

Residential Zones Development Code

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Introduction

Name

The name of this code is **Residential Zones Development Code**.

Application

This code applies to all development in the following residential zones

- RZ1 Suburban Zone
- RZ2 Suburban Core Zone
- RZ3 Urban Residential Zone
- RZ4 Medium Density Residential Zone
- RZ5 High Density Residential Zone

National Capital Plan

Where a development is subject to special requirements under the National Capital Plan, or any relevant development control plan prepared under the National Capital Plan, the development cannot be inconsistent with the special requirements or development control plan. Where any provision of this code is inconsistent with special requirements under the National Capital Plan, or any relevant development control plan prepared under the National Capital Plan, that provision has no effect.

Purpose

This code provides additional planning, design and environmental controls to support the objectives of the relevant residential zone.

It will be used by the Authority to assess development applications. It also offers guidance to intending applicants in designing development proposals and preparing development applications, and makes reference to other relevant codes, where appropriate.

Structure

This code has an introduction, a reference to other relevant codes and the following parts:

- **Part A Residential housing development** makes reference to other development codes for single dwelling housing development and multi-unit housing development.
- Part B Other forms of residential development
- Part C Demolition
- **Part D Subdivision and Consolidation** contains provisions relating to residential subdivision and consolidation that are not covered by the Estate Development Code.
- **Part E Non-residential uses** provides controls that are applicable to forms of non-residential development located in a residential zone, but only where such uses are authorised by the P&D Act or a *lease*.
- Part F Other development
- Part G General controls

This code has a number of elements. Each element has one or more rules, and each rule has an associated criterion (unless the rule is mandatory). Rules provide quantitative, or definitive, controls. By contrast, criteria are chiefly qualitative in nature.

In some instances rules are mandatory. Such rules are accompanied by the words "This is a mandatory requirement. There is no applicable criterion." Non-compliance with a mandatory rule will result in the refusal of the development application. Conversely, the words "There is no applicable rule" is found where a criterion only is applicable.

Assessment tracks

Assessment tracks for particular developments are specified in the relevant residential zone development table.

Proposals in the code track must comply with all rules relevant to the development.

Proposals in the **merit track** and **impact track** must comply with a rule or its associated criterion, unless the rule is mandatory (ie. it has no related criterion). Where a rule is fully met, no reference to the related criterion needs to be made. Where there is a departure from a rule, or where a criterion only applies, the onus is on the applicant to demonstrate, through supporting drawings and/or written documentation, that the relevant criterion is satisfied. In addition, the applicant for proposals in the impact track must justify any non-compliance by reference to the Statement of Strategic Directions.

Code hierarchy

Under the *Planning and Development Act 2007*, where more than one type of code applies to a development and there is inconsistency between provisions, the order of precedence is: precinct code, development code, and general code.

Definitions

Defined terms, references to legislation and references to other documents are italicised.

Definitions of terms used in this code are listed in part 13 of the Territory Plan or, for terms applicable only to this code, associated with the respective rule.

Acronyms

ACTPLA ACT Planning and Land Authority

EDD ACT Economic Development Directorate

EDP estate development plan

EPA ACT Environment Protection Authority

ESA Emergency Services Authority

ESDD ACT Environment and Sustainable Development Directorate

NCA National Capital Authority

NCC National Construction Code

P&D Act Planning and Development Act 2007

TAMS ACT Territory and Municipal Services Directorate

Relevant Development Codes and General Codes

Development codes that may be relevant to certain development or use in the residential zone are marked Y in table 1. Where more than one development code applies, and there is an inconsistency between the provisions of the codes, the residential zones development code shall prevail to the extent of that inconsistency.

Table 1 – Development codes applicable to development and uses in residential zones.

development/ use*	this code	Multi Unit Housing Development Code	Single Dwelling Housing Development Code
ancillary use	Υ		
boarding house	Υ	Υ	
business agency	Υ		
chancellery	Υ		
child care centre	Υ		
community activity centre	Υ		
consolidation	Υ		
demolition	Υ		
diplomatic residence	Υ		Υ
guest house	Y	Υ	
health facility	Υ		
home business**			
multi unit housing	Υ	Υ	
office	Υ		
residential care accommodation	Υ	Υ	
restaurant	Y		
retirement village	Υ	Y	
secondary residence	Y		Υ
shop	Υ		
sign	Y		
single dwelling housing	Y		Υ
special dwelling (one dwelling)	Y		Υ
special dwelling (more than one dwelling)	Y	Y	
subdivision	Y		
supportive housing	Y	Υ	
temporary use	Y		

^{*}Listed development is only applicable where it complies with the relevant zone development table and/or precinct code.

In addition to the **development codes** specified above, **precinct codes** and **general codes** may be relevant.

Precinct codes are located in section 10 of the Territory Plan.

^{**} see Home Business General Code

The following **general codes**, in particular, may be relevant to development in residential zones.

Access and Mobility General Code

Bicycle Parking General Code

Communications Facilities and Associated Infrastructure General Code

Community and Recreational Facilities Location Guidelines General Code

Crime Prevention through Environmental Design General Code

Home Business General Code

Lease Variation General Code

Parking and Vehicular Access General Code

Planning for Bushfire Risk Management General Code

Residential Boundary Fences General Code

Signs General Code

Water Use and Catchment General Code

Water Ways: Water Sensitive Urban Design General Code

General codes are found in part 11 of the Territory Plan.

Development must comply with the relevant codes (including other general codes that may not be listed above), subject to the code hierarchy outlined in the introduction to this code.

Part A – Residential housing development

This part refers to the relevant general codes for single dwelling housing and multi-unit housing development.

Element 1: Single dwelling housing development

Rules	Criteria
1.1 Single dwelling housing development code	•
R1	
Single dwelling housing complies with the Single Dwelling Housing Development Code.	This is a mandatory requirement. There is no applicable criterion.

Element 2: Multi unit housing development

Rules	Criteria	
2.1 Multi unit housing development code		
R2		
Multi unit housing complies with the Multi-unit Housing Development Code.	This is a mandatory requirement. There is no applicable criterion.	

Part B - Other forms of residential development

This part applies to development applications for residential development other than *single dwelling housing* and *multi-unit housing* in all residential zones.

Element 3: Supportive housing and retirement village

Rules	Criteria	
3.1 Design and siting		
	C3	
There is no applicable rule.	Buildings accommodating <i>supportive housing</i> or <i>retirement village</i> achieve all of the following:	
	a) consistency with the desired character	
	b) reasonable levels of privacy for <i>dwellings</i> on adjoining <i>residential blocks</i> and their associated <i>private open space</i>	
	c) reasonable solar access to dwellings on adjoining residential blocks and their associated private open space	
	d) compatibility with exterior building materials of existing buildings in the locality.	
R4		
All dwellings for the purpose of supportive housing or retirement village meet both of the following:	This is a mandatory requirement. There is no applicable criterion.	
a) Australian Standard AS4299 Adaptable housing (Class C)		
b) Access and Mobility General Code.		
R5		
For a standard block containing supportive housing or retirement village the maximum plot ratio for the whole block is specified in table 2.	This is a mandatory requirement. There is no applicable criterion.	

Element 4: Secondary residences

Secondary residences are subject to this element and element 1 of the Single Dwelling Housing Development Code. Where there is an inconsistency between this element and the Single Dwelling Housing Development Code, this element shall prevail to the extent of that inconsistency.

Rules	Criteria
4.1 Design and siting	
R6	
A secondary residence is developed only in association with single dwelling housing.	This is a mandatory requirement, there is no applicable criterion.

Rules	Criteria	
R7		
The maximum <i>dwelling</i> size* of a secondary residence is 90m ² .	This is a mandatory requirement, there is no applicable criterion.	
*For the purpose of this rule, <i>dwelling</i> size is the floor area measured to the outside face of external walls (including internal walls between the living areas and garage) but excludes the <i>garage</i> .		
R8	C8	
The minimum <i>gross floor area</i> of a <i>secondary</i> residence is 40m ² .	A secondary residence is of a size sufficient to meet the needs of a typical resident.	
	Residents of the secondary residence sharing facilities such as storage or a laundry with the residents of the primary residence may be considered when determining compliance with this criterion.	
R9		
The minimum block size for secondary residence is 500m².	This is a mandatory requirement, there is no applicable criterion.	
R10		
The <i>plot ratio</i> for all buildings on a block with a secondary residence does not exceed the maximum <i>plot ratio</i> for single dwelling housing on the block, as prescribed in Element 1 of the Single Dwelling Housing Development Code.	This is a mandatory requirement, there is no applicable criterion.	
R11		
For blocks containing a secondary residence: a) Secondary residences comply with Element 1 and Element 6 of the Single Dwelling Housing Development Code	This is a mandatory requirement, there is no applicable criterion.	
b) The main residence continues to comply with the provisions of the Single Dwelling Housing Development Code.		
R11A		
The total <i>private open space</i> on the <i>block</i> complies with the <i>private open space</i> for <i>single dwelling housing</i> as prescribed in Element 5 of the Single Dwelling Housing Development Code.	This is a mandatory requirement, there is no applicable criterion.	
R12		
No block contains more than one secondary residence.	This is a mandatory requirement, there is no applicable criterion.	
R13	C13	
A secondary residence complies with Australian Standard AS 4299 Adaptable housing (Class C).	Secondary residence is easily adaptable to suit the needs of people with disabilities.	

Rules	Criteria	
	C14	
There is no applicable rule.	The development is consistent with the <i>desired</i> character.	
R15	C15	
The minimum separation between an <i>unscreened element</i> and an <i>external wall</i> on the same <i>block</i> is 3m.	The outlook from an <i>unscreened element</i> is not unreasonably impeded by <i>external walls</i> .	
R16	C16	
The separation between <i>external walls</i> at the <i>lower floor level</i> on the same <i>block</i> is not less than 1m.	The separation between blank walls on the same or adjoining blocks at ground level achieves reasonable access for maintenance.	
4.2 Subdivision		
R17		
Subdivision to provide separate title to a secondary residence, including subdivision under the Unit Titles Act 2001, is not permitted.	This is a mandatory requirement, there is no applicable criterion.	
4.3 Parking		
R18	C18	
At least one parking space is provided in addition to that required for the primary residence.	Car parking on the block is adequate for current and future residents and visitors.	
R19	C19	
The parking space associated with the secondary residence is not located in the front zone.	Car parking and related access on the block achieve all of the following:	
	Reasonable amenity of neighbouring residential blocks	
	b) Consistency with the value of the streetscape	
	c) Public safety especially in relation to pedestrians and cyclists	
	d) Reasonable surveillance of parking spaces	

Element 5: Residential care accommodation

Rules	Criteria
5.1 Design and siting	
R20	
Residential care accommodation comprising 2 or more dwellings complies with Element 3 of the Multi Unit Housing Development Code, except provisions applying to plot ratio.	This is a mandatory requirement. There is no applicable criterion.

Rules	Criteria
R21 Residential care accommodation comprisin dwelling complies with Element 1 of the Sin Dwelling Housing Development Code, exceprovisions relating to plot ratio.	gle applicable criterion.
For residential care accommodation developments, the maximum plot ratio is specified in table 2.	Buildings accommodating residential care accommodation achieve all of the following: a) consistency with the desired character b) reasonable levels of privacy for dwellings on adjoining residential blocks and their associated private open space c) reasonable solar access to dwellings on adjoining residential blocks and their associated private open space d) compatibility with exterior building materials of existing buildings in the locality.
R23 All dwellings for the purpose of residential of accommodation meet both of the following: a) Australian Standard AS4299 Adaptable housing (Class C) b) Access and Mobility General Code.	applicable criterion.
5.2 Distribution	
R24 No section has more than one residential control accommodation development.	C24 Residential care accommodation developments are distributed to protect the amenity of residential areas.

Element 6: Boarding houses

Rules	Criteria	
6.1 Design and siting		
R25	C25	
The minimum <i>gross floor area</i> of a boarding room is:	It can be demonstrated that: A boarding room is of a size sufficient to	
 a) for a single occupant - 12m² b) for 2 or more occupants - 16m² 	accommodate the needs of a boarding house resident. This includes space for the provision of essential items such as a bed, desk and robe. Adequate circulation space within the boarding room is also provided.	

Rules	Criteria
R26	C26
If a <i>boarding house</i> is to be occupied by five or more adults, at least one communal living room of at least 16m ² with a minimum dimension of 3 metres is to be provided.	It can be demonstrated that: Communal living space is of a size sufficient to meet the needs of the residents of the <i>boarding house</i> , including provision of communal facilities and adequate circulation space.
R27	C27
The maximum plot ratio for boarding houses is specified in table 2.	 Boarding houses achieve all of the following: a) consistency with the desired character b) reasonable levels of privacy for dwellings on adjoining residential blocks and their associated private open space c) reasonable solar access to dwellings on adjoining residential blocks and their associated private open space d) compatibility with exterior building materials of existing buildings in the locality.
R28	
Except where otherwise provided for above, boarding houses comply with Multi Unit Housing Development Code Elements 3, 4, 5, 6 and 8. Note: Adequate bathroom and kitchen facilities are provided within the boarding house for the use of residents. Individual boarding rooms may have kitchen and/or bathroom facilities, but these are not mandatory.	This is a mandatory requirement, there is no applicable criterion.
6.2 Subdivision	
R29 The land is held as a single undivided parcel. Subdivision to provide separate title to an individual boarding room, including subdivision under the Unit Titles Act 2001, is not permitted.	This is a mandatory requirement, there is no applicable criterion.
6.3 Distribution	
R30 No section has more than one boarding house.	C30 The amenity of the area is protected by restricting the agglomeration of non-residential activities.

Element 7: Guest houses

Rul	Rules		Criteria
7.1	Des	ign and siting	
R3	1		
gue	Except where otherwise provided for in this code guest houses comply with the Multi Unit Housing Development Code.		This is a mandatory requirement. There is no applicable criterion.
7.2	Dist	tribution	
R32	2		
Gue	est ho	ouses are permitted only where:	
a)	there is a maximum of one per section		This is a mandatory requirement. There is no
b)	b) the block is adjacent to a commercial zone		applicable criterion.
This	rule	does not apply to the following parcels:	
	i)	Belconnen Section 55 Block 37	
	ii)	Belconnen Section 66	
	iii)	Belconnen Section 67 Block 3 and part Block 2	
	iv)	Belconnen Section 88 part Block 1	
	v)	Downer Section 34 Blocks 1-18	
	vi)	Downer Section 44 Block 1 and Blocks 29-49	

Part C - Demolition

This part applies to demolition in all residential zones

Element 8: Demolition

Rul	es	Criteria			
8.1	8.1 Statement of endorsement				
R33	R33				
A statement of endorsement for utilities (including water, sewerage, stormwater, electricity and gas) in accordance with section 148 of the <i>Planning and Development Act 2007</i> is provided confirming all of the following:		This is a mandatory requirement. There is no applicable criterion.			
a)	all network infrastructure on or immediately adjacent the site has been identified on the plan				
b)	all potentially hazardous substances and conditions (associated with or resulting from the demolition process) that may constitute a risk to utility services have been identified				
c)	all required network disconnections have been identified and the disconnection works comply with utility requirements				
d)	all works associated with the demolition comply with and are in accordance with utility asset access and protection requirements.				
8.2	Hazardous materials survey				

8.2 Hazardous materials survey

R34

This rule applies to one of the following:

- the demolition of multi-unit housing (including garages and carports) for which a certificate of occupancy was issued prior to 1985
- demolition of commercial or industrial premises for which a certificate of occupancy was issued before 2005.

Demolition is undertaken in accordance with hazardous materials survey (including an asbestos survey) endorsed by the Environment Protection Authority.

A hazardous materials survey includes, as a minimum, the identification of a disposal site for hazardous materials, including asbestos, that complies with one of the following:

> i) is a licensed disposal facility in the ΔCT

C34

If an endorsed hazardous materials survey is not provided, the application will be referred to the relevant agency in accordance with the requirements of the *Planning and Development Act 2007*.

Rules	Criteria
ii) another site outside the ACT.	
If hazardous materials, including asbestos, are to be transported for disposal interstate, approval from the Environment Protection Authority prior to removal of material from the site.	
An appropriately licensed contractor is engaged for the removal and transport of all hazardous materials (including asbestos) present at the site.	
Note: If an endorsed hazardous materials survey is required but not provided, the application will be referred to the relevant agency in accordance with the requirements of the <i>Planning and Development Act 2007</i> .	

Part D - Subdivision and consolidation

This part applies to the *subdivision* or *consolidation* of existing residential blocks, but not to proposals lodged as an *estate development plan*.

Element 9: Subdivision and consolidation

The next element (element 11) applies to blocks that are registered or provisionally registered under the *Heritage Act 2004*.

Ru	les	Criteria	
9.1	Subdivision and consolidation of blocks	– general	
R3	5		
This	s rule applies to all <i>blocks</i> .	This is a mandatory requirement. There is no	
	odivision or consolidation is only permitted ere one or more of the following apply:	applicable criterion.	
a)	all the <i>dwellings</i> on the land are lawfully constructed		
b)	the proposed development complies with all of the following -		
	 i) it is part of an integrated housing development 		
	ii) it is demonstrated that any building on a consequent <i>lease</i> is, or can be designed, in accordance with the relevant sections of this code.		
bou adju	this rule, subdivision does not include a mino undary adjustment, unless that boundary ustment results in the creation of one or more litional blocks.	r	
9.2	Consolidation of standard blocks – RZ1		
R3	6		
RZ ²	s rule applies to consolidation of blocks in 1, one or more of which is a standard block, does not apply to the consolidation of a andard block with unleased territory land.	This is a mandatory requirement. There is no applicable criterion.	
Coi	nsolidation complies with all of the following:		
a)	the consolidated block is to be used only for the purpose of <i>supportive housing</i>		
b)	not more than 2 blocks are consolidated		
c)	all <i>block</i> s proposed to be consolidated have adjoining street frontages		
d)	none of the <i>blocks</i> proposed to be consolidated has been previously consolidated.		

Rules	Criteria
9.3 Consolidation of standard blocks – RZ2	
R37	
This rule applies to <i>consolidation</i> of <i>blocks</i> in RZ2, one or more of which is a <i>standard block</i> . The consolidated <i>block</i> has a single continuous	This is a mandatory requirement. There is no applicable criterion.
street frontage.	
9.4 Subdivision of standard blocks – RZ1	
R38	
This rule applies to standard blocks in RZ1.	This is a mandatory requirement. There is no
Subdivision (including subdivision under the <i>Unit Titles Act 2001</i>) is permitted only where all <i>dwellings</i> on the <i>block</i> comply with one of the following:	applicable criterion.
a) were lawfully constructed on or before1 September 2003	
b) were subject to <i>development approval</i> issued on or before 1 September 2003	
 were the subject of a development application lodged on or before September 2003 that was subsequently approved. 	
This rule does not apply to <i>standard blocks</i> in RZ1 that were subject to the A10 residential core area specific policy under Territory Plan 2002 at the time the development was approved.	
R38A	
This rule applies to surrendered <i>residential blocks</i> in RZ1.	This is a mandatory requirement. There is no applicable criterion.
Subdivision under the <i>Planning and Development Act 2007</i> is not permitted.	
Subdivision under the Unit Titles Act 2001 is permitted where all of the following are met:	
a) It is only for dual occupancy housing	
b) Both <i>dwellings</i> in the <i>dual occupancy</i> have been lawfully constructed.	
Note: Staged development under the <i>Unit Titles Act 2001</i> is not permitted.	

Rules Criteria

9.6 Subdivision of a dual occupancy - other than RZ1

R40

This rule applies to blocks located in a residential zone other than RZ1.

Subdivision of a dual occupancy housing development is permitted only where all of the following are met:

- a) not more than 2 leases are created
- b) each proposed *block* contains a lawfully constructed *dwelling*
- new boundaries created as a result of the subdivision are located such that the buildings comply with the relevant setback and building envelope provisions of the Single Dwelling Housing Development Code with respect to those boundaries
- each block is or can be (on the written advice of the relevant service provider) provided with separate utility services.

Blocks created under this rule cannot be further subdivided.

This is a mandatory requirement. There is no applicable criterion.

9.7 Requirements for access and utility easements

R41

For developments involving shared access ways, the *leases* created as a consequence of the *subdivision* specify the location of any necessary easements for access.

This is a mandatory requirement. There is no applicable criterion.

R42

For developments involving utility services crossing adjoining leases (including electricity, gas, telecommunications, stormwater, sewer and water supply), the *leases* created as a consequence of the subdivision specify the location and width of any necessary utility service easements.

This is a mandatory requirement. There is no applicable criterion.

9.8 Restrictions on irregular shaped blocks

R43

Blocks created by the subdivision of a standard block are rectangular or battleaxe in shape.

C43

Where possible, *blocks* created by the *subdivision* a *standard block* have a regular shape without multiple corners or bends.

Element 10: Subdivision and consolidation - heritage listed

This element applies to blocks that are registered or provisionally registered under the *Heritage Act 2004*. The previous element also applies. If there is an inconsistency between the provisions of this element and the previous element, the provisions of this element shall prevail to the extent of that inconsistency.

Rules	Criteria	
10.1 Consolidation of standard blocks - RZ1		
R44		
In RZ1, consolidation involving one or more standard blocks registered or provisionally registered under the Heritage Act 2004 is not permitted.	This is a mandatory requirement. There is no applicable criterion.	
10.2 Subdivision of standard blocks - heritage	registered - RZ1	
R45		
This rule applies to <i>standard blocks</i> in RZ1 that are registered or provisionally registered under the <i>Heritage Act 2004</i> .	This is a mandatory requirement. There is no applicable criterion.	
Subdivision (including subdivision under the Unit Titles Act 2001) is permitted only where all dwellings on the block comply with one of the following:		
a) were lawfully constructed on or before 1 September 2002		
b) were subject to development approval issued on or before 1 September 2002		
c) were the subject of a development application lodged on or before 1 September 2002 that was subsequently approved.		
This rule does not apply to standard blocks in		
RZ1 that were subject to the A10 residential core area specific policy under Territory Plan 2002 at the time the development was approved.		
10.3 Subdivision or consolidation of blocks - o	ther than RZ1	
R46		
This rule applies to blocks other than blocks in RZ1 that are registered or provisionally registered under the <i>Heritage Act 2004</i> .	This is a mandatory requirement. There is no applicable criterion.	
Subdivision or consolidation of blocks is permitted where all of the following apply:		
the subdivision or consolidation is not specifically prohibited by a guideline, order or agreement made under that act		
b) the subdivision or consolidation complies		

with the relevant provisions of element 12.

Part E - Non-residential uses

This part applies to non-residential development in all residential zones.

Element 11: Community uses

Rule	es		Crit	eria
11.1	Dis	tribution		
R47		C47		
	ectic wing:	on has more than one of each of the		nmunity uses are distributed to avoid the centration of non-residential uses in
a)	chile	d care centre	resi	dential zones.
b)	com	nmunity activity centre		
c)	hea	lth facility.		
		does not apply to <i>child care centres</i> or <i>cilities</i> on the following parcels:		
	i)	Belconnen Section 55 Block 37		
	ii)	Belconnen Section 66		
	iii)	Belconnen Section 67 Block 3 and part Block 2		
	iv)	Belconnen Section 88 part Block 1.		
			C48	
Ther	e is ı	no applicable rule.		dings accommodating <i>community uses</i> eve all of the following:
			a)	consistency with the desired character
			b)	reasonable levels of privacy for <i>dwellings</i> on adjoining <i>residential blocks</i> and their associated <i>private open space</i>
			c)	reasonable solar access to dwellings on adjoining residential blocks and their associated private open space
			d)	compatibility of exterior building materials with existing buildings in the locality.
			C49	
Ther	There is no applicable rule			d care centres and community activity centres eve all of the following:
			a)	consistency with the desired character
			b)	reasonable levels of privacy for <i>dwellings</i> on adjoining <i>residential blocks</i> and their associated <i>private open space</i>
			c)	reasonable solar access to dwellings on adjoining residential blocks and their associated private open space
			d)	compatibility with exterior building materials of existing buildings in the locality.

Rules	Criteria	
R50 For child care centres and community activity centres, the maximum plot ratio is specified in table 2.	C50 Child care centres and community activity centres are consistent with the desired character.	
R51 The design of community activity centres is in accordance with a noise management plan prepared by a suitably qualified person and endorsed by the Environment Protection Authority. A noise management plan shall address, as a minimum: a) anticipated noise levels from the use of proposed building b) appropriate noise thresholds for dwellings in the vicinity c) building construction measures that will attenuate the expected noise to levels at or below the identified thresholds.	C51 Buildings intended to be used as community activity centres attenuate noise from expected uses to a level that does not unreasonably diminish the residential amenity of dwellings in the vicinity. All of the following matters may be considered when determining compliance with this criterion: a) a noise management plan prepared on behalf of the applicant by a suitably qualified person b) advice from the Environment Protection Authority.	

Table 2: Plot ratios

zone	RZ 1	RZ 2	RZ 3	RZ 4	RZ 5
plot ratio	35%	50%	65%	80%	not specified

Part F – Other development

This part applies to all development in residential zones other than *RESIDENTIAL USE*, *COMMUNITY USE*, demolition, *subdivision*, and *consolidation*.

Element 12: Matters for consideration

Rules	Criteria			
12.1 Suitability of the site for the proposed development				
	C52			
There is no applicable rule.	This criterion applies to all development in residential zones other than RESIDENTIAL USE, COMMUNITY USE, demolition, subdivision, and consolidation.			
	The site is suitable for the proposed development.			
	Compliance with this criterion is demonstrated by reference to all of the following that are relevant to the proposal:			
	any effect that the development may have on the environment, including social and economic effects			
	b) the desired character			
	c) the availability of public transport			
	d) links to the shared path network			
	e) accessibility to and within the site for those with a disability			
	 f) the availability of adequate reticulated services including water, electricity, drainage and sewerage 			
	g) the provision of car parking			
	h) the provision of loading and unloading facilities			
	the adequacy of post occupancy waste management.			

Part G - General controls

This part applies all development in residential zones. It also includes controls that apply to the subdivision of existing residential blocks.

Element 13: Redevelopment

Rules	Criteria
13.1 Redevelopment generally – RZ1 and RZ2	
There is no applicable rule.	C53 In RZ1 and RZ2, residential re-development on blocks originally used for <i>multi-unit housing</i> may be approved subject to consideration of adverse impacts on adjoining properties resulting from any increase in building bulk.
13.2 Plot ratio – redevelopment	
There is no applicable rule.	On land where a lawfully constructed building exceeds the stipulated maximum plot ratio, a new building or buildings up to the same plot ratio may be permitted provided that all of the following are achieved: a) the development does not involve an increase in the number of dwellings on the site b) there are no additional adverse impacts on adjoining properties including, but not limited to, solar access.
13.3 Number of storeys – redevelopment – RZ1	, RZ2, RZ3, RZ4 and RZ5
There is no applicable rule.	C55 In all residential zones, where the number of
	storeys in a lawfully constructed building exceeds the maximum stipulated in the relevant code, a new building or buildings with no more storeys than the existing building may be permitted provided there are no additional adverse impacts on adjoining properties including, but not limited to, solar access.

Rules	Criteria
13.4 Height of buildings - redevelopment	
	C56
There is no applicable rule.	In all residential zones, where a lawfully constructed building exceeds the <i>height of building</i> stipulated in the relevant code, a new building or buildings up to the height of the existing building may be permitted provided there are no additional adverse impacts on adjoining properties including, but not limited to, solar access.

Element 14: Environment

Related codes: Water Ways: Water Sensitive Urban Design General Code, Planning for Bushfire Risk Mitigation General Code.

Rules	Criteria
14.1 Water sensitive urban design	
R57	
This rule applies to all multi-unit residential development except for <i>minor extensions</i> and secondary residences.	This is a mandatory requirement. There is no applicable criterion.
The development achieves a minimum 40% reduction in mains water consumption compared to an equivalent development constructed in 2003, without any reliance on landscaping measures.	
Compliance with this rule is demonstrated by a report by a suitably qualified person using the ACTPLA on-line assessment tool or another tool referred to in the Water Ways: Water Sensitive Urban Design General Code.	
For this element: minor extension means an extension where the increase in the combined roof plan area, driveway, car manoeuvring areas and car parking areas is less than 25% of the total of the areas of these components at the date of lodgement of the development application.	

Rules Criteria R58 C58 This rule applies to all *multi-unit housing* except On sites larger than 2,000m² all of the following minor extensions. stormwater management measures are achieved: On sites larger than 2,000m² stormwater the equivalent of 1-in-3 month stormwater management measures comply with all of the peak pre-development stormwater run-off is following: retained on the block provision for the retention of stormwater on the retained stormwater complies with one b) the block is equivalent to at least 1.4kl per or more of the following -100m² of impervious area it is stored for later reuse b) the retained stormwater complies with one ii) its is released to the stormwater or more of the following system over a reasonable period. i) it is stored for later reuse Compliance with this criterion is demonstrated by a report by a suitably qualified person. it is released to the stormwater system over a period of not less than 1 day. Rainwater tanks connected to at least the toilet and all external taps may be counted towards this requirement. R59 This rule applies to all *multi-unit housing* except This is a mandatory requirement. There is no minor extensions. applicable criterion. For blocks 5,000m² or larger, the average annual stormwater pollutant export is reduced for all of the following: suspended solids by at least 60% a) total phosphorous by at least 45% b) total nitrogen by at least 40% c) compared with an urban catchment with no water quality management controls. Compliance with this rule is demonstrated by a report by a suitably qualified person, using the MUSIC model or another nationally recognised model. R60 C60 On previously developed blocks larger than On previously developed *block*s larger than 2.000m² the capacity of the existing pipe (minor) 2,000m² the 1-in-5 year and 1-in-100 year

stormwater connection is not exceeded in 1-in-10 year storm event and the capacity of the existing major overland stormwater system is not exceeded in 1-in-100 year storm event

Compliance with this rule is demonstrated by a report by a suitably qualified person.

stormwater peak run off does not exceed predevelopment levels.

Compliance with this criterion is demonstrated by a report by a suitably qualified person.

Rules Criteria 14.2 Heritage R61 This rule applies to land containing places or This is a mandatory requirement. There is no objects registered or provisionally registered applicable criterion. under section 41 of the Heritage Act 2004. The authority shall refer a development application to the Heritage Council. Note: The authority will consider any advice from the Heritage Council before determining the application. 14.3 Tree protection R62 This rule applies to a development that has one This is a mandatory requirement. There is no or more of the following characteristics: applicable criterion. requires groundwork within the tree protection zone of a protected tree is likely to cause damage to or removal of b) any protected trees. The authority shall refer the development application to the Conservator of Flora and Fauna. Notes: 1. Under the Planning and Development Regulation 2008 a development application for a declared site under the Tree Protection Act 2005, must be referred to the Conservator of Flora and Fauna. 2. The authority will consider any advice from the Conservator or Flora and Fauna before determining the application in accordance with the Planning and Development Act 2007. 3. Protected tree and declared site are defined under the Tree Protection Act 2005. 14.4 Bushfire R63 Where identified in a precinct code or lease and This is a mandatory requirement. There is no development conditions as being within a applicable criterion.

Where identified in a precinct code or *lease and* development conditions as being within a bushfire prone area, buildings are to be constructed in accordance with the relevant Building Code of Australia bushfire provisions.

Rules Criteria 14.5 Erosion and sediment control R64 For sites less than 3,000m², the development This is a mandatory requirement. There is no complies with the Environment Protection applicable criterion. Authority, Environment Protection Guidelines for Construction and Land Development in the ACT. Notes: 1. If no evidence of compliance with the above guideline is provided, the application may be referred to the relevant agency in accordance with the requirements of the Planning and Development Act 2007. 2. see part D for sites over 3000m². 14.6 Contamination R65 This rule applies where an assessment by the This is a mandatory requirement. There is no applicable criterion proponent in accordance with the ACT Government Strategic Plan - Contaminated Sites Management 1995 and the ACT Environment Protection Policy 2000 identifies contamination within or adjacent to the development area, but does not apply if the Environment Protection Authority has provided written advice that there are no contaminated sites within or adjacent to the development area. Development complies with an environmental site assessment report endorsed by Environment Protection Authority. Supporting document: Environmental site assessment report endorsed by Environment Protection Authority

report.

Note: A condition of development approval may be imposed to ensure compliance with the endorsed site assessment