PART 3 - OVERLAYS

3.1 Preliminary

1. Overlays identify areas of land that have specific development requirements.

2. The requirements of an Overlay can prevail over or be in addition to:
   (a) the provisions of the zone including the purpose and outcomes and
       the assessment table in Part 4; and
   (b) development requirements in Parts 5 and 6.

3. Specific development requirements in relation to land identified in an overlay may be associated with (but not limited to):
   (a) physical constraints (i.e. flooding);
   (b) sensitivity to particular impacts of development;
   (c) existing or planned significant developments;
   (d) buffers or setbacks to essential infrastructure such as sewerage treatment facilities;
   (e) facilitating development or uses that meet the unique needs of a locality; or
   (f) flexibility within the Scheme to achieve desired development outcomes.

4. Where an Overlay requires consent, the following level of assessment applies:
   (a) if shown as Permitted on the relevant assessment table in Part 4 it is Merit Assessable;
   (b) if shown as Merit Assessable on the relevant assessment table in Part 4 it is Impact Assessable;
   (c) all other development is Impact Assessable.

5. Overlays which apply in this Planning Scheme are listed in the table to this clause.
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3.2 CNV – Clearing of Native Vegetation

Purpose
Identify areas with limits to the clearing of native vegetation and ensure that clearing in these areas does not:
(a) impact on the conservation values of land within Zone CN; or
(b) unreasonably contribute to environmental degradation of the locality.

Administration
1. The clearing of native vegetation of more than one hectare in aggregate of land (including any area already cleared of native vegetation) within the area subject to the Clearing of Native Vegetation Overlay requires consent. This includes all land within Zones RR, RL, R, H, A, CP, CN, RD, WM and Unzoned land.

2. Notwithstanding sub-clause 1, all clearing of native vegetation in Zone CN requires consent, other than as provided for by sub-clause 4.

3. The consent authority must not consent to the clearing of native vegetation that is not in accordance with sub-clause 5.

4. This Overlay does not apply if the clearing of native vegetation is required or controlled under any Act in force in the Territory, or is for the purpose of:
   (a) a firebreak specified by the Bushfires Management Act 2016;
   (b) an internal fence line up to 10m wide on a lot having an area greater than 8ha;
   (c) a road to access the land or other land; or
   (d) the maintenance and repair of public infrastructure.

Editor’s note: examples of legislation that may have effect under sub-clause 4 may include Territory Parks and Wildlife Conservation Act 1976, the Mining Management Act 2001, the Pastoral Land Act 1992, and the Environment Protection and Biodiversity Conservation Act 1999 (Cth).

Requirements
5. The clearing of native vegetation is to:
   (a) avoid impacts on environmentally significant or sensitive vegetation;
   (b) be based on land capability and suitability for the intended use;
   (c) avoid impacts on drainage areas, wetlands and waterways;
   (d) avoid habitat fragmentation and impacts on native wildlife corridors; and
   (e) avoid impacts on highly erodible soils.
6. An application for the clearing of native vegetation is to demonstrate consideration of the following:

(a) the Land Clearing Guidelines (as amended from time to time) by the agency responsible for natural resources and the environment;
(b) the presence of threatened wildlife as declared under the Territory Parks and Wildlife Conservation Act 1976;
(c) the presence of sensitive or significant vegetation communities such as rainforest, vine thicket, closed forest or riparian vegetation;
(d) the presence of essential habitats, within the meaning of the Territory Parks and Wildlife Conservation Act 1976;
(e) the impact of the clearing on regional biodiversity;
(f) whether the clearing is necessary for the intended use;
(g) whether there is sufficient water for the intended use;
(h) whether the soils are suitable for the intended use;
(i) whether the slope is suitable for the intended use;
(j) the presence of permanent and seasonal water features such as billabongs and swamps;
(k) the retention of native vegetation adjacent to waterways, wetlands and rainforests;
(l) the retention of native vegetation buffers along boundaries;
(m) the retention of native vegetation corridors between remnant native vegetation;
(n) the presence of declared heritage places or archaeological sites within the meaning of the Heritage Act 2011; and
(o) the presence of any sacred sites within the meaning of the NT Aboriginal Sacred Sites Act 1989.

Editor’s Note: Schedule 2 (Definitions) includes a number activities that are not considered clearing of native vegetation.
3.3 RCNV – Restricted Clearing of Native Vegetation

Purpose
Ensure that the clearing of native vegetation does not diminish the natural setting and associated established landscape amenity of an area, and to assist in achieving water management principles.

Administration
1. The clearing of native vegetation is to comply with the requirements of Overlay 3.2 (Clearing of Native Vegetation Overlay) in addition to any requirements of this Overlay.

2. The consent authority must not consent to the clearing of native vegetation that is not in accordance with sub-clause 3.

Requirements
3. The clearing of native vegetation must not exceed that reasonably necessary for the construction of a dwelling, outbuildings and associated residential uses.

3.4 CR – Coastal Reclamation

Purpose
Ensure that landfill of coastal areas does not adversely affect adjacent land or waters, or the quality of adjacent waters, and is suited to its intended purpose.

Administration
1. The placement of fill material below the level of the highest astronomical tide requires consent.

2. The consent authority in considering an application for coastal landfill must have regard to the advice of the agency responsible for natural resources and the environment.

Requirements
3. An application for the placement of fill material is to demonstrate how the fill material will:
   (a) suit the future use of the reclaimed land;
   (b) minimise the impact of fill works on adjoining land and waters;
   (c) provide appropriate edge treatment of the fill in order to prevent future erosion and siltation of adjacent waters; and
   (d) prevent the formation of acid sulphate leachates.
3.5 **LPA – Land in Proximity to Airports**

**Purpose**
Identify areas which may be subject to additional *amenity* impacts and/or restrictions due to its proximity to an airport, and ensure that the use and development of land in these areas:

(a) minimises the detrimental effects of aircraft noise on people who reside or work in the vicinity of an airport;
(b) does not result in any new use or intensification of development on land that would prejudice the safety or efficiency of an airport;
(c) does not result in any new use or intensification of development that would jeopardise the curfew free operation of the Territory’s airports (where applicable); and
(d) retains the non-urban character of the land.

**Administration**
1. This Overlay applies to land that is within Zones RL, R, A, CP, CN, RD, WM and FD and subject to the *Australian Noise Exposure Forecast (ANEF)* 20-unit value contour line or greater as defined on the ANEF maps produced by the Department of Defence.
2. The use and development of land subject to this Overlay requires consent.

**Requirements**
3. In determining an application for the development of land the consent authority is to have regard to the ‘Building Site Acceptability Based on ANEF Zones’ (Table 2.1) in AS 2021 – 2000.
4. Lighting associated with development on land within flight approach paths is to ensure it does not prejudice the safe operation of an airport.
5. The use and development of land is to not be of a nature that attracts birds or bats to an extent that prejudices the safe operation of an airport.
3.6 **LSF – Land Subject to Flooding**

**Purpose**
Identify areas with a known risk of inundation from riverine flooding and ensure that development in these areas demonstrates adequate measure to minimise the associated risk to people, damage to property and costs to the general community.

**Administration**
1. Land subject to this Overlay is to be used or developed only with **consent**.

2. This clause does not apply to:
   (a) **outbuildings** and extensions to existing **dwellings**; and
   (b) extensions to existing commercial or industrial buildings; which, but for this Overlay, would not require **consent**;

3. In this Overlay:
   (a) “flood level” means the water level associated with a 1.0% AEP flood event or where that level cannot be determined, the level determined by the Controller of Water Resources within the meaning of the **Water Act 1992**;
   (b) “AEP” means Annual Exceedance Probability, which is the likelihood, in percentage terms, of a flood of a given size occurring in a specified area in any one year;
   (c) “DFE” means Defined Flood Event, which:
      i. in an area subject to a floodplain management plan that defines a flood event, is as specified in that plan; or
      ii. if there is no floodplain management plan that defines a flood event for an area, is the 1% AEP flood event;
   (d) “DFA” means Defined Flood Area, which is the area that is inundated by the DFE as defined on mapping produced by the NT Government;

4. The consent authority may **consent** to a use or development that is not in accordance with sub-clause 5 only if it is satisfied that the application demonstrates that there is no increased risk to people and property including adjoining property, or increased cost to the community.

**Requirements**
5. In a DFA:
   (a) the storage or disposal of environmentally hazardous industrial material and the development of **fuel depots** should be avoided;
   (b) the minimum floor level of **habitable rooms** should be 300mm above the flood level for the **site**; and
   (c) the use of fill to achieve required floor levels should be avoided.
3.7 LSSS – Land Subject to Storm Surge

Purpose
Identify areas with a known risk of inundation from primary or secondary storm surges and ensure that development in these areas demonstrates adequate measures to minimise the associated risk to people, damage to property and costs to the general community caused by storm surge.

Administration
1. Land subject to this Overlay is to be used or developed only with consent.

2. This Overlay does not apply to:
   (a) outbuildings and extensions to existing dwellings; or
   (b) extensions to existing commercial or industrial buildings; which, but for this Overlay, would not require consent.

3. In this Overlay:
   (a) “AEP” means Annual Exceedance Probability, which is the likelihood, in percentage terms, of inundation by storm surge;
   (b) “PSSA” means Primary Storm Surge Areas, which are those coastal areas within a 1% AEP of inundation by storm surge as defined on mapping produced by the NT Government;
   (c) “SSSA” means Secondary Storm Surge Areas, which are those coastal areas adjacent to the PSSA with a 0.1% AEP of inundation by storm surge as defined on mapping produced by the NT Government; and
   (d) “storm surge” means the elevation in sea level which accompanies the movement of a cyclone particularly near, or over, a coastline, attributed to a cyclone’s intensity and wind stress build-up.

4. The consent authority may consent to a use or development that is not in accordance with sub-clauses 5-7 only if it is satisfied that the application demonstrates that there is no increased risk to people and property, including adjoining property.

Requirements
5. Development in the PSSA should be limited to uses such as open space, recreation, non-essential public facilities (wastewater treatment works excepted) and short-stay tourist camping/caravan areas.

6. Development within the SSSA should be confined to those uses permitted in the PSSA as well as industrial and commercial land uses.
7. Residential uses, strategic and community services (such as power generation, defence installations, schools, hospitals, public shelters and major transport links) should be avoided in the PSSA and the SSSA.

3.8 LADR – Land Adjacent to a Designated Road

Purpose
Ensure that access to a designated road from adjacent land does not prejudice traffic safety or the integrity and operation of the infrastructure.

Administration
1. Access to a use or development or proposed use or development from a designated road identified on this Overlay requires consent.

2. The consent authority must not consent to a use or development that does not comply with sub-clause 3.

Requirements
3. Access to a use or development or proposed use or development from an identified designated road and its assessed impacts to the road corridor must be in accordance with the requirements of the Agency responsible for the management of the designated road.

3.9 DHD – Darwin Harbour Dredging

Purpose
Ensure dredging within Darwin Harbour does not degrade the environmental value of the harbour waters.

Administration
1. The Darwin Harbour Dredging Overlay applies to the seabed within Darwin Harbour, being the waters south of a straight line between Charles Point and Gunn Point.

2. Dredging of the seabed within the Darwin Harbour Dredging Overlay requires consent.

3. The consent authority in considering an application for dredging must have regard to the advice of the agency responsible for natural resources and the environment.
Requirements
4. An application for dredging is to demonstrate consideration of the *Guidelines for the Environmental Assessment of Marine Dredging in the Northern Territory* (as amended from time to time) produced by the NT Environmental Protection Authority.