban part of Googong will be the Town Centre (the Mixed-Use Transect Zone). Buildings in the town centre will be larger and be predominantly mixed use. As the civic, commercial and cultural heart of the new community it will be used both day and night. There will also be residential apartments in the town centre to support this activity.

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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd

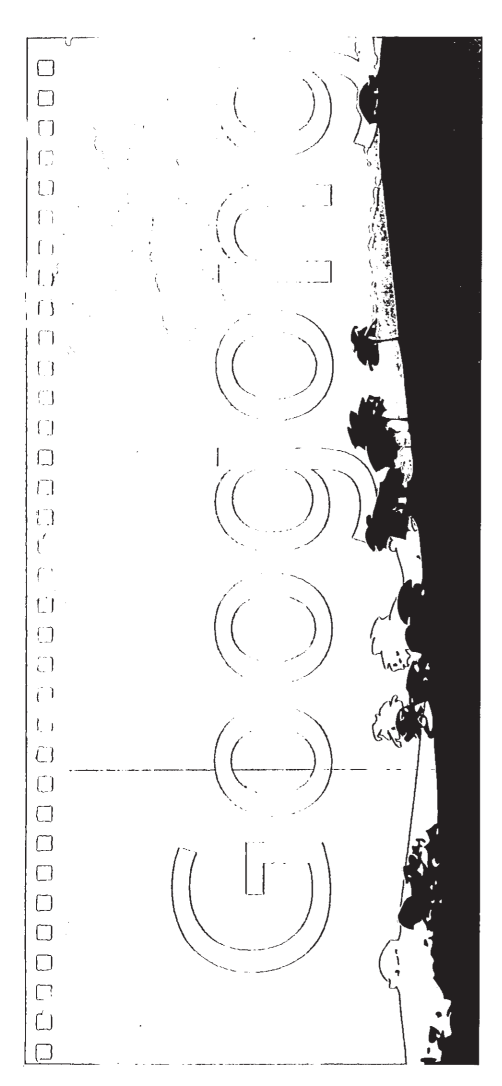


Schedule 5 - Landscape and Open Space Strategy

(Clause 1.1)

Landscape and Open Space Strategy on the following page.

CIC_CIC00107_190 - 22.11.11 EXECUTION



Landscape and Open Space Strategy

23 March 2011

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	Tategy			23 March 2011 Acation Py.0850 PROJECTS108502904.00 Googong/2904.02 Landscape & Open Space Report\E Technical Data & Files\	copies				issue to Queanbeyan City Council	bxue to Queanbeyan City Council	Essue to CiC	
Project Googong Township Project No. 08502904,02	Report Title Summarised Landscape and Open Space Strategy Revidon C	Author(s)	Approved by	hT2 33 발명 표 기계	E6 EDAW Reports & Presentations/E6a Indesign & PDF C C C C C C C C C C C C C C C C C C C	Mart Artivell Matthew Frankey CC Australia	Karina Sunk	N & Revision History	10 July 2009	19 August 2010	C 23 March 2011 JR	ACCOM Decign - Planning

AECOM Design + Planning

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FIGURES	Figure 1: Topography 8	Figure 2: Preliminary Site Soil Mapping	» Figure 3: Oknadic Summary———— 9	 Figure 4: Drainage / Catchments 	 Figure 5: Googong Open Space Structure Plan 10 	 Figure 6: Regional Offsite Circulation 	» Figure 7: Non-Vehicular Gradation————————————————————————————————————	 Figure 8: Open Space Typology & Distribution 	 Figure 9: Googong Common Landscape Structure Plan 13 	 Figure 10: Googong Dam Road Approach to Entry ——23 	 Figure 11: Typical Old Cooms Road Easement Section - Looking South 23 	 Figure 12: Major Open Space Sports & Play Facilities 	Matrix ————————————————————————————————————	* Figure 13: Site Character Analysis	» Figure 14: Character Precincts	» Figure 15: Street Tree Masterplan	 Figure 16: Googong Township Street Network Plan 30 		S S S S S S S S S S S S S S S S S S S		,
CHARACTER	Open Space Character Open Space Character	» Transect Zones	LANDSCAPE PALETTE	» Materiality —	Streetscape Tree Strategy Streetscape Tree Strategy	» Street Tree Master Plan	STREETSCAPE	» Streetscape Objectives and Principles	» Street Sections————31	WSUD & WATER MANAGEMENT	» Stormwater Quality32	ster & the Integrated Water Cycle	Management Plan (IWCMP) 32	* WSUD Options in Streetscapes 33	ADDENICY - OPEN SPACE MASSTERDI AN	יייייייייייייייייייייייייייייייייייייי					
VISION	DESIGN PRINCIPLES 6.7	SITE ANALYSIS	* Topography	* Soils	• Climate 9	© Drahage	OPEN SPACE HIERARCHY	* Open Space Structure————————————————————————————————————	C * Circulation	Open Space Typology	Googong Common, Upper Montgomery Creek Corridor (RE1 Public Recreation Zone) and Hill 800——13-15	Sports and Play Facilities	Town Centre / Neighbourhood Centres	(N) * Neighbourhood Parks	. Local Parks ————————————————————————————————————	» Linear Parks and Drainage Reserves — 20	> Entry Cateways 21	 £2 Environmental Conservation (Drainage) 22 	» Road Buffer Corridors 23	 Summary of Major Open Space Sports & Play Facilities24 	

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This document represents a conceptual and strategic approach to Googong's landscape and open space. It may be subject to change due to negotiations with Queanbeyan City Council regarding the Voluntary Planning Agreement, site and detailed design considerations and other physical or commercial issues.

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LANDSCAPE VISION STATEMENT

diverse range of open space areas and facilities for the enjoyment and well being To create a high quality, sustainable landscape with a distinctive character & of Googong Township's residents.

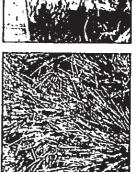
The landscape and open space vision for Googong Township is predicated on a fundamental understanding of the site opportunities and constraints. The vision reflects the

- creation of a sense of place;
- Capturing the 'essence' of the Monaro by preserving unique natural features while establishing a distintive landscape character and identity for the township;
 - - promotion of an active lifestyle;
- creation of special places to meet, relax, play, recreate and learn about heritage and ecological processes;
- streetscapes and cycleways and pedestrian pathways that formation of attractive, legible, safe and funtional reduce car dependency;
- foster environmental stewardship by re-establishing lost indigenous ecologies and celebrating histories and heritage;
- Integration of Water Sensitive Urban Design (WSUD) into the landscape and streetscape;
- utilisation of water harvesting and passive impation to irrigate key landscape and open space areas,





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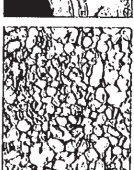


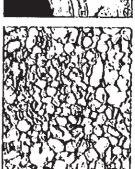












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Design Principles

Design Principles

KEY PRINCIPLES AND OBJECTIVES

Liveability and Community

- Providesafefunctionallinkagesalong streets and in open spaces between places of activity.
- between key facilities and the neighbourhood centres and Ensure strong visual connection and way-finding Dwn centre.
- Create a comfortable, enjoyable and sustainable mvironment for all residents.
- Googong Township Community at both active (formal) and Create places for people to meet and engage in the passive (informal) levels.
- manages, maintains and facilitates community engagement. Utilise and accommodate the OC designed Community Scheme as the means by which the new community
- Ensure appropriate quantity and distribution (access) to vervices and facilities.
- Build upon the Community Outhouse (Club Googong) concept developed by QC as the key centres of community

Provide a range of landscape experiences that reveal the existing (and lost) ecologies from the Googong Township

- and interest groups in the creation of the new Googong Engage and consult a varied group of participants community,
- Show respect and develop strategies for celebration of both indigenous and non-indigenous heritage.
- and encourage passive survellance creating community Create a sense of ownership over the public domain guardianship.
- Provide non-wehicular connection points to local and regional recreation destinations

Retain existing established mature trees where possible

sense of orientation and identity for the site.

 Re-establishment endemic communities where possible Integrate and celebrate stormwater and environmental

strategies.

Climate Adaptation and Water Create linkages between open spaces, streetscape and

 Minimise impacts on the natural water cycle and protect the health of aquatic ecosystems through WSUD.

the surrounding area by establishing an extensive street tree

planting strategy.

Environmental Sensibility

Ensure effective connection, both ecological and visual,

to Montgomery Creek corridor and water pathways across

Integrate planning of the urban water streams, namely

 Identify opportunities for irrigation through the Integrated Water Cycle Management Plan (IWCMP)

groundwater, to deliver sustainable water cycle solutions stormwater, water supply, sewerage management and

 Use WSUD to integrate recycled water into the planning and design of buildings and landscapes.

> Respond to site solar and climatic conditions to create environments that provide an increased thermal comfort. Take advantage of key and minor views to provide a.

Be sensitive to a broad range of site specific

environmental issues.

Creek and where possible reinstate them to pre-European Identify unique hydraulic systems in Montgomery





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Design Principles

Access and Safety

Provide exsity accessible and safe open space networks.

Provide a sense of arrival at key entry points.

Create a sense of ownership over public domain and encourage passive surveillance to create community

guardianship

- Establish movement conidors (pedestrian and cycle) through open space networks.
- Sitewide distribution of open spaces to ensure equitable access by all members of the community.
 - Incorporate Crime Prevention Through Environmental
 - Design (CPTED) principles within designs.
- Ensure accessibility to open space and ecological corridors for emergency service vehicles.

Sustainability and Materiality

Recreation and Sports

- optimising water usage, contributing to biodiversity and the Enhance the sustainability of the development by reinstatement of threatened communities. Províde appropriately located and adequately sized open spaces and facilities that support a range of both active and
- Provide for water re-use in open space areas, both passive and active.
- Retain existing and established mature trees where

Meet requirements (dentified in the Googong Township)

Community Plan.

 Provide spaces for multi-functional adaptable usage. Complement other Googong objectives, in paticular water management and passive recreational activities.

Provide facilities that encourage activity, confort and

passive uses.

safety across generational requirements.

- Establish ecological connectivity through Montgomery Creek, terrestrial habitat and wildlife confidors.
- Ensure quality, maintainability and durability of the open
 - Where possible use locally sourced materials and space assets.
- Salvage, stockpile, sort, process and reuse site-sourced materials (primarily rock and soll) for landscape works.

vegetations.

Character and Identity

- The landscape character identified from existing site conditions shall be capitalised upon and celebrated.
- Create distinct but cohesive landscape character zones which respond to the environmental conditions of the site (e.g. wind, solar, aspect, solis) and the urban transect.
 - Explore a newly defined aesthetic that responds pragmatically to the sites climate.
- Streetscape character is to reflect street hierarchy, the urban transect and strategic connections/routes/entries/ destinations.
- Existing site features of note are to be identified and integrated into open spaces and streetscapes where







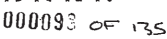












Site Analysis

Site Analysis

TOPOGRAPHY

undulating plateau of ~750 m which is dissected by minor formation characteristic of chain of ponds fluvial systems. of sediment dating from the high erosion rates of the last developed on top of this depositional area leading to the Queanbeyan River (~100 m below). The drainage lines of The topography of the site primarily consists of a gentle this plateau have been levelled by a valley wide blanket creek lines and bondered to the east by the entrenched glacial maximum. The drainage lines seen today have

increase in ruggedness of the terrain as the stream lines pass Major landscape features include Hill 800 and the marked afte. Maximum slopes in this area are in the order of ~25%, through the Googong adametite to the north east of the with slopes greater than 18% common (Mitchell 2007).



GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

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protection of hydrological integrity of the fluxial system. uttchell, P.B. (2007) Geelogical and Geomerphic Impressions of These areas of high slope (>18 %) and the levelled valley bottoms of the plateau have been identified as limits to development due to issues such as bushfire hazard and

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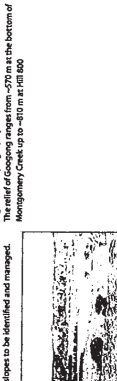
Soogong Township. Groundtruth Consulting

FUTURE APPROACH

Residential development limited to the base of Hill

Bushfire hazard slopes to be identified and managed.

Figure 1: Topography



Flow northeast from KIII 200,

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and show structural weakness when wet. Soils are generally Deeper soils are found in depositional areas (accumulated low chemical fertility and a high proportion of small rock. in the last glacial period) relatively high in the catchment The soil landscapes of Googong are generally thin with magnesic (high in magnesium), low in caldum with moderate sodicity in subsoil clays.

FUTURE APPROACH

The management of soils on the size with regard to planting in open space areas requires the following general points to be considered:

- ameliorated site soil or imported soil to achieve good root Soils are generally thin with a high proportion of small rock which, in some parts will require shallow excavation, ripping of underlying material and importation of depths and tree growth.
- General chemical amelioration for site soils will involve the addition of gypsum and provision of trace elements.
- All solls will benefit considerably from additional organic matter both in the form of composts as well as litter layers in the form of 'mixed material' mulches.

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- growth will assist in the improvement of structure, fertility De-stocking followed by periodic slashing of grass and biological activity of soils.
- such as stormwater harvesting and greywater recycling will Natural rainfall is perhaps the most limiting factor for plant growth over and above soil constraints (which can be addressed). The use of reclaimed water from sources supplement natural rainfall.

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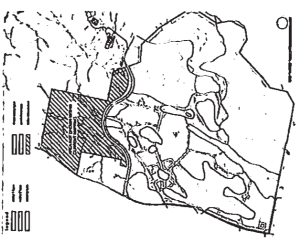
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(source: Sydney Environmental Soll Laboratory, 2007) Figure 2: Preliminary Site Soil Mapping

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CLIMATE

Googong is located to the southeast of Canberra approximately 4 ton south of Queanbeyan.

interaction of the Snowy Mountains and Kybean Range. This rainshadow effect covering the eastern side of the highest annual rainfall - indicating semi-arid conditions with alpine rainshadow is typified (in this region) by the occurrence of lands up to 1000 m that receive less than 600 mm of part of the southeastern highlands and created by the The climatic conditions of Googong are considerably influenced by the surrounding terrain - namely the

raindays per month, however a shortfall of water in summer The average annual rainfall for Queanbeyan is ~570 mm/ yr, which is relatively consistent across the year as 5 to 6 is likely.

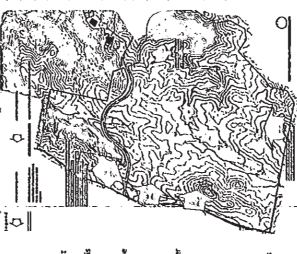
FUTURE APPROACH

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- Identify distribution of water across the development through the Integrated Water Cycle Management Plan
- Identify key areas for impation such as entry gateways and sports pitches.

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- Specify plant species suitable for climatic conditions.
- Create microclimates for the enjoyment of residents. 135



subject to periodic frosts, yet these are expected to be most region experiences an average of 99 days of frost per year. Primary wind direction and frequently frost affected areas frequent along drainage lines where cold air collects. The are indicated in Figure 3. Note that the entire region is ow humidity in December (36%) and June (60%). Figure 3: Climatic Summary

DRAINAGE

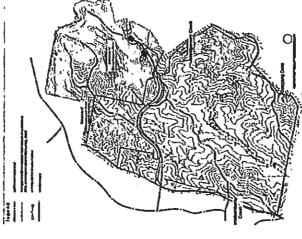
waters to the Queanbeyan Riverthrough Montgomery Creek and an unnamed tributary of the Queanbeyan River. There The site is defined by two main carchments which direct are additional carchments which drain to the Googong Dam, Jerrabomberra Creek, and other tributaries of the Queanbeyan River to the north of the site.

comer of the site and from there into the Queanbeyan River. The catchment within the site totals approximately 459 ha, within the broader Montgomery Creek catchment of 804 ha. boundary to a clearly defined waterway in the north eastern and flows through a broad floodgiain from the southern Montgomery Creek is the major watercourse on the site

north western part of the site (Neighbourhood 1 and 2), an area of 161 ha. The catchment forms a natural amphitheatre and directs flows to an online dam located on the southern An unnamed tributary of the Queanbeyan Kiver drains the with flows from a second small catchment at the northern side of Googong Dam Road. This watercourse combines. boundary of the site, upstream of the Queanbeyan River.

FUTURE APPROACH

Grassland communities as the vegetation pallet. The variety structural function of the chain of ponds system will enable integration of ecological productivity and resillence through reaches of Montgomery Creek utilising Natural Temperate the establishment of a greater diversity of vegetation, the presumes the use of flood detention to attenuate erosive incorporation of the increased runoff delivered from the of werting and drying regimes in combination with the progressive urbanisation of the catchment. This system It is proposed to restore and enhance part of the upper Rows but accommodates extra duration volumes.



which drain to the Googong Dam, Jerrabomberra Creek, and Riverthrough Montgomery Creek and an unnamed tributary of the Queanbeyan River. There are additional catchments other tributaries of the Queanbeyan River to the north of The main catchments direct waters to the Queanbeyan Figure 4: Drainage / Catchments the site

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Open Space Hierarchy

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OPEN SPACE STRUCTURE

The strategy for the Googong open spaces and streetscapes shown in Figure 5 illustrates major compoments - open space distribution and key linkages.

most significant being Googong Common sited around open spaces and ecological zones are preserved. The Within the landscape structure plan a number of key Montgomery Creek.

Googong Avenue, the main connector street that serves to link all neighbourhood centres into one grand avenue. Likewise a critical component of the structure plan is

A hierarchy of open space has been established within Googong to support the development and assist the establishment of a vibrant community. The open spaces are structured and distributed to provide the right function within a reasonable distance for all

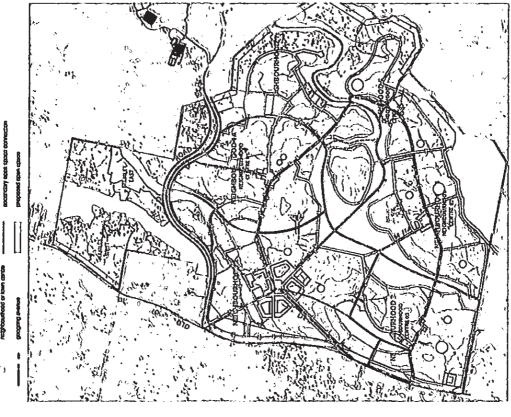


Figure 5: Googong Open Space Structure Plan

Dase map source: Roberts Day, 2009)

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site boundary

LEGEND

To Canberra & Queanbeyan

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CIRCULATION

establish a well connected cycle and pedestrian network at There are six onsite components that work in concert to Googong Township (refer Figure 7). These are:

- standard pedestrian paths;
- dedicated cycle lanes on key streets;
- key paths in verges for both pedestrians and cyclists;
 - share paths in open space for both pedestrians and

Cyclists

Figure 6: Regional Offsite Circulation

To Cooma

souce: www.directory.act.gov.au/

existing external networks, especially those walking trails Opportunities exist to integrate internal circulation with associated with the Googong Dam. These are shown in Figure 6. 000192

OBJECTIVES

- Create a safe pedestrian and bicycle network to:
- promote active transport and a healthy community; connect to site features and broader destinations and promote walking, bicycle use and safety. Network to provide a network of connected pathways to

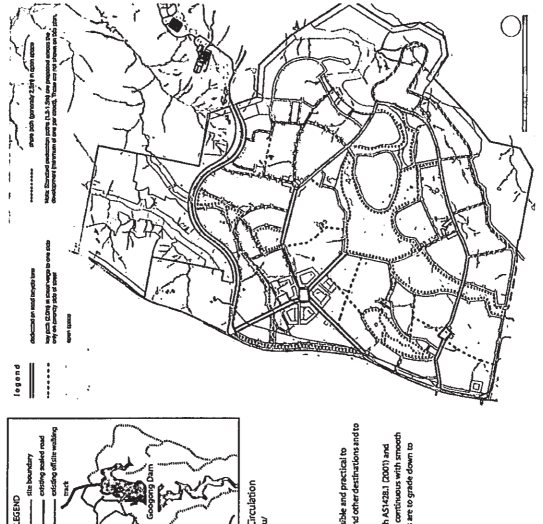
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 encourage street life' through provision of meeting points in parks readily accessible through the pedestrian network

networks

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- provide equal access for all both in the public domain and access to private lots, and
- provide a variety of path types to access and connect varying landscape types.



Note locations are indicative only and subject to further review and detail design at Neighbourhood DA stage, Figure 7: Non-Vehicular Circulation

PRINCIPLES

- enhance connectivity to parks and other destinations and to Locate pathways where possible and practical to minimise street crossings.
- AS1428.2-5 (1998) and are to be continuous with smooth Footpaths are to comply with AS1428.1 (2001) and transitions in level. Pram ramps are to grade down to carriageway level.

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breast parts/dramag

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property common upper Montgomery Creat (FE) Puber Recreation) and red (ED)

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OPEN SPACE TYPOLOGY

hypologies) which will cater for Googong's residents and Common through to linear parks and drainage reserves. The open space system contains a number of elements visitors. These are arranged in hierarchy from Googong

17

OBJECTIVES

- establish a hierarchy to Informuse, distribution and planning Spatially arrange open space to meet demand and of all open space.
- and streets, rather than a series of unrelated, disconnected network of elements, such as parks, local parks, squares Establish open spaces that are an interconnected Spaces
- Provide a mix of both active and passive and formal and informal recreation/play opportunities across the spectrum of age groups.
- by integrating open spaces with the Neighbourhood Centres Enhance and create a culturally significant natural setting and Town Centre.

The following elements constitute the open space components

- 1. Googong Common, Upper Montgomery Creek Comidor (RE1 Public Recreation) and Hill 800
- 2. Sports Facilities
- 3. Town Centre / Neighbourhood Centres
- 5. Local Parks x 13

4. Neighbourhood Parks x 5

- 6. Linear Parks and Drainage Reserves
- 7. Entry Gateways x 6
- 8. £2 Environmental Conservation (Drainage)
 - Lower Montgomery Creek
- Hamlets Inbutaries

9. Dam Foreshore Protection Reserve

- » 10. Road Buffer Corridors
 - Old Cooma Road
- The precise location and distribution of the above elements will evolve over time as the township Googong Dam Road

develops.

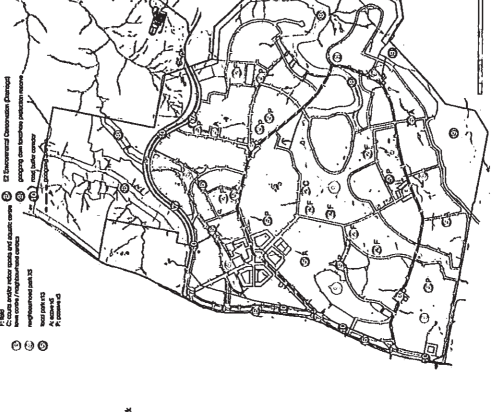


Figure 8: Open Space Typology & Distribution Note: locations are indicative only and subject to further review and detail design at Neighbourhood DA stage.

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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

GOOGONG COMMON, UPPER MONTGOMERY CREEK CORRIDOR (RE1 PUBLIC RECREATION) AND HILL 800

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Googong Common

establishing the creekline components to determine extent The design strategy for Googong Common began with of flood plain and set backs associated with ecological buffers and detention requirements.

have been provided in the Stormwater Masterplan. Given the preliminary and strategic nature of this report and Broad detention requirements for Googong Common availability of accurate data, detention areas will be reconsidered in more detail during the Stage DA's. 000194

The Common will combine; recreation, commercial, functional, environmental and cultural roles.

creekling

- It will provide an extensive open space resource, the lungs and playground' for Googong Township.
- configuration. Its design will embody the character and environmental
 - attributes of the Monaro landscape.

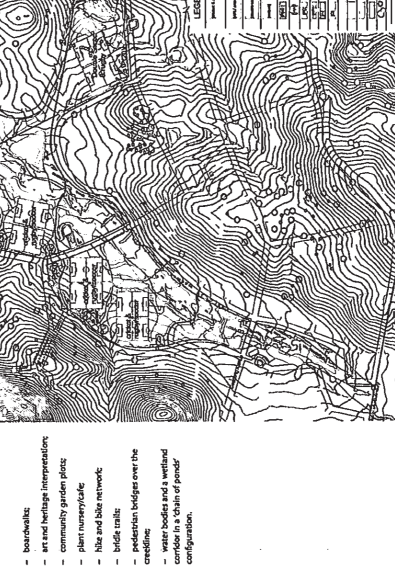
A diverse range of uses will be provided which may

- an Indoor Sports & Aquatic Centre;
- active sports facilities;

 - amenity buildings

- shelters

- passive recreation/88Q areas
- children's playgrounds(regional and local);
- tennis courts,



Note: -12 shelters with BBQ facility, 4 shelters with interpretive signage and 17 general shelters are proposed within Googong Common. Locations are indicative only and subject to further review and detail design at Neighbourhood DA stage. Figure 9: Googong Common Landscape Structure Plan

netball counts

OF 135

 Increased ability of the fluxial system to: The advantages of this approach include: Upper Montgomery Creek Corridor (RE1 Public Recreation Zone) be considered in three distinct sections. These have been The main waterway on the site (Montgomery Creek) can

conditions. The interventions for public recreation, drainage, environmental conservation and for proposed landscape defined by the existing topographic and geomorphic character are distinct for these three zones:

regulate and convey flow

hold water for longer

- the broad upland floodplain with chain of ponds (RE1 Public Recreation Zone)
- a transitional zone (the upper section of the E2
- defined channel section with granite bed (the remainder of the E2 Environmental Conservation Zone) Environmental Conservation Zone)

urbanisation

improvement, would occur outside the creek corridor and For all of these zones, management of urban stomwater, typically beyond the existing major flood extent (1 in 100 through detention of peak flows and water quality year average recurrence interval flood extent).

system that is a unique part of the Australian landscape - a

considerable point of difference

Restoration and enhancement of a rare geomorphic

Allows multiple benefits such as use of rare vegetation

and viewing options and a rich, thematic continuation of

communities, redainned rock from site, unique access

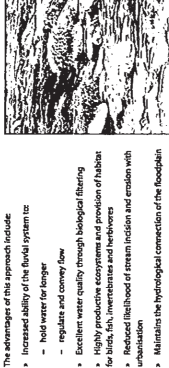
3ROAD UPLAND FLOODPLAIN WITH CHAIN OF

here are relic chain of pond formations observed on the

Excellent educational options for local schools including

 water quality monitoring macroinvertibrate counts

> established through the broader flood plain, Local reclaimed stone would be used as required for stabilisation works and I Wedand and ephemeral wedand species will be selected for revegetation of the chain of ponds and low flow channel. It is proposed to restore and enhance the remnant chain ponds system within the broad upland floodplain. Natural Temperate Grassland communities will be refor control structures to slow and spread flows.





Top to Bottom: Example of alpine waterway with combination of stone and gracs channel, Natural grassy chute - Upper

A major feature water body is also proposed within the

creek corridor.

Avoids construction of a single channel and associated

studies in ecology and natural systems

bird watching

hard engineering necessary to concentrate a previously

dispersed flow system into a narrow channel





Top to Bottom: One of the more permanen upper sections of Montgomery Creek.

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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

Hill 800 (Twin Hills)

a dominant position. It is visible from most of the Googong As the highest elevation point on the site Hill 800 occupies site and 360 degree views extend in all directions from its

be sited, designed and detailed accordingly.

features rather than attempt to buffer or camouflage them. As part of the integrated water management strategy a is intended that these structures be celebrated as iconic series of water reservoirs are required to be located on Hill 800 within the saddle and directly at its summit. It

in addition to the reservoirs and associated infrastructure a series of additional elements are proposed to make the hill place accessible for the community to enjoy the elevation, views and to learn about the surrounding area, including:

- a series of pathways:
- a lookout or series of lookouts with provision of sun and rain shelter,
- an ecological and/or historical interpretative signage Œ.

Atripléx semibaccara - Creeping Salt Bush

such as roads, paths and the lookout area,

» Groundcovers

- minor art worlds; and
- the regeneration of native grasslands and establishment of plant species responsive to the character and exposed nature of the area,

LOOK OUT

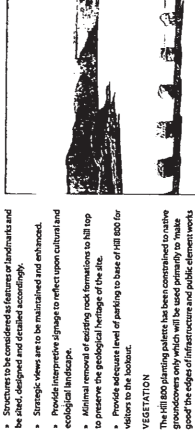
topography to develop a dynamic looking element visible The structure of the lookout should interact with from the town centre.

Other principles include:

Themeda australis - Kangaroo Grass

Correa Dusky Bells' - Dusky Bells Poa sieberiana – Snow grass

Boobialla

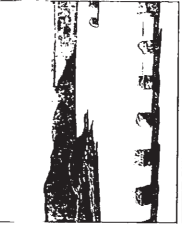


to preserve the geological heritage of the site.

ecological landscape.

visitors to the bolout.

VEGETATION





Myoporum acuminatum Monaro Marvel' - Monaro Marvel

Brachyscome multifida 'Break O Day' - Break O Day Daisy

Brachyscome multifida – Cut Leafed Daisy Austrodanthonia spp. - Wallaby Grasses

ndicative lookout to

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SPORTS AND PLAY FACILITIES

The Googong Township Community Planoutlines the sports facilisies required to meet the needs of Googong's residents

The key sports and play facilities are:

- Sportsfields and courts
- Indoor Sports and Aquatic Centre
- Community clubhouses and
 - Childnen's play facilities

These facilities have been spacially located within the Googong Open Space Structure Plan.

COMMUNITY CLUBHOUSES

they are located although members, friends and family of Googong's community associations will eventually share under the Googong Urban Development Local Planning access to all Gubhouses. Typical facilities proposed for the Community Clubhouses include pools, gymnasiums depending on the scale of the neighborhoods in which provide a focus of community and recreational activity the first of which will be developed in Neighbourhood are envisaged by Googong Development Corporation Agreement, Community Gubbouses are proposed to The scale of the Community Clubhouses will vary in the Township. A series of Community Gubhouses While not being a Contribution Item to be delivered and adjacent tennis courts.

Located in Googong Common, this centre will provide an 8 lane 25m pool, children's wading pool and 2 indoor sports NDOOR SPORTS AND AQUATIC CENTRE

SPORTSFIELDS and COURTS

The provision of sportsfields and courts has been identified in the Googong Community Plan and located spatially on the Open Space Typology & Distribution Plan, Figure 8.

AFL / International Cricket Field will be located to the west of Neighbourhood One (Sportsfield 1) and a double soccer are located within Googong Common forming the central that Googong Common is generally located in the central / rugby league field located to the east of Neighbourhood and southern portion of the development, an additional The bulk of Googong Township sportsfields and courts open space hub / spine for this new community. Given One (Sportsfield 2).

field overlaid or a double soccer / rugby league field. These formats take advantage of summer/winter playing seasons grouping of shared facilities. Netball and tennis courts are In the same space. Sports fields are located to maximise cricket / AFL oval with two soccer fields / rugby league Fields are designed to accommodate either one large also tocated in Googong Common.

CHILDREN'S PLAY FACILITIES

regional, five neighbourhood and eight local playgrounds) accommodating a range of experiences and age groups. playgrounds provided within the development (one achieve appropriate numbers and locations of piay The distribution of children's play facilities aims to facilities across Googong Township. There are 14

facility. It will feature an adventure style play area for all Googong Common as the premier and high order play One significant regional playground will be located in ages and potentially involve water play

This location is chosen for its centrality but also proximity to the Googong Town Centre, and Montgomery creekline.

of the five neighbourhoods parks. Small local playgrounds Neighbourhood playgrounds will be allocated within each are spread evenly aross the site based on the requirement that 80% of residents are within 400m walking distance of a play facility.

The larger facilities generally cater for more age groups while small facilities typically provide for younger age groups



indicative community dubhouse (Otto Googong) character



ndicative indoor sports and aquatic centra character imagery



ndicative play facilities character imager

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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

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TOWN CENTRE / NEIGHBOURHOOD CENTRES

Principles include

- Provide areas and facilities for both active and passive recreation and café/spill out zone from adjoining retail or NW to SE winds to provide protected enjoyable spaces. 000108
- Provide detail grading and retaining systems to allow for levels associated with existing trees to be retained and to community facility.
- Tree planting to be integrated with street tree strategy in

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terms of species and character.

Magnolla grandiflera 'Exmouth' - Exmouth Magnolia

(Evergreen feature tree)

Eucalyptus sideraxylon - Red Ironbark (Evergreen

feature tree)

Understorey of native grasses and groundcovers

Frazinus pennsylvania "Cimmzam" - Cimmaron Ash

Zellova serrata - Japanese Zelkova

Ulmus parvifolia - Chinese Elm

Pyrus calleryana 'Bradford' - Ornamental Pear

- Provide interpretive signage to reflect upon cultural and ecological landscape.

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Provide for and integrate WSUD elements where

of open spaces which will be the main focus of identity and informal and formal gatherings and provide spectacle in the a strong connection to Googong Avenue and will function as The Town Centre / Neighbourhood Centres include a variety and each neighbourhood. They will provide open space for form of public artwork or water features. They will maintain community gathering for the whole Googong Township transport node within each neighbourhood.

Feature stone paving/exposed aggregate concrete

Steel and timber shade structures

Concrete retaining wall

VEGETATION

Concrete and timber seating

Decomposed grantte feature groundplane

Concrete paying (in situ and unit)

50% hard surface area

MATERIALITY

- One space located central to each neighbourhood centre Provide vegetation and other buffering elements from

identifier species. This will be deciduous to maximise

winter sun. The following are suggested species:

Centres will be predominately planted with a single

- achieve a satisfactory and practical park grade.
- Provide entry and signage (park name) elements.
- Provide and integrate artwork.
- Provide and integrate cycle parking.
- appropriate (refer WSUD and Water Management Chapter).



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NEIGHBOURHOOD PARKS

The largest individual parks located within suburban areas They are also magnets for the immediate community with accessible and safe kick-about and play area for children. are the neighbourhood parks. They provide an easily the provision of 88Q and shelter facilities

management, retention of horitage items/landscapes or key be located to provide additional benefits to either water Neighbourhood parks are located to ensure most of the community are within a 800m radius. They should also

The following is a list of principles:

- Ensure minimum one park per neighbourhood within 300m of most residents.
- Minimum area 16,000m2.
- drainage lines or ridgelines to accommodate stormwater Locate neighbourhood parks in association with nanagement and views where possible.
- Provide areas and facilities for both active and passive
- Provide detail grading and retaining systems to allow for evels associated with existing trees to be retained and to achieve a satisfactory and practical park grade.
- Masterplan(Figure 13) in terms of species and character. Tree planting to be integrated with Street Tree
- Provide one large play area with adequate shade facility and fencing/planting to define play zone.
- Provide elements (can be play orientated) that contribute to the 'celebration of water' across the development.
- Provide a large shelter facility with BBQ facility with seating and tables.
- Provide entry and signage (park name) elements.
- Ensure heritage overlay where appropriate through AECOM Design - Planning

interpretive signage, artwork installations or retention of existing shelter belt and cultural plantings.

WSUD & WATER MANAGEMENT

To include the following:

- Large vegetated swales
- Minor creeklines
- Bioretention basins
 - Passive impation
- Detention ponds as required
 - MATERIALITY
- Concrete (textured) and site stone retaining walls Steel and timber structures
 - Steel and timber play equipment
- Bank mutch and rubber softfall play surfaces
- in situ concrete paths (smooth and exposed aggregate)
- Timber seating and picnic benches
- Rural materials, timber/steel (weathered) for signage
 - VEGETATION
- Eucalyptus melliodora Yellow Box Eucalyptus cinerea - Argyle Apple
- Eucalyptus mannifera spp. maculosa Red Spotted
- Eucalyptus polyanthemos Red Box
- Eucalyptus rossil White Scribble Gum
- Native grasses and small-medium shrubs as understorey
 - * Turf

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indicathe Character Imagery

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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

LOCAL PARKS

Local parks can provide critical amenity when located well and designed into the streetscape. They provide a moment of respite within the suburban street form. They are critical in developing a sense of place and orientation within the neighbourhoods.

wish to be retained. For example; trees or existing site rock Local parks should be located where existing features may outcrops. They may also incorporate any necessary water management strategies.

on whether or not they contain a children's play area. Figure Parks are categorised as either passive or active depending 8 indicates eight passive parks and five active parks (local ____ptaygrounds 02, 04, 07, 08 and 09).

The following is a list of principles:

A minimum area of 1,000m2.

Be within 200m of most residents (unless that resident is Page 8 Be within 200m of most residents (unl

- Allow for passive and / or active recreation.
- Provide seating and pathways for charladon.
- Incorporate small children's play facility if neighbouring residents are more than 400m from another children's play S residents
 - Provide perimeter fencing to children's play facility if
- Provide entry and signage elements.
- Provide screen planting to adjoining residential properties.

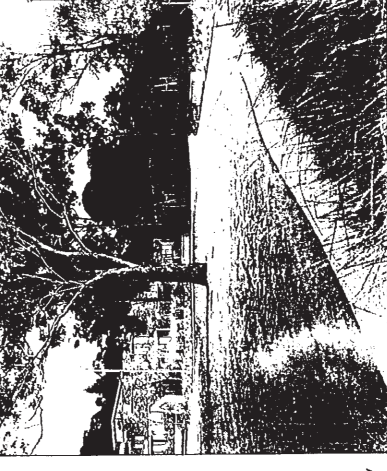
- Integrate open space with stormwater management and environmental strategies.
- Optimise ecological functionality through planting of

WSUD & WATER MANAGEMENT

- May include the following:
- Vegetated swales
- Passive irrigation
- Minor or temporary deterion ponds
 - MATERIALITY
- Timber seating and picnic benches
- Timber shade and picnic structures
- Site stone retaining walls
- Exposed aggregate concrete paths
- Informal gravel/decomposed granite paths
 - Bark mulch play safety surface

VEGETATION

- Eucalyptus glaucescens Tingiringi Gum
- Eucalyptus rossii White Scribbly Gum Eucalyptus cinerea – Argyle Apple
- Eucalyptus Steffulata
- Native grasses and small-medium shrubs as understorey



indicative character imagery

AECOM Design - Planning

LINEAR PARKS AND DRAINAGE RESERVES

Unear parks and drainage reserves are similar in that they a road to both sides they are well defined and controlled are both lineal open space elements. Their function is to provide transmission and connectivity. Often flanked by ireas, but provide a critical functional and aesthetic role. A linear park may run along a ridgeline whilst a drainage

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- eserve will typically run down a valley. The following principles apply:
- Optimise ecological functionality through planting of endemic species,
- Celebrated within streetscape profiles to enhance tharacter and perception of open space.
- other key community focal points into the continuous open Unear parks may link neighbourhood and local parks and space network.
- Facilitate overland flow requirements where practical.
- Integrate non-vehicular circulation to increase safety and connectivity.

WSUD & WATER MANAGEMENT

May include the following:

- Weir structures to control water flow around drainage nes and create pooling where required
- Urban creeklines along streets to aid stormwater management
- Existing vegetated creeklines

MATERIALITY

- Site stone retaining walls and weirs
 - Exposed aggregate paths
- Informal decomposed granite/crushed rock paths
- Timber seating
- Timber bridges and stone water crossings
- Site stone/gravel/boulders to drainage lines VEGETATION
- Eucalyptus cinerea Argyle Apple
- Eucalyptus mannifera ssp. maculosa Red Spotted
- Eucalyptus rossil White Scribbly Gum
- Eucalyptus sideroxylon Red Ironbark
 - Eucalyptus elata River Peppermint
 - Eucalyptus stellulata Black Sallee
- Riparian sedge and grass species along drainage lines
- Water tolerant tree species such as Melaleuca and Casuarina along drainage lines



AECOM Design + Planning

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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

000111 OF 135

ENTRY GATEWAYS

throughout the development both from a marketing and four neighbourhoods and towns centre within Googons Township. A design language based around a clear use number of minor entries to parts and open space, the of form and material is proposed for all the entries to establish a visual identity and orientation for the site. It must be clear when you arrive, leave and navigate There are six major entries (off OCR and GDR) and a neighbourhood identity perspective.

material is proposed for all the entries to establish a visual identity and orientation for the site. It must be clear when you arrive, feave and navigate throughout the development A design language based around a clear use of form and rom a neighbourhood identity perspective.

Entry gateway can create a sense of belonging that fosters ownership, pride, maintenance and protection of the neighbourhood.

determining its shape and size. A gap between screen and that respond to the surrounding sociological, environmental and geological landscapes. These will include walls where wall will provide for appropriate planting to complete the possible made of local stone to varying degrees of finish. A series of suggested installations have been developed piece and integrate it into the surround environment. A screen will sit behind the wall, its associated wall

s combination of maximum and minimum height of screens space) and minor entries. They can be placed in groups with to create strong vistal identity for major entry statements. neighbourhood parks and locations of major public open minimum height of screen to provide visual identity to minor places of recreation (local parks and public open These pieces can be used as a single element with a space such ≥s Googong Common.

Walls are to be finished to varying degrees of refinement, to communicate individuality, provide for better visual presence and greater potential for use as a tool for

the detail design stage.

VEGETATION

and notification. Full installations are not to be used for everything, as this will weaken the entry hierarchy.

> incorporate text and signage in the context identification Screens will respond to their associated wall and may and wayfinding.

All road entries will be used extensively when the township is established however the intersection of Old Cooma Road and more critical the entry (e.g. at the corner of OCR and and Googong Dam Road will be the key entry. The larger GDR) the more impressive scale should be applied.

 Pyrus calleryana "Bradford" - Omamental Pear Liquidambar styracifua 'Oakville Highlight-Eucalyptus pauciflora - Snow Gum Fraxinus oxycarpa - Desert Ash

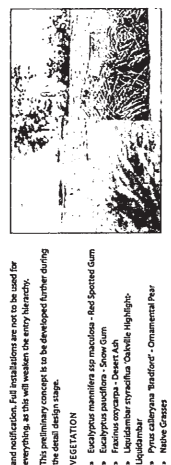
Liquidambar

Native Grasses

A greater number of walls should be constructed in groups of 'families' with a number of screens reaching a maximum height in the order of 8 m high. The layout of these families' will respond to immediate infrastructure by addressing the entry road while incorporating view framing of the surround landscape. Lesser entries may feature constructed shapes in the order open space is accessed and an alternative method of site spatial relationship through which entry roads can pass. of 3 or 4 meters high. These installations are to form a navigation will be achieved.

lock type 1 - feature rock for walk

particular location. For example to pedestrian only access points to the site or other points that require marking Esewhere in the project, elements of the installations such as screens may be used to mark and celebrate a





Top to bottom: Suggested stone finish: Suggested screen with text





Key plan

Key plan

E2 ENVIRONMENTAL CONSERVATION (DRAINAGE)

Lower Montgomery Greek

environmental corridor which links the Queanbeyan River Lower Montgomery Creek is a locally significant and the upper Montgomery Creek catchment.

DBJECTIVES

Vegetation Management within Lower Montgomery Greek will be bushland restoration generally comprising the

- bushland regeneration (the removal of weeds/burns/soil scarification/no introduced planting), or
- assisted bushland regeneration (the above and replanting of species missing from the vegetation structure), or
- bushland reconstruction (the above and replanting of full structure vegetation where little vegetation exists.

form full structure vegetation. (this will mostly consist shrub bushland regeneration. Overtime the area will regenerate to growth with scattered trees similar to nearby vegetation on Generally Lower Montgomery Creek will require assisted the edges of the Queanbeyan River (20-30 years growth).

he corridor will provide recreational opportunities through a system of paths, wayfinding signage and interpretation



and Jerrabomberra Creek. This wildlife comidor incorporates The orburaries provide a link along the regionally significant east-west wildlife corridor between the Queanbeyan River areas of endangered ecological communities.



vegetation communities similar that edging the Queenbeyan River. This will occur primarily through natural regeneration which will be triggened by the action of 'de-stocking' the it is the vision that these areas (particularly those on the steeper grades) be re-instated to contain fully structured land,





tomiets tributaries images

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ROAD BUFFER CORRIDORS

Googong Dam Road will form the approach to the Township's Day 1 Entry and future Town Centre entry. Googong Dam Road

OBJECTIVES

- vegetation types, species selection, planting density and maintenance will be carried out to ensure the road corridor meets Asset Protection Zone (APZ) requirements.
- the planting concept will consist open woodland native grasses with sporadic tree planting characteristic of local

Figure 10: Googong Dam Road Approach to Entry

- feature planting and exotic species will define the entry
 - 000114
- planting to provide visual screening in key locations to and

Old Cooma Road

from the Township.

gateways into the Township. An existing electrical easement Old Cooma Road provides a number of secondary entry (45m) runs parallel.

OBJECTIVES

OF 135

- corridor and easement meet Asset Protection Zone (APZ) vegetation types, species selection, planting density and maintenance will be carried out to ensure the road requirements.
- the planting concept will consist open woodland as above with vegetation heights restricted along the centre of the
- feature planting and exotic species will define the entry
- the easement will provide modified habitat value linking the Common and Hill 800 with the east-west wildlife comidor.

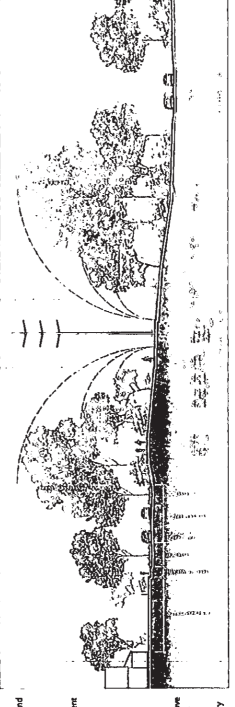


Figure 11: Typical Old Cooma Road Easement Section - Looking South

SUMMARY OF MAJOR OPEN SPACE SPORTS & PLAY FACILITIES

The matrix below summarises the major facilities outlined in pages 14-21. There will be an additional 6 tennis courts, 2 in NHIB Local Park 4, 2 in Googong Common (NH3) and 2 in Neighbourhood Park 5 (NH5).

			-		Age	
,		,	·		Group	
Location No.	è S	98	Facility Type	Fields, Courts & Centres	Focus	Field Dimension (m)
	П	1.201	Local Playpround		1-12 Years	
	П	1,002	Local Playground		1-12 Years	
		LP03	Local Playground		1-12 Years	
Ē	2	NPOT	Neighbourhood Playground		ST STORES	
		8		2 Tennis Courts, swimming pool	2ff acces	Ternes 23,77×10.97
	7	G1	Group Sports Fectily - Rec Reserve A	ckel	17 M	AFL 165 X 150, ICF 1600342
	40	G2	Group Sports FacElly - Rac Reserve B		of aces	Soccer 1000/76, Rt. 122468
	6	LP04	Local Playground		1-12 Years	
7 2	đ	NP02	Neighbourhood Playground		130 pg	
NH3	11	NPOS S	Neighbourhood Playsround		13 moss	
	12	LP07	Local Physround		1-12 Years	
¥.	13	NP04	Neighbourhood Playground		2002	
	14	8	Community Clubhouse	2 Terruls Courts, swimming pool	20 2000	Temis 23 77×10 97
MAS	15	1.Pos	Local Playground		1-12 Years	
1	16	NPOS	Neighbourhood Playcround		all coes	
	1.7	LP0S	Local Physiound		1-12 Years	
		1996	Local Playground		1-12 Years	
	19	RP01	Regional Playground		ಚಿತ್ರಕ್ಕಿತ	
		r U	in the state of th	The state of the state of the state of		8 lans X 25m equatic pool, critidren's wading pool and an
940000	Г		Green Search Enailty		Ī	ALANA SHALL HAS USE GOODINGGES (NO FINEE LIMITS
NO COO	н		Savet Stores Cours		1	Newtoni 30/4X15.23
	- 1	64	Group Sports Focility		Ed ages	AFL 165 X 150, ICF 160X142
	ŀ	6.5	Group Sports Facility	Double Soccer co-use with international cricinal / Rugby Lesque	22 292S	Soccer 100078, ICF 160X142, Pt. 122x63
	- 1				sace ga	Secor 100X78, ICF 160X142, RL 122468
	ĸ	67		Double Soccer co-use with international crickel / Rupby League	sate pa	Socoer 100X76, ICF 160X142, Rt. 122x68
		 U		Γ		Soccer 100x75, Rt. 122x68
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Figure 12: Summary of Major Open Space Sports & Play Facilities

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OPEN SPACE CHARACTER

qualities of the site will inform the design character. Strong themes will be drawn from these existing qualities or physical open space that defines public domain character. The unique ecological and geomorphological Other than streetscapes which form the connective network for Googong Township, it is the destinations and from the surrounding region.

OBJECTIVES

- Provide passive green space to enhance the aesthetics of Googong and contribute to memorable and enjoyable experiences.
- Provide spaces for community expression and епдадетент.
- Create a distinctive identity across Googong yet variety to each of the defined character zones. 000116

areas.

- Retain existing trees and geological formations where
 - possible with the location of parks and open space. PRINCIPLES
- highly visible locations, to enhance visual character, identity, Create visual rewards through location of amenities in survellance and guardlanship.

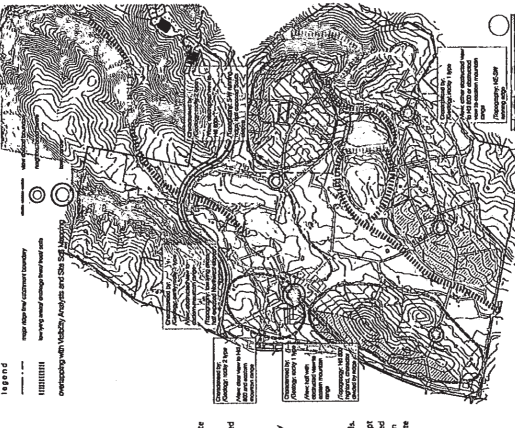
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- management incorporating water sensitive urban design Utilise open space for integrated stormwater
 - Parts are to be located on main roads or provide perimeter road address for standard roads.

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- Parks are to be located central to residential neighbourhood areas.
- Visibility across parks should be maintained with limited

- inclusions of shrub planting or other objects that inhibit site <u>=</u>
- Useunobtrusivephysical barriers to discourage undesfred vehicular access to parks.
- Provide shade trees and structures to seating and play Pedestrian paths to be located on desire lines.
- Provide detail grading and retaining systems to allow for levels associated with existing trees and geological formations to be retained.
- All lighting to conform to relevant Australian standards.
- for 'cultural plantings', indigenous seed stock to be sourced Plant species are to be indigenous where possible except locally and used for generation of all plant material (again where possible). Plant species to be chosen to accommodate site specific issues such as recycled water management.



Note: locations are indicative only and subject to further review and detail design at Neighbourhood DA stage Figure 13: Site Character Analysis

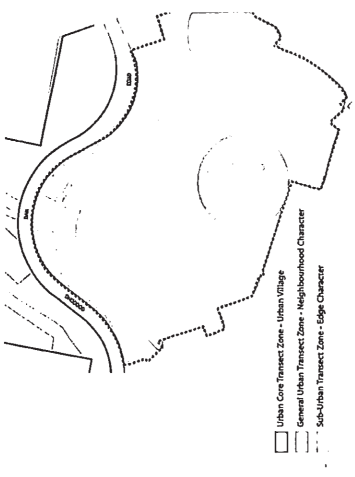
TRANSECT ZONES

Zones from natural edges to the highly urban character at the heart of the Town Centre. This sequence of characters The Googong masterplan consists a sequence of Transect will be the Town Centre. Buildings in the town centre will elements and landscape character of Googong: building, neighbourhood fevel retall, commercial and community homes, lawns and streetscape planting which responds commercial and cultural heart of the new community it to the surrounding landscape. This gradually transition: be larger and be predominantly mixed use. As the chite, activities. The most active and urban part of Googong is the basis for organising the components of the built zone is comprised of elements that reflect its location lot, land use, street, and open spaces. Each character a neighbourhood will typically have large residentlal to the busier neighbourhood centres. Here buildings within the neighbourhood. The low density edge of are closer to the street and there are some attached residential dwellings, shop top housing as well as will be used both day and night.

its location within the development. There are three zones Each Transect Zone is comprised of elements that reflect identified within NHTA;

- typically with large residential homes and native planting the Neighbourhood Edge along Googong Dam Road and There are two sub-urban categories found within NH1A, T3 / Sub-Urban Transect Zone – low density edge which responds to the surrounding landscape the Internal Neighbourhood
- T4 / General Urban Transect Zone a gradual transition activities and planting is predominantly exotic

The Urban-Core Transect Zone (Town Centre) does not occur into the Neighbourhood Centre where residential types vary and are mixed with commercial and community 3. TS / Urban Core Transect Zone within NHIA.



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Figure 3.2: Googong NH1A Transect Diagram

Figure 3.3: Googong Township The Transect Zone indicating NH1A extent (source: Roberts Day, 2009)

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-andscape Palette

MATERIALITY OBJECTIVES

- construction of retaining walls, concrete surfaces, landscape structures and mulches etc. to embody site character. Utilise site sourced stone where possible in the
- landscape materials from local sources to reduce emissions associated with importation of materials from further afield. if unavailable from site then where practical obtain
 - Where possible utilise materials that have had minimal negative environmental and social impacts in their extraction/production and transportation to site.
- Materials are to be selected for their robust and resilient Utilise recycled products where possible.
- Materials are to be selected with the character zones in 000118
 - SITE MATERIAL
- Rock sourced from site may be appropriate for use in a number of applications
- feature boulders;

OF 135

- gabion structures; stone walls;
- leaky weirs to Montgomery Creek confidor;
 - facing to concrete walls
- feature rock mutch;
- decomposed 'granite' substitute.

it is anticipated that the site will provide a number of different rock types in terms of colour, texture and structure

LOCAL MATERIAL

- A selection of locally sourced landscape materials will be used as feasible in a variety of applications such as those listed above.
- character and will provide a distinct landscape aesthetic for effective materials have been explored that embody site Attractive, robust, sustainable, maintainable and cost Googong Township.

PATHS

- As outlined in the circulation strategy there are a number of path networks proposed for Googong Township open space. These include:
- Standard footpath brushed concrete
- Civic footpath coloured / sandblasted concrete
- Bushnack stabilised gravel/decorat granite
- Boardwalks timber / steel
- Dedicated cycle lanes-bitumen (to engineers specs.)
- Paths in open space brushed concrete
- Multiuse trail compacted grave(soil. WALLS
- Feature walls/entry elements
- Retaining walls
- Weirs



- Gravels available from local quarry and from site
- Organic locally available where possible.
- EDGINGS
- Timber

Steel

Concrete.



GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT











Landscape Palette

STREET TREE STRATEGY

An attractive streetscape requires a considered approach to the selection and location of plant material. Trees are one of the most critical components of a well functioning and attractive streetscape. The following features have been taken into consideration in the preparation of this strategy,

SUSTAINABILITY

endemic to the region or exotic plants that will complement the desired character or other aesthetic or functional needs (eg solar access). Plants also need to survive and revive after Maintaining a low impact on the environment and natural resources, by selecting plant material that is periods of drought, cold and high winds.

AESTHETICS

The combination of both endemic native and deciduous soil and dimate, with focus on achieving a landscape that Township. Plant selection criteria includes topography, species are at the core of the aesthetics of Googong evokes seasonality and sustainability

To provide variety of forms, colours, textures, flowering habitats and seasonality.

WSUD beds to be planted with appropriate species to

address regular storm water inundation.

Selection will also include suitable species from those

ECOLOGICALLY RELEVANT

communities that are found in the region.

MAINTENANCE:

 Careful selection of materials ensures that maintenance for all species is very low to no maintenance.

Incorporate existing trees into proposed verges where

possible

 Final species selection will occur in consultation with Council having regard to the contents of the Googong

Landscape and Open Space Strategy

climatic conditions including frost, drought, dry and cold

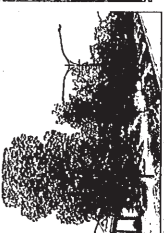
winds, and skeletal soils.

All species to be selected in response to the hersh

chosen to withstand periods of drought (within a reasonable Requirement for active waterfing) to be low. Species time frame).

LONGEVITY

- Species need to be able to withstand the variety of conditions found on the site.
- Good horticultural practices are to be undertaken during the preparations of the sites to ensure longevity of the trees is achievable.





Eucalyptus chemic







OBJECTIVES

ద్ది GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT 0 0 Note: locations are indicative only and subject to further review and detail design at Neighbourhood DA stage. 0 Figure 15: Street Tree Masterplan Generally native with extric species at key areas such as Key entry streets and connectors to Googong Avenue orientation for the site. Species to complement arts and DRAINAGE + ENVIRONMENTAL CONSERVATION 100% Native designed to meet APZ requirements. Feature planting to establish a visual identity and NEIGHBOURHOOD AND LOCAL PARKS Open space and common edge streets. 3, 20/80% Exotic / Native to 100% Native entries, 880 seating or art elements. Edges to Googong Dam Road. Local streets (higher order). Local streets (lower order) Key species: Uquidambar Three types are proposed: ENTRY GATEWAYS (6) 2, 50/50% Exotic/ Native » Park edge streets signage elements. OCAL STREETS Display village 100% Native. 1, 100% Exadic APZ ZONES ZONE the creation of environmental microdimates specific to Secondary connector linking entry gateway, town centre Sheher / Shade vegetation - with colour / flower / scent. TOWN CENTRE (1), NEIGHBOURHOOD CENTRES (4) urban, neighbourhood and park / edge. WSUD bioretention Key species: Exacts, one species per centre for individual GOOGONG AVENUE This is the main connector street linking all five relighbourhoods. It comprises (3) characters; these are to turban, neighbourhood and park / edge. WSUD bloretention elements to be incorporated where feasible, passive to enhance the visual character of the development. and Googong Common. Key species to be determined. Verges and median / swales: 100% exotic (Planamus) Irrigation elements to be incorporated throughout. to establish a hierarchy of landscape and verge consideration of IWCMP and WSUD strategies. Key species: Plane Tree (Platanus orientalis). to form street characters and reinforce the retention of existing trees where possible. Verges and median / swales: as above. STREET TREE MASTER PLAN preatments within the urban soucture. location, hierarchy and built form, ARTERIAL / ENTRY STREET neighbourhood transect. character development.

ortentalis).

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Streetscape

STREETSCAPE OBJECTIVES AND PRINCIPLES

Streets are more than just places for cars and movement. They provide pedestrian and bicycle routes, they assist with the legibility, identity and character of a place and they provide spaces for daily encounters between residents and neighbours.

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experience of function and place. Ease of movement and access is critical to their usability and desirability Careful consideration of circulation and access within any built environment can heavily influence a users however, it is the character of a boulevard, a sidewalk and the landscape that create the 'sense of place'.

OBJECTIVES

arterial boulevands / avenues, collector roads, local streets Establish the hierarchy of dirculation treatments and laneways within the urban structure.

SS \Rightarrow 151000 codong landscape open space strategy report

- individual neighbourhood character, that evokes a 'sense of context creating a distinctive identity for Googong, with an Design roads and streets that respond to the local
- Provide movement choices that allow people to walk, cycle, and use public transport rather than wehicular novement only.
- Create safe routes for all.
- Retain existing trees and geological formations where possible when locating streets.
- Create environmental micro climates for the comfort of

PRINCIPLES

- Enhance visual character, identity, surveillance and guardianship.
- Utilise streetscape verges where practical for integrated stormwater management incorporating WSUD principles.
- Utilisestreetscapeelements (lighting, signage, structures & planting) to provide physical comfort and definition to the circulation system.

0

- Street character elements should work at multiple scales to help identify district and neighbourhood identity.
- Provide detail grading and retaining systems that allow for levels associated with existing trees and geological formations to be retained where practical.

Figure 16: Googong Township Street Network Plan

(source: RobertsDay, 2009)

- All lighting to conform to relevant Australian standards.
- requirements (low). Turf species recognised to require Plants should be chosen with regard to water use/ minimal watering should be specified where possible.





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GOOGONG LANDSCAPE OPEN SPACE STRATEGY REPORT

Streetscape

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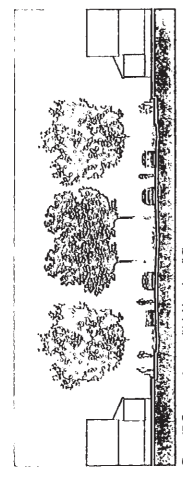
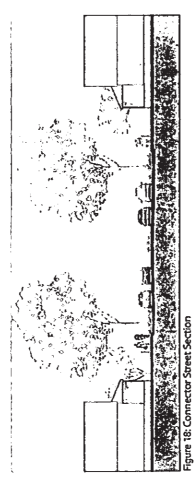


Figure 17: Googong Avenue - 'Neighbourhood' Character



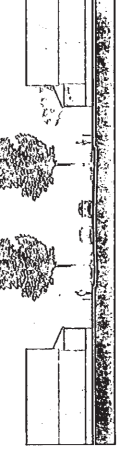


Figure 19: Local Street Section

CONNECTOR STREET

These streets run from site entries connecting through to Googong Avenue and Neighbourhood Centres. Googong Avenue is the main 'connector' street running

- parallel and formal tree plantings with even spacing of
- large scale tree selection (15-20m height);
- consistent character and palette across character exotic or native species (per street);
- bosque's (exotic & native) at threshold & entry points; prednct and
- parth for both pedestrians and cyclists to one side of street (on amenity side of street).
- LOCAU STREET

These streets form the majority of the street network throughout the development.

- The following defines:
- parallel tree plantings;
- medium height tree plantings (10-20m); typical spacing 15m;
- a combination of native and deciduous trees
- flexible character per street group; and
 - simple groundcover / understoney.

STREET SECTIONS

GOOGONG AVENUE

 Attree tiered street hierarchy is proposed. This includes: through the development linking all five neighbourhoods.

- 1. Urban Character/Main Street Character.
 - 2. Neighbourhood' Character
- 3. Park / Edge Character
- Avenue planting is proposed to either side of the street reservation widths and function reflect the development (Platanus orientalis, Plane Tree). This element will remain consistent while verge treatments, materiality, street character through which the avenue passes.
- Verges and median / central swales, where present and where grades allow, may incorporate WSUD biofiltration
- approach to the town centre and neighbourhood centres. Tree spacings will decrease to build intensity on the
- character zones with tree groupings and random spacings. and formal while median tree plantings may respond to Avenue trees to kerb lines should remain parallel
- Paths will be provided to either side of the street over its entire length.

Indicative detention within the urban context

Indicative wetland

WSUD and Water Management

WSUD and Water Management

Nater sensitive urban design (MSUD) is an approach to the planning and design of urban environments that supports healthy ecosystems, lifestyles and livelihoods through smart water management

nitigate environmental Impacts particularly on water quantity, water quality and receiving waterways, within sre integrated with stormwater conveyance by reducing peak flows, protection of natural systems and water urban areas. Thus WSUD incorporates holistic management measures that take into account urban planning and design, social and environmental amenity of the urban landscape and stormwater management which it offers an alternative to the traditional conveyance approach to stormwater management and aims to quality, stormwater reuse and water conserving landscaping.

environments of the Montgomery Creek and the hamiets tributaries north of the site, particularly in limiting rrigation. Bioretention systems will be used to treat stormwater to best practice standards. Detemion areas the WSUD elements proposed at Googong address stormwater quality, waterway stability and vegetation for the protection of recelving environments. This is critical for the protection of the terrestrial and aquatic and stomwater harvesting will be used to limit post- development changes in flow rate and flow duration the impacts of urban development on channel bed and bank erosion.

some specific WSUD objectives are to:

- minimise impacts on natural hydrologic behaviour of
 - protect water quality of surface and ground waters
- minimise demand on the reticulated water supply
- incorporate collection treatment and/or reuse of runoff, nctuding roofwater and other stormwater
- eneration
- frainage infrastructure costs)

Stormwater quality will be addressed through bioneternion grade, cost or available treatment area is limited, wetlands



imigation (allowing for breaks in kerbs, appropriate set down of the planted surface, paths graded to drain to landscaped

Landscaped areas will be configured to optimise passive

or bioretention systems can be integrated with end of

catchment detention areas.

systems at the urban / open space interface. Where

STORMWATER QUALITY

areas, scour protection at the edge of the landscaped bed).



indicative street medan bioretantion treatmen

- minimise impacts on existing natural features and cological processes

- improve the quality of and minimise polluted water lischarges to the natural environment
- reduce nan-off and peak flows from urban developmen
 - reuse treated effluent and minimise wastewater
- increase social amenity in urban areas through multiinto the landscape to enhance visual, social, cultural and purpose greenspace, landscaping and integrating water ecological values
- add value while minimising development costs (e.g.

æ

from urbanisation will be managed through flood detention

the duration of high flow discharges mitigates the erosiw

effects of high flow events particularly on the bed and

banks of watercourses and associated vegetation. The

and high flow attenuation. Attenuating peak flows and

Changes to the natural catchment hydrology nesulting

DETENTION

These options may function as bionetention systems or provide for passive irrigation only.

neighbourhood with streetscape options agreed during the hierarchy, vegetation, desired design outcomes, street levels, relation with aligning lots, maintainance and feasibility. Detailed WSUD strategies will be established for each Stage DA's. Typical WSUD options that may be integrated within major streetscapes include:

- from rainwater tanks) may be redirected to passively imgate water from the downpipe (collecting lot runoff and overflow Where loss are elevated above street level, surcharge
- Verye blisters with planting at intersections.
- ranoff,

Planting beds at centre of streets to capture street









AECOM Design + Planning







WSUD OPTIONS IN STREETSCAPES

elements are functional in their design, are low maintenance and meet requirements in terms of aesthetics and feasibility. A series of WSUD options can be integrated into Googong connectors and park edge streets) to ensure that adopted streetscapes (primarily Googong Avenue and some

Options will be configured along streets in accordance to its

Detention systems will be predominantly integrated within

whilst providing amenity and serving an aesthetic function

ecological and hydrologic function within the landscape

open space strategy incorporates areas that have both

open space areas. Detention includes management of 1 in 1 year ARI peak flows and flow duration targets for waterway

protection as well as providing 1 in 100 year ARI flood

- verge areas.
- Where back of lots drainage is required, flow may be directed to a large rain garden at the end of the block.
- Castellated or flush kerbs installed at edge roads to open spaces allowing street runoff through to planting.

50% saving in potable water use and up to 80% recycling of

waste water.

fields and lary public open spaces

Googong's proposed IWCMP aims to target greater than

(IWCMP)

 Indented Parking Bays in an urban context to allow street runoff to planting beds. Recycled water will be used for the irrigation of sports

in the urban area draining to this section of Montgomery open spaces therefore limited opportunities to integrate banks. Atternative detention strategies may be required Creek as grades are steep and there are very few public RECYCLED WATER & THE INTEGRATED WATER CYCLE MANAGEMENT PLAN OF 135

000124

protection,

section of Montgomery Creek is important to preserve

Attenuating urban runoff discharged to the lower

the potential geological deposits associated with dark

terraced sediments that have been observed on the

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AECOM Design + Planning

Appendix - Open Space Masterplan

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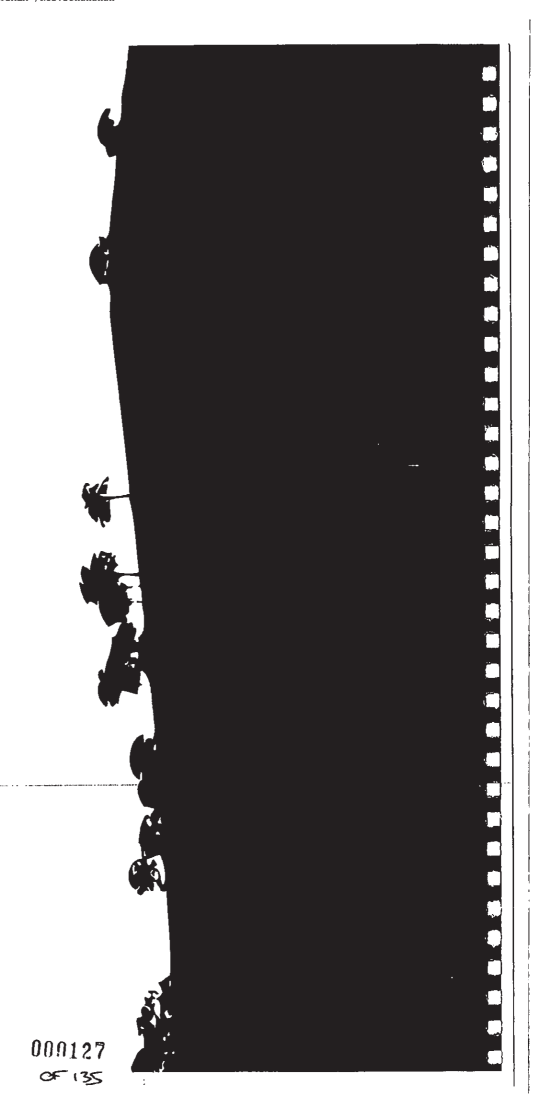
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Appendix - Open Space Masterplan

AKCOM Design - Planning

tote: Works are indicative only and subject to further review at neighbourhood D.A. stages.



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Googong Urban Development Local Planning Agreement Queanbeyan City Council Googong Development Corporation Pty Ltd



Schedule 6 - Equivalent Person Quotients

(Clause 1.1)

Column 1	Column 2	Column 3	Column 4
Development Type	Planned number of Dwellings of Development Type	Equivalent Person Quotient	Planned number of Equivalent Persons per Development Type
Development Type 1	2608.5	3.19 per Dwelling	8321
Development Type 2	2442	2.6359 per Dwelling	6437
Development Type 3	499.5	1.89 per Dwelling	944



Schedule 7 - Per Dwelling Contribution Values by Contribution Category

(Clause 1.1)

Column 1	Column 2			Column 3	
	Per Dwelling Contribution Value by Contribution Category				
Contribution Category	Development Type 1	Development Type 2	Development Type 3	Total	
Open Space and Recreation	\$11,786	\$9,613	\$6,961	\$57,828,590	
On-site community facilities and services	\$6,837	\$5,577	\$4,038	\$33,548,639	
Off-site community facilities	\$161	\$132	\$95	\$791,603	
On-site local roads	\$11,903	\$9,709	\$7,031	\$58,407,422	
Off-site local roads	\$10,882	\$8,876	\$6,427	\$53,394,849	
Drainage and stormwater management	\$2,073	\$1,691	\$1,224	\$10,171,216	
Sewer, potable water and recycled water infrastructure	\$18,152	\$14,808	\$10,721	\$89,068,517	
Administration	\$ 28	\$23	\$17	\$138,819	
Ecological Offsets	\$379	\$309	\$224	\$1,861,818	
Totals	\$62,202	\$50,734	\$36,738	\$305,211,474	

Note: Per Dwelling Contribution Values Indexed to 30 June 2011 in accordance with CPI

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Queanbeyan City C	velopment Local Planning Agreement ouncil nent Corporation Pty Ltd	
Execution		
Executed as an Agr	eement	
Dated: \ \ \ \	January 2012	
Executed on bel	nalf of the Council	
Ollapu Name/Position	GARY CHAPMAN GENERAL MANAGER QUEANBEYAN CITY COUNCIL	
Jou		
Name/Position	TIMOTITY OVERAL. MAYOR WANDEYAN CITY COUNCIL	

Executed on behalf of the Developer in accordance with s127(1) of the Corporations Act (Cth) 2001

Name/Position Anthony Noel Carey Director

Colin John Alexander
Director

Name/Position

CIC_CIC00107_190 - 22.11.11 EXECUTION



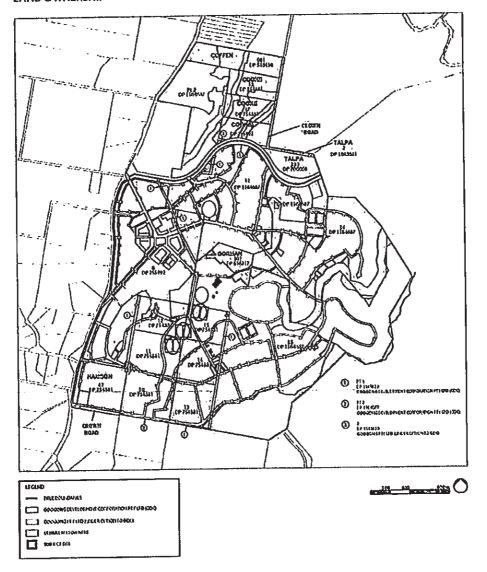
Appendix 1 - Map

(Clause 1.1)

Note: This map is correct at the time of execution of the Agreement.

GOOGONG TOWNSHIP

LAND OWNERSHIP





Appendix 2 - Explanatory Note

(Clause 49)

Environmental Planning and Assessment Regulation 2000 (Clause 25E)

Draft Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979

Parties

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Queanbeyan City Council of 257 Crawford St, QUEANBEYAN NSW 2620 (Council)

Googong Development Corporation Pty Ltd ABN 83 104 332 523 of Level 3, 64 Allara Street, CANBERRA ACT 2601 (**Developer**)

Description of the Land to which the Draft Planning Agreement Applies

The land shown on the map in Appendix 1 of the Agreement.

Description of Proposed Development

As described in Schedule 4 of the Agreement.

Summary of Objectives, Nature and Effect of the Draft Planning Agreement

Objectives of Draft Planning Agreement

The objective of the Draft Planning Agreement is to provide for the carrying out of works, the dedication of land, and the provision of other material public benefits for the provision of infrastructure, facilities and services to meet the Development on the Land.

CIC_CIC00107_190 - 22.11.11 EXECUTION



Nature of Draft Planning Agreement

The Draft Planning Agreement is a planning agreement under s93F of the Environmental Planning and Assessment Act 1979 (Act).

Effect of the Draft Planning Agreement

The Draft Planning Agreement contains provisions including for the following matters:

- The dedication of land for the purposes of:
 - Open space
 - An indoor sports and aquatic centre
 - Drainage and stormwater
 - Local roads

- Sewage treatment plant and associated facilities
- Water supply infrastructure and associated facilities
- The carrying out of works for the purposes of:
 - Local roads
 - Local bus infrastructure
 - Embellishment of local open space and recreation
 - Local community facilities
 - o A multipurpose centre
 - A local aquatic centre
 - Drainage and stormwater management facilities
 - Sewage treatment plant and associated facilities
 - Water supply infrastructure and associated facilities
- The provision of the following material public benefits:
 - o Maintenance of local open space
 - Maintenance of community facilities
 - Provision of affordable house and land packages
 - o----Water-saving Initiatives-----
 - Energy saving initiatives
 - The employment of a community development worker
- The payment of monetary contributions for the purposes of Offsite Roads
- The payment by the Council to the Developer of Recoupment Contributions received by Council from other developers for infrastructure provided by the Developer under the Agreement
- The payment by the Council to the Developer of unapplied monetary Offsite Roads Contributions
- The provision by the Developer of security for its development contribution obligations
- Review of the agreement in certain circumstances



Dispute resolution procedures

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Restrictions on the Developer's right to sell, transfer, assign or novate or similarly deal with its right, title or interest in the Land other than a Final Lot, or its rights or obligations under the Agreement, without the Council's consent.

Assessment of the Merits of the Draft Planning Agreement

The Planning Purposes Served by the Draft Planning Agreement

The draft planning agreement provides for the provision of infrastructure:

- to meet the demands generated by the Development for new public infrastructure, and
- to mitigate the potential impacts of the Development.

The draft planning agreement will:

- provide for appropriate management of potential environmental impacts arising from the Development,
- provide for the carrying out of works for public purposes,
- provide for the provision of material public benefits,
- enable the subject land to be developed in a timely and efficient manner to promote economic development and employment opportunities, and
- provide for the dedication of land for public purposes.

How the Draft Planning Agreement Promotes the Public Interest

The Draft Planning Agreement promotes the public interest by promoting the objects of the Act as set out in s5(a)(i), (ii), (iv), (v), (vii) and (viii) of the Act.

For Planning Authorities:

Development Corporations - How the Draft Planning Agreement Promotes its Statutory Responsibilities

N/A

Other Public Authorities – How the Draft Planning Agreement Promotes the Objects (if any) of the Act under which it is Constituted

N/A

Councils - How the Draft Planning Agreement Promotes the Elements of the Council's Charter

The Draft Planning Agreement promotes the elements of the Council's charter by:

As a NSW council, Queanbeyan must observe the Council charter laid down in the Local Government Act 1993. In the development of this Draft Planning

CIC_CIC00107_190 - 22.11.11 EXECUTION



Agreement, the principles of the charter have been promoted and the Council has exercised its responsibility for community leadership, equity and social justice.

The Draft Planning Agreement is the consequence of the mutual efforts of Queanbeyan City Council and Googong Development Corporation Pt Ltd and demonstrates a commitment to consultation, long term strategic planning, the provision of adequate services and facilities and in planning the services and facilities to be provided at Googong.

The Council is the long term custodian and trustee of public assets and has the responsibility to provide equitable and appropriate services and facilities for the community and to ensure appropriate ongoing management. In this regard, the Draft Planning Agreement provides a framework for the development of community assets and the transition of ownership and ongoing management of these services for the Googong Area.

All Planning Authorities – Whether the Draft Planning Agreement Conforms with the Authority's Capital Works Program

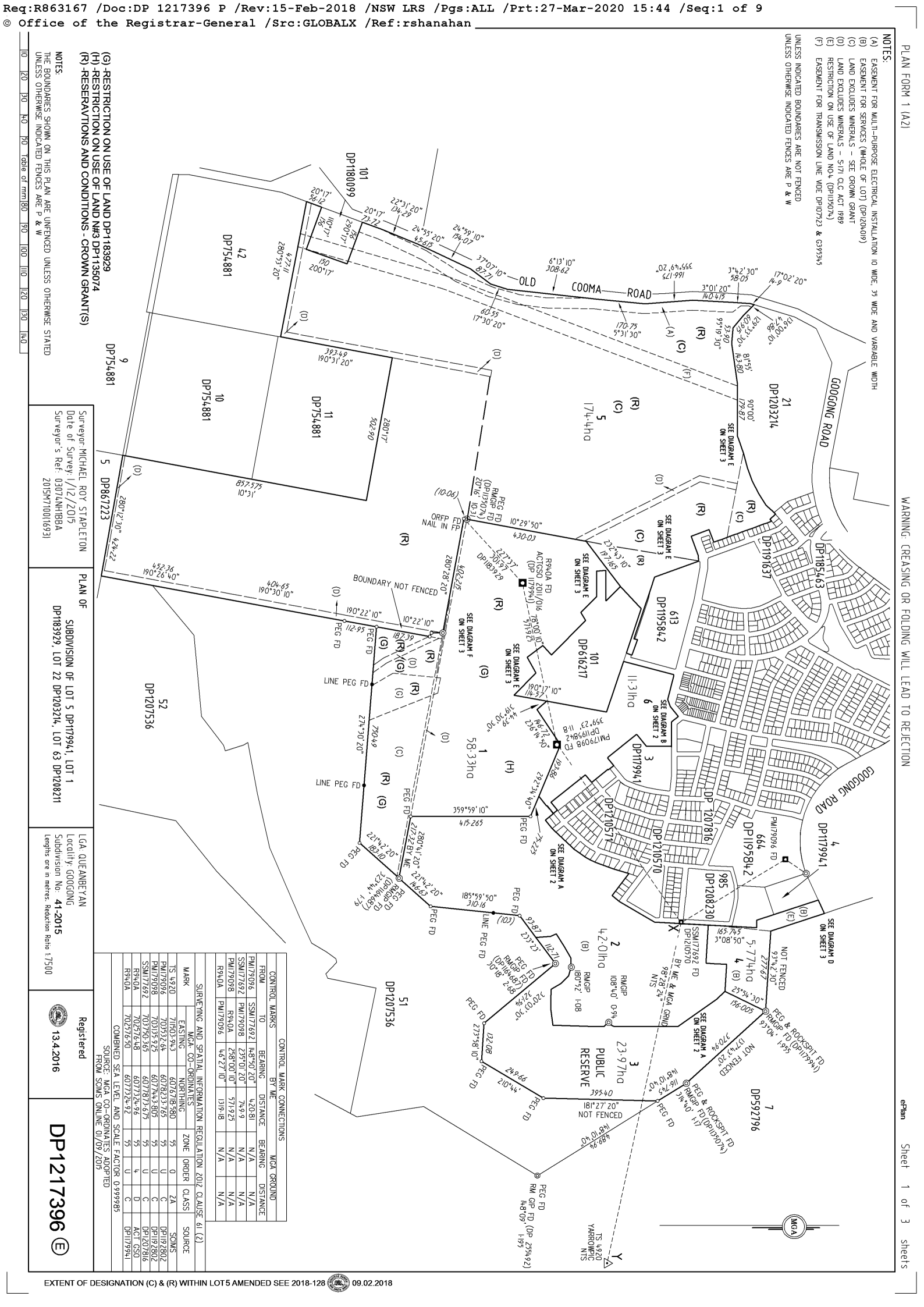
Colin John Alexander
Director

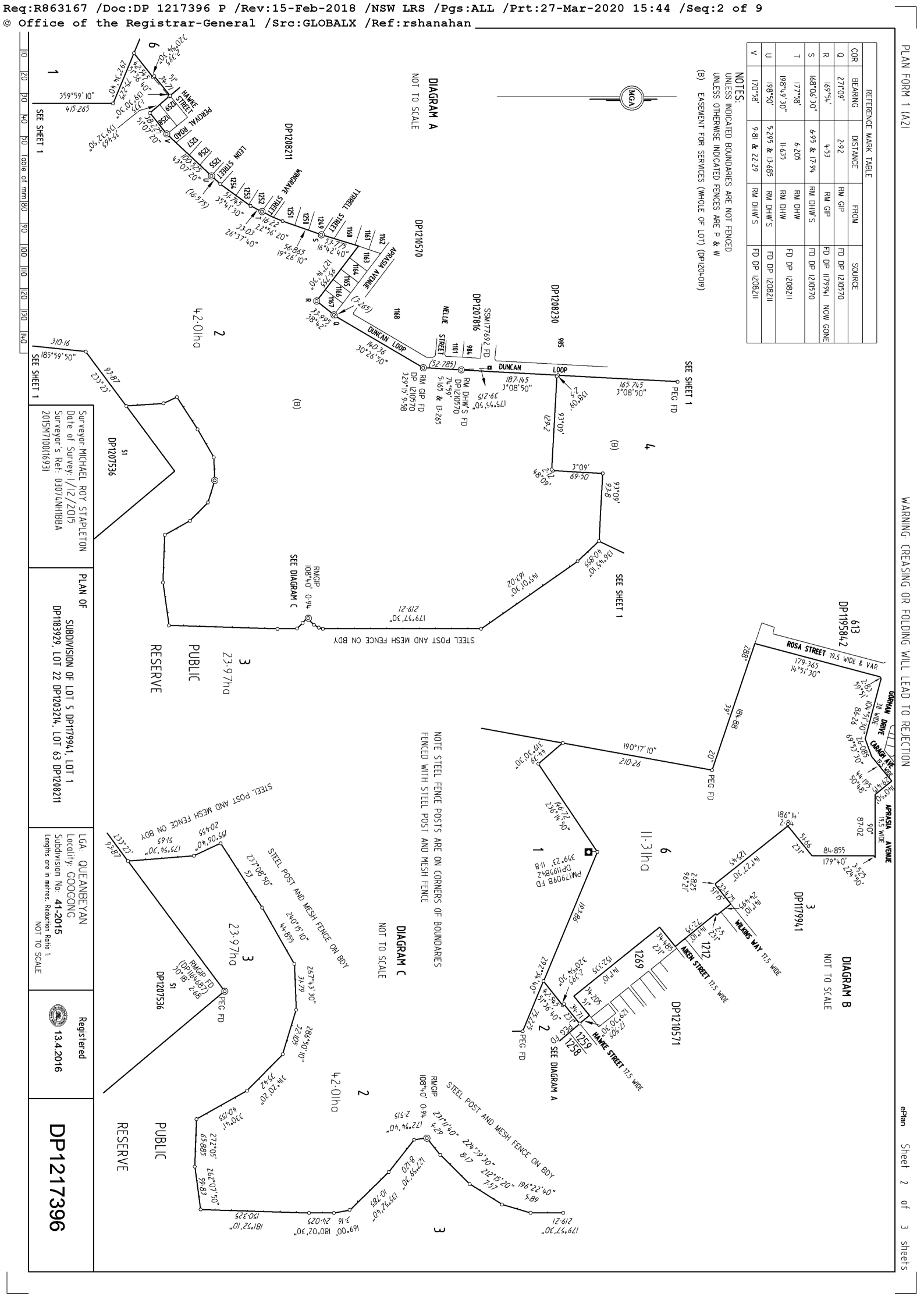
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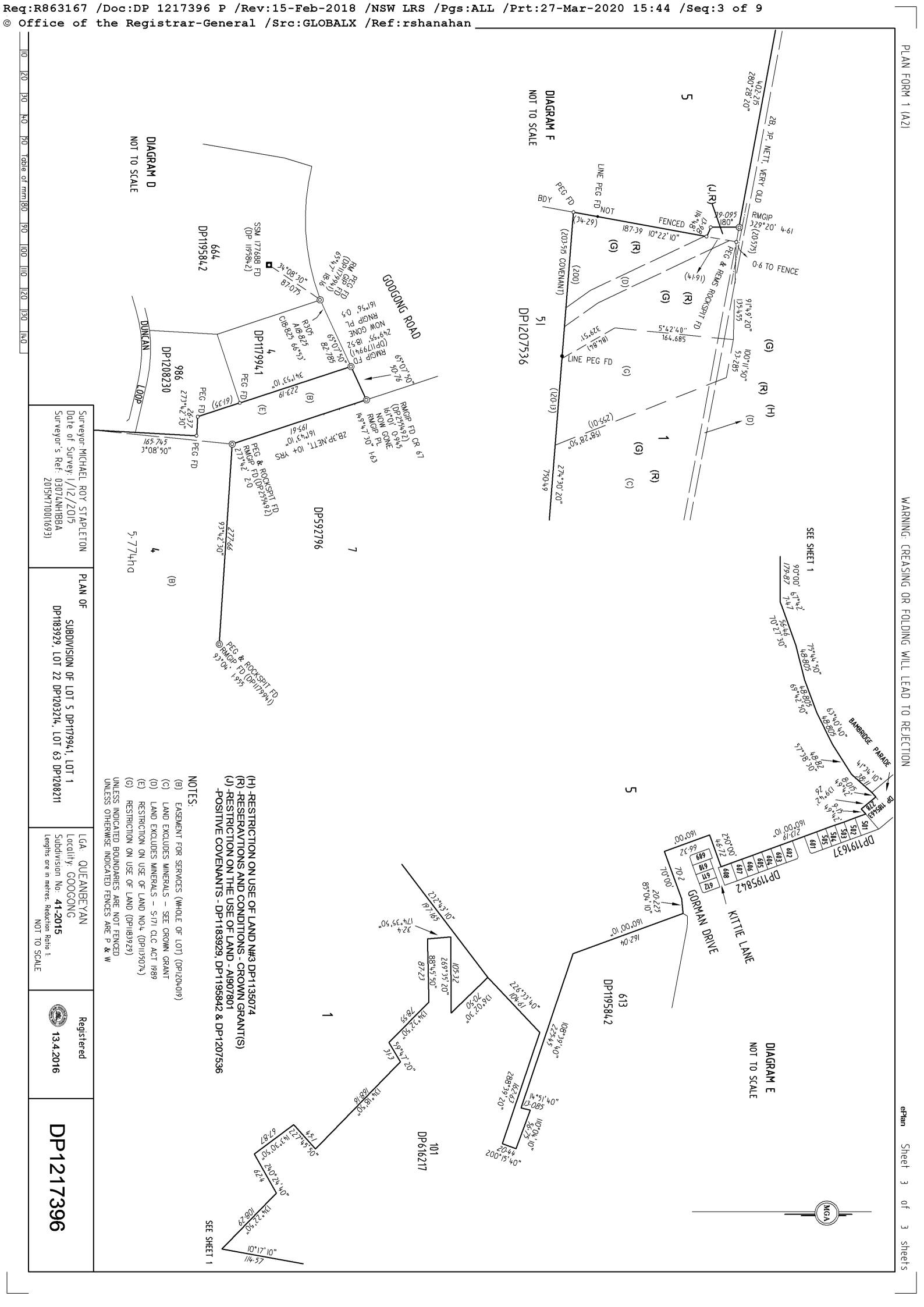
Anthony Noel Care

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Ohrstopher John Newmen







PLAN FORM 6 (2013) WARNING: Creasing or fo	olding will lead to rejection ePlan			
DEPOSITED PLAN ADMINISTRATION SHEET Sheet 1 of 6 sheet(s				
Registered: 13.4.2016 Title System: TORRENS Purpose: SUBDIVISION	Office Use Only DP1217396			
PLAN OF SUBDIVISION OF LOT 5 DP 1179941, LOT 1 DP1183929, LOT 22 DP1203214 AND LOT 63 DP1208211	LGA: QUEANBEYAN Locality: GOOGONG Parish: GOOGONG County: MURRAY			
Crown Lands NSW/Western Lands Office Approval I,	Survey Certificate I, MICHAEL ROY STAPLETON			
Subdivision Certificate Lorena Blacklock Authorised Person/Ceneral Manager/Ascredited Certifier, certify that the provisions of s.109J of the Environmental Planning and Assessment Act 1979 have been satisfied in relation to the proposed subdivision, new road or reserve set out herein. Signature: Accreditation number: Consent Authority: Quencheyan City Council Date of endorsement: IH March 2016 Subdivision Certificate number: H1-2015/SUBCT. File number: DAF ISI 238	was surveyed in accordance with the Surveying and Spatial Information Regulation 2012, is accurate and the survey was completed on, the part not surveyed was compiled in accordance with that Regulation. *(c) The land shown in this plan was compiled in accordance with the Surveying and Spatial Information Regulation 2012. Signature: Dated: 5/12/2015 Surveyor ID: 2016			
Statements of intention to dedicate public roads create public reserves and drainage reserves, acquire/resume land. IT IS INTENDED TO DEDICATE LOT 3 TO THE PUBLIC AS PUBLIC RESERVE.	Plans used in the preparation of survey/compilation. DP 1179941, DP1183929, DP1203214, DP1208211, DP1195842, DP255492, DP1135074, DP592796, DP1208230, DP1207816, DP1210570, DP1209528, DP1164687, DP1203214, DP1185463, DP1191637, DP616217			
Signatures, Seals and Section 88B Statements should appear on PLAN FORM 6A	If space is insufficient continue on PLAN FORM 6A Surveyor's Reference: 03074NH1BBA			

PLAN FORM 6A (2012)

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ePlan

DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 2 of 6 sheet(s)

Registered:



13.4.2016

Office Use Only

Office Use Only DP1217396

PLAN OF

SUBDIVISION OF LOT 5 DP 1179941, LOT 1 DP1183929, LOT 22 DP1203214 AND LOT 63 DP1208211

Subdivision Certificate number: 41-2015 /508cT

Date of Endorsement: 14 MARCH 2016

IT IS INTENDED TO CREATE LOT 3 AS A PUBLIC RESERVE

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2012
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919
- Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets.

PURSUANT TO S.88B CONVEYANCING ACT 1919 IT IS INTENDED TO RELEASE:

- 1. EASEMENT FOR DRAINAGE AND DISPOSAL OF EFFLUENT (DP 1164687)
- 2. EASEMENT FOR WATER STORAGE AND SUPPLY ENTIRE LOT(DP 1164687)
- 3. EASEMENT FOR SERVICES ENTIRE LOT(DP 1204019)

STREET ADDRESSES OF ALL LOTS ARE NOT AVAILABLE

If space is insufficient use additional annexure sheet

Surveyor's Reference: 03074NH1BBA 2015 M 7100 (1693)

PLAN FORM 6A (2012)

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Office Use Only

DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 3 of 6 sheet(s)

Registered:



13.4.2016

Office Use Only

DP1217396

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PLAN OF

SUBDIVISION OF LOT 5 DP 1179941, LOT 1 DP1183929, LOT 22 DP1203214 AND LOT 63 DP1208211

Subdivision Certificate number: 41-20.15/SUBCT

Date of Endorsement: 14 March 2016

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2012
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919
- Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet
 1 of the administration sheets,

Signed, sealed and delivered for and on behalf of Googong Township Pty Limited ABN 95 154 514 593 by its attorneys under a power of attorney dated 21/11/2013 registered in New South Wales with Book, 4659 No. 103 in the presence of:

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

Signature of attorney who declares that the attorney has not received any notice of the revocation of the

Full name of attorney

Signature of witness

Malcolm Robert Leslie

full name of witness

Jesiabombella NSW 2

Full name of attorney

power of attorney

If space is insufficient use additional annexure sheet

Surveyor's Reference: 03074NH1BBA

2015M7100 (1693)

PLAN FORM 6A (2012) WARNING: Creasing o	or folding wi <u>ll lead to rejection</u>	ePlan		
DEPOSITED PLAN	ADMINISTRATION SHEET Sheet	4 of 6 sheet(s)		
Office Use On 13.4.2016	DP1217396	Office Use Only		
PLAN OF				
SUBDIVISION OF LOT 5 DP 1179941, LOT 1 DP1183929, LOT 22 DP1203214, LOT 63 DP1208211	This sheet is for the provision of the following info A schedule of lots and addresses - See 60(c Statements of intention to create and release accordance with section 88B Conveyancing) SSI Regulation 2012 a affecting interests in Act 1919		
Subdivision Certificate number: 4(-2)5/508cT	 Signatures and seals- see 195D Conveyance Any information which cannot fit in the approximation. 	ing Act 1919		
Date of Endorsement: 14 March 2016	Any information which calmot it in the appro- 1 of the administration sheets.	priore panel of anoth		
Signed, sealed and delivered for and on behalf of Westpac Banking Corporation ABN 33 007 457 141 by its attorney under a power of attorney dated / 7 registered in New South Wales with Book. 4497 No. 332 in the presence of:	Signature of attorney who declares that the attorney notice of the revocation of topower of attorney	ney he		
GREG ANDERSON	Ross Cameron Tier Three Attorney			
Full name of witness	Full name of attorney			
Address of witness Sypway NSCI Zoco				
If space is insufficient	use additional annexure sheet			
Surveyor's Reference: 03074NH1BBA 2015 M 7100 (1693)				

ePlan PLAN FORM 6A (2012) WARNING: Creasing or folding will lead to rejection DEPOSITED PLAN ADMINISTRATION SHEET Sheet 5 of 6 sheet(s) Office Use Only Office Use Only DP1217396 13.4.2016 Registered: **PLAN OF** SUBDIVISION OF LOT 5 DP 1179941, LOT 1 This sheet is for the provision of the following information as required: DP1183929, LOT 22 DP1203214 AND LOT 63 A schedule of lots and addresses - See 60(c) SSI Regulation 2012 DP1208211 Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919 Signatures and seals- see 195D Conveyancing Act 1919 Subdivision Certificate number: 41-2015/SUBCT Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets. Date of Endorsement: 14 March 2016 Executed by Queanbeyan City Council by ture of Witness Signature of Authorised Officer Lovena Blacklock Alexandra Power Name of Witness Name of Authorised Officer signing on Behalf of Queanbeyan City Council Cire of 256 Granford Street Oby Manager Development Control Address of Witness Authority of Authorised Officer

If space is insufficient use additional annexure sheet

Surveyor's Reference: 03074NH1BBA

2015 M7100 (1693)

PLAN FORM 6A (2012) WARNING: Creasing or fo	olding will lead to rejectionePlan		
DEPOSITED PLAN AD	MINISTRATION SHEET Sheet 6 of 6 sheet(s)		
Office Use Only Registered: 13.4.2016	DP1217396 Office Use Only		
PLAN OF SUBDIVISION OF LOT 5 DP 1179941, LOT 1 DP1183929, LOT 22 DP1203214, AND LOT 63 DP1208211	This sheet is for the provision of the following information as required: A schedule of lots and addresses - See 60(c) SSI Regulation 2012 Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919 Signatures and seals- see 195D Conveyancing Act 1919		
Subdivision Certificate number: 41-2015/5UBCT Date of Endorsement:	Any information which cannot fit in the appropriate panel of sheet of the administration sheets.		
Executed by Googong Pty Limited ACN 000 096 186 in accordance with section 127(1) of the Corporations Act 2001 by or in the presence of:	~ /		
Signature of director DAVID FIRM GORMAN	Signature of director/secretary JAN LYNETTE GORMAN		
Name of director in full	Name of director/secretary		
If space is insufficient use	additional annexure sheet		
If space is insufficient use additional annexure sheet Surveyor's Reference: 03074NH1BBA			

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres

Sheet 1 of 4

Plan:

DP1217396

Plan of Subdivision of Lot 5 DP1179941, Lot 1 DP1183929, Lot 22 DP1203214,

Lot 63 DP1208211 Subdivision No.

Full name and address of proprietors of the land:

Googong Township Pty Limited

ABN 95 154 514 593 Level 3, 64 Allara Street CANBERRA CITY ACT 2601

Full name and address of mortgagee of the land:

Westpac Banking Corporation ABN 33 007 457 141 60 Marcus Clarke Street CANBERRA ACT 2601

PART 1A - RELEASE

Number of item shown in the intention panel on the plan:	Identity of easement, restrictive covenant or positive covenant to be released and referred to in the plan:	Burdened lot(s) or parcel(s):	Benefited lot(s), road(s), bodies or Prescribed Authorities
1.	Easement for drainage and disposal of effluent Entire Lot (DP1164687)	5 DP 1179941	13 DP 1164687
2.	Easement for water storage and supply Entire Lot (DP1164687)	5 DP 1179941	13 DP 1164687
3	Easement for services – entire lot (DP1204019)	3	Queanbeyan City Council

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres

Plan:

DP1217396

Signed, sealed and delivered for and on behalf of Googong Township Pty Limited ABN 95 154 514 593 by its attorneys under a power of attorney dated 21/11/2013 registered in New South Wales with Book. 4659 No. 103 in the presence of:

Sheet 2 of 4

Plan of Subdivision of Lot 5 DP1179941. Lot 1 DP1183929, Lot 22 DP1203214, Lot 63 DP1208211 Subdivision No.

Signification attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

Full name of attorney

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

Malcolm Robert Leslie

Full name of attorney

Signature of witness

Full name of witness

6 O'Hara Place

Address of witness

Jessa bombessa NSW 2619

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres

Plan:

DP1217396

Sheet 3 of 4

Plan of Subdivision of Lot 5 DP1179941, Lot 1 DP1183929, Lot 22 DP1203214, Lot 63 DP1208211 Subdivision No.

Signed, sealed and delivered for and on behalf of Westpac Banking Corporation ABN 33 007 457 141 by its attorney under a power of attorney dated /7 2 2 egistered in New South Wales with

Book. 4379 No. 352 in the presence of:

Signature of witness

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

Ross Cameron Tier Three Attorney

GREG ANDERSON

Full name of witness

Address of witness

Full name of attorney

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres

Sheet 4 of 4

Plan:

DP1217396

Plan of Subdivision of Lot 5 DP1179941, Lot 1 DP1183929, Lot 22 DP1203214, Lot 63 DP1208211 Subdivision No.

Executed by Googong Pty Limited ACN 000 096 186 in accordance with section 127(1) of the Corporations Apt 2001 by or in the presence of:

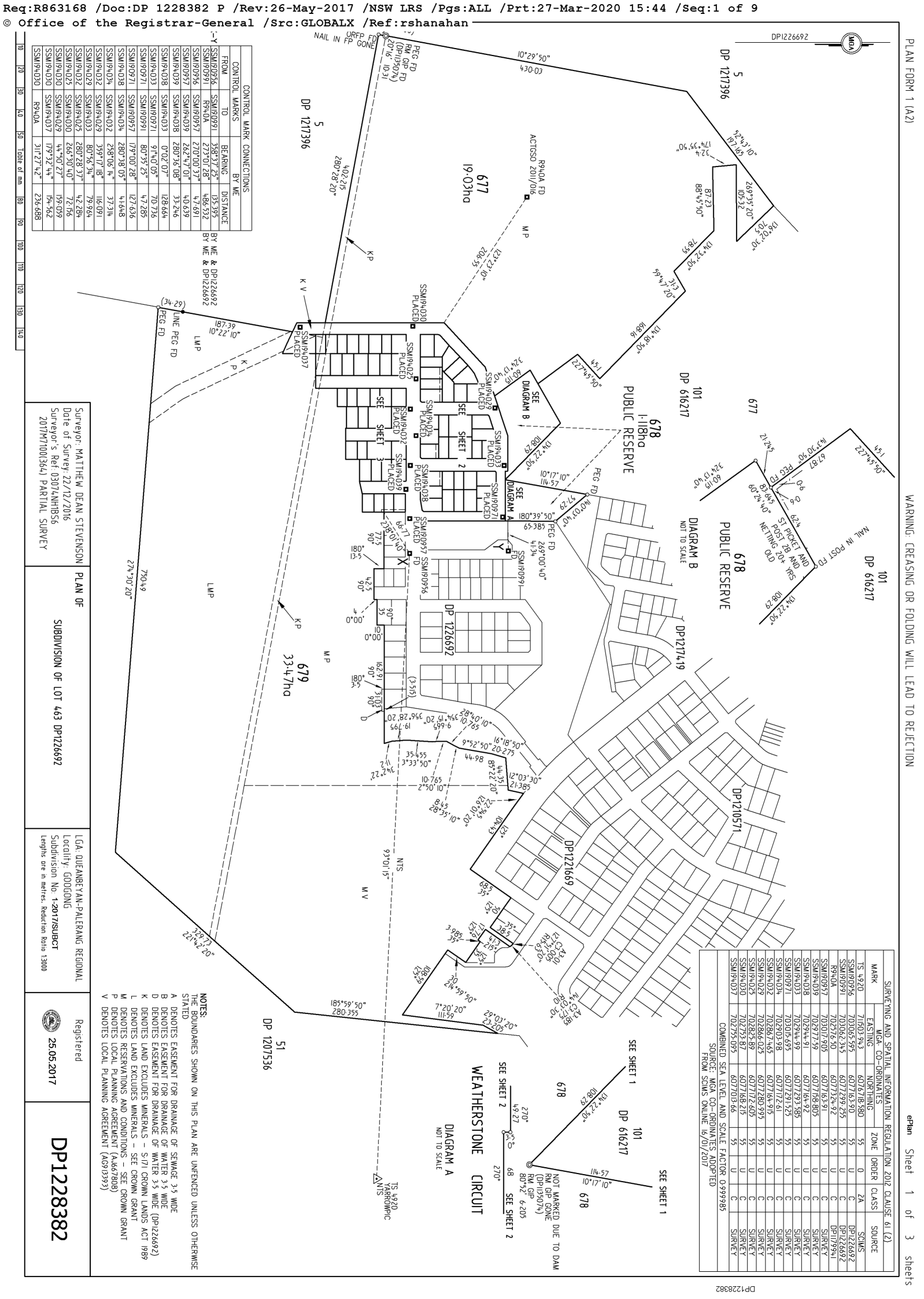
Signature of director

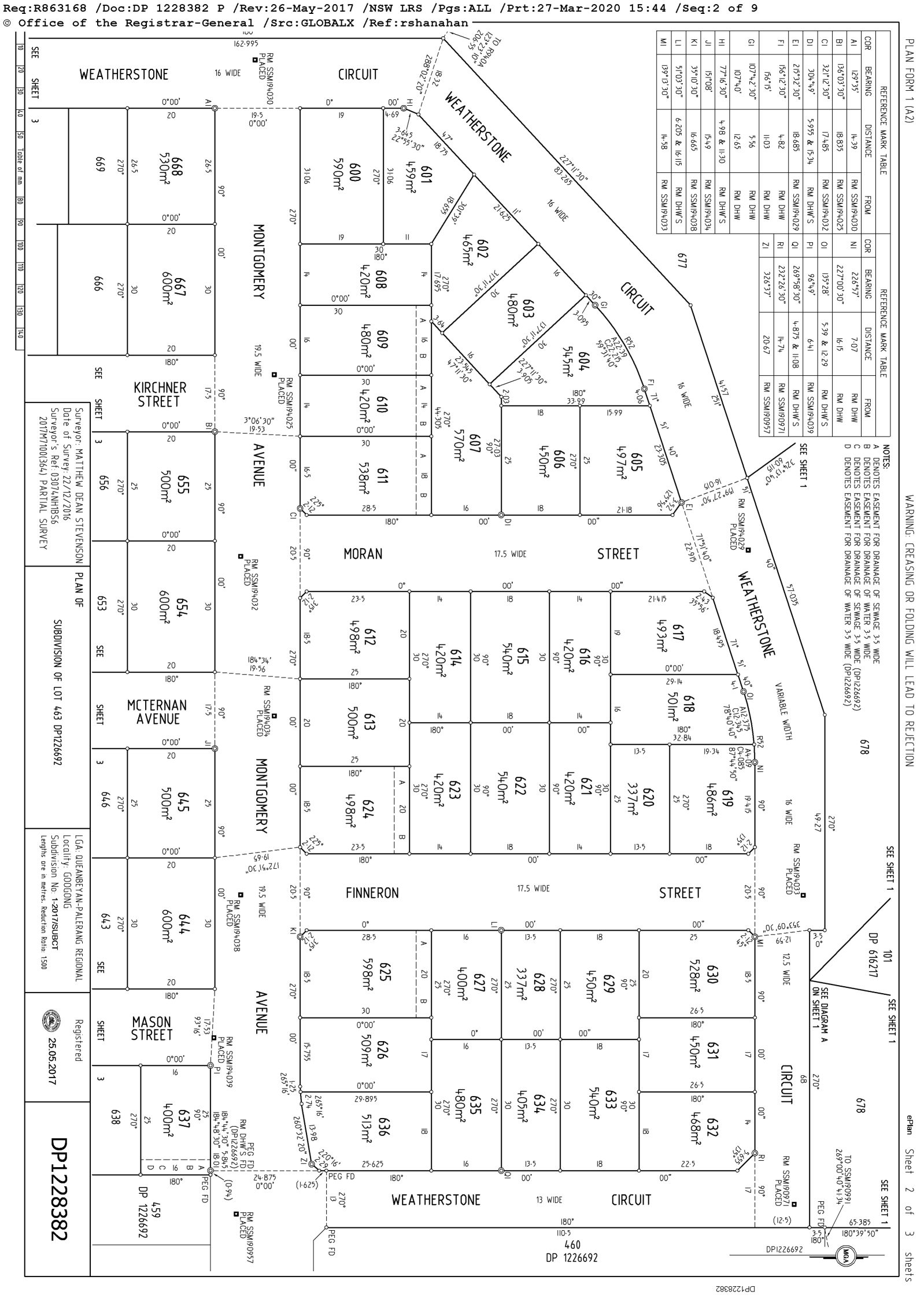
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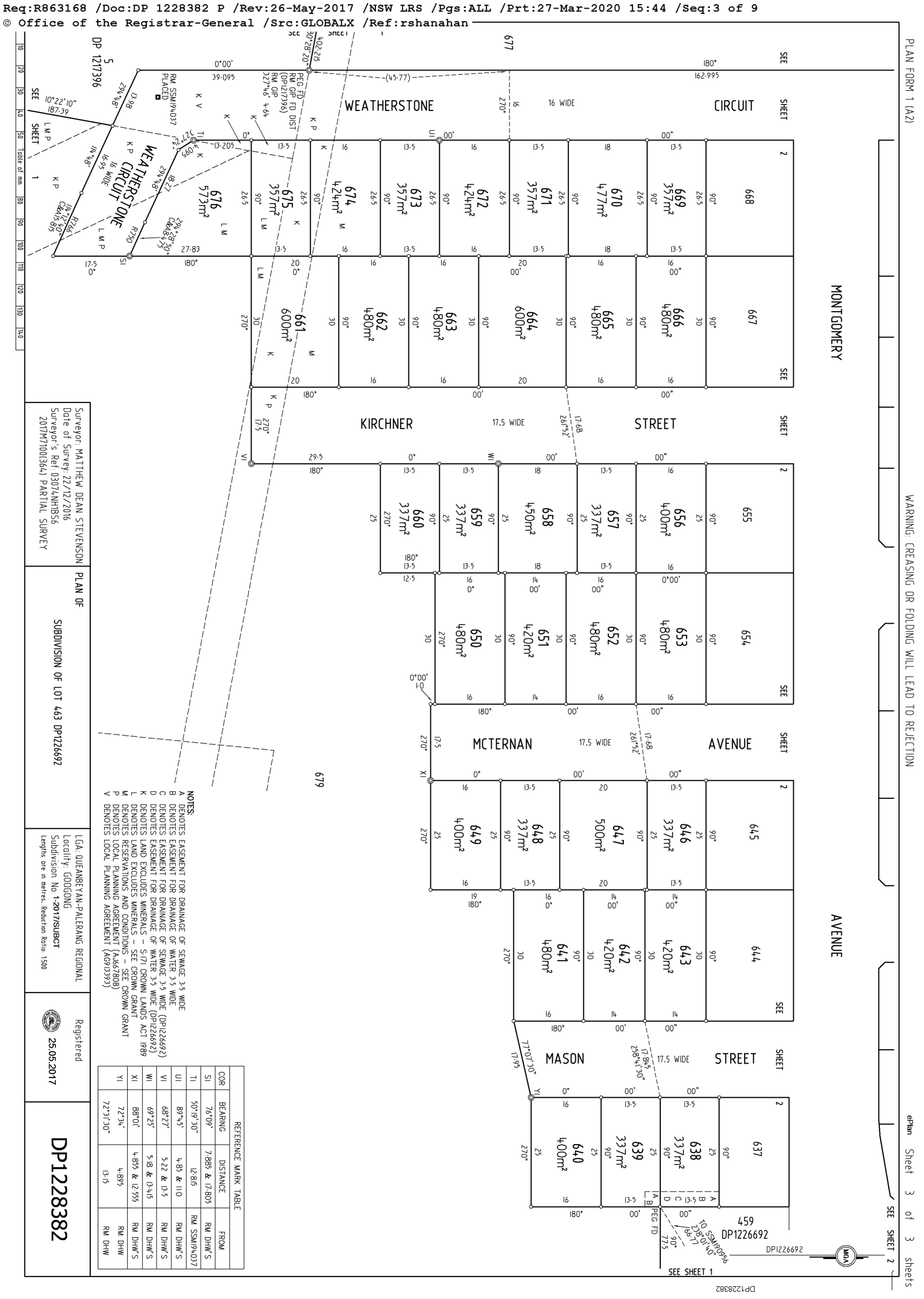
Signature of director/secretary

LUNETE

Name of director/secretary







PLAN FORM 6 (2013)

WARNING: Creasing or folding will lead to rejection

Sheet 1 of 6 sheet(s) DEPOSITED PLAN ADMINISTRATION SHEET Office Use Only Office Use Only 25.05.2017 Registered: DP1228382 Title System: TORRENS Purpose: SUBDIVISION LGA: QUEANBEYAN-PALERANG REGIONAL **PLAN OF** SUBDIVISION OF Locality: GOOGONG LOT 463 DP1226692 Parish: GOOGONG County: MURRAY Crown Lands NSW/Western Lands Office Approval-Survey Certificate I, MATTHEW DEAN STEVENSON...... approving this plan certify that all necessary approvers in regard to the of LANDDATA SURVEYS PTY LTD ABN 97118699728 allocation of the land shown herein have been given. a surveyor registered under the Surveying and Spatial Information Act Signature: 2002, certify that: *(a) The land shown in the plan was surveyed in accordance with the Surveying and Spatial Information Regulation 2012, is accurate and the survey was completed on..... *(b) The part of the land shown in the plan (*being/*excluding * Lot 677 and Lot 679) was surveyed in accordance with the Surveying and Spatial Information Regulation 2012, is accurate and the survey Subdivision Certificate was completed on, 22/12/2016 the part not surveyed was compiled Jacinta Tonner in accordance with that Regulation. *Authorised Person/*General Managen/*Accredited Certifier, certify that *(c) The land shown in this plan was compiled in accordance with the the provisions of s.109J of the Environmental Planning and Surveying and Spatial information Regulation 2012. Assessment Act 1979 have been satisfied in relation to the proposed Dated: 30 /03/2017 Signature: subdivision, new road or reserve set out berein. Surveyor ID: 8703..... Signaturé: X - Y..... Datum Line: Accreditation Consent Authority: Queanbeyon-Palerang Regional Type: *Urban/*Rural Date of endorsement: 30 March 201 The terrain is *Level-Undulating / *Steep-Mountainous. Subdivision Certificate number: 1-2017/5UBCT File number: DAF 14135 *Strike through if inapplicable. *Specify the land actually surveyed or specify any land shown in the plan that is not the subject of the survey. *Strike through if inapplicable. Plans used in the preparation of survey/compilation. Statements of intention to dedicate public roads create public reserves and drainage reserves, acquire/resume land. DP1226692, DP616217, DP1217419, DP1179941, DP1221669, DP1217396 AND DP1135074 IT IS INTENDED TO DEDICATE THE EXTENSION OF MONTGOMERY AVENUE TO THE PUBLIC AS PUBLIC ROAD. IT IS INTENDED TO DEDICATE MASON STREET, MCTERNAN AVENUE, KIRCHNER STREET, WEATHERSTONE CIRCUIT, MORAN STREET AND FINNERON STREET TO THE PUBLIC AS PUBLIC ROADS. IT IS INTENDED TO DEDICATE LOT 678 TO THE PUBLIC AS PUBLIC RESERVE. If space is insufficient continue on PLAN FORM 6A Signatures, Seals and Section 88B Statements should appear on Surveyor's Reference: 03074NH1BS6 PLAN FORM 6A

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PLAN FORM 6A (2012)

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DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 2 of 6 sheet(s)

Registered:



25.05.2017

DP1228382

PLAN OF

SUBDIVISION OF LOT 463 DP1226692

Subdivision Certificate number: 1-2017/5uBCT

Date of Endorsement: 30 MARCH 2017

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2012
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyencing Act 1919
- Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet
 1 of the administration sheets.

PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT IT IS INTENDED TO CREATE:

- 1. RESTRICTION ON USE OF LAND
- 2. EASEMENT FOR DRAINAGE OF SEWAGE 3.5 WIDE
- 3. EASEMENT FOR DRAINAGE OF WATER 3.5 WIDE

PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT IT IS INTENDED TO RELEASE:

- 1. EASEMENT FOR DRAINAGE OF SEWAGE 3.5 WIDE (DP1226692)
- 2. EASEMENT FOR DRAINAGE OF WATER 3.5 WIDE (DP1226692)

Signed, sealed and delivered for and on behalf of Googong
Township Pty Limited ABN 95 154 514 593 by its attorneys under a
power of attorney dated 12/04/2016 registered in New South Wales
with Book, 4705 No.185 in the presence of:

Signature of Witness

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

Craig John Harris

Full name of Witness

Full name of Attorney

/ (a.t/l A/.

6 o'Hasa Place

Address of Wilness

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of

attorney

Malcolm Robert Leslie

If space is insufficient use additional annexure sheet

Req:R863168 /Doc:DP 1228382 P /Rev:26-May-2017 /NSW LRS /Pgs:ALL /Prt:27-Mar-2020 15:44 /Seq:6 of 9 © Office of the Registrar-General /Src:GLOBALX /Ref:rshanahan

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PLAN FORM 6A (2012)

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DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 3 of 6 sheet(s)

Registered:

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25.05.2017

Office Use Only

DP1228382

PLAN OF

SUBDIVISION OF LOT 463 DP1226692

Subdivision Certificate number: 1-2017/SUBCT

Date of Endorsement: 30 MAI CH 2017

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2012
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919
- Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet
 1 of the administration sheets.

Signed, sealed and delivered for and on behalf of Westpac Banking Corporation ABN 33 007 457 141 by its Attorneys under a Power of Attorney dated 17 30 20 registered in New South Wales with Book. 4299 No. 322 in the presence of:

Signature of Witness

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney Ross Cameron

Tier Three Attorney

Full name of Witness

Full name of Attorney

275 Kent St, Sydney 2000 Address of Witness

If space is insufficient use additional annexure sheet

PLAN FORM 6A (2012)

WARNING: Creasing or folding will lead to rejection

DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 4 of 6 sheet(s)

Office Use Only

Registered:



25.05.2017

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DP1228382

PLAN OF

SUBDIVISION OF LOT 463 DP1226692

Subdivision Certificate number: 1-2017/SUBCT

Date of Endorsement: 30 March 2017

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2012
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919
- Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets.

		,		
Lot	Street number	Street name	Street type	Locality
600	60	Montgomery	Avenue	Googong
601	29	Weatherstone	Circuit	Googong
602	27	Weatherstone	Circuit	Googong
603	25	Weatherstone	Circuit	Googong
604	23	Weatherstone	Circuit	Googong
605	7	Moran	Street	Googong
606	5	Moran	Street	Googong
607	3	Moran	Street	Googong
608	58	Montgomery	Avenue	Googong
609	56	Montgomery	Avenue	Googong
610	54	Montgomery	Avenue	Googong
611	52	Montgomery	Avenue	Googong
612	50	Montgomery	Avenue	Googong
613	48	Montgomery	Avenue	Googong
614	4	Moran	Street	Googong
615	6	Moran	Street	Googong
616	8	Moran	Street	Googong
617	10	Moran	Street	Googong
618	17	Weatherstone	Circuit	Googong
619	11	Finneron	Street	Googong
620	9	Finneron	Street	Googong
621	7	Finneron	Street	Googong
622	5	Finneron	Street	Googong
623	3	Finneron	Street	Googong
624	46	Montgomery	Avenue	Googong
625	44	Montgomery	Avenue	Googong
626	42	Montgomery	Avenue	Googong
627	4	Finneron	Street	Googong
628	6	Finneron	Street	Googong
629	8	Finneron	Street	Googong
630	10	Finneron	Street	Googong
. ———				

If space is insufficient use additional annexure sheet

PLAN FORM 6A (2012)

WARNING: Creasing or folding will lead to rejection

DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 5 of 6 sheet(s)

Office Use Only

Registered:



25.05.2017

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DP1228382

PLAN OF

SUBDIVISION OF LOT 463 DP1226692

Subdivision Certificate number: 1-2017/SUBCT

Date of Endorsement: 30 March 2017

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2012
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919
- Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets.

Lot	Street number	Street name	Street type	Locality
631	11	Weatherstone	Circuit	Googong
632	9	Weatherstone	Circuit	Googong
633	7	Weatherstone	Circuit	Googong
634	5	Weatherstone	Circuit	Googong
635	3	Weatherstone	Circuit	Googong
636	40	Montgomery	Avenue	Googong
637	1	Mason	Street	Googong
638	3	Mason	Street	Googong
639	5	Mason	Street	Googong
640	112	Weatherstone	Circuit	Googong
641	8	Mason	Street	Googong
642	6	Mason	Street	Googong
643	4	Mason	Street	Googong
644	2	Mason	Street	Googong
645	1	Mcternan	Avenue	Googong
646	3	Mcternan	Avenue	Googong
647	5	Mcternan	Avenue	Googong
648	7	Mcternan	Avenue	Googong
649	9	Mcternan	Avenue	Googong
650	10	Mcternan	Avenue	Googong
651	8	Mcternan	Avenue	Googong
652	6	Mcternan	Avenue	Googong
653	4	Mcternan	Avenue	Googong
654	2	Mcternan	Avenue	Googong
655	1	Kirchner	Street	Googong
656	3	Kirchner	Street	Googong
657	5	Kirchner	Street	Googong
658	7	Kirchner	Street	Googong
659	9	Kirchner	Street	Googong
660	11	Kirchner	Street	Googong
661	14	Kirchner	Street	Googong

If space is insufficient use additional annexure sheet

PLAN FORM 6A (2012)

WARNING: Creasing or folding will lead to rejection

DEPOSITED PLAN ADMINISTRATION SHEET

Sheet 6 of 6 sheet(s)

Office Use Only

Registered:



25.05.2017

Office Use Only

DP1228382

PLAN OF

SUBDIVISION OF LOT 463 DP1226692

Subdivision Certificate number: 1-2017/SUBCT

Date of Endorsement: 30 March 2017

This sheet is for the provision of the following information as required:

- A schedule of lots and addresses See 60(c) SSI Regulation 2012
- Statements of intention to create and release affecting interests in accordance with section 88B Conveyancing Act 1919
 - Signatures and seals- see 195D Conveyancing Act 1919
- Any information which cannot fit in the appropriate panel of sheet 1 of the administration sheets.

l 				
Lot	Street number	Street name	Street type	Locality
662	12	Kirchner	Street	Googong
663	10	Kirchner	Street	Googong
664	8	Kirchner	Street	Googong
665	6	Kirchner	Street	Googong
666	4	Kirchner	Street	Googong
667	2	Kirchner	Street	Googong
668	33	Weatherstone	Circuit	Googong
669	35	Weatherstone	Circuit	Googong
670	37	Weatherstone	Circuit	Googong
671	39	Weatherstone	Circuit	Googong
672	41	Weatherstone	Circuit	Googong
673	43	Weatherstone	Circuit	Googong
674	45	Weatherstone	Circuit	Googong
675	47	Weatherstone	Circuit	Googong
676	49	Weatherstone	Circuit	Googong
677	N/A	N/A	N/A	Googong
678	N/A	N/A	N/A	Googong
679	N/A	N/A	N/A	Googong

If space is insufficient use additional annexure sheet

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres

Sheet 1 of 9

Plan: DP1228382

Plan of Subdivision of Lot 463 DP1226692 Subdivision No. 1-2017/5484

Date: 30/3/2017

Full name and address of proprietors of the land:

Googong Township Pty Limited ABN 95 154 514 593 Level 3, 64 Allara Street CANBERRA CITY ACT 2601

Full name and address of mortgagee of the land:

Westpac Banking Corporation ABN 33 007 457 141 60 Marcus Clarke Street CANBERRA ACT 2601

PART 1 - CREATION

Number of item shown in the intention panel on the plan:	Identity of easement, restrictive covenant or positive covenant to be created and referred to in the plan:	Burdened lot(s) or parcel(s):	Benefited lot(s), road(s), bodies or Prescribed Authorities
1.	Restriction on use of land	600-676	Every other lot
2.	Easement for drainage of sewage 3.5 wide	609	608 Queanbeyan-Palerang Regional Council
		610	608,609 Queanbeyan-Palerang Regional Council
		611	608-610 Queanbeyan-Palerang Regional Council
		624	613 Queanbeyan-Palerang Regional Council
		625	626 Queanbeyan-Palerang Regional Council
		639	679 Queanbeyan-Palerang Regional Council

9-4-

Section 1

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres
Subdivision No: 1-2017/SUBCT
Plan: DD1 200

Sheet 2 of 9
Date: 30 / 3 / 2017
Plan of Subdivision of Lot 463 DP1226692
Subdivision No. 1 - 2017 / 548 CT

\Box DP12	<u> </u>	Subdivision No.	1-2017/SUBCT
		638	639, 679 Queanbeyan-Palerang Regional Council
		637	638, 639, 679 Queanbeyan-Palerang Regional Council
3.	Easement for drainage of water 3.5 wide	609	608 Queanbeyan-Palerang Regional Council
		610	608,609 Queanbeyan-Palerang Regional Council
		611	608-610 Queanbeyan-Palerang Regional Council
		624	613 Queanbeyan-Palerang Regional Council
		625	626 Queanbeyan-Palerang Regional Council
		639	679 Queanbeyan-Palerang Regional Council
		638	639, 679 Queanbeyan-Palerang Regional Council
		637	638, 639, 679 Queanbeyan-Palerang Regional Council
	<u> </u>		

9-11-

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE **CONVEYANCING ACT 1919**

Lengths are in metres

Subdivision No: 1-2017/SUBCT

Sheet 3 of 9 Date: 30/3/2017

Plan of Subdivision of Lot 463 DP1226692 Subdivision No. 1-2017/SUBCT

DP1228382 PART 1A - RELEASE

Number of item shown in the intention panel on the plan:	Identity of easement, restrictive covenant or positive covenant to be created and referred to in the plan:	Burdened lot(s) or parcel(s):	Benefited lot(s), road(s), bodies or Prescribed Authorities
1.	Easement for drainage of sewage 3.5 wide (DP1226692)	450 DP1226692, 451 DP1226692	600-678, Montgomery Avenue, Mason Street, McTernan Avenue, Kirchner Street, Weatherstone Circuit, Moran Street and Finneron Street
2.	Easement for drainage of water 3.5 wide (DP1226692)	450 DP1226692, 451 DP1226692	600-678, Montgomery Avenue, Mason Street, McTernan Avenue, Kirchner Street, Weatherstone Circuit, Moran Street and Finneron Street

PART 2 - TERMS

1. Interpretation

1.1 **Definitions**

These meanings, in any form, apply unless the contrary intention appears:

Authority means any government or semi-governmental or local government authority, administrative or judicial body or tribunal, department, commission, public authority, agency, Minister, statutory corporation or instrumentality.

Building Designs means home and front garden plans (including in relation to the driveway and paths) and any other material required under the Design and Construction Requirements.

Council means the Queanbeyan-Palerang Regional Council.

Cost means any:

- duty, liability or obligation to any person; (a)
- cost or expense; (b)

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres
Subdivision No: 1-2017 / SUBCT

Plan: DP1228382

Sheet 4 of 9

Date: 30/3/2017

Plan of Subdivision of Lot 463 DP1226692
Subdivision No. 1-2017/54847

(d) claim, proceeding, demand, notice, order or other requirement.

Date of Compliance means the later of:

- (a) the date an Occupation Certificate is issued; and
- (b) the date of completion of the landscaping, external lighting and fencing on the Lot Burdened in compliance with the Design and Construction Requirements.

Design and Construction Requirements means the requirements set out in the Googong Design Guidelines as amended from time to time.

Googong means Googong Township Pty Limited ABN 95 154 514 593 or any successor to Googong Township Pty Limited ABN 95 154 514 593.

Googong Design Co-ordinator means the person responsible for the review and approval of home designs under the Googong Design Guidelines.

Googong Design Guidelines means the standards prescribed by Googong regarding and regulating the minimum requirements for the construction of a residential dwelling on the Lot Burdened and the building and ancillary landscaping work standards that apply at the time approval from the Googong Design Coordinator is sought.

Grantee means the owner or mortgagee in possession of the Lot Benefited.

Grantor means the owner or mortgagee in possession of a Lot Burdened.

Instrument means this instrument under section 88B of the *Conveyancing Act* 1919 and includes the Plan.

Lot Benefited means a lot benefited by an easement, positive covenant or restriction on use in this Instrument.

Lot Burdened means a lot burdened by an easement, positive covenant or restriction on use in this Instrument.

Occupation Certificate means the final occupation certificate issued by the consent authority under section 109H of the Environmental Planning and Assessment Act 1979 (NSW) for the whole of the residential dwelling constructed on the Lot Burdened.

Plan means the plan to which this Instrument relates.

Repairs means repair, maintain, renovate, alter, renew, reinstate, replace test, examine, cleanse and relay (including preventative repair and maintenance).

Services means supply or provision of telecommunications/IT, electricity, gas, water and sewer infrastructure.

Section 2

9-11-

Sheet 5 of 9

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres
Subdivision No: 1-2017 / SUBCT
Plan: DD1 22020

Plan of Subdivision of Lot 463 DP1226692 Subdivision No. 1-2017/548CT

Works means any construction works, Repairs, maintenance (including routine and preventative maintenance), reinstatement, renewal and/or redevelopment.

1.2 References to certain terms

Unless a contrary intention appears, a reference in this Instrument to:

- (a) (reference to anything) a reference to anything is a reference to the whole or each part of it; and
- (b) (singular includes plural) the singular includes the plural and vice versa; and
- (c) (meaning not limited) the words "include", "including", "for example" or "such as" are not used as, nor are they to be interpreted as, words of limitation and, when introducing an example, do not limit the meaning of the words to which the example relates to that example or examples of a similar kind.

1.3 Headings

Headings do not affect the interpretation of this Instrument.

2. Easements are covenants and agreements between Grantees and Grantors

2.1 Run with Land

The conditions, covenants and restrictions, including in this clause 2, in each of the easements, positive covenants and restrictions on use in this Instrument are covenants and agreements between:

- each Grantee for itself, its successors and every person who is entitled to an estate or interest in possession of the Lot Benefited or any part of it with which the right is capable of enjoyment; and
- (b) each Grantor for itself, its successors and every person who is entitled to an estate or interest in possession of the Lot Burdened or any part of it with which the right is capable of enjoyment,

to the intent that the benefit and burden of those covenants and agreements are annexed to and pass with the Lot Benefited and the Lot Burdened.

2.2 Ancillary Rights

The Grantee of an easement set out in this Instrument may exercise, subject to the specific terms of that easement, all other ancillary rights and obligation reasonably necessary for the effective application of an easement including reasonable access to the site of the easement. In exercising ancillary rights under an easement, the Grantee must cause as little inconvenience as practicable to the

Section 2

9-11-

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres
Subdivision No: 1-2017 / SUBCT
Plan:

DP1228382

Grantor or any occupier of the Lot Burdened.

Sheet 6 of 9 Date: 30/3/2017

Plan of Subdivision of Lot 463 DP1226692 Subdivision No. 1- 2017 / 548 CT

3. Terms of Restriction on use of land numbered 1 on the Plan

3.1 Design and Construction Requirements

The Grantor must not construct a home or front garden (including the driveway and paths) on the Lot Burdened other than in accordance with the Design and Construction Requirements.

3.2 Approval and construction

The Grantor must:

- submit a Building Design for the Lot Burdened to the Googong Design Coordinator for approval within 6 months after the date of the transfer of the title of the Lot Burdened to the Grantor (or such later date as determined by Googong in its absolute discretion); and
- (b) cause the home and front garden (including the driveway and paths) to be constructed on the Lot Burdened in accordance with the Design and Construction Requirements within 24 months after the date of the transfer of the title of the Lot Burdened to the Grantor (or such later date as determined by Googong in its absolute discretion).

3.3 Date of Compliance

Clause 3.1 will cease and be of no further force or effect on and from the Date of Compliance.

(9-11-

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT 1919

Lengths are in metres
Subdivision No: 1-2017/SUBCT

Plan:

Sheet 7 of 9
Date: 30/3/2017
Plan of Subdivision of Lot 463 DP1226692
Subdivision No. 1-2017/548 CT

DP1228382

Signed, sealed and delivered for and on behalf of Googong Township Pty Limited ABN 95 154 514 593 by its attorneys under a power of attorney dated 12/04/2016 registered in New South Wales with Book. 4705 No.185 in the presence of:

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

Craig John Harris

1

Signature of witness

MAChell Mexicules
Full name of witness

Full name of witness
60 Hara Place
Jerubonberra WSW 2619

Signature of attorney who declares that the attorney has not received any notice of the revocation of the

power of attorney

Full name of attorney

Malcolm Robert Leslie

Full name of attorney

INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE **CONVEYANCING ACT 1919**

Lengths are in metres Subdivision No: 1-2017/SUBCT

Plan:

Sheet 8 of 9 Date: 30/3/2017 Plan of Subdivision of Lot 463 DP1226692 Subdivision No. 1-2017/SUBCT

DP1228382

Signed, sealed and delivered for and on behalf of Westpac Banking Corporation ABN 33 007 457 141 by its attorney under a power of attorney dated (7 Jan 1 registered in New South Wales with

Book. 4299 No. 332 in the presence of:

275 Kent St, Sydney 2000 Address of witness

Signature of witness

Signature of attorney who declares that the attorney has not received any notice of the revocation of the power of attorney

> Ross Cameron Tier Three Attorney

Full name of attorney

Full name of witness

Req:R863170 /Doc:DP 1228382 B /Rev:26-May-2017 /NSW LRS /Pgs:ALL /Prt:27-Mar-2020 15:44 /Seq:9 of 9 © Office of the Registrar-General /Src:GLOBALX /Ref:rshanahan

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INSTRUMENT SETTING OUT THE TERMS OF EASEMENTS, RESTRICTIVE COVENANTS AND POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B OF THE **CONVEYANCING ACT 1919**

Lengths are in metres
Subdivision No: 1-2017 / SUB CT

Plan:

Sheet 9 of 9

Date: 30/3/2017.

Plan of Subdivision of Lot 463 DP1226692 Subdivision No. 1-2017/SUBCT

DP1228382

Executed for and on behalf of Queanbeyan-Palerang Regional Council by its' authorised delegate pursuant to s.377 Local Government Act 1993

KUNIMG MARY

Name of Witness

BUEAMBEYAN - PA

Address of Witness REGIONAL COUNCIL Jacinta lonner

Name of Authorised Officer signing on Behalf of Queanbeyan-Palerang Regional Council

Signature of Authorised Officer

Acting Manager of Development Authority of Authorised Officer Control

REGISTERED



25.05.2017



PLANNING CERTIFICATE ISSUED UNDER SECTION 10.7(2&5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

 Certificate No.:
 PL.2020.1641

 Your Reference:
 2000N-39896

 Date of Issue:
 09 April 2020

The Search People GPO Box 1585 SYDNEY NSW 2001

Property Number	355028
Property Address:	36 Googong Road GOOGONG NSW 2620
Legal Description:	Part Lot 2 DP 1246784

This certificate is provided under Section 10.7(2&5) of the Act. At the date of this certificate, the subject land is affected by the following matters.

Notes:

- (a) The information in this certificate only relates to the real property identifier associated with the property and not to any licence or permissive occupancy that may be attached to and included in the property details contained in the description of the land.
- (b) The *Environmental Planning and Assessment Act 1979* will be referred to in this Certificate as 'the Act'.

Disclaimer:

This certificate contains information provided to Council by third parties and is as current as the latest information available to Council at the time of production of this document. Council does not warrant the accuracy of the information contained within the information provided by third parties and has not independently verified the information. It is strongly recommended that you contact the relevant third parties to confirm the accuracy of the information.

1. Names of relevant instruments and development control plans

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land.

Queanbeyan Local Environmental Plan 2012 and State Environmental Planning Policies (SEPPs) that may apply to the carrying out of development on the land:

- State Environmental Planning Policy No 21 Caravan Parks
- State Environmental Planning Policy No 33 Hazardous and Offensive Development
- State Environmental Planning Policy No 36 Manufactured Home Estates
- State Environmental Planning Policy No 50 Canal Estate Development
- State Environmental Planning Policy No 55 Remediation of Land
- State Environmental Planning Policy No 64 Advertising and Signage
- State Environmental Planning Policy No 65 Design Quality of Residential Apartment Development
- State Environmental Planning Policy No 70 Affordable Housing (Revised Schemes)
- State Environmental Planning Policy (Affordable Rental Housing) 2009
- State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004
- State Environmental Planning Policy (Concurrences and Consents) 2018
- State Environmental Planning Policy (Educational Establishments and Child Care Facilities) 2017
- State Environmental Planning Policy (Exempt and Complying Codes) 2008
- State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004
- State Environmental Planning Policy (Infrastructure) 2007
- State Environmental Planning Policy (Koala Habitat Protection) 2019
- State Environmental Planning Policy (Mining, Petroleum Production & Extractive Industries) 2007
- State Environmental Planning Policy (Primary Production and Rural Development) 2019
- State Environmental Planning Policy (State and Regional Development) 2011
- State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017 www.legislation.nsw.gov.au/#/browse/inForce/EPIs www.legislation.nsw.gov.au/#/view/EPI/2012/576/full
- (2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved).
 - No. There are no proposed local environmental planning instruments that are or have been subject of community consultation or on public exhibition under the Act.

Yes. State Environmental Planning Policies (SEPPs) that have been the subject of community consultation or on public exhibition under the Act that may apply to the carrying out of development on the land:

- Draft State Environmental State Planning Policy (Environment)
- Remediation of Land State Environmental Planning Policy
- State Environmental Planning Policy No 21 Caravan Parks
- State Environmental Planning Policy No 33 Hazardous and Offensive Development
- State Environmental Planning Policy No 36 Manufactured Home Estates
- State Environmental Planning Policy No 55 Remediation of Land
- State Environmental Planning Policy No 70 Affordable Housing (Revised Schemes)
- State Environmental Planning Policy (Affordable Rental Housing) 2009
- State Environmental Planning Policy (Exempt and Complying Development Code) 2008
- State Environmental Planning Policy (Infrastructure) 2007
- State Environmental Planning Policy (Mining, Petroleum Production & Extractive Industries) 2007
- State Environmental Planning Policy (State and Regional Development) 2011

www.planningportal.nsw.gov.au/draftplans

(3) The name of each development control plan that applies to the carrying out of development on the land:

Part Lot 2 DP 1246784 Googong Development Control Plan 2010

2. Zoning and land use under relevant LEPs

(a) Identity of the zone:

Part Lot 2 DP 1246784 R1 General Residential (Part)
B2 Local Centre (Part)

R1 General Residential - *Queanbeyan Local Environmental Plan 2012* (Part)

(b) Permitted without consent

Environmental protection works; Home occupations.

(c) Permitted with consent

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Centre-based child care facilities; Community facilities; Dual occupancies; Dwelling houses; Environmental facilities; Exhibition homes; Exhibition villages; Flood mitigation works; Group homes; Home businesses; Home industries; Hostels; Information and education facilities; Multi dwelling housing; Neighbourhood shops; Oyster aquaculture; Places of public worship; Pond-based aquaculture; Public administration buildings; Recreation areas; Recreation facilities (indoor); Recreation facilities (outdoor); Registered clubs; Residential flat buildings; Respite day care centres; Roads; Secondary dwellings; Semi-detached dwellings; Seniors housing; Serviced apartments; Shop top housing; Tank-based aquaculture; Veterinary hospitals; Waste or resource management facilities.

(d) Prohibited

Any development not specified in item (b) or (c).

B2 Local Centre - Queanbeyan Local Environmental Plan 2012 (Part)

(b) Permitted without consent

Environmental protection works.

(c) Permitted with consent

Amusement centres; Boarding houses; Car parks; Centre-based child care facilities; Commercial premises; Community facilities; Educational establishments; Electricity generating works; Entertainment facilities; Flood mitigation works; Function centres; Hostels; Information and education facilities; Medical centres; Mortuaries; Multi dwelling housing; Oyster aquaculture; Passenger transport facilities; Places of public worship; Public administration buildings; Recreation areas; Recreation facilities (indoor); Recreation facilities (outdoor); Registered clubs; Residential flat buildings; Respite day care centres; Restricted premises; Roads; Seniors housing; Service stations; Shop top housing; Signage; Tank-based aquaculture; Tourist and visitor accommodation; Vehicle repair stations; Veterinary hospitals

(d) Prohibited

Pond-based aquaculture; Any other development not specified in item (b) or(c).

Note: Demolition of a building or work requires consent under clause 2.7 of the applicable Local Environmental Plan.

Listed below are any additional site specific permitted uses (only with development consent) from the schedule of the relevant Local Environmental Plan cited in clause 1(1) of this certificate. Note that for multi lot titles, the additional uses may apply only to particular lots.

Part Lot 2 DP 1246784 There are no additional uses permitted on this land.

- (e) Minimum land dimensions for the erection of a dwelling house on the land fixed by development standards applying to the land:
 - (1) Minimum area:

R1 General Residential (Part)

Part Lot 2 DP 1246784 Minimum lot size is 330 square metres.

The minimum lot size for subdivision is stated above. There is no minimum land dimensions for the erection of a dwelling house on the land.

B2 Local Centre (Part)

Part Lot 2 DP 1246784 Not applicable - a new dwelling house is prohibited on

the land.

(f) Whether the land includes or comprises critical habitat:

Part Lot 2 DP 1246784 No. None of the land includes or comprises critical

habitat.

(g) Whether the land is in a conservation area:

Part Lot 2 DP 1246784 No. The land is not in a Heritage Conservation Area or a

State Conservation Area.

(h) Whether an item of environmental heritage is situated on the land:

Part Lot 2 DP 1246784 No. Council is not aware of any items of state

environmental heritage or local environmental heritage

that are located on the land.

2A. Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

Whether the land is within any zone under:

- (a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres) 2006
- (b) A Precinct Plan (within the means of the State Environmental Planning Policy (Sydney Region Growth Centres) 2006
- (c) A proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act

No. The land is not within any zone (however described) under Part 3 of the *State Environmental Planning Policy (Sydney Region Growth Centres) 2006* or a Precinct Plan of or a proposed Precinct Plan of the self-same State Environmental Planning Policy.

3. Complying Development

- (1) Whether or not the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2) If complying development may not be carried out on that land because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy, the reasons why it may not be carried out under these clauses.

R1 General Residential (Part)

Part Lot 2 DP 1246784 Yes.

Under NSW legislation [State Environmental Planning Policy (Exempt and Complying Development Codes) 2008], complying development may be able to be carried out under the following codes:

- Housing Code (Part 3)
- Low Rise Medium Density Housing Code (Part 3B)
- Greenfield Housing Code (Part 3C)
- Inland Code (Part 3D)
- Housing Alterations Code (Part 4)
- General Development Code (Part 4A)
- Commercial and Industrial Alterations Code (Part 5)
- Subdivision Code (Part 6)
- Demolition Code (Part 7)
- Fire Safety Code (Part 8)

If complying development under any of these codes above is being considered to be carried out on this land, the applicant is advised to check the provisions of clauses 1.17 1.17A, 1.18, 1.19 and 1.20 and the provisions of each individual code of this policy to confirm that complying development is possible:

https://www.legislation.nsw.gov.au/#/view/EPI/2008/572/full The 2019 edition of the National Construction Code is effective from 1 May 2019.

The following complying development codes are not applicable to this land:

- Rural Housing Code (Part 3A)
- Commercial and Industrial (New Buildings and Additions) Code (Part 5A)
- Container Recycling Facilities Code (Part 5B)

B2 Local Centre (Part)

Part Lot 2 DP 1246784 Yes

Under NSW legislation [State Environmental Planning Policy (Exempt and Complying Development Codes) 2008], complying development may be able to be carried out under the following codes:

- Housing Alterations Code (Part 4)
- General Development Code (Part 4A)
- Commercial and Industrial Alterations Code (Part 5)
- Commercial and Industrial (New Buildings and Additions) Code (Part 5A)
- Container Recycling Facilities Code (Part 5B)
- Subdivision Code (Part 6)
- Demolition Code (Part 7)
- Fire Safety Code (Part 8)

If complying development under any of these codes above is being considered to be carried out on this land, the applicant is advised to check the provisions of clauses 1.17 1.17A, 1.18, 1.19 and 1.20 and the provisions of each individual code of this policy to confirm that complying development is possible:

https://www.legislation.nsw.gov.au/#/view/EPI/2008/572/full The 2019 edition of the National Construction Code is effective from 1 May 2019.

The following complying development codes are not applicable to this land:

- Housing Code (Part 3)
- Rural Housing Code (Part 3A)
- Low Rise Medium Density Housing Code (Part 3B)
- Greenfield Housing Code (Part 3C)
- Inland Code (Part 3D)

4, 4A. Repealed

4B. Annual charges under *Local Government Act 1993* for coastal protection services that relate to existing coastal protection works

In relation to a coastal council—whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the *Local Government Act 1993* for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

No. The land is not affected because it is not located in a coastal council.

5. Mine subsidence

Whether or not the land is proclaimed to be a mine subsidence district within the meaning of the Coal Mine Subsidence Compensation Act 2017.

No. The land is not proclaimed to be a mine subsidence district within the meaning of the Coal Mine Subsidence Compensation Act 2017.

6. Road widening and road realignment

(a) Is the land affected by a road widening or road realignment under Division 2 of Part 3 of the Roads Act 1993?

Part Lot 2 DP 1246784 No. The land is not affected by a road widening or road

realignment under the Roads Act 1993.

Is the land affected by any road widening or road realignment under any environmental planning instrument?

Part Lot 2 DP 1246784 No. The land is not affected by any road widening or

road realignment under any environmental planning

instrument.

Is the land affected by any road widening or road realignment under any resolution of the (c) Council?

Part Lot 2 DP 1246784 No. The land is not affected by a road widening or road

realignment under a resolution of Council.

7. Council and other public authority policies on hazard risk restrictions

Is the land affected by a policy adopted by council that restricts the development of the land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?

Yes. All land is affected by policies adopted by the council that restricts the development of the land because of the likelihood of contaminated land and bushfire.

Part Lot 2 DP 1246784 Site Audit Statement No. 18013 SAS 20181204 dated 5

> **December 2018 prepared by accredited Site Auditor Rod Harwood (Harwood Environmental Consultants)** advises that the land within Stages 1-4 (inclusive) of Neighbourhood 2 in Googong Township, Lots 1, 8, 9 and 10 in DP 1246784 is suitable for the following: 1. Residential with accessible soil, including garden (minimal home-grown produce contributing to less than 10% fruit and vegetable intake), excluding poultry;

2. Day care centre, preschool, primary school.

Note: Refer to Clause 11 of this certificate to check if the land is bushfire prone.

(b) Is the land affected by a policy adopted by any other public authority that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk?

No. Council is not aware of a policy adopted by any other public authority that restricts the development of the land.

7A. Flood related development controls information

Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.

R1 General Residential (Part)

Part Lot 2 DP 1246784 No. The land is not subject to flood related

development controls.

B2 Local Centre (Part)

Part Lot 2 DP 1246784 Not Applicable. These developments are prohibited on

this land.

Whether or not development on that land or part of the land for any other purpose is (2) subject to flood related development controls.

No. The land is not subject to flood related Part Lot 2 DP 1246784

development controls for any other purpose.

8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

Part Lot 2 DP 1246784 No. Council is not aware of any environmental planning

instrument or proposed environmental planning

instrument that makes provision for the acquisition of

the land by a public authority.

9. **Contributions plans**

The name of each Contributions plan applying to the land.

Part Lot 2 DP 1246784 **Queanbeyan City Council section 94 Contributions**

Plan (Googong) 2015

Queanbeyan Section 94 Contributions Plan Extractive

Industry 2014

www.qprc.nsw.gov.au/Building-Development/Planning-Zoning/Planning-controls#section-6

9A. Biodiversity certified land

Whether the land is biodiversity certified land under Part 8 of the *Biodiversity Conservation Act* 2016.

Part Lot 2 DP 1246784 No. Council has not been notified that the land is

biodiversity certified under the Biodiversity

Conservation Act 2016.

10. Biodiversity stewardship sites

Whether the land is a biodiversity stewardship site under a biodiversity stewardship agreement under Part 5 of the *Biodiversity Conservation Act 2016.*

Part Lot 2 DP 1246784 No. Council has not been notified that the land is a

biodiversity stewardship site under a biodiversity stewardship agreement under the Biodiversity

Conservation Act 2016.

10A. Native vegetation clearing set asides

Whether the land contains a set aside area under section 60ZC of the *Local Land Services Act* 2013.

Part Lot 2 DP 1246784 No. Council has not been notified that the land

contains a set aside area or it is registered in the public

register under the Local Land Services Act 2013.

11. Bush fire prone land

Whether the land is bush fire prone land.

Part Lot 2 DP 1246784 No. The land is not bush fire prone as defined in

Section 10.3 of the Environmental Planning and

Assessment Act 1979.

12. Property Vegetation Plans

Whether Council has been notified that a property vegetation plan under the *Native Vegetation Act 2003* applies to the land.

Part Lot 2 DP 1246784 No. Council has not been notified of a property

vegetation plan under the Native Vegetation Act 2003

that applies to the land.

13. Orders under Trees (Disputes Between Neighbours) Act 2006

Whether Council has been notified whether an order has been made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

No. Council has not been notified of order made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

14. Directions under Part 3A

Whether there is a direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act does not have effect.

No. Council has not been advised of any Directions by the Minister under section 75P (2) (c1) of the Act.

15. Site compatibility certificates and conditions for seniors housing

Whether there is a current site compatibility certificate (seniors housing), of which the council is aware, in respect of proposed development on the land:

No. Council is not aware of any valid site compatibility certificate (seniors housing) applying to the land.

16. Site compatibility certificates for infrastructure, schools or TAFE establishments

Whether there is a valid site compatibility certificate (infrastructure, schools or TAFE establishments), of which council is aware of in respect of proposed development on the land.

No. Council is not aware of any valid site compatibility certificate (infrastructure, schools or TAFE establishments) applying to the land.

17. Site compatibility certificates and conditions for affordable rental housing

Whether there a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land.

No. Council is not aware of any valid site compatibility certificate (affordable rental housing) applying to the land.

18. Paper subdivision information

The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

No. Council is not aware of any development plan adopted by a relevant authority or any subdivision Order that applies to a paper subdivision of the land as described in Part 16C of the *Environmental Planning and Assessment Regulation 2000*.

19. Site verification certificate

Whether there is a current site verification certificate in relation to Division 3 of Part 4AA of the State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007 that Council is aware of.

No. Council is not aware of any site verification certificate applying to the land.

20. Loose-fill asbestos insulation

If the land includes any residential premises (within the meaning of Division 1A of Part 8 of the *Home Building Act 1989*) that are listed on the register that is required to be maintained under that Division.

No. Council is not aware of any residential premises on the land that are affected by loose-fill asbestos insulation (Division 1A of Part 8 of the *Home Building Act 1989*) and that are listed on the NSW register that is required to be maintained under that Division.

NSW Fair Trading maintains a NSW Register of homes that are affected by loose-fill asbestos insulation: www.fairtrading.nsw.gov.au/loose-fill-asbestos-insulation-register

Some buildings located in the Queanbeyan-Palerang local government area have been identified as containing loose-fill asbestos insulation (sometimes referred to as "Mr Fluffy" insulation), for example, in the roof space. You should make your own enquiries as to the age of the buildings on the land to which this certificate relates.

If the land contains a building constructed prior to 1980, Queanbeyan-Palerang Regional Council strongly recommends that any potential purchaser obtains advice from a licensed asbestos assessor to determine whether loose-fill asbestos is present in any building on the land; and, if so, the health risks (if any) this may pose for the building's occupants. Contact NSW Fair Trading for further information: https://www.fairtrading.nsw.gov.au/housing-and-property/loose-fill-asbestos-insulation

Nothing in this statement relates to information about the presence of bonded asbestos materials such as asbestos cement sheeting that may have been used at this site.

21. Affected building notices and building product rectification orders

- (1) Is there any affected building notice of which the council is aware that is in force in respect of the land?
- (2) A statement of:
 - (a) whether there is any building product rectification order of which the council is aware that is in force in respect of the land and has not been fully complied with, and
 - (b) whether any notice of intention to make a building product rectification order of which the council is aware has been given in respect of the land and is outstanding.

No. Council is not aware of the existence of any affected building notice in force, or building product rectification order, or any notice of intention to make a building product rectification order.

Additional matters prescribed by section 59(2) of the *Contaminated Land Management Act 1997*

(a) Whether there is land to which a certificate relates regarding significantly contaminated land within the meaning of that Act.

Part Lot 2 DP 1246784 No. Council is not aware that the land is significantly contaminated.

(b) Whether there is land to which a certificate relates regarding being subject to a management order within the meaning of that Act.

Part Lot 2 DP 1246784 No. Council is not aware that the land is subject to a management order.

(c) Whether there is land to which a certificate relates regarding the subject of an approved voluntary management proposal within the meaning of that Act.

Part Lot 2 DP 1246784 No. Council is not aware that the land is subject to an approved voluntary management order.

(d) Whether there is land to which a certificate relates regarding being subject to an ongoing maintenance order within the meaning of that Act.

Part Lot 2 DP 1246784 No. Council is not aware that the land is subject to an ongoing maintenance order.

(e) Whether there is land to which a certificate relates regarding being the subject of a site audit statement within the meaning of that Act.

Part Lot 2 DP 1246784 Yes. This land is subject to a Site Audit Statement. Refer to Clause 7 of this certificate.

Additional information provided in accordance with section 10.7(5) of the *Environmental Planning and Assessment Act 1979*

 The land is affected by a resolution of Council that seeks to amend to an environmental planning instrument applying to the land that has not yet been exhibited.

On 12 September 2018, Council resolved to endorse a planning proposal for a new Local Environmental Plan for the Queanbeyan-Palerang local government area and to seek a Gateway determination under Section 3.34 of the Act.

On 23 November 2018, the NSW Government issued a Gateway determination to Council to proceed with Planning Proposal PP_2018_QPREG_002_00 and to prepare the first Local Environmental Plan for the Queanbeyan-Palerang Local Government area subject to conditions:

http://leptracking.planning.nsw.gov.au/currentproposal.php

• If the land to which this certificate relates contains a building constructed prior to 1980, the Council strongly recommends that any potential purchaser obtain advice from an appropriately qualified expert as to whether loose fill asbestos is present in any building on the land and, if so, the health risks (if any) this may pose for the building's occupants. Prospective purchasers may also wish to ask the current owner if the property has previously been inspected under the NSW WorkCover ceiling insulation testing program. Further information about loose fill asbestos insulation (including information about the NSW WorkCover ceiling insulation testing scheme) can be found at:

https://www.fairtrading.nsw.gov.au/loose-fill-asbestos-insulation-register

- The property is not served by a public road which is not maintained by Council.
 Further inquiries should be made to Council.
- The property is not served by a public road. Intending purchasers should satisfy themselves concerning both the status and condition of road access including whether there is coinciding legal and practical access.
- There are restrictions on the clearing of any vegetation on the land.
 Refer to:
 - State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017;
 - Biodiversity Conservation Act 2016;
 - Local Land Services Act 2013;
 - Queanbeyan Development Control Plan 2012 Part 2;
 - Clause 12 of the 10.7(2) certificate if a property vegetation plan applies.
- The land is NOT within the Australian Noise Exposure Forecast (ANEF) contour of 20 or greater for the Canberra Airport. ANEF contour means a noise exposure contour on the Australian Noise Exposure Forecast Contour Map for Canberra Airport as endorsed by the Department of the Commonwealth responsible for airports.

Some information of previous development applications may be available. Provided
there is evidence of ownership or written approval from the land owner, applicants
can request to inspect the paper property files of this property at 256 Crawford
Street, Queanbeyan NSW. Please allow 1-2 days' notice for Council to retrieve the
records after making a telephone call. Applicants can view the property file free-ofcharge, with a small fee if the applicant requires paper copies of any record.

ISSUE DETAILS

Certificate No: PL.2020.1641

Checked: CK.

M J Thompson

Portfolio General Manager Natural and Built Character

perorera (accioca)

09 April 2020



QUEANBEYAN-PALERANG REGIONAL COUNCIL Planning Certificate issued under Section 10.7(2&5) Environmental Planning and Assessment Act 1979

Certificate No.: PL.2020.2775

Your Reference:

Date of Issue: 13 October 2020

HWL Ebsworth Lawyers GPO Box 5408 SYDNEY NSW 2001

Property Number	355028
Property Address:	36 Googong Road GOOGONG NSW 2620
Legal Description:	Lot 3 DP 1246784

This certificate is provided under Section 10.7(2&5) of the Act. At the date of this certificate, the subject land is affected by the following matters.

Notes:

- (a) The information in this certificate only relates to the real property identifier associated with the property and not to any licence or permissive occupancy that may be attached to and included in the property details contained in the description of the land.
- (b) The *Environmental Planning and Assessment Act 1979* will be referred to in this Certificate as 'the Act'.

Disclaimer:

This certificate contains information provided to Council by third parties and is as current as the latest information available to Council at the time of production of this document. Council does not warrant the accuracy of the information contained within the information provided by third parties and has not independently verified the information. It is strongly recommended that you contact the relevant third parties to confirm the accuracy of the information.

1. Names of relevant instruments and development control plans

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land.

Queanbeyan Local Environmental Plan 2012 and State Environmental Planning Policies (SEPPs) that may apply to the carrying out of development on the land:

- State Environmental Planning Policy No 21 Caravan Parks
- State Environmental Planning Policy No 33 Hazardous and Offensive Development
- State Environmental Planning Policy No 36 Manufactured Home Estates
- State Environmental Planning Policy No 50 Canal Estate Development
- State Environmental Planning Policy No 55 Remediation of Land
- State Environmental Planning Policy No 64 Advertising and Signage
- State Environmental Planning Policy No 65 Design Quality of Residential Apartment Development
- State Environmental Planning Policy No 70 Affordable Housing (Revised Schemes)
- State Environmental Planning Policy (Affordable Rental Housing) 2009
- State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004
- State Environmental Planning Policy (Concurrences and Consents) 2018
- State Environmental Planning Policy (Educational Establishments and Child Care Facilities) 2017
- State Environmental Planning Policy (Exempt and Complying Development Codes) 2008
- State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004
- State Environmental Planning Policy (Infrastructure) 2007
- State Environmental Planning Policy (Koala Habitat Protection) 2019
- State Environmental Planning Policy (Mining, Petroleum Production & Extractive Industries) 2007
- State Environmental Planning Policy (Primary Production and Rural Development) 2019
- State Environmental Planning Policy (State and Regional Development) 2011
- State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017 www.legislation.nsw.gov.au/#/browse/inForce/EPIs/S www.legislation.nsw.gov.au/#/view/EPI/2012/576/full
- (2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved).

Yes: Draft Queanbeyan-Palerang Local Environmental Plan 2020 http://leptracking.planning.nsw.gov.au/proposaldetails.php?rid=6660

Yes. State Environmental Planning Policies (SEPPs) that have been the subject of community consultation or on public exhibition under the Act that may apply to the carrying out of development on the land:

- Draft State Environmental Planning Policy (Environment)
- Draft State Environmental Planning Policy (Housing Diversity) 2020
- Remediation of Land State Environmental Planning Policy
- State Environmental Planning Policy No 21 Caravan Parks
- State Environmental Planning Policy No 33 Hazardous and Offensive Development
- State Environmental Planning Policy No 36 Manufactured Home Estates
- State Environmental Planning Policy No 55 Remediation of Land
- State Environmental Planning Policy No 70 Affordable Housing (Revised Schemes)
- State Environmental Planning Policy (Affordable Rental Housing) 2009
- State Environmental Planning Policy (Exempt and Complying Development Code) 2008
- State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004
- State Environmental Planning Policy (Infrastructure) 2007
- State Environmental Planning Policy (Mining, Petroleum Production & Extractive Industries) 2007
- State Environmental Planning Policy (State and Regional Development) 2011 www.planningportal.nsw.gov.au/draftplans
- (3) The name of each development control plan that applies to the carrying out of development on the land:

Lot 3 DP 1246784

Googong Development Control Plan 2010

2. Zoning and land use under relevant LEPs

(a) Identity of the zone:

Lot 3 DP 1246784

R1 General Residential

R1 General Residential - Queanbeyan Local Environmental Plan 2012

(b) Permitted without consent

Environmental protection works; Home occupations.

(c) Permitted with consent

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Centre-based child care facilities; Community facilities; Dual occupancies; Dwelling houses; Environmental facilities; Exhibition homes; Exhibition villages; Flood mitigation works; Group homes; Home businesses; Home industries; Hostels; Information and education facilities; Multi dwelling housing; Neighbourhood shops; Oyster aquaculture; Places of public worship; Pond-based aquaculture; Public administration buildings; Recreation areas; Recreation facilities (indoor); Recreation facilities (outdoor); Registered clubs; Residential flat buildings; Respite day care centres; Roads; Secondary dwellings; Semi-detached dwellings; Seniors housing; Serviced apartments; Shop top housing; Tank-based aquaculture; Veterinary hospitals; Waste or resource management facilities.

(d) Prohibited

Any development not specified in item (b) or (c).

Note: Demolition of a building or work requires consent under clause 2.7 of the applicable Local Environmental Plan.

Listed below are any additional site specific permitted uses (only with development consent) from the schedule of the relevant Local Environmental Plan cited in clause 1(1) of this certificate. Note that for multi lot titles, the additional uses may apply only to particular lots.

Lot 3 DP 1246784 There are no additional uses permitted on this land.

- (e) Minimum land dimensions for the erection of a dwelling house on the land fixed by development standards applying to the land:
 - (1) Minimum area

Lot 3 DP 1246784

Minimum lot size is 330 square metres.

The minimum lot size for subdivision is stated above. No minimum land dimensions apply for the erection of a dwelling house on the land.

(f) Whether the land includes or comprises critical habitat:

Lot 3 DP 1246784

No. None of the land includes or comprises critical habitat.

(g) Whether the land is in a conservation area:

Lot 3 DP 1246784 No. The land is not in a Heritage Conservation Area or a

State Conservation Area.

(h) Whether an item of environmental heritage is situated on the land:

Lot 3 DP 1246784 No. Council is not aware of any items of state

environmental heritage or local environmental heritage

that are located on the land.

2A. Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

Whether the land is within any zone under:

- (a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres) 2006
- (b) A Precinct Plan (within the means of the State Environmental Planning Policy (Sydney Region Growth Centres) 2006
- (c) A proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act

No. The land is not within any zone (however described) under Part 3 of the *State Environmental Planning Policy (Sydney Region Growth Centres) 2006* or a Precinct Plan of or a proposed Precinct Plan of the self-same State Environmental Planning Policy.

3. Complying Development

- (1) Whether or not the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2) If complying development may not be carried out on that land because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy, the reasons why it may not be carried out under these clauses.

Lot 3 DP 1246784

Yes. Under NSW legislation [State Environmental Planning Policy (Exempt and Complying Development Codes) 2008] and council records, Complying Development may be able to be carried out on this land under the following codes:

- Housing Code (Part 3)
- Low Rise Medium Density Housing Code (Part 3B)
- Greenfields Housing Code (Part 3C)
- Inland Code (Part 3D)
- Housing Alterations Code (Part 4)
- General Development Code (Part 4A)
- Commercial and Industrial Alterations Code (Part 5)
- Subdivision Code (Part 6)
- Demolition Code (Part 7)
- Fire Safety Code (Part 8)

If complying development under any of these codes above is being considered to be carried out on this land, the applicant is advised to check the provisions of clauses 1.17 1.17A, 1.18, 1.19 and 1.20 of this policy to confirm that complying development is possible: https://www.legislation.nsw.gov.au/#/view/EPI/2008/572/full

The 2019 edition of the National Construction Code is effective from 1 May 2019.

The following complying development codes are not applicable to this land:

- Rural Housing Code (Part 3A)
- Commercial and Industrial (New Buildings and Additions) Code (Part 5A)
- Container Recycling Facilities Code (Part 5B)

4, 4A. Repealed

4B. Annual charges under *Local Government Act 1993* for coastal protection services that relate to existing coastal protection works

In relation to a coastal council—whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the *Local Government Act 1993* for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

No. The land is not affected because it is not located in a coastal council.

5. Mine subsidence

Whether or not the land is proclaimed to be a mine subsidence district within the meaning of the Coal Mine Subsidence Compensation Act 2017.

No. The land is not proclaimed to be a mine subsidence district within the meaning of the *Coal Mine Subsidence Compensation Act 2017.*

6. Road widening and road realignment

(a) Is the land affected by a road widening or road realignment under Division 2 of Part 3 of the *Roads Act 1993*?

Lot 3 DP 1246784 No. The land is not affected by a road widening or road

realignment under the Roads Act 1993.

(b) Is the land affected by any road widening or road realignment under any environmental planning instrument?

Lot 3 DP 1246784 No. The land is not affected by any road widening or

road realignment under any environmental planning

instrument.

(c) Is the land affected by any road widening or road realignment under any resolution of the Council?

Lot 3 DP 1246784 No. The land is not affected by a road widening or road

realignment under a resolution of Council.

7. Council and other public authority policies on hazard risk restrictions

(a) Is the land affected by a policy adopted by council that restricts the development of the land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?

Yes. All land in QPRC is affected by policies adopted by the council that restricts the development of the land because of the likelihood of contaminated land and bushfire.

Lot 3 DP 1246784

Site Audit Statement No. 18013 SAS 20181204 dated 5
December 2018 prepared by accredited Site Auditor
Rod Harwood (Harwood Environmental Consultants)
advises that this land in Stages 1-4 (inclusive) of
Neighbourhood 2 in Googong Township, Lots 1, 8, 9
and 10 in DP 1246784 is suitable for the following:
Residential with accessible soil, including garden
(minimal home-grown produce contributing to less
than 10% fruit and vegetable intake), excluding poultry,
and day care centre, preschool, primary school.

Note: Refer to Clause 11 of this certificate to check if the land is bushfire prone.

(b) Is the land affected by a policy adopted by any other public authority that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk?

No. Council is not aware of a policy adopted by any other public authority that restricts the development of the land.

7A. Flood related development controls information

(1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.

Lot 3 DP 1246784 No. The land is not subject to flood related development controls.

(2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.

Lot 3 DP 1246784 No. The land is not subject to flood related development controls for any other purpose.

8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

Lot 3 DP 1246784 No. Council is not aware of any environmental planning

instrument or proposed environmental planning

instrument that makes provision for the acquisition of

the land by a public authority.

9. Contributions plans

The name of each Contributions plan applying to the land.

Lot 3 DP 1246784 Queanbeyan City Council Section 94 Contributions

Plan (Googong) 2015.

Lot 3 DP 1246784 Queanbeyan Section 94 Contributions Plan for

Extractive Industry 2014.

www.qprc.nsw.gov.au/Building-Development/Planning-Zoning/Planning-controls#section-6

9A. Biodiversity certified land

Whether the land is biodiversity certified land under Part 8 of the *Biodiversity Conservation Act* 2016.

Lot 3 DP 1246784 No. Council has not been notified that the land is

biodiversity certified under the Biodiversity

Conservation Act 2016.

10. Biodiversity stewardship sites

Whether the land is a biodiversity stewardship site under a biodiversity stewardship agreement under Part 5 of the *Biodiversity Conservation Act 2016.*

Lot 3 DP 1246784 No. Council has not been notified that the land is a

biodiversity stewardship site under a biodiversity stewardship agreement under the Biodiversity

Conservation Act 2016.

10A. Native vegetation clearing set asides

Whether the land contains a set aside area under section 60ZC of the *Local Land Services Act* 2013.

Lot 3 DP 1246784 No. Council has not been notified that the land

contains a set aside area or it is registered in the public

register under the Local Land Services Act 2013.

11. Bush fire prone land

Whether the land is bush fire prone land.

Lot 3 DP 1246784 No. The land is not bush fire prone as defined in

Section 10.3 of the Environmental Planning and

Assessment Act 1979.

12. Property Vegetation Plans

Whether Council has been notified that a property vegetation plan under the *Native Vegetation Act 2003* applies to the land.

Lot 3 DP 1246784 No. Council has not been notified of a property

vegetation plan under the Native Vegetation Act 2003

that applies to the land.

13. Orders under Trees (Disputes Between Neighbours) Act 2006

Whether Council has been notified whether an order has been made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

No. Council has not been notified of order made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

14. Directions under Part 3A

Whether there is a direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act does not have effect.

No. Council has not been advised of any Directions by the Minister under section 75P (2) (c1) of the Act.

15. Site compatibility certificates and conditions for seniors housing

Whether there is a current site compatibility certificate (seniors housing), of which the council is aware, in respect of proposed development on the land:

No. Council is not aware of any valid site compatibility certificate (seniors housing) applying to the land.

16. Site compatibility certificates for infrastructure, schools or TAFE establishments

Whether there is a valid site compatibility certificate (infrastructure, schools or TAFE establishments), of which council is aware of in respect of proposed development on the land.

No. Council is not aware of any valid site compatibility certificate (infrastructure, schools or TAFE establishments) applying to the land.

17. Site compatibility certificates and conditions for affordable rental housing

Whether there a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land.

No. Council is not aware of any valid site compatibility certificate (affordable rental housing) applying to the land.

18. Paper subdivision information

The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

No. Council is not aware of any development plan adopted by a relevant authority or any subdivision Order that applies to a paper subdivision of the land as described in Part 16C of the *Environmental Planning and Assessment Regulation 2000*.

19. Site verification certificate

Whether there is a current site verification certificate in relation to Division 3 of Part 4AA of the State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007 that Council is aware of.

No. Council is not aware of any site verification certificate applying to the land.

20. Loose-fill asbestos insulation

If the land includes any residential premises (within the meaning of Division 1A of Part 8 of the *Home Building Act 1989*) that are listed on the register that is required to be maintained under that Division.

No. Council is not aware of any residential premises on the land that are affected by loose-fill asbestos insulation (Division 1A of Part 8 of the *Home Building Act 1989*) and that are listed on the NSW register that is required to be maintained under that Division.

NSW Fair Trading maintains a NSW Register of homes that are affected by loose-fill asbestos insulation:

www.fairtrading.nsw.gov.au/loose-fill-asbestos-insulation-register

Some buildings located in the Queanbeyan-Palerang local government area have been identified as containing loose-fill asbestos insulation (sometimes referred to as "Mr Fluffy" insulation), for example, in the roof space. You should make your own enquiries as to the age of the buildings on the land to which this certificate relates. If the land contains a building constructed prior to 1980, Queanbeyan-Palerang Regional Council strongly recommends that any potential purchaser obtains advice from a licensed asbestos assessor to determine whether loose-fill asbestos is present in any building on the land; and, if so, the health risks (if any) this may pose for the building's occupants. Contact NSW Fair Trading for further information: https://www.fairtrading.nsw.gov.au/housing-and-property/loose-fill-asbestos-insulation

Nothing in this statement relates to information about the presence of bonded asbestos materials such as asbestos cement sheeting that may have been used at this site.

21. Affected building notices and building product rectification orders

- (1) Is there any affected building notice of which the council is aware that is in force in respect of the land?
- (2) A statement of:
 - (a) whether there is any building product rectification order of which the council is aware that is in force in respect of the land and has not been fully complied with, and
 - (b) whether any notice of intention to make a building product rectification order of which the council is aware has been given in respect of the land and is outstanding.

No. Council is not aware of the existence of any affected building notice in force, or building product rectification order, or any notice of intention to make a building product rectification order.

Additional matters prescribed by section 59(2) of the *Contaminated Land Management Act 1997*

(a) Whether there is land to which a certificate relates regarding significantly contaminated land within the meaning of that Act.

Lot 3 DP 1246784 No. Council is not aware that the land is significantly contaminated.

(b) Whether there is land to which a certificate relates regarding being subject to a management order within the meaning of that Act.

Lot 3 DP 1246784 No. Council is not aware that the land is subject to a management order.

(c) Whether there is land to which a certificate relates regarding the subject of an approved voluntary management proposal within the meaning of that Act.

Lot 3 DP 1246784 No. Council is not aware that the land is subject to an approved voluntary management order.

(d) Whether there is land to which a certificate relates regarding being subject to an ongoing maintenance order within the meaning of that Act.

Lot 3 DP 1246784 No. Council is not aware that the land is subject to an ongoing maintenance order.

(e) Whether there is land to which a certificate relates regarding being the subject of a site audit statement within the meaning of that Act.

Lot 3 DP 1246784 Yes. This land is subject to a Site Audit Statement.

Refer to Clause 7 of this certificate.

Additional information provided in accordance with section 10.7(5) of the *Environmental Planning and Assessment Act 1979*

Vegetation Clearing

There are restrictions on the clearing of vegetation on the land. Refer to:

- State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017,
- Biodiversity Conservation Act 2016,
- Local Land Services Act 2013,
- relevant Development Control Plan [see clause 1(3) of this certificate],
- clause 10A of this certificate if a native vegetation set aside area applies,
- clause 12 of this certificate if a property vegetation plan applies.

Loose Fill Asbestos

If the land to which this certificate relates contains a building constructed prior to 1980, the Council strongly recommends that any potential purchaser obtain advice from an appropriately qualified expert as to whether loose fill asbestos is present in any building on the land and, if so, the health risks (if any) this may pose for the building's occupants. Prospective purchasers may also wish to ask the current owner if the property has previously been inspected under the NSW WorkCover ceiling insulation testing program. Further information about loose fill asbestos insulation (including information about the NSW WorkCover ceiling insulation testing scheme) can be found at:

http://www.fairtrading.nsw.gov.au/housing-and-property/loose-fill-asbestos-insulation

Road Access

Lot 3 DP 1246784

The property is not served by a road which is maintained by Council. In accordance with Council's policy, Council will not open, dedicate or construct new roads for access to properties except at the full cost of the owners or persons who make the application. Enquiries about roads can be made to Council at:

https://www.qprc.nsw.gov.au/Services/Roads-and-footpaths

Australian Noise Exposure Forecast (ANEF)

The land is not within the ANEF contour of 20 or greater for the Canberra Airport. Land with an ANEF level of less than 20 ANEF is generally regarded as being acceptable for new residential dwellings and some other land uses.

ANEF contour means a noise exposure contour on the Australian Noise Exposure Forecast Contour Map for Canberra Airport as endorsed by the Department of the Commonwealth responsible for airports.

Further information available at:

https://www.planning.nsw.gov.au/-/media/Files/DPE/Other/model-local-clauses-for-standard-instrument-leps-7-6-development-in-areas-subject-to-aircraft-noise.pdf

Development Approvals

Some information of previous development applications may be available. Provided there is evidence of ownership or written approval from the land owner, applicants can request to inspect the paper property files of this property at 256 Crawford Street, Queanbeyan NSW. Please allow 1-2 days' notice for Council to retrieve the records after making a telephone call. Applicants can view the property file free-of-charge, with a small fee if the applicant requires paper copies of any record.

ISSUE DETAILS

Certificate No: PL.2020.2775

Checked: CK.

M J Thompson

Portfolio General Manager Natural and Built Character

Queanbeyan-Palerang Regional Council

perorena faction

13 October 2020



QPRC:GB

Certificate Number: ENG.2020.1455

06 April 2020

The Search People GPO Box 1585 SYDNEY NSW 2001

Dear Sir/Madam

RE: Application for Sewer Drainage Diagram

36 GOOGONG ROAD GOOGONG NSW 2620 PART LOT 2 DP 1246784

Thank you for your request for a sewer diagram for the abovementioned property.

Council's records do not include an internal sewer diagram for this property.

Council's records indicate that this property is not serviced by a Council sewer and accordingly a sewer diagram is not available.

You are also advised that there may be other drains, services and easements affecting this property and that further investigation may be necessary to determine the location of all such facilities.

Yours faithfully

M J Thompson

Portfolio General Manager Natural and Built Character

Encl



QPRC:GB

Certificate Number: ENG.2020.2294

01 October 2020

The Search People GPO Box 1585 SYDNEY NSW 2001

Dear Sir/Madam

RE: Application for Sewer Drainage Diagram

36 GOOGONG ROAD GOOGONG NSW 2620 LOT 3 DP 1246784

Thank you for your request for a sewer diagram for the abovementioned property.

Council's records indicate that this property is not serviced by a Council sewer and accordingly a sewer diagram is not available

You are also advised that there may be other drains, services and easements affecting this property and that further investigation may be necessary to determine the location of all such facilities.

Yours faithfully

M J Thompson

Portfolio General Manager Natural and Built Character

Encl



Enquiry ID Agent ID Issue Date Correspondence ID Your reference

GLOBALX INFORMATION PTY LTD GPO Box 2746 BRISBANE QLD 4001

Land Tax Certificate under section 47 of the Land Tax Management Act, 1956.

This information is based on data held by Revenue NSW.

Land ID Land address Taxable land value

D1246784/2 OLD COOMA RD GOOGONG 2620 \$16 100

There is land tax (which may include surcharge land tax) charged on the land up to and including the 2020 tax year.

As the certificate has issued with a charge, the owner of the land will need to arrange for the charge to be removed.

Yours sincerely,

Stephen R Brady

Chief Commissioner of State Revenue

Important information

Who is protected by a clearance certificate?

A clearance certificate states whether there is any land tax (including surcharge land tax) owing on a property. The certificate protects a purchaser from outstanding land tax liability by a previous owner, however it does not provide protection to the owner of the land.

When is a certificate clear from land tax?

A certificate may be issued as 'clear' if:

- the land is not liable or is exempt from land tax
- the land tax has been paid
- Revenue NSW is satisfied payment of the tax is not at risk, or
- the owner of the land failed to lodge a land tax return when it was due, and the liability was not detected at the time the certificate was issued.

Note: A clear certificate does not mean that land tax was not payable, or that there is no land tax adjustment to be made on settlement if the contract for sale allows for it.

When is a certificate not clear from land tax?

Under section 47 of the *Land Tax Management Act 1956*, land tax is a charge on land owned in NSW at midnight on 31 December of each year. The charge applies from the taxing date and does not depend on the issue of a land tax assessment notice. Land tax is an annual tax so a new charge may occur on the taxing date each year.

How do I clear a certificate?

A charge is removed for this property when the outstanding land tax amount is processed and paid in full. Payment can be made during settlement via an accepted Electronic Lodgement Network or at an approved settlement room.

To determine the land tax amount payable, you must use one of the following approved supporting documents:

- Current year land tax assessment notice. This can only be used if the settlement date is no later than the first instalment date listed on the notice. If payment is made after this date interest may apply.
- Clearance quote or settlement letter which shows the amount to clear.

The charge on the land will be considered removed upon payment of the amount shown on these documents

How do I get an updated certificate?

A certificate can be updated by re-processing the certificate through your Client Service Provider (CSP), or online at www.revenue.nsw.gov.au.

Please allow sufficient time for any payment to be processed prior to requesting a new version of the clearance certificate.

Land value, tax rates and thresholds

The taxable land value shown on the clearance certificate is the value used by Revenue NSW when assessing land tax. Details on land tax rates and thresholds are available at www.revenue.nsw.gov.au.

Contact details



Read more about Land Tax and use our online servce at www.revenue.nsw.gov.au



1300 139 816*



Phone enquiries 8:30 am - 5:00 pm, Mon. to Fri.



landtax@revenue.nsw.gov.au

* Overseas customers call +61 2 7808 6906 Help in community languages is available.



Enquiry ID
Agent ID
Issue Date
Correspondence ID
Your reference

3331433 81290352 28 Sep 2020 1713259180 Peet Stage 8A

GLOBALX INFORMATION PTY LTD GPO Box 2746 BRISBANE QLD 4001

Land Tax Certificate under section 47 of the Land Tax Management Act, 1956.

This information is based on data held by Revenue NSW.

Land IDLand addressTaxable land valueD1246784/336 GOOGONG RD GOOGONG 2620NOT AVAILABLE

There is no land tax (including surcharge land tax) charged on the land up to and including the 2020 tax year.

This Certificate also relates to the following Land ID(s) contained in a single valuation with the above land: D754881/10, D754881/11, D1180981/27, D1195842/664, D1217396/4, D1231713/1, D1231713/2, D1234248/46, D1242930/901, D1246784/2, D1246784/4, D1246784/5, D1246784/6, D1246784/7

Yours sincerely,

Sall

Scott Johnston

Chief Commissioner of State Revenue

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- the owner of the land failed to lodge a land tax return when it was due, and the liability was not detected at the time the certificate was issued.

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Contact details



Read more about Land Tax and use our online servce at www.revenue.nsw.gov.au



1300 139 816*



Phone enquiries 8:30 am - 5:00 pm, Mon. to Fri.



landtax@revenue.nsw.gov.au

* Overseas customers call +61 2 7808 6906 Help in community languages is available.