		ACT Pla Land Au	nning & C thority F IN Z T	DEVEI form 11 NDUST ONES, RANSF	D RIAL ZON PARKS A PORT ANI	NES, C AND F D SEF	2007, s425 APPLICA COMMUNITY RECREATIO RVICES ZON PMENT COL	Y FACIL N ZONE IE,	
Туре	of Application								
	New Application	re	f you attended a eceived pre- app lease provide th	plication w	ritten advice-		Insert Proposal application relat	es (if applie	
	e/Site Details Plea								
If more	e than one lease/site	, attach the	following deta	ails for ea	ich lease/sit	е			
		Block							
		Section			Unit (if app	olicable)		
		Suburb							
		District							
	Stree	t Number							
	Str	eet Name							
		Postcode							
Appl	icant Details Pleas	se Print							
	Surname				First Nan	ne			
	Company Name								
	Position held in company				/ Company/ Number (/		s		
	Postal Address								
	Suburb				State		Pos	stcode	
	Phone Number Business Hours				Mobile				
	EMAIL ADDRESS								
	Approved form AF2	2010-4 appro	oved by Neil Sav	verv Planr	ning and Land	d Author	ritv on 12 Januar	v 2010 und	1 ler

section 425 of the *Planning and Development Act 2007* and revokes AF2009-144 Authorised by the ACT Parliamentary Counsel—also accessible at www.legislation.act.gov.au Lessee (Property Owners) Details Please Print

1st Lessee's Details (or Government Land Custodian)

Surname	First Name	
Company Name		
Position held in company	Australian Company/Business Number (ACN/ABN)	
Postal Address		
Suburb	State	Postcode
Phone Number Business Hours	Mobile	
EMAIL ADDRESS		

2nd Lessee's Details (or Government Land Custodian)

Surname	First Name
Company Name	
Position held in company	Australian Company/Business Number (ACN/ABN)
Postal Address	
Suburb	State Postcode
Phone Number Business Hours	Mobile
EMAIL ADDRESS	

All lessees **must** sign authorising the lodgement of this development application. In doing so the lessee gives authority to the applicant to negotiate any dealings in relation to the application through to its determination. If there are more than two lessees please ensure that the details and authorisation are attached to the application.

Notice of Decision and Plans

Unless otherwise specified your notice of decision and/or plans will be returned via email

- **D** POST TO ME
- HOLD FOR COLLECTION

Fully Describe Your Proposal

EXAMPLE: New Child care facility, bulk landscape supplies facility

Use of the Land				
Describe the use of the land or the use of a building or structure on the land. Example: Office, childcare facility, gymnasium				
Is the Use consistent with the current Crown lease? I YES INO				
Development Applications for Development Undertaken Without Approval (S.205)				
Is this application for development undertaken without approval? INO				
If YES – Plans of the development signed by a registered surveyor confirming the location and dimensions of the development <u>must</u> be submitted with this application.				
Assessment Track, Zone, Development/Precinct Code				
Please indicate which assessment track applies to this development application				
NOTE: The Planning and Land Authority may refuse to accept a development application made in an incorrect assessment track. If the Planning and Land Authority assesses an application made in the incorrect assessment track it must refuse the application (S.114 (3))				
Please specify which Zone applies to this application:				
Please specify which development/precinct code applies to this application:				

Type of Development

Please indicate which type of development applies to this development application

Non Residential including commercial & industrial		New Building		
5		Addition/Alteration to existing		
Community Use including institutional		New		
5		Addition/Alteration to existing		
Lease Variation		Clause Changes Subdivision Other		Encroachment Consolidation
Public Works Includes roads, stormwater drainag	je, pa	arks, electricity, gas, water, sewerage, tel	eco	mmunications
Rural				

- □ Signage
- □ Other (please specify) _

Gross Floor Area (GFA) and Cost of Works

Gross Floor Area Calculation				
A - Gross Floor Area (existing)	m ²			
B - Gross Floor Area to be demolished	m ²			
C - Gross Floor Area to be added	m ²			
D - Total Gross Floor Area of development (A-B+C)	m ²			
E - COST OF WORKS at D (*)	\$			
Other Area Calculation (not already included in the areas provided above)				
F - Area of other BCA Class 10 structures included in this application				
G - Parking areas – undercover	m²			
H - COST OF WORKS (F & G)	\$			
Cost of Associated Works				
I - Cost of all associated works such as landscaping	\$			
J - Cost of all public works and/or off site works	\$			
K - TOTAL COST OF WORKS (E+H+I+J)	\$			

*Cost of works **MUST** be calculated in accordance with the <u>Building (General) (Cost of Building Work) Determination 2009 (No 1)</u> – this can be located on the Authority website <u>www.actpla.act.gov.au</u>, **OR** a summary of costs from a bill of quantities prepared by a quantity surveyor supplied with application.

A summary of costs from a bill of quantities MAY be requested for proposals where cost of work is between \$0 and \$10 million A summary of costs from a bill of quantities MUST be provided for \ proposals where cost of work is over \$10 million.

Refer to the Definitions Section of the Territory Plan for a definition of "gross floor area".

Driveways (for works on verge only)	
For proposals that include construction or modification of driveway/s please indicate works to be	

For proposals that include construction or modification of driveway/s please indicate works to be undertaken:

🖵 Not ap	oplicable	è
----------	-----------	---

Relocation of existing entrance

Construction of new driveway

Construction of additional entrance	
Construction other than plain concrete	

Construction other than plain concrete

Other (please specify)

PLEASE NOTE: For proposals that include construction or modification of a driveway this form <u>MUST</u> be signed by the land custodian (Government Land Custodian - Asset Acceptance) as the works will be undertaken on unleased land.

Entity and/or Referral Requirements

WHERE DA IS FOR A LEASE VARIATION ONLY PLEASE REPOND TO THE HERITAGE QUESTION ONLY

The Territory Plan requires you to consider the following items in relation to Entity requirements when preparing your development application. If an item is relevant to your proposal you must:

MERIT & IMPACT TRACK APPLICATIONS

- Seek entity endorsement of your proposal prior to lodgement of your development application and submit this with your development application **OR**
- Provide documentation with your application that demonstrates your proposal addresses entity requirements so it can be referred to the relevant entity by the Authority

DEMOLITION	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT
HERITAGE	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT
TREES	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT
HAZARDOUS MATERIALS	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT
CONTAMINATION	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT
EROSION & SEDIMENT CONTROL For sites less than 0.3 of a hectare	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT
EROSION & SEDIMENT CONTROL For sites greater than 0.3 of a hectare	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT

WASTE MANAGEMENT For Waste Facilities and Management	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT
WASTE MANAGEMENT Liquid Trade Waste	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity (Required for Industrial Zones Only) 	NOT RELEVANT
NOISE	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity (Required for Industrial Zones Only) 	NOT RELEVANT
SERVICING AND SITE MANAGEMENT	 RELEVANT Entity Endorsement provided Required documentation provided for referral to Entity 	NOT RELEVANT
UTILITIES	 RELEVANT (please tick relevant entities) Water Electricity Sewerage Gas Stormwater Entity Endorsements provided Required documentation provided for referral to Entity 	NOT RELEVANT

Information Requirements for Development Applications (Non Referral Matters) Not required for applications for Lease Variations Only – PLEASE GO TO PAGE 12 FOR LEASE VARIATION DOCUMENTATION REQUIREMENTS

The Territory Plan also requires you to consider the following items when preparing your development application. If an item is relevant to your proposal you must provide documentation that demonstrates how your proposal complies with the requirements of the Territory Plan.

LOCATION REQUIREMENTS	RELEVANT Required documentation provided (Required for Community Facility & Parks & Recreation Zones Only)	NOT RELEVANT
PLANS OF MANAGEMENT	RELEVANT Required documentation provided (NOT required for Industrial & Community Facility Zones)	NOT RELEVANT
SUBDIVISION (Other than Residential Zones)	Required documentation provided	NOT RELEVANT
NATIONAL CAPITAL PLAN	RELEVANT Required documentation provided	NOT RELEVANT
CRIME PREVENTION THROUGH ENVIRONMENTAL DESIGN	RELEVANT Required documentation provided	NOT RELEVANT

FORM 1D - Industrial Zones, Community Facility Zones, Parks & Recreation Zone, Transport & Services Zone Non Urban Zone - December 2009 Authorised by the ACT Parliamentary Counsel—also accessible at www.legislation.act.gov.au

ACCESS & MOBILITY	RELEVANT Required documentation provided	NOT RELEVANT
TRAFFIC GENERATION	 RELEVANT Required documentation provided (NOT required for Industrial and Non Urban Zones) 	NOT RELEVANT
SITE ACCESS	RELEVANT Required documentation provided	NOT RELEVANT
PARKING (CAR)	RELEVANT Required documentation provided	NOT RELEVANT
PARKING(BICYCLE)	RELEVANT Required documentation provided	NOT RELEVANT
LANDSCAPE	RELEVANT Required documentation provided (Required for Industrial Zone only)	NOT RELEVANT
LIGHTING	RELEVANT Required documentation provided	NOT RELEVANT
SIGNS	RELEVANT Required documentation provided	NOT RELEVANT
NEIGHBOURGHOOD PLANS	RELEVANT Required documentation provided (Required for Community Facility & Parks & Recreation Zones Only)	NOT RELEVANT
ASSESSMENT OF ENVIRONMENTAL EFFECTS	Required documentation provided (Required for Parks & Recreation Transport & Services & Non Urban Zones Only)	O NOT RELEVANT
WATER SENSITIVE URBAN DESIGN (Mains Water Consumption)	RELEVANT Required documentation provided	NOT RELEVANT
WATER SENSITIVE URBAN DESIGN (Stormwater Quality)	RELEVANT Required documentation provided (Not required for Non Urban Zone)	NOT RELEVANT
WATER SENSITIVE URBAN DESIGN (Stormwater Quantity)	RELEVANT Required documentation provided (Not required for Non Urban Zone)	NOT RELEVANT
WATER USE	RELEVANT Required documentation provided (Required for Parks & Recreation and Non Urban Zones Only)	NOT RELEVANT
BUSHFIRE RISK MANAGEMENT	RELEVANT Required documentation provided (Required for Non Urban Zone Only)	NOT RELEVANT

Development Applications For Development Undertaken Without Approval – S.205 - P & D Act 2007

Is this application for development undertaken without approval?

	NO
٦	VES

Not relevant

Exempt 🛛 Yes

If YES - Plans of the development signed by a registered surveyor confirming the location and dimensions of the development must be submitted with this application.

Survey Requirements - S139 (2)(I)

Exclusion from Public Inspection

If this application is for approval of a development that requires construction work to be carried out on land that has previously been developed and is not leased for rural purposes a survey certificate for the land where the development is to be carried out prepared and signed by a registered surveyor must accompany this application (unless exempt by Regulation 25 of Planning and Development Regulations 2008).

Have you provided a survey certificate with this application?

In accordance with the requirements of Sections 28 and 30 of the Planning and Development Act 2007 the ACT Planning and Land Authority must make the details and associated documents relevant to a development application available for public inspection.

If you wish to apply to have all or part of this development application excluded from public inspection you must meet the requirements of Section 411(5) or 412(1) of the Planning and Development Act 2007.

If Yes - please indicate under which section of

Exclusion from Public Inspection Requested

YES
NO

Planning & Development Act 2007

S.411(5) Restriction on Public Availability
*S.412(1) Restriction on Public Availability
SECURITY

Please specify the information to be excluded from public inspection and provide reasons for exclusion:

* if exclusion is requested under Section 412(1) a letter, signed by a justice Minister, certifying this request satisfies the requirements Planning and Development Act 2007 must accompany this application.

Conflict of Interest Declaration

Does the applicant or lessee have any association with ACT Planning and Land Authority staff?

UNI
YES

If YES - please provide details:

NOTE: There are penalties for deliberately giving false and misleading information. The Planning and Land Authority or Minister may revoke an approval if satisfied that the approval was obtained by fraud or misrepresentation.

Other Development Application Requirements

LODGEMENT & PAYMENT

A valid development application comprises of a completed development application form accompanied by all of the required information or documents that address the relevant rules and/or relevant criteria for it to be considered for approval.

Proposals in the **Merit track** have the option to comply with the rules or criteria, unless the rule is mandatory. Where it is proposed to meet the criteria, the onus is on the applicant to demonstrate, by supporting plans and written documentation, that the proposed development satisfies the criteria and therefore the intent of the element.

Proposals in the **Impact track** also have the option to justify any non-compliance with the rules and the criteria, unless the rule is mandatory. Where it is proposed to not meet the rules and the criteria, the onus is on the applicant to justify the non-compliance by demonstrating that the proposed development is consistent with the relevant principles of the Statement of Strategic Directions. Supporting plans and written documentation, providing consideration of the relevant Intents of the Code and the Zone objectives, are to accompany the development application.

Once a development application is received, the documentation will be checked to ensure it meets the standard for lodgment. If the documentation provided is acceptable, you will receive written confirmation the application is ready for lodgment and a request for the payment of the application fees. A development application is not lodged until full payment of fees is made.

If the DA documentation is not acceptable for lodgment, you will receive written advice detailing the additional information required and/or any other issues with your application. Once these things are provided the Authority will recommence the documentation check and fee payment process outlined above.

DOCUMENTATION AND PLANS

All required documentation must be provided in an electronic format on compact disc/DVD and meet the following requirements (DA form to be submitted in hardcopy if lodged over the counter)

- Each document must be saved as a PDF and named in accordance with the naming convention as detailed on the ACTPLA website.
- All plans must be to scale.
- · All plans must be rotated to the correct orientation i.e. they are the right way up when opened
- All plans are to be clear and concise and generally consistent with Australian Standard 1100.301 1985 and Australian Standard 1100.301 supplementary as updated from time to time.
- The proposal number included in the naming convention is unique to the application and provided by the ACT Planning and Land Authority. If you have already had dealings with the Authority about your proposal through a pre-application meeting or have requested and received pre application advice, you would already have a proposal number allocated for your development application. If you have not been allocated a proposal number, leave this number out of the file name.
- The documentation provided on CD/DVD either over the counter or via an electronic lodgment process (email or internet) will be considered to be the relevant documentation associated with this application.

HARDCOPY DOCUMENTATION REQUIREMENTS

In addition to DA documentation being provided on compact disc/DVD a hard copy must also be provided for the following:

- Any report required as part of an application over 20 pages in length
- ALL development applications that will be assessed in the IMPACT assessment track
- Development applications for:

•

- o a residential building intended to be higher than 3 storeys and consisting of more than 50 units
- o a building where the total floor space of which is intended to be more than 7000m2
- o a building or structure intended to be higher than 25m
- o an application to change a concessional lease into a lease that is not concessional

Changes to a Unit Development

Your building work may have an effect on the Unit Entitlements of the Units Plan. You may require a statement from a certified valuer as to this effect. For further information please contact the Authority.

Applicant and Lessee Declaration

I/we the undersigned, hereby apply for approval to carry out the development described on the land specified in this application;

I/we declare that this application is accompanied by all of the required information or documents that address the relevant rules and/or relevant criteria for it to be considered for approval;

I/we understand that the information submitted with this application form will undergo a documentation check prior to the payment of fees and formal lodgement of the application. Further information may be required prior to the acceptance of the development application by the Authority; I /we understand that this application will be considered lodged once the relevant application fees have been paid;

I/we understand that if during the assessment of this application it is found to have been submitted in the incorrect assessment track the application will be refused and I/we will not be entitled to a refund or transfer of fees;

I/we understand that the documentation provided on CD/DVD or via the electronic lodgement process will be considered to be the relevant documentation associated with this application. All development application documentation will be made available for public inspection including via the Internet unless exclusion has been approved;

If the time for deciding the application (prescribed period) has ended and a decision has not been reached I/we understand that the application will be deemed refused and the ACT Planning and Land Authority will not provide written advice of this decision. I/we also understand that the ACT Planning and Land Authority is able to still consider the application and make a decision after the expiration of the prescribed period;

I/we hereby authorise the ACT Planning and Land Authority its servants and agents to erect sign/s on the subject property(s) as required;

I/we hereby authorise ACT Government officers to access the subject property(s) for the purpose of evaluating the proposal (including the inspection of driveways and trees);

I/we the undersigned (lessee) appoint the applicant whose signature appears below to act on my/our behalf in relation to this Development Application. This authorises the applicant to pay all application fees, bonds and securities, liaise with the ACT Planning and Land Authority when required, alter, amend or provide further information as necessary and receive any communications relating to this Development Application;

I understand that costs associated with the relocation of any engineering services (light poles, storm water, sumps etc) will be at my expense and that I will indemnify the ACT Government, its servants and agents against any claims arising during the relocation of these services;

I understand that construction of any driveway associated with this application may not commence until the contractor has received endorsement by the relevant government entity;

I understand that a Certificate of Design Acceptance and a Road Opening Permit and Temporary Management Plan must be obtained from the relevant government agencies prior to the start of construction works;

I/we declare that all the information given on this form and its attachments is true and complete;

If signing on behalf of a company, organisation or Government agency: -

Go

I/we the undersigned, declare I/we have the appropriate delegation or authority to sign on behalf of the company, organisation or Government agency.

Applicant Signature (s)	Date	
1 st Lessee's Signature	Date	
2 nd Lessee's Signature	Date	
vt Land Custodian Signature (unleased land only)	Date	
Delegate of ACTPLA (unleased land only)	Date	

10

Privacy Notice

The personal information on this form is being collected to enable processing of your application. Collection of personal information is authorised by Chapters 7, 8 and 9 of the *Planning and Development Act 2007*. The information that you provide may be disclosed to the ACT Revenue Office and the Registrar-General's Office. The information may be accessed by other government agencies, ACTEWAGL, ACTEW Corporation and other commercial organisations interested in development and building information. The *Planning and Development Act 2007* requires the details of applications, decisions and orders to be kept on a register and made available for public inspection. Information and documentation relevant to a development application may be made available via the Internet.

Does the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (EPBC) affect your proposal

The EPBC came into operation on 16 July 2000. It establishes an environmental assessment and approval system that is separate and distinct from the ACT system. It does not affect the validity of ACT development assessment and approval processes, but may affect the assessment track. The ACT cannot provide preliminary advice on whether a proposal falls within the definition of a controlled action, or requires referral to the Commonwealth. You should consult with the Commonwealth to determine if your proposal is a controlled action before seeking any approvals under the *Planning and Development Act 2007*. For information about the EPBC, including the referral process and when a referral should be made, contact the Department of the Environment, Water, Heritage and the Arts, GPO Box 787, CANBERRA ACT 2601 Telephone: 62741111.

Contact Details: ACT Planning and Land Authority Customer Service Centre GPO Box 1908, Canberra City 2601 16 Challis Street, Dickson ACT 2602 Business Hours: 8.30am to 4.30pm weekdays (excluding Public Holidays) Phone: (02) 6207 1923 Fax: (02) 6207 1925 TTY: (02) 6207 2622 Email: actpla.customer.services@act.gov.au Website:

Website: www.actpla.act.gov.au

DOCUMENTATION REQUIREMENTS - Industrial Zones, Community Facility Zones, Parks & Recreation Zone, Transport & Services Zone, Non Urban Zone

Transport & Services Zone, Non Urban Zone						1
Key:		ш		N N N N		
	۲	COMMUNITY USE		Public Works & DAs for Urban Open Space & Parks & Recreation Zones	uo	
✓ Required	INDUSTRIAL	⊨	۲	ark of O	Lease Variation ONLY	<u>s</u>
 Required if relevant 	IST	Ĩ	RURAL	orl ban & F	Var NL)	SIGNS
May be requested as further information	ng	IM I	RI	eat C L	ol	S
(for merit & impact track assessable Development Applications only)	Z	No No		blid pa ecr	ea:	
		с		J - O R		
Site Plan	✓	\checkmark	✓	✓		\checkmark
Floor Plan	\checkmark	\checkmark	•	•		\checkmark
Elevations			•			
Elevations	✓	\checkmark	•	•		•
Sections	✓	✓	•	•		\checkmark
Area Plan – showing proposed Gross Floor Area (GFA) calculations	•	•			•	
Colour Sample Schedule	•	•		•		•
Demolition Plan	•	•	•	•		•
Statement Anningt Delevent Origin						
Statement Against Relevant Criteria Required for Merit and Impact track DAs	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Survey Certificate - Required unless exempt by P & D Regulation 25	\checkmark	\checkmark	\checkmark	\checkmark		•
Landscape Plan						
Access & Mobility Report	•	•				
Noise Management Plan - Required for Industrial Zones Only	✓					
Composite Streetscape Elevation for commercial, Industrial & institutional developments	✓					
Relevant Entity Advice Where endorsement has been given prior to lodgement	•	•	•	•	•	•
Documentation to satisfy relevant entity referral and non referral requirements as required by the Territory Plan	•	•	•	•	•	•
Tree Management Plan	•	•	•	•		•
Landscape Management & Protection Plan	•	•		•		•
Waste Management Plan	•	•	•	•	•	
Driveway Plan - for works on verge only	•	•				
Erosion and Sediment Control Plan	•	•	•	•		
Completed Environmental Impact Statement	•	•	•	•	•	
	•	•	•	•	•	
Full Valuation Report	•	•	•		\checkmark	
Bill of Quantities Summary of Costs - prepared by Quantity Surveyor May be required for projects \$0 - \$10 million - Must be provided for projects over \$10						
Valuation Certificate -for public register	•	•	•		\checkmark	
List of Interested Parties including all names and addresses or statement advising no interested parties includes mortgagee, sub-lessees etc)	•	•	•		~	
Drawings or Documents to support proposed lease use	•	•	•		•	İ
Draft Survey Plan - for subdivision or consolidation only	•	•	•		•	1
		•	•		•	
 For Lease Variations In Units Plans Letter detailing change to schedule of Unit Entitlements prepared by Valuer Change to schedule of Unit Entitlements (Form 2 – Units Plan) 	•	·				
 Letter detailing change to schedule of Unit Entitlements prepared by Valuer 	•				•	

ADDITIONAL DOCUMENTATION REQUIREMENTS

Development Applications for Lease Variations ONLY must include documentation that:

- · indicates how the lease variation will potentially impact on parking and traffic generation
- (Note: it may be necessary to prepare a traffic and parking assessment prepared by a suitably qualified person); and
- indicates how the additional uses will potentially impact on the surrounding sites, including noise and waste.

Development Applications for <u>Lease Variations in Units Plans</u> must include a certificate under the corporation's seal confirming that:

- · all members of the owners corporation have been given notice of the proposed application; and
- the application has been authorised by unopposed resolution

Development Applications that will be assessed in the IMPACT TRACK must include:

- a completed/final Environmental Impact Statement (EIS) including letter of completion from the Minister for Planning; OR
- a signed letter from a delegate of the Minister for an exemption from requiring an EIS under s211 of the Planning and
 - Development Act 2007.

DOCUMENTATION REQUIREMENTS – DEFINITIONS & CHECKLIST					
Submission Requirement		Required Information			
Statement Against Relevant Criteria MERIT & IMPACT TRACK ONLY	Preferred Format:	 A4 black and white Merit Where it is proposed to meet a criteria rather than a rule the applicant is to provide a written statement demonstrating that the proposed development satisfies the criteria and therefore the intent of the element Impact Where it is proposed to meet a criteria rather than a rule the applicant is to provide a written statement demonstrating that the proposed development satisfies the criteria and therefore the intent of the element Where a proposal does not meet the rules or the criteria the applicant to provide a written statement justifying the non-compliance and demonstrating that the proposed development is consistent with the relevant principals of the Statement of Strategic Directions 	 Supplied Not required Office Use 		
<u>Site Plan</u>	Preferred Format:	 A3 (A1 for large or complex proposals) black and white 1:200 Contour Interval - 250mm for urban areas, as appropriate for other areas Australian Height Datum (AHD) Location and identification of existing structures and trees - tree canopies to be shown to scale Boundaries of the site with bearings and distances Location of proposed buildings and structures with dimensions to block boundaries Schedule of gross floor areas for the proposal including existing structures Existing contours from site survey of the site and adjoining verge All easements on the land Driveway verge crossing details Where they can be reasonably determined, all existing reticulated services and associated infrastructure on the site Street trees, foot paths, kerbs, storm water pits, street lighting and other public assets in the verge adjacent to the site The drip line of any street tree where a proposed driveway verge crossing encroaches within that drip line All proposed signs 	Supplied Not required Office Use		
<u>Floor Plan(s)</u>	Preferred Format:	 A3 (A1 for large or complex proposals) black and white 1:100 A plan for each floor including any trafficable subfloor areas Dimensions Key to sections cross referenced to relevant drawing and sheet number Finished floor levels related to Australian Height Datum Schedule of gross floor area for each floor Identification of all adaptable dwellings For proposals involving alterations or additions to an existing building, identification of the existing building Identification of all rooms (existing and proposed) 	 Supplied Not required Office Use 		

Submission Requirement		Required Information	
Parking Plan Lease Variations Only	Preferred Format	 A3 Required for Lease Variation Applications Only Must include: A plan showing the existing and proposed parking spaces on/adjacent the site, demonstrating how the parking generated by the development on the site meets the Parking and Vehicular Access General Code 	 Supplied Not required Office Use
<u>Elevations</u>	Preferred Format:	 A3 (A1 for large or complex proposals) black and white 1:100 Dimensions including overall dimensions All proposed signs Proposed external materials referenced to Colour Sample Schedule 	Supplied Not required
<u>Area Plan</u> (of all levels)	Preferred Format:	 A3 Plan/s to show the proposed Gross Floor Area (GFA) calculations and the areas that have been included in GFA calculations to be highlighted 	Supplied Not required
<u>Section(s)</u>	Preferred Format:	 A3 (A1 for large or complex proposals) black and white 1:100 Finished floor levels and ceiling levels Natural and finished ground levels related to Australian Height Datum Floor to ceiling heights Side and rear building envelopes Long section of any proposed basement ramp showing gradients Section of any sub floor areas 	 Supplied Not required Office Use
<u>Driveway Plan</u>	Preferred Format:	 Section of any sub noor areas A3 (portrait) black and white 1:200 Existing ground levels and the datum mark used to obtaining levels Type of kerb & gutter i.e. layback or vertical Existing or intended footpaths & their alignment Kerb levels at each corner of the driveway Levels of each side of the driveway 2m behind the kerb and property boundary Longitudinal sections Location & surface levels of proposed garage and/or carport and dwelling Long sections Distance from kerb line to garage or carport, kerb line to property boundary, changes to levels along each side of the proposed driveway at all changes of grade and at start, midpoint and finish of all vertical curves Driveway to be outside tree canopy (for both leased land & verge) & anticipated mature canopy, 1.2 metres clear of sumps and services, 1.5 metres clear of transformers, 6 metres clear of tangent point on corner block Proposed uphill grade to be less than 17% & downhill grade less than 12% on verge & at right angle to kerb line (max 1:10 deviation) 	Supplied Not required Office Use
<u>Colour Sample</u> <u>Schedule</u>	Preferred Format:	 A4, A3, colour Proposed external material colour schedule referenced to their location and use (e.g., roofing, windows, exterior walls) on elevations Schedule to identify names, codes and brands of exterior colours for materials 	Supplied Not required
Demolition Plan	Preferred Format:	 A3 (A1 for large or complex proposals) black & white 1:200 Identification of all buildings and structures proposed to be demolished 	Supplied Not required
<u>Erosion &</u> Sediment Control Plan	Preferred Format:	 A3 (A1 for large or complex proposals) black and white Prepared in accordance with ACT Environment Protection Authority, Environment Protection Guidelines for Construction and Land Development in the ACT 	Supplied Not required Office Use
Survey Certificate (as required by Section 139(i) P & D Act 2007 Prepared & signed by Registered Surveyor	Preferred Format:	 A3 (A1 for large or complex proposals) black and white 1:200 Contour Interval - 250mm for urban areas, as appropriate for other areas Australian Height Datum (AHD) The boundaries of the site with bearings and distances The location of each building and structure on the site Existing contours of the site and adjoining verge Dimensions of the development 	Supplied Not required Office Use

Submission Requirement		Required Information	
Tree Management	Preferred Format:	A4, black and white	Supplied
<u>Plan</u>		 1:200 Prepared in accordance with Department of Territory and Municipal 	
		Services Guidelines for Preparing a Tree Management Plan	Not required
		Each development site that contains a protected tree will require a Tree Management Plan (TMP) to be submitted with the DA. Protected trees can	Office Use
		also be on the neighbouring blocks and public land and must be included	
		as part of the TMP where any part of the tree protection zone falls across the development site.	
Landscape Plan	Preferred Format:	A3 (A1 for large or complex proposals) black and white 1:200	Supplied
		Proposed landscape plan to include:	Not required
		 Proposed planting details, including plant species and common name, total number of each species of plant proposed and planting (pot) size to be nominated on the plan 	Office Use
		 Trees on the site proposed to be retained 	
		Tree protection zones for all protected trees affecting the site, accurately shown (including tree protection zones of trees on	
		 adjacent or adjoining blocks) For proposals in heritage areas and redevelopment in established 	
		 areas an evaluation of all existing trees to be provided. Existing and proposed contours 	
		Retaining structures boundary treatments including courtyard walls	
		 and fences Surface treatments showing pervious and impervious surfaces 	
		Surface storm water management including drainage and taps	
		 Areas to be irrigated including type of system The area of private open space to be provided 	
		 The percentage of private open space to be provided The percentage of private open space to be retained as planting 	
Landscape	Preferred Format:	A3 black and white	Supplied
Management and Protection Plan		 1:200 Location and species of existing trees in the verge areas, including 	
		height, girth, drip area and condition	Not required
		 The method proposed to allow through pedestrian access to continue within the verge during construction on the site 	Office Use
		 Tree protection measures, including fencing proposed to protect 	
		 verge areas from access and damage during construction Location of driveway across verge and existing services such as 	
		grates, hydrants, road signs, bus stops, footpaths, etc.	
		References to verge above will also apply to other surrounding Tarritanul and (such as language apple one) but new here	
		Territory Land (such as laneways, parks, open space) that may be affected by the development	
Composite	Preferred Format:	A3 (A1 for large or complex proposals) black and white	Supplied
<u>Streetscape</u> Elevation		 1:200 Elevation to be prepared and certified by a suitably qualified person 	
		 Required for Multi-Unit housing (other than Dual Occupancy), 	Not required
		 Commercial, Industrial and Institutional developments Elevation plan to include elevations of adjoining properties to the 	Office Use
		extent necessary to illustrate the relationship of the proposal to the	
Access & Mobility	Preferred Format:	existing streetscape. A4, A3 black and white	
Report		1:100	Supplied
		 Report to be certified by a suitably qualified person Report shall contain an assessment of how the proposal complies 	Not required
		with the ACT Planning and Land Authority Guidelines for Access and	Office Use
		 Mobility and provide reasons for any departures Adapted floor plan for the nominated adaptable dwellings 	
Noise	Preferred Format:	Adapted noor plan for the nominated adaptable dwellings	
Management Plan		Required for proposals that include club, drink establishment, hotel,	Supplied
		 industry (except light industry), indoor recreational facility or restaurant Plan to be prepared by an accredited acoustic specialist 	Not required
		Address ways of minimizing the impact of noise on neighbours	Office Use
<u>Waste</u> Management Plan	Preferred Format:	The relevant form from the Development Control Code for Best Practice Waste Management in the ACT	Supplied
Including Spoil Management Plan		 These forms are available from the Planning and Land Authority or from the ACT NOWaste website at www.nowaste.act.gov.au 	Not required
where relevant		Ŭ	Office Use

Submission Requirement		Required Information	
Bill of Quantities Summary of Costs	Preferred Format:	A4 black and white A Bill of Quantities is prepared by a quantity surveyor and itemises the quantities of materials and labour in a construction project including costs of all public works, offsite works and other associated works such as landscaping. A bill of quantities summary of costs MAY be requested for proposals where cost of work is between \$0 and \$10 million A bill of quantities summary of costs MUST be provided for \ proposals where cost of work is over \$10 million.	 Supplied Not required Office Use
List of Interested Parties	Preferred Format:	 A4 black and white List of names and addresses of all persons having a registered estate or interest (e.g. mortgagees, sub lessees) in the property 	 Supplied Not required Office Use
<u>Valuation</u> <u>Certificate</u> (will be made available on Public Register)	Preferred Format:	 A4 portrait, black and white Proposals for a variation to a Crown lease Certificate to be prepared by an accredited valuer A summary of the related valuation report giving V1 and V2 values Must have been prepared less than 6 months before the date an application is lodged 	 Supplied Not required Office Use
<u>Valuation Report</u>	Preferred Format:	 A4 portrait, black and white Required for proposals for a variation to a Crown lease Report to be prepared by an accredited valuer Clear details of any valuation of lease sought and a full assessment of V1 and V2 values under the relevant sections of the Planning and Development Act 2007 Where a variation relates to an amendment of a provision in a lease and either a consolidation or subdivision, two full assessments of V1 and V2 values must be provided quoting the relevant section of the Planning and Development Act 2007 in each case Must have been prepared less than six months before the date an application is lodged Valuation assessments must include all relevant information utilised in the valuation assessment and full disclosure of all matters that may affect the assessment, market evidence, supporting valuation rationale and market commentary (as considered necessary by the ACT Planning and Land Authority), professionally drawn plans, specifications and associated costings. (The accuracy of costing may need to be verified by a relevant professional) 	Supplied Not required Office Use

VALUATION REPORT NOTES:

- The ACT Planning and Land Authority may refuse to accept the valuation assessment if insufficient details, evidence or other required valuation material to allow proper assessment of V1 and V2 values have not been provided, or if API Professional Practice Standards have not been adhered to.
- 2. The ACT Planning and Land Authority may also request clearer definition or further valuation evidence, rationale, costings or other information, if it is considered necessary to properly determine a change of use charge.
- 3. Should conditions of approval or any other matters materially affect the original assessment, the ACT Planning and Land Authority may require the valuation to be resubmitted after the relevant valuer is advised of any new or changed conditions or circumstances.

<u>Guidelines for Valuation Reports</u> - Valuation reports are to be full speaking valuations presented under the following headings:

		DECODIDION
HE	ADING	DESCRIPTION
1.	Date of Inspection	
2.	Date of lease variation approval	
3.	Date of valuation	
4.	Details of current Crown lease	Commencement date, lease term, rental, lease purpose, gross floor area, car parking requirements and site area
5.	Town planning	Current land use policy
6.	Proposed lease variation	Details of proposed changes to the purpose clause, details of proposed additional development rights
7.	Statutory valuations -	Current average unimproved value for rating
8.	Services and amenities	
9.	Location and access	
10.	Property description -	Land, structures, car parking
11.	Tenancies -	Current tenancy schedule
12.	Contamination	
13.	Valuation basis	
14.	Reference to the appropriate section in the Planning and Development Act 2007	
15.	Valuation approach V1 and V2	Methodology, most appropriate method direct comparison capitalisation of income hypothetical development, brief market commentary, sales evidence, rental evidence, outgoings, reconciliation, capitalisation rate evidence of market yields, cost of works as condition of variation Valuations - calculations V1and V2

Note: Valuation Certificates and Valuation Reports must be prepared less than <u>six months</u> before the date the application is lodged