Approved form AF2003 - 13

Approved by the Planning and Land Authority on 19 August 2003 under the

Land (Planning and Environment) Act 1991, section 287A (Approved Forms)

Land (Planning and Environment) Act 1991 – Form 3 (see s226)

Australian Capital Territory

Estate Development Plan Checklist

(See attached form entitled Estate Development Plan Checklist)





Land (Planning and Environment) Act 1991 - Form 3

Estate Development Plan Checklist

Application Forms

This *Requirements & Checklist* form is to accompany the *Development Application* on which you will have recorded most details related to the application (e.g. lease, lessee, etc.)

The purpose of the *Requirements & Checklist* form is to accommodate further questions, requirements and advice specific to Estate Development Plans.

You must complete this *Requirements & Checklist* form and submit it with Development Application, or your application cannot be accepted.

Please note, if complete and accurate details and information are not provided, additional information may be sought, the application may be subject to delay and/or the application may be rejected as incomplete.

Application Fee

You will be required to pay the scheduled fee for an Estate Development Plan Development Application at the time of lodgement.

Please note the application fee does not cover any costs other than the internal, administrative processing of the application by ACTPLA.

Pre-application Referrals

Before lodging an Estate Development Plan Development Application you must have completed the pre-application referral/ circulation process conducted by ACTPLA's Deed Management Section. (Phone: 62071668)

Deed Management will circulate the proposal to all relevant Government and non-Government Agencies for their comment and coordinate responses back to you. The proposal may require a number of such circulations before it is deemed to have satisfied the pre-application process.

Your application will not be accepted if it has not completed the pre-application process to the satisfaction of the Deed/Estate Manager.

Related Documents

It is important to ensure the development is in accordance with:

- the Deed of Agreement (if applicable)
- the land use policies and requirements as per the Territory Plan
- Guidelines for the Planning and Design of Residential Estates in the ACT, Draft Planning Guidelines, July 2003 (or any later document replacing it).

OFFICE USE ONLY
Application number

Date registered

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Attachments required with your application

Applications for Estate Development should be accompanied by:

1.	5 collated sets of plans, including an Estate Development I detailed in <i>Estate Development Plans for Projects under Deed</i> Deed Management, phone: 6207 1668. All plans must be counderstood by the assessing Agencies.	
1a)	The following are required to be provided on the Estate Development Plan at a scale of 1:2500 showing:	The following plans and documents will be expected to be provided in support of the Estate Development Plan:
	Holding/Development Lease boundary road and block layout block & section identifiers road identifiers carriageway and verge widths indication of traffic features and calming devices public open space playgrounds pathways (footpaths, cyclepaths, etc.) with width shown on legend multi unit blocks identified and maximum number of units given for each Existing trees which are proposed to be preserved contours legend north point scale any relevant bodies of water and 100year ARI flood level	1b) estate development plan (written) report 1c) locality plan 1d) land slope plan 1e) stormwater concept plan 1f) sewer masterplan 1g) water masterplan 1h) landscape masterplan 1i) tree survey & retention plans 1j) energy audit plan 1k) road hierarchy and traffic analysis plan 1l) road details plans (sections/special road features) 1m) transport network/off road movement system plan 1n) waste collection plan 1o) integrated development plan(s) 1p) staging plan 1q) land use plan 1r) edge zone plan(s) (In some cases one or more of these may not be appropriate. Agreement should then be sought from the Estate/Deed Manager not to include it.)
2.	A letter from the Estate/Deed Manager confirming that th	e application can be lodged.
3.	Evidence that the development has not been objected to by Environment Australia under the <i>Environment Protection and Biodiversity Conservation Act</i> , or a statement that the Developer has assessed that the works do not require referral. (<i>This may take the form of a letter from the Executive Director of the Land Development Agency if appropriate</i> .)	
4.	If you are not the lessee of the land on which the development is proposed, you must attach a letter of authority from the lessee (Land Development Agency if the land is Territory Land) agreeing to your lodgement of this Development Application.	
5.	Approval for Tree Damaging Activity from the Conservat Act 2001.	ion of Flora and Fauna under the Tree Protection (Interim Scheme
appl	se note, if complete and accurate details and information ication may be subject to delay and/or the application in ture(s)	n are not provided, additional information may be sought, the nay be rejected as incomplete.