

ATTACHMENTS DISTRIBUTED UNDER SEPARATE COVER

CCL - 12/12/2023 - REQUEST THE MINISTER DETERMINE PLANNING PROPOSAL PP-2021-2262 FOR LAND AT 505 MINMI ROAD FLETCHER 2287 NOT PROCEED

8.10	Attachment B:	Rezoning Review Decision – September 2021
8.10	Attachment C:	Gateway determination – January 2023
8.10	Attachment D:	CN Information Request – May 2023
8.10	Attachment E:	Biodiversity and Conservation Division Recommendations – February 2023



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REZONING REVIEW RECORD OF DECISION

HUNTER AND CENTRAL COAST REGIONAL PLANNING PANEL

DATE OF DECISION	20 September 2021
PANEL MEMBERS	Alison McCabe (Chair), Juliet Grant, Graham Brown, Evelyn Craigie and Amanda Wetzel
APOLOGIES	None
DECLARATIONS OF INTEREST	Sandra Hutton's employer, ADW Johnson, historically provided planning advice and reporting relating to the site and for the purposes of seeking rezoning. Ms Hutton therefore excluded herself to avoid a perceived conflict of interest.

REZONING REVIEW

RR-2021-70 – Newcastle at 505 Minmi Road, Fletcher (AS DESCRIBED IN SCHEDULE 1)

Reason for Review:

- The Council has notified the proponent that the request to prepare a planning proposal has not been supported
- The Council has failed to indicate its support 90 days after the proponent submitted a request to prepare a planning proposal or took too long to submit the proposal after indicating its support

PANEL CONSIDERATION AND DECISION

The Panel considered: the material listed at item 4 and the matters raised and/or observed at meetings and site inspections listed at item 5 in Schedule 1.

Based on this review, the Panel determined that the proposed instrument:

- should be submitted for a Gateway determination because the proposal has demonstrated strategic and site specific merit
- **should not** be submitted for a Gateway determination because the proposal has:
 - not demonstrated strategic merit
 - has demonstrated strategic merit but not site specific merit

The decision was unanimous.

REASONS FOR THE DECISION

1.0 Overview

The Panel has been requested to review the decision of Newcastle City Council regarding the Planning Proposal for 505 Minmi Road, Fletcher.

The Planning Proposal seeks to rezone the site from E4 Environmental Living to R2 Low Density Residential and E2 Environmental Conservation and include minimum lot sizes of 300m², 1,000m² and 40 hectares, and a height of building standard of 8.5 metres. The site would also be identified as an urban release area.

The Panel notes the site has had a detailed and complex history which is documented in the DPIE Report.

The Hunter and Central Coast Regional Planning Panel considered a similar request in November 2017 to rezone the site and determined the proposal at that point in time had strategic merit but not site specific merit.

Newcastle City Council considered this current Planning Proposal in December 2020. An independent report was presented to the Council recommending that the matter could proceed to Gateway. The Council resolved not to support the Planning Proposal and also resolved to remove the site from the recently adopted Local Strategic Planning Statement (LSPS).

The LSPS was amended and uploaded to the Planning Panel Portal. The Panel notes the site's removal from the LSPS was not exhibited and that Council has also subsequently removed the site as an urban release area from the adopted Local Housing Strategy. The site is still included in the Local Contribution Plan.

The Panel notes point 2 of the Council's resolution is as follows:

"Prior to being presented with any further planning proposal for this site, requires all required environment studies and analysis to be undertaken to: address the inherent constraints and hazards of the land and the interdependent analysis of these constraints (as these studies) may result in significant amendments to the Planning Proposal".

The Panel have inspected the site and had the benefit of a briefing from DPIE, Council officers and the proponent, as well as access to the Council report, independent report and the documentation lodged with the Planning Proposal.

The Panel had the benefit of a further supplementary report from Council which provided additional information addressing specific matters raised by the Panel arising from an initial review of material.

The Strategic Merit Test and Site Specific Merit Test for Planning Proposals is outlined in PS18-012 dated 14 December 2018.

2.0 Strategic Merit Test

The Panel understands that:

- The site is not listed as an urban release area in the Local Strategic Planning Statement; and
- Is not included in Figure 8 Housing Opportunities of the Greater Newcastle Metropolitan Plan.

The Panel notes a previous Panel in November 2017 – a time that pre-dates these documents, concluded that the site had strategic merit.

In considering the strategic merit the Panel notes that the proposal is consistent with:

- Hunter Regional Plan: Direction D14 Protect Council Natural Areas; Direction 21 Create and Connect a Compact Settlement; Direction 23 - Growth Centres and Renewal; Direction 25- Housing and Employment Supply and Demand;
- Greater Newcastle Metropolitan Plan: Strategy 16 Prioritise the delivery of in-fill housing opportunities within existing urban areas; and Strategy 17- Unlock Housing Supply through infrastructure co-ordination and delivery.

The site is surrounded to the north, east and west by urban development. Immediately south of the site is the Newcastle Council Waste and Resource Management Facility and the Blue Gum Hills Regional Park – providing a clear limitation on urban development to the south.

The site is within the Newcastle-Lake Macquarie Western Corridor Strategy 2010 – a planning strategy to identify key planning principles and provide a broad strategic land use framework to future urban expansion and conservation outcomes. The site is identified as an investigation area under this strategy.

Notwithstanding the late removal of the site from the Housing Strategy and LSPS – the site's location and alignment with the Hunter Regional Plan and Lake Macquarie Western Corridor Study and location as essentially an urban infill site means that there is utility in considering the site for urban development.

The Panel notes the broad nature of regional and metropolitan strategic plans and LSPS do not necessarily identify all areas that may be suitable for consideration for urban development.

The Panel has formed the view that the site has Strategic Merit.

3.0 Site Specific Merit

The site is surrounded by urban development. It is recognised the site is heavily vegetated, currently zoned E4 Environmental Living and supports threatened ecological communities.

A consideration of the matters in the PS18-012 are outlined as follows:

3.1 The natural environment (including known significant environmental values, resources, or hazards)

The key planning considerations arising from the natural environment that remain unresolved relate to biodiversity conservation and bushfire management.

The Panel recognises the site is heavily vegetated and that a change in zoning would result in a loss of vegetation. However, having regard to the natural environment, the Panel considers that part of the land is suitable for development but there is a need for further detailed studies to delineate the extent of suitability. In the absence of any adopted biodiversity corridors or policies applying specifically to the site, the consistency of the proposal against current biodiversity planning methods is a key consideration in determining the appropriateness of any loss of vegetation and any mitigation requirements arising.

It is noted that the documentation available to the Panel does not reflect current bushfire planning practice standards or the detail required for ecological studies. However, this does not lead to a conclusion that the site cannot meet current bushfire planning practice requirements although this may result in a reduced yield.

3.2 The existing uses, approved uses, and likely future uses of land in the vicinity of the land subject to the proposal

The site is effectively surrounded by existing or future urban development, interspersed with environmental conservation lands. The Panel is satisfied the proposal is generally consistent with this context, though further work is recommended to ensure urban design / interface issues align with those already within or planned within adjoining properties.

3.3 The services and infrastructure that are or will be available to meet the demands arising from the proposal and any proposed financial arrangements for infrastructure provision

The Panel accepts the requisite services and infrastructure are already accessible to the site or can be readily connected to the site. Additional efforts are required to confirm sufficient capacity is available and detail any arrangements required to make those services and infrastructure available to the site. Recommendations for further work are detailed later in the Panel's response.

On balance the Panel considers the proposal does have site specific merit provided the constraints are able to be addressed through additional information and further assessment. Accordingly, the Panel understands this may potentially result in a different zone boundary configuration and approach to density across the site.

4.0 Mitigation of Environmental Impacts and Additional Studies

The Panel does not currently endorse the proposed lot boundaries, minimum lot size and location or the indicative subdivision layout. By extension, the Panel does not currently endorse the proposed ecological outcomes. Key issues that require additional detailed investigation and /or information are discussed in the following sections.

4.1 Biodiversity

The Panel is not satisfied the zone boundaries have been informed by a combination of urban design consideration and ecological considerations.

It is the Panel's view the zone boundaries should be informed by the onsite biodiversity values and the location of adjacent E2 zoned land through which the most viable biodiversity linkages can be maintained.

The Panel recommends the following be demonstrated prior to submission for a gateway determination:

- the manner in which the proposed zone boundaries have been informed by the biodiversity values of the site including, but not limited to, the presence and extent of threatened ecological communities, threatened species and their habitat.
- the manner in which the zone boundaries have been informed by the location of adjacent and nearby E2 zoned land to maintain the most viable biodiversity linkages to the remaining areas of native vegetation adjacent to the site and in the locality.

The Panel notes the likely requirement for additional biodiversity studies to meet the requirements of the *Biodiversity Assessment Method 2020* (BAM 2020). Whilst it is not expected that the full requirements of BAM 2020 are satisfied prior to submission for a gateway determination, the information used to support the proposed zoning boundaries should be sufficiently detailed and up to date so as to minimise any subsequent changes to the zoning boundaries.

4.2 Urban Design

The Panel is of the view that while a proposed R2 Low Density Residential zone and E2 Conservation zone is acceptable – further work is required to inform the actual zone boundaries, urban form and layout, lot sizes and landscape treatment. Lands at boundary interfaces need to respond to the adjoining lands.

Environmental considerations and bushfire constraints, need to be reflected in the proposed lot layouts.

The frontage to Minmi Road should retain its landscape character and feel. Consideration should be given to how conservation lands can be used as a link and passive open space, as well as areas for local parks. The character of the proposed area needs to be established through the choice of underlying controls.

4.2.1 Urban design and interface principles

The Panel's view is that any future development should appropriately interface with the form and scale of the existing and proposed low density residential environment surrounding the site and be designed to respond to the specific environmental characteristics of the site.

Accordingly, the development controls, particularly minimum lot size and lot layout, need to be informed by an urban design study and analysis of the site constraints.

The Panel recommends the following urban design and interface principles should be addressed prior to submission for a Gateway determination:

- Access and connectivity principles to guide safe and convenient pedestrian and vehicular access to local services and recreation facilities, including the proposed adjoining Winten subdivision.
- Indicative lot sizes and layouts that maximise environmental linkages and tree retention.

- Location of local open spaces within 400 metres of dwellings.
- Location and treatment of the APZ within the proposed R2 zoned land.
- Street frontage / landscape presentation to Minmi Road.

This work and the environmental review will inform zone boundaries.

This work should form the basis of site-specific development controls to be exhibited with the Planning Proposal.

4.3 Bushfire

The Panel concurs with the recommendation of the Independent Report to Council and agrees that a strategic Bushfire Assessment is required.

4.4 Servicing and Access

Details of servicing is required including whether or not the existing contributions plans need to be updated – noting that they assumed a particular yield.

4.5 Mechanism for Biodiversity Outcomes

The Panel notes the proponent seeks a Community Title subdivision of the site, including the proposed E2 Environmental Conservation.

The Panel also notes Council's position that these lands would create future demand on Council's resources particularly in relation to the future control and maintenance of the proposed E2 Environmental Conservation land. In short, Council will not accept dedication.

A Vegetation Management Plan to guide and manage the proposed E2 Environmental Conservation land will ultimately be required. This must include, but is not limited to:

- The proposed access arrangements to the E2 Environmental Conservation land; principally whether the land will be available to the general, public or just those with legal access though the Community Title subdivision,
- Measures to protect the integrity and biodiversity of the land and maintain the natural landscape,
- Ongoing maintenance program to ensure the future protection and conservation of the land,
- Conservation of places, objects and features of cultural value,
- Any improvements such as walking tracks, seating, signage, fencing of the land.

The Panel considers it is necessary to fully understand how proposed E2 Environmental Conservation land will be owned and managed in perpetuity. Therefore, the Planning Proposal package needs to include the statutory mechanisms to ensure the recommended environmental outcomes are fulfilled. This may mean either a VPA or specific clauses mandating community title subdivision.

5.0 Conclusion and Decision

The Planning Proposal seeks to adopt different zones and zone boundaries; development standards for subdivision and height; and to identify the site as an urban release area which provides a mechanism to levy state infrastructure contributions.

The Panel does not support the proposed zone boundaries and development standards and indicative lot yields.

The zone boundaries and development standards need to be informed by detailed urban design analysis that includes the outcomes of ecological recommendations to avoid and minimise habitat loss and accommodate bushfire constraints. The Planning Proposal needs to demonstrate how it integrates with the surrounding neighbourhood. Based on the additional work identified, the Panel anticipates a lesser lot yield and amended zone boundaries more closely reflecting the environmental constraints.

The Planning Proposal can proceed to Gateway provided the following information is included in the submission and is timely, adequately researched and reflects standards relevant at the time of preparation:

- 1. A Strategic Bushfire Assessment.
- 2. Updated Ecological Assessment to meet BAM 2020.
- 3. Urban Design Study incorporating points 1 and 2 and addressing the information at section 4.0
- 4. Revised zone boundaries and development standards reflecting the outcome of the Urban Design Study.
- 5. Preparation of site specific development controls (for inclusion in existing DCP).
- 6. Detail of the mechanisms for delivery of biodiversity outcomes i.e. management and ownership of any proposed E2 zoned lands
- 7. Updated Infrastructure Information including mechanism for delivery.

PANEL MEMBERS	
Alizza Macaka (Chair)	Juliet Grant
Alison McCabe (Chair)	Juliet Grant
Graham Brown	Amanda Wetzel
Evelyn Craigie	

	SCHEDULE 1		
1	PANEL REF – LGA – DEPARTMENT REF - ADDRESS	RR-2021-70 – Newcastle at 505 Minmi Road, Fletcher	
2	LEP TO BE AMENDED	Newcastle Local Environmental Plan 2012	
3	PROPOSED INSTRUMENT	 The proposal seeks to facilitate the delivery of 150 low density residential lots and 10.8ha of land to be rezoned for environmental conservation. Specifically, the following amendments are proposed: Rezoning of the site from E4 Environmental Living to Part R2 Low Density Residential and Part E2 Environmental Conservation. Reduce the minimum lot size from 40 hectares to 300m² and 1,000m² for the R2 zoned portion of the land to provide 150 residential lots. Introduce an 8.5 metre height of building standard for the R2 zoned portion of land, Designate the site as an urban release area. 	
4	MATERIAL CONSIDERED BY THE PANEL	 Rezoning review request documentation Briefing report from Department of Planning, Industry and Environment 	
5	BRIEFINGS AND SITE INSPECTIONS BY THE PANEL	 Site inspection: 13 May 2021 Panel members in attendance: Alison McCabe (Chair), Juliet Grant and Graham Brown Department of Planning, Industry and Environment (DPIE) staff in attendance: Kylie Dorsett Applicant representatives: Andrew Donald Site inspection: 29 June 2021 Panel member in attendance: Amanda Wetzel Briefing with Department of Planning, Industry and Environment (DPIE): 2 September 2021 Panel members in attendance: Alison McCabe (Chair), Juliet Grant, Graham Brown, Evelyn Craigie and Amanda Wetzel DPIE staff in attendance: Kylie Dorsett, Daniel Simpkins, Leanne Harris and Lisa Foley Briefing with Council: 2 September 2021 Panel members in attendance: Alison McCabe (Chair), Juliet Grant, Graham Brown, Evelyn Craigie and Amanda Wetzel DPIE staff in attendance: Alison McCabe (Chair), Juliet Grant, Graham Brown, Evelyn Craigie and Amanda Wetzel DPIE staff in attendance: Leanne Harris and Lisa Foley Council representatives in attendance: Patricia McCarthy and Michelle Bisson Briefing with Proponent: 2 September 2021 Panel members in attendance: Alison McCabe (Chair), Juliet Grant, Graham Brown, Evelyn Craigie and Amanda Wetzel DPIE staff in attendance: Leanne Harris and Lisa Foley Panel members in attendance: Alison McCabe (Chair), Juliet Grant, Graham Brown, Evelyn Craigie and Amanda Wetzel DPIE staff in attendance: Leanne Harris and Lisa Foley Porolent representatives in attendance: Stephen Barr, Andrew Donald and Matthew Doherty 	



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Department of Planning and Environment

Gateway Determination

Planning proposal (Department Ref: PP-2021-2262): Rezoning at 505 Minmi Road, Fletcher

I, the A/Executive Director, Local and Regional Planning at the Department of Planning and Environment, as delegate of the Minister for Planning, have determined under section 3.34(2) of the *Environmental Planning and Assessment Act 1979* (the Act) that an amendment to the *Newcastle Local Environmental Plan 2012* to facilitate residential development should proceed subject to the following conditions:

- 1. The planning proposal is to be updated to:
 - (a) remove assessment against the Hunter Regional Plan 2036 and Newcastle Lake Macquarie Western Corridor Planning Strategy and replace it with assessment against the *Hunter Regional Plan 2041*;
 - (b) clarify inconsistencies in the planning proposal and supporting documents for the area of the site proposed to be zoned R2 Low Density Residential and C2 Environmental Conservation;
 - (c) confirm whether or not the section 7.11 Western Corridor Local Infrastructure Contributions Plan 2013 needs to be updated;
 - (d) confirm if the submitted site specific planning controls will be included in a relevant development control plan; and
 - (e) include an updated Aboriginal cultural heritage assessment.
- 2. Prior to approving for finalisation, the planning proposal should clarify the probable maximum flood event peak flood depths and level contours as well as peak flood velocities and volumetric check analysis of potential loss of flood storage where fill is proposed.
- 3. Consultation is required prior to exhibition with the following public authorities and government agencies under section 3.34(2)(d) of the Act and/or to comply with the requirements of applicable directions of the Minister under section 9 of the Act:
 - Transport for NSW;
 - Biodiversity and Conservation Division;
 - Ausgrid;
 - Heritage NSW;
 - NSW Rural Fire Service;
 - Subsidence Advisory NSW;
 - Awabakal Local Aboriginal Land Council; and
 - Department of Education.

Each public authority is to be provided with a copy of the planning proposal and any relevant supporting material via the NSW Planning Portal and given at least 30 days to comment on the proposal.

- 4. Following consultation with relevant public authorities listed in Condition 3, consider an appropriate zone boundary configuration and development controls to achieve a more optimal density and diversity of housing typologies up to four stories if this will lead to an increase in the amount of the site reserved for conservation.
- 5. Public exhibition is required under section 3.34(2)(c) and clause 4 of Schedule 1 to the Act as follows:
 - (a) the planning proposal is categorised as complex as described in the Local Environmental Plan Making Guidelines (Department of Planning and Environment, 2021) and must be made publicly available for a minimum of 28 days;
 - (b) the planning proposal authority must comply with the notice requirements for public exhibition of planning proposals and the specifications for material that must be made publicly available along with planning proposals as identified in *Local Environmental Plan Making Guidelines* (Department of Planning and Environment, 2021); and
 - (c) exhibition must commence within 90 days following the date of the gateway determination.
- 6. A public hearing is not required to be held into the matter by any person or body under section 3.34(2)(e) of the Act. This does not discharge Council from any obligation it may otherwise have to conduct a public hearing (for example, in response to a submission or if reclassifying land).
- 7. The timeframe for completing the LEP is on or before 20 January 2024.

Dated 10th day of January 2023.

Daniel Thompson A/Executive Director, Local and Regional Planning Department of Planning and Environment

Delegate of the Minister for Planning



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Planning, Transport & Regulation. SCahill/PMilles Reference No: PP2019/00006.01 Phone: 4974 2250



26 May 2023

Kingston Minmi Road Pty Ltd C/- Barr Property & Planning 92 Young Street **Carrington NSW 2294**

Dear Sir/Madam

REQUEST TO AMEND NEWCASTLE LEP 2012 - 505 MINMI ROAD FLETCHER -REZONING FROM C4 ENVIRONMENTAL LIVING TO R2 LOW DENSITY RESIDENTIAL AND C2 ENVIRONMENTAL CONSERVATION FOR UP TO 140 LOTS

City of Newcastle (CN) writes in response to the amended planning proposal (PP) submitted on 29 March 2023. The matters outlined in Attachment 1 consider the Department of Planning and Environment's (DPE) Gateway determination of 10 January 2023 and subsequent public authorities' responses (outlined in our letter 2 March 2023). These matters need to be addressed by the PP and supporting documentation prior to public exhibition.

CN has assessed the new information submitted and the agency responses in the context of the Gateway determination and the Hunter and Central Coast Regional Planning Panel decision. The outcome of our assessment is provided in Attachment 1. CN's comments raise significant matters, and addressing these adequately is necessary to meet the Gateway determination conditions. These matters align with the requirements of the Hunter Regional Plan 2041 (HRP), the Biodiversity Conservation Division's (BCD) preliminary biodiversity assessment and CN policies, plans and strategies. CN's advice aligns with HRP strategies including having a focus on 15-minute neighbourhoods, greater infill development, higher density, increased building heights and improved biodiversity and ecological outcomes.

Addressing these matters is likely to influence the PP significantly. To assist in planning a way forward Attachment 2 suggests alternative site opportunities for your consideration.

Should you wish to discuss this further or have any questions, please contact Peter Milles, Senior Urban Planner on

Yours faithfully,

Shane Cahill URBAN PLANNING SECTION MANAGER

Attachment 1

The matters outlined below need to be addressed before public exhibition. Including biodiversity, land use efficiency and strategy. Further information request items have been listed and these generally align with the Gateway determination conditions.

Biodiversity

CN's assessment of the amended Planning Proposal (PP) found the proposed development footprint does not adequately address biodiversity and ecological matters. BCD's authority response dated 15 February 2023 supports this stating key issues remain around avoidance of impacts to high value biodiversity. The BCD found, amongst other matters, that further regard is necessary to adequately meet requirements for the avoidance of impacts to high value biodiversity and providing sufficient habitat connectivity.

The site is one of the largest forested north-south biodiversity linkages left in the southwest part the Newcastle Local Government Area (LGA) that is zoned C4 Environmental living. This site is important to the HRP Objective 6 for Biodiversity conservation planning and corridor linkage at a landscape scale. It provides a direct non-gapped link to the south to a forested area of the Summerhill Waste Management Centre, Blue Gum Hills Regional Park and conservation zoned bushland towards the Link Road at West Wallsend.

While relatively narrow (less than 100m wide) the link north across Minmi Road to land zoned C2 Environmental Conservation (associated with the Hexham Wetlands) provides one of the few remaining lesser cleared links in this area. It connects the wetlands in the north to existing forest in the south. This link is part of the Watagans to Stockton Biodiversity Corridor and is a key corridor link and patch under the HRP. This corridor is particularly important over the long term as previously grazed parts of the southern Hexham Wetlands regenerate and/or receive rehabilitation.

The proposed development footprint includes areas of high biodiversity values and the areas proposed to be conserved are largely fragmented habitat. The Biodiversity Offsets Scheme (BOS) is based on the 'avoid, minimise, offset' hierarchy. Using this, proponents must:

- first consider whether the development can avoid a negative impact on the environment
- next consider whether the development can minimise any negative impacts that cannot
 be avoided
- once all reasonable steps to avoid or minimise environmental impacts have been exhausted, consider whether any remaining impacts can be offset.

The hierarchical criteria need to be met. Amongst other considerations, the proposed zoning boundaries primarily reflect topographical limitations of the site. This approach is documented in the amended PP page 80:

The Urban Design Study to provide an indicative subdivision lot layout has taken into consideration land stability, topography and slope analysis in determining the future development of the site including consideration to:

- Land within the site > than a slope of about 15%, is to be conserved in its natural bushland state and has been excluded from the area proposed for residential subdivision.
- Land within the site, with flatter slopes of 15% or less has been considered for the residential component of the site

Therefore, the majority of the steepest portion of the site is to be conserved in its natural bushland state and located in the proposed Environmental Conservation C2 zoning.

The R2 Low Density Residential zone proposed is on the easier to develop parts of the site and the proposed C2 Environmental Conservation zone is on the steeper, harder to develop parts of the site. It appears economic and engineering considerations rather than biodiversity values have led the proposal. The Gateway determination conditions require updating the PP so the zone boundary configuration and development controls achieve more optimal density and diversity of housing typologies up to four storeys, if this will lead to an increase in the amount of the site reserved for conservation. This aligns with the Hunter and Central Coast Regional Planning Panel decision (RR-2021-70 section 4.1) that the panel was not satisfied ecological considerations informed the proposed zone boundaries.

The amended PP does not comply with Strategy 6.3 of the HRP, nor does it demonstrate how the performance outcomes under the HRP's Objective 6 will be achieved, and therefore consistency with ministerial direction 3.1 Conservation Zones remains unresolved.

As outlined in the DPE Biodiversity Certification Fact Sheet No. 3, Biodiversity Certification scheme applications without CN support are discouraged by BCD and certification is unlikely.

Community title vs public ownership of conservation lands

CN assessed the PP's 'net public benefit' including the potential public ownership of the proposed C2 Environmental Conservation zoned land and the HRP's Objective 6. Consistent with the 'avoid, minimise and offset' hierarchy, CN's preference is to have the proposed C2 Environmental Conservation zoned lands dedicated as public lands. Such lands would be subject to an assessment for dedication considering maintenance cost, risks to public safety, contamination, titling and the like to determine if the asset is suitable.

The PP does not include details on any proposed biodiversity conservation mechanisms. CN have general concerns with natural areas managed under community title for biodiversity values relating to weed infestation, canopy loss, trail and watercourse erosion. Public ownership is preferred for conserving the environmental values of this site in perpetuity.

Dwelling yield and Infrastructure needs

The HRP identifies the site's C4 Environmental Living zone as within a Hunter UDP area (page 94). Further, the land is within the *National Pinch Point regionally significant growth area*. The HRP identifies regionally significant growth areas as those underpinning the ability to meet the regional plan's vision and objectives over the plan's life. The adopted version of HRP was not considered by the planning panel as part of the rezoning review.

The HRP's implied dwelling projections to 2041 include 17,850 dwellings, consistent with CN's LSPS and LHS forecasts. The HRP's Objective 5 plans for nimble neighbourhoods and diverse housing. The number of greenfield dwellings to meet the guidance targets for dwelling projections and housing benchmarks align with CN's dwelling assumptions in CN's Section 7.11 Western Corridor Development Contributions Plan. The contribution plan's *Table 3.1 Expected (planned future) development in the Western Corridor* identifies 110 dwellings, noting the contributions plan does not convey developable rights.

The amended PP is for up to 170 residential lots which exceeds the current infrastructure plan dwelling assumptions. However, the R2 Low Density Residential zone is not restricted to the subdivision of the site, as multi dwelling housing at higher densities could be delivered instead. This could see a doubling of the ultimate dwelling yield which was not considered in the supporting studies or infrastructure demand assumptions.

As a greenfield site, a proposal that exceeds the contribution plans Table 3.1 dwelling assumptions is not essential to CN achieving the HRP Objective 5 guidance for the greenfield and infill development mix and Table 6: Required Dwellings to 2041. The demand for more homes is to be balanced with the creation of great places and the retention of important ecological habitat in accordance with Housing Priority 1 of the LHS. The proposed dwelling yield should be revised and reduced to align with the HRP and CN policies, plans and strategies at 110 total dwellings.

Density, housing mix and height of building

The amended PP for 140 lots proposes a lower density than we would like to see for the efficient use of this land. The Fletcher-Minmi area would benefit from more diverse housing choice given the predominance of single detached dwellings and attached dual occupancies. To align with State and local housing policy and strategy such as the Newcastle Local Housing Strategy's (LHS) Housing Priority 2 and the HRP, CN would like to see greater diversity of housing types.

A higher dwelling density would be supported as the site has access to existing local centres along Minmi Road to the east, and a future local centre zoned along Minmi Road to the west as part of the staged concept approval and subsequent Winten subdivision DA2015/10393. The site is considered an inner suburban context area and should align with optimum density sought via Objective 5 of the HRP, on a dwellings per hectare rate.

CN acknowledge the site's characteristics will influence residential housing delivery. The HRP focus for mid rise housing diversity of up to 4 storeys is reflected in Gateway determination Condition 4 that refers to an increase in building height leading to opportunity to increase the area of the site reserved for conservation. DPE advice (ref: IRF23/12) from Daniel Thompson, Acting Executive Director Local and Regional Planning 10 January 2023 to CN states:

'Particularly, as this may lead to an overall improvement in public benefit for the community and conservation'.

The amended PP suggests the R2 Low Density Residential zone could experience infill development after its initial subdivision to achieve desired density. The Fletcher case study put forward is presented for development types of combined subdivision of land from one lot and creation of two Torrens title lots and Dual Occupancy, and Dual Occupancy. This case study put forward as justification for this PP does not show that the optimum density requirement will be achieved. This approach enables a low density outcome that may or may not experience further infill. As subdivision is enduring this is unlikely to meet an efficient use of the land into the longer term. The amended PP promotes that future infill development is likely based on the proposed 450m² lot size, whilst promoting detached housing as the most likely outcome. The justification is that the 450m² lots could be subdivided further to 200m² lots as has occurred in the case study is possible, but uncertain. At 450m² lots for the majority of the PP site area, density is calculated at 13 dwellings per hectare in accordance with the HRP and not 22 dwellings as represented in the PP report. The proposed density falls well short of optimum density as outlined in the Gateway determination.

Strategic merit considers planning for development over the planning horizon. Relying on possible future infill development post PP and post development application does not provide for orderly and efficient development of land and is not supported.

CN considers the density minimums of the inner suburban context area of 40 dwellings a hectare achievable through a diversity of lot sizes, typologies and building heights. Planning for a mix of housing typologies at the PP stage provides for more orderly and efficient use of land, meeting the Principles of Planning Priority 12 of the Newcastle Local Strategic Planning Statement (LSPS) and Housing Priority 2 of the Newcastle LHS.

Affordable Housing

CN is committed to increasing the supply of affordable housing. Council's Housing Policy sets an overall affordable housing target of 15 percent across the City aligning with priorities in the Newcastle 2040 Community Strategic Plan (CSP), LSPS and LHS. The PP notes "the supply of additional land for housing provides greater opportunity to increase the supply of affordable rental housing". Without appropriate intervention in the market, the supply of land is unlikely to contribute to the increase of affordable rental housing across the city. The PP is to provide greater detail on how the rezoning will contribute to the supply of affordable rental housing.

Open space and recreation

Infrastructure needs are to be met in line with CN Section 7.11 Western Corridor Local Infrastructure Contribution Plan. This plan requires local infrastructure including:

- open space and recreation facilities, such as local and district sporting facilities, local parks and playgrounds;
- o community facilities, such as multi-purpose community centres; and
- traffic and transport management facilities, such as upgraded roads, intersections, and cycle paths.

Infrastructure contributions are calculated based on the sites expected development of 110 dwellings. As the PP relies on existing infrastructure to service the future community, CN reiterates the importance of reducing the proposed dwelling yield to ensure existing and planned infrastructure can met future demand. Given the reliance on existing services, greater emphasis on street amenity is required including providing adequate provision for shared paths, connections and street trees throughout.

Information request items

The proponent is to submit the following for assessment to address the Gateway determination and matters raised in this information request:

Urban design

- 1. A revised Urban Design Study that guides the proposed changes to Newcastle Local Environmental Plan 2012 (NLEP) and the site specific Development Control Plan (DCP) is to address the following:
 - a. Revised zone boundaries that:
 - i. are informed by the opportunities and constraints of the site
 - ii. demonstrates an appropriate level of avoidance in accordance with the biodiversity mitigation hierarchy.
 - b. Indicative lot sizes and layouts that:
 - i. achieve the density, dwelling yield and typology mix requirements as outlined in this information request below. This may require testing and analysing various scenarios
 - ii. maximise environmental linkages and tree retention.
 - c. Revised access and movement networks that:
 - i. identifies a transport movement hierarchy showing the major circulation routes and connections. Your attention is drawn to previous comments made regarding the eastern road network and CN's desire to extend Kingfisher Drive to roundabout intersection at Minmi Rd/ Brookfield Avenue (east)
 - ii. promote passive and active recreation through street design.
 - d. Interface principles and transitional building heights
 - e. Planning Panel direction 4.2.1 for locating local open spaces within 400m of dwellings. C2 Environmental Conservation zone land is not considered appropriate as local open space.
 - f. Relocated asset protection zones (APZ) outside of C2 Environmental Conservation zoned land.
- 2. The Urban Design Study is to address Gateway Condition 4 and investigate appropriate zoning of land area for buildings of 3 to 4 storeys.
- 3. The Urban Design Study concept masterplan is inconsistent with the Strategic bushfire assessment, MJD Environmental, December 2021. This needs to be resolved.

Dwelling yield

4. To achieve the best planning outcome for the site, CN recommend the PP and associated studies consider a reduced dwelling yield with a maximum of 110 dwellings.

- 19
- 5. Given the NLEP R2 Low Density Residential zone facilitates a range of housing types including residences such as attached dwellings, multi dwelling housing and residential flat buildings, provide details of mechanisms that ensures the delivery of a development yield that aligns with yields planned for as part of any supporting studies.

Density

6. Evidence of achieving an optimum density for the site; an inner suburban context area of 40 dwellings per hectare will create a vibrant new urban neighbourhood. At present, the PP does not demonstrate how an appropriate minimum density will be achieved to satisfy Condition 4 of the Gateway determination and CN's local planning documents.

Mix of typologies

- 7. A mix of typologies through a combination of proposed NLEP amendments and DCP controls that is informed by the Urban Design Study.
- 8. The site specific DCP is to be amended to include an indicative lot and building typologies plan which includes a map and associated controls (i.e., minimum lot size and width based on each residential building type).

Height of building

- 9. Increase the amended PP height of building of 8.5m to up to 4 storeys at appropriate locations across the development footprint area. Have regard to:
 - a. HRP Objective 5 for 3 to 4 storeys adjoining or within walking distance of public open space adjoining the C2 Environmental Conservation zone.
 - b. Planning Panel urban design interface direction with transitioning building heights to a suitable built form and scale adjoining existing residential areas.

Biodiversity

Note: Comments raised below cannot yet be complete until CN has a finalised version of the biodiversity certification assessment report (BCAR) once notified by BCD.

- 10. The amended PP is to remove approximately 70% of the site's 10.65 ha of the threatened community Lower Hunter Spotted Gum Ironbark Forest in the Sydney Basin and NSW North Coast Bioregions. This does not demonstrate adequate avoidance or minimisation of impacts on this threatened ecological community and other threatened biodiversity matters that have been recorded on the site.
- 11. The proposed link road between the proposed eastern and western residential zoned precincts would seriously compromise the integrity of the existing forested south-north corridor on the site for all but the most mobile species. It will also act as a threat to many species (including highly mobile species such as Large Forest Owls) from increased risk of vehicle impacts, as well as provide additional edge effects. While the BCAR states this risk as minimal this is not evidenced, including published research to justify this statement. The east to west road between link intersecting the C2 Environmental Conservation zoned land should be removed.
- 12. The targeted species credit flora species surveys should meet the *NSW Guide to Surveying Threatened Plants and Their Habitats (DPIE), April 2020* in terms of methodology and seasonal requirements, for some species e.g. *Tetratheca juncea* this has not occurred. The required parallel field traverses do not appear to all be parallel and there are some gaps as shown in Figure 4 of the BCAR. We recommend surveys for relevant species be completed in accordance with the guidelines. For *Tetratheca juncea juncea* this should be during the required September-October survey period.
- 13. The Large-eared Pied Bat (*Chalinolobus dwyeri*) was potentially detected via ultrasonic acoustic survey (Anabat) while the Eastern Cave Bat (*Vespadelus troughtoni*) was probably detected via same method. According to the 'Species credit' threatened bats and their habitats NSW survey guide for the Biodiversity Assessment Method (OEH, 2018 p.15) regarding the Large-eared Pied Bat and Eastern Cave Bat: 'Acoustic detectors may be used; however, this method does not allow for reproductive status to

be identified. If acoustic detectors are the only survey method used and the target species is detected, breeding must be assumed and mapped in accordance with Table 2' of the guidelines. While no breeding habitat (caves, overhangs etc) was identified on the site for either species, Table 2 of the guidelines requires that all habitat for each species should also be mapped if present (i.e. including that described in Table 1). Table 1 of the guidelines states that in regard to features to include in species polygon for both species: 'All habitat on the subject land where the subject land is within 2km of caves, scarps, cliffs, rock overhangs and disused mines. Use high resolution aerial imagery and topographic maps to identify potential roost habitat features on the subject land when it is within 2km caves, scarps, cliffs etc. Species polygon boundary should align with Plant Community Types (PCTs) on the subject land the species is associated with (listed in the threatened biodiversity data collection) that are within 2km of identified potential roost habitat features.' The BCAR does not appear to comply with these requirements and does not assume presence of either species although Section 10.1, page 19 of the BCAR states the Large-eared Pied Bat forages on the site .

- 14. The BCAR does not provide sufficient data on impacts to hollow bearing trees (HBT). For example, a road is proposed close to 27 HBT shown in figure 3 potentially impacting the structural root zone. This impact was not identified or included in the offset requirements at figure 12. The BCAR should include a table of all HBT with sufficient information to justify their impact classification.
- 15. The BCAR lists several indirect impacts of the PP but does not consider the indirect impacts of increased predation by domestic dogs and cats, garden and other waste dumping, vehicle impacts, increased incidence of illegal fires and removal of vegetation for recreation purposes (cubby houses, informal bike tracks etc).
- 16. The BCAR incorrectly assumes the PP will have no indirect impact on water quality within drainage line and waterbody identified as Southern Myotis habitat. Indirect impacts of changed hydrology, nutrification, erosion and sedimentation are probable over the long term.
- 17. Poor weather conditions recorded on some of the survey dates (e.g. 26 November 2019, 23 November 2021, 19 January 2022, 2 February 2022, 22 April 2022, 9 March 2022, 22 April 2022, 25 May 2022, 11 July 2022, 15 July 2022, 28 March 2023) were not conducive to detection of many of the target fauna species.
- 18. Survey time for Little Eagle (*Hieraaetus morphnoides*) was outside the required survey period in Bionet Threatened Biodiversity Data Collection. Additional surveys within the specified survey period are required.
- 19. Condition classes assigned to the vegetation zones are inaccurate in some cases. All vegetation zones are assigned a condition of low or moderate, despite some having relatively high vegetation integrity scores. We recommend condition descriptions be updated to better describe the broad condition of the vegetation zones.
- 20. Consideration of cumulative impacts is required considering cumulative impacts of the proposed certification on the long-term viability of corridors and avoided areas in the context of approved and potential future development in the vicinity of the site.
- 21. The BCAR states "vegetation within the subject land appears to have been historically cleared for grazing and the harvesting of mine pit props" (MJD, 2023, p. 12). CNs historical aerial photography shows the site as mostly uncleared. Please evidence this statement, including the extent of clearing and location of clearing that occurred.
- 22. The PP is to be updated to remove reference to the possibility of establishing a Biodiversity Stewardship Agreement over proposed C2 Environmental Conservation land in accordance with the findings of the BCAR (MJD, 2023, p. 95).
- 23. The PP is to be updated to include further detail on the mechanism for biodiversity conservation for C2 Environmental Conservation zoned land. CN will consider dedication of environmental conservation land including drainage corridors at no cost after subdivision works are done, and where a Vegetation Management Plan has been established and maintained for a specified period to CN's satisfaction. Where CN is not in a position to accept then the dedication of the asset and other alternatives such as placing the asset under community title in accordance with the Local Government Act 1993 and the Community Land Management Act 1989 may be required.

24. The site is known to contain Aboriginal objects and its location within a cultural landscape (Burraghihnbihng – Hexham Swamp) means it is likely to contain further Aboriginal objects yet to be known/discovered. CN agrees with the recommendations of the Heritage Now report of 28 March 2023 for an archaeological test excavation. The testing must be brought forward to ensure it is done before submitting any development application, rather than before construction. This would inform development proposals enabling design changes to facilitate the protection and conservation of Aboriginal objects in-situ, rather than their destruction. If archaeological test excavations cannot be done under the NSW Government's Code of practice for Archaeological Investigation of Aboriginal Objects in NSW 2010 or the proposed activity will result in harm to Aboriginal objects, an Aboriginal Heritage Impact Permit is required from the relevant State Government Authority under the NSW *National Parks & Wildlife Act 1974* prior to commencement of this activity.

Traffic

- 25. Section 4.2 of the Traffic Impact Assessment (TIA) by Stantec describes the PP's 'main access road' in and out of the site as being the road from the north west corner of the site where it is proposed to share an intersection with the approved adjoining development by Winten under DA2015/10393. The TIA seeks to defer investigations of this western access to 'a later stage'. CN do not support this. For the following reasons it should be amended:
 - i. The Minmi Rd intersection associated the Winten development is in the last stage of the approved development and timing for the construction of this intersection is unknown.
 - ii. The Winten intersection is 'left in/left' only and cannot readily accommodate traffic coming from the west which will depend on traversing approximately 700m of (yet to be constructed) local roads internal to the Winten development.
 - iii. Eastbound vehicles would need to use the same 700m of internal local roads within the Winten development, exiting to Minmi Rd at the future traffic control signals (a round trip of approximately 1.3km) or turn left onto Minmi Rd at the shared intersection and travel westbound approximately 900m in order to turn around at the roundabout currently under construction by Winten (Stage1), a round trip of approximately 1.8km.
 - iv. Provision of a right turn lane at this western intersection is not feasible without impacting Winten's approved lot layout, approved road upgrades on Minmi Road, and will require further extension to culverts already approved for the Winten development and will adversely impact the existing eastbound transport stop in this location.
- 26. As previously advised through the PP process, Kingfisher Drive was constructed to permit, if development ever occurred on 505 Minmi Road, a future extension of Kingfisher Drive through to Minmi Road at the existing intersection of Brookfield Avenue (east). Brookfield Avenue has been constructed with allowance for a future single circulating lane roundabout. This existing intersection location should be the primary access point for ingress/egress from the proposed development land for the following reasons and the PP is to be amended to suit:
 - i. It provides direct, all direction ingress and egress.
 - ii. It provides for an extension of the existing bus route on Kingfisher Drive without back-tracking to Britannia Boulevard.
 - iii. It negates the need to use the emergency bushfire egress from Kingfisher Drive to Hebrides Road (required to permit Minmi East Stage 1A (by Winten) to proceed).
 - iv. It provides connectivity between the development land and land to the northern side of Minmi Road. The proposed intersection with the Winten development in the new corner of the site then also provides secondary vehicular access and

- facilities to the west. 27. The TIA is to be amended to reflect:
 - i. The ultimate dwelling yield that is to be achieved through the PP
 - ii. In addition to development sites shown in the TIA's Section 6.6, the assessment is to account for the 100+ additional dwellings yet to be constructed in Stage 10 of the approved Outlook Estate, opposite the site, at 302 Minmi Rd, Fletcher.
- 28. The TIA is to consider:
 - i. TIA's completed for DA2015/10393 (Minmi East Stage 1B approved) and DA2018/01351 (Minmi Precincts 3, 4 & 5 undetermined) for assumptions on background growth, trip generation, trip distribution and required road or intersection upgrades in lieu of making broad assumptions.
 - ii. The CN *Western Corridor Traffic and Transport Study*, prepared by Bitzios, 2019 and used in preparation of the current s7.11 Western Corridor Local Infrastructure Contributions Plan 2013 (2020 update).
- 29. Proposed pedestrian connectivity from the south west corner of the site would depend on paths and bridging structures not planned for in the adjoining Winten development. To inform pedestrian connectivity further detail on how this is to be achieved is required.

Public Utility Servicing

- 30. Update the Infrastructure servicing report prepared by ADW Johnston to account for an ultimate dwelling yield that is to be achieved through the PP.
- 31. The reference to the Infrastructure servicing report, ADW Johnston, November 2021 on page 6 of the Post Gateway Planning Proposal Final Report is to be updated to reflect the February 2022 report as referenced elsewhere in the document.

Bushfire

- 32. A preliminary assessment of the subject site and surrounds by the Rural Fire Service (RFS) identifies that steeper effective slopes exist beneath the hazard compared to the slopes assessed in the submitted Strategic Bush Fire Study, MJD Environmental, 2021. Due to the significant variation in the effective slopes identified, a revised subdivision layout may be required for the proposed lots to achieve compliance with Planning for Bush Fire Protection (PBP) 2019.
- 33. The RFS note proposed bush fire asset protection zones are within C2 Environmental Conservation zone land and that perimeter roads are not proposed for each residential lot adjacent to the hazard. This is inconsistent with C2 Environmental Conservation zone objectives and section 4.02.01(2) of the Newcastle Development Control Plan as it will require clearing and impacts on the conservation area and/or will reduce the total area of the proposed conservation zone to accommodate required bushfire protection measures. Amend the PP and supporting strategies accordingly.

Flooding

- 34. The submitted Appendix 13 Flood advice letter, prepared by Northrop dated 22 March 2023 addresses the Ministerial Directions in a general sense without flood modelling. This does not address the Gateway determination's Condition 2, that requires an analysis of the Probable Maximum Flood (PMF) flood event.
- 35. A detailed flood study is required by an appropriately qualified flood specialist. The study is to include modelling of pre and post-development flow regimes for the following events: 20% Annual Exceedance Probability (AEP), 10% AEP, 5% AEP, 2% AEP, 1% AEP and PMF.
- 36. Flood modelling results are to include flood levels, depth, velocity, hazard mapping and comparisons of pre-development scenarios and post-development scenarios. Modelling shall be used to demonstrate that the proposed development is suitable for

the site regarding risk to life and property as well as ensure flood levels, velocity and hazard are not made worse for surrounding properties or infrastructure.

37. The flood study should include a section that specifically addresses the Gateway determination, dated December 2022, including addressing the Ministerial direction 4.1 Flooding and Condition 2 of the Gateway, having regards to the modelling results.

Open Space and Recreation

- 38. If an outcome is achieved for a reasonable increase in C2 Environmental Conservation lands in the south / west of the site, CN would support a strip of land to the west of the eastern entrance road from Kingfisher Drive becoming multipurpose public managed land. This could be designed to accommodate:
 - Landscaped areas such as turf which can be readily managed to meet APZ requirements
 - Well placed stormwater quality treatment assets; dry flood detention assets and associated maintenance access
 - Cycleways
 - Crime Prevention Through Environmental Design (CPTED) compliant pedestrian access
 - Passive and Active Recreation 'managed' open space.
- 39. The interface between multipurpose land and retained native vegetation on C2 Environmental Conservation land needs careful consideration to reduce the maintenance burden required to protect the environmental values of those lands.

Site specific Development Control Plan

40. Attachment 3 provides CN comments on the proposed site specific development controls, Barr Planning, 2022. The PP is to be updated to reflect these comments.

Gateway determination

41. CN's assessment does not consider the amended PP has met Condition 1(a), 1(b), 2, 3 and 4 for the reasons outlined above. These conditions are to be met prior to the PP proceeding to public exhibition.

CN officers continue to be committed to working with you to achieve a suitable planning outcome for the site. We welcome discussion on the following alternative opportunities.

We have not received a Biodiversity Certification scheme referral notice under the *Biodiversity Conservation Act 2016* (BC Act). We are likely to need to provide comment on biodiversity matters once we have. Based on the information available now post Gateway determination on biodiversity, CN suggests the proponent investigate other opportunities e.g. providing the site as a National Park (by requesting the NSW Government to include it as part of the National Park Estate).

The contributions plan (which does not convey developable rights) as outlined by the Planning Panel identifies residential development assumptions of 110 dwellings appropriate in the context of infrastructure servicing, but subject to all other matters of planning consideration. This yield could achieve the inner suburban context area minimum density target potentially using residential typologies up to four storeys, with suitable building height transitions to the site edges.

A focus on this dwelling yield and density may support efforts towards avoiding and minimising the impacts to biodiversity. Denser more appropriately located development could limit edge effects, avoid habitat fragmentation for biodiversity corridors and water courses of the Blue and Green Grids.

The amended PP includes residential in the northeast portion of the site, subject to CN Biodiversity Certification scheme assessment. This location facilitates the bus collector connection. NLEP amendments to clauses and maps could potentially facilitate and accomplish this approach.

Attachment 3 – CN comment on Site specific development controls, Barr Planning, 2022

The PP seeks to amend the Urban Release Areas map to include the proposed residential component of the subject land as an urban release area. Clause 8.3 of the Newcastle Local Environmental Plan 2012 (NLEP) states:

8.3 Development control plan

- 1) The objective of this clause is to ensure that development on land in an urban release area occurs in a logical and cost-effective manner, in accordance with a staging plan and only after a development control plan that includes specific controls has been prepared for the land.
- 2) Development consent must not be granted for development on land in an urban release area unless a development control plan that provides for the matters specified in subclause (3) has been prepared for the land.
- 3) The development control plan must provide for all of the following
 - a. a staging plan for the timely and efficient release of urban land, making provision for necessary infrastructure and sequencing,
 - b. an overall transport movement hierarchy showing the major circulation routes and connections to achieve a simple and safe movement system for private vehicles, public transport, pedestrians and cyclists,
 - c. an overall landscaping strategy for the protection and enhancement of riparian areas and remnant vegetation, including visually prominent locations, and detailed landscaping requirements for both the public and private domain,
 - d. a network of active and passive recreation areas,
 - e. stormwater and water quality management controls,
 - f. amelioration of natural and environmental hazards, including bush fire, flooding and site contamination and, in relation to natural hazards, the safe occupation of, and the evacuation from, any land so affected,
 - g. detailed urban design controls for significant development sites,
 - *h.* measures to encourage higher density living around transport, open space and service nodes,
 - *i.* measures to accommodate and control appropriate neighbourhood commercial and retail uses,
 - *j.* suitably located public facilities and services, including provision for appropriate traffic management facilities and parking.
- 4) Subclause (2) does not apply to any of the following developments
 - a. a subdivision for the purpose of a realignment of boundaries that does not create additional lots,
 - b. a subdivision of land if any of the lots proposed to be created is to be reserved or dedicated for public open space, public roads or any other public or environmental protection purpose,
 - c. a subdivision of land in a zone in which the erection of structures is prohibited,
 - d. proposed development on land that is of a minor nature only, if the consent authority is of the opinion that the carrying out of the proposed development would be consistent with the objectives of the zone in which the land is situated.

The following assessment is based on the submitted PP and masterplan. This assessment should be used as a guide to assist in the development of a more refined site specific DCP. The site specific DCP is to be guided by the Urban Design Study and supporting documentation. CN advises the objectives and controls suggested as part of this assessment be considered and included where relevant following the revised Urban Design Study.

Proposed DCP Chapter	CN Comments
Land to which this section applies This section applies to all land within the heavy line marked on Map 1 – 505 Minmi	 Mapping to be updated to remove reference to zones. The proponent should consider if a staging plan is required, and if so, clearly identify proposed stages.
Road	
Image: Second	
Development (type/s) to which this section applies	 This section should be consistent with DCP chapters that apply to surrounding urban release areas
This section applies to all development within Minmi requiring development consent. The primary purpose is to guide development for the purposes of subdivision (and associated works) on the site, and to also provide guidance for other development types permissible on this land	

27

Related sections

The following sections of this DCP will also apply to development to which this section applies:

- Any applicable land use specific provision under Part 3.00
 - Note: Any inconsistency between the locality specific provision and a land use specific provision, the locality specific provision will prevail to the extent of the inconsistency.
- 4.02 Bush Fire Protection within mapped bushfire area/zone
- 4.03 Mine Subsidence within mine subsidence area
- 5.01 Soil Management works resulting in any disturbance of soil and/or cut and fill.
- 5.02 Land Contamination land on register/where risk from previous use
- 7.03 Traffic, Parking and Access
- 7.04 Movement Networks where new roads, pedestrian or cycle paths are required.
- 7.05 Energy Efficiency
- 7.07 Water Efficiency
- 7.08 Waste Management.

The following sections of this DCP **may** also apply to development to which this section applies:

- 4.04 Safety and Security development with accessibility to general public, access to laneways, communal areas, or residential with three or more dwellings
- 4.05 Social Impact where required under 'Social Impact Assessment Policy for Development Applications', 1999
- 5.03 Vegetation Management trees within 5m of a development footprint or those trees likely to be affected by a development.
- 5.04 Aboriginal Heritage known/likely Aboriginal heritage item/site and/or potential soil disturbance.
- 5.05 Heritage Items known heritage item or in proximity to a heritage item.
- 5.06 Archaeological Management known/likely archaeological site or potential soil disturbance

Related sections of the current DCP must be included

Additional information	 These documents contain indicative road and lot layouts that need to be revised and provided.
Strategic overview The site is situated on the southern side of Minmi Road opposite existing residential development to the north, and immediately adjoining existing residential development to the east and proposed residential development to the west. A corridor of conservation-zoned land separates the site from residential land to the southeast and the Summerhill Waste Management Centre to the south. Future development of the site will be clustered into an Eastern and Western precinct, connected by a local road. Development will be screened from Minmi Road by retention of a vegetated buffer area. A large area centrally located within the site will be rehabilitated and maintained as a conservation area.	 This section needs to be revised as this is not a strategic overview it is a site context description. The strategic overview should provide a synopsis of the site's strategic merit as an urban release area. Strategic overview is not to contain reference to Community title
Definitions A word or expression used in this development control plan has the same meaning as it has in Newcastle Local Environmental Plan 2012, unless otherwise defined in this development control plan. Other words and expressions referred to within this section are defined within Part 9.00 - Glossary of this plan.	 If applicable, please include definitions of any other words and expressions referred to within this section that has not otherwise been defined in the NLEP or within Part 9.00 – Glossary of the current DCP

Aims of this section	 Please outline the aims of this section, noting CN's suggestions.
 To ensure urban release land is developed to maximises the efficiency of existing infrastructure. To ensure urban release land is developed to achieve optimal density and diversity of housing typologies. To ensure that development of the site occurs in a manner which is sensitive to the environmental characteristics of the site and surrounding land uses. To ensure the ongoing management of C2 Environmental Land is achieved by incorporating best practice environmental management and water sensitive urban design methods. To ensure that the development of the site is integrated into the local road network. To provide attractive streetscapes which promote passive and active recreation. To provide a visual landscaped buffer along Minmi Road. 	
Indicative lot and building typologies plan Objective 1. To achieve the desired inner suburban dwelling density of 40 dwellings/ha 2. To achieve a diversity of housing types Controls	 Please include an indicative lot and building typologies plan which includes a map and associated controls (i.e., minimum lot size and width based on each residential building type). Controls are to be informed by the Urban Design Study

Access and movement network

Objective

- 1. Ensure the subdivision is designed to integrate with surrounding residential development and makes efficient use of existing road networks.
- 2. Neighbourhood streets are designed to prioritise pedestrians and promote active and passive recreation.

Controls

C1. Subdivision layout is to incorporate a collector road extending Kingfisher Drive to the intersection at Minmi Rd/ Brookfield Avenue (east).

C2. Subdivision works are to include road upgrades for access including a roundabout at the Intersection at Minmi Rd/ Brookfield Avenue (east), and kerb, gutter and footpath extension from existing infrastructure adjacent to 311 Minmi Road.

C3. The new roundabout at the intersection of Minmi Road and Kingfisher Drive is to incorporate pedestrian and cycle facilities.

C4. All proposed future lots are to be serviced by internal roads. No driveway access points are permitted onto Minmi Road.

C5. Roads are to be designed to provide adequate provision for shared paths, connections and street trees.

C6. A continuous footpath is provided within the APZ along the perimeter of the central conservation area.

Performance Outcome	Benchmark Solution
Avoid or minimise new intersections onto Minmi Road	 Vehicular access to the Eastern precinct is obtained via Kingfisher Drive.
	2. Vehicular access to the Western residential precinct is obtained from Minmi Road utilising an intersection shared with the adjoining approved subdivision.

- Please provide a transport movement hierarchy showing major circulation routes and connections to achieve a simple and safe movement system for private vehicles, public transport, pedestrians and cyclists in accordance with 8.3(3)(b) of the NLEP. This should be incorporated into the DCP section and not referenced under additional information.
- Note previous comments regarding the eastern road network and CN's desire to extend Kingfisher Drive to roundabout intersection at Minmi Rd/ Brookfield Avenue (east) intersection which has been designed with allowance for a 4-leg, single-lane roundabout. Kingfisher Drive was designed to allow a bus route and services (after having passed through 505 Minmi Rd) to continue onto Brookfield Avenue and service the 'Outlook Estate' on the northern side of Minmi Rd.
- The proposed access to Minmi Road on the western boundary of the site is not supported given the proximity to the approved left in/left out intersection and other upgrade works on Minmi Road, as required under the approved Minmi East Stage 1B development (DA2015/10393)

Provide traffic permeability within the	Subdivision of the site includes a
site	connecting road between the Eastern
	and Western residential precincts.
Development minimises visual impacts	A minimum 10-metre-wide strip of land
on Minmi Road	is retained as a vegetation buffer
	between Minmi Road and residential
	allotments within the Eastern precinct.
	(This buffer strip would form part of
	community association land).

Landscaping

Objective

- 1. To ensure the new development respects and enhances the local character and amenity.
- 2. Ensure significant landscape elements are retained and protected.
- 3. Ensure the visual amenity is maintained to nearby residential development.

Controls

C1. A Minimum 10-metre-wide strip of native vegetation land fronting Minmi Road is to be retained to maintain the landscape character and local amenity. Existing mature native vegetation is to be prioritised for retention.

C2. Streetscape elements utilise regional materiality such as sandstone, hardwood and steel and are detailed in the landscape plan. These elements will weave through the entry signage, fencing, street tree planting, furniture elements, paving and wayfinding signage to create a site wide character that integrates within and reflects the surrounding landscape and character.

- Please provide site specific landscaping controls in accordance with 8.3(3)(c) of the NLEP. This should be incorporated into the DCP section and not referenced under additional information.
- Landscape presentation to Minmi Road is a direction of the Planning Panel RR-2021-70.

Biodiversity

Objective

1. To preserve and enhance the biodiversity values of C2 Environmental Conservation lands adjoining the residential zoned land.

Controls

C1. A Vegetation Management Plan (VMP) is to be prepared by a suitably qualified person for approval. The VMP shall be prepared in accordance with CN's specifications and include, but not be limited to, the following:

- a. Meets the Urban Forest Policy goals and objectives
- b. A site assessment detailing vegetation communities present and management objective for the vegetation
- c. Management zones including bushfire asset protection zones.
- d. Site management including weed management, bushfire asset protection zone management and bush regeneration activities.
- e. Hydrological characteristics and flood probability for riparian areas and downstream wetlands
- f. Location of stormwater detention structures or water –sensitive urban design works
- g. Full list of existing plant species for revegetation work
- h. Maintenance periods and timeframe for implementation of the VMP
- i. Monitoring, performance criteria and reporting for the VMP.

C2. Roads resulting in fragmentation of conservation land will not be supported.

C3. Road batters are not to encroach into C2 Environmental Conservation land.

C4. An Urban Interface Area (UIA) will be required for on land that contains and/or adjoins significant vegetation.

C5. CN will consider dedication of environmental conservation land and drainage corridor at no cost after the subdivision works have been carried out and the VMP established and maintained for a specified period of time to CN's satisfaction. CN may not accept the dedication of the asset and other alternatives such as placing the asset under community title in accordance with the Local Government Act 1993 and the Community Land Management Act 1989 may be required.

- A UIA is a buffer to minimise both biotic (impacts of drainage infrastructure, weed invasion, nutrient increase etc.) and abiotic (noise, wind, dust, light, litter etc.) edge effects on land adjoining a proposed development site, thereby mitigating environmental impacts. Please include plan and section drawing in this section that illustrates how the UIA will be achieved.
- The VMP is to include on-going maintenance and management of the UIA.
- The VMP is to address ongoing land ownership and how this land will be managed in perpetuity.
- Walking trails are not appropriate within the C2 Conservation zone without confirmation from BCD.
- Roads resulting in further fragmentation of the biodiversity corridor are not supported.

Open space

Objective

1. Development provides passive and active recreation opportunities.

Controls

C1. Open space for the purpose of passive and active recreation is to be located entirely within residential zoned land.

	Developments October
Performance Outcome	Benchmark Solution
Subdivision allows safe and	A straight inter-allotment shared
convenient pedestrian/cycle	pathway is provided in the north east
access to Minmi Road	corner of the Eastern precinct linking to
	the existing footpath adjacent 311
	Minmi Road, Fletcher
Convenient pedestrian access is	A pathway is provided from the south
provided to the proposed	west corner of the Western precinct
neighbourhood centre and local	across the open space and creek line
park on Minmi to the west of the site	to the west and linking to the proposed
park on whithin to the west of the site	
	perimeter road within the Winten
	development
Proposed community association	- A continuous footpath is provided
land provides opportunity for	within the APZ along the perimeter
recreation.	of the central conservation area
iccication.	
	- Walking trails are provided within
	conservation zoned land.

- Walking trails are not appropriate within the C2 Environmental Conservation zone without support from BCD.
- Should BCD support walking trails through C2 land, they should be limited in number, width and aligned to reduce habitat fragmentation and track erosion.

- Controls relating to shared paths or movement are more appropriately listed under access and movement networks.

Bush fire protection

Objective

1. Ensure risks associated with bush fire, including projected increase in the occurrence and severity of hazards as a result of climate change, are appropriately and successfully managed through effective and innovative design, as well as in connection with the preservation of the ecological values of the site and adjoining lands.

Controls

C1. All bushfire Asset Protection Zones are to be located outside C2 Environmental Conservation Zones

C2. Road batters within Asset Protection Zones need to be configured so their grade and length supports ready maintenance and reduces weed ingress into C2 Environmental Conservation land.

Performance Outcome All residential allotments achieve a Bushfire Attack Level (BAL) rating of BAL 29 or less.	Benchmark Solution Asset protection zones are provided through a combination of perimeter roads and managed land adjacent to the road reserve on the opposite side
Perimeter roads are provided at all interfaces with bushfire-prone vegetation	of the road to dwelling lots. Subdivision of the site includes perimeter roads along the western and southern extent of the Eastern precinct and along the eastern and southern extent of the Western precinct.

Stormwater and water quality management	 Please provide site specific provisions for stormwater and water quality management in accordance with 8.3(3)(e) of
Objective To provide direction with regard to CN's requirements for the management of both the quality and quantity of stormwater runoff. 	the NLEP
Controls C1. Proposed site discharge points to waterways consider site acceptance criteria for CN's Standard Rock Outlet for Headwalls. C2. Water-sensitive urban design elements are incorporated into the subdivision, utilising land within Asset Protection Zones where possible and is not included in C2 Conservation zoned land	
Aboriginal cultural heritage	- Required as outlined in this information request.
 Objective Manage Aboriginal cultural heritage values to ensure enduring conservation outcomes. Preserve known Aboriginal cultural heritage sites. 	
Controls C1. Development will identify any areas of Aboriginal cultural heritage value that are within or adjoining the area of the proposed development, including any areas within the development site that will be retained and protected (and identify the management protocols for these). C2. Development is to be carried out in accordance with the recommendations of	

C2. Development is to be carried out in accordance with the recommendations of <insert> report.

Environmental conservation and landscape character

Objective

- Development of the site is consistent with the surrounding landscape character
- Development of the site achieves long-term biodiversity conservation outcomes

Performance Outcome	Benchmark Solution
Landscaping makes a positive contribution to the surrounding landscape charactor	Asset protection zones are provided through a combination of perimeter roads and managed land adjacent to the road reserve on the opposite side of the road to dwelling lots.
Stormwater is managed in a way that improves environmental and amenity outcomes	Land zoned for environmental conservation forms part of community land within a Community Title subdivision and is managed by the Community Corporation
Land zoned for environmental conservation is managed in perpetuity such that the biodiversity values of the land are protected	Land zoned for environmental conservation forms part of community land within a Community Title subdivision and is managed by the Community Corporation
Road design facilitates habitat connectivity for local native species	The connecting road between the Eastern and Western precincts is designed in consultation with a qualified ecologist to provide fauna crossing opportunities through retention of canopy trees either side of the road where possible and using supplementary planting.

- These controls are more appropriately captured elsewhere in this section or do not satisfy the direction of this information request letter.





Your ref: PP-2021-2262 Our ref: DOC23/35422

Andrew Donald Barr Property and Planning 92 Young Street Carrington, NSW 2294

Dear Andrew

505 Minmi Road, Fletcher Planning Proposal (PP-2021-2262)

I refer to the Planning Proposal for 505 Minmi Road, Fletcher submitted on 18 January 2023. The proposal relates to the rezoning of Lot 23 DP 1244350 under the Newcastle Local Environment Plan 2012 (NLEP 2012). The proposal seeks to rezone approximately 26.2 hectares (ha) of E4 Environmental Living to a combination of R2 Low Density Residential and C2 Environmental Conservation.

Biodiversity and Conservation Division (BCD) has reviewed the planning proposal, dated January 2020 and the Biodiversity Inventory Reports (BIR), dated January 2020 and December 2021.

BCD recommendations are provided in **Attachment A** and detailed comments are provided in **Attachment B.** If you have any further questions about this issue, please contact Steven Crick, Senior Team Leader Planning on **Exercise 1** or at <u>huntercentralcoast@environment.nsw.gov.au</u>

Yours sincerely

LUCAS GRENADIER A/Director Hunter Central Coast Branch Biodiversity and Conservation Division

15 February 2023

Enclosure: Attachments A and B



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BCD's recommendations

Planning Proposal for 505 Minmi Road, Fletcher

- 1. The planning proposal should address how the proposed rezoning includes provisions which facilitate the protection and conservation of environmentally sensitive areas pursuant to Ministerial Direction 3.1.
- 2. The planning proposal should be amended to be consistent with BIR dated December 2021.
- 3. The planning proposal should display further avoidance of *Biodiversity Conservation Act 2016* (BC Act) listed endangered ecological community (EEC) *Lower Hunter Spotted Gum Ironbark Forest in the Sydney Basin and NSW North Coast Bioregions.*
- 4. Provide adequate justification in accordance with the determination made by the Threatened Species Committee to exclude BC Act Listed EEC *Pittwater and Wagstaffe Spotted Gum Forest in the Sydney Basin Bioregion* from assessment.
- 5. All threatened species surveys should be conducted in accordance with relevant guidelines and Threatened Biodiversity Data Collection (TBDC). Justification must be provided for excluding species from targeted survey efforts.
- 6. Additional evidence such as photography or genetic report required to confirm presence of sugar glider (*Petaurus breviceps*) and absence of squirrel glider (*Petaurus norfolcensis*).
- 7. Further information should be provided regarding habitat features in accordance with section 3 and section 4 of BAM 2020.
- 8. It is recommended habitat connectivity between vegetation north and south of the proposal site is considered as per section 6.1.3 and section 8.2 of BAM 2020.
- 9. The proposed C2 zone should be protected and managed through a secondary mechanism such as a Biodiversity Stewardship Agreement.
- 10. The proponent has not demonstrated that the proposal is consistent with Ministerial Direction No.4.3(5) Flood Prone Land

Attachment B

BCD's detailed comments

Planning Proposal for 505 Minmi Road, Fletcher

Biodiversity

1. The planning proposal is inconsistent with Section 9.1 Ministerial Direction 3.1

Ministerial Direction 3.1 (1) issued under Section 9.1 of the *Environmental Planning and Assessment Act 1979* requires that a planning proposal include provisions that facilitate the protection and conservation of environmentally sensitive areas. This direction applies to all relevant planning authorities when preparing a planning proposal. The ecological assessment is incomplete; however, does identify High Environmental Values (HEV) on site, including:

- Lower Hunter Spotted Gum Ironbark Forest in the Sydney Basin and NSW North Coast Bioregions Endangered Ecological Community (EEC)
- 45 Hollow-bearing Trees
- Myotis macropus habitat

The planning proposal is inconsistent with Ministerial Direction 3.1 as it reduces the environmental protection standards that apply to the land by seeking to rezone land from C4 Environmental Living to R2 Low Density Residential and C2 Environmental Conservation. Furthermore, land identified as *Lower Hunter Spotted Gum Ironbark Forest in the Sydney Basin and NSW North Coast Bioregions* EEC is proposed to be rezoned as R2.

Recommendation 1

The planning proposal should address how the proposed rezoning includes provisions which facilitate the protection and conservation of environmentally sensitive areas pursuant to Ministerial Direction 3.1.

2. The planning proposal is not consistent with the most current Biodiversity Inventory Report

On February 2022, Department of Planning and Environment (DPE) received the BIR dated December 2021, which includes Biodiversity Assessment Method 2020 (BAM 2020) amendments and additional survey effort conducted in 2021. Appendix E of the Planning Proposal includes the BIR dated January 2020 and does not include BAM 2020 amendments or additional survey effort conducted in 2021.

Recommendation 2

The planning proposal should be amended to be consistent with the BIR dated December 2021.

3. Avoidance of BC Act listed endangered ecological community (EEC) Lower Hunter Spotted Gum Ironbark Forest in the Sydney Basin and NSW North Coast Bioregions

The planning proposal would result in the removal of up to 11.77 ha of *Lower Hunter Spotted Gum Ironbark Forest in the Sydney Basin and NSW North Coast Bioregions* EEC. Pursuant to section 6.4(1) of the BC Act, the applicant must firstly demonstrate appropriate and sufficient steps have been taken to avoid or minimise impacts to areas with vegetation mapped with

biodiversity values, and only then if satisfied, the relevant biodiversity conservation measures should be considered to offset or compensate any impacts such as from clearing.

The planning proposal fails to take all appropriate avoidance and minimisation measures for the EEC site. In order to adhere to the BC Act, further consideration should be given to ensure this EEC is sufficiently avoided or impacts minimised.

Recommendation 3

The planning proposal should display further avoidance of BC Act listed EEC Lower Hunter Spotted Gum Ironbark Forest in the Sydney Basin and NSW North Coast Bioregions.

4. Additional information is required to exclude BC Act Listed EEC *Pittwater and Wagstaffe Spotted Gum Forest in the Sydney Basin Bioregion* from assessment

The BIR identifies PCT 1589: Spotted Gum – Broad-leaved Mahogany – Grey Gum grass – shrub open forest on Coastal Lowlands of the Central Coast within the proposal site. BioNet Vegetation Classification indicates PCT 1589 is commensurate with *Pittwater and Wagstaffe Spotted Gum Forest in the Sydney Basin Bioregion* EEC. However, section 4.2 of the BIR states the PCT is not a threatened ecological community (TEC).

An assessor must consider information in the final determination made by the NSW Threatened Species Scientific Committee, and either list or exclude the TEC from the site. The determination for this ecological community states:

The ecological community has been recorded from the local government areas of Pittwater and Gosford, within the Sydney Basin Bioregion, and may occur elsewhere in the Bioregion.

Recommendation 4

The BIR should provide adequate justification in accordance with the determination made by the Threatened Species Committee for the exclusion of the BC Act Listed EEC *Pittwater and Wagstaffe Spotted Gum Forest in the Sydney Basin Bioregion* from assessment.

5. Additional information is required to demonstrate compliance with threatened species target survey requirements

Section 1.3 of the BIR prepared by MJD dated December 2021 states the BIR is updated to address the BCD letter dated 10 September 2019 which recommends that an assessment under Stage 1 and Stage 2 of the BAM should be undertaken for planning proposals that are likely to result in biodiversity impacts. This requires all threatened species assumed moderate or likely to occur within the proposal site to be surveyed as per relevant guidelines and the Threatened Biodiversity Data Collection (TBDC). Sufficient evidence should be provided within the assessment to demonstrate compliance with relevant guideline and the TBDC, including dates, timing and weather conditions. It is recommended additional information is provided or additional surveys are conducted for the following species:

- brush-tailed phascogale (*Phascogale tapoatafa*)
- common planigale (*Planigale maculata*)
- koala (*Phascolarctos cinereus*)
- powerful owl (*Ninox strenua*) (breeding)
- masked owl (Tyto novaehollandiae) (breeding)

- gang-gang cockatoo (*Callocephalon fimbriatum*) (breeding)
- glossy black-cocktaoo (Calyptorhynchus lathami) (breeding)
- pale-headed snake (*Hoplocephalus bitorquatus*)
- green and golden bell frog (*Litoria aurea*)

Evidence-based justification as per section 5.2.3 (2) of BAM 2020 is required to exclude species from targeted survey. Additional information to support exclusion of the following species is required:

- leafless tongue orchid (Cryptostylis hunteriana)
- rough doubletail (*Diuris praecox*)
- pokolbin mallee (*Eucalyptus pumila*)
- grove's paperbark (*Melaleuca groveana*)
- singleton mint bush (*Prostanthera cineolifera*)
- wallum froglet (Crinia tinnula)
- green-thigh frog (*Litoria brevipalmata*)
- mahony's toadlet (uperoleia mahonyi)

Recommendation 5

The BIR should be consistent with the requirements of the BAM Threatened species surveys should be conducted in accordance with relevant guidelines and TBDC. Justification must be provided for excluding species from targeted survey efforts.

6. Additional evidence required to differentiate sugar glider (*Petaurus breviceps*) and squirrel glider (*Petaurus norfolcensis*)

The BIR identifies the sugar glider on site. Sugar gliders (*Petaurus breviceps*) and squirrel gliders (*Petaurus norfolcensis*) are similar in appearance and can be difficult to distinguish between. Due to numerous records of squirrel glider (*Petaurus norfolcensis*) within and adjacent to the proposal site, further information is required to confidentially establish absence of squirrel glider (*Petaurus norfolcensis*) on site. Data such as photographs displaying scale or genetics should be included as an appendix. If evidence cannot be provided, it is recommended squirrel glider (*Petaurus norfolcensis*) presence is assumed and the BIR adjusted accordingly.

Recommendation 6

Additional evidence such as photography or genetic report should be provided to confirm presence of sugar glider (*Petaurus breviceps*) and absence of squirrel glider (*Petaurus norfolcensis*).

7. Provide further information should be provided for habitat features

Section 3.1.3 of the BAM 2020 requires the assessor to identify and map the following:

• rivers, streams, estuaries and wetlands

- karst, caves, crevices, cliffs, rocks and other geological features of significance
- connectivity of different areas of habitat

The BIR mentions rocky outcrops, however, does not provide mapped locations or photographs of the outcrops. The BIR should be amended to be consistent with *BAM 2020* requirements.

Section 4.3.4 (9) of *BAM 2020* requires the assessor to provide specifics such as dimensions and height above ground during a hollow-bearing tree assessment. It is recommended hollow-bearing tree data and labelled figure displaying location of hollow-bearing trees are included as an appendix.

Recommendation 7

Further information should be provided in the BIR regarding habitat features in accordance with section 3 and section 4 of BAM 2020.

8. Impacts to habitat connectivity should be considered

Large intact bushland exists to the north and south of the proposal site. Vegetation within the east and west of the proposal site form part of a corridor.

Section 1.4 of the Biodiversity Conservation Regulation 2017 (BC Regulation) notes habitat connectivity as a prescribed additional biodiversity impact. For all proposals, prescribed impacts must be assessed as per clause 1.6 of the *BC Regulation*.

It is recommended that the assessment considers impacts to connectivity as per section 6.1.3 and section 8.2 of BAM 2020.

Recommendation 8

It is recommended habitat connectivity between vegetation north and south of the proposal site is considered as per section 6.1.3 and section 8.2 of BAM 2020.

9. Additional security should be provided to proposed C2 Environmental Conservation Zone

The BIR states proposed C2 land will be conserved as a corridor, however, the planning proposal marks this zone as a conservation/open space which will include:

Innovative ways can be incorporated into the use of the land, to be retained within the site as open space, by the owners of individual residential lots for maintenance and embellishment of this area of land and also for permissible recreation and associated purposes for the future residents of the site.

A conservation corridor cannot serve as recreational space for landowners. The planning proposal does not provide for protection of the corridor or another mechanism which would ensure it is appropriately protected or managed. A second mechanism such as a Biodiversity Stewardship Agreement will be required to ensure the proposed C2 zone is managed in perpetuity for conservation.

Recommendation 9

The proposed C2 zone should be protected and managed through a secondary mechanism such as a Biodiversity Stewardship Agreement.

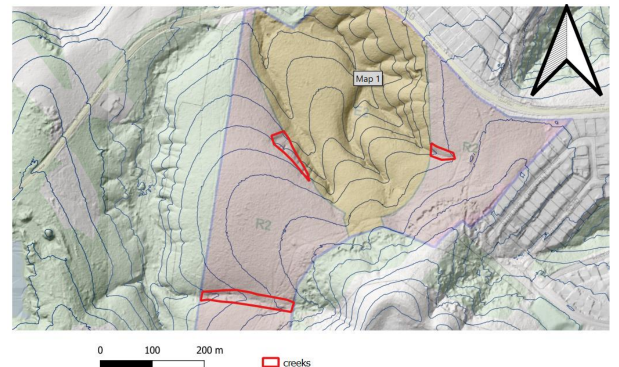
Flooding and flood risk

10. The proponent has not demonstrated that the proposal is consistent with Ministerial Direction No.4.3(5) Flood Prone Land

The rezoning proposal has not satisfactorily demonstrated consistency with the 9.1 Ministerial Directions on flooding.

Ministerial Direction No. 4.3(5) Flood Prone Land, issued in July 2021 under section 9.1(2), of the *Environmental Planning and Assessment Act 1979* states that land must not be rezoned from Recreation, Rural, Special Purpose or Environmental Protection Zones to Residential uses if it is within the flood planning area.

Creeks within the Proposed Residential Rezoning Extents



Local catchment flooding has not been assessed by the proponent. The site's topography shows several creek lines within the proposed R2 Residential rezoning extents. However, the flood planning area (which is typically 500mm above the 1% AEP flood level) for these creek lines has not been assessed.

Recommendation 10

BCD recommends that the proponent assesses local catchment flooding to determine the extents of the current flood planning area. And the proposed C2 Environmental Conservation zoning is extended to include all area below the flood planning level.