APPENDIX 17

INSTRUMENT OF DELEGATION UNDER THE DEVELOPMENT ACT 1993, DEVELOPMENT (DEVELOPMENT PLANS) AMENDMENT ACT 2006 AND DEVELOPMENT REGULATIONS 2008

NOTES

- 1. Conditions or Limitations: conditions or limitations may apply to the delegations contained in this Instrument. Refer to the Schedule of Conditions at the back of this document.
- 2. Refer to the relevant Council resolution(s) to identify when these delegations were made, reviewed and or amended.
- The District Council of Ceduna engages third party providers to fulfil these functions, they are:
 City of Port Lincoln is referenced as: CoPL Urban & Regional Planning Solutions is referenced as: URPS

POWERS AND FUNCTIONS DELEGATED IN THIS INSTRUMENT

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

1.	Concept of Change in the Use of Land	Sub – Delegation by the CEO
		by the CEO

	TI (1 0 1 0 0 1	T
1.1	The power pursuant to Section 6(3) of the Development Act 1993 ('the Act') and in circumstances where a particular use of land has been discontinued for a period of six months or more:	
	1.1.1 to form the opinion that the revival of that use would be inconsistent with the Development Plan and have an adverse effect on the locality in which the land is situated; and	
	1.1.2 to serve written notice on the owner and occupier of the land declaring that a revival of the use will be treated for the purposes of the Act as a change in the use of land.	

2.	Appoin	tment of Authorised Officers	
	2.1	The power pursuant to Section 18(1) of the Act to appoint a person to be an authorised officer for the purposes of the Development Act 1993.	
	2.2	The power pursuant to Section 18(2) of the Act to impose conditions on the appointment of an authorised officer.	
	2.3	The duty, pursuant to Section 18(3) of the Act to issue an authorised officer with an identity card.	
	2.4	The power pursuant to Section 18(5) of the Act to at any time, revoke an appointment which the Delegate or the Council has made, or vary or revoke a condition of such an appointment or impose a further such condition.	
3.	Delega	tions	
	3.1	The duty pursuant to Section 20(8) of the Act to ensure that notice of a delegation under Section 20 of the Act is, in prescribed circumstances, given in the Gazette.	
4.	Counci	I or Minister May Amend a Development Plan	
	4.1	Where an amendment relates to the area, or part of the area, of a council, the power pursuant to Section 24(1)(a)(i) of the Act to prepare an amendment to a Development Plan.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Goslin J.Vaccarella
	4.2	Where an amendment to a Development Plan relates to the areas, or parts of the areas, of two or more councils, the power pursuant to Section 24(1)(b)(i) to consult with the Minister.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Goslin J.Vaccarella

4.3	Where an amendment to a Development Plan relates to the areas, or parts of the areas, of two or more councils, the power pursuant to Section 24(1)(b)(ii) of the Act to prepare an amendment to a Development Plan at the request or with the approval of the Minister.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
4.4	The power pursuant to Section 24(1a) of the Act and in accordance with subdivision 2 of Division 2 Part 3 of the Act to act jointly with one or more councils in preparing amendments to 1 or more Development Plans under sub Section (1)(a)(i) or (1)(b)(ii) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
4.5	The power pursuant to section 24(1)(a)(iva) of the Act, where the Council or the Delegate has, after commencing the processes associated with making an amendment as set out in Section 25 of the Act, to subsequently decide not to proceed with the amendment after all.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
4.6	The power pursuant to Section 24(1b) of the Act to make submissions in relation to the matter within the period specified by the Minister.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

4.7	The newer pursuant to Section 24(2a) of the Act	
4.7	The power pursuant to Section 24(2a) of the Act to make submissions (within a period specified in the notice) in relation to a matter.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5. Amend	ments by a Council	
5.1	The power pursuant to Section 25(1) of the Act to prepare a 'Statement of Intent' in accordance with the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.2	The power pursuant to Section 25(1) of the Act to reach agreement with the Minister on a 'Statement of Intent' prepared by the Council.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.3	Subject to Sections 25(4) and 25(5) of the Act the power pursuant to Section 25(3) of the Act to prepare a proposal, to be called a 'Development Plan Amendment' (or DPA) that complies with the following requirements:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

	_ _
5.3.1 the DPA must be based on the outcome of investigations initiated by the Council of the Delegate in accordance with the terms of the Statement of Intent and such other investigations (if any) as the Council or the Delegate thinks fit;	
5.3.2 the DPA must include an assessment of the extent to which the proposed amendment:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.3.2.1 accords with the Planning Strategy; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.3.2.2 accords with the Statement of Intent; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.3.2.3 accords with other parts of the Development Plan; and	CoPL - Senior

5.3.2.4	complements the policies in the Development Plans for adjoining areas; and	Building Officer - T.Theodosiou URPS - J.Lewis,
5.3.2.5	satisfies the matters prescribed in the Regulations;	S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.3.3	he DPA must include:	
5.3.3.1	an explanation of the intent of the proposed amendments, the relationship between that intent and the policy of the Statement of Intent, and a summary of the major policy changes (if any) that are proposed; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.3.3.2	a summary of the conclusions drawn from the investigations and assessments referred to above; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.3.3.3	a draft of the amendment, or a draft of the relevant section of the Development Plan as amended (with the amendments shown in a distinctive manner);	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

	5.3.4	the DPA must include an assessment of the extent to which the proposed amendment accords with relevant infrastructure planning (with respect to both physical and social infrastructure) identified by the Council through strategic planning or other processes undertaken by the Council under the Act or the Local Government Act 1999 or identified by a Minister, or any other relevant government agency, in accordance with any scheme set out in the Regulations, in connection with the preparation of the DPA under the Act;	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	5.3.5	the DPA must include any other matter prescribed by the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.4	Act to the te	ower pursuant to Section 25(3)(a) of the initiate investigations in accordance with the initiate investigations in accordance with investigations as the Delegate thinks fit.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.5	prepa consid	luty, pursuant to Section 25(4) of the Act to the angle of the Act to the angle of the Act to be a DPA only after the Delegate has dered the advice of a person with ribed qualifications.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

5.6	The power pursuant to Section 25(5) of the Act to not, except as authorised by the Minister, propose an amendment to a part of a Development Plan that has been declared by the Minister by notice in the Gazette as being part of a set of standard policy modules for the purposes of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.7	The duty pursuant to Section 25(6) of the Act to deal with a DPA in accordance with process A, B or C as described by the Act, depending on an agreement reached between the Council or the Delegate and the Minister as part of the Statement of Intent or at some later time if so determined or agreed by the Minister.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.8	The power pursuant to Section 25(6) of the Act to reach an agreement with the Minister as part of the Statement of Intent or at some later time if so determined or agreed by the Minister.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.9	Process A	
	5.9.1 The duty pursuant to Section 25(7)(a) of the Act to refer the DPA to any government Department or agency that has a direct interest in the matter, and any other body specified in the Statement of Intent, for comment within the period prescribed by the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

5.9.2	The power pursuant to Section 25(7)(b) of the Act, if a response is not received within the period that applies under Section 25(7)(a) of the Act, to assume that the particular Department, agency or other body does not desire to provide any comment.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.9.3	The power pursuant to Section 25(7)(c) of the Act to consult with the Minister.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.9.4	The duty pursuant to Section 25(7)(c)(i) of the Act to comply with the requirement of the Minister to make an alteration to the DPA.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.9.5	Subject to Sections 25(10), 25(11), 25(12) and 25(12a) of the Act, the duty pursuant to Section 25(7)(d) of the Act to release the DPA for public consultation in	CoPL - Senior Building Officer - T.Theodosiou
	accordance with the Regulations), over a period of at least 8 weeks.	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.10 Proces	ss B	5.1.3333.5113
5.10.1	The duty pursuant to Section 25(8)(a) of the Act, if required by the Minister, to first refer the DPA to the Minister for consideration.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett,
		R.Gosling, J.Vaccarella

5.10.2	The power, pursuant to Section 25(8)(a) of the Act, to consult with the Minister.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.10.3	The duty pursuant to Section 25(8)(a)(i) of the Act to comply with a requirement of the Minister to make an alteration to the DPA.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.10.4	Subject to complying with Section 25(8)(a) of the Act, (if relevant) the duty and power pursuant to Section 25(8)(b)(i) of the Act to refer the DPA to any government Department or agency that has a direct interest in the matter, and any other body specified in the Statement of Intent for comment within a period of 8 weeks, and, if a response is not received within this period, to assume that the particular Department, agency or body does not desire to provide any comment.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.10.5	Subject to Sections 25(10), 25(11), 25(12) and 25(12a) of the Act the duty pursuant to Section 25(8)(b)(ii) of the Act to release the DPA for public consultation in accordance with the Regulations over a period that is at least concurrent with the period that applies under Section 25(8)(b)(i) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

5.11 Proce	ss C	
5.11.1	The duty and power pursuant to Section 25(9)(a) of the Act to refer the DPA to any government Department or agency that has a direct interest in the matter, and any other body specified in the Statement of Intent for comment within a period of 4 weeks, and, if a response is not received within this period, to assume that the particular Department, agency or body does not desire to provide any comment.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.11.2	Subject to Sections 25(10), 25(11), 25(12) and 25(12a) of the Act, the duty pursuant to Section 25(9)(b) of the Act to release the DPA for public consultation in accordance with the Regulations, over a period that is at least concurrent with the period that applies under Section 25(9)(a) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.11.3	The duty pursuant to Section 25(9)(c) of the Act, at the time that the DPA is released for public consultation, to give:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.1	1.3.1 an owner or occupier of any land that is directly subject to the operation of the proposed amendment; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

5.11.3.2 an owner or occupier of each piece of adjacent land to land that is directly subject to the operation of the proposed amendment, a written notice in accordance with the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.12 The duty pursuant to Section 25(10) of the Act to not release a DPA for public consultation unless or until the Chief Executive Officer of the Council has, on behalf of the Council, issued a certificate in the prescribed form relating to the extent to which the proposed amendment:	
5.12.1 accords with the Planning Strategy; and	
5.12.2 accords with the Statement of Intent; and	CoPL - Senior Building Officer -
5.12.3 accords with other parts of the Development Plan; and	T.Theodosiou URPS - J.Lewis,
5.12.4 complements the policies in the Development Plans for adjoining areas; and	S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.12.5 satisfies the matters prescribed in the Regulations.	
5.13 In addition to any requirement prescribed by the Regulations, the duty pursuant to Section 25(11) of the Act for the purposes of undertaking the public consultation, to:	
5.13.1 allow interested persons to make representations in writing in relation to the matter over the period that applies for the purposes of the public consultation; and	CoPL - Senior Building Officer - T.Theodosiou

5.13.2 subject to Section 25(11)(b) of the Act and in accordance with the Regulations, hold within the area of the Council at least 1 meeting where members of the public may attend and make representations in relation to the matter,	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.13.3 appoint a committee (which may, but need not, include members of the Council) to consider any representations made under Sections 25(11)(a) or 25(11)(b) of the Act and to provide advice in relation to those representations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.14 If a proposed amendment designates a place as a place of local heritage value, the duty pursuant to Section 25(12) of the Act, at or before the time when the DPA is released for public consultation, to give each owner of land constituting a place proposed as a place of local heritage value a written notice:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis,
5.14.1 informing the owner of the proposed amendment, and 5.14.2 inviting the owner to make submissions on the amendment within the period provided for public consultation under the Regulations.	S.Channon, P.Harnett, R.Gosling, J.Vaccarella
5.15 If a proposed amendment declares a tree to be a significant tree or a stand of trees to be significant trees, the duty pursuant to Section 25(12a) of the Act, at or before the time when the DPA is released for public consultation, to give each owner of land where the tree or trees are located a written notice:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling,
5.15.1 informing the owner of the proposed amendment; and 5.15.2 inviting the owner to make submissions on the amendment within the period provided for public consultation under the Regulations.	R.Gosling, J.Vaccarella

5.16 The duty pursuant to Section 25(13)(a) of the Act, after complying with the requirements of Sections 25(1)-(12a) of the Act, to, in accordance with the Regulations prepare a report on the matters raised during the consultation period, of the reasons for any failure to comply with any time set for any step under Sections 25(1)-(12a) of the Act, and on any recommended alteration to the proposed amendment.	Building Officer - T.Theodosiou URPS - J.Lewis,
5.17 The power pursuant to Section 25(13)(b) of the Act, if the Delegate thinks fit, by notice in writing to the Minister, to decline to proceed any furthe with an amendment.	g
5.18 The duty to send to the Minister: 5.18.1 a copy of a report under Section 25(13)(a); and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis,
5.18.2 a certificate from the Chief Executive Officer;	
pursuant to and in accordance with Section 25(14) of the Act and the Regulations.	
5.19 The power pursuant to Sections 25(15)(d) and 25(15)(f) of the Act to consult with the Minister.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

5.20	The power pursuant to and in accordance with Section 25(21) of the Act to consult with, and make submissions to the Minister.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis,
		S.Channon, P.Harnett,
		R.Gosling,
		J.Vaccarella
5.21	The power pursuant to Section 25(23) of the Act	CoPL - Senior
	to consult with the Minister.	Building Officer -
		T.Theodosiou
		URPS - J.Lewis,
		S.Channon, P.Harnett,
		R.Gosling,
		J.Vaccarella
6. Amendi	ments by the Minister	
6.1	The power pursuant to Section 26(5)(d)(i) of the	CoPL - Senior
	Act, in relation to a DPA referred to the Council	Building Officer -
	by the Minister, to make comment on the DPA to	T.Theodosiou
	the Minister within a period of 8 weeks.	LIDDO II auda
		URPS - J.Lewis,
		S.Channon, P.Harnett,
		R.Gosling, J.Vaccarella
6.2	The power pursuant to Section 26(5a)(a) of the	CoPL - Senior
0.2	Act in relation to a DPA referred to the Council by	Building Officer -
	the Minister, to make comment on the DPA to the	T.Theodosiou
	Minister within a period of 8 weeks.	
		URPS - J.Lewis,
		S.Channon, P.Harnett,
		R.Gosling,
6.0	The newer purpuent to Castian 20/Eh\/a\ of the	J.Vaccarella
6.3	The power pursuant to Section 26(5b)(a) of the Act in relation to a DPA referred to the Council by	CoPL - Senior Building Officer -
	the Minister, to make comment on the DPA to the	T.Theodosiou
	Minister within a period of 4 weeks.	1.11160003100
	stor main a portod of 1 frootio.	URPS - J.Lewis,
		S.Channon, P.Harnett,
		R.Gosling,
		J.Vaccarella
6.4	The power pursuant to Section 26(12) of the Act,	CoPL - Senior
	to make comment to the Minister within a period	Building Officer -
	determined by the Minister in relation to a	T.Theodosiou
	proposal to act under Section 26(11) of the Act.	LIDDS LLourie
		URPS - J.Lewis, S.Channon, P.Harnett,
		R.Gosling,
		J.Vaccarella
Adapted by Council 1	10/0/0010	Last amended: 1 July 2010

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021

LGA Last amended: 1 July 2019

6.5 The power pursuant to, Section 26(12) of the Act to, by notice in writing, object to the Minister's	CoPL - Senior
proposed action.	Building Officer - T.Theodosiou
	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
7. Parliamentary Scrutiny	
7.1 The power pursuant to Section 27(6) of the Act to consult with the Minister.	CoPL - Senior Building Officer - T.Theodosiou
	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
8. Strategic Directions Reports	
8.1 The duty pursuant to Section 30(1) of the Act, to, from time to time, in accordance with the requirements of Section 30 of the Act, prepare a report under Section 30 of the Act (a Strategic Directions Report) that: 8.1.1 addresses the strategic planning issues within the area of the Council, with particular reference to: 8.1.1.1 the Planning Strategy; and 8.1.1.2 any other policy or document prescribed by the regulations; and 8.1.2 addresses appropriate amendments to any Development Plan that applies within the area of the Council; and 8.1.3 sets out the Council's priorities for: 8.1.3.1 achieving orderly and efficient development through the implementation of planning policies; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

	8.1.3.2	the integration of transport and land-use planning within its area;	
		and	
	8.1.3.3	implementing any relevant targets set out in the Planning Strategy; and	
	8.1.3.4	implementing affordable housing policies set out in the Planning Strategy within its area; and	CoPL - Senior Building Officer -
	8.1.3.5	infrastructure planning (with respect to both physical and social infrastructure), taking into account any advice provided by a Minister, or any other relevant government agency, in accordance with a scheme set out in the regulations, and any of the Council's proposals with respect to infrastructure; and	T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	8.1.3.6	other projects or initiatives considered to be relevant by the Council; and	
	8.1.4 c be:	contains such other material as may	
	8.1.4.1	prescribed by the regulations; or	
	8.1.4.2	required by the Minister.	
8.2	• •	rsuant to Section 30(2) of the Act to discomplete a report under Section 30	
	mad	vithin 12 months after an alteration is e to the Planning Strategy, or within n longer period as the Minister may v, if:	CoPL - Senior Building Officer -

8	.2.1.1	the Minister declares, by notice in the Gazette, that the alteration is considered to be a significant alteration that should trigger a review of Development Plans, or specified Development Plans, under Section 30 of the Act in relation to issues specified by the Minister; and	T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
8.2.2	com	the Development Plan that applies in relation to the Council's area (or a part of its area) falls within the ambit of the declaration; and my event, within 5 years after the pletion of the last report under tion 30 of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
conr	nection	ursuant to Section 30(3) of the Act, in with the preparation of a report under of the Act, to:	
8.3.1	pers the the	sublic advertisement, invite interested sons to make written submissions to Council within 2 months of the date of advertisement or such longer period may be allowed by the advertisement;	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis,
8.3.2	body	sult with any prescribed authority or y in the manner specified by the lations.	S.Channon, P.Harnett, R.Gosling, J.Vaccarella

8.4	conne the Ad	uty, pursuant to Section 30(4) of the Act, in ection with the operation of Section 30(3) of ct, to prepare and make available the nentation prescribed by the regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
8.5	give a an inv oppor repres Comn	uty pursuant to Section 30(5) of the Act to person who makes a written response to ritation under Section 30(3)(a) of the Act an tunity to appear personally or by sentative before the Council or a Council nittee and to be heard on those issions.	
8.6		uty pursuant to Section 30(6) of the Act, in ring a report under Section 30 of the Act,	
	8.6.1	reach agreement with the Minister on a Statement of Intent with respect to any proposed amendments to a Development Plan that applies within the area of the Council; and	CoPL - Senior Building Officer - T.Theodosiou
	8.6.2	if relevant, prepare a DPA that is suitable for consideration under Section 25(3) of the Act.	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
8.7		uty pursuant to Section 30(7) of the Act to har report under Section 30 of the Act to the er.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

8.8	The duty pursuant to Section 30(8) of the Act then, in accordance with any reasonable requ of the Minister, enter into an agreement with t Minister on the steps that the Council will take a result of the matters contained in the report (and the report will not be taken to have been completed unless or until such an agreement reached with the Minister).	nest he e as
8.9	The power pursuant to Section 30(9) of the Adrequest the Minister to exempt the Council: 8.9.1 from a requirement to prepare a partic report under Section 30 of the Act; or	Building Officer - T.Theodosiou
	8.9.2 from a particular requirement with resp to a report under Section 30 of the Act	pect R.Gosling,
8.10	The duty pursuant to Section 30(12) of the Acmake copies of a report prepared under Secti 30 of the Act available for inspection (without charge) by the public at the principal office of Council.	on CoPL - Senior
8.11	The duty pursuant to Section 30(13) of the Aca a report proposes amendments to a Development Plan that applies within the area the Council, to ensure that it releases a DPA to public consultation under Section 25 within the period prescribed by the regulations.	a of CoPL - Senior for Building Officer -

8.12	The power pursuant to Section 30(14) of the Act, to request in accordance with the regulations a Minister identified by the regulations for the purposes of this provision to furnish to the Council within the prescribed period a statement of the nature and extent of any infrastructure that, according to the Minister's assessment, should be taken into account in connection with the preparation of a report under Section 30 of the Act.	
8.13	The power pursuant to Section 30(15) of the Act to act jointly with two or more councils under Section 30 of the Act and to act on behalf of, and with the agreement of, the other council or councils in undertaking any process or procedure under Section 30 of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
9. Copies	of Plans to be Made Available to the Public	
9.1	The duty pursuant to Section 31(3) of the Act to make copies of a Development Plan published under Section 31(1) of the Act that applies in relation to the area of the Council available for inspection (without charge) and purchase by the public at an office of the Council.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
10. Matters Assess	Against Which Development Must be ed	
10.1	The power, as the relevant authority and pursuant to Section 33 of the Act, to assess a development against and grant or refuse consent in respect of each of the following matters (insofar as they are relevant to that development):	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	10.1.1 the provisions of the appropriate Development Plan;	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	10.1.2 the provisions of the Building Rules;	CoPL - Senior Building Officer - T.Theodosiou

	10.1.3	in relation to a proposed division of land (otherwise than under the Community Titles Act 1996 or the Strata Titles Act 1988) on the satisfaction of the conditions specified in Section 33(1)(c) of the Act;	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	10.1.4	in relation to a division of land under the Community Titles Act 1996 or the Strata Titles Act 1988 on the satisfaction of the conditions specified in Section 33(1)(d) of the Act; the requirement that any encroachment of a building over, under, across or on a	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon,
	10.1.6	public place has been dealt with in a satisfactory manner; and such other matters as may be prescribed.	P.Harnett, R.Gosling, J.Vaccarella
10.2	when reserv further Act.	ower pursuant to Section 33(3) of the Act, granting a development plan consent, to be a decision on a specified matter until assessment of the development under the	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
10.3	lf:		
	10.3.1	a development only requires an assessment under paragraph (b) of Section 33(1) of the Act; and	CoPL - Senior Building Officer -

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021

LGA Last amended: 1 July 2019

10.3.2 the Council:	T.Theodosiou
10.3.2.1 is the relevant authority; and	
10.3.2.2 is to make the assessment under that paragraph; and	
10.3.3 the Council determines to grant consent under that paragraph,	
the duty, pursuant to Section 33(4b) of the Act as the relevant authority, to issue the relevant development approval with the consent.	
11. Determination of Relevant Authority	
11.1 The power pursuant to Section 34(1)(b)(iii) of the Act to request the Minister to declare the Development Assessment Commission to be the relevant authority for a proposed development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
11.2 The power pursuant to Section 34(1a) of the Act, where the Minister has made a declaration under Section 34(1)(b)(vi) of the Act, to provide the Development Assessment Commission with a report, relating to the application for development authorisation, within the time prescribed by the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

12.	-	Provisions Relating to Assessment Against oment Plans	
	11.6	to establish a policy relating to the basis upon which the Council will make the various delegations required by Section 34(23) of the Act. The duty pursuant to Section 34(27)(b) of the Act to ensure that a copy of the policy established by the Council under Section 34(27)(a) of the Act is available for inspection at the principal office of the council during ordinary office hours and for inspection on the internet.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	11.4	The power in accordance with Section 34(21) of the Act to withdraw from a regional development assessment panel The duty pursuant to Section 34(27)(a) of the Act	
	11.3	The power pursuant to Section 34(8a) of the Act to, in conjunction with the Councils for the areas in relation to which a regional development assessment panel has been constituted, remove a member from the panel for a failure to comply with the requirements of Section 34(6a) or (7) of the Act or a breach of, or failure to comply with, a code of conduct under Section 21A of the Act.	

12.1	The duty pursuant to Section 35(1) of the Act to grant a development plan consent if the Regulations or the relevant Development Plan describes any proposed development as a complying development (subject to such conditions or exceptions as may be prescribed by the Regulations or the relevant Development Plan and subject to any other provision made by the Act or applying under the Regulations).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
12.2	The power pursuant to Section 35(1b) of the Act to determine a development that is assessed by a relevant authority as being a minor variation from complying development to be complying development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
12.3	Subject to Sections 35 (1d) and (1e) of the Act, if a proposed development meets all but 1 criteria necessary for the development to be complying development, the duty, pursuant to Section 35(1c) of the Act to regard the aspect or aspects of the development that are consistent with the development being complying development accordingly and to assess the balance of the development as merit development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

12.4	The power pursuant to Section 35(2) of the Act to assess whether or not a development is seriously at variance with the relevant Development Plan.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
12.5	The power pursuant to Section 35(3)(a) of the Act in appropriate cases, to concur in the granting of consent to a development described as a non-complying development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
12.6	Subject to the Act, the power and duty pursuant to Section 35(6) of the Act, to accept that a proposed development complies with the provisions of the appropriate development plan to the extent that such compliance is certified by a private certifier.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

13. Special Pro the Buildir	ovisions Relating to Assessment Against g Rules	
gı pı	ne duty pursuant to Section 36(1) of the Act to ant a building rules consent if the Regulations ovide that any proposed building work mplies with the Building Rules.	CoPL - Senior Building Officer - T.Theodosiou
	ne power pursuant to and in accordance with ection 36(2) of the Act:	
13.	2.1 to assess whether a development is at variance with the Building Rules;	
13.	2.2 to determine whether to grant building rules consent where the variance is with the performance requirements of the Building Code and the Building Rules Assessment Commission concurs in the granting of consent;	
13.	2.3 to determine whether to grant building rules consent where the variance is with a part of the Building Rules other than the Building Code and to determine that it is appropriate to grant the consent despite the variance on the basis that the Delegate is satisfied that:	CoPL - Senior Building Officer - T.Theodosiou
	13.2.3.1 the provisions of the Building Rules are inappropriate to the particular building or building work, or the proposed building fails to conform with the Building Rules only in minor respects and the variance is justifiable having regard to the objects of the Development Plan or the performance requirements of the Building Code and would achieve the objects of the Act as effectively, or more effectively, than if the variance were not to be allowed; or	

13.2.3.2 in circumstances where the development has already occurred the variance is justifiable in the circumstances of the particular case.	
13.3 The duty pursuant to Section 36(3) of the Act to modify the application of the Building Rules to avoid an inconsistency between the Building Rules and the Development Plan in relation to a State heritage place or a local heritage place.	CoPL - Senior Building Officer - T.Theodosiou
13.4 The duty pursuant to Section 36(3a) of the Act to seek and consider the advice of the Building Rules Assessment Commission before imposing or agreeing to a requirement under Section 36(3) of the Act that would be at variance with the performance requirements of the Building Code.	CoPL - Senior Building Officer - T.Theodosiou
13.5 The duty pursuant to Section 36(4)(a) and (b) of the Act to accept that proposed building work complies with the Building Rules to the extent that:	
13.5.1 such compliance is certified by the provision of technical details, particulars, plans, drawings or specifications prepared and certified in accordance with the Regulations; or	CoPL - Senior Building Officer - T.Theodosiou
13.5.2 such compliance is certified by a private certifier.	
13.6 The power pursuant to Section 36(6) of the Act to refuse to grant a consent in relation to any development if, as a result of that development, the type or standard of construction of a building of a particular classification would cease to conform with the requirements of the Building Rules for a building of that classification.	CoPL - Senior Building Officer - T.Theodosiou
14. Consultation With Other Authorities or Agencies	

14.1	pursua where applica	et to Section 37AA of the Act, the duty ant to Section 37(1)(a) and (b) of the Act an assessment is required of an ation for the consent or approval of a sed development of a prescribed class to: refer the application, together with a copy of any relevant information provided by the applicant to a body prescribed by the Regulations and including the Development Assessment Commission, and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	14.1.2	not make a decision until a response has been received from the prescribed body in relation to the matter or matters for which the referral was made or the presumption is made that the body does not desire to make a response or concur (as the case requires).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
14.2	where condit author notify refuse	aty pursuant to Section 37(5)(a) of the Act an application has been refused or ions imposed in respect of a development isation by direction of a prescribed body, to the applicant that the application was d, or the conditions imposed, by direction Section 37 of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
14.3	body t the su power make	evant authority is directed by a prescribed o refuse an application and the refusal is bject of an appeal under the Act, the , pursuant to Section 37(6) of the Act to application for the relevant authority to be as a party to the proceedings.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021

LGA Last amended: 1 July 2019

15. Prel i	minary Advice and Agreement	
15	.1 The power pursuant to and in accordance with Section 37AA(2)(e) of the Act to be satisfied that an application accords with an agreement indicated by a prescribed body in accordance with Section 37AA(2)(c) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
15	The power pursuant to and in accordance with Section 37AA(4) of the Act to determine that an agreement under Section 37AA of the Act is no longer appropriate due to the operation of Section 53 of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	osed Development Involving Creation of fications	
16	.1 The duty pursuant to Section 37A(1) of the Act where the Delegate has reason to believe that a proposed development may involve the creation of fortifications, to refer the application for consent to, or approval of, the proposed development to the Commissioner of Police ('the Commissioner').	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

<u> </u>	The power pursuant to Section 37A(2)(b) of the Act to receive the Commissioner's written determination under Section 37A(2)(a) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
tl C to	The duty pursuant to Section 37A(5) of the Act if he Commissioner determines that the proposed development involves the creation of fortifications o:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis,
16	of the creation of fortifications – refuse the application; or	S.Channon, P.Harnett, R.Gosling, J.Vaccarella
16	in any other case – impose conditions in respect of any consent to or approval of the proposed development prohibiting the creation of the fortifications.	
tl d s ir a a ir C	The duty pursuant to Section 37A(6) of the Act, if he Delegate acting on the basis of a determination of the Commissioner under subsection 37A(2) refuses an application or imposes conditions in respect of a development authorisation, to notify the applicant that the application was refused, or the conditions imposed, on the basis of a determination of the Commissioner under Section 37A of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	tice and Consultation	
v c d ir c t	The duty, pursuant to Section 38(3) of the Act, where a person applies for a consent in respect of the Development Plan for a Category 1 development, to not on the Delegate's own nitiative seek the views of the owners or occupiers of adjacent or other land in relation to the granting or refusal of development plan consent.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

17.2	Where a person applies for a consent in respect of the Development Plan for a Category 2A development, -	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

LGA Last amended: 1 July 2019

of tl 17.2.1.1 17.2.1.2	qualification prescribed by the Regulations – give an owner or occupier of each piece of adjoining land; and give any other person of a prescribed class,	Manager Planning & Building CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
notice o	f the application; and	
	the duty pursuant to Section 38(3a)(b) ne Act, to:	
17.2.2.1	representations in writing made in accordance with the Regulations by a person who is entitled to be given notice under paragraph (a) of Section 38(3a) of the Act; and forward to the applicant a copy of any representations that the relevant authority must consider under subparagraph (i) of Section	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	38(3a)(b) of the Act and allow the applicant an opportunity to respond in writing, to those representations within the period prescribed by the Regulations; and	
para with pow the disc repr	representation is received under agraph (b) of Section 38(3a) of the Act in the prescribed number of days, the ver pursuant to Section 38(3a)(c) of Act to, in the Delegate's absolute cretion, allow the person who made the resentation to appear personally or by resentative before it to be heard in port of the representation.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

17.3	The duty pursuant to Section 38(4) of the Act to give notice of a proposal for a Category 2 development.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
17.4	The duty pursuant to Section 38(5) of the Act to give notice of a proposal for a Category 3	CaDI Cariar
	development.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling,
17.5	The duty pursuant to Section 38(8) of the Act to	J.Vaccarella CoPL - Senior
17.0	forward to an applicant a copy of any representation made regarding the proposed	Building Officer - T.Theodosiou
	development, and to allow the applicant to respond in writing to those representations.	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
17.6	The power pursuant to Section 38(10)(a) of the	CoPL - Senior
	Act, in respect of a Category 2 development, to determine whether to allow a person who made a representation to appear personally or by	Building Officer - T.Theodosiou
	representative before the Delegate.	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
17.7	The duty pursuant to Section 38(10)(b) of the Act, in respect of a Category 3 development, to allow a person who made a representation and who as part of that representation indicated an	CoPL - Senior Building Officer - T.Theodosiou
	interest in appearing before the Delegate, a reasonable opportunity to appear personally or by representative to be heard in support of the representation.	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

17.8	The duty pursuant to Section 38(11) of the Act to allow an applicant to appear personally or by representative before the Delegate or the Council in order to respond to any relevant matter.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
17.9	The duty pursuant to Section 38(12) of the Act,	CoPL - Senior
	where representations have been made under Section 38 of the Act, to give notice of the decision on the application to each person who made a representation and in respect of a Category 3 development of the person's appeal rights under the Act, and give notice to the Court.	Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
17.10	The power, pursuant to subsection 38(17) of the Act, where a relevant authority is acting under Section 38 of the Act in relation to a Category 2A or Category 2 development, to not take into account under Section 38 of the Act a representation made by a person who is not entitled to be given notice of the relevant application under Section 38 of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
17.11	The power, pursuant to subsection 38(18) of the Act, to not take into account under Section 38 of the Act, a representation that is not made in accordance with any requirement prescribed by the Regulations for the purposes of Section 38.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
18. Applicat	tion and Provision of Information	
18.1	The power pursuant to Section 39(2) of the Act to request an applicant to:	
	18.1.1 provide such additional documents or information to enable assessment of the application;	CoPL - Senior Building Officer - T.Theodosiou

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

	18.1.2	remedy any defect or deficiency in any application or accompanying document or information required by or under the Act;	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	18.1.3	consult with an authority or body prescribed by the Regulations;	
	18.1.4	(where required by the Regulations) prepare a statement of effect in relation to non-complying development; and	
	18.1.5	comply with any other requirement prescribed by the Regulations.	
18.2	lf:		
	18.2.1	a development is of a kind that is complying development; and	
	18.2.2	the development falls within a class of development prescribed by the Regulations for the purpose of Section 39(2a)(b) of the Act; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis,
	18.2.3	the applicant has complied with the requirements of Section 39(1)(a), (c) and (d),	S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	Act de\ app	duty, pursuant to Section 39(2a) of the to to, in making an assessment as to relopment plan consent, assess the plication without requesting the applicant to vide additional documents or information.	
18.3	lf:		
	18.3.1	a development falls within a class of development prescribed by the Regulations for the purposes of Section 39(2b)(b) of the Act; and	CoPL - Senior Building Officer - T.Theodosiou
	18.3.2	the applicant has complied with the requirements of Section 39(1)(a), (c) and (d) of the Act,	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling,
		power and duty pursuant to Section 2b)(c) of the Act, to;	J.Vaccarella

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

18	3.3.3 in making an assessment as to development plan consent, request the applicant to provide additional documents or information in relation to the application on 1 occasion only; and	
	the duty pursuant to Section 39(2b)(d) of the Act, to;	
18	3.3.4 make that request within a period prescribed by the Regulations.	
1	Pursuant to Section 39(3)(b) of the Act, where a request is made under Section 39(2) of the Act and the request is not complied with within the time specified by the Regulations, the power pursuant to Section 39(3)(b) of the Act to:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis,
18	3.4.1 subject to Section 39(3)(b)(ii) of the Act, refuse the application; and	S.Channon, P.Harnett, R.Gosling, J.Vaccarella
18	3.4.2 refuse the application in prescribed circumstances (including, if the Regulations so provide, in a case involving development that is complying development).	
1	The duty, pursuant to Section 39(3a) of the Act, in dealing with an application that relates to a regulated tree, to seek to make any assessment as to whether the tree is a significant tree without requesting the applicant to provide an expert or eachnical report relating to the tree, unless the Delegate considers that special circumstances apply.	
1	The duty, pursuant to Section 39(3b) of the Act, in dealing with an application that relates to a regulated tree that is not a significant tree, to seek to assess the application without requesting the applicant to provide an expert or technical report relating to the tree, unless the Delegate considers that special circumstances apply.	

18.7	The power pursuant to Section 39(4)(a) and Section 39(5) of the Act to permit an applicant to vary an application or vary any plans, drawings, specifications or other documents that accompanied an application.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
18.8	The power pursuant to Section 39(4)(b) and Section 39(5) of the Act to permit an applicant to lodge an application without the provision of any information or document required by the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
18.9	The power pursuant to Section 39(4)(c) and Section 39(5) of the Act to waive payment of whole or part of the application fee or refund an application fee (to the extent that such fees are payable to the Council).	CoPL - Senior Building Officer - T.Theodosiou
18.10	The power pursuant to Section 39(4)(d) of the Act and Regulation 17(3)(a) of the regulations to refuse an application that relates to a development of the kind that is described as a non-complying development under the Development Plan without proceeding to make an assessment of the application.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

18.11	The power pursuant to Section 39(4)(e) of the Act, if there is an inconsistency between any documents lodged with the Council for the purposes of Division 1 of Part 4 of the Act, or between any such document and a development authorisation that has already been given that is relevant in the circumstances, to return or forward any document to the applicant or to any other person and to determine not to finalise the matter until any specified matter is resolved, rectified or addressed.	CoPL - Senior Building Officer - T.Theodosiou
18.12	The power pursuant to Section 39(7) of the Act to approve an application for variation of the conditions of the development authorisation previously given under the Act, or to extend the period for which such authorisation remains operative.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
18.13	The power, pursuant to section 39(7)(c) to determine whether representations relate to any aspect of the development under consideration on account of an application for variation, and to determine whether, in the circumstances of the case, it is unnecessary to deal with the matter as Category 3 development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
18.14	The power, pursuant to section 39(7)(d) of the Act, to approve the seeking of a variation to extend the period for which the relevant authorisation remains operative.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

18.15	Where granting an application for variation of a development authorisation pursuant to section 39(6), the power, pursuant to section 39(7a), to make specific provision for the variation of a condition imposed with respect to the original authorisation in its decision on the application for variation.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
18.16	The power pursuant to Section 39(8) of the Act to issue a consent which provides for the undertaking of development in stages.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
18.17	The power pursuant to Section 39(9) of the Act to determine that the applicant is entitled to a refund of the application fee in the event that an application is withdrawn.	CoPL - Senior Building Officer - T.Theodosiou

19. Determ	ination of Application	
19.1	The duty pursuant to Section 40(1) of the Act to give notice of a decision in accordance with the Regulations (and in the case of a refusal, the duty to include the reasons for the refusal and any appeal rights that exist under the Act.) The power pursuant to Section 40(3) of the Act to extend the period of time within which a	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harne R.Gosling, J.Vaccarella
20. Time V	development authorisation remains operative. /ithin Which Decision Must be Made	
00.4	The district purposes to Continue 44/4) of the Anti-	
20.1	The duty, pursuant to Section 41(1) of the Act to deal with an application as expeditiously as possible and within the time prescribed by the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harne R.Gosling, J.Vaccarella
20.2	If:	
	20.2.1 the relevant authority does not decide an application that relates to development that is a complying development within the time prescribed under Section 41(1) of the Act; and	CoPL - Senior Building Officer - T.Theodosiou
	20.2.2 the applicant gives the relevant authority a notice in accordance with the Regulations on the basis that the decision on the application has not been made,	URPS - J.Lewis, S.Channon, P.Harne R.Gosling, J.Vaccarella
	the duty pursuant to Section 41(5)(d) of the Act, subject to any exclusion or qualification prescribed by the Regulations, to refund the fee received by the relevant authority under Section 39(1)(d) in relation to the application.	

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

21.1	The power pursuant to Sections 42(1) and (3) of the Act to attach such conditions as the Delegate thinks fit or as may be prescribed by regulation to any decision under Division 1 of Part 4 of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
21.2	The duty, pursuant to Section 42(4) of the Act, in accordance with Section 42(5) of the Act and subject to Sections 42(6) and (8) of the Act, if a development authorisation provides for the killing, destruction or removal of a regulated tree or a significant tree, to apply the principle that the development authorisation be subject to a condition that the prescribed number of trees (of a kind determined by the Delegate) must be planted and maintained to replace the tree (with the cost of planting to be the responsibility of the applicant or any person who acquires the benefit of the consent and the cost of maintenance to be the responsibility of the owner of the land).	
21.3	The power, pursuant to Section 42(6) of the Act, on the application of the applicant, to determine that a payment of an amount calculated in accordance with the Regulations be made into the relevant fund in lieu of planting one or more replacement trees under Section 42(4) of the Act.	
21.4	The power, pursuant to Section 42(8)(b) of the Act, after taking into account any criteria prescribed by the Regulations and if the Minister concurs, to determine that it is appropriate to grant an exemption under Section 42 of the Act in a particular case.	

22.	Cancell	ation by a Relevant Authority	
	22.1	The power pursuant to Section 43 of the Act to cancel a development authorisation previously given by the Council or the Delegate.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harne R.Gosling, J.Vaccarella
23.	Investiç Perforn	gation of Development Assessment nance	
	23.1	The power pursuant to Section 45A(2) of the Act to explain the Council's actions and to make submissions (including, if relevant, an indication of undertakings that the Council is willing to give in order to take remedial action) to the Minister within a period (being at least 28 days) specified by the Minister.	
	23.2	The duty pursuant to Section 45A(14) of the Act to comply with a direction under Section 45A(11) or (13) of the Act.	
	23.3	The power pursuant to Section 45A(12) of the Act to make submissions to the Minister on the report on which the action under Section 45A(11) of the Act is based within a period (being at least 28 days) specified by the Minister.	
24.	Crown	Development and Public Infrastructure	
	24.1	The power pursuant to Section 49(4a) of the Act to receive notice from the Development Assessment Commission containing the prescribed particulars of the development in accordance with the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harne
	24.2	The power pursuant to Section 49(5) of the Act to report to the Development Assessment Commission on any matters contained in a notice from the Development Assessment Commission under Section 49(4a) of the Act.	R.Gosling, J.Vaccarella

_		
24.3	The power pursuant to Section 49(9) of the Act to withdraw opposition to a State agency proposed development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling,
25. Electr	icity Infrastructure Development	J.Vaccarella
25. Lieuti	icity ilinastructure bevelopment	
25.1	The power pursuant to Section 49A(4a) of the Act to receive notice from the Development Assessment Commission containing the prescribed particulars of the development in accordance with the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
25.2	The power pursuant to Section 49A(5) of the Act, where notice of a proposal to undertake development for the purposes of the provision of electricity infrastructure has been given to the Council pursuant to Section 49A(4a) of the Act, to report to the Development Assessment Commission on any matters contained in the said notice.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
25.3	The power pursuant to Section 49A(9) of the Act, in circumstances where the Council's report to the Development Assessment Commission under Section 49A(5) of the Act expressed opposition to the proposed development, to withdraw that opposition.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

26. Open Spa	ace Contribution System	
v li r	The power pursuant to Section 50(1) of the Act, with respect to an application for the division of and into more than 20 allotments where one or more allotments is less than one hectare in area, o require:	CoPL - Senior
26	5.1.1 that up to 12.5% in area of the relevant area be vested in the Council to be held as open space; or	Building Officer - T.Theodosiou URPS - J.Lewis,
26	5.1.2 that the applicant make the contribution prescribed by the regulations in accordance with the requirements of by Section 50 of the Act; or	S.Channon, P.Harnett, R.Gosling, J.Vaccarella
26	that the land be vested in the Council and that the applicant make a contribution determined in accordance with Section 50(7) of the Act,	
	ling to the determination and specification of the il or Delegate.	
\ \ S	The power pursuant to Section 50(1) of the Act, when proposing to take any action that is at variance with the Council's Development Plan to seek the concurrence of the Development Assessment Commission.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
t A U	The power pursuant to Section 50(3) and 50(2)(d) of the Act to enter into an agreement on behalf of the Council with the Development Assessment Commission and the applicant under which certain land described by the relevant plan of division will be vested in the Council.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

26.4	The power pursuant to Section 50(3a) of the Act to concur on behalf of the Council to the vesting of land in the Council pursuant to a requirement of the Development Assessment Commission that an area of the site of the development be kept as open space or in some other form that allows for active or passive recreation under Section 50(3a)(a) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
26.5	The power pursuant to Section 50(10) of the Act to receive payment of monies from an applicant under Section 50(1) of the Act and the duty to immediately pay that money into a special fund established for the purposes of Section 50 and to apply that money for the purpose of acquiring or developing land as open space.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
26.6	The power pursuant to Section 50(11) of the Act to determine that the division of land is being undertaken in stages such that Section 50 of the Act does not apply to an application for development authorisation to the extent that an earlier application in respect of the same development has addressed the requirements of Section 50 of the Act in respect of the area of land as a whole.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
27. Carpark	ring Fund	
27.1	The power pursuant to Section 50A(1) of the Act to establish a car parking fund.	
27.2	The duty pursuant to Section 50A(1) of the Act to publish a notice in the Gazette in accordance with Section 50A(2) of the Act where the approval of the Minister has been obtained.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

27.3	The power pursuant to Section 50A(5)(c) of the Act to determine that a proposal does not provide for sufficient spaces for the parking of cars at the site of a development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
27.4	The power pursuant to Section 50A(5)(d) of the Act to agree with an applicant that a contribution calculated in accordance with a determination of the Council or the Delegate can be made by the applicant to a car parking fund in lieu of providing a certain number of spaces for the parking of cars at the site of a development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
27.5	The power pursuant to Section 50A(5) of the Act to make a determination for the purpose of calculating amounts to be paid into a carparking fund.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
27.6	The duty pursuant to and in accordance with Section 50A(6) of the Act to publish a determination for the purpose of calculating amounts to be paid into a carparking fund and any variations from time to time in the Gazette.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
27.7	The power pursuant to and in accordance with Section 50A(7) of the Act to invest any money in a carparking fund and to pay any resultant income into the fund.	
27.8	The power pursuant to and in accordance with Section 50A(8) of the Act to apply money standing to the credit of the car parking fund.	

28. Urban	Trees Fund	
28.1	The power, pursuant to Section 50B(1) of the Act, with the approval of the Minister, to establish an urban trees fund for an area designated by the Delegate (a designated area).	
28.2	The duty, pursuant to Section 50B(2) of the Act, to effect establishment of the fund by notice in the Gazette.	
28.3	The duty, pursuant to Section 50B(3) of the Act, to define a designated area by reference to an area established by the relevant Development Plan.	
28.4	The power, pursuant to Section 50B(5) of the Act, to invest any money in an urban trees fund that is not for the time being required for the purpose of the fund and the duty to pay any resultant income into the fund.	
28.5	The power, pursuant to Section 50B(6) of the Act, to apply money standing to the credit of an urban trees fund to:	
	28.5.1 maintain or plant trees which are, or will (when fully grown) constitute, significant trees under the Act; or	
	28.5.2 purchase land within the designated area in order to maintain or plant trees which are, or will (when fully grown) constitute, significant trees under the Act.	
28.6	The duty, pursuant to Section 50B(7) of the Act, if the Council subsequently sells land purchased under Section 50B(6)(b) of the Act, to pay the proceeds of sale into an urban trees fund maintained by the Council under Section 50B of the Act subject to the following qualifications as prescribed by Sections 50B(7)(a) and (b) of the Act:	
	28.6.1 if an urban trees fund is no longer maintained by the Council, the proceeds must be applied for a purpose or purpose consistent with Section 50B(6)(a) or (b) of the Act;	

		28.6.2 if money from an urban trees fund only constituted a proportion of the purchase price of the land (the designated proportion), the money that is subject to these requirements is the designated proportion of the proceeds of sale.	
29.	Certific	ate in Respect of the Division of Land	
	29.1	The duty pursuant to Section 51(2) of the Act to provide appropriate information to the Development Assessment Commission (upon request by the Development Assessment Commission) before it issues a certificate in respect of the division of land.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
30.	Saving	Provisions	
	30.1	The power pursuant to Section 52(4) of the Act to extend the limitation period referred to in Section 52(2) of the Act in order to avoid or reduce hardship.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

31. Avoidar	nce of Duplication of Procedures Etc	
31.1	The power pursuant to Section 52A(2)(a) of the Act to accept a document under the Commonwealth Environment Protection and Biodiversity Conservation Act, 1999 (and defined in Section 52A(9) of the Act, as a 'Commonwealth Act document') as an application, notice or other document for the purposes of the Act, if (subject to the provisions of Section 52A(7)) the document complies with the requirements of the Act.	
31.2	The power pursuant to Section 52A(2)(b) of the Act where a document has been accepted for the purposes of the Act, to direct that a procedure taken under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 in relation to the said document will be taken to have fulfilled the requirements for a procedure in relation to the relevant document under the Act, if the requirements of the Act in relation to the procedure have been complied with under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
31.3	The power pursuant to Section 52A(2)(c) of the Act to adopt or accept the whole or part of a document (whether a plan, report, statement, assessment or other document of the same kind or not) used or to be used for the purposes of the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 as the document required under the Act, if (subject to the provisions of Section 52A(7) of the Act) the document has been prepared in compliance with the Act, and complies with the requirements of the Act.	

31.4	where a con Commonwe Biodiversity or part of an which a dev under the Ad for a develop variation of a activity, use provided to the Common Biodiversity purposes of to give apprethe Common	pursuant to Section 52A(5) of the Act atrolled action under the alth Environment Protection and Conservation Act 1999 is an activity activity or includes an activity for elopment authorisation is required at to, when considering an application pment authorisation or for the a development authorisation, for the information and other material the Commonwealth Minister under the Commonwealth Minister under conservation Act 1999 for the the Commonwealth Minister deciding to the controlled action under the conservation Act 1999.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
31.5	Commonwe Biodiversity or part of an	ntrolled action under the alth Environment Protection and Conservation Act 1999 is an activity activity, or includes an activity, for elopment authorisation is required ct:	
	31.5.1 in cir 31.5.1.1	the Commonwealth Minister has given his or her approval to the	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis,
	31.5.1.2	the applicant for the development authorisation or the Commonwealth Minister has informed the relevant authority of that fact;	S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	Act to conto be atta authorisa condition Common	coursuant to Section 52A(6)(a) of the insider whether the conditions (if any) ached to the development tion should be consistent with the s (if any) attached to the wealth Minister's approval under the wealth Environment Protection and ity Conservation Act 1999; and	

31.5.2 the power pursuant to Sec of the Act to attach a cond development authorisation compliance with all or som conditions attached to the Minister's approval under Commonwealth Environm and Biodiversity Conserva	ition to the that requires the of the Commonwealth the ent Protection tion Act 1999.
32. Requirement to Upgrade Building in Cer	tain Cases
32.1 Where an application is made for consent for building work in the nalteration to a building constructe date prescribed by regulation for subsection 53A(1) of the Act, the to Section 53A(1) of the Act to for that the building is unsafe, structuor in an unhealthy condition and the as a condition of consent that building to conforms with the requirements of Rules be carried out to the extent necessary to ensure that the building conforms to proper structural and standards.	cature of an d before the che purposes of power pursuant m the opinion trally unsound herefore require ding work that f the Building reasonably ling is safe and health
32.2 Where an application is made for consent for building work in the nateration of a class prescribed by Regulations the power pursuant to 53A(2) and subject to Section 53A to form the opinion that the affect building does not comply with the requirements of the Building Code access to buildings and facilities a within buildings, for people with dotherefore require as a condition of building work or other measures the extent necessary to ensure the part of the building will comply with performance requirements of the	ature of an the o Section A(3) of the Act, ed part of the performance e in relation to and services isabilities and f consent that oe carried out to at the affected h those CoPL - Senior Building Officer - T.Theodosiou
33. Urgent Building Work	

33.1	The power pursuant to Section 54(2)(d) of the Act to issue any directions and specify a period of time with respect to building work performed as a matter of urgency.	CoPL - Senior Building Officer - T.Theodosiou
34. Action i	if Development Not Substantially Completed	
34.1	The power pursuant to Section 55(1) of the Act to apply to the Court for an order under Section 55(3) of the Act where the development to which an approval relates has been commenced but not substantially completed within the period prescribed by the Regulations for the lapse of the approval.	CoPL - Senior Building Officer - T.Theodosiou
34.2	The power pursuant to Section 55(5) of the Act where the Court makes an order under Section 55(3)(a), (b) or (ca) of the Act and a person fails to comply with the order within the period specified by the Court, to cause any work contemplated by the order to be carried out and to recover the cost of that work as a debt from the person.	CoPL - Senior Building Officer - T.Theodosiou
34.3	The power pursuant to Section 55(6) of the Act where an amount is recoverable from a person under Section 55(5) of the Act, by notice in writing to the person, fix a period being not less than 28 days from the date of the notice within which the amount must be paid.	CoPL - Senior Building Officer - T.Theodosiou
35. Comple	etion of Work	
35.1	The power pursuant to Section 56(1) of the Act to issue a notice in writing requiring an owner of land to complete a development on the land within a period specified in the notice.	CoPL - Senior Building Officer - T.Theodosiou
35.2	The power pursuant to the Section 56(2) of the Act to cause the necessary work to be carried out where an owner has failed to carry out work as required by a notice under Section 56(1) of the Act.	CoPL - Senior Building Officer - T.Theodosiou

The power pursuant to Section 56(3) of the Act to recover the reasonable costs and expenses incurred by the Council or any person acting on behalf of the Council under Section 56 of the Act as a debt due from the owner. 35.4 The power pursuant to Section 56(4) of the Act	r -
35.4 The power pursuant to Section 56(4) of the Act	
to, by notice in writing to the person, fix a period being not less than 28 days from the date of the notice, within which the amount must be paid by the person where an amount is recoverable from the person under Section 56(3) of the Act.	r -
36. Council to Establish Development Assessment Panels	
36.1 The duty pursuant to Section 56A(3) of the Act to appoint a presiding member to the council development assessment panel in accordance with the requirements set out in Section 56A(3)(b) of the Act.	
36.2 The duty pursuant to Section 56A(3) of the Act to appoint the remaining members of the council development assessment panel in accordance with the requirements set out in Section 56A(3)(c) of the Act.	
36.3 The duty pursuant to section 56A(3)(d) of the Act to ensure that, unless granted an exemption by the Minister, at least 1 member of the panel is a woman and at least 1 is a man and to ensure that insofar as is reasonably practicable, the panel consists of equal numbers of men and women.	
36.4 The duty pursuant to Section 56A(3)(e) to determine the term of office for a member of the council development assessment panel, which period cannot exceed 2 years.	
36.5 The duty pursuant to Section 56A(3)(f) of the Act to determine any other conditions of appointment of the members of the council development assessment panel.	
36.6 The power pursuant to Section 56A(3)(g) of the Act to remove a member of the council development assessment panel from office for:	

	36.6.1	breach of, or failure to comply with, the conditions of appointment; or	
;	36.6.2	misconduct; or	
;	36.6.3	neglect of duty; or	
	36.6.4	incapacity to carry out satisfactorily the duty of his or her office; or	
	36.6.5	failure to carry out satisfactorily the duty of his or her office; or	
	36.6.6	failure to comply with a requirement under Section 34(6) or (7) of the Act or a breach of, or failure to comply with, a code of conduct under Section 21A of the Act.	
36.7	Sectio	uty pursuant to and in accordance with in 56A(5) of the Act to give notice of an introduce.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis,
			S.Channon, P.Harnett, R.Gosling, J.Vaccarella
36.8	Act an	uty pursuant to Section 56A(15)(b) of the ad in accordance with Section 56A(17) of to make minutes of meetings of a council appment assessment available for	CoPL - Senior Building Officer - T.Theodosiou
		nable access by members of the public.	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
36.9	Sectio	uty pursuant to and in accordance with n 56A(20) of the Act to provide information Minister where requested by the Minister.	CoPL - Senior Building Officer - T.Theodosiou
			URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
36.10	to app	uty pursuant to Section 56A(22) of the Act oint a public officer (who must not be a er of the council development assessment .	

36 11	The duty pursuant to Section 56A(23) of the Act	CoPL - Senior
30.11	to ensure that notice of the appointment of a public officer (including the public officer's name and contact details) is published in the Gazette.	Building Officer - T.Theodosiou
	, ·	URPS - J.Lewis, S.Channon, P.Harnett,
		R.Gosling, J.Vaccarella
36.12	The power pursuant to Section 56A(27) of the Act to make an application to the Minister to exempt the Council from the requirement to	
	establish a council development assessment panel under Section 56A of the Act.	
36.13	The power pursuant to Section 56A(28) of the Act to consult with the Minister in relation to	
	revoking an exemption under Section 56A(27) of the Act.	
37. Building	Rules Assessment Audits	
37.1	The duty pursuant to Section 56B(2) to have its building assessment auditor audit the Council's activities in relation to the undertaking of assessments of proposed developments against the provisions of the Building Rules in accordance with the requirements of Section 56B.	CoPL - Senior Building Officer - T.Theodosiou
37.2	The duty pursuant to Section 56B(5) to ensure that after the expiration of the periods prescribed in Section 56B(4) an audit under Section 56B is completed at least once in every prescribed period.	CoPL - Senior Building Officer - T.Theodosiou
37.3	The power pursuant to Section 56B(10) to respond to a report prepared by a building assessment auditor prepared in relation to the Council under Section 56B.	CoPL - Senior Building Officer - T.Theodosiou
37.4	The power pursuant to Section 56B(14) to make submissions to the Minister in relation to a matter concerning the possible exercise of the Minister's powers under Section 56B(12).	CoPL - Senior Building Officer - T.Theodosiou

3	witl	e duty pursuant to Section 56B(16) to comply a direction given to the Council under ctions 56B(12) or 56B(15).	CoPL - Senior Building Officer - T.Theodosiou
37A. Develo	opment P	lan Assessment Audits	
37A.1	Act to ha Developr developn	er and duty pursuant to Section 56C(2) of the ve the Council's activities in relation to ment Plan assessments audited by a ment assessment auditor in accordance with rements of Section 56C of the Act.	
37A.2	provide a	er pursuant to Section 56C(10) of the Act to response to an auditor with a view to g any error or fact.	
37A.3		er pursuant to Section 56C(14) of the Act to omissions in relation to the matter to the	
37A.4	The power	er pursuant to Section 56C(15) of the Act to, if	
	37A.4.1	the Minister makes a recommendation to the Council under Section 56C(12)(a) of the Act; and	
	37A.4.2	the Minister subsequently considers that the Council has not, within a reasonable period, taken appropriate action in view of the recommendation,	
	consult w	vith the Minister.	
38. La	nd Manag	gement Agreements	
3	of t the cor	e power pursuant to Sections 57(2) and 57(2a) he Act to enter into an agreement relating to development, management, preservation or eservation of land within the area of the uncil with the owner of the land.	

38.2	The duty pursuant to and in accordance with Section 57(2c) of the Act and Regulation 98A of the Regulations to establish and keep a register available for public inspection (without charge).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
38.3	The duty pursuant to Section 57(2e) of the Act, in relation to the granting of development plan consent with respect to a Category 2A, Category 2 or Category 3 development, to note the existence of the agreement (or the proposal to enter the agreement), and the availability of copies of the agreement for public inspection on the notice of the relevant authority's decision.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
38.4	The power pursuant to Section 57(3) of the Act to carry out on private land any work for which provision is made by agreement under Section 57 of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
38.5	The power pursuant to Section 57(5) of the Act, to apply to the Registrar-General to note the agreement against the relevant instrument of title or, in the case of land not under the provisions of the Real Property Act 1886, against the land.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
38.6	The power pursuant to Section 57(8) of the Act to apply to the Registrar-General where an agreement in relation to which a note has been made under Section 57 of the Act has been rescinded or amended, to enter a note of the rescission or amendment made against the instrument of title or against the land.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

38.7	The power pursuant to Section 57(11) of the Act to consent to the remission of rates payable to the Council provided for in an agreement entered into by the Minister.	
39. Land M Applica	anagement Agreements - Development ations	
39.1	The power pursuant to and subject to Section 57A(1) of the Act to enter into an agreement under Section 57A of the Act with a person who is applying for a development authorisation under the Act.	
39.2	The duty pursuant to Section 57A(3) of the Act to have regard to:	
	39.2.1 the provisions of the appropriate Development Plan.	
	39.2.2 the principle that the entering into of an agreement under Section 57A by the Council should not be used as a substitute to proceeding with an amendment to a Development Plan under the Act.	
39.3	The duty pursuant to Section 57A(5) of the Act to register agreements entered into under Section 57A in accordance with the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
39.4	The duty pursuant to Section 57A(6) of the Act to keep a register available for public inspection (without charge) in accordance with the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

40.	Notifica	tion During Building	
	39.9	The power pursuant to Section 57A (18) of the Act where an agreement under Section 57A does not have effect under Section 57A within the prescribed period, to, by notice given in accordance with the regulations, lapse the relevant development approval (and the agreement will then be rescinded by force of Section 57A(18) of the Act).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	39.8	The power pursuant to Section 57A(16) of the Act to apply to the Registrar-General where an agreement under Section 57A has been rescinded or amended to enter a note of the rescission or amendment against the instrument of title, or against the land.	CoPL - Senior Building Officer - T.Theodosiou
	39.7	The power pursuant to Section 57A(14) of the Act to apply to the Registrar-General to note the agreement against the relevant instrument of title, or in the case of land not under the provisions of the Real Property Act 1886, against the land.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	39.6	The duty, pursuant to Section 57A(8) of the Act, where an agreement is entered into under Section 57A of the Act, in connection with an application for a development authorisation with respect to a Category 2A, Category 2 or Category 3 development, to include a note of the existence of the agreement on the notice of the relevant authority's decision under the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	39.5	The power pursuant to Section 57A(7) of the Act to provide a person, on payment of the prescribed fee, a copy of an agreement registered under Section 57A(5) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021

LGA Last amended: 1 July 2019

40.1	The power pursuant to Section 59(3) of the Act to direct that building work stop when a mandatory notification stage has been reached.	CoPL - Senior Building Officer - T.Theodosiou

Adopted by Council: 18/9/2019 LGA Last amended: 1 July 2019 Last Reviewed by CEO 18/11/2021

41.	Classifi	ication of Buildings	
	41.1	The power pursuant to Section 66(2) of the Act to assign to any building a classification that conforms with the Regulations and the duty pursuant to Section 66(4) of the Act to give notice in writing to the owner of the building to which the classification has been assigned.	CoPL - Senior Building Officer - T.Theodosiou
42.	Certific	ates of Occupancy	
	42.1	The duty pursuant to and in accordance with the requirements of Sections 67(2), (3), (4), (5) and (6) of the Act to give a certificate of occupancy.	CoPL - Senior Building Officer - T.Theodosiou
	42.2	The power pursuant to Section 67(3)(a) of the Act to require information from an applicant for a certificate of occupancy.	CoPL - Senior Building Officer - T.Theodosiou
	42.3	The duty pursuant to Section 67(10) of the Act to give written notice to an applicant of the refusal of the certificate of occupancy.	CoPL - Senior Building Officer - T.Theodosiou
	42.4	The power pursuant to Section 67(13) of the Act to revoke a certificate of occupancy in prescribed circumstances.	CoPL - Senior Building Officer - T.Theodosiou
43.	Tempo	rary Occupation	
	43.1	The power pursuant to Sections 68(1) and (2) of the Act to approve the occupation of a building on a temporary basis without a certificate of occupancy and subject to such conditions as the Delegate thinks fit to impose.	CoPL - Senior Building Officer - T.Theodosiou
	43.2	The duty pursuant to and in accordance with Section 68(3) of the Act to give written notice to an applicant of the refusal of approval for temporary occupation of a building.	CoPL - Senior Building Officer - T.Theodosiou
44.	Emerge	ency Orders	

44.1 Where an owner of land fails to comply with the requirements of an emergency order issued under Section 69(1) of the Act:	CoPL - Senior Building Officer - T.Theodosiou
44.1.1 the power pursuant to Section 69(4) of the Act to cause the required work to be carried out; and 44.1.2 the power pursuant to and in accordance with Sections 69(5) and 69(6) of the Act to recover the reasonable costs and expense of that work from the owner as a debt.	CoPL - Senior Building Officer - T.Theodosiou
44A Fire Safety	
 44A.1 The power pursuant to Sections 71(18) and (19) of the Act to establish and designate a body as an appropriate authority. 44A.2 The power pursuant to Section 71(19)(a)(i) of the Act to appoint a person who holds prescribed qualifications in building surveying to the appropriate authority. 44A.3 The power pursuant to Section 71(19)(a)(ii) of the Act to determine if a person is to be nominated to the appropriate authority by the Chief Officer of the South Australian Metropolitan Fire Service or the Chief Officer of the South Australian Country Fire Service (after taking into account the nature of the Council or Council's area(s)). 44A.4 The power pursuant to Section 71(19)(a)(iii) of the Act to appoint a person with expertise in the area of fire safety to the appropriate authority. 	Council resolved that only <u>Council</u> can make these delegations – 21/2/2018
44A.5 The power pursuant to Section 71(19)(a)(iv) of the Act to determine and select a person to be appointed to the appropriate authority.	
44A.6 The power pursuant to Section 71(19)(b) of the Act to determine the term of the office not exceeding three years of a member of the appropriate authority.	
44A.7 The power pursuant to Section 71(19)(d) of the Act to appropriate authority.	_

	dott	ermine the procedures of an appropriate authority.	
45.	Buildin	g Inspection Policies	
	45.1	The duty pursuant to and in accordance with Section 71A of the Act to prepare and from time to time alter a building inspection policy.	
46.	Adverti	sements	
	46.1	The power pursuant to and in accordance with Section 74(1) of the Act to:	
		46.1.1 form the opinion that an advertisement or advertising hoarding disfigures the natural beauty of a locality or otherwise detracts from the amenity of a locality or is contrary to a character desired for a locality under the relevant Development Plan; and	CoPL - Senior Building Officer T.Theodosiou
		46.1.2 serve notice in writing requiring the removal or obliteration of the advertisement or the removal of the advertising hoarding (or both).	
	46.2	The power pursuant to Section 74(3) of the Act where a person has failed to comply with a notice under Section 74(1) of the Act, to enter on land, carry out the terms of the notice and recover the costs of doing so as a debt from the person on whom the notice was served.	CoPL - Senior Building Officer T.Theodosiou
47.	Enforce	ement Notices	
	47.1	The power pursuant to and in accordance with Section 84(2) of the Act to issue an enforcement notice where the Delegate has reason to believe on reasonable grounds that a person has breached the Act or a repealed Act.	CoPL - Senior Building Officer T.Theodosiou
	47.2	The power pursuant to Section 84(3) of the Act to determine that a direction under Section 84(2) of the Act is urgently required and can be orally given by an authorised officer.	CoPL - Senior Building Officer T.Theodosiou

	47.3	Where a person has failed to comply with a	
	т 1.О	direction contained in a notice issued pursuant to Section 84(2)(b) of the Act:	
		47.3.1 the power pursuant to Section 84(6) of the Act to cause the necessary action to be undertaken; and	CoPL - Senior Building Officer - T.Theodosiou
		47.3.2 pursuant to and in accordance with Sections 84(7) and 84(8) of the Act to recover the costs of doing so as a debt from the person whose failure gave rise to the action.	
48.	Applica	ations to Court	
	48.1	The power pursuant to Section 85(1) of the Act to apply to the Court for an order to remedy or restrain a breach of the Act, or a repealed Act.	CoPL - Senior Building Officer - T.Theodosiou
			URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	48.2	Where the Court has made an order under Section 85(6)(d) of the Act and a person has failed to comply with the order, the power pursuant to and in accordance with Section 85(12) and Section 85(13) of the Act, to cause any work contemplated by the order to be carried out and to recover the costs of doing so as a debt from the person.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
49.	Genera	Il Right to Apply to Court	
	49.1	Where the Council is a party to a dispute referred to in Section 86(1)(e) of the Act, the power pursuant to Section 86(1)(e) of the Act to apply to the Court for determination of the dispute.	CoPL - Senior Building Officer - T.Theodosiou
50.	Author	ity to be Advised of Certain Matters	
	50.1	The power pursuant to Section 93(1)(b)(iii) of the Act to require from a private certifier who is making a decision of a prescribed kind in relation to any aspect of building work such other information or documentation as the Delegate or the Council may require.	CoPL - Senior Building Officer - T.Theodosiou
		10/0/2010	Last amandade 1 July 2010

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

51.	Referra	Is	
	51.1	The power pursuant to and in accordance with Section 94 of the Act to consent to the referral by a private certifier to the Council or Delegate of any function under the Act.	CoPL - Senior Building Officer - T.Theodosiou
52.		sional Advice to be Obtained in Relation to Matters	
	52.1	The power pursuant to Section 101(1) of the Act, in the exercise of a prescribed function, to rely on a certificate of a person with prescribed qualifications.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	52.2	The duty pursuant to Section 101(2) of the Act to seek and consider the advice of a person with prescribed qualifications or person approved by the Minister in relation to a matter prescribed by the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
DELEC		UNDER THE DEVELOPMENT (DEVELOPMENT PLANS) AMENDMENT ACT 2006	
53. Transitional Provisions			

53.1	The power pursuant to and in accordance with Clause 5(1) of Schedule 1 to the Development (Development Plans) Amendment Act 2006 ('the DPA Act'), if the Council or the Delegate has, before the commencement of Clause 5 of Schedule 1 to the DPA Act reached an agreement with the Minister on a Statement of Intent with respect to an amendment to a Development Plan, or taken steps to prepare a Plan Amendment Report on the basis of such a Statement of Intent subject to Clause 5(2) of Schedule 1 to the DPA Act, to continue with the process as set out in Section 25 of the Act (as in force immediately before the commencement of Clause 5 of Schedule 1 to the DPA Act) as if the DPA Act had not been enacted until the relevant amendment is approved (with or without alteration) or otherwise dealt with by the Minister under Section 25(15) of the Act, subject to the qualification that the relevant Plan Amendment Report may be referred to as a Development Plan Amendment.	
53.2	The power pursuant to Clause 5(2) of Schedule 1 to the DPA Act to agree on a Statement of Intent that is to supersede a Statement of Intent agreed between the Council or the Delegate and the Minister before commencement of Clause 5 of Schedule 1 to the DPA Act.	

DELEGATIONS UNDER THE DEVELOPMENT REGULATIONS 2008	
53A. Complying Development – Development Plan Consent	
53A.1 The power pursuant to Regulation 8A(1)(a) of the Development Regulations 2008 ('the Regulations'), for the purposes of Sections 33(1) and 35 of the Act (subject to Regulation 8A(2)) of the Regulations to:	
53A.1.1 in the case of a proposed development lodged for assessment as residential code development – assess the development as being in a form described in Schedule 4 clause 1(2) or (3), 2A, 2B or 2C (including a form specified or provided for in a relevant Development Plan referred to in Schedule 4 clause 1(2) or (3), 2A, 2B or 2C); and	
53A.1.2 in any other case – to assess the development as being in a form described in Schedule 4 Part 1 (including a form specified or provided for in a relevant Development Plan referred to in Schedule 4 Part 1).	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
53A.2 The power pursuant to Regulation 8A(1)(b) of the Regulations, for the purposes of Section 35(1b) of the Act, to:	
53A.2.1 form the opinion that a variation from complying development (including complying development as declared under Regulation 8A(1)(a) of the Regulations) is minor; and	
53A.2.2 determine that 2 or more minor variations, when taken together, constitute a 'minor variation from <i>complying</i> development'.	
53B. Complying Building Work – Building Rules	

53B.1 The power pursuant to Regulation 8B(1) of the Regulations, for the purposes of Section 36(1) of the Act to, subject to Regulation 8B(2) of the Regulations, assess building work as being in a form specified in Schedule 4 Part 2 (including a form specified or provided for in the <i>Building Code</i> referred to in Schedule 4 Part 2).	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
54. Infrastructure Planning	
54.1 The power pursuant to Regulation 9A(1) to, in preparing the DPA, to the extent (if any) required by the Statement of Intent, seek, in accordance with Regulation 9A(2), the advice of a Minister and any other government agency, specified by the Minister as part of the agreement on the Statement of Intent.	
55. Consultation with Government Departments or Agencies	
55.1 The duty pursuant to Regulation 10A(1) of the Regulations if the Council is subject to a requirement under Section 25(7)(a) of the Act to ensure that a copy of any written report received from a Department or agency is furnished to the Minister for the purposes of considering the matter under Section 25(7)(b) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
56. Public Consultation - Section 25 & 26	
56.1 Subject to Regulations 11A(3) and 11A(6) of the Regulations, for the purposes of Sections 25 and 26 of the Act, the duty pursuant to Regulation 11A(1) of the Regulations to give public notice of a DPA by publication in the designated manner of a notice:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
56.1.1 advising the time and places at which the DPA is available for inspection (without charge) and purchase by the public; and	CoPL - Senior Building Officer - T.Theodosiou

56.1.2 inviting any interested person to make written submissions on the amendment to the council within the relevant period specified in the notice; and	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
56.1.3 stating that the submissions will be available for inspection by any interested person at a place specified in the notice from the expiration of the period specified under Regulation 11A(1)(b) of the Regulations until the conclusion of any public meeting held for the purposes of Section 25(11)(b) or 26(5c)(b) of the Act (or, if no such meeting is to be held, until the decision is made not to hold the meeting); and	
56.1.4 providing information about when and where any public meeting is proposed to be held for the purposes of Sections 25(11)(b) or 26(5c)(b) of the Act (subject to a decision being made under the relevant section not to hold a meeting).	
If one or more written submissions are made in response to a notice published under Regulation 11A(1) of the Regulations, the duty pursuant to Regulation 11A(3) of the Regulations to make a copy of each submission available for inspection in accordance with the statement included under Regulation 11A(1)(c).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
56.3 For the purposes of Sections 25(9)(c) and 26(5b)(c) of the Act, the duty pursuant to Regulation 11A(4) of the Regulations to include in the written notice the same information as required for a notice under Regulation 11A(1) of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

56.4	The duty pursuant to Regulation 11A(5) of the Regulations, to ensure that a copy of any DPA released for public consultation under Section 25 of the Act is provided to the Minister within 2 business days after that release.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
57. Public I	Meeting	
57.1	The duty pursuant to and in accordance with Regulation 12 of the Regulations to hold a public meeting if an amendment has been prepared by the Council or the Delegate.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
57.2	The power pursuant to Regulation 12(4) of the Regulations to adjourn a public meeting from time to time, and place to place if necessary or appropriate.	

58. Applica	tion to Relevant Authority	
58.1	The power pursuant to Regulation 15(1)(c) of the Regulations to require an additional or lesser number of copies of plans, drawings, specifications and other documents and information relating to a proposed development than the number prescribed in Regulation 15(1)(c) of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou
58.2	The duty pursuant to and in accordance with Regulation 15(4) of the Regulations, if an application is lodged with the Council but a regional development assessment panel is the relevant authority, to retain a copy of the application and other accompanying information and to forward the application on to the appropriate person acting on behalf of the regional development assessment panel.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
58.3	The duty pursuant to and in accordance with Regulation 15(5) of the Regulations, when an application is lodged with the Council but the Development Assessment Commission is the relevant authority, to forward all but one copy of the application and the accompanying information, as well as a written acknowledgment that the appropriate fees have been paid, including details of each fee component paid, to the Development Assessment Commission.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
58.4	The power pursuant to Regulation 15(7)(b) of the Regulations to indicate, in such manner as may be determined by the Development Assessment Commission, that the Delegate wishes to receive written documentation instead of electronic access to the relevant documents and information via the Internet.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

th a of	ne Regul copy of	ations, to wit an application gulations, fur the Develop	ursuant to Regulation 15(7b) of hin 2 business days of receipt of on form under Regulation 15(7a) nish to the private certifier: ment Assessment number the development proposed under on; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
58	8.4A.2	forwarding a Regulation 1 requests ad	e certifier, at the time of a copy of an application under 15(7a) of the Regulations, vice on the matters set out in ohs (i) and (ii), and if such advice	
		58.4A.2.1	advice about any site contamination that is believed to exist at the site where the development would be undertaken; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
		58.4A.2.2	advice about the likely need for approval to alter a public road under section 221 of the Local Government Act 1999 in order to establish a new access point; and	CoPL - Senior Building Officer - T.Theodosiou
	58.4	1A.2.3	advice about whether the relevant development plan specifies any requirements relating to finished floor levels (expressed by reference to AHD or ARI) in relation to the site where the development would be undertaken.	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

58.5 The power pursuant to Regulation 15(8) of the Regulations to extend the period prescribed in Regulation 15(8) for the lodging of an application for the appropriate development authorisation as required by Section 54(2)(c).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
[City of Tea Tree Gully only]	
58.6 If an application relates to a proposed development that involves the division of land in the Golden Grove Development Area which is complying development in respect of the Development Plan, the duty pursuant to Regulation 15(10)(c) to forward to the Development Assessment Commission within 5 business days after receipt of the application:	
58.6.1 a copy of the application; and	
58.6.2 a copy of the plans, drawings, specification and other documents or information accompanying the application.	
58.7 The power pursuant to Regulation 15(11) of the Regulations, to modify the requirements of Schedule 5 in relation to a particular application, subject to the following qualifications:	
58.7.1 in the case of an application that is lodged with the Council for assessment as residential code development – the requirements of Schedule 5 may not be modified in any way by the delegate assessing the application (whether so as to require more or less information), except on authority of the Minister under Section 39(1)(a) of the Act;	CoPL - Senior Building Officer - T.Theodosiou
58.7.2 in any other case, the delegate must not, when requiring plans, drawings, specifications and other documents in relation to the application, require the applicant to provide more information than that specified under Schedule 5 (subject to Section 39 of the Act).	

58.8 The Regi Sect requ appli	CoPL - Senior Building Officer - T.Theodosiou	
59. Nature	of Development	
59.1	The duty pursuant to Regulation 16(1) of the Regulations, where an application requires the assessment of a proposed development against the provisions of the Development Plan, to determine the nature of the development applied for.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
59.2	The power pursuant to Regulation 16(2) of the Regulations to form the opinion that a development is non-complying, and the duty if the Delegate is of the opinion that an application relates to a kind of development that is non-complying and the applicant has not identified the development as such, by notice in writing to inform the applicant of that fact.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
59.3	The power pursuant to Regulation 16(3) of the Regulations to, if an application in relation to a proposed development identifies the development as <i>residential code</i> development or designated development, form the opinion that the development is <i>residential code</i> development and the duty to, within 5 business days of receipt of the application, by notice in writing, inform the applicant of that fact.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

The power pursuant to Regulation 16(4) of the Regulations to, if an application in relation to a proposed development identifies the development as <i>residential code</i> development or designated development, form the opinion that the development is not <i>residential code</i> development and the duty to, within 5 business days of receipt of the application, by notice in writing, inform the applicant of that fact and the reasons for the Delegate's opinion.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella
60. Non-Complying Development	
60.1 The power pursuant to Regulation 17(3) of the Regulations, after receipt of an application which relates to a kind of development that is described as non-complying development to: 60.1.1 refuse the application pursuant to Section 39(4)(d) of the Act and notify the applicant accordingly; or	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella
60.1.2 resolve to proceed with an assessment of the application.	
60.2 The duty pursuant to Regulation 17(4) of the Regulations, in situations where the Delegate has resolved to proceed with the assessment of an application for non-complying development, to require the applicant to provide a statement of effect.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella
60.3 The power pursuant to Regulation 17(6) of the Regulations to determine that a proposed development is of a minor nature for the purposes of exemption from the requirements to provide a statement of effect.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella
61. Notification of Application for Tree-Damaging Activity to Owner of Land	

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

61.1	Where the owner of land to which an application for a tree-damaging activity in relation to a regulated tree relates is not a party to the application, the duty pursuant to and in accordance with Regulation 18 of the Regulations:	
6	51.1.1 to give the owner of land notice of the application; and	
6	51.1.2 to give due consideration, in the assessment of the application, to any submission made by the owner within a reasonable time after the giving of notice of the application.	
62. Amende	d Applications	
62.1	The power pursuant to Regulation 20(4) of the Regulations to form the opinion that variations to an application are not substantial and that repeating of the referral process under Part 5 of the Regulations, or the giving of notice under Part 6 of the Regulations is not required.	CoPL - Senior Building Officer - T.Theodosiou
62.2	The power pursuant to Regulation 20(5) of the Regulations, where a variation to an application changes the essential nature of a proposed development to (by agreement with the applicant) proceed with the variation on the basis that the application will be treated as a new application.	CoPL - Senior Building Officer - T.Theodosiou

63. Withdra	awing/Lapsing Application	
63.1	The duty pursuant to Regulation 22(1) of the Regulations, where an applicant withdraws an application, to notify any agency to which an application was referred under Part 5 of the Regulations and any person who made a representation in relation to the application under Part 6 of the Regulations of the withdrawal.	CoPL - Senior Building Officer - T.Theodosiou
63.2	Where at least two years have passed since the date on which an application for development authorisation under Part 4 of the Act was lodged with the Council the power, pursuant to Regulation 22(2) of the Regulations to lapse the said application.	CoPL - Senior Building Officer - T.Theodosiou
63.3	Before taking action to lapse a development application under Regulation 22(2) of the Regulations the duty, pursuant to and in accordance with Regulation 22(3) of the Regulations to: 63.3.1 take reasonable steps to notify the applicant of the action under consideration; and	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Goslin J.Vaccarella
	63.3.2 allow the applicant a reasonable opportunity to make submissions to the Council or the Delegate about the proposed course of action, and the power to determine the manner and form of those submissions.	CoPL - Senior Building Officer - T.Theodosiou
64. Contra	vening Development	

64	1.1 The power pursuant to Regulation 23(2) of the Regulations, by notice in writing to the applicant to decline to proceed with an application until proceedings under the Act have been concluded.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
65. Ref	errals	
68	The duty pursuant to Regulation 24(1) of the Regulations to refer an application of a prescribed kind together with a copy of any relevant information provided by the applicant to the relevant body prescribed by Schedule 8 of the Regulations and to not make a decision on the application until a response has been received from the referral body or the time period for receipt of a response has lapsed.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
66. Pro	cedure Where Concurrence Required	
66	The duty pursuant to Regulation 25 of the Regulations, if concurrence must be sought from another body prior to issuing a consent or approval to forward to the other body whose concurrence must be sought that information required by Regulation 25(b) of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

07 Additional Information on Amoundad Plans	
67. Additional Information or Amended Plans	
67.1 The duty pursuant to Regulation 27(1) of the Regulations, where an application has been referred to a prescribed body under Part 5 or Regulations and additional information is received which is materially relevant to the referral, to repeat the referral process where Delegate is of the opinion that the additional information or amendment is significant and power to repeat the referral process in all oth instances.	CoPL - Senior Building Officer - T.Theodosiou the
68. Special Provisions - Referrals	
68.1 The duty pursuant to and in accordance version Regulation 28(3) of the Regulations to refer application for building rules consent to the relevant fire authority for comment and represent the Delegate considers that:	er an he he port S.Channon, P.Harnett, R.Gosling, J.Vaccarella
68.1.1 a proposed alternative solution within meaning of the Building Code require assessment against a performance requirement of the Building Code who provides for fire fighting operations of fire authority; or	es CoPL - Senior ich Building Officer -
68.1.2 the proposed development is at varia with a performance requirement of th Building Code which provides for fire fighting operations of a fire authority;	ne Building Officer - T.Theodosiou
68.1.3 special problems for fire fighting coul arise due to hazardous conditions of kind described in Section E of the Bu Code,	a Building Officer -

	the f rece	the duty pursuant to Regulation 28(5) of Regulations to have regard to any report ived from the fire authority under ulation 28.	
	Regulation	ower pursuant to Regulation 28(4) of the ations, when a report from a fire authority ant to Regulation 28(3) is not received by buncil within 20 business days, to presume e fire authority does not desire to make a	CoPL - Senior Building Officer - T.Theodosiou
		espect of an application referred to a fire ity under Regulation 28, the fire authority:	
6	8.3.1	recommends against the granting of building rules consent; or	
6	8.3.2	concurs in the granting of consent on conditions specified in its report,	
	but tl	he Delegate:	
6	8.3.3	proposes to grant building rules consent despite a recommendation referred to in Regulation 28(5a)(a) of the Regulations; or	
6	88.3.4	does not propose to impose the conditions referred to in Regulation 28(5a)(b) of the Regulations, or proposes to impose the conditions in varied form, on the grant of consent,	
	the d	luty pursuant to Regulation 28(5a) of the Regulations to:	
6	8.3.5	refer the application to the Building Rules Assessment Commission; and	CoPL - Senior Building Officer - T.Theodosiou
6	8.3.6	not grant consent unless the Building Rules Assessment Commission concurs in the granting of consent.	CoPL - Senior Building Officer - T.Theodosiou

68.4 The duty pursuant to Regulation 28(6) of the Regulations to provide to the Building Rules Assessment Commission a copy of any report received from a fire authority under Regulation 28(1) that relates to an application referred to the Building Rules Assessment Commission under the Act. 68.5 The duty pursuant to Regulation 28(7) of the Regulations, where building work comprises or includes the construction or installation of a private bushfire shelter, not to grant a building rules consent unless the Building Rules Assessment Commission concurs in the granting of the consent. 69. Land Division Applications 69.1 The duty pursuant to Regulation 29(1) of the Regulations, subject to the provisions in Regulation 29(2) of the Regulation, subject to the provisions in Regulation 29(2) of the Regulation sto a proposed development that involves the division of land until a report has been received from the Development Assessment Commission pursuant to Regulation 29(2) of the Regulations, when a report from the Development Assessment Commission pursuant to Regulation 29(2) of the Regulations is not received by the Council within eight weeks or within such longer period as the Development Assessment Commission number of the Regulation six not received by the Council, to presume that the Development Assessment Commission does not desire to make a report. 69.2 The power pursuant to Regulation 29(2) of the Regulations is not received by the Council, to presume that the Development Assessment Commission does not desire to make a report.			
Regulations, where building work comprises or includes the construction or installation of a private bushfire shelter, not to grant a building rules consent unless the Building Rules Assessment Commission concurs in the granting of the consent. 69. Land Division Applications 69.1 The duty pursuant to Regulation 29(1) of the Regulations, subject to the provisions in Regulation 29(2) of the Regulation which relates to a proposed development that involves the division of land until a report has been received from the Development Assessment Commission. 69.2 The power pursuant to Regulation 29(2) of the Regulations, when a report from the Development Assessment Commission pursuant to Regulation 29(1) of the Regulations is not received by the Council within eight weeks or within such longer period as the Development Assessment Commission may require by notice in writing to the Council, to presume that the Development Assessment Commission does not desire to make a report. CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella	68.4	Regulations to provide to the Building Rules Assessment Commission a copy of any report received from a fire authority under Regulation 28(1) that relates to an application referred to the Building Rules Assessment Commission under	Building Officer -
69.1 The duty pursuant to Regulation 29(1) of the Regulations, subject to the provisions in Regulation 29(2) of the Regulations, to withhold making a decision on an application which relates to a proposed development that involves the division of land until a report has been received from the Development Assessment Commission. 69.2 The power pursuant to Regulation 29(2) of the Regulations, when a report from the Development Assessment Commission pursuant to Regulation 29(1) of the Regulations is not received by the Council within eight weeks or within such longer period as the Development Assessment Commission may require by notice in writing to the Council, to presume that the Development Assessment Commission does not desire to make a report. CoPL - Senior Building Officer - T.Theodosiou Manager Planning & Building CoPL - Senior Building of CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella	68.5	Regulations, where building work comprises or includes the construction or installation of a private bushfire shelter, not to grant a building rules consent unless the Building Rules Assessment Commission concurs in the granting	Building Officer -
Regulations, subject to the provisions in Regulation 29(2) of the Regulations, to withhold making a decision on an application which relates to a proposed development that involves the division of land until a report has been received from the Development Assessment Commission. 69.2 The power pursuant to Regulation 29(2) of the Regulations, when a report from the Development Assessment Commission pursuant to Regulation 29(1) of the Regulations is not received by the Council within eight weeks or within such longer period as the Development Assessment Commission may require by notice in writing to the Council, to presume that the Development Assessment Commission does not desire to make a report. Building Officer - T.Theodosiou WARPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella	69. Land D	ivision Applications	
Regulations, when a report from the Development Assessment Commission pursuant to Regulation 29(1) of the Regulations is not received by the Council within eight weeks or within such longer period as the Development Assessment Commission may require by notice in writing to the Council, to presume that the Development Assessment Commission does not desire to make a report. Building CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella	69.1	Regulations, subject to the provisions in Regulation 29(2) of the Regulations, to withhold making a decision on an application which relates to a proposed development that involves the division of land until a report has been received	Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling,
70. Underground Mains Area	69.2	Regulations, when a report from the Development Assessment Commission pursuant to Regulation 29(1) of the Regulations is not received by the Council within eight weeks or within such longer period as the Development Assessment Commission may require by notice in writing to the Council, to presume that the Development Assessment Commission does not	Building CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling,
,	70. Underg	round Mains Area	

		I
70.1	The power pursuant to Regulation 30(1) of the Regulations to seek a report from the relevant electricity authority where the Delegate considers that an area should be declared an underground mains area.	CoPL - Senior Building Officer - T.Theodosiou
70.2	The power pursuant to Regulation 30(2) of the Regulations to declare an area as an underground mains area.	CoPL - Senior Building Officer - T.Theodosiou
		URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
70.3	The power pursuant to Regulation 30(4) of the Regulations, where a development includes the division of land within or partly within an underground mains area, to require, as a condition of the decision, that any electricity mains be placed underground.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
71. Prelimi i	nary Advice and Agreement - Section 37AA	
71.1	The power pursuant to Regulation 31A(6)(b) of the Regulations to determine that an application no longer accords with an agreement indicated by the prescribed body.	
71.2	The power pursuant to Regulation 31A(6) of the Regulations if:	
	71.2.1 a relevant authority permits an applicant to vary an application under Section 39(4) of the Act; and	

ap ag bo	e relevant authority determines that the oplication no longer accords with the greement indicated by the prescribed ody, olication (unless withdrawn) to the y:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	obtain a variation to the agreement oder Section 37AA of the Act; or	
	obtain a response from the prescribed ody for the purposes of Section 37 of the ct.	
71.3 The pow Regulatio	rer pursuant to Regulation 31A(7) of the ons if:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
Ap	n application is withdrawn by the oplicant; and	CoPL - Senior Building Officer - T.Theodosiou
ag	e applicant sought to rely on an greement under Section 37AA of the Act connection with the application,	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
	y the relevant prescribed body of the wal of an application.	
71.4 The power Regulation	er pursuant to Regulation 31A(8) of the ons if:	CoPL - Senior Building Officer -

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

71.4.1	an application is lapsed by a relevant authority under Regulation 22 of the Regulations; and	T.Theodosiou URPS - J.Lewis, S.Channon,
71.4.2	the applicant sought to rely on an agreement under Section 37AA of the Act in connection with the application,	P.Harnett, R.Gosling, J.Vaccarella
	otify the relevant prescribed body of the ing of an application.	
	ower pursuant to Regulation 31A(9) of the ations if:	
71.5.1	an application seeks to rely on an agreement under Section 37AA of the Act in connection with the application; and	CoPL - Senior Building Officer -
71.5.2	a notice of decision is issued by the relevant authority under Regulation 42 of the Regulations,	T.Theodosiou
bod give	end a copy of the notice to the prescribed y within 5 business days after the notice is to the applicant under Regulation 42 of Regulations.	

71A	Public I	Notice Categories	
	_	The power pursuant to Regulation 32(2)(5) of ulations to determine that a form of development es 2 or more elements.	CoPL - Senior Building Officer - T.Theodosiou
72.	Public I	nspection of Certain Applications	
	72.1	The duty pursuant to and in accordance with Regulation 34(1) of the Regulations, subject to Regulation 34(4) of the Regulations to ensure that copies of documents referred to in Regulation 34(1) concerning an application are reasonably available for inspection by the public (without charge).	CoPL - Senior Building Officer - T.Theodosiou
	72.2	The duty pursuant to Regulation 34(2) of the Regulations, subject to Regulation 34(4) of the Regulations, where a request is made within the time period that applies under Regulation 34(1) of the Regulations and on payment of a fee fixed by Council to provide to a member of the public a copy of any document of information available for inspection under Regulation 34(1) of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou
	72.3	The power pursuant to Regulation 34(3) of the Regulations to require that a person who has made a request under Regulation 34(2) of the Regulations verify his or her name, address and contact details in such manner as the Delegate thinks fit.	CoPL - Senior Building Officer - T.Theodosiou
	72.4	The power pursuant to Regulation 34(4) of the Regulations to form the opinion that the present or future security of a building would be jeopardised if plans, drawings, specifications or other documents or information relating to the assessment of a proposed development against the Building Rules were to be made available for inspection.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Goslin J.Vaccarella
73.	Respon	se by Applicant	

		T
Re	ne power pursuant to Regulation 36 of the egulations to extend the time within which an oplicant may respond to any representation	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
74. Determinat	ion of Commission as Relevant Authority	
Co	here the Development Assessment ommission is the relevant authority under ection 34(1)(b) of the Act:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
74.	1.1 in a case where the Minister has made a declaration under Section 34(1)(b)(iii) or 34(1)(b)(vi) of the Act, the duty pursuant to and in accordance with Regulation 38(2)(a)(i) of the Regulations to forward to the Development Assessment Commission any application received by the Council under the Act and the Regulations in relation to the matter together with accompanying documentation or information and, as appropriate, fees; and	Development Officer - Building City of Pt Lincoln URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
74.	in any case, the power pursuant to and in accordance with Regulation 38(2)(b) to provide a report on matters under Section 33(1) (as relevant).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

	74.2	Where the Development Assessment Commission is the relevant authority under Section 34(1)(b)(iv) of the Act and the proposed development is to be undertaken within one kilometre of a boundary with the Council, the power, pursuant to Regulation 38(4) of the Regulations, to provide the Development Assessment Commission with comments on the proposed development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
75.	Assess the Cou	ment in Respect of Building Rules Referred to uncil	
	75.1	The duty pursuant to and in accordance with Regulation 39 of the Regulations, where the Council is the relevant authority pursuant to Section 34(2) of the Act, not to give any decision in respect of the assessment against the Building Rules until the Development Assessment Commission or the regional development assessment panel (as the case may be) has made its decision.	CoPL - Senior Building Officer - T.Theodosiou
76.	Notifica Conditi	ation of Decision to Applicant (Including ons)	
	76.1	The duty pursuant to and in accordance with Regulation 42 of the Regulations to give notice of a decision on an application under Division 1 of Part 4 of the Act including, but not limited to, the power to endorse approved plans and documentation under Regulation 42(4).	CoPL - Senior Building Officer - T.Theodosiou
77.	Notifica	ation of Decision to a Prescribed Body	
	77.1	The duty pursuant to and in accordance with Regulation 43 of the Development Regulations, to send a copy of the notice of decision issued under Regulation 42 of the Regulations to any prescribed body to which the application had been referred.	CoPL - Senior Building Officer - T.Theodosiou

	79.1	The duty pursuant to Regulation 45(2) of the Regulations to endorse a scheme description under Section 3 of the Community Titles Act 1996 in the following terms:	
79.	Scheme	Description – Community Titles	
	78.1	The duty pursuant to and in accordance with Regulation 44 of the Regulations to send a copy of any notice issued under Regulation 42 of the Regulations to the owner of land to which a decision on the application relates where the owner is not a party to the application.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
78.	Notifica	tion of Decision to Owner of Land	
	77.2	The duty pursuant to and in accordance with Regulation 43(3) of the Regulations to send a copy of a notice of a decision on an application, if or when a development authorisation is issued in relation to a proposed division of land, to the Development Assessment Commission.	CoPL - Senior Building Officer - T.Theodosiou

79.1.1 All the consents or approvals required under the Development Act 1993 in relation to the division of the land (and a change in the use of the land (if any)) in accordance with the scheme description and the relevant plan of community division under the Community Titles Act 1996 have been granted.

OR

No consent or approval is required under the Development Act 1993 in relation to the division of land (or a change in the use of the land) in accordance with this scheme description.

This endorsement does not limit a relevant authority's right to refuse, or to place conditions on, development authorisation under the Development Act 1993 in relation to any other development envisaged by this scheme description.

Signed:

Dated:

79.2 The power pursuant to Regulation 45(2) of the Regulations to include in an endorsement of a scheme description under Section 3 of the Community Titles Act 1996, notes concerning conditions on any consent or approval, and notes concerning additional approvals that may be required in the future and to sign and date the endorsement.

CoPL - Senior Building Officer -T.Theodosiou

URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

80. Special Pr	rovisions Relating to Staged Consents	
F C C F S C A	The duty pursuant to and in accordance with Regulation 46(1) of the Regulations, and in a case where the development is within the ambit of Schedule 1A, subject to, in accordance with Regulations 46(4) and (5) of the Regulations, any step that the Delegate, as the relevant authority considers it needs to take under Section 42 of the Act, to issue a Notice of Approval in the circumstances prescribed by Regulation 46 of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou
81. Endorsed	Plans	
F c o a	The duty pursuant to Regulation 47 of the Regulations to return to a successful applicant, a copy of the plans, drawings, specifications and other documents and information lodged by the applicant duly endorsed with the building rules consent.	CoPL - Senior Building Officer - T.Theodosiou
81A. Minor Variation	on of Development Authorisation	
Regula develop Act (ind impose to form and, if	ower pursuant to Regulation 47A (1) of the ations, if a person requests the variation of a pment authorisation previously given under the cluding by seeking the variation of a condition ed with respect to the development authorisation) in the opinion that the variation is minor in nature the delegate is satisfied that the variation is in nature, to approve the variation.	CoPL - Senior Building Officer - T.Theodosiou
82. Lapse of 0	Consent or Approval	
F	The power pursuant to Regulation 48(2) of the Regulations to extend the time when any consent or approval under Part 4 of the Act will lapse.	CoPL - Senior Building Officer - T.Theodosiou

83.	Width o	of Roads and Thoroughfares	
	83.1	The power pursuant to Regulation 51(4) of the Regulations to dispense with the requirements of Regulation 51(1) and (3) dealing with the width of any proposed road or thoroughfare where the Delegate is of the opinion that the prescribed width is not necessary for the safe and convenient movement of vehicles or pedestrians or for underground services.	CoPL - Senion Building Officer T.Theodosiou URPS - J.Lewis S.Channon, P.Harnett, R.Gosli J.Vaccarella
	83.2	The power pursuant to Regulation 51(6) of the Regulations to dispense with the requirements of Regulation 51(5) dealing with the width of a road at the head of every cul-de-sac where it appears that the cul-de-sac is likely to become a through road.	CoPL - Senior Building Officer T.Theodosiou URPS - J.Lewis S.Channon, P.Harnett, R.Gosli J.Vaccarella
84.	Road W	/idening	
	84.1	The power pursuant to Regulation 52(1) of the Regulations to require a road widening if land to be divided abuts an existing road.	CoPL - Senior Building Officer T.Theodosiou URPS - J.Lewis S.Channon, P.Harnett, R.Goslir J.Vaccarella
85.	Require	ement as to Forming of Roads	
	85.1	The power pursuant to Regulation 53(1) and (2) of the Regulations to specify the width of roads.	CoPL - Senior Building Officer T.Theodosiou URPS - J.Lewis S.Channon, P.Harnett, R.Goslir J.Vaccarella

85.2	The power pursuant to Regulation 53(4) of the Regulations to dispense with the requirements of Regulation 53(3) of the Regulations that adequate provision be made for the turning of vehicles at the head of a cul-de-sac where the Delegate is of the opinion that the cul-de-sac is likely to become a through road.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
85.3	The power pursuant to Regulation 53(6) of the Regulations to dispense with the requirements of Regulation 53(5) dealing with the forming of footpaths, water-tables, kerbing, culverts and drains on proposed roads.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
86. Constru	uction of Roads, Bridges, Drains and Services	
86.1	The power pursuant to Regulation 54(1) of the Regulations to require the paving and sealing of the roadway of proposed roads.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
87. Supple	mentary Provisions	
87.1	The duty pursuant to Regulation 55(1) of the Regulations to consider and if appropriate approve a road location and grading plan for the forming of any proposed road, including every footpath, water-table, kerbing, culvert and drain.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

		<u>, </u>
87.2	The duty pursuant to Regulation 55(2) of the Regulations to consider, and if appropriate approve, detailed construction plans and specifications signed by a professional engineer or licensed surveyor for all work referred to in Regulations 53 and 54 of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
87.3	The duty pursuant to Regulation 55(4) of the Regulations to consider, and if appropriate accept, that all connections for water supply and sewerage services to any allotment delineated on a plan of division have been laid under the surface of a proposed road before the roadway is sealed.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
88. General	Land Division	
88.1	The power pursuant to and in accordance with Regulation 58(1) of the Regulations to enter into a binding arrangement with an applicant for land division for the satisfaction of outstanding requirements.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
88.2	The power pursuant to and in accordance with Regulation 58(2) of the Regulations to advise the Development Assessment Commission that an applicant has entered into appropriate binding arrangements pursuant to Section 51(1) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

89.	Division	of Land by Strata Title	
	89.1	The power pursuant to Regulation 59(1) of the Regulations to advise the Development Assessment Commission that an applicant has entered into a binding arrangement with the Council for the satisfaction of the requirements of Section 33(1)(d) of the Act and that the arrangement is supported by adequate security.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Goslin J.Vaccarella
90.	General	Provisions	
	90.1	The power pursuant to and in accordance with Regulation 60(1) of the Regulations to enter into a form of arrangement with an applicant to the satisfaction of the Development Assessment Commission for the purposes of Section 51(1) of the Act.	CoPL - Senior Building Officer - T.Theodosiou
	90.2	The power pursuant to Regulation 60(7) of the Regulations, for the purposes of Section 51(4) of the Act, to request (in such a manner as may be determined by the Development Assessment Commission) that a copy of a certificate or plan (or certificates and plans) referred to in Regulation 60(4) of the Regulations be furnished to the Council by sending a written copy to the Council.	CoPL - Senior Building Officer - T.Theodosiou
	90.3	The power pursuant to Regulation 60(9) of the Regulations to consult with the Development Assessment Commission before it grants an extension of the period prescribed by Regulation 60(8) of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Goslin J.Vaccarella
		ion by The Minister - Section 46	

91	1.1 The duty pursuant to and in accordance with Regulation 61(2) of the Regulations, to transmit to the Minister any relevant documentation (including the application and any accompanying documentation or information lodged by the proponent with the Council under Division 1 of Part 4 of the Act) within 10 business days after the receipt of a copy of a notice required by Regulation 61(1) of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
91	.2 At the same time that documents are transmitted to the Minister under Regulation 61(2) of the Regulations, the duty pursuant to Regulation 61(3) of the Regulations to also transmit to the Minister any fees that have been paid by the proponent under Schedule 6 (less any amount that the Minister determines should be retained by the Council).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
91	.3 Where an application lodged with the Minister under Section 46 of the Act requires an assessment against the Building Rules and the assessment against the Building Rules is to be referred to the Council, the power pursuant to Regulation 61(5)(d) of the Regulations, to require from the applicant additional copies of the plans, drawings, specifications and other documents and information required by Regulation 61(4) of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou
92. Refe	rral of Assessment of Building Work	
92	.1 Where a development application which is subject to the operation of Section 48 of the Act is referred to the Council for assessment in respect of the Building Rules the duty pursuant to and in accordance with Regulation 64(2) of the Regulations, to ensure that the assessment is consistent with any development plan consent previously given under Section 48 of the Act.	CoPL - Senior Building Officer - T.Theodosiou

92.2 Where the Council acting under Regulation 64(1) of the Regulations determines that it is appropriate to give a certification with respect to the development complying with the Building Rules (and if the assessment of the Council is consistent with any development plan consent) the duty, pursuant to Regulation 64(3) of the Regulations to:	CoPL - Senior Building Officer - T.Theodosiou
92.2.1 provide the certification in the form set out in Schedule 12A; and 92.2.2 to the extent that may be relevant and	
appropriate:	
92.2.2.1 issue a schedule of essential safety provisions under Division 4 of Part 12 of the Act; and	CoPL - Senior Building Officer - T.Theodosiou
92.2.2.2 assign a classification to the building under the Regulations; and	
92.2.2.3 ensure that the appropriate levy has been paid under the Construction Industry Training Fund Act 1993.	
92.3 Where the Council issues a certificate in the form set out in Schedule 12A of the Regulations as required by Regulation 64(3)(a) of the Regulations, the duty pursuant to Regulation 64(4) of the Regulations to furnish to the Minister a copy of the certificate together with a copy of any schedule of essential safety provisions.	CoPL - Senior Building Officer - T.Theodosiou

93. Notif i	cations During Building Work	
93.	The power pursuant to Regulation 74(1)(b) to specify by notice in writing to the building owner, on or before development approval is granted in respect of the work, any stage of the building work, for the purposes of the notification requirements in Section 59(1) of the Act.	CoPL - Senior Building Officer - T.Theodosiou
93	The power pursuant to Regulation 74(1)(c) to specify by notice in writing to the building owner, on or before development approval is granted in respect of the work, any stage of the building work, for the purposes of the notification requirements in Section 59(1) of the Act.	CoPL - Senior Building Officer - T.Theodosiou
93.	The duty pursuant to Regulation 74(4) of the Regulations to make a note on the relevant building file of any notice given in accordance with Regulation 74(3)(d) by a person by telephone.	CoPL - Senior Building Officer - T.Theodosiou
94. Esse	ntial Safety Provisions	
94.	The duty pursuant to Regulation 76(4) of the Regulations, on either the granting of a building rules consent or on application by the owner of a building, to issue a schedule in the form set out in Schedule 16 specifying the essential safety provisions for buildings and the standards and requirements for maintenance and testing in respect of those provisions.	CoPL - Senior Building Officer - T.Theodosiou
94.	The power pursuant to Regulation 76(10) of the Regulations to require compliance with Regulation 76(7) despite Regulation 76(9) of the Regulations if the essential safety provisions were installed under a modification of the Building Rules under Section 36(2) of the Act or the building has been the subject of a notice under Section 71 of the Act.	CoPL - Senior Building Officer - T.Theodosiou

A Swimming	a Pool Safetv	
94A.1 The Re	e power pursuant to Regulation 76D(4a) of the gulations to, for the purposes of Section 71AA(7) of Act, subject to Regulation 76(D)(4b) of the gulations, establish a swimming pool inspection	CoPL - Senior Building Officer - T.Theodosiou
95. Buildi ı	ng Rules: Bushfire Prone Areas	
95.1	Where:	
	95.1.1 application is made for building rules consent for building work in the nature of an alteration to a class 1, 2 or 3 building under the Building Code; and	
	95.1.2 the building is in a bushfire prone area under Regulation 78(1) of the Regulations; and	
	95.1.3 the total floor area of the building would, after the completion of the proposed building work, have increased by at least 50% when compared to the total floor area of the building as it existed 3 years before the date of the application (or, in the case of a building constructed since that time, as it existed at the date of completion of original construction),	CoPL - Senior Building Officer - T.Theodosiou
Reg the rele	power, pursuant to Regulation 78(2) of the gulations, to require, as a condition of consent, that entire building be brought into conformity with the evant requirements of the Building Rules for bushfire tection.	
96. Const	uction Industry Training Fund	
96.1	The duty pursuant to Regulation 79(2) of the Regulations to withhold issuing a building rules consent until satisfied that the appropriate levy has been paid under the Construction Industry	CoPL - Senior Building Officer - T.Theodosiou

Training Fund Act 1993 or that no such levy is

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021

payable.

	.1.2 that the building work comply with Minister's Specification SA: Upgrading health and safety in existing buildings (to the extent reasonably applicable to the building and its condition).	
	.1.1 that building work that conforms with the requirements of the Building Rules be carried out to the extent reasonably necessary to ensure that the building is safe and conforms to proper structural and health standards; or	CoPL - Senior Building Officer - T.Theodosiou
Reg cons alter befo build unhe	96A.1 The power pursuant to Regulation 80(1a) of the Regulations, if an application for a building rules consent relates to building work in the nature of an alteration to a class 2 to class 9 building constructed before 1 January 2002, to form the opinion that the building is unsafe, structurally unsound or in an unhealthy condition, and to require, as a condition of consent:	
96A Requireme	ent to Up-grade Building in Certain Cases	
96.3	The power pursuant to and in accordance with Regulation 79(5)(b) of the Regulations to determine that the application has lapsed.	CoPL - Senior Building Officer - T.Theodosiou
96.2	The power pursuant to Regulation 79(4) of the Regulations to form an opinion whether the appropriate levy under the Construction Industry Training Fund Act 1993 has or has not been paid, or is or is not payable, and notify the applicant that a building rules consent cannot be issued until the Delegate is satisfied that the levy has been paid or is not payable.	CoPL - Senior Building Officer - T.Theodosiou

97.1 The power pursuant to Regulation 82(3)(b)(i) of the Regulations to require such details, particulars, plans, drawings, specifications, certificates and other documents as may reasonably be required to determine a building's classification upon application by an owner of a building under Regulation 82(1) or (2) of the Regulations.	CoPL - Senior Building Officer - T.Theodosiou
97.2 The power pursuant to Regulation 82(4) of the Regulations and subject to Regulation 82(4a) of the Regulations, to assign the appropriate classification under the Building Code to a building upon being satisfied on the basis of the owner's application and accompanying documents that the building, in respect of the classification applied for, possesses the attributes appropriate to its present or intended use.	CoPL - Senior Building Officer - T.Theodosiou
97.2A The power pursuant to Regulation 82(4a) of the Regulations, if an application under Regulation 82 of the Regulations is made in respect of an existing class 2 to class 9 building, to require the applicant to satisfy the delegate that <i>Minister's Specification SA:</i> Upgrading health and safety in existing buildings has been complied with (to the extent reasonably applicable to the building and its present or intended use).	CoPL - Senior Building Officer - T.Theodosiou
98. Certificates of Occupancy	
98.1 The power pursuant to Regulation 83(2)(c) of the Regulations to require from an applicant for a certificate of occupancy reasonable evidence that conditions attached to a development approval have been satisfied.	CoPL - Senior Building Officer - T.Theodosiou
98.2 The power pursuant to Regulation 83(2)(d) of the Regulations where an application relates to the construction or alteration of part of a building and further building work is envisaged in respect of the remainder of the building, to require from an applicant for a certificate of occupancy reasonable evidence that in the case of a building of more than 1 storey, the requirements of Minister's Specification SA 83 have been complied with, or in any other case the building is suitable for occupation.	

98.3 The power pursuant to Regulation 83(3) of the Regulations to, other than in relation to a designated building on which building work involving the use of a designated building product is carried out after the commencement of the Development (Building Cladding) Variation Regulations 2018, dispense with the requirement to provide a Statement of Compliance under Regulation 83(2)(a) if the Delegate is satisfied that a person required to complete 1 or both parts of the Statement has refused or failed to complete that part and that the person seeking the issuing of the certificate of occupancy has taken reasonable steps to obtain the relevant certification(s) and it appears to the Delegate that the relevant building is suitable for occupation.	CoPL - Senior Building Officer - T.Theodosiou
98.4 Where:	
98.4.1 a building is required by the Building Rules:	
98.4.1.1 to be equipped with a booster assembly for use by a fire authority; or	
98.4.1.2 to have installed a fire alarm that transmits a signal to a fire station; and	CoPL - Senior Building Officer - T.Theodosiou
98.4.2 facilities for fire detection, fire fighting or the control of smoke must be installed in the building pursuant to an approval under the Act,	
the duty pursuant to Regulation 83(4) of the Regulations to not grant a certificate of occupancy unless or until a report has been sought from the fire authority as to whether those facilities have been installed and operate satisfactorily.	
98.5 The power pursuant to Regulation 83(5) of the Regulations, when a report from the fire authority pursuant to Regulation 83(4) is not received within 15 business days, to presume that the fire authority does not desire to make a report.	CoPL - Senior Building Officer - T.Theodosiou

98.6	The duty pursuant to Regulation 83(6) of the Regulations to have regard to any report received from a fire authority under Regulation 83(4) before issuing a certificate of occupancy.	CoPL - Senior Building Officer - T.Theodosiou
98.7	The power pursuant to Regulation 83(9) of the Regulations to revoke a certificate of occupancy.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
99. Certifica Case	te of Independent Technical Expert in Certain	
99.1	The power pursuant to Regulation 88(3) of the Regulations, in circumstances where Regulation 88 of the Regulations applies, to rely on the certificate of an independent technical expert.	CoPL - Senior Building Officer - T.Theodosiou
100. Fees		
100.1	The power pursuant to Regulation 95(2) of the Regulations to require an applicant to provide such information as the Delegate may reasonably require to calculate any fee payable under Schedule 6 and the power to make any other determination for the purposes of Schedule 6.	CoPL - Senior Building Officer - T.Theodosiou
100.2	The power pursuant to the provisions of Regulation 95(3) of the Regulations to calculate any fee on the basis of estimates made by the Delegate where the Delegate believes that any information provided by an applicant is incomplete or inaccurate.	CoPL - Senior Building Officer - T.Theodosiou

100.3 The power pursuant to Regulation 95(4) of the Regulations to, at any time, and despite any earlier acceptance of an amount in respect of the fee, reassess a fee payable under the Regulations.	CoPL - Senior Building Officer - T.Theodosiou
100.4 The duty pursuant to Regulation 95(5) of the Regulations, on a reassessment under Regulation 95(4) of the Regulations:	
100.4.1 if it appears that an overpayment has occurred, to refund any amount due in accordance with the reassessment; and	CoPL - Senior Building Officer -
100.4.2 if it appears that an underpayment has occurred, to charge any further amount payable in accordance with the reassessment.	T.Theodosiou
101. Register Of Applications	
101.1 The duty pursuant to Regulation 98 of the Regulations to keep available for public inspection a register of applications for consent, approval, or the assignment of building classifications under the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
101.2 The power pursuant to Regulation 98(3) to fix a fee and upon payment of that fee, make available to a member of the public a copy of any part of a register or document kept for the purposes of Regulation 98(1).	
102. Registration of Land Management Agreements	

102.1	The duty pursuant to and in accordance with Regulation 99(2) of the Regulations to establish a register of agreements entered into by the Council under Section 57(2) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
102.2	The power pursuant to Regulation 99(3) of the Regulations to determine what other information may be contained in the Register.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
103. Land Ma Applicat	nagement Agreements - Development ions	
103.1	The duty pursuant to Regulation 100(2) of the Regulations to establish a register of agreements entered into by the Council under Section 57A of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
103.2	The duty pursuant to Regulation 100(3) of the Regulations to include in the register a copy of each agreement entered into by the Council under Section 57A of the Act and other information the Delegate considers appropriate.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

103.3 The duty pursuant to Regulation 100(5) of the Regulations to keep the register at the principal office of the Council.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
103.4 The duty pursuant to Regulation 100(6) of the Regulations to keep the register available for public inspection during normal office hours for the office where the register is situated.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
103.5 The duty pursuant to Regulation 100(9) to give a copy of a notice under Regulation 100(8) to any owner of the land who is not a party to the agreement.	
104. Documents to be Preserved by a Council	
104.0 The power and duty pursuant to Regulation 101(a1) of the Regulations to retain a copy of each document provided to the Council by a private certifier in relation to any application for a development plan consent assessed by the private certifier.	CoPL - Senior Building Officer - T.Theodosiou
104.1 The duty pursuant to Regulation 101(1) of the Regulations to retain a copy of the documents listed in Regulation 101 of the Regulations in relation to any building work approved under the Act.	CoPL - Senior Building Officer - T.Theodosiou
104.1AThe power and duty pursuant to Regulation 101(1a) of the Regulations to preserve any document referred to in Regulation 101(a1) for a period of at least 10 years.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

104.2 The duty pursuant to Regulation 101(2) of the Regulations to preserve any document referred to in Regulation 101(1) of the Regulations until the building to which the document relates is demolished or removed.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
104.3 The power pursuant to and in accordance with Regulation 101(3) of the Regulations to offer to give plans and specifications in the Council's possession to a building owner and if the building owner declines the offer, the power to destroy the documents.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
104.4 The power pursuant to and in accordance with Regulation 101(4) of the Regulations to make available for inspection at the offices of the Council during normal office hours any document retained by the Council under Regulation 101(a1) or (1) of the Regulations (without charge) and to fix a reasonable fee for a copy of any document retained by the Council under Regulation 101(a1) or (1) of the Regulations.	Manager Governance
104.5 The power pursuant to Regulation 101(5) of the Regulations to not make available of any plans, drawings specifications or other documents or information:	
104.5.1 for inspection under Regulation 101(4)(a) if to do so would:	
104.5.1.1 in the opinion of the Delegate, unreasonably jeopardise the present or future security of a building; or	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

104.5.1.2 constitute a breach of any other law; or	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling,
104.5.2 for copying under Regulation 101(4)(b) if	J.Vaccarella
to do so would:	
104.5.2.1 in the opinion of the Delegate, unreasonably jeopardise the present or future security of a building; or	CoPL - Senior Building Officer - T.Theodosiou
	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
104.5.2.2 involve an infringement of copyright in matter contained in a document; or	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
104.5.2.3 constitute a breach of any other law.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
104A Documents to be Provided by Private Certifier	

104A.1The power pursuant to Regulation 102(2) of the Regulations to request a private certifier to produce to the Council within a reasonable period, a copy of any document that has been submitted to the private certifier for the purposes of an application for development plan consent (and that it is not already held by the Council under the Regulations) so that the Council can respond to a request from a member of the public for access to such document.		Building Officer -
105. Transfe	r of Development Potential	
105.1	The duty pursuant to Regulation 104 of the Regulations, wherever the provisions of the Development Plan provide for the transfer of development potential, to maintain a register of development rights containing the information prescribed in Regulation 104(1) and to make the said register available for public inspection on payment of the appropriate fee.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
106. System	Indicators	
106.1	The duty pursuant to Section 115(1)(a) of the Regulations to keep and collate the information specified in the system indicators document on a quarterly basis.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
106.2	The duty pursuant to Section 115(1)(b) of the Regulations to provide the information for each quarter to the Minister in a manner and form determined by the Minister, within 21 days after the end of the quarter.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
106.3	The power pursuant to Regulation 115(2) of the Regulations to apply to the Minister to exempt the Council from a requirement in the system indicators document.	
	le 1A – Demolition	

107.1	The power, pursuant to Clause 12(3) of Schedule 1A of the Regulations, to make an application to the Minister for an area to be declared by the Minister to be a designated area.	
107.2	The power pursuant to Clause 12(9) of Schedule 1A of the Regulations, before the Minister takes action to vary or revoke a declaration under Clause 12(3) of Schedule 1A of the Regulations or a condition under Clause 12(7) of Schedule 1A of the Regulations, to in response to a notice in writing from the Minister, show, within the specified time, why the proposed course of action should not be taken.	
108. Schedu	le 4 – New Dwellings	
108.1	The power pursuant to Clause 2B(4)(b) of Schedule 4 of the Regulations to form the belief that the allotment is, or may have been, subject to site contamination as a result of a previous use of the land or a previous activity on the land other than a previous use or activity for residential purposes.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
109. Schedu	le 6 - Fees	
109.1	The power pursuant to Clause 1(7) of Schedule 6 to the Regulations to determine the amount of the fee to be charged to an applicant to cover the Council's reasonable costs in giving public notice of the application under Section 38(5) of the Act.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
110. Schedu	le 8 – Development Near The Coast	
	,	

110.1 The power pursuant to Item 1(b) of Clause 2 of	CoPL - Senior
110.1 The power pursuant to Item 1(b) of Clause 2 of Schedule 8 of the Regulations, where development is on coastal land, to form the opinion that the development is of a minor nature only, and comprises the alteration of an existing building or the construction of a building to facilitate the use of an existing building.	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
111. Schedule 8 - Development Adjacent To Main Roads	
111.1 The power pursuant to Item 3 of Clause 2 of Schedule 8 of the Regulations to form the opinion that development is likely to: 111.1.1 alter an existing access; or 111.1.2 change the nature of movement through an existing access; or	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon,
111.1.3 create a new access; or	P.Harnett, R.Gosling, J.Vaccarella
111.1.4 encroach within a road widening setback under the Metropolitan Adelaide Road Widening Plan Act 1972,	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
in relation to an existing or proposed arterial road, primary road, primary arterial road or secondary arterial road, or within 25 metres of a junction with an existing or proposed arterial road, primary road, primary arterial road or secondary arterial road (as delineated in the relevant Development Plan).	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

112. Schedu l	e 8 - State Heritage Places	
112.1	The power pursuant to Item 5(1) of Clause 2 of Schedule 8 of the Regulations to form the opinion that a development materially affects the context within which a State Heritage place is situated	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella
113. Schedul	e 8 – Mining – General	
113.1	The power pursuant to and in accordance with Item 7 of Clause 2 of Schedule 8 of the Regulations to form the opinion that development is of a minor nature only.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella

114. Schedu	le 8 - Activity of Environmental Significance	
114.1	The power pursuant to Item 10(b) of Clause 2 of Schedule 8 of the Regulations, where development involves, or is for the purposes of an activity specified in Schedule 21 of the Regulations (including, where an activity is only relevant when a threshold level of capacity is reached, development with the capacity or potential to operate above the threshold level, and an alteration or expansion of an existing development (or existing use) where the alteration or expansion will have the effect of producing a total capacity exceeding the relevant threshold level), other than development which comprises the alteration of, or addition to, an existing building, to form the opinion that the development does not change the use of the building, and is of a minor nature only, and does not have any adverse effect on the environment.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
115. Scheau	le 8 – Aquaculture Development	
115.1	The power pursuant to and in accordance with Item 15 of Clause 2 of Schedule 8 of the Regulations to form the opinion that development involves a minor alteration to an existing or approved development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

lle 8 – Development Within the River Murray lain Area	
The power pursuant to and in accordance with Item 19(b) of Clause 2 of Schedule 8 of the Regulations to form the opinion that development materially affects the context within which a State Heritage place is situated.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella
•	
The power pursuant to and in accordance with Item 20(a) of Clause 2 of Schedule 8 of the Regulations to form the opinion that development materially affects the context within which a State Heritage place is situated.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella
The power pursuant to Clause 1 of Part 1 to Schedule 9 of the Regulations in circumstances where a development would be a complying development under the Regulations or the relevant Development Plan but for the fact that it fails to meet the conditions associated with the classification, to form the opinion that the failure to meet those conditions is of a minor nature only.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling J.Vaccarella
The power pursuant to Clause 2(1)(g) of Part 1 to Schedule 9 of the Regulations to form the opinion that a development is of a kind which is of a minor nature only and will not unreasonably impact on the owners or occupiers of land in the locality of the site of the development.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon,
	Regulations to form the opinion that development materially affects the context within which a State Heritage place is situated. The power pursuant to and in accordance with Item 20(a) of Clause 2 of Schedule 8 of the Regulations to form the opinion that development materially affects the context within which a State Heritage place is situated. The power pursuant to Clause 1 of Part 1 to Schedule 9 of the Regulations in circumstances where a development would be a complying development under the Regulations or the relevant Development Plan but for the fact that it fails to meet the conditions associated with the classification, to form the opinion that the failure to meet those conditions is of a minor nature only. The power pursuant to Clause 2(1)(g) of Part 1 to Schedule 9 of the Regulations to form the opinion that a development is of a kind which is of a minor nature only and will not unreasonably

Adopted by Council: 18/9/2019 Last Reviewed by CEO 18/11/2021 LGA Last amended: 1 July 2019

118.3 The power pursuant to the following designated sub-paragraphs of Clause 3 of Part 1 to Schedule 9 of the Regulations, where a development is classified as non complying under the relevant Development Plan, to form the opinion that:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
 118.3.1 the alteration of, or addition to, a building is of a minor nature only, pursuant to subparagraph (a); 118.3.2 the construction of a building to be used as ancillary to or in association with an existing building and which will facilitate the better enjoyment of the purpose for which the existing building is being used constitutes development of a minor nature only pursuant to sub-paragraph (b). 	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
118.4 The power pursuant to Clause 5 of Part 1 to Schedule 9 of the Regulations to form the opinion: 118.4.1 that the division of land (including for the construction of a road or thoroughfare) is for a proposed use which is consistent with the objective of the zone or area under the Development Plan; and 118.4.2 whether the division will change the nature or function of an existing road.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
118.5 The power pursuant to Clause 11 of Part 1 to Schedule 9 of the Regulations, in circumstances where development comprises a special event and the special event will not be held over more than 3 consecutive days, to form the opinion that an event of a similar or greater size or of a similar or greater impact on surrounding areas, has not been held on the same site (or substantially the same site) within 6 months immediately preceding the day or days on which the special event is proposed to occur.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

118.6 Pursuant to Clause 17 of Part 1 of Schedule 9 to the Regulations for the purpose of determining whether a development should be considered to be of a minor nature only:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
118.6.1 the duty to not take into account what is included within Schedule 3 of the Regulations; and	CoPL - Senior
118.6.2 the power to take into account the size of the site of the development, the location of the development within that site, and the manner in which the development relates to the locality of the site; and	Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling,
118.6.3 the power to conclude, if relevant, that the development is of a minor nature only despite the fact that it satisfies some, but not all, of the criteria set out in item 2(d) of Part 1 of Schedule 9 to the Regulations.	J.Vaccarella
118.7 The power pursuant to Clause 21 of Part 2 to Schedule 9 of the Regulations, except where development is classified as non complying development under the relevant Development Plan, to form the opinion:	CoPL - Senior Building Officer - T.Theodosiou
118.7.1 that in respect of a proposed division of land that the applicant's proposed use of the land, is for a purpose which is consistent with the zone or area under the Development Plan; and	URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
118.7.2 whether the proposed division will change the nature or function of an existing road.	
119. Schedule 10 - Decisions by Development Assessment Commission	

119.1 In circumstances where the Council is undertaking development within the meaning of that term under Section 4 of the Act and:	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
119.1.1 the development involves the construction (but not alteration of or change in use to a hotel or tavern, or tourist accommodation, or an entertainment complex, or a cinema, or a hospital) but where the Council's interest is limited to the ownership of rights associated with an easement, road or reserve, the power pursuant to Clause 2(a) of Schedule 10 of the Regulations to form the opinion that the purpose of the easement, road or reserve will not be materially affected;	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella
119.1.2 in circumstances where the development involves the construction of, or a change in use to, a shop or office or the construction of a building for the purposes of, or a change in use to, a form of industry and the interest of the Council is limited to the ownership of rights associated with an easement, road or reserve, the power pursuant to Clause 2(b) of Schedule 10 of the Regulations to form the opinion that the purpose of the easement, road or reserve will not be materially affected.	CoPL - Senior Building Officer - T.Theodosiou URPS - J.Lewis, S.Channon, P.Harnett, R.Gosling, J.Vaccarella

SCHEDULE OF CONDITIONS

CONDITIONS OR LIMITATIONS APPLICABLE TO DELEGATIONS CONTAINED IN THIS INSTRUMENT

Paragraph(s) in instrument to which conditions/limitations apply	Conditions / Limitations
	ng Officer - T.Theodosiou, Chief Executive Officer & URPS - S.Channon, P.Harnett, R.Gosling, J.Vaccarella ,
	Category 1 - Developments
10	Category 2 – Developments where no objections were raised as part of the notification procedure
	Category 3 – Developments where no objections were raised as part of the notification procedure
	Nil
	INII
44A	FIRE SAFETY: Council resolved that only Council can exercise these powers – 21/2/2018