

LOCAL GOVERNMENT (ROBINA TOWN CENTRE PLANNING AGREEMENT) AMENDMENT BILL 1996



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	ROBINA CENTRAL PLANNING AGREEMENTAMENDMENT AGREEMENT	

1996

A BILL

FOR

An Act to amend the Local Government (Robina Town Centre Planning Agreement) Act 1992

	The Parliament of Queensland enacts—	1
	Short title	2
Clause	1. This Act may be cited as the <i>Local Government (Robina Town Centre Planning Agreement) Amendment Act 1996.</i>	3 4
	Act amended	5
Clause	2. This Act amends the Local Government (Robina Town Centre Planning Agreement) Act 1992.	6 7
	Amendment of s 1 (Short title)	8
Clause	3. Section 1, 'Town Centre'—	9
	omit, insert—	10
	'Central'.	11
	Amendment of s 2 (Definitions)	12
Clause	4.(1) Section 2, definitions "planning agreement" and "site"—	13
	omit.	14
	(2) Section 2—	15
	insert—	16
	" "amending Act" means the Local Government (Robina Town Centre Planning Agreement) Amendment Act 1996.	17 18
	"drawing no. 8951 B" means the zoning plan—	19
	 (a) identified as drawing no. 8951 B and held at the office of the Council of the City of Gold Coast;¹ and 	20 21

¹ The plan may be inspected at the office of the Council of the City of Gold Coast by members of the public during office hours on business days.

s 4

(b) reproduced in the planning agreement, first schedule in a modified form. "first amending agreement" means an agreement in the form of the agreement set out in schedule 2 and made by the parties named in the agreement. "further agreement" means an amending agreement, made by the parties named in it, the proposed form of which was approved under a regulation. "modified planning scheme" means the planning scheme applying to the site under section 5. 10 "1995 planning scheme" means the scheme that, for the Local Government (Planning and Environment) Act 1990, was the planning scheme for the former Shire of Albert immediately before the commencement of the amending Act. 14 "planning agreement" means-15 (a) the Robina Town Centre Planning Agreement; and 16 (b) if the agreement is amended by the first amending agreement or a further agreement—the agreement as so amended. "Robina" means Robina Land Corporation Pty Ltd ACN 010 159 387. 19 "Robina **Properties**" Robina Ptv Ltd means Properties ACN 010 147 038. 21 "Robina Town Centre Planning Agreement" means the agreement made between Robina, Robina Properties and the Council of the Shire 23 of Albert on 18 September 1992, a copy of which is set out in schedule 1 (other than drawing no. 8951 B). 25 "site" means— 26 (a) before the making of the first amending agreement-the land 27 described in the planning agreement, first schedule, parts 1 and 2; and 29 from the making of the first amending agreement-the land 30 (b) described in the planning agreement, first schedule, parts 1 (other

than the land described in part 8), 2, 7 (section 2) and 10.'.

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	Insertion of new s 3A	1
Clause	5. After section 3—	2
	insert—	3
	'Rezoning of land for first amending agreement	4
	'3A.(1) This section applies despite section 3 and only when the first amending agreement is made.	5 6
	(2) Category A land is excluded from its zoning, mentioned in column 2 for the land, under the 1995 planning scheme, and included, for the modified planning scheme, in the zone mentioned in column 3 for the land.	7 8 9
	(3) Category B land is excluded from its zoning, mentioned in column 2 for the land, under the existing planning scheme, and included, for the modified planning scheme, in the zone mentioned in column 3 for the land.	10 11 12
	'(4) Category C land is excluded from its zoning, mentioned in column 2 for the land, under the existing planning scheme, and included, for the 1995 planning scheme, in the zone mentioned in column 3 for the land.	13 14 15
	(5) Category D land is excluded from its zoning, mentioned in column 2 for the land, under the modified planning scheme, and included, for the modified planning scheme, in the zone mentioned in column 3 for the land.	16 17 18
	(6) In this section—	19
	"category A land" means the land described in the planning agreement, first schedule, parts 7 (section 2) and 10, column 1.	20 21
	"category B land" means the land described in the planning agreement, first schedule, parts 7 (section 1) and 9 (items 3 and 8), column 1.	22 23
	"category C land" means the land described in the planning agreement, first schedule, part 8, column 1.	24 25
	"category D land" means the land described in the planning agreement, first schedule, part 9 (other than items 3 and 8), column 1.	26 27
	"column" means a column shown in the planning agreement, first schedule, parts 7 to 10.	28 29
	"item" , for land described in the planning agreement, first schedule, parts 7 to 10, means the provision relating to the land having regard to the order in which the provision occurs.'.	30 31 32

s 6

	Insertion of new s 4A	1
Clause	6. After section 4—	2
	insert—	3
	'Notice of making of amending agreements	4
	'4A. The Council of the City of Gold Coast must, by gazette notice, notify the day of the making of the first amending agreement and any further agreement.'.	5 6 7
	Amendment of s 5 (Status of planning agreement)	8
Clause	7. Section 5(3)(b)—	9
	omit, insert—	10
	'(b) a local law of the Council of the City of Gold Coast (whether made before or after the commencement of the amending Act); or'.	11 12 13
	Amendment of s 6 (Amendment of planning agreement)	14
Clause	8.(1) Section 6(1)—	15
	omit.	16
	(2) Section 6(2), 'to be submitted to the Governor in Council'—	17
	omit.	18
	Replacement of s 9 (Regulations)	19
Clause	9. Section 9—	20
	omit, inset—	21
	'Regulation-making power	22
	'9. The Governor in Council may make regulations under this Act.'.	23

Insertion of new s 10

10. After section 9—

Clause

insert—

'Savings and transitionals for use rights and approvals

'10.(1) This section applies only when the first amending agreement is made.

(2) Any purpose for which premises in the saved site are being lawfully used immediately before the making of the first amending agreement is taken to be a lawful use of the premises under the modified planning scheme.

(3) Despite the making of the first amending agreement, the planning agreement as in force before the making continues to apply to each final development approval granted, for land in the saved site, by a local government before the making.

'(4) Each approval (other than a final development approval), consent, permission or notification of conditions granted, for land in the saved site, by a local government before the making of the first amending agreement continues to have effect as if it were granted under the planning agreement after the making.

(5) However, if an approval, consent or permission granted before the making of the first amending agreement (the "original grant") and mentioned in subsection (4) is subject to a time constraint, the time constraint must be measured from the day of the original grant.

(6) A consent mentioned in subsection (4) does not lapse under the *Local Government (Planning and Environment) Act 1990*, section 4.13(18) until 4 years after the making of the first amending agreement.

(7) In this section—

"saved site" means the land contained in the site before the making of the first amending agreement, other than the land described in proposed part 8 set out in clause 2.1.7(b) of the form of agreement in schedule 2.

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	Insertion of new sch 2	1
Clause	11. After the schedule—	2
	insert—	3
	SCHEDULE 2	4
	section 2	5
	'ROBINA CENTRAL PLANNING AGREEMENTAMENDMENT AGREEMENT	6 7
	THIS AMENDMENT AGREEMENT is made the day of 1996	8
	BETWEEN	9
	PARTIES	10
	ROBINA LAND CORPORATION PTY. LTD. ACN 010 159 387 a company incorporated in the State of Queensland and having its registered office at 34 Glenferrie Drive Robina in the State of Queensland (in this Amendment Agreement called "Robina")	11 12 13 14
	AND	15
	<u>ROBINA PROPERTIES PTY. LTD. ACN 010 147 038</u> a company incorporated in the State of Queensland and having its registered office at 34 Glenferrie Drive Robina in the State of Queensland (in this Amendment Agreement called "Robina Properties")	16 17 18 19
	AND	20
	<u>COUNCIL OF THE CITY OF GOLD COAST</u> of Nerang-Southport Road Nerang in the State of Queensland (in this Amendment Agreement called "the Council")	21 22 23
		24

RECITALS

1. WHEREAS:-

1.1 Robina, Robina Properties and the Council (formerly the Albert Shire Council) entered into the Robina Central Planning Agreement on 18 September 1992.

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- 1.2 The Robina Central Planning Agreement was given the force of law by the Local Government (Robina Central Planning Agreement) Act 1992.
- 1.3 The Local Government (Robina Central Planning Agreement) Act 1992 provided for the Robina Central Planning Agreement to be amended by a further agreement approved by the Governor in Council by regulation.
- 1.4 Robina, Robina Properties and the Council have agreed to amend the Robina Central Planning Agreement as provided by this Amendment Agreement and to undertake the lawful procedures and actions necessary to seek the approval of the Amendment Agreement by the Governor in Council by regulation as provided by the Act and the Local Government (Robina Central Planning Agreement) Act 1992.
- 1.5 Robina, Robina Properties and Council entered into an 21 Amendment Agreement dated 21 March 1996 and Council 22 sought the approval of that Amendment Agreement by the 23 Governor in Council by regulation as required and the 24 Department of Local Government & Planning on behalf of the 25 State of Queensland has requested amendments to the 26 Amendment Agreement to implement proposed changes to the 27 area of the site and the zoning of some land. 28
- 1.6It was the intention of the parties that the Amendment29Agreement dated the 21st March 1996 was not to be effective30unless it was approved by the Governor in Council by31regulation made under the Local Government (Robina Town32Centre Planning Agreement) Act 1992.33
- 1.7Robina, Robina Properties and Council will execute this34Amendment Agreement after the commencement of the Local35

Local Government (Robina Town Centre Planning Agreement) Amendment

		Government (Amendment A	Robina Town Centre Planning Agreement) ct 1996.	1 2
				3
2.	-	arties now enter gree as follows:–	into this Amendment Agreement and undertake	4 5
	2.1	The parties agr be amended as	ee that the Robina Central Planning Agreement follows:—	6 7
				8
	2.1.1	Clause 1:—		9
		by deleting the	First Schedule and inserting the following:—	10
		" <u>T</u>	<u>IE FIRST SCHEDULE</u>	11
		Part 1	Description of the subject land	12
		Part 2	Description of the Kerrydale Land	13
		Part 3	Present Zone	14
		Part 4	Proposed Zone	15
		Part 5	Description of Robina Town Centre Core	16
		Part 6	Drawing 8951B	17
		Part 7	Railway land	18
		Part 8	Exclusion land	19
		Part 9	Development adjustment land	20
		Part 10	Adjustment land	21
		Part 11	Drawing RC-NZD-01—combined site and zonings"	22 23
		by adding afte words "and Im	er the words "Part 2 Planning Intentions" the plementation".	24 25
				26
	2.1.2		words "Kerrydale Land" wherever they appear g in their place the words "the Northern Frame".	27 28

Local Government (Robina Town Centre Planning Agreement) Amendment

2.1.3 by deleting the words "Robina Town Centre" wherever they appear (except when used in the phrase "Robina Town Centre Core") and substituting in their place the words "Robina Central".

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- 2.1.4 by deleting the words "Shire of Albert" wherever they appear and substituting in their place the words "Council of the City of Gold Coast".
- 2.1.5 Clause 2 by inserting after recital 2.11 the following recitals:—
 - "2.12 To facilitate the location of the railway to the Gold Coast certain land dealings are proposed between the State of Queensland and Robina. These require that so much of the railway land which is not presently part of this Agreement being the land described in Section 2 of Part 7 of the First Schedule be subject to this Agreement and further that so much of the railway land which is not in the Special Business Zone being that land described in Column 1 of Section 1 and 2 of Part 7 of the First Schedule be excluded from its existing zones as shown in Column 2 of Section 1 and 2 of Part 7 of the First Schedule and included in the zone shown in Column 3 of Part 7 of the First Schedule.
 - 2.13 As part of these land dealings the land described in Part
 8 is excluded from the operation of this Agreement and
 is excluded from the zone shown in Column 2 of Part 8
 in the First Schedule and included in the zone shown in
 Column 3 of Part 8 of the First Schedule.
 - 2.14 During the course of development of the combined site, 30 boundaries of some allotments which have been created 31 have not coincided with zoning boundaries. In order to rectify this, the Council, Robina and Robina Properties 33 have agreed that:— 34

	2.14	.1 the land described in Column 1 of Part 9 of the First Schedule be excluded from the zone in Column 2 of Part 9 of the First Schedule and be included in the zone shown in Column 3 of Part 9 of the First Schedule; and	1 2 3 4
	2.14	.2 the land described in Column 1 of Part 10 of the First Schedule be subject to this Agreement and be excluded from the zone shown in Column 2 of Part 10 of the First Schedule and be included in the zone shown in Column 3 of Part 10 of the First Schedule."	5 6 7 8 9
			10
2.1.6	Clau	use 99 by:—	11
	(a)	deleting from the definition "access restriction strip" the figure 0.5 and substituting the figure 0.2.	12 13
	(b)	deleting the definition "this Agreement" and substituting the following definition:—	14 15
		"this Agreement" means this Agreement and any amendment of this Agreement and includes the schedules, the plans, tables, drawings and documents identified herein.	16 17 18 19
	(c)	deleting the definition "combined site" and substituting the following definition:—	20 21
		"combined site" means the land described in this Agreement First Schedule Parts 1 (other than the land described in Part 8), 2, 7 (Section 2) and 10 and is depicted on the Drawing in Part 11.	22 23 24 25
	(d)	deleting the definition "final development approval" and substituting the following definition:—	26 27
		"final development approval" means approval of an application under Section 5 of Part 9 or Section 4 of Part 10 of the Second Schedule.	28 29 30
	(e)	adding the following definitions:	31
		"adjustment land" means the land described in Column 1 of Part 10 of the First Schedule	32 33

Column 1		Column 2 Column 3	
Section 1			19
		RAILWAY LAND	18
		PART 7	16 17
	(b)	by adding the following Parts:	15
	(a)	by adding before the Plan of the combined site the words "Part 6"; and	13 14
2.1.7	Firs	t Schedule as follows:—	12
			11
		"railway land" means the land described in Column 1 of Sections 1 and 2 of Part 7 of the First Schedule	9 10
		"Plan of Development" means a Plan of Development prepared pursuant to Clause 18D of Part 2 of the Second Schedule	6 7 8
		"excluded land" means the land described in Column 1 of Part 8 of the First Schedule	4 5
		"Development Section" means a Development Section created pursuant to Clause 18D of Part 2 of the Second Schedule	1 2 3

Description of Land	Existing Zoning	New Zoning	
That part of Lot 883 on	Special Facilities (Golf	Special	20
RP 892174, part of Lot 201 on	Course, Hotel,	Business	21
RP 815555 and part of Lot 703	Accommodation Units		22
on RP 815583 identified as	and Public Open		23
Parcel A on Brown & Pluthero	Space)		24
Drawing No. 11302D, and more			25
particularly described in the metes			26

Local Government (Robina Town Centre Planning Agreement) Amendment

and bounds description both of which are Document $1/1/5$			1
That part of Lot 703 on RP 815583 identified as Parcel C on Brown & Pluthero Drawing No. 11304D, and more particularly described in the metes and bounds description both of which are Document 1/1/6	Special Facilities (Golf Course, Hotel, Accommodation Units and Public Open Space)	Special Business	2 3 4 5 6 7
			8
Section 2			9
Column 1	Column 2	Column 3	
Description of Land	Existing Zoning	New Zoning	
		Zomig	
That part of Lot 201 on RP 815555, part of Lot 703 on RP 815553 and part of Lot 822 on RP 226764 identified as Parcel B on Brown & Pluthero Drawing No. 11303D, and more particularly described in the metes and bounds description both of which are Document 1/1/7	Rural	Special Business	10 11 12 13 14 15 16 17
RP 815555, part of Lot 703 on RP 815553 and part of Lot 822 on RP 226764 identified as Parcel B on Brown & Pluthero Drawing No. 11303D, and more particularly described in the metes and bounds description both of	Rural	Special	11 12 13 14 15 16

Local Government (Robina Town Centre Planning Agreement) Amendment

PART 8

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EXCLUDED LAND

Column 1	Column 2	Column 3	
Description of Land	Existing Zoning	New Zoning	
	Special Business	Rural	3 4 5 6 7 8 9
P	ART 9		10 11

DEVELOPMENT ADJUSTMENT LAND

Column 1	Column 2	Column 3	
Description of Land	Existing Zoning	New Zoning	
That part of Lot 894 on RP	Special Facilities	Special	13
892161 identified as Parcel A on	(Robina Town Centre	Business	14
Brown & Pluthero Drawing No.	Core)		15
11306D, and more particularly			16
described in the metes and bounds			17
description both of which are			18
Document 1/1/10			

Local Government (Robina Town Centre
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That part of Lot 894 on RP 892161 identified as Parcel B on Brown & Pluthero Drawing No. 11307D, and more particularly described in the metes and bounds description both of which are Document 1/1/11	Special Facilities (Robina Town Centre Core)	Special Business	1 2 3 4 5 6
That part of Lot 896 on RP 892162 identified as Parcel I on Brown & Pluthero Drawing No. 11313D, and more particularly described in the metes and bounds description both of which are Document 1/1/12	Special Business	Special Facilities (Robina Town Centre Core)	7 8 9 10 11 12
That part of Lot 896 on RP 892162 identified as Parcel G on Brown & Pluthero Drawing No. 11311D, and more particularly described in the metes and bounds description both of which are Document 1/1/13	Special Facilities (Robina Town Centre Core)	Special Business	13 14 15 16 17 18
That part of Lot 896 on RP 892162 identified as Parcel H on Brown & Pluthero Drawing No. 11312D, and more particularly described in the metes and bounds description both of which are Document 1/1/14	Special Facilities (Robina Town Centre Core)	Special Business	19 20 21 22 23 24
That part of Lot 104 on RP 815556 identified as Parcel E on Brown & Pluthero Drawing No. 11310D, and more particularly described in the metes and bounds description both of which are Document 1/1/15	Special Facilities (Robina Town Centre Core)	Special Business	25 26 27 28 29 30

Local Government (Robina Town Centre
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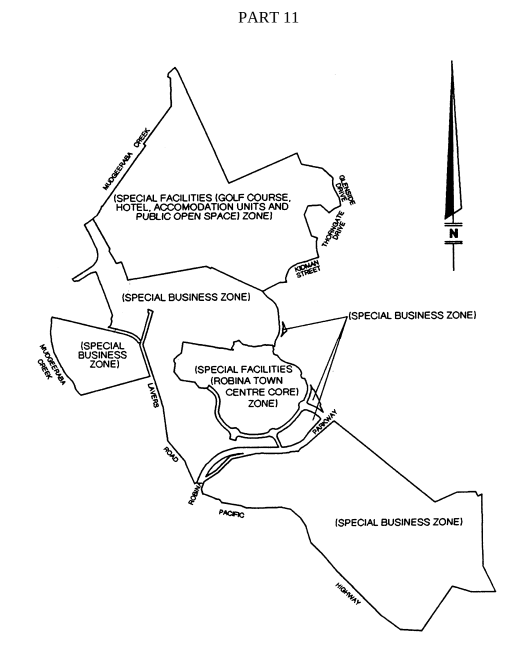
That part of Lot 895 on RP 892159 identified as Parcel D on Brown & Pluthero Drawing No. 11309D, and more particularly described in the metes and bounds description both of which are Document 1/1/16	Special Facilities (Robina Town Centre Core)	Special Business	1 2 3 4 5 6	
That part of Lot 140 on RP 886528 identified as Parcel C on Brown & Pluthero Drawing No. 11308D, and more particularly described in the metes and bounds description both of which are Document 1/1/17	Special Business	Special Facilities (Robina Town Centre Core)	7 8 9 10 11 12 13	
PART 10				
ADJUSTMENT LAND				
Column 1 Description of Land	Column 2 Existing Zoning	Column 3 New Zoning	16	
That part of Lot 104 on RP 815556 identified as Parcel F on Brown & Pluthero Drawing No. 11314D, and more particularly described in the metes and bounds description both of which are Document 1/1/18	Commercial Industry	Special Business	17 18 19 20 21 22	

Local Government (Robina Town Centre Planning Agreement) Amendment

That part of Lot 895 on RP 892159 identified as Parcel J on Brown & Pluthero Drawing No. 11328D, and more particularly described in the metes and bounds description both of which are Document 1/1/19	Commercial Industry	Special Business	1 2 3 4 5 6
That part of Lot 895 on RP 892159 identified as Parcel K on Brown & Pluthero Drawing No. 11327D, and more particularly described in the metes and bounds description both of which are Document 1/1/20	Commercial Industry	Special Business	7 8 9 10 11 12

Local Government (Robina Town Centre Planning Agreement) Amendment

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2.1.8		By deleti following	ing Part 1 of the Second Schedule and substituting the g:—	1 2
			PART 1	3
			INTRODUCTION	4
De	velopm	ent Backgro	ound	5
1	Rezor	ning Applica	ation	6
	1.1	2270 date	applied to the Council by Rezoning Application No. ed 10 July 1990 to exclude the subject land from the one and include it in the proposed zone.	7 8 9
	Mast	Master Planning		
	1.2	1.2 As discussions and negotiations in relation to that rezoning application proceeded it became apparent that the development proposed by Robina pursuant to the application involved the master planning of a new mixed use community rather than a specific development application and that the existing legislation did not provide an adequate framework within which to implement the proposal.		11 12 13 14 15 16 17
	Defic	iencies in E	Existing Legislation	18
	1.3		ons why the existing legislation was inadequate may arised as follows:—	19 20
		1.3.1	the inclusion of part of the land in the Special Facilities (Robina Town Centre Core) zone is intended to confer a legal right to use any part of that land for any of the purposes set out in clauses 120 and 121 of Part 9, subject to the Council's approval of the details of the final development and, in the latter case, subject to obtaining town planning consent;	21 22 23 24 25 26 27 28
		1.3.2	the land to be included in the Special Business zone may be used for any of the purposes set out in Clauses 151.1 and 151.2 of Part 10 of the	29 30 31

Second Schedule subject to the relevant Plan of Development and final development approval or to obtaining the Council's consent where required;

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- 1.3.3 the infrastructure requirements for the development as a whole can be determined with certainty on the basis of maximum equivalent population fixed by prescription of limits on building heights and site coverage for commercial buildings and by prescription of maximum populations for residential buildings;
- 1.3.4 it is nevertheless not possible to determine the proportion or extent that each of the permitted or permissible uses will assume;
- 1.3.5 it is similarly not possible to determine or specify the precise form and sequence of development;
- 1.3.6 the matters referred to in Clauses 1.3.4 and 1.3.5 are capable of description but only in a conceptual way by means of:—
 - 1.3.6.1 statements of planning and Precinct 19 describing the proposed intents 20 development in terms of uses to be 21 undertaken, facilities to be provided, 22 objectives to be achieved and the 23 form, character and intensity of the 24 final development; and 25
 - 1.3.6.2concept plans containing illustrations26or examples of how the statements of27intent might be implemented;28
- 1.3.7part of the land considered to form part of the
Robina Central concept, being the Northern Frame
land, had already been rezoned and there was no
adequate mechanism available to integrate this
approval with the rest of the proposal.29
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New Legislation 1 1.4 Because of these deficiencies in the existing legislation, it was 2 agreed with Council that legislation would be necessary to 3 specifically provide for the planning and development of the 4 Robina Central site. 5 Purposes of the Agreement 6 The purposes of this Agreement are to:— 7 2.1 describe and promote Robina Central's overall intent, concepts, 8 form and implementation; 9 2.2 provide an implementation process to govern the detailed 10 planning, land use, development and landscaping requirements 11 and guidelines for Robina Central on a continuing basis; 12 2.3 specify with the necessary certainty and enforceability Robina's 13 obligations in relation to the construction of earthworks, roads 14 and services which cannot be adequately regulated by 15 application of existing legislation to the proposed development; 16 and 17 2.4 provide a mechanism and a process whereby Robina's 18 planning obligations in relation to the construction of buildings 19 can be determined, in accordance with specified development 20 requirements and within certain parameters, and subject to a 21 fair and effective dispute resolution process where necessary. 22 Structure of the Second Schedule 23 The Second Schedule of the Planning Agreement contains the 24 development intentions, implementation strategy, construction 25 obligations and development requirements for Robina Central. It is 26 structured as follows:-27 3.1 Part 2 covers the regional context of the development, together 28 with the planning intentions and the implementation process 29 for development within Robina Central. This part defines a 30 hierarchy of planning areas as the fundamental implementation 31 mechanism and the basis of development control. It also 32 identifies the need to provide flexibility for the development to 33

meet market and community expectations over the long term, 34 while still ensuring sufficient certainty as to the nature, form and scale of the ultimate development.

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- 3.2 Parts 3, 4, 5, 6 and 7 deal with Robina's obligations in relation to roads, water supply, sewerage, open space and pathways, and waterways and weirs. This includes details on the extent of works and their timing and the applicable headworks charges and other contributions by Robina.
- 3.3 Part 8 addresses Robina's and Council's obligations in regard to the establishment, leasing and operation of a public library and a community centre within the site.
- 3.4 Parts 9, 10 and 11 cover the land uses and development requirements and guidelines for the Core, Inner Frame, Southern Frame and the Northern Frame, respectively. These parts also address the requirements for applications in relation to specific development proposals in each of these areas. 15
- 3.5 Part 12 deals with a range of general issues associated with the 16 overall development of Robina Central, including public 17 transport, street lighting, earthworks, tree preservation and 18 removal, environmental considerations and reclamation works. 19
- 3.6 Part 13 focuses on the obligations of Council in regard to 20 Robina Central, including issues of roads, services, community 21 facilities and commitments to supporting Robina's broad 22 intentions and objectives for development. 23

Planning of Land Use

- The planning approach to determine land usage has adopted a 4 25 hierarchy of planning levels based on the concept of the combined site 26 being divided into four (4) Areas:-27
 - The Northern Frame The Core
 - The Inner Frame
 - The Southern Frame

and permits each of those Areas where appropriate to be divided into 32 Precincts. It also provides for each Precinct to be further divided into 33

		1	more detailed explanation and the ch is contained in Part 2.	1 2
Construction of Development				
5	Construction of development will usually occur in three stages:			4
	5.1	the first stage being e roads, waterways, par	earthworks when the land is shaped and ks, etc. are formed;	5 6
	5.2	U	en services such as roads, water supply, nd telephone are constructed; and	7 8
	5.3	the third is when cons	truction of buildings occurs.	9
Eart	thworks	Zones and Service Dis	stricts	10
6	Earthworks contracts will usually be undertaken over a larger area than that for which services are to be provided. Accordingly, for ease of administration and understanding, the combined site will be categorised by:—		11 12 13 14	
	6.1		within which earthworks will be carried an approved plan or plans; and	15 16
	6.2		ithin which services will be constructed ince with an approved plan or plans.	17 18
Adoption of Usage and Construction Scheme			19	
7	This Agreement has therefore adopted the following scheme:—			20
	Areas	(for usage)	Earthworks Zones (for earthworks)	21
	Precincts (for usage)		Service Districts (for services)	22
	Development Sections (for usage)			23
	which may be shown diagrammatically as follows:—			24
				25

	THE COM	IBINED SITE	1
	USAGE	CONSTRUCTION	2
	AREAS	EARTHWORKS ZONE	3
PRECINCTS	PRECINCTS	SERVICE DISTRICTS SERVICE DISTRICTS	4
DEVE	LOPMENT SECTIONS		5 6

Importance of Identifying Zones and Districts

8 Having regard to the foregoing scheme, the proper identification of Earthworks Zones and, more importantly, Service Districts is of fundamental importance from the point of view of development control. The usage to which the combined site may be put is already controlled by the terms of this Agreement and, subject thereto, the precise content and form of the final development are matters for Robina and other parties who ultimately take the benefit of this Agreement or the approval of subsequent applications.

Development to be Orderly & Controlled

9 The Council requires that development occur in an orderly and 18 controlled manner and this is to be achieved by requiring Robina to 19 complete, effectively secure and/or effectively co-ordinate the first 20 two stages of construction (earthworks and services) in any given 21 Service District before fragmentation of the landholding in that 22 The provisions of Sections 4 (Bonding, District is permitted. 23 Security & Release of Plans) and 7 (Sale and Transfer of Land) in 24 this Agreement are designed to achieve this result. 25

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2.1.9	By deleting Part 2 of the Second Schedule and substituting the following:—	1 2
	PART 2	3
	PLANNING INTENTIONS AND IMPLEMENTATION	4
Intent	of Robina Central	5
10	Robina Central is intended to be developed as a major comprehensively planned Regional Business Centre accommodating the highest order of retailing, business, administration, entertainment, cultural, recreational and community facilities as well as a wide range of housing choices. This will be achieved by maximising the integration of this broad range of land uses in innovative and flexible forms of mixed use development which avoid incompatibility of uses.	6 7 8 9 10 11 12 13
Regio	nal Context	14
11	Given its strategic location and the opportunity to comprehensively plan a "green field" site, Robina Central will play a major role in serving central place needs. This relates not just to adjacent districts, but also to the area included in the Gold Coast Statistical District and southern parts of the wider Brisbane to Gold Coast Urban Corridor together with parts of Northern New South Wales, as demonstrated by Plan 2/2/1.	15 16 17 18 19 20 21
	As the first major Regional Business Centre to be located inland from the coastal strip, it is well placed to service the needs of the growing hinterland population. Its strategic location at the intersection of major arterial roads with the Pacific Highway and at the terminus of the proposed Brisbane to Robina railway will ensure high levels of accessibility to and from both the local and wider regions.	22 23 24 25 26 27 28
	The opportunity this location offers for Robina Central to become a major public transport focus with a transit network radiating from the proposed rail terminus, will enable its development as a major office employment centre for both the public and private sectors as	29 30 31 32

well as a major centre for the provision of government/community services, cultural and recreational facilities. Convenient access to public transport will also benefit the residents of Robina Central.

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The high employment potential is enhanced by Robina Central's location close to the Bond University and its Research Park as well as by its attractive water enhanced landscape setting at the edge of the Merrimac regional open space corridor.

The continuing development of the Merrimac regional open space corridor for golf and recreation resort facilities, the increasing tourist traffic on the national Pacific Highway and the proximity to both 10 hinterland and coastal tourist and recreation attractions will ensure a 11 major tourism and recreation role for Robina Central for hotel/motel 12 accommodation, shopping and support facilities. 13

In view of these opportunities, it is recognised that Robina Central 14 may in time develop as a major central place anchor for the Brisbane 15 to Gold Coast Urban Corridor as well as one of the major regional 16 business districts for the Gold Coast Statistical District. The 17 possibility of Robina Central becoming the dominant central 18 business district for the region is neither disregarded nor 19 discouraged and the Council recognises that the matters referred to 20 in this section give Robina Central a potential advantage in that 21 regard. The Council, however, views Robina Central as one of the 22 regional business centres in its Strategic Plan. 23

Flexibility for Innovative Development

12 In view of the long term nature of the development being 25 undertaken, it is recognised that a flexible approach will be required 26 in relation to innovative development concepts, standards and 27 practices to take account of technological advances, market variables 28 and changing patterns in our society. Indeed, to ensure the 29 continued vitality of Robina Central, it will be important to keep 30 abreast of the latest developments in all areas affecting its 31 development and operations. 32

This need for flexibility is inherent in the range of Planning 33 Intentions and Implementation Plans that have been or will be 34 prepared in relation to the development of Robina Central. 35

Planning Intentions and Implementation

13 The overall vision for development and the broad planning intentions for Robina Central are reflected in the structure plan and master plan. These plans enable a visualisation of the fundamental site layout and the inter-relationships of the broad mixture of land uses proposed.

A hierarchy of planning areas has been derived from the structure plan, as the basis for planning implementation and to guide the intensity and form of future development. The whole of the Robina Central area is divided into four land use Areas viz the Core and 10 three Frames (Refer Plan 2/2/4A). These are in turn divided or to be 11 divided into development Precincts each with their own statement of 12 intent covering the desired type, form and intensity of development 13 envisaged. Within these Precincts, Development Sections will be 14 identified as the basis for preparing a Plan of Development for each 15 Development Section that accords with the Precinct intents and 16 contains the final land uses, planning principles and design and 17 siting guidelines to control development. 18

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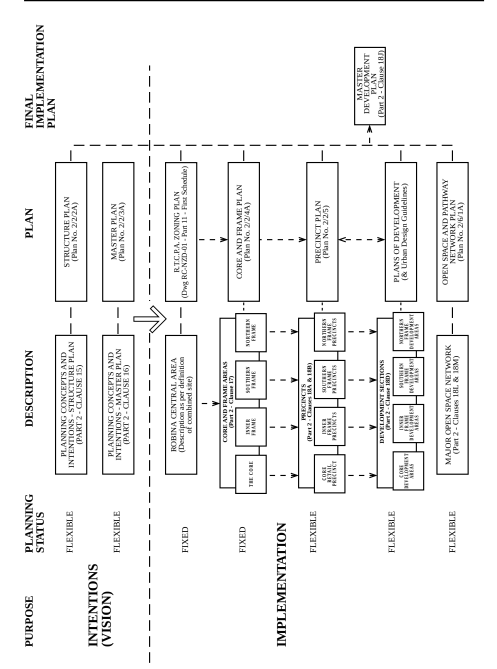
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For the purpose of development unity, the major open space and 19 access networks have been determined to integrate the development 20 Precincts and complete the overall development configuration. 21

Finally, the master development plan is the means by which details from each of the above planning instruments will be drawn together to monitor the progress of Robina Central during development and to form a permanent statutory record of approvals and consents.

The following diagram summarises the planning intentions and 26 implementation process for Robina Central. It is provided as a 27 means of assisting readers of this Agreement to understand the 28 relationship between the visionary concepts and intentions for the 29 development of Robina Central and the process by which those 30 visions will be translated and implemented into reality, based upon 31 best planning practices, the provisions of this Agreement and need. 32

PLANNING INTENTIONS AND IMPLEMENTATION DIAGRAM



Revisions to Planning Intentions and Implementation Plans

14 Robina may, from time to time, with the approval of Council amend the structure plan, the master plan, the open space and pathway network plan, and the Precinct plans to reflect change, more detailed planning and market expectations. Robina must consult with Council on a proposed revision of a plan and must provide any relevant information in support of its proposed revision as may reasonably be required by Council. In revising a plan Robina must, to the extent possible, take into account Council's reasonable and relevant requirements. When Robina amends a plan, it must lodge the revised plan with Council which plan will replace and be substituted for the previous plan.

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Planning Concepts and Intentions—Structure Plan

15 Plan 2/2/2A is the structure plan to guide in general terms the planning and development of Robina Central. It is broadly based on the combined site and contiguous areas that have direct land use interrelationships with the proposed town centre development.

The structure plan should not be regarded as defining the final nature or location of specific land uses. Rather, the plan should be viewed as a conceptual framework of transport networks and open spaces, and a distribution of predominant land uses and intensities. It is intended to serve three main purposes:—

- (a) to express the overall development intent, concepts and strategies;
- (b) to provide the broad conceptual basis for assessing the suitability of development proposals in a continuing process; and
- (c) to provide a reference plan for the ultimate development of the site.

While elements of the structure plan are fixed with some certainty30by other Parts of this Second Schedule, it purposely has inherent31flexibility to accommodate land use variations and development32needs which cannot be properly foreseen at this time.33

There is a physical constraint on the ultimate development in that the infrastructure for which this Agreement provides is designed to service an equivalent population of 23,000 persons (more or less) residing or working within Robina Central. The planning for the ultimate development (and for each Area and Precinct) must take this constraint into account. Development which would generate an equivalent population significantly exceeding 23,000 persons is not permitted.

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Planning Concepts and Intentions—Master Plan

16 Plan 2/2/3A, described as the master plan, is the current 10 development interpretation of the structure plan. The master plan is 11 an illustration of one form of final development which gives effect 12 to the structure plan and planning intents contained in this Part. It is 13 recognised that the proposed rail terminus and South Coast Regional 14 Health Authority development adjacent to the subject land depend 15 upon anticipated State Government commitments in respect of 16 which a final decision is not yet made. 17

Intent of the Land Use Areas

- 17The Core and Frame plan Plan No 2/2/4A divides Robina Central1917into the following four broad land use Areas:20
 - —The Core21—The Inner Frame22—The Southern Frame23—The Northern Frame24The planning intent for each of those Areas is as follows:—25
 - 17.1 *The Core*

This is the central Area and is intended as the area of 27 highest land use intensity and diversity of 28 retail/commercial floor space, and maximum pedestrian 29 activity. The Core will comprise major regional shopping 30 facilities together with personal and community services, 31 professional offices, restaurants, cultural, civic and 32 recreational facilities, hotel and studio apartments. 33

The Core is focused on an ornamental lake (Waterfront Place) and major town centre plaza which together form a celebration place, accessible to the public 24 hours per day, where the community can come together with a sense of pride and belonging to partake of urban activities such as eating, dining, shopping, promenading and cultural events.

17.2 The Inner Frame

The Area surrounding the Core to the north of the Robina Parkway ridge is intended as an intensive, secondary mixed use area containing offices, business premises, residential apartments and dwellings, hotels, cultural, recreational, entertainment facilities, educational establishments and places of worship in close proximity to allow easy pedestrian connections and convenient access by public transport.

17.3 *The Southern Frame*

This Area to the south of the Robina Parkway ridge is intended as a less intensive area for activities requiring easier motor vehicle access such as an automall, showrooms, service trades, service authority facilities, business and office parks as well as for medium density residential development and higher education facilities. The Area forms an important link from the Core and Inner Frame to the Bond University to the south and with its associated Research Park, recreational facilities and high and medium density residential Precincts as well as to the industrial development zones at the Reedy Creek highway interchange and along the Burleigh Connection Road.

17.4 The Northern Frame

Covering the predominantly low lying land between the32Inner Frame and Mudgeeraba Creek, the Northern Frame33will, reflect a different character and the generally lower34intensity of development to that of other areas. The35

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emphasis will be on major public and private recreational and open space areas, with a mixture of land uses integrated mainly around the periphery of this extensively landscaped environment. The current approval allows for public open space uses together with golf course, hotel accommodation and a range of residential development types.

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Core and Frame Areas - Use and Development Control

- 18 The uses for which land may be developed in each Area and the guidelines for the manner in which development is to be carried out in each Area, despite the provisions of the Town Plan are as follows:—
 - 18.1 the Core—as set out in Part 9;
 - 18.2 the Inner Frame and the Southern Frame—as set out in Part 10.
 - 18.3 the Northern Frame—as set out in Part 11.

Creation of Precincts

18AThe Core and Frame Areas will each be divided into Precincts18accommodating ranges of dominant land uses considered19appropriate for those Precincts having regard to the intents for the20Area in which the Precincts are created.21

The Precincts into which each Core and Frame have so far been22divided are shown on the Precinct plan Plan 2/2/5. Additional23Precincts may be created as more detailed planning of the Core and24Frame Areas is advanced.25

A number of Precincts, including the Rail Interchange, Medical and 26 Gateway West, are presently constrained by existing roads which 27 roads are not included in the relevant Precincts on the Precinct plan. 28 However, as a consequence of the proposed acquisition by 29 Queensland Rail of land for the Robina rail line and transport 30 interchange and Robina's obligation to construct roads giving access 31 to the transport interchange, it is intended that these roads will be 32 closed, included in appropriate zones in conformity with this 33 Agreement and acquired by Robina. These areas of road will then 34

form part of the Precincts in which they are located and be subject to 1 the relevant planning intentions and provisions of this Agreement. 2 Intent for Development of Each Precinct 3 18**B** The intent for development of each Precinct shown on the Precinct 4 plan is as follows:----5 18B.1 The Core Precincts 6 The Core area is predominantly covered by the Core retail 7 Precinct, comprising the major retail and mixed uses 8 referred to in Clause 17.1 together with Waterfront Place 9 and a number of peripheral future development sites. It is 10 the dominant Precinct of the Robina Central community 11 structure and will contain the most intensive mixture of 12 land uses. 13 The overall development form will consist of multi-level 14 buildings organised around a structure of outdoor 15 pedestrianised streets stepping up the hillside from 16 Major carparking areas, including Waterfront Place. 17 multi-level structured car parks and on-grade parking, will 18 be strategically placed around the Precinct, with close 19 relationships to the anchor retail facilities and convenient 20 access off the main circuit road. The Core retail Precinct 21 will be characterised by the highest quality architectural 22 and landscape finishes, to create a special identity and 23 pedestrian friendly environment. 24 18B.2 Inner Frame Precincts 25 18B 2 1 HIGH SCHOOL PRECINCT 26 This Precinct located along the proposed 27 Connection Mudgeeraba Road will 28 accommodate the new Robina State High 29 School. 30 18B.2.2 WEST ENTRY PRECINCT 31 West entry Precinct adjacent to the High School 32 is primarily intended for a range of commercial 33 premises accommodated in a grouping of low 34 to medium rise buildings, and may be suitable for Government administration offices. Other convenience uses such as a service station, and catering and business premises complementary to, and integrated with, the predominant commercial development are anticipated. It is further anticipated that emergency services authorities will locate in west entry, given that this location allows rapid access for emergency vehicles to Robina, Mudgeeraba and adjacent districts.

18B.2.3 MEDICAL PRECINCT

The medical Precinct is ideally located south of the rail interchange and east of land owned by 14 the South Coast Regional Health Authority. Priority will be given to the development of a 16 range of specialist medical facilities and medical uses associated with development by that Authority. These uses could also extend into nearby mixed use areas. Buildings will be 20 predominantly low to medium rise and 21 developed in context with development by the 22 Authority and development in the rail 23 interchange Precinct. The landscaping will be 24 designed so as to create development unity across these Precincts. 26

18B.2.4 **RAIL INTERCHANGE PRECINCT**

This Precinct comprises land intended for 28 acquisition by Queensland Rail in conjunction 29 with other adjacent land external to the Robina 30 Central area. It will accommodate the terminus 31 of the new Brisbane to Gold Coast rail line. 32 public providing а regional transport 33 interchange when integrated with the bus 34 network. Associated with the interchange will 35 be а range of convenience shopping, 36

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commercial premises and offices developed in medium to high rise buildings, including air rights development over the rail interchange. It is further anticipated that the Precinct will accommodate a regional indoor sports and entertainment centre. This centre will be a large scale development providing architectural emphasis as a landmark building.

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18B.2.5 WEST LAKE, EAST LAKE AND PENINSULA PRECINCTS (WATERWAY PRECINCTS)

These Precincts are intended for intensive. 12 mixed use development with an urban character 13 which relates strongly to the Core retail Precinct 14 and to their distinctive waterway landscape 15 settings. The anticipated land uses include 16 offices. business premises, 17 hotel accommodation and entertainment facilities, and 18 either residential uses situated above 19 commercial premises or developed solely as 20 residential buildings. 21

Building development is envisaged as being 22 predominantly low to medium rise but with 23 occasional high rise opportunities at appropriate 24 locations. The desirable urban character of 25 these Precincts will be achieved by designing 26 the diverse forms of buildings and landscaping 27 in a way that they combine to create attractive, 28 pedestrian friendly frontages and spaces. This 29 intensive urban development character will be 30 further enhanced by providing the majority of 31 car parking either in basement or in shared 32 multi-level parking structures. 33

18B.2.6 RIVERWALK PRECINCT

Linking south from the lake to the main 35 highway gateway entry, this Precinct is intended 36 as an alternative, linear river-like park setting for mixed use development. A range of development forms and uses that enhance the serpentine river setting will be encouraged, including a broad mixture of commercial, residential, tourist and entertainment uses and restaurants. cafes, religious and cultural Other potential uses will include facilities. banking and personal services, limited shopping facilities, recreational uses, together with carparking facilities, outdoor plazas and parkland.

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Low to medium rise and occasional high rise development will be permitted in this Precinct with buildings establishing strong axial relationships with the river, including the provision of vistas through/from the lower levels of development. Ample open spaces, landscaped areas and walkways will be provided along the pedestrianised river setting creating an important unifying element for the broad mixture of land uses and building types that will be accommodated.

18B.2.7 GATEWAY EAST AND GATEWAY WEST PRECINCTS (GATEWAY PRECINCTS)

These Precincts flank the main road entry to the 27 Core and will offer prime sites on which major 28 office and business developments and possibly 29 medium to high density residential uses can 30 locate with high accessibility and exposure. 31 Buildings may range from low to high rise, 32 provided variations in the height and scale are 33 visually and functionally appropriate. The 34 incorporation of landmark features with 35 building designs enhanced by attractive 36 landscape treatments will be encouraged given 37 39

		the "gateway" importance of these Precincts.	1
	18B.2.8	PARKWAY SERVICE PRECINCT	2
		Located between the Robina Town Centre Core	3
		and the main road entry of Robina Parkway,	4
		this Precinct is intended to fulfil a	5
		complementary role to the Core retail facilities.	6
		Whilst it is anticipated that the Precinct will be	7
		predominantly developed for a service station,	8
		fast food outlets, restaurants and showrooms,	9
		compatible uses including commercial premises	10
		and various forms of entertainment, catering	11
		and service businesses will also be appropriate.	12
		A linear combination of low rise building	13
		development reflecting an "urban scale" is	14
		planned, although considerable variation is	15
		envisaged in the architectural design. Facilities	16 17
		that locate in the Parkway Service Precinct will benefit from the high accessibility and exposure	17 18
		to passing traffic offered by this strategic	18
		location.	19 20
18B.3	Southerr	n Frame Precincts	21
	18B.3.1	AUTOMALL PRECINCT	22
		This Precinct is located immediately south of	23
		the Robina Parkway, offering excellent visibility	24
		and accessibility to the arterial road system of	25
		Robina Central. It is intended for development	26
		for an automall in which car and marine	27
		dealerships and associated uses will be grouped	28
		together to achieve the convenience of 'one	29
		stop' shopping. Development is envisaged as	30
		low rise buildings with attractive landscape	31
		frontages presented as a unified whole and	32

complemented by carefully controlled identity

signage.

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18B.3.2 MIXED USE PRECINCTS A, B AND C

These Precincts partly surround the automall and offer similar high level visibility and accessibility from the road system. They are intended for mixed use developments, including offices, commercial premises, service trades, showrooms, 'specialised home improvement' uses, a service station and limited retail uses such as shops and takeaway food outlets. Precinct 'B' in particular is primarily intended for car care uses and service trades associated with automobiles, trailered boats and caravans. Development envisaged is as being rise predominantly low with attractive landscaped and pedestrianised frontages.

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18B.3.3SOUTH HILL PRECINCT

This linear Precinct runs south along the Pacific 17 Highway frontage from the Gateway East 18 Development will be physically Precinct. 19 separated from the highway by a densely 20 planted landscape and pathway corridor. The 21 Precinct is intended for predominantly low to 22 medium rise office buildings integrated with 23 other mixed uses, including service industries 24 and showrooms. Development should reflect a 25 strong integration between the architectural 26 design and landscape treatment to create 27 impressive 'office park' environments. 28

18B.3.4 SOUTHERN VALE PRECINCT

Southern Vale is bounded by the arterial roads30of Reedy Creek Link Road and the Christine31Avenue extension, and located adjacent to the32proposed southern sports fields. Much of the33Precinct will be suitable for a range of quality34housing types and densities, office showroom35and business park development, mixed use36

developments or combinations of these land uses. Other uses that complement such development, including convenience shopping, child care centres and community facilities may also be accommodated. Generally, low to medium rise buildings are envisaged across the Precinct.

This Precinct has not been planned for immediate development and the particular mix of final land uses will largely depend upon market variables. Furthermore, it is likely that this expansive Precinct will be divided into a number of more manageable and land use specific Precincts at a later stage.

18B.4 Northern Frame Precincts

18B.4.1 PREAMBLE

The Precincts of the Northern Frame are controlled by the development code contained in Part 11 which is based upon an existing rezoning approval. As detailed planning takes place it may become desirable to consider other forms and intensities of development.

18B.4.2 PARK HILL AND WATERVIEW PRECINCTS (RESIDENTIAL PRECINCTS)

Consisting of four separate land parcels these 26 Precincts offer prime park and waterfront sites 27 committed for residential uses. Drawing on 28 performance criteria for design evolved from 29 first principles for each situation, a range of low 30 rise, quality housing types will be constructed 31 on various lot sizes. This will include terrace 32 houses developed in groups of two, three or 33 The Precincts will be extensively four. 34 landscaped to enhance their attractive open 35

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space settings. 1 18B.4.3 CHELTENHAM DRIVE 2 RECREATION PRECINCT 3 This Precinct is primarily intended for the 4 development of recreational open space in some 5 It will be suitable for golf course form. 6 development or various informal and casual 7 entertainment and recreational pursuits, either 8 for private or public use. Given its 'gateway' 9 importance at the east entry to Robina Central, 10 the Precinct will have a strong landscape design 11 emphasis. 12 18B.4.4NORTHERN PLAIN PRECINCT 13 This Precinct comprises low lying land 14 extending south from Mudgeeraba Creek. It is 15 intended for development of an 18 hole 16 championship golf course and associated 17 clubhouse facilities. The golf course will 18 incorporate attractive lake features and extensive 19 landscaping. The clubhouse complex will be 20 low rise and offer the full range of services and 21 facilities associated with the operation and 22 management of the course. 23 18B.4.5 NORTH VIEW PRECINCT 24 It is anticipated that this Precinct will be 25

primarily developed for a range of choices in 26 low to medium density residential development 27 and may include resort hotel and/or other forms 28 of tourist accommodation and associated 29 Limited forms of complementary facilities. 30 uses such as child care centres, convenience 31 shops and recreation facilities will also be 32 appropriate. Generally low to medium rise 33 development with limited locations for high rise 34 buildings will capitalise on the adjacent golf 35

	course outlook and desirable northerly orientation.	1 2
Creatio	on of Development Sections - Statement of Intent	3
18C	It is intended that the land within each Precinct will be divided by	4
	Robina into Development Sections. Determination of the area of	5
	each Development Section will be made during the final stage of the	6
	planning, development and marketing processes, at or about the same time the subdivision process commences and just prior to	7 8
	physical development of that land.	8 9
	Until land is included in a Development Section the only plans of	10
	subdivision in respect of that land which Council must seal and	11
	release are those creating management lots or lots for transfer to	12
	Council or the Crown.	13
	At the point in time at which a Development Section is determined	14
	by Robina, it will with the approval of Council determine the final	15
	planning principles, land uses and development requirements and	16
	guidelines for that section. Those principles, uses, requirements and	17
	guidelines will be contained in a Plan of Development for the Development Section to be prepared and lodged by Robina with	18 19
	Council for approval.	20
	In addition, the Plan of Development for each Development Section	21
	will, where appropriate, address issues such as traffic circulation and	22
	parking, architectural form, streetscaping, landscaping of private and	23
	public open spaces, signage (both private and public) and urban design.	24 25
	Despite the provisions of a Plan of Development for a Development	26
	Section, it is intended that an application for town planning consent	27
	will continue to be required in respect of a permissible use.	28
	Before an allotment can be developed in a Development Section	29
	other than for the uses set out in the following Table, an application	30

for final development approval in respect of the final form of 31 development for that allotment must be made whether the 32 development is permitted subject to conditions or is a permissible 33 use which has been approved by Council. 34

		TABLE	1
	duŗ	blex dwelling	2
	dw	elling house	3
	fan	nily accommodation	4
	hor	ne occupation	5
	occ	asional markets	6
	priv	vate recreation	7
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	ion of a opment	Development Section and preparation of a Plan of	8 9
18D	whole o	lopment Section is created by Robina preparing a plan of the or part of the land within a Precinct or Precincts to form a oment Section and identifying it as such.	10 11 12
	lodge w	reation of a Development Section, Robina must prepare and with Council a Plan of Development for that Development which must contain, but is not limited to, the following:—	13 14 15
	18D.1	a plan of the land comprised in the Development Section;	16
	18D.2	the development intent for the Development Section;	17
	18D.3	the development concept/s for the Development Section;	18
	18D.4	the purposes for which land in the Development Section or parts of the Development Section may be used without consent of Council but subject to conditions. These purposes must be chosen from and may be one or more of those purposes which are permitted development subject to conditions in the Area of which the Development Section forms part;	19 20 21 22 23 24 25
	18D.5	the development requirements and guidelines for that Development Section;	26 27
	18D.6	an assessment by a traffic engineer as contemplated by clause 124.6 or 153.6.5;	28 29
	18D.7	for information purposes the requirements of this	30

Agreement which Robina has identified as requirements 1 to be performed or provided relative to the land in the 2 Development Section and if those requirements have 3 previously been satisfied a statement to that effect. 4 The Plan of Development must be consistent with the concepts of: 5 18D.8 the planning intent for Robina Central, the relevant Area 6 and the relevant Precinct: 7 18D.9 the structure plan; 8 18D.10 9 the master plan; 18D.11 the open space and pathway network plan; and 10 the provisions of this Agreement. 18D.12 11 Approval of Plan of Development by Council 12 Upon receipt of a Plan of Development for a Development 13 Section:-14 18E.1 The Council must, within 40 days of its receipt, approve 15 the Plan of Development or refuse to approve the Plan of 16 Development; 17 18E.2 Council may only refuse to approve a Plan of 18 Development if it is satisfied that it is inconsistent with the 19 provisions of this Agreement or does not properly 20 address the issues required to be included in a Plan of 21 Development; 22 18E.3 If the Council does not notify Robina within 40 days of 23 receipt of a Plan of Development for a Development 24 Section that it has been approved or refused, Robina may 25 by delivering by hand to the office of the Chief Executive 26 Officer a written notice stating it is delivered pursuant to 27 this Clause, require a response within 14 days of the date 28 of delivery of the notice; 29 18E.4 In the event Robina does not receive a notice of approval 30 or refusal of the Plan of Development within that time, the 31 Plan of Development is deemed approved; 32

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	18E.5	In the event that Council gives notice to Robina that a Plan of Development for a Development Section is refused, it must specify those parts of the Plan of Development which are not acceptable and give reasons.	1 2 3 4
Variati	on of Plan	n of Development by Robina before Transfer of Land	5
18F	A Plan of Development may be varied by Robina before it transfers any developable part of the land in that Development Section and before development in that Development Section has been completed. Upon Robina varying a Plan of Development it must lodge the varied Plan of Development with Council which replaces the previously approved Plan of Development.		
Variati	on of Pla	n of Development after Robina Transfers Land	12
18G		obina transfers a developable part of the land in a ment Section, the Plan of Development may be varied:—	13 14
	18G.1	in the case of a minor variation, in respect of an allotment in that Development Section, by the owner of that allotment, lodging with Council the minor variation with the consent in writing of Robina (if it is not the Applicant);	15 16 17 18 19
	18G.2	in the case of any other variation in respect of an allotment in that Development Section, by the owner of that allotment, in accordance with the provisions of this Agreement applicable to applications for consent in respect of a permissible use.	20 21 22 23 24
	Develope develope required	e 18F and this clause "developable part of the land" in a ment Section means land that is able to be used or ed for a lawful purpose and does not include land which is to be dedicated for road or transferred for a local ent purpose as a requirement or a condition of an approval.	25 26 27 28 29
Variati	on - Appli	ication of Provisions	30
18H	The prov Develop	visions of Clause 18E apply to a variation of a Plan of ment.	31 32

Minor	Variation	of a Plan of Development	1
18I	A variation	on of a Plan of Development is a minor variation if:—	2
	18I.1	it does not vary the proposed intent of development for the Development Section;	3 4
	18I.2	it does not vary the permitted or permissible development for that Development Section;	5 6
	18I.3	it does not increase the gross floor area of buildings or proposed buildings by more than 5%;	7 8
	18I.4	it does not increase the site coverage of buildings or proposed buildings by more than 10%;	9 10
	18I.5	it does not increase the number of storeys above ground level in buildings or proposed buildings or part of those buildings;	11 12 13
	18I.6	in Development Sections for residential purposes, it does not increase the unit yield for housing development or proposed housing development by more than 5%;	14 15 16
	18I.7	it does not substantially alter the locations of proposed ingress or egress from sites in the Development Section;	17 18
	18I.8	it does not substantially decrease the provision and location of proposed carparking for each site in the Development Section;	19 20 21
	18I.9	alterations to design and siting requirements pertaining to architecture, landscape, streetscape, signage and design elements (other than those requirements referred to above) do not adversely affect the amenity or the likely future amenity of the locality.	22 23 24 25 26
Master	Develop	nent Plan	27
18J	Robina r developm	nust, from time to time, lodge with Council a master nent plan.	28 29
	informati	must show to the extent possible the consolidation of on shown on each Precinct plan, Plan of Development, plan and open space and pathway network plan.	30 31 32

Robina must deliver to Council an updated master development plan within fourteen (14) days of Council approving a Precinct plan, Plan of Development, structure plan or open space and pathway network plan.

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Road and Public Transport Network

18K The structure plan shows the major transportation system proposed for Robina Central. This system incorporates a rail corridor and a bus-rail interchange at the terminus of the Brisbane to Gold Coast rail link. It also includes the major road network which is appropriate to meet the regional access needs and satisfies Robina's obligations for roadworks as detailed in Part 3.

Robina Central incorporates a clear, formal structure of major roads 12 which will ensure convenient access and circulation of traffic. The 13 major roads in this structure are Robina Parkway and proposed road 14 D-I which follow a ridge that circles three sides of the Core. Major 15 connection roads extend out from the Core to link externally at three 16 interchanges along the Pacific Highway. Clear, axial circulation 17 routes shaped by the dominant natural characteristics of the land lead 18 from the Robina Parkway into each part of the Core. A network of 19 major and minor collector roads then extend throughout the 20 combined site to service all Precincts of the Inner Frame. Southern 21 Frame and Northern Frame. 22

The rail line and terminus has been located in conjunction with Queensland Rail on the western side of the Core. Furthermore a corridor for the future southern rail extension from Robina to Coolangatta has been planned, with the final location to be determined at a later time.

As the proposed rail line is likely to be essentially inter-urban rather28than intra-urban, it will function primarily as a commuter service29within the Brisbane to Gold Coast corridor. Its location therefore30favours office employment, and particularly government offices, to31encourage maximum benefit to Robina Central and maximum rail32usage.33

Shoppers and workers from the more local Gold Coast region will34be served by a public transit distribution network, which it is35

anticipated will be initially provided by bus, but may later include other forms of public transport, focused on the rail terminus. The network will be planned to meet broad community needs, including distribution to other employment, educational, tourist and entertainment nodes, as well as internal movements within Robina Central. Links from the interchange and the Core through the Southern Frame to the Bond University and environs are also envisaged.

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Open Space Network

18L Together with the road and public transport network, the major open space and pathway system shown on Plan 2/6/1A provides a basic framework to shape and link the total development.

The proposed open space system provides for two major 13 north-south linear park connections linking from the extensive flood 14 plain open space in the north to the University lake open space 15 system in the south - one linking along Robina Central lakeshore, 16 riverwalk and highway buffer and the other along the eastern power 17 easement. A further spine along the Mudgeeraba Creek has 18 potential to link through adjoining properties north to Carrara and 19 south-west to Mudgeeraba and Bonogin. 20

A series of sports fields are located along these spines and, together with the proposed golf and water based recreational facilities, they provide a strong recreational and leisure lifestyle orientation for Robina Central for both resident and worker populations.

A network of major pedestrian/bicycle paths is proposed along these open space corridors and major roads as an important part of the transportation system linking Precincts within Robina Central to each other and to the surrounding districts.

Open Space Network Plan

18M Major open space provisions highlighted on the open space and pathway network plan, Plan 2/6/1A, incorporate the land that satisfies Robina's obligations for parks, landscaping and pathway contributions, and will be provided and developed in accordance with Part 6.
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Residential Uses

18N The concept of locating medium and high density residential uses immediately adjoining focal points for commercial and community activity has long been a principle of contemporary town planning and is seen as an important objective for Robina Central.

18N.1 Increased choice of residential stock

An increased variety of residential accommodation can be provided to better meet the particular lifestyle needs of different population segments. For example, there are those with children in small households, the young, the middle-aged, the elderly and people in a variety of economic situations, from service industry workers or shop assistants to professionals and executives who wish to live close to work and facilities in a more urban environment. 1

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18N.2 A More Active and Diverse Environment

The addition of a residential population increases the "people" activity, particularly after normal working hours when offices are empty. This has a civilising influence and helps create a safer and more diverse and urbane environment to the benefit of all users of Robina Central.

18N.3 Extended Use of Facilities

An immediate residential population allows for the extended use and more economical provision of all types of facilities.

18N.4 Contribution to Urban Consolidation

The provision of housing at higher densities in Robina28Central allows for a more efficient and balanced use of29regional infrastructure, eg. roads, public transport, utility30and community services, as well as landscape31enhancement, and contributes to overall regional urban32consolidation. Population successfully accommodated in33Robina Central reduces the need for residential land at the34

edge of urban areas.

For these advantages to be realised, a more flexible approach is required towards planning and design than currently applies to development in multi-unit residential zonings which have been developed for suburban situations where segregation of residential uses and compatibility with surrounding lower density development have been traditionally considered desirable. 1

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As a result, the combined site is designated for a target residential population of 5,000 persons to be accommodated in development designed under controls based on performance criteria developed from first principles for each situation.

Landscape/Townscape Design and Siting Controls

180 It is recognised that a major objective will be to create an attractive and environmentally sensitive development characterised by a distinctive landscape and townscape and high levels of architectural and landscape design. To achieve this, appropriate design and siting controls will be determined for the various Precincts.

In general terms, the townscape character of the area north of the Robina Parkway ridge is envisaged as more compact and urban in character with generally higher rise buildings, while the southern area will be lower rise and more office-park in character.

A landscaped buffer zone is proposed along most of the Pacific Highway frontage to ensure a consistent landscape image is maintained along this important edge. View corridors are proposed at selected locations to allow motorists an awareness of the proximity and scale of Robina Central. Plan 2/2/6 is a conceptual plan of the buffer zone and view corridors.

Robina Central Plan Register

18P Council must maintain a separate register to be known as Robina 29 Central Plan Register in which it keeps all plans, maps and Plans of 30 Development approved by it under this Agreement which register is 31 to be available to and open for inspection by the public at all 32 reasonable times. Upon approval of a plan, map or Plan of 33 Development the Council must immediately place it in the register. 34 The Council may rely on the plans in the register for the purpose of 35

issuing certificates under Clause 18Q.			1
Town Planning Certificates			2
18Q			3
18Q.1		ion may be made by any person to Council for town planning certificate or a full town rtificate.	4 5 6
18Q.2	An applicat by the appro	ion under Clause 18Q.1 is to be accompanied opriate fee.	7 8
18Q.3	following p	town planning certificate must set forth the articulars in respect of the allotment in respect is requested:—	9 10 11
	18Q.3.1	the zone or zones in which the allotment is included;	12 13
	18Q.3.2	that the allotment is subject to this Agreement;	14 15
	18Q.3.3	the Precinct in which the allotment is included;	16 17
	18Q.3.4	the Development Section (if any) in which the allotment is included and a statement to the effect that the allotment is subject to a Plan of Development for that Development Section;	18 19 20 21 22
	18Q.3.5	the provisions of this Agreement relating to proposed roads or proposed road widenings which effect the allotment;	23 24 25
	18Q.3.6	whether and if so how many certificates under clause 126 or clause 153.6 have been issued;	26 27 28
	18Q.3.7	all consents, permissions and approvals including final development approval currently in force pursuant to this Agreement;	29 30 31 32

	18Q.3.8	any amendments to this Agreement which effect the allotment agreed to by Council and Robina but which have not yet been approved by the Governor in Council by regulation.	1 2 3 4 5
18Q.4	particulars following	vn planning certificate, in addition to those specified in Clause 18Q.3, is to set forth the particulars in respect of the allotment in respect he certificate is requested.	6 7 8 9
	18Q.4.1	a copy of the relevant Plan of Development (if any);	10 11
	18Q.4.2	approvals or decisions in respect of application for consideration in principle, rezoning of land in stages, a staged subdivision plan and approval of engineering drawings for subdivision works;	12 13 14 15 16
	18Q.4.3	details of any conditions attached to the consents, permissions, approvals or final development approvals referred to in 18Q.3.6 approved by Council;	17 18 19 20
	18Q.4.4	details of any modification of approvals granted by Council;	21 22
	18Q.4.5	a statement indicating the fulfilment or non- fulfilment of each condition set out in clause 18Q.4.3 which relates to the carrying out of work;	23 24 25 26
	18Q.4.6	advice of any current revocation procedures relating to any approvals granted;	27 28
	18Q.4.7	a copy of the judgment or consent order of the Court where an appeal in respect of an approval referred to in the certificate has been heard;	29 30 31 32
	18Q.4.8	advice of any prosecution in respect of the current use;	33 34

		18Q.4.9	details of the lodgment of any security and whether any payment requirement has been made;	1 2 3
		18Q.4.10	details of major infrastructure obligations and minor obligations set out in this Agreement which must be performed before the allotment may be developed and if those obligations have been satisfied, a statement to that effect.	4 5 6 7 8 9
	18Q.5	Executive	Inning certificate is to be signed by the Chief Officer or by an officer of the Council by the Council.	10 11 12
	18Q.6		il is to issue a town planning certificate applied lause 18Q.1 within:—	13 14
		18Q.6.1	in the case of a standard town planning certificate - fourteen (14) days;	15 16
		18Q.6.2	in the case of a full town planning certificate - forty (40) days	17 18
		of the date Section 180	of the receipt by it of the application under Q.1.	19 20
	18Q.7	any procee certified to	inning certificate is admissible in evidence in dings in which proof of any of the matters it in the certificate are relevant and is proof of rs and in the absence of evidence in rebuttal, is proof.	21 22 23 24 25
	18Q.8	For avoidar Section 3.3	nce of doubt this Clause 18Q applies in lieu of of the Act.	26 27
Effect	of Plan of	Developmen	t	28
18R	Agreeme constitut	ent or a furth	ent does not constitute an amendment of this er Agreement and when approved by Council lopment code for land in the Development ates.	29 30 31 32

Savings

18S The registered owner from time to time of Lot 139 on Registered Plan No. 886257 and Lot 140 on Registered Plan No. 886258 is entitled to the same rights and entitlements and subject to the same duties and obligations under Clauses 18C to 18I (inclusive) of Part 2 of the Planning Agreement as if the name of the registered owner from time to time were substituted in those clauses for that of Robina and to the exclusion of Robina.

2.1.10 By deleting Clause 87 of the Second Schedule and substituting the following:—

"87 If before the 30th June 2001 Council wishes to establish a community centre on the land outlined in red on Plan 2/6/9 it may give Robina notice that it requires Robina to transfer to it the land outlined in red on Plan 2/6/9.

Robina must, when requested by Council in accordance with this Clause, transfer to the Crown the land outlined in red on Plan 2/6/9 for Local Government purposes (Community Centre).

If Council has not requested Robina to transfer the land outlined in red on Plan 2/6/9 before 30th June 2001, Robina will be under no further obligation to do so."

2.1.11 Clauses 95 and 96 of the Second Schedule by deleting the figures24and letters "-3.0 AHD" wherever they appear in each Clause and25substituting the figures and letters "-2.4m AHD".26

2.1.12 By deleting Part 8 of the Second Schedule.

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2.1.13	By deleting clause 120 of the Second Schedule and substituting the following:—	1 2
"Perm	itted Uses	3
120.	The purposes for which development may be carried out without the consent of Council in the Robina Town Centre Core are:—	4 5
	Accommodation Premises	6
	Car Park	7
	Catering Business	8
	Child Care Centre	9
	Cinema	10
	Commercial Premises	11
	Convention Centre	12
	Cultural Facility	13
	Educational Establishment	14
	High Technology Entertainment Facility	15
	Hotel	16
	Licensed Club	17
	Market Industry	18
	Medical Centre	19
	Minor Tourist Facility	20
	Nightclub	21
	Occasional Market	22
	Office	23
	Park	24
	Place of Worship	25
	Private Recreation	26
	Professional Office	27

	Public Re	ecreation	1
	Public U	tility	2
	Radio an	d Television Premises	3
	Retail Nu	irsery	4
	Service I	ndustry	5
	Service S	Station	6
	Shops no	t forming part of a major shopping development	7
	-	rming part of a major shopping development having a net hop floor area not exceeding 100,000 square metres	8 9
	Showroo	om	10
	Special U	Jse	11
	Tavern		12
	Tourist F	acility	13
	Welfare	Premises."	14
			15
2.1.14	By addin words:—	ng to the opening words of Clause 133 the following	16 17
	"and wh Develop	nere applicable must form part of a Plan of ment."	18 19
			20
2.1.15	By addin	g a new Clause 133.10 as follows:—	21
	"133.10	Provide landscaping areas for recreational use, noise reduction, enhancement or to screen unwanted uses."	22 23
			24
2.1.16	By deleti	ng Clause 138 and inserting the following:—	25
	"Urban I	Design Guidelines	26
	138	Clauses 153.4 and 153.5 apply to control and regulate Urban Design Guidelines for persons who undertake development or who use land in the Inner Frame and the	27 28 29

		Southern Frame and is incorporated by reference into this Part."	1 2
			3
2.1.17	By delet following	ing Part 10 of the Second Schedule and substituting the g:—	4 5
		PART 10	6
	D	EVELOPMENT CODE - INNER FRAME	7
		AND SOUTHERN FRAME	8
		SECTION 1	9
Introdi	uction		10
150.1	This Part	t establishes the purposes for which development:—	11
	150.1.1	may (subject to a Plan of Development) be permitted subject to conditions; or	12 13
	150.1.2	may be permissible; or	14
	150.1.3	is prohibited,	15
	and repla of the To the Town and the	opment Sections in the Inner Frame and Southern Frame aces Columns 3, 4 and 5 of Item 10 of Division 3 of Part 2 own Plan. Column 2 of Item 10 of Division 3 of Part 2 of n Plan is amended to read "Light Purple with red border words in red lettering (See Local Government (Robina Planning Agreement) Act 1992)".	16 17 18 19 20 21
150.2	and gui developr	t also identifies the appropriate development requirements delines to be included in Plans of Development for nent of land in Development Sections in the Inner Frame Southern Frame.	22 23 24 25
Restric	ctions on a	levelopment in the Frames	26
150.3	Agreeme	to the provisions of the Plan of Development and this ent, the purpose for which development in a Development n the Inner Frame and Southern Frame:—	27 28 29
	150.3.1	may be carried out without the consent of Council but only when lawful conditions as are considered appropriate	30 31

by Council have been complied with are those purposes 1 set out in the relevant Plan of Development under the 2 heading "Permitted Development Subject to Conditions"; 3 may be carried out only with the consent of Council are 4 150.3.2 the purposes set out in Clause 151.2 of this Part under the 5 heading "Permissible Development"; 6 150.3.3 must not be carried out are the purposes set out in Clause 7 151.3 of this Part under the heading "Prohibited 8 Development". 9 150.4 Subject to the provisions of the Plan of Development, a person must 10 not:---11 without the consent of the Council carry out or permit to 150.4.1 12 be carried out development in a Development Section for 13 any purpose set out in clause 151.2 of this Part under the 14 heading "Permissible Development"; or 15 without first complying with lawful conditions as Council 150.4.2 16 considers appropriate, carry out or permit to be carried out 17 development in a Development Section for a purpose set 18 out in the relevant Plan of Development under the heading 19 "Permitted Development Subject to Conditions"; and 20 150.4.3 carry out or permit to be carried out development in a 21 Development Section for any purpose set out in clause 22 151.3 of this Part under the heading "Prohibited 23 Development". 24 150.5 Despite that under this Part, development may be carried out in a 25 Development Section with or without the consent of the Council that 26 development is subject to: 27 150.5.1 those provisions contained in the Plan of Development 28 applicable to the Development Section and the provisions 29 of this Agreement; and 30 150.5.2 all relevant Local Laws. 31 Application of Provision 32 150.6 The inclusion of a particular use in clause 151.2 of this Part under 33 the heading "Permissible Development" does not imply that an applicant is necessarily entitled to be granted consent for that use in respect of land in a Development Section. The question of whether or not consent will be granted and if so, the conditions to be imposed, if any, is to be determined by Council, having regard to the matters contained in Part 2 or in the Plan of Development for the Development Section in which the land the subject of the application is contained.

150.7 If premises in a Development Section are used or intended for use for more than one (1) purpose, those premises are deemed to be 10 used or intended for use for each of those purposes unless, in the 11 opinion of the Council, one or more of those purposes are 12 considered to be ancillary development. 13

SECTION 2

LAND USES

Permit	tted Development Subject to Conditions	16
151.1	The purposes for which development may be carried out in a Development Section (subject to limitation by a Plan of Development) without the consent of Council but subject to conditions are:—	17 18 19 20
	Accommodation Premises	21
	Automotive and Marine Premises	22
	Caretaker's Residence	23
	Carpark	24
	Car Wash	25
	Catering Business	26
	Central Fuelling Facility	27
	Child Care Centre	28

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Cinema	1
Commercial Premises	2
Display House	3
Dwelling House	4
Educational Establishment	5
Estate Sales Office	6
Family Accommodation	7
Funeral Parlour	8
Home Occupation	9
Hospital	10
Hotel	11
Kiosk	12
Laundromat	13
Market Industry	14
Medical Centre	15
Minor Tourist Facility	16
Motel	17
Occasional Market	18
Office	19
Park	20
Passenger Terminal	21
Place of Worship	22
Private Recreation	23
Professional Office	24
Public Recreation	25
Public Utility	26
Service Industry	27

Local Government (Robina Town Centre
Planning Agreement) Amendment

	Service Station	1
	Showroom	2
	Special Use	3
	Surgery	4
	Tavern	5
	Tourist Facility	6
	Veterinary Clinic	7
	Veterinary Hospital	8
	Warehouse	9
	Waterfront Activity	10
Permi	ssible Development	11
151.2	The purposes for which development may be carried out in a Development Section only with the consent of Council are:—	12 13
	Bed and Breakfast	14
	Bulk Garden Supplies	15
	Casino	16
	Cattery	17
	Convention Centre	18
	Cultural Facility	19
	Duplex Dwelling	20
	Factory Units	21
	General Store	22
	Helicopter Landing Site	23
	High Technology Entertainment Facility	24
	Integrated Housing	25
	Institution	26
	Kennels	27

Licensed Club	1
Night Club	2
Private Utility	3
Radio and Television Premises	4
Respite Care Centre	5
Retail Nursery	6
Retirement Community	7
Service Station Combination	8
Shop	9
Transport Terminal	10
Welfare Premises	11
Development for any purpose other than those included in Clauses 151.1 and 151.3 of this Part.	12 13
For the avoidance of doubt, a purpose included in clause 151.1 and not included in a Plan of Development as a Permitted Development subject to conditions is thereafter Permissible Development.	14 15 16
bited Development	17
The purposes for which development must not be carried out are:—	18
Agriculture	19
Animal Husbandry	20
Aquaculture	21
Caravan Park	22
Cemetery	23
Extractive Industry	24
Fuel Depot	25
Heavy Industry	26
Light Industry	27
Lot Feeding	28
	Night ClubPrivate UtilityRadio and Television PremisesRespite Care CentreRetail NurseryRetriement CommunityService Station CombinationShopTransport TerminalWelfare PremisesDevelopment for any purpose other than those included in Clauses 151.1 and 151.3 of this Part.For the avoidance of doubt, a purpose included in clause 151.1 and not included in a Plan of Development as a Permitted Development. <i>ited Development</i> AgricultureAquacultureCaravan ParkCemeteryExtractive IndustryHeavy IndustryLight Industry

	Medium	Industry	1			
	Milk Dep	pot	2			
	Piggery		3			
	Relocatal	ble Home Park	4			
	Rural Inc	lustry	5			
	Salvage `	Yard	6			
	Stable		7			
	Stall		8			
	Tempora	ry Quarry	9			
	Waterfro	nt Industry	10			
		SECTION 3	11			
	DEVEL	OPMENT REQUIREMENTS & GUIDELINES	12			
Exclus	tion of Tov	vn Plan	13			
152	The provisions of Part 6 and Part 7 of the Town Plan do not apply to development in the Inner Frame and Southern Frame.					
Develo	opment Re	quirements and Guidelines	16			
153.1	involves duplex undertak	et of every development in a Development Section which the erection of a building (other than a dwelling house, dwelling or family accommodation) the person who es that development or uses the site must as part of that ment or use:—	17 18 19 20 21			
	153.1.1	construct a full width pedestrian pavement to Council's specification for the full length of those road frontages required by Council to the development site;	22 23 24			
	153.1.2	construct concrete kerb and channelling to the Council's specification for the full length of each road frontage to the development site;	25 26 27			

153.1.3 construct reinforced concrete industrial crossings to the Council's specification from the kerb and channelling to the property alignment of the development site at approved locations where vehicular access to the development site is required, and provide vehicle barriers along the remainder of the frontage of the development site to the specification of the Council;

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- 153.1.4 provide drainage work specified by the Council as necessary in connection with the works set out above including debris traps where drainage discharges directly or indirectly to the lake and/or waterway system;
- 153.1.5 provide reticulated sewerage and water supply adequate for the purpose of the development by connection to the Council's services in accordance with the requirements of the Council;
- 153.1.6 bear the cost of any alteration necessary to public utility mains, services or installations involved in the construction of the works referred to in this clause;
- 153.1.7 provide materials and execute the works referred to in this clause to the requirements and satisfaction of the Council;
- 153.1.8The requirements contained in this Clause 153.1 may be
included in a Plan of Development. If these requirements
are included in a Plan of Development and specify the
work to be done, that specification is for the purpose of
this Clause 153.1 to be taken to be Council's specification.21
- 153.2 In respect of every development in a Development Section the
person who undertakes that development or uses the site must:—2627
 - 153.2.1 have all buildings designed by a registered architect and all landscaping designed by a qualified landscape architect;
 - 153.2.2 not impose a load on any public utility undertaking30including the disposal of wastes, greater than that which is31contemplated by the provisions of this Agreement;32
 - 153.2.3not cause interference with the amenity of the area by the
operation of machinery or electrical equipment, or from3334

light, noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, grit, oil, dust, waste water, waste products, electrical interference or otherwise;

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- 153.2.4 prevent continuous or frequently occurring noise levels which when measured and assessed in accordance with the Environmental Protection Act 1994, at a boundary of the allotment:----
 - 153.2.4.1 exceed those prescribed by the Environmental Protection Act 1994: or
 - 153.2.4.2 cause a nuisance:
- 153.2.5 Provide reasonable toilet facilities and parents' rooms for the public if it is proposed to erect a building having a gross floor area exceeding 500 square metres, other than 13 one for purposes not involving business or commercial activity, and if the Council forms the view at the time 15 application is made for final development approval that there is insufficient access to toilet facilities and/or parents' rooms for members of the public provided within the Development Section or if it is proposed to erect a building having a lesser floor area, the Council may require, as a condition of final development approval, 21 22 payment of a monetary contribution towards the provision of those facilities in adjacent or nearby areas. Any 23 contributions received by the Council must be expended, at the Council's discretion, for the purpose for which it was received: 26
- 153.2.6 ensure that buildings do not by reason of design, orientation, siting, bulk, construction materials or colours, have a detrimental effect on the amenity of development in the Inner Frame and Southern Frame, adjoining development or likely future development of land in those Frames:
- If the site is proposed to be developed for industrial 153.2.7 33 purposes:----34

153.2.7.1 not permit that development to exceed a

		153.2.7.2	maximum site coverage of seventy per cent (70%) unless the Council approves of a higher percentage; construct the development of materials which are appropriate having regard to surrounding davalopment and the landscape setting:	1 2 3 4 5
	153.2.8	changing th	development and the landscape setting; re development involves filling, draining or ne level of an allotment (except as otherwise y this Agreement):—	6 7 8 9
		153.2.8.1	that Council's requirements as to draining, filling or changing the level of that allotment for that development are ascertained and complied with; and	10 11 12 13
		153.2.8.2	that adequate arrangements are made to prevent dust causing a nuisance;	14 15
153.2.9 comply with all provisions of the Plan of Deve for that Development Section before commence the use and where appropriate during the continu- the use;				16 17 18 19
	153.2.10	included in are include	ments contained in this Clause 153.2 may be a Plan of Development. If those requirements d in a Plan of Development and specify the done, that specification is to be taken to be pecification.	20 21 22 23 24
153.3		n of Devel	opment must take into account and where on for:—	25 26
	153.3.1	The minin allotments;	num lot size and maximum number of	27 28
	153.3.2	location of and adjoini	or limitation of access from public roads; ingress and egress points from public roads ng sites; vehicular and pedestrian circulation site, adjoining sites and public roads;	29 30 31 32
	153.3.3	Setback of waterway b	buildings from road frontages side, rear and oundaries;	33 34

153.3.4 Maximum site coverage, the orientation of buildings on 1 the site, and that part of a site on which buildings may be 2 erected: 3 153.3.5 The heights of office or commercial buildings which may 4 vary from time to time depending upon the requirements 5 for office space both in terms of demand for floor areas as 6 well as the need to accommodate like uses in the same 7 building, for example, the need for government 8 departments or a large single tenant to be housed in one 9 building. The height of buildings, must not in any event 10 exceed eight storeys above average finished ground level 11 unless the Council approves of a higher level if it is 12 satisfied that a particular proposal for a higher building 13 will not: 14 153.3.5.1 contravene clause 153.2.2: 15 impose traffic loads beyond desirable limits; 153.3.5.2 16 153.3.5.3 otherwise create a traffic hazard: or 17 153.3.5.4 lead to the maximum equivalent population 18 for the proposed development contemplated 19 by this Agreement being significantly 20 exceeded: 21 153.3.6 In the case of high rise business uses, a maximum plot 22 ratio of four to one unless the Council approves of a 23 higher gross floor area if it is satisfied that the proposal 24 will not:----25 153.3.6.1 impose loads beyond desirable limits; 26 otherwise create a traffic hazard; or 153.3.6.2 27 153.3.6.3 lead to the maximum equivalent population 28 contemplated by this Agreement being 29 significantly exceeded; 30 Loading and unloading areas within the curtilage of the 31 153.3.7 development site, which are to be sealed, located 32 separately from car parking areas and readily accessible 33 from all tenancies in the site and designed so that vehicles 34 can enter and leave in forward gear;

	can enter and leave in forward gear,	1
153.3.8	Landscaped areas for recreational use, noise reduction, enhancement or to screen unwanted uses;	2 3
153.3.9	Fencing for noise reduction, enhancement or to screen unwanted uses;	4 5
153.3.10	Pedestrian walkways or arcades for the free and unobstructed movement of pedestrian traffic;	6 7
153.3.11	Prevention of lighting likely to illuminate areas outside the boundary of the development site creating a nuisance;	8 9
153.3.12	Parking of motor vehicles in accordance with clause 153.6.	10 11
153.3.13	Incorporation where appropriate of cantilevered or other awnings along walkways or accessways;	12 13
153.3.14	Controls and guidelines for advertising or information signs within the Development Section whether within the curtilage of an allotment or not;	14 15 16
153.3.15	In the case of development for residential purposes either solely or in conjunction with other uses, developing objective and performance criteria from first principles as generally espoused in the AMCORD and AMCORD (Urban) documents but recognising that each of those principles may not be wholly appropriate for each residential use for example when a residential use forms part of a mixed use development.	17 18 19 20 21 22 23 24
Each Plan of Development may provide guidelines for any of the following and where so provided the guidelines must be observed and satisfied by the person who undertakes development or who uses land:—		

153.4.1	In res	ect of buildings and fences:—			
		the architectural design theme to be followed or	30		
		achieved;	31		

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the materials, colours, standard, quality and type
 of external finishes to be used;
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				responses ntage of th						1 2
			the b	ouilding foo	otprint;					3
			the fi	inished lev	el of all	otment	s;			4
			the n	naximum ł	neight o	f devel	opment.			5
	153.4.2	In resp	pect of	landscapi	ng:—					6
				andscape maintained	-	philoso	ophy to	be achi	eved	7 8
			-	general typ rity of plan	-	•		oropriate	e the	9 10
				ype, qualit s, paths, ca ike;	-				-	11 12 13
			the d	lesign and I	location	of stre	et and pl	ay furni	ture;	14
				d requiren itenance.	nents f	or plar	nt establ	ishment	and	15 16
	153.4.3	-	pect of any other reasonable and relevant matters of nature to those referred to in clause 153.4.1 and 2.						17 18 19	
153.5		The development requirements and guidelines may consist in whole or in part of plans or drawings.						20 21		
153.6	Vehicle parking spaces must be provided for each development in a Development Section in accordance with the principles, guidelines and planning requirements following:—						22 23 24			
	153.6.1	Robin means orderly parkin develo	a Cen that y and j g spa	ed and over tral (which car parkin planned ba ces within t which w r parking a	n is posing can usis. Th n easy ill there	sible d be pro is will walkin eby avo	lue to its ovided in provide ng distan oid a pro	large son an ov adequation adecof	cale) verall e car each on of	25 26 27 28 29 30 31

153.6.2 the Council's usual methods of determining its requirements for provision of car parking are determined by reference to tables which are calculated on the basis of stand-alone developments of relatively small size and therefore such tables represent only indicative levels of car parking provisions which are not necessarily appropriate to the proposed development of Robina Central because of the scale, complexity, mass and relationship of the developments proposed;

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- 153.6.3 not all car parking generated by a development need be provided on the site of that development and parking requirements for each development may wholly or in part be provided off-site;
- as it is not possible to be specific about car parking 153.6.4 14 provisions at the date of this Agreement, it is appropriate 15 for car parking needs to be assessed and included in the 16 Plan of Development for each Development Section and 17 to be finally determined by Council having regard to the 18 Plan of Development and the proposed development 19 when considering an application for final development 20 approval; 21
- 153.6.5the assessment for inclusion in the Plan of Development22must be carried out by a traffic engineer whose23qualifications and experience are acceptable to Council24taking into account some or all of the following25circumstances as appropriate:—26
 - 153.6.5.1the level of provision of public transport27facilities;28
 - 153.6.5.2the likelihood of a generation of greater or
less than normal peak parking demand,
including requirements for staff;2930
 - 153.6.5.3the location of the Development Section or
site in relation to existing or proposed public
car parking areas and other parking areas;3234
 - 153.6.5.4 the level of pedestrian/cycle accessibility; 35

153.6.5.5	the nature of the proposed use including hours of operation and anticipated intensity;	1 2
153.6.5.6	the existing uses in the Precinct;	3
153.6.5.7	the levels and depth of the allotment or allotments;	4 5
153.6.5.8	the convenience and safety of vehicle access;	6
153.6.5.9	the proposed layout and size of parking spaces;	7 8
153.6.5.10	the provisions of this Agreement affecting the Precinct, Development Section or site;	9 10
153.6.5.11	the integration, overall planning, the inter- relationship and compatibility of proposed development;	11 12 13
153.6.5.12	avoidance of proliferation of unsightly car parks;	14 15
153.6.5.13	avoidance of over-provision of car parking space;	16 17
153.6.5.14	the need to encourage the use of public transport;	18 19
153.6.5.15	the amount of off-site parking spaces, including kerbside parking spaces; and	20 21
153.6.5.16	such other factors as may seem to be relevant and reasonable.	22 23
In this claus	e:—	24
on land oth requires the	rking spaces" means parking spaces provided her than the site, the development of which e provision of parking spaces but which are Precinct in which the development is situated	25 26 27 28

within the Precinct in which the development is situated28or, if not within that Precinct , within 400 metres of the29development.Off-site parking spaces need not30necessarily be on land owned by the person undertaking31the development to which they relate.32

"on-site parking spaces" means parking spaces provided within the curtilage of the development site to which they relate.

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153.6.6 When Robina delivers a Plan of Development to Council for approval, Robina must include in that Plan of Development an assessment described in clause 153.6.5 in relation to car parking needs for the Development Section, which assessment must be considered by the Council in determining the acceptability of the car parking provisions contained in the Plan of Development.

> If application is made for final development approval in 11 respect of a use or development substantially different (in 12 nature or scale) from what is contemplated by the Plan of 13 Development and by the assessment, the Council may refuse to deal with that application until an amended 15 assessment is furnished by the applicant which takes the 16 particular site and the relevant development into account. If an amended assessment is furnished the Council may 18 vary the car parking provisions contained in the Plan of Development in respect of that development. 20

Developments may satisfy parking space requirements by 153.6.7 the provision of on-site or off-site parking spaces or by a combination of both.

> If the applicant for final development approval indicates in 24 the application that some parking space requirements are 25 to be provided by off-site parking spaces the Council may 26 impose as a condition of granting final development 27 approval that the applicant must furnish a certificate from 28 the owner of any land that the required number of parking 29 spaces within the curtilage of that land as identified in that 30 certificate:---31

- 153.6.7.1 are provided or will be provided on that land; and
- 34 153.6.7.2 are available or will be available to the applicant and persons having resort to the 35

applicant's proposed development.

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- 153.6.8 Before accepting a certificate, the Council must satisfy itself that:—
 - 153.6.8.1 the parking spaces and the parking arrangements the subject of the certificate, are adequate; and
 - 153.6.8.2 the relevant land is capable of providing the car parking spaces the subject of the certificate having regard to existing certificates and other car parking required to be provided on that land; and
 - 153.6.8.3 if the parking spaces have not been physically constructed, the Council must also satisfy itself that construction of these parking spaces will be completed not later than completion of construction of the development to which it relates and will be available for use as represented in the certificate.
- 153.6.9 A person must not use or occupy, and the Council must not issue a certificate of classification in respect of, a building forming part of a development in respect of which off-site parking spaces are to be provided unless it has a certificate for the required number of off-site parking spaces and the spaces (or equivalent spaces) are constructed and available for use.
- 153.6.10 Off-site parking spaces provided in respect of a 27 development must continue to be available for use while 28 and no that development remains in existence 29 redevelopment or other use of land containing those 30 parking spaces in respect of which a certificate has been 31 accepted by Council may be undertaken unless off-site 32 parking spaces, either on that or other land which are 33 comparable in character and convenience to those lost, are 34 provided to replace those lost. 35

153.6.11	Nothing in this Agreement prevents Robina or other persons from providing off-site parking for monetary reward but, where a certificate is furnished which refers to spaces provided or to be provided in a commercially operated car park, the Council must take into account the commercial terms and arrangements applying to that parking in determining whether or not it is satisfied of the
	matters referred to in clause 153.6.8.

153.6.12 The Council, in assessing applications for final development approval to use land as a car park, may take into consideration the desirability of concentrating vehicle parking in separate and distinct places and of assisting to create a multiplicity of owners of vehicle parking stations so as to offer a choice for vehicle park users and avoid undue concentration of ownership and control of car parks in Robina Central.

Relaxation Power

154	modify	uncil may with the consent of Robina dispense with or any of the requirements or guidelines in clause 153 if it rs a dispensation or modification is justified, having regard	18 19 20 21
	154.1	the existing development in the area;	22
	154.2	the existing and likely future amenity of the area;	23
	154.3	the nature of the proposed use;	24
	154.4	the provisions of the strategic plan;	25
	154.5	the provisions of the relevant Plan of Development;	26
	154.6	ameliorating design, siting, landscaping or construction factors of the proposed development.	27 28

SECTION 4

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FINAL DEVELOPMENT APPROVAL

Final Approval Required

155 Prior to or at the same time as lodging a building application in respect of a proposed development within the Inner Frame and Southern Frame, the person proposing to undertake the development must make application to the Council for final development approval in respect of the development.

Requirements for Application

156 An application for final development approval must be made in accordance with the law generally applicable to applications for notification of conditions in respect of a permitted use subject to conditions but must include plans of the proposed development.

Requirements for Plans

157		rming part of an application for final development approval lude the following detailed information:	15 16
	157.1	vehicular and pedestrian access;	17
	157.2	siting and configuration of buildings and structures;	18
	157.3	building height and bulk;	19
	157.4	provisions for parking motor vehicles;	20
	157.5	loading and unloading areas;	21
	157.6	relationship to adjoining buildings;	22
	157.7	materials and colours;	23
	157.8	relationship of buildings, land and water;	24
	157.9	identification of climate and energy efficiency measures;	25
	157.10	architectural perspectives;	26
	157.11	a landscape plan which indicates the extent of soft and hard landscaping elements;	27 28

	157.12	advertising	and information signs;	1
	157.13	internal and	boundary fencing;	2
	157.14	external light	nting;	3
	157.15		which is necessary to show how compliance opment requirements and guidelines will be	4 5 6
Consid	deration of	Application		7
157A		• •	plication for final development approval, the gard to the following:	8 9
	157A.1		by which the provisions of the Plan of nt for the relevant Development Section will d with;	10 11 12
	157A.2	-	ppearance, including selection of materials, rm, orientation and colours of buildings;	13 14
	157A.3	adjoining d	ship between the proposed development and evelopments and open spaces or likely future its and overall siting within the area;	15 16 17
	157A.4	privacy, ve noise, vibra soot, dust, v hazards like	of amenity in terms of provision of light, ntilation and isolation of potential sources of ations, smells, fumes, smoke, vapour, steam, vater products, excessive light or glare or other ely to cause undue disturbance to persons or t connected to the use;	18 19 20 21 22 23
	157A.5	terms of ali energy effi	by of climate and energy efficiency proposals in gnment, window apertures, pollution controls, iciencies and measures to prevent adverse on and to enhance the environment;	24 25 26 27
	157A.6	acceptabilit	y of landscape in terms of:	28
		157A.6.1	visual and acoustic amenity;	29
		157A.6.2	compatibility of hard landscape elements with adjoining similar elements;	30 31
		157A.6.3	provision for and appropriateness of fences	32

Local Government (Robina Town Centre Planning Agreement) Amendment

			and walls;	1
		157A.6.4	appropriateness of plant species;	2
		157A.6.5	appropriateness of lake edge treatments;	3
		157A.6.6	provision for maintenance.	4
Decisi	on on App	lication		5
157B	In decid Council	• • • •	ication for final development approval, the	6 7
	157B.1	approve the	application;	8
	157B.2	approve the	application, subject to conditions; or	9
	157B.3	refuse the a	pplication.	10
Groun	d for Refu	sal		11
157C	be refuse	d if the deve	hal development approval must and may only elopment proposed by the application does not ement in that it, or some feature of it:	12 13 14
	157C.1	evidenced Plan of Dev grounds to	ith the planning intent contained in Part 2 or by the structure plans, Precinct plans or the relopment and there are not sufficient planning o justify proceeding with the development espite the conflict; or	15 16 17 18 19
	157C.2		nerwise comply with the provisions of the Plan ment for the relevant Development Section.	20 21
Condit	tions of Ap	proval		22
157D	•		to which approval of an application for final l can be subjected are:	23 24
	157D.1	consistent v	specifically authorised by, contemplated by or with this Agreement or the provisions of the evelopment for the relevant Development d	25 26 27 28
	157D.2	proposed d	relevant to, and reasonably required by, the evelopment or otherwise authorised by law o time which relate to matters other than those	29 30 31

		dealt with in Parts 3 to 8 and 12 of the Second Schedule.	1
Condit	ions Run	with Land	2
157E	developn	ns to which approval of an application for final nent approval is subject, attach to the development site and ng on successors in title.	3 4 5
Consia	leration of	Building Application	6
157F	approval other that	ncil is not required to consider an application for building in respect of a proposed building in a Development Section in for a dwelling house or duplex dwelling or a family odation:—	7 8 9 10
	157F.1	in respect of which there is no final development approval; or	11 12
	157F.2	which does not conform in all material respects to a final development approval relevant to the proposed building.	13 14
	is subject that appr	final development approval relevant to a proposed building t to conditions, a building application does not conform to roval unless it indicates compliance with, or adequate for compliance with, every condition.	15 16 17 18
Certifie	cate of Cla	ussification	19
157G	building	ncil must not issue a certificate of classification for a unless it conforms in all material respects with the final nent approval for that building.	20 21 22
	building	he final development approval relevant to a proposed is subject to conditions, the building does not conform to oval unless there is compliance with each condition.	23 24 25

SECTION 5

APPLICATION FOR CONSENT

Application for Consent

157H		onsent of Council is required before development can be	4
		out a person who desires Council's consent must make	5
		on in accordance with the law generally applicable to	6 7
		f the proposed development which must include the	8
	-	ion set out in clause 157.	9
Consid	leration o	f Application	10
157I	the mat	dering an application for consent the Council, in addition to ters to be considered by law generally applicable to tons in respect of a permissible use, must have regard to the g:	11 12 13 14
	157I.1	the provisions of this Agreement;	15
	157I.2	the planning intents set forth in Part 2; and	16
	157I.3	the provisions of the relevant Plan of Development.	17
	-	visions set out in clauses 157I.1, 157I.2 and 157I.3 prevail atent of any inconsistency with the matters to be considered	18 19 20
Decisi	on on App	plication	21
157J	In decidi	ing an application for consent, the Council must:—	22
	157J.1	approve the application;	23
	157J.2	approve the application, subject to conditions; or	24
	157J.3	refuse the application.	25
Groun	d for Refi	ısal	26
157K	refused	ication for town planning consent must and may only be if the development proposed by the application does not with this Agreement in that it, or some feature of it:—	27 28 29

	157K.1	conflicts with the planning intent contained in Part 2 or evidenced by the structure plans, Precinct Plans or the Plan of Development and there are not sufficient planning grounds to justify proceeding with the development proposed despite the conflict; or	1 2 3 4 5
	157K.2		6 7
Condit	tions of Ap	proval	8
157L	•	conditions to which approval of an application for consent bjected are:—	9 10
	157L.1	conditions specifically authorised by, contemplated by or consistent with this Agreement or the provisions of the Plan of Development for the relevant Development Section; and	11 12 13 14
	157L.2	conditions relevant to, and reasonably required by, the proposed development or otherwise authorised by law from time to time which relate to matters other than those dealt with in Parts 3 to 8 and 12.	15 16 17 18
Condit	tions Run	with Land	19
157M	is subjec	ns to which approval of an application for consent approval ct, attach to the development site and are binding on rs in title.	20 21 22
		SECTION 6	23
		DEFINITIONS	24
Definit	tions		25
	In this Pa	art, Part 9 and Part 11 unless the context otherwise requires, wing terms have the meanings respectively assigned to	26 27 28

EXPLANATORY DEFINITIONS

"access"—Practical means of entry of persons and vehicles on to every proposed allotment from a constructed road which abuts the frontage, the allotment or where approved by the Council, means of entry by way of easement; 1

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- "advertising sign"—Any land building or other structure erected as an advertising device, where the device is visible from a road and, or a railway line or a waterway;
- "alignment"—The line between any road and an allotment of land abutting the road;
- "allotment"—A piece, parcel or subdivision of land where the boundaries are separately defined by metes and bounds on a plan of survey deposited in the Department of Natural Resources. In the case of land subdivided under the Land Title Act 1994, the term includes any and every subdivision of land where the boundaries of the land are separately defined by metes and bounds on the relevant plan of the land registered with the Registrar of Titles under and in accordance with the Land Titles Act 1994. The term does not include a lot registered under the provisions of the Building Units and Group Titles Act 1980;
- "AMCORD"—Australian Model Code for Residential Development, Edition 2 - November, 1990, or any revisions;
- "AMCORD (Urban)"—The Australian Model Code for Residential Development (Urban), Edition 1, October 1992, or any revisions;
- "ancillary"—Associated with but incidental and subordinate to the predominant development;
- "applicant"—A person who applies for an approval under this Agreement;
- "building"—Any fixed structure that is wholly or partly enclosed by walls and is roofed and includes any part of a building;
- "building height"—The distance measured vertically from ground level to the highest point of a building, including projections such as architectural features, advertising signs and vent pipes; where fill is required by Council, building height shall be measured vertically from the required fill level;
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"body corporate"—A body corporate incorporated under the Building Units 1 and Group Titles Act 1980; 2 "caravan"—A vehicle constructed, fitted, equipped or used for camping that 3 is registered for road use pursuant to the Transport Infrastructure 4 (Roads) Act 1994 and can be readily towed by a passenger motor 5 vehicle. The term includes vehicles such as normally used by tourists 6 and which could not be regarded as buildings under the Building Act 7 1975. The term does not include a relocatable home as defined in this 8 Section: 9 "common property"—The land in a plan pursuant to the Building Units and 10 Group Titles Act 1980 which is not comprised in any lot shown in the 11 plan; 12 "constructed road"—A dedicated road which has been constructed pursuant 13 to the provisions of this Agreement; 14 "construction"-In the case of any road, street, lane or pathway, includes 15 provision for draining, levelling, paving, metalling, kerbing and 16 channelling, and otherwise making and completing the road, street, 17 lane or pathway. In any other circumstances, the term means the 18 undertaking of any works associated with a development or 19 subdivision: 20 "curtilage"—The area of land appurtenant to a building or other structure; 21 "development"—The use of any land or the erection or use of any building 22 or other structure, or the carrying out of building, mining or 23 engineering operations in, on, over or under land, or the making of 24 material changes to the use of any premises; 25 "dwelling unit"—Any building or part thereof used or intended for use for 26 the exclusive residential purpose of one family together with any land 27 or outbuildings in its curtilage used for purposes ancillary to the use of 28 the building for human habitation. The term includes family day care 29 as defined in this Section and domestic animals keeping but does not 30 include private recreation as defined in this clause; 31 "erect"—Includes:— 32 (1) Erect or commence or continue to erect, or 33 (2) Do, or commence or continue to do, any work in the course of or 34

	for the purpose of erecting; or	1
(3)	Perform any structural work or make any alteration, addition or rebuilding; or	2 3
(4)	Move from one position on an allotment to another position on or partly on the same allotment or another allotment; or	4 5
(5)	Re-erect with or without alteration on or partly on the same or another allotment; or	6 7
(6)	Where a building or other structure is located on more than one allotment—	8 9
	(a) move to another position on the same allotments or any of them to another allotment or allotments;	10 11
	(b) re-erect with or without alteration on another position on the same allotments or any of them or on another allotment or allotments;	12 13 14
pers that	—Any one person maintaining a household, or two or more ons living together and maintaining a common household such each person has access to all parts of the dwelling unit in which reside;	15 16 17 18
and rewa	lay care"—The use of part of a dwelling house for the reception, the minding or care of children for a day or part of a day for fee or ard by a person residing in the detached house; where conducted in ordance with "The Family Day Care Regulations";	19 20 21 22
or t Cou	in"—The land lying below the 1 in 100 year modelled flood level he area of land lying below the 1974 flood line, as defined on ncil's flood maps, whichever is the highest level, giving the imum area of land inundated;	23 24 25 26
and excl	oor area"—The sum of the areas (inclusive of all walls, columns covered balconies) of all storeys of a building or buildings uding any areas of the building situated below the natural ground l as measured at the perimeter of the building;	27 28 29 30
prop	esidential density"—In relation to a residential development osal, the residential density calculated on the basis of the parcel of the subject of the proposal, before the exclusion of areas for	31 32 33

roads, parks, other reserves, common property, conservation easements and the like; where specifically provided for in the plan, the parcel, for the purposes of calculation, may include land which is not contiguous;

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ustry	″"—I	ncludes:—	5
(1)	Any of the following operations—		
	(a)	any manufacturing process whether or not the process results in the production of a finished article;	7 8
	(b)	the breaking up or dismantling of foods or articles for trade, sale or gain, or ancillary to any business;	9 10
	(c)	The extraction of sand, gravel, clay, turf, soil, rock, ore, stone, or similar substances from land;	11 12
	(d)	repairing and servicing of articles including machinery, buildings or other structures;	13 14
	(e)	any operation connected with the installation of equipment and services and the extermination of pests but not including on-site work on buildings or other structures or land;	15 16 17
	(f)	the dismantling of motor vehicles, whether the dismantling is carried out by one operation or by a series of operations for any purpose other than automotive and marine premises, service station or salvage yard as defined in this clause; and	18 19 20 21
(2)	land	y of the following ancillary operations when conducted on a upon which any of the operations listed in (1) above are ied on—	22 23 24
	(a)	the storage of goods used in connection with or resulting from any of the above operations;	25 26
	(b)	the provision of amenities for persons engaged in such operations;	27 28
	(c)	any work of administration or accounting in connection with such operations provided that the use does not exceed twenty percent of the total use area of any building or buildings so used;	29 30 31 32

(3) Without limiting the generality of the foregoing, any industry or class of industry particularly defined in this Section but does not include a home occupation as defined in this clause;	1 2 3
"landscaping"—Means the treatment of land for the purpose of enhancing or protecting the amenity of a site and the locality in which it is situated. Works may include the following—	4 5 6
(1) screening by fences, walls or other means;	7
(2) planting of trees, hedges, shrubs or grass;	8
(3) formation of banks, terraces or other earthworks;	9
(4) laying out of gardens, courts or footways;	10
(5) other amenity features;	11
"landscaping plan"—A plan which is drawn to scale and shows the information required by this Agreement;	12 13
"lot"—A lot shown in a plan pursuant to the Building Units and Group Titles Act 1980, as amended;	14 15
"owner"—in relation to an allotment means—	16
 where an allotment is subdivided under the Building Units and Group Titles Act 1980—the body corporate; or 	17 18
(2) where an allotment is being purchased from the Crown for an estate in fee simple pursuant to the Land Act 1994 —the purchaser; or	19 20 21
(3) in all other cases—the persons for the time being entitled to receive the rent of the allotment or would be entitled to receive the rent if the allotment were let to a tenant at a rent; and	22 23 24
includes the Crown;	25
"plan of subdivision"—Means a plan which, in addition to dividing or subdividing land into allotments or otherwise, shows any new road, street and or pathway over the land or any part thereof;	26 27 28
"plan"—Includes any map, diagram, drawing, section or detail;	29
"plot ratio"—The ratio between the gross floor area of a building and the total area of the site on which the building is, or is proposed to be,	30 31

built;		1
"premises"—Any l	land, building or other structure or any part thereof;	2
	nt"—Each of several parts of any land which is proposed led into an allotment;	3 4
Building Act trailer or other a Relocatable the point of m proposed loca	"—A structure that complies in all respects with the 1975 as amended, capable of being readily transported by r vehicle, for which building approval has been granted in Home Park. Such buildings may be fitted with wheels at anufacture solely for the purpose of road transport to the tion. The wheels may be retained on the structure after te. The term does not include a caravan as defined in this	5 6 7 8 9 10 11 12
•	"—Means the ratio of residential yield to site area and is idential density or gross residential density;	13 14
including for premises, bec duplex dwelli	oses"—The use of premises for human habitation, r any of the following purposes: accommodation d and breakfast, caravan park, caretaker's residence, ng, dwelling house, family accommodation, hotel, motel, ome park, retirement community;	15 16 17 18 19
the equivalen includes resid	—In relation to a development for residential purposes, at number of dwelling units (whether or not the total dential units other than dwelling units), given by the mula, and expressed in dwelling units:—	20 21 22 23
residential yie	ld = (a + .67b + .5c + .25d)	24
W	where:	25
	s the number of dwelling-houses plus the number of welling units of three or more bedrooms;	26 27
b is	s the number of dwelling units of two bedrooms;	28
n St	s the number of dwelling units of one bedroom, plus the umber of bedsitter units, hotel rooms, motel units, erviced rooms and other accommodation units, as etermined by Council; and	29 30 31 32
d is	s the number of hostel beds;	33

"road frontage"—Any boundary line, or part thereof, of land which coincides with the alignment of a road or an access restriction strip;

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- "site"—Any land on which development is carried out or is proposed to be carried out whether such land comprises the whole or part of one (1) allotment or more than one (1) allotment if each of such allotments is contiguous with the other or another of such allotments;
- "site coverage"—That portion of a site covered by a building, fixed structure, or outdoor storage area, but not including unroofed parking areas:
- "storey"—That space within a building which is situated between one floor 10 level and the floor level next above, or if there is no floor above, the 11 ceiling or roof above and includes a space which is designed, 12 constructed or adapted for the accommodation of bathrooms, shower 13 rooms, laundries, water closets or other sanitary compartments, 14 storage of goods, or for the accommodation of vehicles. No storey so 15 defined shall exceed the vertical dimension prescribed pursuant to the 16 provisions of the Building Act as amended: 17
- "structure"—Any building, wall, fence or other structure or anything affixed to or projecting from any building, wall, fence or other structure. The term includes any part of a structure;
- "subdivision", "subdivide", and similar expressions mean and refer to dividing land into parts whether the dividing is-
 - (1) by sale, conveyance, transfer, or partition; or
 - (2) by any agreement, dealing or instrument intervivos (other than a 24 lease for any term not exceeding five years without right of 25 renewal), rendering different parts thereof immediately available 26 for separate disposition or separate occupation; or 27
 - (3) by procuring the issue of a certificate of title under the Land Title Act 1994 in respect of a part of land; or 29
 - (4) the excision of and from an allotment for dedication to the 30 Crown; 31
- "total use area"—The sum of the areas (exclusive of all walls and columns) 32 of all storeys of a building which is used or intended for use for a 33 particular purpose plus any other area of a site which is also used or 34

intenc incluc	led for use for the same purpose, provided that the term does not le:—	1 2
	The areas (inclusive of all walls and columns) of any liftwells, lift	3
	motor rooms, air conditioning, and associated mechanical or	4 5
	electrical plant and equipment rooms;	
(2)	The areas of any staircases;	6
. ,	The areas of any common foyer where not being used for commercial or retail purposes;	7 8
(4)	The area of any public toilets;	9
1	The areas of any staff toilets, washrooms, recreation areas and unchrooms provided that such areas are not open to persons other than staff;	10 11 12
	The area used for the access, parking and associated manoeuvring of motor vehicles;	13 14
"use"—Th	e term includes:—	15
	In relation to land, the carrying out of excavation work in or under	16
	and and the placing on land of any material or thing that is not a building or other structure; and	17 18
. ,	Any use which is ancillary to the lawful use of the premises in question.	19 20
	USE DEFINITIONS	21
reside clause	dation premises"—Any premises used or intended for use for ential purposes, not being a purpose elsewhere defined in this e. The term includes a boarding house, flat, apartment building, house, hostel, serviced apartment or serviced room;	22 23 24 25
	dation units"—Any premises used or intended for use for ential purposes;	26 27
crops the do incluo	re"—Any premises used or intended for use for the growing of , pastures, fruit, vegetables, or any plants or trees other than for omestic use by the occupants of the premises. The term does not de aquaculture, retail sales of agricultural produce, rural industry, ulk garden supplies as defined in this clause;	28 29 30 31 32

"animal husbandry"-Any premises used or intended for use for the keeping or farming of animals, birds or reptiles. The term includes poultry, dairy and goat farms, and veterinary establishments associated with them, but does not include a cattery, kennels, piggery, rural industry, stable or lot feeding as defined in this clause, nor the keeping of domestic animals:

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- "aquaculture"—Any premises used or intended for use for the commercial production of fish, crustacean or shellfish;
- "automotive and marine premises"—Any premises used or intended for use for the cleaning, customising, detailing, hire, modification, repair, sale, storage, or servicing of new and used vehicles, vessels (not exceeding ten (10) metres in length), machinery, trailers or caravans. The term includes, when carried on within a building, the sale or fitting of accessories, spare parts or replacement parts, panel beating and spray painting or the provision of training and ancillary services;
- "bed and breakfast"—Any premises used or intended for use as a dwelling house which may also provide overnight accommodation for up to four tourists or members of the travelling public on an occasional basis. The term does not include an accommodation unit as defined in 19 this clause: 20
- "bulk garden supplies"-Any premises used or intended for use for the sale or distribution of sand, soil, screenings, rocks, sleepers and other such garden and landscaping materials where such material is received on site in quantities greater than one cubic metre. The term does not include agriculture, extractive industry, retail nursery or rural industry as defined in this clause:
- "car park"-Any premises used or intended for use for the parking of motor vehicles where such parking is not ancillary to a use or uses on the same site:
- "caravan park"—Any premises used or intended for use for the parking of 30 caravans and/or the pitching of tents for the purpose of providing 31 accommodation for and rendering services to travellers, tourists or the 32 general public, whether or not relocatable homes and/or other 33 accommodation are also situated on the site. The term includes the 34 erection and use within the caravan park of a kiosk and/or amenity 35

buildings for the exclusive use of occupants of the caravan park. The term does not include a motel or a relocatable home park as defined in this clause;

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- "caretaker's residence"—Any dwelling unit used or intended for use for caretaker purposes only where a person residing therein is employed on the site and where the dwelling unit is used in connection with an industry or other non—residential use conducted on the same parcel of land. The term includes any dwelling unit provided for a person engaged in a use lawfully established on the land;
- "car wash"—Any premises used or intended for use for the washing of
 motor vehicles manually or by an automatic or partly automatic
 process using mechanically operated brushes and/or washers and
 whether or not air jet dryers are also used;
- "casino"—Any premises used or intended for the purpose of gambling and where the use is conducted in accordance with the provisions of any Act concerning casino premises. The term does not include an indoor recreation;
- "catering business"—Any premises used or intended for use for the purpose of the preparation or service of beverages, food or confectionary for consumption either on the premises or off the premises included in but not limited to Appendix I hereto:

Appendix I	22
Cafe	23
Coffee Shop	24
Confectioner	25
Fast food outlet	26
Fried food outlet	27
Milk bar	28
Patisserie	29
Reception room or function room	30
Restaurant	31
Snack bar	32

Specialty food outlet	1
Tea garden	2
Tea room	3
The term does not include a hotel or tavern as defined in this clause;	4
"cattery"—Any premises used in connection with the keeping, boarding, or breeding of more than four cats;	5 6
"cemetery"—Any premises used or intended for use for the interment of the dead or the reduction of the human body to ashes after death. The term includes a graveyard, a burial ground, or any funeral chapel or parlour or columbarium erected on such land and used in connection therewith;	7 8 9 10 11
"central fuelling facility"—Any premises used or intended for use for the fuelling of motor vehicles or vessels used by or in connection with any use within the Development Section in which the facility is located which fuelling involves the sale of petrol or automotive distillate or any derivative capable of use in internal combustion engines. The term does not include fuel depot or a service station or service station combination;	12 13 14 15 16 17 18
"child care centre"—Any premises used or intended for use for the minding or care, but not residence, of children. The term includes a kindergarten, creche or pre-school. The term does not include family day care, an educational establishment, institution or a special use as defined in this clause;	19 20 21 22 23
"cinema"—Means a place used or intended to be used for the showing of moving pictures. The term includes:—	24 25
 where the whole or part of those premises are the premises to which a license or permit under the Liquor Act 1992 applies, and the use of any facility provided for the purpose of exercising the rights or privileges conferred by that license or permit; 	26 27 28 29
(2) the use of any facility provided for the purpose of light refreshments.	30 31
The term does not include a cultural facility, high technology entertainment facility, licensed club or public recreation as defined in	32 33

this c	laus	e;	1
		premises"—Any premises used or intended for business, ial or financial purposes not otherwise defined in this clause;	2 3
"conventio	on c	entre"—Any premises:	4
(1)	estal	blished in a co-ordinated fashion;	5
(2)	whic	ch function as an integrated unit; and	6
(3) 1	used	l or intended for use for any or all of the following:	7
((a)	as a place for the assembly of persons for some common object; or	8 9
((b)	for trade fairs or exhibitions, whether or not they are also used or intended for use for any form of entertainment not envisaged by its use as referred to in sub-paragraphs (a) and (c);	10 11 12 13
((c)	for or in connection with the conduct of sporting or athletic activities engaged in competitively;	14 15
pre the inc cor	emis ereto cludi nsur	erm includes the use of any facilities provided at those es for the health, comfort or convenience of persons resorting of for those activities which characterise those premises ing any facility providing light refreshments, meals for approximation thereat or elsewhere, professional services by a all practitioner or physiotherapist, or banking services;	16 17 18 19 20 21
of a l	libra	ity"—Any premises used or intended for use for the purpose ary, museum, theatre, concert hall or art gallery. The term include a special use as defined in this clause;	22 23 24
unit u to dis offere	ised spla ed b	"—Any dwelling house, duplex dwelling or accommodation or intended for use for a period not exceeding two (2) years y to the general public the type of construction or design y a builder. The term does not include an estate sales office, professional office as defined in this clause;	25 26 27 28 29
dwell	ling	ling"—Any premises which is comprised of two attached units on one allotment. The term does not include family odation or integrated housing as defined in this clause;	30 31 32

"dwelling house"—Any premises which comprises a single dwelling unit in a separate building, not including a caretaker's residence or integrated housing as defined in this clause;

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- "educational establishment"-Any primary school, secondary school, college, university, technical institute, academy, educational centre or premises used for the provision of education. The term includes the provision of residential accommodation associated therewith but does not include a child care centre or institution as defined in this clause:
- "estate sales office"—Any premises, including a caravan, erected on land subdivided and released as one estate and used or intended for use for 10 a period not exceeding two (2) years for the purpose of promoting and 11 selling that land only. The term does not include a display home, an 12 office, or a professional office as defined in this clause; 13
- "extractive industry"-Any premises used or intended for use for the purpose of carrying on an industry involving extraction, storage, loading or cartage of sand, gravel, soil, rock, stone or similar substances from land. The term does not include crushing, screening, washing or other treatment process, or manufacture of products from such substances, or a mine under the Mineral Resources Act 1989;
- "factory units"-Any premises used or intended for use as a multi-unit factory development erected upon one allotment, where provision is made for separate industries of similar classifications;
- "family accommodation"—Any premises used or intended for use as a 23 dwelling unit within the curtilage of a dwelling house where the 24 dwelling unit is used or intended for use for occupation by a member 25 or members of the immediate family of, and/or by personal staff 26 necessary for the health or well being of, a member or members of the 27 household; 28
- 29 "fuel depot"—Any premises used or intended for use as a depot for the storage or sale of liquid or gaseous fuel, where such premises are 30 required to be licensed in accordance with the Flammable and 31 Combustible Liquids Regulations 1976. The term does not include a 32 central fuelling facility, a service station, a service station combination, 33 automotive and marine premises or a waterfront activity; 34

for the stor The term	"—Any premises used or intended for use by an undertaker rage of, or preparation of bodies for burial or cremation. includes a mortuary, a funeral chapel, and/or nistration areas used in connection with the use;	1 2 3 4
five (175) s	—Any premises not exceeding one hundred and seventy quare metres in retail floor area used or intended for use for retail of general merchandise including food;	5 6 7
purposes in	"—Any premises used or intended for use for any of the ncluded in Appendix II hereto or any other industrial which in the opinion of Council is heavy) not specifically his clause;	8 9 10 11
	Appendix II	12
(1)	Any operation involving:—	13
_	The use of a radioactive substance or material in a process.	14 15
_	The treatment or processing of a radioactive substance or material contaminated by a radiation substance prior to disposal.	16 17 18
_	The disposal of a radioactive substance or material.	19
_	The storage of a radioactive substance or material.	20
	except where that radioactive substance or material forms part of an instrument or is used in association with equipment for the testing, measurement or analysis of a product, machinery or equipment or is used for medical purposes;	21 22 23 24 25
(2)	Purposes including or ancillary to any of the following:	26
_	Cannery	27
_	Distillery	28
_	Fertiliser Works	29
_	Foundry	30
_	Generating Works	31

Local Government (Robina Town Centre Planning Agreement) Amendment

_	Iron and steel works	1
_	Paper mill	2
_	Rubber mill	3
_	Sanitary depot	4
_	Sewerage treatment works	5
_	Sugar refinery	6
_	Tannery	7
(3)	Purposes involving any process for or ancillary to the manufacture of any of the following:—	8 9
_	Acids	10
_	Ammunition	11
_	Asbestos products	12
_	Bleaches	13
_	Calcium carbide	14
_	Celluloid or celluloid products	15
_	Cement and lime	16
-	Chemicals where there is risk of explosion or the escape of toxic gas	17 18
_	Disinfectants	19
_	Explosives (including fireworks)	20
_	Fertilisers	21
_	Flammable or combustible liquids by refining and including any products of flammable or combustible liquid and resins, waxes or pigments	22 23 24
-	Gas as defined in the Gas Act 1965–1985 but not including carburetted water gas, producer gas or water gas where those gases are immediately used by a gas engine	25 26 27
_	Lead products	28
_	Matches	29

Local Government (Robina Town Centre Planning Agreement) Amendment

_	Organic compounds of mercury	1
_	Oxygen	2
_	Paint or varnish	3
_	Photographic film other than non-flammable film	4
_	Poisons listed in Schedule 5, Schedule 6 or Schedule 7 of the Poisons Regulations of 1973 as amended	5 6
_	Plastic	7
_	Soap (where there is an extraction of fat)	8
_	Solder	9
_	Tar	10
_	Vaccines bearing live virus	11
_	Zinc oxide by the continuation of a smeltering process	12
(4)	Purposes involving any process for or ancillary to an activity listed hereunder:—	13 14
-	Cleaning, descaling or treatment of metal or masonry or other articles by abrasive blasting other than by a wet process	15 16 17
_	Cleaning, descaling or treatment of ferrous metal in an acid bath	18 19
_	Conduct of a poultry dressing house (more than 500 birds per week)	20 21
_	Conduct of a pre-mix bitumen plant	22
_	Heat treatment in a kiln of minerals (including clay), timber, or the products of powder metallurgical processes	23 24
_	Hot dip galvanising, sheraldizing, electroplating, electrostatic coating with metals or processes of a like nature	25 26 27
_	Incineration where the incinerator or incinerators used is or are capable of consuming in excess of one tonne of material per hour and where not in the use of a	28 29 30

	crematorium	1
_	Preparation of foods for animal consumption by cooking, refining, purifying, extracting, smoking, curing, salting, dehydrating, conserving or like means	2 3 4
_	Preserving meats, fish or oysters other than by cold storage	5 6
_	Processing lead	7
_	Processing natural rubber	8
_	Processing or treatment of animal, fish or bird carcasses or parts of them by boiling, heating, washing, crushing, burial, tanning or scouring other than in the production of food, and including extraction of fat and the production of animal by-products including glue	9 10 11 12 13
_	Settling ponds for offensive liquids	14
_	Slaughtering of livestock at an abattoir, slaughter-house or knackery	15 16
_	Smelting, alloying or refining of metals, ores or semi- processed ores (including the reclamation of metal from scrap)	17 18 19
(5)	Storage of any of the following:	20
	• Flammable liquid and combustible liquid or either of them where—	21 22
	(i) the quantity stored above ground is ordinarily more than	23 24
	(a) 2,500 litres of class A flammable liquid;	25
	(b) 5,000 litres of class B flammable liquid; or	26 27
	(c) 15,000 litres of combustible liquid; or	28
	(ii) the quantity of flammable liquid and combustible liquid stored below ground is ordinarily more than 385,000 litres, and the storage of that liquid is not in connection with	29 30 31 32

the operation of a motor fuel pump;

1 poisons by way of any one or more of those poisons 2 listed in Appendix A to Schedule 6 of, and in 3 Schedule 7 of, The Poisons Regulations of 1973 as 4 amended where ordinarily the quantity of those 5 poisons stored is in excess of two kilograms; 6 poisons by way of any one or more of-7 the poisons listed in Schedule 5 of The (i) 8 Poisons Regulations 1973 as amended; and 9 (ii) such of the poisons listed in Schedule 6 of 10 The Poisons Regulations 1973 as amended 11 as are not also listed in Appendix A to that 12 Schedule 6, where ordinarily the quantity of 13 those poisons stored is in excess of 14 200 kilograms; 15 ammunition other than ammunition the storage 16 whereof is ancillary to the sale of the same pursuant 17 to a license under The Explosives Regulations, 1955 18 as amended; 19 calcium carbide where ordinarily the quantity 20 stored is in excess of 50 kilograms; 21 22 explosives (including fireworks) as defined in the Explosives Act 1985; 23 24 gas as defined in the Gas Act 1965 except where stored in a cylinder or cylinders being 25 of not more than a total capacity of 46,000 26 kilograms water capacity; 27 chemicals, not listed elsewhere herein, where 28 there is a risk of explosion or the escape of 29 dangerous gas or fluids; 30 bones, hides, skins or tallow; 31

"helicopter landing site"-Any premises used or intended for use and 32 which are authorised to be used as an aerodrome for the purposes of 33

the landing	and taking off of helicopters;	1
"high technology entertainment facility"—Any premises used or intended		2
	the conduct of new types of high technology entertainment	3
products w	hich include but are not limited to:—	4
_	Imax theatres, Imax Show Scan with 360 degree theatre	5
	experience	6
_	virtual reality facilities	7
_	interactive entertainment experiences	8
_	other forms of hi-tech themed attractions and	9
	entertainment centres.	10
The use	may be integrated with retail facilities;	11
"home occupation	on"—Any occupation or profession carried on, in, under, or	12
within the curtilage of, a dwelling unit and in the conduct of which:—		
(1)	Either the registered proprietor of the dwelling house	14
	and/or members of his family are engaged or the legal	15
	tenant (subject to the written consent of the registered	16 17
	proprietor) and/or members of his family are engaged;	17
(2)	The floor area used (whether temporarily or permanently)	18
	does not exceed one third of the gross floor area of the dwelling house, up to a maximum of thirty (30) square	19 20
	metres except, and in accordance with, the conditions of	20 21
	an express permission of Council;	22
(3)	There is no interference with the amenity of the	23
	neighbourhood from the operation of machinery or	24
	electrical equipment, or from light, noise, vibration, smell,	25
	fumes, smoke, vapour, steam, soot, ash, grit, oil, dust, waste water, waste products, electrical interference, or	26 27
	otherwise;	27
(4)	A workshop may be established but no goods are publicly	29
(')	displayed on the premises;	30
(5)	No load is imposed on the public utility greater than that	31
	which is normally required by residential uses;	32

(6)	No sign other than a sign not exceeding zero point three (0.3) square metres in area, and bearing only the name,	1 2 2
	occupation and telephone number of the occupier is displayed;	3 4
(7)	No more than one commercial vehicle is used;	5
(8)	The level of traffic generated is compatible with residential uses, and adequate car parking is provided;	6 7
(9)	Members of the public visit the premises only between the hours of 8.30am to 5.00pm Monday to Friday and 8.30am to 12 noon Saturday (unless otherwise approved by Council);	8 9 10 11
(10)	That personal services or paramedical services are not permitted unless otherwise approved by Council;	12 13
surgical trea	r premises used or intended for use for the medical or atment of sick, injured and infirm persons or the care and ation of sick, injured or infirm persons;	14 15 16
persons, a buildings a	includes a home for infirm, incurable or convalescent hospital, a nursing home, or a sanatorium, and includes and other structures associated with such uses, but does not institution, respite care centre or retirement community as his clause;	17 18 19 20 21
• •	remises where a general license is required under the of the Liquor Act 1992 and which provides:—	22 23
_	accommodation in guestrooms or suites	24
_	bars and/or lounge bars for the sale of liquor to be consumed on the premises	25 26
_	a restaurant or restaurants for private or public use	27
and which	h may also include:—	28
_	function room or rooms	29
-	nightclub or cabaret	30
-	ancillary tourist services and shops	31
_	ancillary recreation facilities both internal and external	32

_	provision for the sale of liquor to be consumed off the premises	1 2
Th	ne premises may be subdivided by a building units plan;	3
"institutio	n"—Any premises used or intended for use as:—	4
(1)) Premises for the care, treatment and/or accommodation of the mentally ill or mentally or physically handicapped;	5 6
(2)) Premises for the reform or training of persons committed thereto by a court;	7 8
(3)) Any other similar use.	9
suc	the term includes buildings and other structures associated with ch uses, but does not include a hospital, or a retirement mmunity as defined in this clause;	10 11 12
0	d housing:—Any premises comprising two or more dwelling that:—	13 14
(1)) may or may not be in separate buildings;	15
(2)) are designed and developed in an integrated manner;	16
(3)) comply with the provisions of AMCORD, or AMCORD Urban as amended from time to time;	17 18
	—Any premises used or intended for use in connection with the ing, boarding or breeding or training of more than two (2) dogs;	19 20
merc use a build publi	Any premises used or intended for use for the sale of general handise including food where such a use does not exceed a total area of fifty (50) square metres and is located preferably within a ling or a public park and where the goods are sold to the general ic. The term does not include a catering business or shop as ared in this clause;	21 22 23 24 25 26
wash	nat"—Any premises used or intended for use for the mechanical ing, drying and ironing of clothes and fabrics by any member of ublic;	27 28 29
"licensed	club"—Any premises to which the public does not resort which:	30
(1)) are used or intended for use by a club, lodge, friendly society or like organisation as a place for meetings of,	31 32

	social intercourse among, or entertainment of, the members of the club, lodge, friendly society or like organisation, whether or not those premises are also used or intended for use in part as an office for the administration of the affairs of the club, lodge, friendly society or like organisation; and	1 2 3 4 5 6
(2)	are premises to which a club license of one of the prescribed types under the Liquor Act 1992 applies;	7 8
	but does not include:—	9
	(a) any premises, place or part of any premises or place elsewhere specifically defined in this clause; or	10 11
	(b) any premises used for any purpose elsewhere specifically defined in this clause.	12 13
	A use of premises for the purpose of a licensed club:—	14
(3)	includes the use of those premises for any activity authorised by a club license under the Liquor Act 1992;	15 16
(4)	does not include, save for the use of a caretaker's flat, any residential use;	17 18
(5)	does not include the use of these premises for an hotel or tavern as defined in this clause;	19 20
included in	"—Any premises used or intended for use for any purpose n Appendix III, provided that the term does not include a use atted by the term automotive and marine premises.	21 22 23
	Appendix III	24
(1)	Purposes including or ancillary to any of the following:	25
_	Aerated water manufacturing	26
_	Agricultural supplies and machinery	27
_	Aluminium working	28
_	Animal food manufacturing	29
_	Asbestos products and cement products	30
_	Assembly works	31

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Local Government (Robina Town Centre
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_	Bonded store	1
_	Bottling	2
_	Builders supply depot, workshop or yard	3
_	Caravan manufacturing	4
_	Carpenters' and joiners' workshop	5
_	Clothing manufacturing	6
_	Cold store	7
_	Contractors' yard	8
_	Cotton goods manufacturing	9
_	Diecasting	10
_	Electrical appliance manufacturing	11
_	Electricians' depot, workshop or storeroom	12
_	Electroplating	13
_	Engineering works (light)	14
_	Fibre-glass manufacturing	15
_	Floor covering factory	16
_	Foodstuff manufacturing	17
_	Footgear manufacturing	18
_	Fruit products manufacturing	19
_	Furniture storage	20
_	Gas appliances workshop	21
_	Hardware manufacturing	22
_	House removing depot	23
_	Leathergoods manufacturing	24
_	Light metal working	25
_	Painters' depot	26
_	Printing	27

Local Government (Robina Town Centre Planning Agreement) Amendment

_	Recycling depot for collection, sorting and dispatch of household paper, metal, plastic & glass	1 2
_	Second hand goods depot	3
_	Shop fitting	4
_	Signwriters' yard	5
_	Silvering of glass	6
_	Smallgoods manufacturing	7
_	Stoneworking	8
_	Timber yard (other than a mill)	9
_	Tradesmen's workshop and yard	10
_	Wholesale depot	11
_	Woodworking	12
_	Workshop	13
(2)	Purposes involving any process for or ancillary to the manufacture of any of the following:—	14 15
_	Artificial flowers	16
_	Blinds	17
_	Brooms, brushes, bristle or hair goods	18
_	Cameras	19
_	Clocks, watches	20
_	Coir goods	21
_	Cork goods	22
_	Drawing or writing goods	23
_	Felt goods	24
_	Fur goods	25
_	Leadlights	26
_	Musical instruments	27

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Planning Agreement) Amendment

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_	Optical goods (other than spectacles or the like)	1
_	Paper goods, paper board goods	2
_	Scientific instruments	3
_	Sports equipment (other than ammunition, vehicles and water craft)	4 5
_	String, string goods	6
_	Textile bags	7
_	Therapeutic and life support aids, appliances, garments and equipment	8 9
_	Travelling bags	10
_	Twine, twine goods	11
_	Umbrellas	12
_	Wiregoods (other than barbed wire, wire mesh, wire netting, wire rope and cable)	13 14
feeding	—Any premises used or intended for use for the purpose of stock in stalls, compounds or stock yards as distinct from eding. The term does not include a piggery as defined in this	15 16 17 18
purposes similar t the ame vibratior wastewa or other cause un not conn such pre	astry"—Any premises used or intended for use for the s of hand crafting, displaying and offering for sale goods of a ype or nature and which does not cause any interference with nity of the Precinct by reason of the emission of noise, n, smell, fumes, smoke, vapour, steam, soot, ash, dust, ter, light (whether steady or flashing), waste products, grit, oil wise or cause hazard likely in the opinion of the Council to due disturbance and/or annoyance to persons or other property ected with the industry. The term includes the ancillary use of mises for:—	19 20 21 22 23 24 25 26 27 28
(1) the	storage of articles used in connection with or resulting from	29

- such activity; 30 31
- (2) the use of any amenity building provided at such premises;
- (3) any work of administration or accounting in connection with any 32

such activity;

but does not include commercial premises, industry, kiosk, shop, or catering business as defined in this clause;

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- "medical centre"—Any premises used or intended for use for the medical or surgical care or treatment of persons not resident on the site. The term includes a first aid station, a maternal and child welfare clinic, a nursing service, an ambulance station, and premises used or intended for use by a chiropodist, chiropractor, dentist, medical practitioner, optometrist, natural therapist, pathologist, physiotherapist, or radiologist, in the practice of that profession. The term does not include a home occupation, a hospital, an institution, a retirement community or a surgery as defined in this clause;
- "medium industry"—Any premises used or intended for use for any industry not specifically defined elsewhere in this clause;
- "milk depot"—Any premises used or intended for use for the purpose of bulk handling of milk or dairy products for distribution to consumers or retailers. The term includes the loading and unloading of vehicles used in such distribution;
- "minor tourist facility"—Any premises not exceeding a total area of one 19 hundred and fifty (150) square metres used or intended for use 20 primarily for the purpose of providing small scale, low-key recreation, 21 entertainment or attractions for the general touring public. The term 22 includes eating facilities for tourist as an ancillary use where the seating 23 capacity does not exceed forty (40) persons. The term does not 24 include a shop, kiosk, catering business, public recreation, or any use 25 for residential purposes, as defined in this clause; 26
- "motel"—Any premises used or designed for use for temporary
 accommodation of travellers and the vehicles used by them. The term
 includes ancillary premises used or designed for use in the provision
 of meals to such travellers and the general public but does not include a
 caravan park or a hotel as defined in this clause;
- "night club"—Any premises used or intended for use as a cabaret or night
 club where entertainment is regularly provided to members of the
 public and where an on-premises license is required under the
 provisions of the Liquor Act 1992. The term includes the provision of

music and	danciı	ng facilities for people attending the night club;	1
		ot include a hotel, public recreation, catering business ned in this clause;	2 3
"occasional market"—Any premises used or intended for use for a limited duration and from time to time for the purpose of displaying or selling readily portable home made or crafted articles to the public from stalls			4 5 6
		ully enclosed within a building. The term does not s defined in this clause;	7 8
administra services of connection not condu	tion, of a si with cted	nises used or intended for use for business carrying on of agencies, banks, secretarial services or milar nature. The term includes administration in an industry, business or other commercial use where on the same site. The term does not include a ce as defined in this clause;	9 10 11 12 13 14
"park"—Means	land:	·	15
(1)	to w	which the public has rights of access;	16
(2)	used	d or intended for use for open air recreation, and	17
(3)	whi	ch:—	18
	(a)	has been ornamentally laid out or prepared with paths;	19 20
	(b)	has been prepared or is maintained as a grassed area or buffer either with or without trees or shrubbery.	21 22
	Use	of the premises for the purpose of a park includes:	23
(4)		use of any facilities provided on land being a park for enjoyment or convenience of the public by way of:—	24 25
	(a)	bandstands	26
	(b)	picnic places, places for enjoying views, routes for nature study, parking areas, bikeways and footways;	27 28
	(c)	information and display areas for the promotion of such land;	29 30
	(d)	shelters and other public conveniences;	31

	(e) children's play areas;	1
	(f) temporary light refreshment booths;	2
(5)	the use of any waterfront area for a landing facility;	3
(6)	open-air recreation within the park or on part of any river, creek, stream or other body of water abutting or within the park;	4 5 6
(7)	any infrequent use of such land for a sport or form of athletics conducted on an informal basis;	7 8
(8)	structures, surfacing or equipment provided for informal sport or physical exercise;	9 10
(9)	sculptures, fountains, ponds or other decorative devices; and	11 12
(10)	maintenance sheds and depots.	13
	does not include private recreation or public recreation as n this clause;	14 15
assembly as subsequent	inal"—Any premises used or intended for use for the nd dispersal of passengers and their baggage prior to or to their transportation irrespective of the mode of transport s waiting rooms associated therewith;	16 17 18 19
	premises used or intended for use for the keeping, , feeding, watering or breeding of pigs;	20 21
the public reassociation. or an institu	p"—Any premises used or intended for use primarily for eligious activity of a religious organisation, community or The term does not include an educational establishment, ation, as defined in this clause, but does include ancillary of the premises for a columbarium;	22 23 24 25 26
	on"—Any premises within the curtilage of a dwelling	27
use by the	ex dwelling or accommodation unit used or intended for occupants for recreation provided that, in the opinion of e use is not detrimental to the amenity of the area because of	28 29 30
noise, traffi include pre	ic, lights, or anything whatsoever. The term does not mises used by clubs or teams, or premises open to the	31 32
public with	or without charge, or domestic swimming pools, but	33

includes tennis courts or half courts;

"professional office"-Any premises used or intended for use for the provision of professional services or the giving of professional advice by an accountant, architect, engineer, management consultant, property consultant, legal practitioner, surveyor, taxation consultant, town planner, valuer, or other professional practitioner. The term does not include a medical centre or office as defined in this clause:

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"public recreation"—Any premises used or intended for use for any activity, purpose, pursuit, entertainment or recreation which involves the active participation or entertainment of the general public for the 10 purpose of exercise or enjoyment. The term includes but is not limited 11 to those activities, purposes, pursuits, entertainments or recreations 12 included in Appendix IV:----13

	Appendix IV	14
_	Amusement parlour or centre unless otherwise defined	15
_	Archery	16
_	Boating	17
_	Bowling	18
_	Circus	19
_	Dance hall	20
_	Equestrian centre	21
_	Exhibition	22
_	Fair	23
_	Golf	24
_	Gymnasium	25
_	Hall or meeting hall	26
_	Indoor cricket centre	27
_	Model car, boat or aircraft operations	28
_	Playing field	29
_	Rowing	30

_	Skating rink	1
_	Sporting arena or track	2
_	Stadium	3
_	Swimming pool	4
_	Tennis or squash courts	5
_	Unlicensed club	6
_	Youth centre	7
club pren by	e term includes, where approved by Council, the erection of bhouses or ancillary buildings, and the occasional use of the mises for fairs, exhibitions and similar activities if approved Council. The term does not include a park or private reation as defined in this clause;	8 9 10 11 12 13
	"—Any premises used or intended for use for any of the undertakings:—	14 15
(1)	A railway, tramway, road transport, air transport, wharf, harbour, river or other undertaking offering transportation services to the public;	16 17 18
(2)	The supply of water, hydraulic power, electricity or gas, or the provision of telephone, postal, sewerage or drainage services;	19 20 21
(3)	The provision or maintenance of roads or traffic controls.	22 23
	The term includes maintenance or storage depots used in connection therewith;	24 25
following	"—Any premises used or intended for use for any of the undertakings, by a Government, Semi-Government, ent owned Corporation, Statutory Authority, or Local	26 27 28 29
(1)	A railway, tramway, road transport, air transport, wharf, harbour, river or other undertaking offering transportation services to the public;	30 31 32

(2)	The supply of water, hydraulic power, electricity or gas,				
	or the provision of telephone, postal, sewerage or				
	drainage services;				

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The provision or maintenance of roads or traffic (3) controls.

The term includes maintenance or storage depots used in connection therewith;

- "radio and television premises"-Any premises used or intended for use for making, creating or arranging audio or visual programmes for transmission as authorised by the Broadcasting and Television Act 1942 and may include use as an office for the associated business of the premises;
- "relocatable home park"—Any premises used or intended for use for the parking or location of relocatable homes for the purpose of providing residential accommodation. The term includes ancillary amenities buildings, a kiosk and recreational facilities where maintained for the use of patrons of the relocatable home park. The term does not include a caravan park as defined in this clause;

"respite care centre"-Any premises used or intended for use for the occasional or temporary accommodation and care of elderly or infirm persons, physically or intellectually handicapped persons or persons suffering from a physical or mental illness or those who care for them; 22

The term includes ancillary dining and recreation facilities, administrative offices, laundries, kitchens, residential accommodation for persons associated with the development and other ancillary activities which are complementary to and compatible with the development.

The term does not include a child care centre, hospital, institution or retirement community as defined in this clause;

"retail nursery"—Any premises used or intended for use for the sale to 30 members of the public of plants, shrubs, trees, pots, gardening 31 equipment and accessories. The term includes the sale of gardening 32 materials where those materials are ancillary to the sale of plants and 33 are packaged for sale in quantities not exceeding 50 kilograms. 34

The term does not include bulk garden supplies, rural industry, shop or showroom as defined in this clause;

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- "retirement community"—Any premises which are used or are intended for use as permanent residential accommodation for persons aged fifty years or over and which consist of a grouping of dwelling units and/or serviced hostel units together with ancillary facilities provided for exclusive use by residents or staff of the community and which may include staff accommodation, chapels, medical consulting rooms, meeting rooms, recreational facilities, therapy rooms, and kiosk facilities;
- "rural industry"—Any premises used or intended for use for the purpose of any industry (not being a heavy industry) handling, treating, processing or packing primary products produced on the land on which it is situated. The term includes sawmilling when carried out in a rural area, a wholesale nursery, a turf farm, servicing of plant or equipment used for agricultural, rural industry or forestry purposes; but does not include a shop or stall as defined in this clause nor retail sale of any products;
- "salvage yard"—Any premises used or intended for use in the collection storage, salvaging, abandonment, dismantling or sale of scrap metals, scrap timber, other scrap materials, scrap goods, motor vehicles or machinery;
- "service industry"—Any premises used or intended for use for the purpose of conducting any industry included in but not limited to Appendix V provided that it complies with the criteria of Schedule A;

	Appendix V	26
_	Bonded store where associated with a duty - free shop	27
_	Boot and shoe repairing	28
_	Bread, cake and pastry establishment	29
_	Business machine maintenance	30
_	Cleaning contractor's establishment	31
_	Clock, watch and jewellery manufacturing and repairing	32
_	Computer services	33

Local Government (Robina Town Centre
Planning Agreement) Amendment

_	Cycle repairing	1
_	Dancing teaching	2
_	Display Centre	3
_	Dressmaking, tailoring and millinery	4
_	Dry cleaning and dyeing	5
_	Duplicating and copying service	6
_	Electrical goods maintenance	7
_	Engraving	8
_	Equipment hire	9
_	Film developing and printing	10
—	Furniture repairing	11
—	Glass Cutting	12
—	Hairdressing	13
_	Laundering	14
—	Lawnmower maintenance	15
—	Locksmith's establishment	16
_	Mail delivery and sorting	17
—	Mini storage depot	18
_	Mobile phone installation and repairs	19
—	Musical instrument maintenance	20
_	Parcel delivery service depot	21
—	Photographic studio	22
_	Printing or photocopying or bookbinding	23
—	Research & development industries	24
_	Repair shop	25
_	Screen printing	26
_	Sculpture	27

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Local Government (Robina Town Centre Planning Agreement) Amendment

_	Security services	1
_	Signwriting	2
_	Sportsgoods maintenance	3
_	Taxicab depot	4
_	Tool repairing and sharpening	5
_	Upholstering	6
_	Watchmaker's establishment;	7
	Schedule A	8
(1)	resulting noise levels must not detrimentally affect the amenity of the areas;	9 10
(2)	dust, fumes, odours or any other emission shall be contained within the subject premises at all times;	11 12
(3)	the appearance of the development must not detrimentally affect the amenity of the area, whether by reason of the scale of the buildings, the design and materials used in the buildings, the storage of goods, vehicles or any other material outdoors, or any other thing, taking into account the location of any buildings and the topography and other characteristics of the site and any landscaping existing or proposed;	13 14 15 16 17 18 19 20
(4)	any traffic generated by the activities on the premises must not cause or aggravate a traffic problem, nor detrimentally affect the amenity of the area;	21 22 23

"service station"—Any premises used or intended for use for the fuelling of motor vehicles involving the sale by retail of petrol or automotive distillate or any derivative capable of use in internal combustion engines whether or not the premises are also used for one or more of the following purposes:—

(1) The sale by retail of—

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Local Government (Robina Town Centre
Planning Agreement) Amendment

((a)	lubricating oils and greases;	1
((b)	batteries and tyres;	2
((c)	accessories and other products associated with motor vehicles;	3 4
((d)	power and lighting kerosene;	5
((e)	mower fuel;	6
((f)	maps, tobacco, confectionery, patent medicines, softdrinks, milk products, bread, newspapers and periodicals where any such sale is to a person travelling by motor vehicle;	7 8 9 10
(2)	T	he carrying out of:—	11
((a)	the fitting, removal, and exchange of tyres;	12
((b)	the repairing of tubes;	13
((c)	the supply of air;	14
((d)	the charging or replacement of batteries;	15
((e)	the lubrication and greasing of motor vehicles;	16
((f)	the cleaning, adjustment and replacement of sparkplugs;	17 18
((g)	the adjustment, cleaning or replacement of filters or carburettors or fuel injection systems;	19 20
((h)	the reception and return of tyres deposited for repair on other premises;	21 22
((i)	running repairs of a minor nature and of a type which do not normally immobilise a vehicle for a period longer than two hours;	23 24 25
((j)	the washing, cleaning and polishing of vehicles;	26
(3)		he rendering of minor services incidental to any of the regoing.	27 28
		bes not include a catering business, an industry, a salvage ssenger terminal, a shop, or a transport terminal, as	29 30

defined in this clause; 1 "service station combination"-Any premises used or intended for use 2 for:— 3 a service station in combination with a specified use; or (1)4 a service station, a specified use and a use associated with (2)5 the service station or specified use in relation to the 6 premises; 7 whether or not the premises are used for any other purpose. 8 The total use area used for the specified use must not exceed 175m². 9 In this definition, "specified use" means any one of the following 10 uses:---11 (a) general store; 12 local store: (b) 13 (c) shop; 14 (d) 15 store. "shop"-Any premises used or intended for use for the purpose of 16 displaying or offering of goods for sale by retail. The term includes 17 the ancillary storage of goods on the same premises or a food barn or 18 administration activities carried out in connection with the use. The 19 term also includes, where ancillary to a major shopping development, 20 the fitting of motor vehicles accessories and parts or the rendering of 21 minor services or minor running repairs to motor vehicles. The term 22 does not include commercial premises, a general store, a hotel, an 23 industry, a service station, a showroom, a stall or a warehouse as 24 defined in this clause: 25 "showroom"—Any premises used or intended for use for the displaying 26 and/or offering for sale by retail or otherwise goods of a bulky 27 character where such use has a total use area of at least three hundred 28 (300) square metres. The term does not include a shop: 29 "special use"—Any premises used or intended for use for:— 30 (1)Federal Government purposes; 31 (2)32 State Government purposes;

- (3) Local including land Government purposes 1 predominantly required for buffering or drainage 2 purposes; 3 (4) Semi-Government, statutory authority and Government 4 Owned Corporation purposes; 5 Any other public purpose not specifically included in any (5) 6 other definition contained in the Part. The term does not 7 include a child care centre, institution, park or public 8 utilities as defined in this clause, however to remove all 9 doubt, the term does include the use of premises for the 10 purpose of police, fire and ambulance stations and a State 11 Emergency Service Depot and uses associated therewith 12 or ancillary thereto; 13 "stable"—Any building or other structure, including a shed, loose box, 14 stall, roofed yard, or training track used or intended for use for the 15 stabling, keeping, feeding, watering, grooming, shoeing or veterinary 16 treatment of horses: 17 "stall"-Any premises used or intended for use for the display or sale of 18 agricultural or horticultural produce grown on the site on which the 19 stall is located. The term does not include a shop, bulk garden supplies 20 or general store as defined in this clause or the sale of garden hardware 21 or implements; 22 "surgery"—Any premises forming part of a dwelling house wherein the 23 owner and occupier of the dwelling house carries on the practice of a 24 medical general practitioner, dental surgeon, chiropractor, natural 25 therapist, physiotherapist or other similar medical profession. The 26 term does not include medical centre as defined in this clause: 27 "tavern"—Any premises where a general license is required under the 28 provisions of the Liquor Act 1992 and which provides: 29 bars and/or lounge bars for the sale of liquor to be 30 consumed on the premises 31 restaurant or restaurants for public use 32
 - for the sale of liquor to be consumed off the premises 33

and which may also include:

 function room or rooms 	1
 nightclub or cabaret 	2
 ancillary recreation facilities 	3
 use of part of the premises as a Totalisator Administration	4
Board agency	5
– a mini brewery where ancillary to a tavern;	6
"temporary quarry"—Any premises used or intended for use for the	7
purpose of extraction, storage, loading, carting or treatment of sand,	8
gravel, rock, stone, soil, or similar substances for a period not	9
exceeding four (4) years from the date of the Council's consent or a	10
lesser period as determined by Council. The term does not include an	11
extractive industry as defined in this clause for the removal or	12
placement of sand, gravel, rock, stone, soil or similar substance during	13
the course of development of land;	14
"tourist facility"—Any premises used or intended for use primarily for the	15
purpose of providing recreation, entertainment or attractions for the	16
general touring public. The term includes accommodation or eating	17
facilities for tourists as an ancillary use;	18
"transport terminal"—Any premises used or intended for use for the	19
purpose of an airline goods terminal, bus depot, road transport goods	20
terminal, rail goods terminal or a terminal for water-borne goods. The	21
term does not include a passenger terminal, but includes a repository	22
for temporary storage of goods before re-shipment, and includes a	23
terminal used solely for the garaging and basic maintenance of fleet	24
vehicles engaged in the transport of goods;	25
"veterinary clinic"—Any premises used or intended for use in which a	26
veterinary surgeon or veterinarian treats the minor ailments of	27
domestic animal and household pet out-patients provided that no	28
patients remain on the premises overnight, except for emergency	29
cases;	30
"veterinary hospital"—Any premises used or intended for use for or in	31
connection with the treatment of sick or injured animals where such	32
animals are accommodated overnight or for longer periods in premises	33
constructed of sound proof materials. The term does not include	34

animal husbandry as defined in this clause;

"warehouse"—Any premises used or intended for use for the storage of goods, merchandise or materials in large quantities pending their sale, or distribution, to persons who purchase for the purpose of resale only. The term does not include a shop, showroom as defined in this clause, nor a food barn; 1

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"waterfront activity"—Any premises used or intended for use for the purpose of conducting any activity included in and limited to Appendix VI;

Appendix V	VI
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- Chandlery involving the sale of boating equipment and accessories not of a bulky character.
- Vessel refuelling facility having maximum storage 13 capacities for 2,000 litres of petrol, 2,000 litres of 14 distillate, 2,000 kgs of liquid petroleum gas and 500 litres 15 of lubricant.
- Naval architect.
- Marina having a maximum of 6 berths.
- Berthing facility.
- Shop for the sale of general requirements for boat owners and for water activities, e.g. ice, bait, food and drinks.

The term does not include uses usually associated with boat building or repair or marine engineering, or the provision of goods or services of an industrial character;

"waterfront industry"—Any premises used or intended for use for the purpose of conducting any industry included in but not limited to Appendix VI which requires direct access to a river, creek, stream, or other body of water as an essential part of its operation;
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	Appendix VII	29
_	Boat building, repairing or storage	30
_	Fish and seafood processing or storage	31
_	Fishing gear manufacturing	32

Local Government (Robina Town Centre
Planning Agreement) Amendment

	_	Marina for	more than 6 berths	1
	_	Marine eng	ineering	2
	_	Slipway		3
	_	Warehouse	associated with waterfront industry	4
	_	Wharf and	dock.	5
"welfa	re premise	es"—Any pr	emises used or intended for use for:	6
	(1)	social welfa	are purposes;	7
	(2)	provision of	f a counselling or advisory service;	8
	(3)	of a like ch (1) and (2);	naracter to those referred to in sub-paragraphs	9 10
	(4)		of some form of education or instruction to on of the public,	11 12
			clude commercial purposes, or an educational ed club or institution."	13 14
				15
2.1.18	•	ng Clause 19 g Clause:—	96 of the Second Schedule and substituting the	16 17
	"196	Inner From Inner From From Inner From From From Inner From From From From From From From Fro	ncil must from premises within the Core or the rame continuously provide, maintain and at a level of service not less than that normally in the Shire and at its own expense:—	18 19 20 21
		196.1	on and from the 22nd of August 1996 a public library; and	22 23
		196.2	no later than the 31st December 1997 a community centre (including provision of meeting rooms); and	24 25 26
		196.3	if the Council gives Robina a notice under Clause 87 a community centre on the land referred to in that Clause."	27 28 29
				30

2.1.19 By removing from the Plans, Tables, Drawings and Documents held at the Public Office of the Council the Plans/Tables shown in column 1 and substituting in their respective place the Plans/Tables in column 2 opposite the Plans/Tables deleted:—

Column 1	Column 2
Plan No. $2/2/2$ to be replaced by	Plan No. 2/2/2A
Plan No. $2/2/4$ to be replaced by	Plan No. 2/2/3A
Plan No. $2/3/1$ to be replaced by	Plan No. 2/3/1A
Table No. $2/3/2$ to be replaced by	Table No. 2/3/2A
Plan No. $2/3/3$ to be replaced by	Plan No. 2/3/3A
Plan No. 2/4/1 to be replaced by	Plan No. 2/4/1A
Table No. $2/4/3$ to be replaced by	Table No. 2/4/3A
Plan No. $2/5/1$ to be replaced by	Plan No. 2/5/1A
Table No. $2/5/2$ to be replaced by	Table No. 2/5/2A
Plan No. 2/6/1 to be replaced by	Plan No. 2/6/1A
Plan No. $2/6/7$ to be replaced by	Plan No. 2/6/1A

and by deleting the words and figures shown in column 1 wherever they appear in the Robina Central Planning Agreement and substituting in their respective place the words and figures in column 2 opposite the words and figures deleted.

- 2.1.20 By including in the Plans, Tables, Drawings and Documents to be held at the Public Office of the Council Documents 1/1/5 to 1/1/20 11 (inclusive), Plan 2/2/4A and Plan 2/2/5.
- 2.1.21 By re-numbering Plan 2/2/3 held at the Public Office of the Council Plan 2/2/6 and deleting the words and figures "*Plan 2/2/3*" wherever they appear in the Robina Central Planning Agreement and substituting the words and figures "*Plan 2/2/6*".

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A reference to a Plan, Table, Drawing or Document identified by a particular number in this Amendment Agreement is a reference to a Plan, Table, Drawing or Document bearing that number held at the public office of the Council certified under seal by both the Council and Robina and Robina Properties as being the Plan, Table, Drawing or Document of that number referred to in this Amendment Agreement.

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- 4 For the avoidance of doubt, the parties acknowledge and agree that the Amendment Agreement executed by the parties on the 21st March 1996 has never had effect.
- 5 Clause 99 of the Robina Central Planning Agreement applies to this Amendment Agreement and is incorporated by reference in this Amendment Agreement.

IN WITNESS WHEREOF the parties have executed this Amendment Agreement on the day and year first hereinbefore written.

The Common Seal of ROBINA)	19
LAND CORPORATION PTY LTD)	20
A.C.N. 010 159 387 was)	21
hereunto affixed in)	22
accordance with its)	23
Memorandum and Articles)	24
of Association in the)	25
presence of)	26
a Director)	27
and)	28
the Secretary and in the)	29
presence of:)	30
		31
		32
Witness:		33

The Common Seal of ROBINA		1
PROPERTIES PTY LTD A.C.N.)	2
010 147 038 was hereunto)	3
affixed in accordance)	4
with its Memorandum and)	5
Articles of Association)	6
in the presence of)	7
a Director)	8
and)	9
the Secretary and in the)	10
presence of:)	11
		12
		13
Witness		14
		15
The Corporate Seal of)	16
COUNCIL OF THE CITY OF)	17
GOLD COAST was hereunto)	18
affixed in the presence)	19
of the Massa and)	20
the Mayor and)	21
the Chief Executive Officer and in)	22
)	23 24
the presence of:)	24 25
		23 26
Witness		20 27
Solicitors for Robina Land	Solicitors for Council of the City	28
Corporation Pty Ltd and Robina	of Gold Coast:—	20 29
Properties Pty Ltd:—	0) 0014 00451.	30
		31
Hill & Taylor	King & Company	32
Solicitors & Attorneys	Solicitors	33
Level 2,	Level 7,	34
Waterfront Place,	Quay Central,	35
1 Eagle Street,	95 North Quay,	36
Brisbane.	Brisbane.	37
		38
Mr. J.D. Taylor	Mr. S.P. Fynes-Clinton'.	39
-	-	40
		41

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