

Ipswich City Council

Ipswich Adopted Infrastructure Charges Resolution (No. 21) 20189

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Part 1 Introduction

1. Short title

This resolution may be cited as *Ipswich Adopted Infrastructure Charges Resolution (No. 21) 20189*.

2. Commencement

This resolution has effect on and from the day the making of this resolution by the local government is first uploaded on the relevant local government website.¹

Editor's note—See section 118(2) (Steps after making charges resolution) of the Planning Act 2016.

3. Planning Act 2016

- (1) This resolution is made under the Planning Act.
- (2) This resolution is to be read in conjunction with the following:
 - (a) the Planning Regulation;
 - (b) the Ipswich planning scheme.
- (3) This resolution is attached to but does not form part of the Ipswich planning scheme.

Editor's note—See section 118(1) (Steps after making charges resolution) of the Planning Act 2016.

4. Purpose

The purpose of this resolution is to state the following:

- (a) the adopted charges for providing the local government trunk infrastructure networks and distributor-retailer trunk infrastructure networks for development;
- (b) the levied charges to be levied by the local government for development for the demand placed on the local government trunk infrastructure networks;

¹ The making of this resolution by the local government was first uploaded on the Ipswich City Council website on 21 July 20189.

- (c) matters relevant to the working out of an offset and refund for a trunk infrastructure contribution for the local government trunk infrastructure networks for development.

5. Interpretation

- (1) The dictionary in schedule 1 defines words used in this resolution.
- (2) A word not defined in this resolution which is defined in the Planning Act has the meaning given in the Planning Act.
- (3) A word not defined in this resolution or the Planning Act has the meaning given to it by the edition of the Macquarie Dictionary that is current at the date this resolution takes effect, subject to section 14A (Interpretation best achieving Act's purpose) of the *Acts Interpretation Act 1954* and section 14 (Applicable provisions) of the *Statutory Instruments Act 1992*.

Editor's note—Section 14A(1) (Interpretation best achieving Act's purpose) of the Acts Interpretation Act 1954, which provides that in the interpretation of a provision of an Act the interpretation that will best achieve the purpose of the Act is to be preferred to any other interpretation, applies to a statutory instrument under section 14 (Applicable provisions) of the Statutory Instruments Act 1992.

Part 2 Adopted charges

6. Purpose of part 2

Part 2 states the following:

- (a) the adopted infrastructure charges for providing trunk infrastructure networks for development (**adopted charge**);
- (b) the **trunk infrastructure networks**, which are the following:
 - (i) for the local government—the trunk infrastructure for the local government's transport, public parks and community facilities infrastructure networks (**local government trunk infrastructure networks**);
 - (ii) for the distributor-retailer—the trunk infrastructure for the distributor-retailer's water service and wastewater service (**distributor-retailer trunk infrastructure networks**).
- (c) the date the adopted charges take effect (**applicable date**);
- (d) the part of the local government area to which the adopted charges apply (**applicable area**);
- (e) the uses to which the adopted charges apply (**applicable use**).

7. Adopted charges

- (1) The local government has before levied adopted infrastructure charges under the Planning Act on the following basis:
 - (a) the local government had before 30 June 2011 adopted *Planning Scheme Policy 5—Infrastructure (PSP 5)* which stated a charge for the trunk infrastructure networks for development;
 - (b) the adopted infrastructure charge was the lesser of a charge the local government could have obtained in relation to a development by imposing a condition of a development approval requiring a financial contribution under PSP 5 and the maximum adopted charge under the Planning Regulation;
 - (c) the proportion of the adopted infrastructure charge that could be charged by the distributor-retailer was determined by the Planning Regulation to be the proportion that the distributor-retailer was able to charge under PSP 5;
 - (d) the proportion of the adopted infrastructure charge that could be levied by the local government was the balance of the adopted infrastructure charge that was not the proportion of the adopted infrastructure charge that could have been charged by the distributor-retailer.

- (2) The local government has for the purpose of working out the adopted charges for the local government trunk infrastructure networks under this resolution determined the following:
- (a) a charge for each trunk infrastructure network based on PSP 5 (including indexation) for development which is included in schedule 2 (***trunk infrastructure network charges***) that comprise the following:
 - (i) a charge for each local government trunk infrastructure network (***local government trunk infrastructure network charge or LNC***);
 - (ii) a charge for each distributor-retailer trunk infrastructure network (***distributor-retailer trunk infrastructure network charge or DNC***);
 - (b) a total charge for all trunk infrastructure networks worked out by adding the *LNC* and the *DNC* (***total trunk infrastructure network charges or Total NC***);
 - (c) the proportion of the *DNC* to the *Total NC* being the proportion of the adopted infrastructure charge that could be charged by the distributor-retailer (***relevant proportion or RP***);
 - (d) the maximum adopted charge (***maximum adopted charge or MAC***) is to be applied by the local government as follows:
 - (i) for a reconfiguring a lot which is in the residential area or other area not in the commercial or industrial area, the amount of the *MAC* for a dwelling house (3 or more bedroom);
 - (ii) for a reconfiguring a lot which is in the commercial or industrial area, the nominated percent of the *MAC* for the use of the premises as prescribed in Table B in schedule 2;
 - (iii) for a material change of use, the amount of the *MAC* for the proposed use of the premises;
 - (e) the distributor-retailer's adopted charge cannot exceed the relevant proportion of the *MAC*.
- (3) The adopted charge (AC) for the local government trunk infrastructure networks is to be worked out by the local government as follows:
- (a) where *Total NC* is less than or equal to the *MAC*, *the LNC*;
 - (b) where *Total NC* is greater than the *MAC*, *the following calculation*:

$$\frac{\text{LNC}}{\text{Total NC}} \times \text{MAC}$$

Editor's note—For adopted charges for providing the local government trunk infrastructure networks—see section 113(1) (Adopting charges by resolution) and 114(1) (Contents—general) of the Planning Act 2016.

8. Trunk infrastructure networks for adopted charges

- (1) The local government trunk infrastructure networks are specified in the local government infrastructure plan.
- (2) The distributor-retailer trunk infrastructure networks are specified in the **distributor-retailer infrastructure planning instrument** which means the following:
 - (a) the distributor-retailer's water netserv plan under the SEQ Water Act;
 - (b) the interim connections policy and schedule of works under the SEQ Water Act adopted by the distributor-retailer if paragraph (a) is not applicable;
 - (c) the local government's local government infrastructure plan, if paragraphs (a) and (b) are not applicable.

9. Applicable date for the adopted charges

The applicable date for the adopted charges is the day this resolution has effect.

Editor's note—See section 2 (Commencement).

10. Applicable area for the adopted charges

The applicable area for the adopted charges is all of the local government area.

Editor's note—See section 114(2) (Contents—general) of the Planning Act 2016.

11. Applicable uses or activity for the adopted charges

- (1) The applicable uses or activity under the Ipswich planning scheme and the Springfield structure plan to which the adopted charges apply are stated in schedule 3.
- (2) The local government is to include a use or activity under the Ipswich planning scheme or Springfield structure plan as 'Any other use not listed, including a use that is unknown' in schedule 3, column 1 pursuant to the Planning Regulation based on an assessment of the use and the demand placed upon the trunk infrastructure networks.
- (3) The local government has indicatively included the uses or activity under the Ipswich planning scheme and the Springfield structure plan in schedule 3, column 2 and column 3 which are identified as an 'Other use' in schedule 3, column 1 pursuant to the Planning Regulation subject to an assessment of the use and the demand placed upon the trunk infrastructure networks.

Editor's note—See schedule 16, Table 1, column 1 and column 2, 'Other uses', of the Planning Regulation.

Part 3 Levied charges

12. Purpose of part 3

Part 3 states the following:

- (a) the applicable development for which adopted charges may be levied by the local government for development for the demand placed upon the local government trunk infrastructure networks (**levied charge**);
- (b) the method to be applied by the local government for working out the levied charge including the following:
 - (i) the adopted charge to be applied (**applied adopted charge**);
 - (ii) the additional demand placed upon the local government trunk infrastructure networks which will be generated by the development (**additional demand**);
 - (iii) the relief to be applied to the levied charge (**levied charge relief**);
 - (iv) the discount to be applied for a financial contribution (**prescribed financial contribution**):
 - (A) provided for in relation to a local government trunk infrastructure network under an infrastructure charging instrument for a previous development approval;
 - (B) which has been paid to the local government or otherwise satisfied under an infrastructure agreement between the applicant for the previous development approval and the local government for the provision of land, work or money for the local government trunk infrastructure networks; and
 - (C) which has not been reimbursed or otherwise previously applied against another financial contribution;
- (c) the method to be applied by the local government for working out the increase in the levied charge from the day the levied charge is levied to the day the levied charge is paid (**automatic increase**).

13. Applicable development for the levied charge

- (1) The levied charge may be levied for the following development:
 - (a) reconfiguring a lot;
 - (b) material change of use of premises.

- (2) The levied charge is not to be levied for the following:
- (a) works or use of premises authorised under the *Greenhouse Gas Storage Act 2009*, the *Mineral Resources Act 1989*, the *Petroleum Act 1923* or the *Petroleum and Gas (Production and Safety) Act 2004*; or
 - (b) development in a priority development area under the *Economic Development Act 2012*; or
 - (c) development by a department, or part of a department, under a designation; or
 - (d) development for a non-State school under a designation.

Editor's note—See section 113(3) (Adopting charges by resolution) of the Planning Act 2016.

14. Working out the levied charge

The levied charge for the development is to be worked out by the local government as follows:

$$LC = ((AC \times AD) - LCR) - D$$

Where:

LC is the levied charge for the development, which cannot be less than zero.

AC is the applied adopted charge for the development.

AD is the additional demand for the development.

LCR is the levied charge relief for the development.

D is the discount for the prescribed financial contribution.

15. Working out the applied adopted charge

The applied adopted charge for the development is to be worked out by the local government by applying the following:

- (a) the adopted charge worked out under section 7 (Adopted charges), if paragraph (b) does not apply;
- (b) the applied adopted charge for particular uses in schedule 4, if the local government considers that it should be applied having regard to the additional demand placed upon the local government trunk infrastructure networks which will be generated by the development.

16. Working out the additional demand

- (1) The additional demand for the development is to be worked out by the local government as follows:

$$AD = DD - DC$$

Where:

AD is the additional demand.

DD is the demand placed upon the local government trunk infrastructure networks which will be generated by the development (**development demand**).

DC is the demand placed upon the local government trunk infrastructure networks generated by existing or previous development if applicable (**demand credit**).

- (2) The development demand is worked out using the relevant unit of calculation for an adopted charge for the development in schedule 2 (**demand unit**).
- (3) The demand credit is to be worked out using the greater of the following:
 - (a) if the premises is subject to an existing use which is lawful and already taking place on the premises (**existing lawful use**) that places demand upon the local government trunk infrastructure networks, the demand generated for the existing lawful use using the applicable demand units for the use;
 - (b) if the premises is subject to a previous use which was lawful at the time it was carried out and is no longer taking place on the premises (**previous lawful use**) that placed demand upon the local government trunk infrastructure networks, the demand generated for the previous lawful use using the applicable demand units for the use;
 - (c) if the premises is a vacant lot (other than for a vacant lot in subsection (3)(e) below), the demand for one dwelling house (3 bedroom dwelling) in schedule 2;
 - (d) if the relevant local government trunk infrastructure network is the transport network and the premises are within the deemed demand area, the deemed demand for the deemed demand area in schedule 5 (**deemed demand**);
 - (e) if the premises is a vacant lot in a commercial or industrial area and a levied charge has been paid pursuant to section 7(2)(d)(ii), the demand calculated under section 7(2)(d)(ii).

Editor's note—See section 120 (2) and (3) (Limitation of levied charge) of the Planning Act 2016.

- (4) The demand credit for an existing lawful use or previous lawful use under subsections 3(a) and 3(b) is to be worked out by the local government prior to the time for the giving of the relevant approval to which the levied charge applies as follows:

Editor's note—A relevant approval is a development approval under the Planning Act 2016.

- (a) an applicant which is seeking the demand credit for an existing lawful use or previous lawful use is to:

- (i) give a notice in the prescribed form to the local government which provides evidence of the existing lawful use or the previous lawful use and the calculation of the demand credit; and
- (ii) pay the prescribed fee;

Editor's note—The prescribed fee may include local government's costs for determining the demand credit.

- (b) the local government is to:
 - (i) determine if a demand credit for the existing lawful use or the previous lawful use is applicable to the development;
 - (ii) work out the demand credit for the previous lawful use if applicable; and
 - (iii) give a notice to the applicant stating the outcome of the local government's determination.

Editor's note—The notice may be given in an infrastructure charges notice.

- (5) The demand credit for the deemed demand under subsection 3(d) is to be worked out by the local government prior to the time for the giving of the relevant approval to which the levied charge applies as follows:

Editor's note—A relevant approval is a development approval under the Planning Act 2016.

- (a) an applicant which is seeking the demand credit for the deemed demand is to:
 - (i) give a notice in the prescribed form to the local government which provides evidence of the following:
 - (A) the premises are within the deemed demand area;
 - (B) the existing lawful use and the calculation of the demand generated by the existing lawful use on the transport network;
 - (ii) pay the prescribed fee;

Editor's note—The prescribed fee may include local government's costs for determining the demand credit.

- (b) the local government is to:
 - (i) determine if the demand generated by the existing lawful use is applicable to the development;
 - (ii) if it is satisfied that there is no outstanding infrastructure contribution under a previous development approval, work out the deemed demand as follows:

$$DD = AD - ED$$

Where:

DD is the deemed demand.

AD is the assumed demand for the applicable deemed demand area in schedule 5.

ED is the demand generated by the existing lawful use on the transport network which is applicable to the development.

- (iii) give a notice to the applicant stating the outcome of the local government's determination.

Editor's note—The notice may be given in an infrastructure charges notice.

- (6) The demand credit under subsection 3(e) is to be worked out by the local government prior to the time for the giving of the relevant approval to which the levied charge applies as follows:

- (a) an applicant which is seeking the demand credit is to:

- (i) give a notice in the prescribed form to the local government which provides evidence of the following:

- (A) application details and any relevant conditions relating to the payment of the levied charge made under section 7(2)(d)(ii);

- (B) receipt of the payment of the levied charge made under section 7(2)(d)(ii);

- (C) the infrastructure agreement under which payment of the levied charge has been satisfied (where relevant);

- (ii) pay the prescribed fee;

Editor's note—The prescribed fee may include local government's costs for determining the demand credit.

- (b) the local government is to determine if the demand credit is applicable to the development.

- (7) A demand credit is only to be provided to a maximum amount equal to the development demand.

17. Working out the levied charge relief

- (1) The amount of the levied charge relief for the development is to be worked out by the local government as follows:

$$LCR = AC \times AD \times PR$$

Where:

LCR is the levied charge relief.

AC is the applied adopted charge for the proposed development worked out under section 15 (Working out the applied adopted charge).

AD is the additional demand for the proposed development worked out under section 16 (Working out the additional demand).

PR is the relevant percentage of levied charge relief stated in schedule 6.

- (2) The levied charge relief for the development is to be worked out by the local government prior to the time for the giving of the relevant approval to which the levied charge applies as follows:

Editor's note—A relevant approval is a development approval under the Planning Act 2016.

- (a) an applicant which is seeking the levied charge relief is to:
- (i) give a notice in the prescribed form to the local government which provides evidence of the following:
 - (A) the applicant is a prescribed community organisation;
 - (B) the proposed development is a prescribed community development;
 - (C) the calculation of the amount of the levied charge relief; and
 - (ii) pay the prescribed fee;

Editor's note—The prescribed fee may include local government's costs for determining the levied charge relief.

- (b) the local government is to:
- (i) determine if the applicant is a prescribed community organisation and the proposed development is a prescribed community development;
 - (ii) if it accepts that the applicant is a prescribed community organisation and the proposed development is a prescribed community development, work out the levied charge relief; and
 - (iii) give a notice to the applicant stating the outcome of the local government's determination.

Editor's note—The notice may be given in an infrastructure charges notice.

18. Working out the discount for the prescribed financial contribution

- (1) The amount of the discount for the prescribed financial contribution is to be worked out by the local government as follows:

$$D = PFC - (AC - DC)$$

Where:

D is the discount which cannot be less than zero.

PFC is the amount of the prescribed financial contribution.

AC is the applied adopted charge for the proposed development worked out under section 15 (Working out the applied adopted charge).

DC is the demand credit if applicable worked out under section 16 (Working out the additional demand).

- (2) The discount for the prescribed financial contribution is to be worked out by the local government prior to the time for the giving of the relevant approval to which the levied charge applies as follows:

Editor's note—A relevant approval is a development approval under the Planning Act 2016.

- (a) an applicant which is seeking the discount for the prescribed financial contribution is to:
 - (i) give a notice in the prescribed form to the local government which provides evidence of the prescribed financial contribution and the calculation of the discount; and
 - (ii) pay the prescribed fee;

Editor's note—The prescribed fee may include local government's costs for determining the discount for prescribed financial contribution.
- (b) the local government is to:
 - (i) determine if the discount for a prescribed financial contribution is applicable to the development;
 - (ii) work out the discount for the prescribed financial contribution if applicable; and
 - (iii) give a notice to the applicant stating the outcome of the local government's determination.

Editor's note—The notice may be given in an infrastructure charges notice.

19. Working out the automatic increase

- (1) The automatic increase of the levied charge is to be worked out by the local government as the amount which is equal to the increase calculated by using the index stated in the Planning Act.

Editor's note—See section 114(3)(b), (4) and (6) (Contents—general) of the Planning Act 2016.

- (2) However the amount of the automatic increase of the levied charge must not be more than the amount of the increase prescribed by the Planning Act.

Editor's note—See section 114(5) (Contents—general) of the Planning Act 2016.

- (3) The automatic increase is only to be worked out by the local government following a period of twelve (12) months from the date of a development approval.

Part 4 Offset and refund for trunk infrastructure

20. Purpose of part 4

Part 4 states the following matters relevant to the working out of an offset or refund for the provision of trunk infrastructure for the local government trunk infrastructure networks for development:

- (a) the criteria for trunk infrastructure to be applied by the local government in deciding if development infrastructure is trunk infrastructure (***identified trunk infrastructure criteria***);
- (b) the method to be applied by the local government for working out the cost of trunk infrastructure for an offset or refund where an applicant is required under a condition of a relevant approval to provide land or work for the following trunk infrastructure for local government trunk infrastructure networks (***trunk infrastructure contribution***):

Editor's note—A relevant approval is a development approval under the Planning Act 2016.

- (i) ***identified trunk infrastructure***—development infrastructure which is identified in the local government infrastructure plan;

Editor's note—See section 127 (Application and operation of subdivision) and 128(1)(a) (Necessary infrastructure conditions) of the Planning Act 2016.

- (ii) ***different trunk infrastructure***—development infrastructure which:

- (A) is an alternative to the identified trunk infrastructure; and

- (B) delivers the same desired standards of service for the network of development infrastructure stated in the local government infrastructure plan;

Editor's note—See section 127 (Application and operation of subdivision) and 128(1)(b) (Necessary infrastructure conditions) of the Planning Act 2016.

- (iii) ***necessary trunk infrastructure***—development infrastructure which is not identified trunk infrastructure or different trunk infrastructure that satisfies the identified trunk infrastructure criteria and is necessary to service development;

- (iv) ***prescribed trunk infrastructure***—development infrastructure which is not identified trunk infrastructure, different trunk infrastructure or necessary trunk infrastructure that becomes trunk infrastructure under the Planning Act;

- (c) whether an offset or refund applies and if so the details of the offset and refund and the timing of the offset and refund.

21. Identified trunk infrastructure criteria

The identified trunk infrastructure criteria for deciding that development infrastructure is trunk infrastructure are the following:

- (a) that the development infrastructure is necessary to service development consistent with the assumptions about the type, scale, location or timing of future development stated in the local government infrastructure plan;
- (b) that the development infrastructure complies with the criteria in schedule 7.

22. Working out the establishment cost

The establishment cost for a trunk infrastructure contribution is to be worked out by the local government using the following:

- (a) for the calculation of the establishment cost—the method in section 23 (Calculation of the establishment cost);
- (b) for the recalculation of the establishment cost for work calculated under paragraph (a)—the method in section 24 (Recalculation of the establishment cost for work);
- (c) for the recalculation of the establishment cost for land calculated under paragraph (a)—the method in section 25 (Recalculation of the establishment cost for land).

23. Calculation of the establishment cost

- (1) The establishment cost for a trunk infrastructure contribution is to be worked out by the local government using any of the following:
 - (a) the planned estimate of the trunk infrastructure contribution;
 - (b) a cost-based estimate of the establishment cost for the trunk infrastructure contribution determined by the local government using first principles estimating;
 - (c) an estimate of the establishment cost for the trunk infrastructure contribution reasonably determined by the local government.
- (2) The **planned estimate** of the trunk infrastructure contribution if:
 - (a) the whole of an item of identified trunk infrastructure—is the **planned cost** being the amount of the value of the item stated in schedule 8;
 - (b) part of an item of identified trunk infrastructure—is the estimate of the proportion of the planned cost of the item of identified trunk infrastructure applicable to the trunk infrastructure contribution having regard to the method used by the local government to work out the planned cost of the item of identified trunk infrastructure stated in the extrinsic material to the local government infrastructure plan; and

- (c) different trunk infrastructure, necessary trunk infrastructure or prescribed trunk infrastructure—is the estimate of the planned cost of the infrastructure having regard to the method used by the local government to work out the planned cost of the identified trunk infrastructure for the network of development infrastructure stated in the extrinsic material to the local government infrastructure plan.

24. Recalculation of the establishment cost for work

Market cost

- (1) The establishment cost for a trunk infrastructure contribution for work may be recalculated by the local government at the request of the applicant by using the market cost for the work.
- (2) The **market cost** for the work is the estimate of the cost of the design and construction of the work:
- (a) including the following:
- (i) the construction cost for the work;
 - (ii) construction on costs for the work which do not exceed the maximum construction on costs stated in schedule 9 for the following:
 - (A) the cost of survey for the work;
 - (B) the cost of geotechnical investigations for the work;
 - (C) the cost of only detailed design for the work;
 - (D) the cost of project management and contract administration;
 - (E) the cost of environmental investigations for the work;
 - (F) a portable long service leave payment for a construction contract for the work;
 - (iii) risk and contingencies which do not exceed 10% for the cost of that part of the of the work in a construction contract which is subject to a contingency.

Example—

A construction contract for a trunk road infrastructure network item may state a contingency for pavement design and service relocation.

- (b) excluding the following:
- (i) the planning of the work;
 - (ii) a cost of carrying out temporary infrastructure;

- (iii) a cost of carrying out other infrastructure which is not part of the trunk infrastructure contribution;
 - (iv) a cost of the decommissioning, removal and rehabilitation of infrastructure identified in paragraphs (ii) and (iii);
 - (v) a part of the trunk infrastructure contribution provided by:
 - (A) the local government; or
 - (B) a person, other than the applicant or a person engaged by the applicant;
 - (vi) a cost to the extent that GST is payable and an input tax credit can be claimed for the work;
 - (vii) a cost attributable directly or indirectly to the failure of an applicant or a person engaged by the applicant to perform and fulfil a relevant approval for the work;
- Editor's note—A relevant approval is a development approval under the Planning Act 2016.*
- (viii) a cost caused or contributed to by a negligent or wilful act or omission by the applicant or a person engaged by the applicant;
 - (ix) a cost of carrying out development infrastructure which is only made necessary by the development and does not contribute to the function of the trunk infrastructure item;
 - (x) a cost of carrying out trunk infrastructure which relates to another development infrastructure network;
 - (xi) a cost of carrying out development infrastructure which is replacing existing infrastructure with different infrastructure in another development infrastructure network;
 - (xii) a cost of existing development infrastructure which services or is planned to service existing or future demand that is replaced by the trunk infrastructure contribution.

Determining the market cost

- (3) The local government is to, prior to the applicant starting the construction of the work, determine the market cost for the work as follows:
 - (a) the applicant is to undertake an open tender process for the work;
 - (b) the applicant is to:
 - (i) give to the local government a notice in the prescribed form which states the following:
 - (A) an open tender process has been conducted;
 - (B) the tenders received;
-

- (C) the applicant's preferred tenderer and where the trunk infrastructure contribution is trunk road infrastructure a statement demonstrating the tender is from a **suitably qualified civil contractor**;
- (D) the applicant's reason for the preferred tenderer;
- (E) the terms of the construction contract for the work;
- (F) a plan for each development infrastructure network clearly showing the extent of the work for which an offset is sought;
- (G) the applicant's calculation of the market cost for the work; and

Editor's note—Tenders for the development of trunk road infrastructure are only to be accepted from a suitably qualified civil contractor.

- (ii) pay the prescribed fee;

Editor's note—The prescribed fee may include local government's costs for determining the market cost.

- (c) the local government may, within 15 business days of the date the notice under paragraph (b) is received by the local government, give a notice to the applicant which states that the applicant is to provide to the local government a document to enable the local government to determine the market cost including without limitation the following:
 - (i) details in respect of a construction contract for the work;
 - (ii) a plan for each development infrastructure network clearly showing the scope of the work for which an offset is sought;
- (d) the applicant is to comply with a notice given by the local government to the applicant under paragraph (c);
- (e) the local government is to as soon as reasonably practicable determine the market cost acting reasonably having regard to the matters in paragraphs (a) to (d);
- (f) the local government after determining the market cost is to as soon as reasonably practicable:
 - (i) give to the applicant a notice which states the following:
 - (A) the local government's calculation of the market cost for the work and the reason for any difference from the applicant's calculation;
 - (B) the establishment cost for the work; and
 - (ii) issue an amended infrastructure charges notice.

Adjustment of the establishment cost

- (4) The local government is to, after the completion of the construction of the work and prior to the date for the payment of a levied charge, determine an adjustment to the establishment cost as follows:
- (a) this subsection only applies to a cost of work (**prescribed cost**) if the cost:
- (i) would have formed part of the market cost used to work out the establishment cost for the work; and
- (ii) was not included in the market cost used to work out the establishment cost or was included in the market cost used to work out the establishment cost but was for an amount less than the prescribed cost; and
- (iii) was included in the market cost used to work out the establishment cost but was subject to a contingency stated in subsection (2)(a)(iii);
- (b) the applicant may, prior to 15 business days after the applicant has completed the work:
- (i) give to the local government a single notice which is to state the following:
- (A) that the applicant requests that the local government adjust the establishment cost to take account of the prescribed cost;
- (B) all information reasonably necessary to establish the calculation of the prescribed cost and that the cost is a prescribed cost;
- (C) the applicant's calculation of the prescribed cost; and
- (ii) pay the prescribed fee if paragraph (i) applies.
- Editor's note—The prescribed fee may include local government's costs for determining whether the establishment cost is to be adjusted.*
- (c) the local government may, within 15 business days of the date the notice under paragraph (b) is received by the local government, give a notice to the applicant which states that the applicant is to provide to the local government a document to enable the local government to determine the value of an adjusted establishment cost;
- (d) the applicant is to comply with a notice given by the local government to the applicant under paragraph (c);
- (e) the local government is to as soon as reasonably practicable determine whether the establishment cost is to be adjusted acting reasonably having regard to the matters in paragraphs (a) to (d);

- (f) the local government after determining whether the establishment cost is to be adjusted, is to as soon as reasonably practicable:
 - (i) give to the applicant a notice which states the following:
 - (A) the local government's calculation of the adjusted establishment cost for the work and the reason for any difference from the applicant's calculation;
 - (B) the establishment cost for the work; and
 - (ii) issue an amended infrastructure charges notice.

25. Recalculation of the establishment cost for land

- (1) The establishment cost for a trunk infrastructure contribution for land may be recalculated by the local government at the request of the applicant using the current market value of the land.
- (2) The **current market value** of the land is the difference, determined by using the before and after method of valuation of the whole of the subject premises, between the value of the subject premises including the land and the value of the subject premises excluding the land.
- (3) The local government is to, prior to the date of payment of the levied charge, determine the market value of the land as follows:
 - (a) the applicant is to provide to the local government the following:
 - (i) a notice in the prescribed form requesting the recalculation of the establishment cost for the land;
 - (ii) a valuation of the land undertaken by a certified practicing valuer;
 - (iii) the prescribed fee;

Editor's note—The prescribed fee may include the local government's costs of the recalculation process including the cost of the registered valuer and independent certified practicing valuer.
 - (b) the local government may, if the matters in paragraph (a) are satisfied, refer the valuation to a registered valuer to assess whether the valuation is consistent with the current market value;
 - (c) the local government is to decide whether to:
 - (i) accept the valuation; or
 - (ii) reject the valuation;
 - (d) the local government is to, if it accepts the valuation:
 - (i) give to the applicant a notice stating the establishment cost for the land; and

- (ii) index the establishment cost for the land using the CPI from the date of the accepted valuation to the date stated in the amended infrastructure charges notice;
- (e) the local government is to, if it rejects the valuation, refer the valuation to an independent certified practicing valuer to:
 - (i) assess whether the valuation is consistent with the current market value; and
 - (ii) undertake a valuation of the land if the valuation is assessed as not consistent with the current market value;
- (f) the local government is to, upon the determination of the independent certified practicing valuer's valuation:
 - (i) give to the applicant a notice stating the establishment cost for the land;
 - (ii) index the establishment cost for the land using the CPI from the date of the independent certified practicing valuer's valuation to the date stated in the amended infrastructure charges notice; and
 - (iii) issue an amended infrastructure charges notice;
- (g) the local government however is not required to refer the valuation to the registered valuer or the independent certified practising valuer if the applicant has not paid to the Council the prescribed fee including the costs of the registered valuer under paragraph (b) and the independent certified practicing valuer under paragraph (e).

26. Calculation of the actual cost

- (1) The **actual cost** for the work is the cost of the design and construction of the work:
 - (a) including the following:
 - (i) the construction cost for the work;
 - (ii) construction on costs for the work which do not exceed the maximum construction on costs stated in schedule 9 for the following:
 - (A) the cost of survey for the work;
 - (B) the cost of geotechnical investigations for the work;
 - (C) the cost of only detailed design for the work;
 - (D) the cost of project management and contract administration;
 - (E) the cost of environmental investigations for the work;

- (F) a portable long service leave payment for a construction contract for the work;
- (iii) risk and contingencies which do not exceed 10% for the cost of that part of the work in a construction contract which is subject to a contingency.

Example—

A construction contract for a trunk road infrastructure network item may state a contingency for pavement design and service relocation.

- (b) excluding the following:
- (i) the planning of the work;
- (ii) a cost of carrying out temporary infrastructure;
- (iii) a cost of carrying out other infrastructure which is not part of the trunk infrastructure contribution;
- (iv) a cost of the decommissioning, removal and rehabilitation of infrastructure identified in paragraphs (ii) and (iii);
- (v) a part of the trunk infrastructure contribution provided by:
- (A) the local government; or
- (B) a person, other than the applicant or a person engaged by the applicant;
- (vi) a cost to the extent that GST is payable and an input tax credit can be claimed for the work;
- (vii) a cost attributable directly or indirectly to the failure of an applicant or a person engaged by the applicant to perform and fulfil a relevant approval for the work;

Editor's note—A relevant approval is a development approval under the Planning Act 2016.

- (viii) a cost caused or contributed to by a negligent or wilful act or omission by the applicant or a person engaged by the applicant;
- (ix) a cost of carrying out development infrastructure which is only made necessary by the development and does not contribute to the function of the trunk infrastructure item;
- (x) a cost of carrying out trunk infrastructure which relates to another development infrastructure network;
- (xi) a cost of carrying out development infrastructure which is replacing existing infrastructure with different infrastructure in another development infrastructure network;

- (xii) a cost of existing development infrastructure which services or is planned to service existing or future demand that is replaced by the trunk infrastructure contribution.

Editor's note—Trunk road infrastructure works are only to be carried out by a suitably qualified civil contractor.

27. Application of an offset and refund

The following apply if a trunk infrastructure contribution services or is planned to service premises other than premises the subject of the relevant approval and an adopted charge applies to the development the subject of the relevant approval:

Editor's note—A relevant approval is a development approval under the Planning Act 2016.

- (a) an **offset**—where the cost for the trunk infrastructure contribution calculated in accordance with section 28 (Information about an offset and refund) is equal to or less than the levied charge; and
- (b) a **refund**—where the cost for the trunk infrastructure contribution calculated in accordance with section 28 (Information about an offset and refund) is more than the levied charge.

28. Information about an offset and refund

- (1) If an offset applies, the cost for the trunk infrastructure contribution is to be worked out by the local government in accordance with:
 - (a) for the calculation of the establishment cost section 23 (Calculation of the establishment cost);
 - (b) for the recalculation of the establishment cost for work calculated under paragraph (a) section 24 (Recalculation of the establishment cost for work);
 - (c) for recalculation of the establishment cost for land calculated under paragraph (a) section 25 (Recalculation of the establishment cost for land);
 - (d) for calculation of the **actual cost** for work section 26 (Calculation of the actual cost) where less than the establishment cost for work calculated under paragraph (a).

*Editor's note—Calculation of an offset and refund for work pursuant to subclause (1)(d) will be used when the details provided in accordance with section 29(1)(b) (Timing of an offset and refund) evidence that the **actual cost** is less than the establishment cost for work calculated pursuant to subclause (1)(a).*

- (2) If a refund applies, the refund is to be worked out by the local government as the amount equal to the difference between the cost for the trunk infrastructure calculated in accordance with subsection 28(1) and the amount worked out by applying the adopted charge to the premises as follows:

$$R = C - LC$$

Where:

R is the refund amount.

C is the cost of the trunk infrastructure provided.

LC is the levied charge.

29. Timing of an offset and refund

- (1) An applicant entitled to seek an offset or refund for the trunk infrastructure contribution is to:
 - (a) give to the local government a notice in the prescribed form which states the following:
 - (i) the date the trunk infrastructure contribution the subject of an offset or refund was lawfully completed;
 - (ii) that the trunk infrastructure contribution has been provided in accordance with the relevant approval for the trunk infrastructure contribution;

Editor's note—A relevant approval is a development approval under the Planning Act 2016.
 - (b) for works, unless the cost of the trunk infrastructure contribution has been determined in accordance with section 24 (Recalculation of the establishment cost for work), provide full details of the **actual cost** in the form of the tender documentation including any variations, invoices and proof of payments; and
 - (c) pay the prescribed fee.

Editor's note—The prescribed fee may include the local government's costs for determining the matters in subsection (1)(a) and (1)(b).
- (2) The local government is to as soon as reasonably practicable after receiving a notice under subsection (1):
 - (a) determine whether the trunk infrastructure contribution has satisfied the matters in subsections (1)(a) and (1)(b); and
 - (b) give to the applicant a notice stating the outcome of the local government's determination.
- (3) The local government if satisfied of the matters in subsections (1)(a) and (1)(b) is to, unless otherwise provided for in an infrastructure agreement:
 - (a) for an offset—set off the cost determined in accordance with section 28 (Information about an offset and refund) for the trunk infrastructure contribution against the levied charge when the levied charge stated in the infrastructure charges notice is payable under the Planning Act;
 - (b) for a refund—give the refund when stated in the infrastructure charges notice.

- (4) The local government has adopted a policy position in relation to the determination in an infrastructure charges notice of when a refund is to be given by the local government to achieve the following policy objectives:
- (a) to seek to integrate the local government's land use and infrastructure plans;
 - (b) to implement the local government infrastructure plan as the basis for the local government's trunk infrastructure funding;
 - (c) to implement infrastructure funding which is equitable, accountable and financially sustainable for the local government.
- (5) The local government's policy position in relation to the determination in an infrastructure charges notice of when a refund is to be given by the local government and related matters is as follows:
- (a) for a trunk infrastructure contribution for identified trunk infrastructure which is identified in the local government's capital works program at the date of the relevant approval with a planned date that is consistent with the local government infrastructure plan:
 - (i) the refund may be given in accordance with the payment triggers in paragraph (ii) until the planned date, at which time the balance of the refund is to be given by 31 December of the financial year following the planned date;
 - (ii) the following payment triggers achieve the local government's policy objectives:
 - (A) for a refund which is an amount that is less than \$100,000—the refund may be given by 31 December of the financial year following the completion of the trunk infrastructure contribution;
 - (B) for a refund which is an amount that is \$100,000 or more but not more than \$500,000—the refund may be given annually over 3 financial years in equal payments by 31 December in each financial year commencing in the financial year following the completion of the trunk infrastructure contribution;
 - (C) for a refund which is an amount that is \$500,000 or more but not more than \$1 million—the refund may be given annually over 5 financial years in equal payments by 31 December in each financial year commencing in the financial year following the completion of the trunk infrastructure contribution;
 - (D) for a refund which is an amount that is \$1 million or more—the refund may be given annually in equal payments of \$250,000 by 31 December in each financial year commencing in the financial year following the completion of the trunk infrastructure contribution until the amount is paid;

- (iii) each amount to be paid under paragraph (i) is to be increased by the CPI from the date of the infrastructure charges notice for the refund to the date that the amount is paid;
- (b) for a trunk infrastructure contribution for identified trunk infrastructure (for which subsection 29(5)(a) does not apply) or different trunk infrastructure which is provided before or in the planned date or period for the trunk infrastructure contribution stated in the local government infrastructure plan:
- (i) the following payment triggers achieve the local government's policy objectives:
 - (A) for a refund which is an amount that is less than \$100,000—the refund may be given by 31 December of the financial year following the end of the relevant planned date or period for the trunk infrastructure contribution;
 - (B) for a refund which is an amount that is \$100,000 or more but not more than \$500,000—the refund may be given annually over 3 financial years in equal payments by 31 December in each financial year commencing in the financial year following the end of the relevant planned date or period for the trunk infrastructure contribution;
 - (C) for a refund which is an amount that is \$500,000 or more but not more than \$1 million—the refund may be given annually over 5 financial years in equal payments by 31 December in each financial year commencing in the financial year following the end of the relevant planned date or period for the trunk infrastructure contribution;
 - (D) for a refund which is an amount that is \$1 million or more—the refund may be given annually in equal payments of \$250,000 by 31 December in each financial year commencing in the financial year following the end of the relevant planned date or period for the trunk infrastructure contribution until the amount is paid;
 - (ii) each amount to be paid under paragraph (i) is to be increased by the CPI from the date of the infrastructure charges notice for the refund to the date that the amount is paid;
- (c) for a trunk infrastructure contribution for identified trunk infrastructure or different trunk infrastructure which is provided after the planned date or period for the trunk infrastructure contribution stated in the local government infrastructure plan:
- (i) the following payment triggers achieve the local government's policy objectives:

- (A) for a refund which is an amount that is less than \$100,000—the refund may be given by 31 December of the financial year following the completion of the trunk infrastructure contribution;
 - (B) for a refund which is an amount that is \$100,000 or more but not more than \$500,000—the refund may be given annually over 3 financial years in equal payments by 31 December in each financial year commencing in the financial year following the completion of the trunk infrastructure contribution;
 - (C) for a refund which is an amount that is \$500,000 or more but not more than \$1 million—the refund may be given annually over 5 financial years in equal payments by 31 December in each financial year commencing in the financial year following the completion of the trunk infrastructure contribution;
 - (D) for a refund which is an amount that is \$1 million or more—the refund may be given annually in equal payments of \$250,000 by 31 December in each financial year commencing in the financial year following the completion of the trunk infrastructure contribution until the amount is paid;
- (ii) each amount to be paid under paragraph (i) is to be increased by the CPI from the date of the infrastructure charges notice for the refund to the date that the amount is paid;
- (d) for a trunk infrastructure contribution for necessary trunk infrastructure:
- (i) the local government is to estimate the period in which the trunk infrastructure contribution would have been planned to be provided had it been included in the local government infrastructure plan having regard to the method used by the local government to work out the relevant planned date or period of items of identified trunk infrastructure for the network of development infrastructure stated in the extrinsic material to the local government infrastructure plan (**specified date or period**);
 - (ii) the local government is to upon the completion of the trunk infrastructure contribution include the trunk infrastructure as existing trunk infrastructure in the local government infrastructure plan;
 - (iii) the following payment triggers achieve the local government's policy objectives:
- (A) for a refund which is an amount that is less than \$100,000—the refund may be given by 31 December of the financial year following the end of the specified date or period for the trunk infrastructure contribution;

- (B) for a refund which is an amount that is \$100,000 or more but not more than \$500,000—the refund may be given annually over 3 financial years in equal payments by 31 December in each financial year commencing in the financial year following the end of the specified date or period for the trunk infrastructure contribution;
 - (C) for a refund which is an amount that is \$500,000 or more but not more than \$1 million—the refund may be given annually over 5 financial years in equal payments by 31 December in each financial year commencing in the financial year following the end of the specified date or period for the trunk infrastructure contribution;
 - (D) for a refund which is an amount that is \$1 million or more—the refund may be given annually in equal payments of \$250,000 by 31 December in each financial year commencing in the financial year following the end of the specified date or period for the trunk infrastructure contribution until the amount is paid;
- (iv) each amount to be paid under paragraph (iii) is to be increased by the CPI from the date of the infrastructure charges notice for the refund to the date that the amount is paid;
- (e) for a trunk infrastructure contribution for prescribed trunk infrastructure:
- (i) the local government is to upon the completion of the trunk infrastructure contribution include the trunk infrastructure as existing trunk infrastructure in the local government infrastructure plan;
 - (ii) the following payment triggers achieve the local government's policy objectives:
 - (A) for a refund which is an amount that is less than \$100,000—the refund may be given by 31 December 2036;
 - (B) for a refund which is an amount that is \$100,000 or more but not more than \$500,000—the refund may be given annually over 3 financial years in equal payments between 31 December 2036 and 31 December 2039;
 - (C) for a refund which is an amount that is \$500,000 or more but not more than \$1 million—the refund may be given annually over 5 financial years in equal payments between 31 December 2036 and 31 December 2041;

- (D) for a refund which is an amount that is \$1 million or more—the refund may be given annually in equal payments of \$250,000 from 31 December 2036 until the amount is paid;
- (iii) each amount to be paid under paragraph (ii) is to be increased by the CPI from the date of the infrastructure charges notice for the refund to the date that the amount is paid.

Schedule 1 Dictionary

actual cost see section 26 (Calculation of the actual cost).

additional demand see section 12(b)(ii) (Purpose of part 3).

adopted charge see section 6(a) (Purpose of part 2).

applicable area see section 6(d) (Purpose of part 2).

applicable date see section 6(c) (Purpose of part 2).

applicable use see section 6(e) (Purpose of part 2).

applied adopted charge see section 12(b)(i) (Purpose of part 3).

arterial roads mean local roads which:

- (a) facilitate traffic movement across a number of suburbs or townships, or provide crosscity links between major activity areas and link with highways and motorways; and
- (b) are primarily used for through traffic movements (that is, 50 percent or more of the road's traffic will ultimately not have an origin or destination within the adjacent traffic zone or contribution sector).

Editor's note—The term 'arterial roads' is also referred to as 'intersuburban links' in the Council's land-use planning activities.

automatic increase see section 12(c) (Purpose of part 3).

bedroom means an area of a building or structure which:

- (a) is used, designed or intended for use for sleeping but excludes a lounge room, dining room, living room, kitchen, water closet, bathroom, laundry, garage or plant room; or
- (b) can be used for sleeping such as a den, study, loft, media or home entertainment room, library, family or rumpus room or other similar space.

citywide community facilities mean community facilities which are described as 'citywide community facilities' and meet the relevant elements as set out in the extrinsic material for the community facilities trunk infrastructure network.

Editor's note—See Part 13—Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.

citywide parks mean parks which are described as 'citywide parks' and meet the relevant elements as set out in the extrinsic material for the public parks trunk infrastructure network.

Editor's note—See Part 13—Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.

commercial or industrial area means that part of the local government area in the zones and designations under the Ipswich planning scheme identified below:

Commercial (office) area	CBD primary commercial zone
	CBD secondary commercial zone
	CBD top of town zone
	CBD medical services zone
Commercial (retail) area	Major centre zone
	Local retail & commercial zone
	CBD North secondary business zone
	Rosewood town centre primary business area zone & town square sub area
	Character area - mixed use zone
	CBD primary retail zone
Other Industry area	Business park zone
	Rosewood town centre secondary business area zone
	Local business & industry zone
	Local business & industry investigation zone
	Business incubator zone
	Regional business & industry zone
	Regional business & industry investigation zone
	Rosewood service trades & showgrounds zone

completion means the stage in the provision of a trunk infrastructure contribution by an applicant when the local government is satisfied that the trunk infrastructure contribution is complete other than for a minor omission and a minor defect which:

- (a) is not essential;
- (b) does not prevent the matter from being reasonably capable of being used for its intended purpose;
- (c) the local government determines the applicant has a reasonable basis for not promptly rectifying; and

- (d) the rectification of which will not prejudice the convenient use of the matter.

CPI (an acronym for consumer price index) means the following:

- (a) the consumer price index 6401.0 All Groups Brisbane published by the Australian Bureau of Statistics;
- (b) if an index described in paragraph (a) ceases to be published—another similar index prescribed by the local government.

Editor's note—Where the CPI has not been published for a calculation date the change in the CPI is to be determined by having regard to the index prior to the base date and the index prior to the calculation date.

current market value see section 25(2) (Recalculation of the establishment cost for land).

deemed demand see section 16(3)(d) (Working out the additional demand).

deemed demand area means the deemed demand area in schedule 12.

demand credit see section 16(1) (Working out the additional demand).

demand unit see section 16(2) (Working out the additional demand).

development demand see section 16(1) (Working out the additional demand).

different trunk infrastructure see section 20(b)(ii) (Purpose of part 4).

distributor-retailer means the Central SEQ Distributor-Retailer Authority (trading as Queensland Urban Utilities) under the SEQ Water Act.

distributor-retailer's adopted charge or DAC see section 7(2)(e) (Adopted charges).

distributor-retailer infrastructure planning instrument see section 8(2) (Trunk infrastructure networks for adopted charges).

distributor-retailer trunk infrastructure network charge or DNC see section 7(2)(a)(ii) (Adopted charges).

distributor-retailer trunk infrastructure networks see section 6(b)(ii) (Purpose of part 2).

district community facilities mean community facilities which are described as 'district community facilities' and meet the relevant elements as set out in the extrinsic material for the community facilities trunk infrastructure network.

Editor's note—See Part 13—Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.

district parks mean parks which are described as 'district parks' and meet the relevant elements as set out in the extrinsic material for the public parks trunk infrastructure network.

Editor's note—See Part 13—Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.

dwelling has the meaning in the Planning Regulation.

Editor's note—The term 'dwelling' is defined in the Planning Regulation to mean:

- "(a) is used, or capable of being used, as a self-contained residence; and
- (b) contains—
 - (i) food preparation facilities; and
 - (ii) a bath or shower; and
 - (iii) a toilet; and
 - (iv) a wash basin; and
 - (v) facilities for washing clothes."

establishment cost see section 22 (Working out the establishment cost).

existing lawful use see section 16(3)(a) (Working out the additional demand).

financial year means a period of 1 year beginning on 1 July.

GFA (an acronym for gross floor area) has the meaning in the Planning Regulation.

Editor's note—The term 'gross floor area' is defined in the Planning Regulation to mean:

"for a building, means the total floor area of all storeys of the building, measured from the outside of the external walls and the centre of any common walls of the building, other than areas used for—

- (a) building services, plant or equipment; or
- (b) access between levels; or
- (c) a ground floor public lobby; or
- (d) a mall; or
- (e) parking, loading or manoeuvring vehicles; or
- (f) unenclosed private balconies, whether roofed or not."

identified trunk infrastructure criteria see section 20(a) (Purpose of part 4).

identified trunk infrastructure see section 20(b)(i) (Purpose of part 4).

infrastructure charging instrument means any of the following:

- (a) a condition imposed under a planning scheme policy about infrastructure;
- (b) an adopted infrastructure charge levied under an adopted infrastructure charges notice;
- (c) a levied charge under an infrastructure charges notice.

Ipswich planning scheme means the *Ipswich Planning Scheme 2006*.

levied charge see section 12(a) (Purpose of part 3).

levied charge relief see section 12(b)(iii) (Purpose of part 3).

local community facilities mean community facilities which are described as 'local community facilities' and meet the relevant elements as set out in the extrinsic material for the community facilities trunk infrastructure network.

Editor's note—See Part 13—Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.

local government trunk infrastructure networks see section 6(b)(i) (Purpose of part 2).

local government trunk infrastructure network charge or LNC see section 7(2)(a)(i) (Adopted charges).

local parks mean parks which are described as 'local parks' and meet the relevant elements as set out in the extrinsic material for the public parks trunk infrastructure network.

Editor's note—See Part 13—Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.

market cost see section 24(2) (Recalculation of the establishment cost for work).

maximum adopted charge or MAC see section 7(2)(d) (Adopted charges).

necessary trunk infrastructure see section 20(b)(iii) (Purpose of part 4).

offset see section 27(a) (Application of an offset and refund).

persons has the meaning in the local government infrastructure plan.

Editor's note—The term 'person' is defined in the local government infrastructure plan to mean "the number of persons within an occupied dwelling averaged across the detached housing or attached housing zones as outlined in the Planning Scheme."

planned cost see section 23(2)(a) (Calculation of the establishment cost).

planned estimate see section 23(2) (Calculation of the establishment cost).

Planning Act means the Planning Act 2016.

Planning Regulation means the Planning Regulation 2017.

PPI (an acronym for producer price index) means the following:

- (a) the producer price index for construction 6427.0 (ABS PPI) index number 3101—Road and Bridge construction index for Queensland published by the Australian Bureau of Statistics;
- (b) if an index described in paragraph (a) ceases to be published—another similar index prescribed by the local government.

Editor's note—Where the PPI has not been published for a calculation date the change in the PPI is to be determined by having regard to the index prior to the base date and the index prior to the calculation date.

prescribed community development means the following:

- (a) citywide developments—these developments are higher order community facilities which have a Citywide or sub-regional catchment. Whilst not mandatory, their location is best intended for the Ipswich City Centre or proposed Town Centres (e.g. Ipswich Grammar Schools);
- (b) district developments—these developments, whilst higher order community facilities, have a 'sector' or large suburban catchment (i.e. Ipswich Eastern Suburbs, Southern Corridor etc.). These types of developments are more prevalent in existing urban areas (e.g. St. Peter Claver College);
- (c) neighbourhood developments—these developments, whilst varying in size, cater primarily for the needs of the surrounding neighbourhood (e.g. Leichhardt Catholic Primary School, Riverview Neighbourhood Centre);
- (d) local developments—these developments provide facilities for a highly localised catchment (e.g. Local Neighbourhood House, Tenants' Association House or local community hall or recreational facility which is generally less than 200m² in GFA). These developments will be limited to small, local based community organisations.

prescribed community organisation means the following:

- (a) Scouts and Girl Guides Associations, War Widows Guild, Creche and Kindergartens, Queensland Deaf Society (Inc.), Queensland Spastic Welfare League, Welfare Associations for the Blind, Queensland Society for Crippled Children, Senior Citizens Clubs and other like registered charitable organisations;
- (b) religious institutions;
- (c) private schools (or non-state schools) in receipt of a subsidy under the *Education (General Provisions) Act 2006* and affiliated with an approved Capital Assistance Authority under the *Education (Capital Assistance) Act 1993*; or
- (d) other non-profit organisations (including sporting and recreational organisations) which provide a service to the community and do not normally have an income stream or are able to demonstrate their status as non-profit through an external source such as the Australian Taxation Office.

prescribed cost see section 24(4)(a) (Recalculation of the establishment cost for work).

prescribed financial contribution see section 12(b)(iv) (Purpose of part 3).

prescribed fee means a cost recovery fee prescribed by the local government.

prescribed form means a form prescribed by the local government.

prescribed trunk infrastructure see section 20(b)(iv) (Purpose of part 4).

previous lawful use see section 16(3)(b) (Working out the additional demand).

local government infrastructure plan means the Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.

Editor's note—The Local Government Infrastructure Plan is Part 13 of the Ipswich Planning Scheme 2006.

PSP 5 see section 7(1)(a) (Adopted charges).

refund see section 27(b) (Application of an offset and refund).

relevant proportion or RP see section 7(2)(c) (Adopted charges).

religious institution means an institution which is a religious institution under the *Income Tax Assessment Act 1936* or the *Income Tax Assessment Act 1997*, as applicable.

residential area means that part of the local government area in the zones and designations under the Ipswich planning scheme that is not otherwise identified as commercial or industrial area.

SEQ Water Act means the *South-East Queensland Water (Distribution and Retail Restructuring) Act 2009*.

specified date or period see section 29(5)(d)(i) (Timing of an offset and refund).

Springfield structure plan means the Springfield structure plan, which forms part of the Ipswich planning scheme.

Editor's note—The Springfield structure plan is Part 14 of the Ipswich Planning Scheme 2006.

sub-arterial roads mean local roads which:

- (a) facilitate movement across a suburb, from one suburb to another and link with arterial roads; and

- (b) are primarily used for through traffic movements (that is, 50 percent or more of the road's traffic usage that ultimately does not have an origin or destination within the adjacent traffic zone or contribution sector).

Editor's note—The term 'sub-arterial roads' is also referred to as 'suburban links' and 'distributors' in the Council's land-use planning activities.

suite means a number of connected rooms one of which is a bedroom in which an individual or a group of two or more related or unrelated people reside with the common intention to live together on a long term basis and who make common provision for food or other essentials for living.

suitably qualified civil contractor means a contractor:

- (a) that has been prequalified by the Department of Transport and Main Roads under the Austroads National Prequalification System for Civil (Road and Bridge) Construction Contracts in the categories of roadworks and bridge construction relevant to the trunk road infrastructure to be constructed; or
- (b) that is able to demonstrate that it meets the prequalification criteria of the Department of Transport and Main Roads under the Austroads National Prequalification System for Civil (Road and Bridge) Construction Contracts in the categories of roadworks and bridge construction relevant to the trunk road infrastructure to be constructed.

total trunk infrastructure network charges or Total NC see section 7(2)(b) (Adopted charges).

trunk infrastructure contribution see section 20(b) (Purpose of part 4).

trunk infrastructure networks see section 6(b) (Purpose of part 2).

trunk infrastructure network charges see section 7(2) (Adopted charges).

Schedule 2 Trunk infrastructure network charges

Table A Reconfiguring a lot of land in the residential area

Column 1 Demand unit	Column 2 Trunk infrastructure network charges				
	Transport trunk infrastructure network	Public parks trunk infrastructure network	Community facilities trunk infrastructure network	Water supply trunk infrastructure network for water service	Sewerage trunk infrastructure network for wastewater service
Lot	Trunk infrastructure network charge for one dwelling house (3 bedroom dwelling) charge in Table C1.	Trunk infrastructure network charge for one dwelling house (3 bedroom dwelling) charge in Table C2.	Trunk infrastructure network charge for one dwelling house (3 bedroom dwelling) charge in Table C3.	Trunk infrastructure network charge for one dwelling house (3 bedroom dwelling) charge in Table C4.	Trunk infrastructure network charge for one dwelling house (3 bedroom dwelling) charge in Table C5.

Table B Reconfiguring a lot of land not in the residential area

Column 1 Demand unit	Column 2 Area	Column 3 Unconstrained (see schedule 11) percentage	Column 4 Constrained Area (see schedule 11) percentage	Column 5		
				Trunk infrastructure network charges		
				Transport trunk infrastructure network	Water supply trunk infrastructure network for water service	Sewerage trunk infrastructure network for wastewater service
Lot	Commercial (office) area	30	Not applicable	Trunk infrastructure network charge for Commercial (office) - Office charge in Table D1 (\$ per m ² GFA).	Trunk infrastructure network charge for Commercial (office) - Office charge in Table D2 (\$ per m ² GFA).	Trunk infrastructure network charge for Commercial (office) - Office charge in Table D3 (\$ per m ² GFA).
Lot	Commercial (retail) area	30	22.5 in the Business park zone (see schedule 11)	Trunk infrastructure network charge for Commercial (retail) - Shop charge in Table D1 (\$ per m ² GFA).	Trunk infrastructure network charge for Commercial (retail) - Shop charge in Table D2 (\$ per m ² GFA).	Trunk infrastructure network charge for Commercial (retail) - Shop charge in Table D3 (\$ per m ² GFA).
Lot	Other industry area	30	6.65 in the Regional business and industry zone and Regional business and industry investigation zone (see schedule 11)	Trunk infrastructure network charge for Other industry - Low impact industry charge in Table D1 (\$ per m ² GFA).	Trunk infrastructure network charge for Other industry - Low impact industry charge in Table D2 (\$ per m ² GFA).	Trunk infrastructure network charge for Other industry - Low impact industry charge in Table D3 (\$ per m ² GFA).

DELETE TABLE: Table C1 Residential use – transport trunk infrastructure network

Column 1	Column 2 Transport trunk infrastructure network charge (\$ per demand unit)																																
	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																																
Charge Area	Residential uses			Accommodation (long term)												Accommodation (short term)																	
	Caretaker's accommodation		Dwelling house	Accommodation (long term)						Rooming Accommodation						Accommodation (short term)						Short-term accommodation						Tourist Park (Camping ground)					
	Multiple dwelling			Relocatable Home Park		Other						Student accommodation						Retirement Facility Community Residence						Tourist Park (Caravan Park)									
	1 bedroom	2 bedroom	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom relocatable dwelling site	3 or more bedroom relocatable dwelling site	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not within a suite	1 caravan site	2 caravan sites	3 caravan sites	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not within a suite	1 tent site	2 tent sites	3 tent sites
1	2588	3391	4998	4141	5801	3391	3391	1785	3570	5355	1785	2588	2588	3391	4998	2588	3391	6783	10174	1785	3570	5355	1785	2588	5176	7765	2588	5176	5176	7765			
2	2177	2853	4204	3483	4879	2853	2853	1501	3003	4504	1501	2177	2177	4354	6531	2177	2853	5705	8558	1501	3003	4504	1501	2177	4354	6531	2177	4354	6531	2177			
3	2562	3357	4947	4099	5742	3357	3357	1767	3534	5300	1767	2562	2562	3357	4947	2562	3357	6714	10071	1767	3534	5300	1767	2562	5124	7685	2562	5124	5124	7685			
4	2501	3278	4830	4002	5607	3278	3278	1725	3450	5175	1725	2501	2501	3278	4830	2501	3278	6555	9833	1725	3450	5175	1725	2501	5003	7504	2501	5003	5003	7504			
5	3531	4627	6819	5650	7915	4627	4627	2435	4871	7306	2435	3531	3531	4627	6819	3531	4627	9255	13882	2435	4871	7306	2435	3531	7063	10594	3531	7063	7063	10594			
6	3682	4825	7111	5892	8254	4825	4825	2540	5079	7619	2540	3682	3682	4825	7111	3682	4825	9650	14475	2540	5079	7619	2540	3682	7365	11047	3682	7365	7365	11047			
7	3049	3995	5887	4878	6833	3995	3995	2102	4205	6307	2102	3049	3049	3995	5887	3049	3995	7989	11984	2102	4205	6307	2102	3049	6097	9146	3049	6097	9146	3049			
8	1056	1384	2040	1690	2368	1384	1384	729	1457	2186	729	1056	2113	3169	1056	1056	1384	2040	1056	1384	2769	4153	729	1457	2186	729	1056	2113	3169	1056	2113	3169	
9	2068	2709	3993	3308	4634	2709	2709	1426	2852	4278	1426	4135	6203	2068	2068	2709	3993	2068	2709	5418	8128	1426	2852	4278	1426	2068	4135	6203	2068	4135	6203		
10	2886	3782	5573	4618	6469	3782	3782	1991	3981	5972	1991	2886	5773	2886	2886	3782	5573	2886	3782	7564	11346	1991	3981	5972	1991	2886	5773	8659	2886	5773	8659		
11	2547	3337	4918	4075	5708	3337	3337	1756	3513	5269	1756	2547	5093	7640	2547	2547	3337	4918	2547	3337	6674	10011	1756	3513	5269	1756	2547	5093	7640	2547	5093	7640	
12	3584	4697	6921	5735	8034	4697	4697	2472	4944	7416	2472	3584	7169	10753	3584	3584	4697	6921	3584	3584	9393	14090	2472	4944	7416	2472	3584	7169	10753	3584	7169	10753	
13	3637	4766	7023	5819	8152	4766	4766	2508	5017	7525	2508	3637	3637	4766	7023	3637	4766	9532	14297	2508	5017	7525	2508	3637	7274	10911	3637	7274	7274	10911			
14	3618	4741	6987	5789	8110	4741	4741	2495	4991	7486	2495	3618	7236	10855	3618	3618	4741	6987	3618	4741	9482	14223	2495	4991	7486	2495	3618	7236	10855	3618	7236	10855	
15	2196	2877	4240	3513	4922	2877	2877	1514	3029	4543	1514	2196	4392	6587	2196	2196	2877	4240	2196	2196	5755	8632	1514	3029	4543	1514	2196	6587	2196	2196	6587		
16	2709	3550	5231	4334	6072	3550	3550	1868	3736	5605	1868	2709	5418	8127	2709	2709	3550	5231	2709	2709	10649	1868	3736	5605	1868	2709	5418	8127	2709	5418	8127		
17	4807	6298	9282	7691	10774	6298	6298	3315	6630	9945	3315	4807	9613	14420	4807	4807	6298	12597	12597	12597	18895	3315	6630	9945	3315	4807	9613	14420	4807	9613	14420		
18	3614	4736	6980	5783	8101	4736	4736	2943	4985	7478	2943	3614	3614	4736	6980	3614	3614	9472	14208	2493	4985	7478	2493	3614	7229	10843	3614	7229	7229	10843			
19	4946	6481	9551	7914	11086	6481	6481	3411	6822	10234	3411	4946	9893	14839	4946	4946	6481	9551	19444	3411	6822	10234	3411	4946	9893</td								

INSERT TABLE: Table C1

Residential use – transport trunk infrastructure network

Column 1	Column 2 Transport trunk infrastructure network charge (\$ per demand unit)																																
	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																																
Charge Area	Residential uses			Accommodation (long term)												Accommodation (short term)																	
	Caretaker's accommodation			Rooming Accommodation												Short-term accommodation																	
	Multiple dwelling			Dwelling house		Relocatable Home Park		Other						Student accommodation						Tourist Park (Caravan Park)				Hotel (residential component)				Short-term accommodation (other)					
	1 bedroom	2 bedroom	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom relocatable dwelling	3 or more bedroom relocatable dwelling	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not	1 caravan site	2 caravan sites	3 caravan sites	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 within a suite	Bedroom that is not	1 tent site	2 tent sites	3 tent sites
1	2648	3470	5113	4237	5935	3470	3470	1826	3652	5478	1826	2648	3470	5113	2648	3470	6939	10409	1826	3652	5478	1826	2648	5296	7944	2648	2648	5296	7944				
2	2227	2918	4301	3563	4992	2918	2918	1536	3072	4608	1536	2227	2918	4301	2227	2918	5837	8755	1536	3072	4608	1536	2227	4454	6681	2227	2227	4454	6681				
3	2621	3434	5061	4193	5874	3434	3434	1807	3615	5422	1807	2621	3434	5061	2621	3434	6868	10303	1807	3615	5422	1807	2621	5242	7863	2621	2621	5242	7863				
4	2559	3353	4942	4095	5736	3353	3353	1765	3530	5295	1765	2559	3533	4942	2559	3533	6707	10060	1765	3530	5295	1765	2559	5118	7677	2559	2559	5118	7677				
5	3613	4734	6977	5781	8098	4734	4734	2492	4983	7475	2492	3613	4734	6977	3613	4734	9468	14202	2492	4983	7475	2492	3613	7226	10839	3613	3613	7226	10839				
6	3767	4936	7275	6028	8444	4936	4936	2598	5196	7794	2598	3767	4936	7275	3767	4936	9873	14809	2598	5196	7794	2598	3767	7535	11302	3767	3767	7535	11302				
7	3119	4087	6023	4990	6990	4087	4087	2151	4302	6453	2151	3119	6238	9356	3119	4087	6023	3119	4087	8173	12260	2151	4302	6453	2151	3119	6238	9356	3119	3119	6238	9356	
8	1081	1416	2087	1729	2422	1416	1416	745	1491	2236	745	1081	2162	3242	1081	1416	2087	1081	1416	2832	4249	745	1491	2236	745	1081	2162	3242	1081	1081	2162	3242	
9	2115	2772	4085	3384	4741	2772	2772	1459	2918	4376	1459	2115	4230	6346	2115	2772	4085	2115	2772	5543	8315	1459	4376	1459	2115	4230	6346	2115	2115	4230	6346		
10	2953	3869	5702	4725	6618	3869	3869	2036	4073	6109	2036	2953	5906	8858	2953	3869	5702	2953	3869	7738	11608	2036	4073	6109	2036	2953	5906	8858	2953	2953	5906	8858	
11	2605	3414	5031	4169	5840	3414	3414	1797	3594	5391	1797	2605	5211	7816	2605	3414	5031	2605	3414	6828	10242	1797	3594	5391	1797	2605	5211	7816	2605	2605	5211	7816	
12	3667	4805	7081	5867	8219	4805	4805	2529	5058	7587	2529	3667	4805	9610	3667	4805	2529	3667	7334	11001	3667	4805	9610	3667	7334	11001	3667	7334	11001	3667	7334	11001	
13	3721	4876	7185	5954	8340	4876	4876	2566	5132	7699	2566	3721	7442	11163	3721	4876	7185	3721	4876	9751	14627	2566	5132	7699	2566	3721	7442	11163	3721	3721	7442	11163	
14	3702	4850	7148	5923	8297	4850	4850	2553	5106	7659	2553	3702	7403	1105	3702	4850	7148	3702	4850	9701	14551	2553	5106	7659	2553	3702	7403	1105	3702	7403	1105		
15	2246	2944	4338	3594	5035	2944	2944	1549	3099	4648	1549	2246	4493	6739	2246	2944	4648	2246	2944	8831	1549	3099	4648	1549	2246	4493	6739	2246	2246	4493	6739		
16	2771	3632	5352	4434	6212	3632	3632	1911	3823	5734	1911	2771	5543	8314	2771	3632	5352	2771	3632	7263	10895	1911	3823	5734	1911	2771	5543	8314	2771	2771	5543	8314	
17	4918	6444	9496	7868	11022	6444	6444	3391	6783	10174	3391	4918	9835	14753	4918	4918	6444	4918	13931	3391	6783	10174	3391	4918	9835	14753	4918	4918	9835	14753	4918	9835	
18	3698	4845	7141	5916	8288	4845	4845	2550	5100	7651	2550	3698	4845	9610	3698	4845	2550	3698	14536	2550	5100	7651	2550	3698	7396	11093	3698	3698	7396	11093			
19	5060	6631	9772	8097	11342	6631	6631	3490	6980	10470	3490	5060	10121	15181	5060	6631	9772	5060	6631	13262	19892	3490	6980	10470	3490	5060	10121						

DELETE TABLE: Table C2 Residential use – public parks trunk infrastructure network

Column 1 Charge Area	Column 2 Public Parks trunk infrastructure network charge (\$ per demand unit)																												
	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																												
	Residential uses						Accommodation (long term)												Accommodation (short term)										
	Caretaker's accommodation			Multiple dwelling			Dwelling house			Relocatable Home Park			Rooming Accommodation			Retirement Facility			Community Residence			Tourist Park (Caravan Park)			Short-term accommodation			Tourist Park	
	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom relocatable dwelling site	3 or more bedroom relocatable dwelling site	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 caravan site	2 caravan sites	3 caravan sites	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 tent site	2 tent sites	3 tent sites				
E1	4535	5874	8699	7286	10186	5874	5874	4535	9071	13606	4535	4535	5874	8699	4535	5874	11747	17621	3718	7435	11153	3718	4535	9071	13606				
E2	4623	5987	8866	7426	10382	5987	5987	4623	9245	13868	4623	4623	5987	8866	4623	5987	11973	17960	3789	7578	11367	3789	4623	9245	13868				
E3	4067	5267	7800	6533	9134	5267	5267	4067	8133	12200	4067	4067	5267	7800	4067	5267	10534	15800	3333	6667	10000	3333	4067	8133	12200				
E4	4403	5703	8446	7074	9890	5703	5703	4403	8807	13210	4403	4403	5703	8446	4403	5703	11406	17108	3609	7219	10828	3609	4403	8807	13210				
E5	4099	5309	7862	6585	9206	5309	5309	4099	8198	12297	4099	4099	5309	7862	4099	5309	10617	15926	3360	6720	10808	3360	4099	8198	12297				
E6	4654	6028	8927	7477	10453	6028	6028	4654	9308	13962	4654	4654	6028	8927	4654	6028	12055	18083	3815	7630	11445	3815	4654	9308	13962				
C1	4066	5266	7799	6532	9132	5266	5266	4066	8132	12198	4066	4066	5266	7799	4066	5266	10532	15797	3333	6666	9998	3333	4066	8132	12198				
C2	3910	5064	7500	6282	8782	5064	5064	3910	7820	11731	3910	3910	5064	7500	3910	5064	10128	15192	3205	6410	9615	3205	3910	7820	11731				
C3	4559	5904	8744	7324	10239	5904	5904	4559	9118	13677	4559	4559	5904	8744	4559	5904	11809	17713	3737	7474	11211	3737	4559	9118	13677				
C4	4382	5675	8405	7040	9842	5675	5675	4382	8764	13147	4382	4382	5675	8405	4382	5675	11351	17026	3592	7184	10776	3592	4382	8764	13147				
C5	4181	5415	8019	6717	9390	5415	5415	4181	8362	12543	4181	4181	5415	8019	4181	5415	10829	16244	3427	6854	10281	3427	4181	8362	12543				
C6	4753	6155	9116	7635	10674	6155	6155	4753	9505	14258	4753	4753	6155	9116	4753	6155	12310	18465	3896	7791	11687	3896	4753	9505	14258				
C7	4137	5357	7934	6646	9291	5357	5357	4137	8273	12410	4137	4137	5357	7934	4137	5357	10715	16072	3391	6781	10172	3391	4137	8273	12410				
C8	3960	5129	7596	6363	8895	5129	5129	3960	7921	11881	3960	3960	5129	7596	3960	5129	10258	15387	3246	6493	9739	3246	3960	7921	11881				
C9	4158	5384	7974	6679	9337	5384	5384	4158	8315	12473	4158	4158	5384	7974	4158	5384	10769	16153	3408	6816	10223	3408	4158	8315	12473				
C10	4962	6426	9518	7972	11145	6426	6426	4962	9924	14887	4962	4962	6426	9518	4962	6426	12853	19279	4067	8135	12202	4067	4962	9924	14887				
C11	6109	7911	11717	9814	13720	7911	7911	6109	6109	12218	6109	6109	7911	7911	6109	7911	15823	23734	5007	10014	15022	5007	6109	12218	18326				
R1	4576	5927	8778	7352	10278	5927	5927	4576	9153	13729	4576	4576	5927	8778	4576	5927	11853	17780	3751	7502	11253	3751	4576	9153	13729				
R2	4809	6228	9223	7725	10800	6228	6228	4809	9617	14426	4809	4809	6228	9223	4809	6228	12455	18683	3941	7883	11824	3941	4809	9617	14426				
R3	4406	5707	8452	7079	9896	5707	5707	4406	8813	13219	4406	4406	5707	8452	4406	5707	11413	17120	3612	7224	10836	3612	4406	8813	13219				
R4	4481	5803	8594	7198	10063	5803	5803	4481	8961	13442	4481	4481	5803	8594	4481	5803	11605	17408	3673	7345	11018	3673	4481	8961	13442				
W1	4300	5568	8247	6907	9656	5568	5568	4300	8599	12899	4300	4300	5568	8247	4300	5568	11136	16705	3524	7048	10573	3524	4300	8599	12899				
W2	4460	5776	8554	7165	10017	5776	5776	4460	8920	13380	4460	4460	5776	8554	4460	5776	11552	17328	3656	7312	10967	3656	4460	8920	13380				
W3	3946	5111	7569	6340	8863																								

INSERT TABLE: Table C2

Residential use – public parks trunk infrastructure network

Column 1 Charge Area	Column 2 Public Parks trunk infrastructure network charge (\$ per demand unit)																											
	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																											
	Residential uses						Accommodation (long term)										Accommodation (short term)											
	Caretaker's accommodation			Multiple dwelling			Dwelling house		Relocatable Home Park		Rooming Accommodation			Retirement Facility			Community Residence			Tourist Park (Caravan Park)			Short-term accommodation			Tourist Park		
	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom relocatable dwelling site	3 or more bedroom relocatable dwelling site	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 caravan site	2 caravan sites	3 caravan sites	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 tent site	2 tent sites	3 tent sites			
E1	4640	6009	8899	7454	10420	6009	6009	4640	9279	13919	4640	4640	6009	8899	4640	6009	12018	18026	3803	7606	11409	3803	4640	9279	13919			
E2	4729	6124	9070	7597	10621	6124	6124	4729	9458	14187	4729	4729	6124	9070	4729	6124	12249	18373	3876	7752	11628	3876	4729	9458	14187			
E3	4160	5388	7980	6684	9344	5388	5388	4160	8321	12481	4160	4160	5388	7980	4160	5388	10776	16164	3410	6820	10230	3410	4160	8321	12481			
E4	4505	5834	8640	7237	10117	5834	5834	4505	9009	13514	4505	4505	5834	8640	4505	5834	11668	17502	3692	7385	11077	3692	4505	9009	13514			
E5	4193	5431	8043	6737	9418	5431	5431	4193	8387	12580	4193	4193	5431	8043	4193	5431	10862	16292	3437	6874	10312	3437	4193	8387	12580			
E6	4761	6166	9132	7649	10693	6166	6166	4761	9522	14284	4761	4761	6166	9132	4761	6166	12332	18498	3903	7805	11708	3903	4761	9522	14284			
C1	4159	5387	7978	6682	9342	5387	5387	4159	8319	12478	4159	4159	5387	7978	4159	5387	10774	16161	3409	6819	10228	3409	4159	8319	12478			
C2	4000	5180	7672	6426	8984	5180	5180	4000	8000	12000	4000	4000	5180	7672	4000	5180	10361	15541	3279	6558	9836	3279	4000	8000	12000			
C3	4664	6040	8946	7493	10475	6040	6040	4664	9328	13992	4664	4664	6040	8946	4664	6040	12080	18120	3823	7646	11469	3823	4664	9328	13992			
C4	4483	5806	8598	7202	10068	5806	5806	4483	8966	13449	4483	4483	5806	8598	4483	5806	11612	17417	3675	7349	11024	3675	4483	8966	13449			
C5	4277	5539	8204	6871	9606	5539	5539	4277	8554	12831	4277	4277	5539	8204	4277	5539	11078	16618	3506	7012	10518	3506	4277	8554	12831			
C6	4862	6297	9325	7811	10920	6297	6297	4862	9724	14586	4862	4862	6297	9325	4862	6297	12593	18890	3985	7970	11956	3985	4862	9724	14586			
C7	4232	5481	8117	6799	9504	5481	5481	4232	8464	12695	4232	4232	5481	8117	4232	5481	10961	16442	3469	6937	10406	3469	4232	8464	12695			
C8	4052	5247	7771	6509	9099	5247	5247	4052	8103	12155	4052	4052	5247	7771	4052	5247	10494	15741	3321	6642	9963	3321	4052	8103	12155			
C9	4253	5508	8158	6833	9552	5508	5508	4253	8506	12759	4253	4253	5508	8158	4253	5508	11016	16525	3486	6972	10459	3486	4253	8506	12759			
C10	5076	6574	9737	8155	11401	6574	6574	5076	10153	15229	5076	5076	6574	9737	5076	6574	13149	19723	4161	8322	12483	4161	5076	10153	15229			
C11	6249	8093	11986	10040	14035	8093	8093	6249	12499	18748	6249	6249	8093	11986	6249	8093	16187	24280	5122	10245	15367	5122	6249	12499	18748			
R1	4682	6063	8979	7521	10514	6063	6063	4682	9363	14045	4682	4682	6063	8979	4682	6063	12126	18189	3837	7675	11512	3837	4682	9363	14045			
R2	4919	6371	9435	7903	11048	6371	6371	4919	9838	14758	4919	4919	6371	9435	4919	6371	12741	19112	4032	8064	12096	4032	4919	9838	14758			
R3	4508	5838	8646	7242	10124	5838	5838	4508	9016	13523	4508	4508	5838	8646	4508	5838	11676	17514	3695	7390	11085	3695	4508	9016	13523			
R4	4584	5936	8791	7364	10294	5936	5936	4584	9167	13751	4584	4584	5936	8791	4584	5936	11872	17808	3757	7514	11271	3757	4584	9167	13751			
W1	4398	5696	8436	7066	9878	5696	5696	4398	8797	13195	4398	4398	5696	8436	4398	5696	11392	17089	3605	7210	10816	3605	4398	8797	13195			
W2	4563	5909	8751	7330	10247	5909	5909	4563	9125	13688	4563	4563	5909	8751	4563	5909	11818	17727	3740	7480	11219	3740	4563	9125	13688			
W3	4037	522																										

DELETE TABLE: Table C3 Residential use – community facilities trunk infrastructure network

Column 1	Column 2 Community Facilities trunk infrastructure network charge (\$ per demand unit)																																												
	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																																												
Charge Area	Residential uses				Accommodation (long term)												Accommodation (short term)																												
	Caretaker's accommodation				Dwelling house				Relocatable Home Park				Rooming Accommodation				Retirement Facility				Community Residence				Tourist Park (Caravan Park)																				
	Multiple dwelling		Dual occupancy		1 or 2 bedroom dwelling		3 or more bedroom dwelling		1 or 2 bedroom dwelling		3 or more bedroom dwelling		1 or 2 bedroom relocatable dwelling		3 or more bedroom relocatable dwelling		Suite with 1 bedroom		Suite with 2 or more bedrooms		Bedroom that is not within a suite		Suite with 1 bedroom		Suite with 2 or more bedrooms		Bedroom that is not within a suite		1 caravan site		2 caravan sites		3 caravan sites		Suite with 1 bedroom		Suite with 2 or more bedrooms		Bedroom that is not within a suite		1 tent site		2 tent sites		3 tent sites
E1	582	753	1116	934	1306	753	753	582	1163	1745	582	582	753	753	1116	582	753	1506	2260	477	953	1430	477	582	1163	1745																			
E2	572	741	1097	919	1285	741	741	572	1144	1716	572	572	741	741	1097	572	741	1482	2222	469	938	1406	469	572	1144	1716																			
E3	596	772	1143	957	1338	772	772	596	1192	1787	596	596	772	772	1143	596	772	1543	2315	488	977	1465	488	596	1192	1787																			
E4	520	673	996	835	1167	673	673	520	1039	1559	520	520	673	673	996	520	673	1346	2019	426	852	1278	426	520	1039	1559																			
E5	533	690	1022	856	1197	690	690	533	1066	1598	533	533	690	690	1022	533	690	1380	2070	437	873	1310	437	533	1066	1598																			
E6	565	732	1085	908	1270	732	732	565	1131	1696	565	565	732	732	1085	565	732	1465	2197	463	927	1390	463	565	1131	1696																			
C1	598	774	1147	960	1343	774	774	598	1196	1793	598	598	774	774	1147	598	774	1548	2323	490	980	1470	490	598	1196	1793																			
C2	594	770	1140	955	1335	770	770	594	1189	1783	594	594	770	770	1140	594	770	1539	2309	487	974	1461	487	594	1189	1783																			
C3	590	764	1132	948	1325	764	764	590	1180	1770	590	590	764	764	1132	590	764	1528	2293	484	967	1451	484	590	1180	1770																			
C4	611	792	1173	982	1373	792	792	611	1223	1834	611	611	792	792	1173	611	792	1584	2376	501	1002	1504	501	611	1223	1834																			
C5	546	707	1046	876	1225	707	707	546	1091	1637	546	546	707	707	1046	546	707	1413	2120	447	894	1341	447	546	1091	1637																			
C6	520	674	998	836	1168	674	674	520	1040	1561	520	520	674	674	998	520	674	1347	2021	426	853	1279	426	520	1040	1561																			
C7	559	724	1072	898	1255	724	724	559	1117	1676	559	559	724	724	1072	559	724	1447	2171	458	916	1374	458	559	1117	1676																			
C8	677	877	1299	1088	1521	877	877	677	1355	2032	677	677	877	877	1299	677	877	1754	2631	555	1110	1665	555	677	1355	2032																			
C9	528	684	1013	849	1186	684	684	528	1056	1584	528	528	684	684	1013	528	684	1368	2052	433	866	1299	433	528	1056	1584																			
C10	484	627	928	778	1087	627	627	484	968	1452	484	484	627	627	928	484	627	1254	1881	397	794	1190	397	484	968	1452																			
C11	664	860	1274	1067	1492	860	860	664	1329	1993	664	664	860	860	1274	664	860	1721	2581	544	1089	1633	544	664	1329	1993																			
R1	549	711	1053	882	1232	711	711	549	1098	1646	549	549	711	711	1053	549	711	1421	2132	450	900	1349	450	549	1098	1646																			
R2	631	818	1211	1014	1418	818	818	631	1263	1894	631	631	818	818	1211	631	818	1636	2453	518	1035	1553	518	631	1263	1894																			
R3	629	814	1206	1010	1412	814	814	629	1258	1886	629	629	814	814	1206	629	814	1629	2443	515	1031	1546	515	629	1258	1886																			
R4	592	767	1136	951	1330	767	767	592	1184	1776	592	592	767	767	1136	592	767	1534	2301	485	971	1456	485	592	1184	1776																			
W1	198	256	380	318	445	256	256	198	396	594	198	198	256	256	380	198	256	513	769	162	325	487</td																							

INSERT TABLE: Table C3

Residential use – community facilities trunk infrastructure network

Column 1	Column 2 Community Facilities trunk infrastructure network charge (\$ per demand unit)																									
	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																									
Charge Area	Residential uses				Accommodation (long term)												Accommodation (short term)									
	Caretaker's accommodation				Dwelling house				Relocatable Home Park				Rooming Accommodation				Retirement Facility Community Residence				Tourist Park (Caravan Park)				Short-term accommodation Hotel (residential component)	
	Multiple dwelling		Dual occupancy		Dwelling house		Relocatable Home Park		Rooming Accommodation		Retirement Facility Community Residence		Tourist Park (Caravan Park)		Short-term accommodation Hotel (residential component)		Tourist Park (Camping ground)									
	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom relocatable dwelling	3 or more bedroom relocatable dwelling	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 caravan site	2 caravan sites	3 caravan sites	Suite with 1 bedroom	Suite with 2 bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 tent site	2 tent sites	3 tent sites	
E1	595	771	1141	956	1336	771	771	595	1190	1785	595	595	771	1141	595	771	1541	2312	488	975	1463	488	595	1190	1785	
E2	585	758	1122	940	1314	758	758	585	1170	1755	585	585	758	1122	585	758	1516	2273	480	959	1439	480	585	1170	1755	
E3	609	789	1169	979	1369	789	789	609	1219	1828	609	609	789	1169	609	789	1579	2368	500	999	1499	500	609	1219	1828	
E4	531	688	1019	854	1194	688	688	531	1063	1594	531	531	688	1019	531	688	1377	2065	436	871	1307	436	531	1063	1594	
E5	545	706	1045	876	1224	706	706	545	1090	1635	545	545	706	1045	545	706	1412	2118	447	894	1340	447	545	1090	1635	
E6	578	749	1109	929	1299	749	749	578	1157	1735	578	578	749	1109	578	749	1498	2247	474	948	1422	474	578	1157	1735	
C1	612	792	1173	983	1374	792	792	612	1223	1835	612	612	792	1173	612	792	1584	2376	501	1003	1504	501	612	1223	1835	
C2	608	787	1166	977	1365	787	787	608	1216	1824	608	608	787	1166	608	787	1575	2362	498	997	1495	498	608	1216	1824	
C3	604	782	1158	970	1356	782	782	604	1207	1811	604	604	782	1158	604	782	1564	2345	495	990	1484	495	604	1207	1811	
C4	626	810	1200	1005	1405	810	810	626	1251	1877	626	626	810	1200	626	810	1620	2430	513	1025	1538	513	626	1251	1877	
C5	558	723	1070	897	1253	723	723	558	1116	1674	558	558	723	1070	558	723	1446	2168	457	915	1372	457	558	1116	1674	
C6	532	689	1021	855	1195	689	689	532	1064	1597	532	532	689	1021	532	689	1378	2068	436	872	1309	436	532	1064	1597	
C7	572	740	1096	918	1284	740	740	572	1143	1715	572	572	740	1096	572	740	1481	2221	469	937	1406	469	572	1143	1715	
C8	693	897	1329	1113	1556	897	897	693	1386	2079	693	693	897	1329	693	897	1795	2692	568	1136	1704	568	693	1386	2079	
C9	540	700	1036	868	1213	700	700	540	1081	1621	540	540	700	1036	540	700	1399	2099	443	886	1329	443	540	1081	1621	
C10	495	641	950	796	1112	641	641	495	990	1486	495	495	641	950	495	641	1283	1924	406	812	1218	406	495	990	1486	
C11	680	880	1303	1092	1526	880	880	680	1359	2039	680	680	880	1303	680	880	1760	2640	557	1114	1671	557	680	1359	2039	
R1	561	727	1077	902	1261	727	727	561	1123	1684	561	561	727	1077	561	727	1454	2181	460	920	1380	460	561	1123	1684	
R2	646	837	1239	1038	1451	837	837	646	1292	1938	646	646	837	1239	646	837	1673	2510	530	1059	1589	530	646	1292	1938	
R3	643	833	1234	1033	1445	833	833	643	1287	1930	643	643	833	1234	643	833	1666	2499	527	1055	1582	527	643	1287	1930	
R4	606	784	1162	973	1360	784	784	606	1212	1817	606	606	784	1162	606	784	1569	2353	497	993	1490	497	606	1212	1817	
W1	203	262	389	326	455	262	262	203	405	608	203	203	262	389	203	262	525	787	166	332	498	166	203	405	608	
W2	206	267	395	331	463	267	267	206	412	618	206	206	267	395	206	267	534	801	169	338	507	169	206	412	618	
W3	248	321	475	398	557	321	321	248	496	744	248	248	321	475	248	321	642	963	203	406	609	203	248	496	744	
W4	218	282	418	350	489	282	282	218	436	654	218	218	282	418	218	282	564	846	179	357	536	179	218	436	654	
W5	219	283	420	352	491	283	283	219	438	656	219	219	283	4												

DELETE TABLE: Table C4 Residential use—water supply trunk infrastructure network for water service

Column 1	Column 2 Water supply trunk infrastructure network charge (\$ per demand unit)																																							
Charge Area	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																																							
	Residential uses										Accommodation (long term)										Accommodation (short term)																			
	Caretaker's accommodation			Dwelling house			Relocatable Home Park			Rooming Accommodation										Retirement Facility Community Residence			Tourist Park (Caravan Park)			Short-term accommodation			Tourist Park (Camping Ground)											
	Multiple dwelling			Dual occupancy			site > 450m ²			Other			Student accommodation			Community Residence			Tourist Park (Caravan Park)			Hotel (residential component)			Short-term accommodation (other)															
	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom relocatable dwelling site	3 or more bedroom relocatable dwelling site	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 caravan site	2 caravan sites	3 caravan sites	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite									
	dwelling	dwelling	dwelling	dwelling	dwelling	dwelling	dwelling	dwelling	dwelling	dwelling	dwelling	dwelling	bedroom	bedrooms	bedrooms	bedroom	bedroom	bedrooms	bedrooms	bedroom	site	sites	sites	bedroom	bedrooms	bedrooms	bedroom	bedroom	bedrooms	bedrooms	bedroom	tent sites	tent sites	tent sites						
1	1954	2932	3420	2443	3420	3909	4612	6449	3772	5277	2932	1466	2932	4397	1466	1270	1954	2932	5863	8795	1466	2932	4397	1466	1954	3909	5863	1954	1954	3909	5863									
2	1639	2459	2869	2049	2869	3278	3869	5409	3164	4426	2459	1229	1065	2131	3196	1065	1639	2459	4918	7377	1229	2459	3688	1229	1639	3278	4918	1639	1639	3278	4918									
3	1305	1958	2284	1631	2284	2610	3080	4307	2519	3524	1958	979	1958	2937	979	848	1697	2545	848	1305	1958	3915	5873	979	1958	2937	979	1305	3915	1305	1305	2610	3915							
4	1515	2272	2651	1894	2651	3030	3575	4999	2924	2272	1136	2272	3408	1136	985	1515	2272	2651	1515	2272	4544	6817	1136	2272	3408	1136	1515	3030	4544	1515	1515	3030	4544							
5	828	1242	1449	1035	1449	1655	1953	2732	1598	2235	1242	1242	1862	621	538	1076	1614	538	828	1242	1449	828	1242	3725	621	1242	1862	621	828	1655	2483	828	828	1655	2483					
6	504	757	883	631	883	1009	1191	1665	974	1362	757	378	757	1135	378	328	656	984	328	504	757	1513	2270	378	757	1135	378	504	1009	1513	504	504	1009	1513						
7	1401	2102	2452	1751	2452	2802	3307	4624	2704	3783	2102	1051	2102	3153	1051	911	1822	2732	911	1401	2102	2452	1401	2102	4204	6305	1051	2102	3153	1051	1401	2802	4204	1401	1401	2802	4204			
8	916	1373	1602	1145	1602	1831	2161	3022	1767	2472	1373	687	1373	2060	595	916	1373	1602	916	1373	2747	4120	687	1373	2060	687	916	1831	2747	916	916	1831	2747							
9	832	1248	1456	1040	1456	1664	1963	2745	1605	2246	1248	1248	1872	624	541	832	1248	1456	832	1248	3743	624	1248	1872	624	832	1664	2495	832	832	1664	2495								
10	1542	2313	2698	1927	2698	3084	3639	5088	2976	4163	2313	2313	3469	1156	1002	2004	3007	1002	1542	2313	4626	6938	1156	1542	3084	4626	1542	1542	3084	4626	1542	1542	3084	4626						
11	1177	1765	2059	1471	2059	2353	2777	3883	2371	3177	1765	1765	2648	883	765	1530	2295	765	1177	1765	2059	1177	1765	3520	5295	883	1765	2648	883	1177	2353	3520	1177	1177	2353	3520				
12	711	1067	1245	889	1245	1423	1679	2348	1373	1921	1067	1067	1601	534	462	925	1387	462	711	1067	1245	711	1067	2134	3201	534	1067	1601	534	711	1423	2134	711	711	1423	2134				
13	2405	3607	4208	3006	4208	4809	5675	7936	4641	6493	3607	1804	3607	5411	1804	1563	3126	4689	1563	2405	3607	4208	2405	3607	7214	10821	1804	3607	5411	1804	2405	4809	7214	2405	2405	4809	7214	2405		
14	1620	2430	2836	2025	2836	3241	3824	5347	3127	4375	2430	1215	2430	3646	1215	1053	2106	3160	1053	1620	2430	2836	1620	2430	4861	7291	1215	2430	3646	1215	1620	3241	4861	1620	1620	3241	4861			
15	1489	2234	2606	1861	2606	2978	3514	4914	2874	4021	2234	1117	2234	3350	1117	968	1936	2904	968	1489	2234	4467	6701	1117	2234	3350	1117	1489	2978	4467	1489	1489	2978	4467						
16	3042	4563	5323	3802	5323	6084	7179	10038	5871	8213	4563	4563	6844	2281	1977	3954	5931	1977	3042	4563	5323	3042	4563	9125	13688	2281	4563	6844	2281	3042	6084	9125	3042	3042	6084	9125				
17	2725	4088	4769	3407	4769	5451	6432	8993	5260	7358	4088	4088	6132	2044	1771	3543	5314	1771	2725	4088	4769	1771	2725	4088	8176	12264	2044	4088	6132	2044	2725	5451	8176	2725	2725	5451	8176			
18	2648	3972	4634	3310	4634	5296	6250	8739	5111	7150	3972	3972	5958	1986	3972	5958	1986	1721	3443	5164	1721	2648	3972	4634	2648	3972	7945	11917	1986	3972	5958	1986	2648	5296	7945	1986	1986	2648	5296	
19	6266	9399	10966	7833	10966	12532	14788	20678	12094	16919	9399	9399	4700	14099	4700	4073	8146	12219	4073	6266	9399	10966	6266	9399	18798	28198	4700	9399	14099	4700	6266	12532	18798	6266	6266	12532	18798			
20	1689	2534	2956	2112	2956	3379	3987	5575	3260	4561	2534	2534	3801	1267	1098	2196	3294	1098	1689	2534	2956	1689	2534	3801	1267	2534	3801	1267	2534	3801	1267	2534	3801	1267	2534	3801				
21	1315	1972	2301	1643	2301	2629	3103	4338	2537	3550	1972	1972	2958	986	855	1709	2564	855	1315	1972	2301	1315	1972	3944	5916	986	1315	2629	3944	1315	1315	2629	3944	1315	1315	2629	3944			
22	1770	2656	3098	2213	3098	3541	4178	5842	3417	4780	2656	2656	3098	1328	1151	2302	3452	1151	1770	2656	3098	1770	2656	3098	1328	2656	3098	1328	2656	3098	1328	2656	3098	1328	2656	3098				
23	1555	2333	2722	1944	2722	3111	3671	5133	3002	4200	2333	2333	3500	1167	1011	2022	3033	1011	1555	2333	2722	1555	2333	4666	6999	1167	2333	3500	1167	1555	3111	4666	1555	1555	3111	4666				
24	540	809	944	675	944	1079	1274	1781	1042	1457	809	809	405	809	1214	405	351	540	809	944	540	809	809	1619	2428	405	809	1214	405	540	1079	1619	540	540	1079	1619				
25	1311	1966	2294	1638	2294	2621	3093	4325	2529	3539	1966	1966	983	1966	2949	852	1704	2556	852	1311	1966	2294	1311	1966	3932	5898	983	1966	2294	3932	1311	1311	2621	3932	1311	1311	2621	3932		
26	1390	2086	2433	1738	2433	2781	3281	4588	2683	3754	2086	2086	1043	2086	3128	1043	904	1807	2711	904	1390	2086	2433	1390	2086	4171	6257	1043	2086	2433	1390	2086	4171	6257	1043	1390	2086	4171	6257	1043
27	1495	2242	2615	1868	2615	2989	3527	4932	2884	4035	2242	1121	3363	1121	971	1943	2914	971	1495	2242	2615	1495	2242	4484	6725	1121	2242	3363	1121	1495	2989	4484	1495	1495	2989	4484				
28	913	1369	1598	1141	1598	1826	2155	3013	1762	2465	1369	1369	2054	685	593	1187	1780	593	913	1369	1598	913	1369	2739	4108	685	1369	2054	685	913	1826	2739	4108	685	1369	2054	685			
29	813	1219	1422	1016	1422	1626	1918	2682	1569	2195	1219	1219	610	610	528	1057	1585	528	813	1219	1422	813	1219	2439	3658	610	1219	2439	3658	610	813	1626	2439	813	813	1626	2439			
30	1290	1935	2258	1613	2258	2581	3045	4258	2490	3484	1935	1935	968	1935	2903	968	839	1677	2516	839	1290	1935	2258	839	1290	1935	3871	5806	968	1935	2258	839	1290	1935	3871	5806	968			
31	248	371	433	309	433	495	584																																	

INSERT TABLE: Table C4

Residential use – water supply trunk infrastructure network for water service

Column 1 Charge Area	Column 2 Water supply trunk infrastructure network charge (\$ per demand unit)																																				
	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																																				
	Residential uses										Accommodation (long term)										Accommodation (short term)																
	Caretaker's accommodation										Rooming Accommodation										Short-term accommodation																
	Multiple dwelling			Dual occupancy			Dwelling house			site > 450m2			site < or = 450m2			Relocatable		Home Park		Other		Student accommodation		Retirement Facility		Community Residence		Tourist Park		(Caravan Park)							
	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	relocatable	bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	relocatable	bedroom dwelling	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 caravan site	2 caravan sites	3 caravan sites	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 tent site	2 tent sites
1	1999	2999	3499	2499	3499	3999	4718	6598	3859	5398	2999	1499	2999	4498	1499	1300	2599	3899	1300	1999	2999	3499	1999	2999	8997	1499	2999	4498	1499	1999	3999	5998					
2	1677	2515	2935	2096	2935	3354	3958	5534	3236	4528	2515	1258	2515	3773	1258	1090	1677	2515	2935	1677	2515	5031	7546	1258	2515	3773	1258	1677	3354	5031	1677	3354	5031				
3	1335	2003	2337	1669	2337	2670	3151	4406	2577	3605	2003	1001	2003	3004	1001	868	1736	2604	868	1335	2003	4006	6008	1001	2003	3004	1001	1335	2670	4006	1335	2670	4006				
4	1550	2324	2712	1937	2712	3099	3657	5114	2991	4184	2324	1162	2324	3487	1162	1007	2015	3022	1007	1550	2324	4649	6973	1162	2324	3487	1162	1550	3099	4649	1550	3099	4649				
5	847	1270	1482	1058	1482	1694	1998	2794	1634	2286	1270	635	1270	1905	635	550	1101	1651	550	847	1270	1482	847	1270	2540	3810	635	1270	1905	635	847	1694	2540				
6	516	774	903	645	903	1032	1218	1703	996	1393	774	774	387	774	1161	387	335	671	1006	335	516	774	1548	2322	387	774	1161	387	516	1032	1548	516	1032	1548			
7	1433	2150	2508	1792	2508	2867	3383	4730	2766	3870	2150	1075	2150	3225	1075	932	1863	2795	932	1433	2150	2508	6450	1075	2150	3225	1075	1433	2867	4300	1433	2867	4300				
8	937	1405	1639	1171	1639	1873	2211	3091	1808	2529	1405	703	1405	2108	703	609	1218	1827	609	937	1405	1639	937	1405	2108	703	937	1873	2810	937	1873	2810					
9	851	1276	1489	1064	1489	1702	2008	2808	1642	2297	1276	638	1276	1915	638	553	1106	1659	553	851	1276	1489	851	1276	2553	3829	638	1276	1915	638	851	1702	2553				
10	1577	2366	2760	1972	2760	3155	3722	5205	3044	4259	2366	1183	2366	3549	1183	1025	2050	3076	1025	1577	2366	2760	1577	2366	4732	7098	1183	2366	3549	1183	1577	3155	4732				
11	1204	1806	2107	1505	2107	2407	2841	3972	2323	3250	1806	1806	903	1806	2708	903	782	1565	2347	782	1204	1806	2107	1204	1806	3611	5417	903	1806	2708	903	1204	2407	3611			
12	728	1092	1274	910	1274	1456	1718	2402	1405	1965	1092	1092	546	1092	1637	546	473	946	1419	473	1092	1274	728	1092	2183	3275	546	1092	1637	546	728	1456	2183				
13	2460	3690	4305	3075	4305	4920	5806	8118	4748	6642	3690	1845	3690	5535	1845	1599	3198	4797	1599	2460	3690	4305	2460	3690	7380	11070	1845	3690	5535	1845	2460	4920	7380				
14	1658	2486	2901	2072	2901	3315	3912	5470	3199	4475	2486	1243	1077	2155	1243	1077	2155	3232	1077	1658	2486	4973	7459	1243	2486	3729	1243	1658	3315	4973	1658	3315	4973				
15	1523	2285	2666	1904	2666	3047	3595	5027	2940	4113	2285	1143	2285	3428	1143	990	180	2971	990	1523	2285	2666	1523	2285	4570	6855	1143	2285	3428	1143	1523	3047	4570				
16	3112	4668	5446	3890	5446	6223	7344	10269	6006	8402	4668	4668	2334	4668	4668	2334	2023	4045	6068	2023	3112	4668	9335	14003	2334	4668	9335	14003	2334	3112	6223	9335	3112	6223	9335		
17	2788	4182	4879	3485	4879	5576	6580	9200	5381	7527	4182	2091	1812	3624	2091	1812	2788	4182	4879	2788	4182	4879	8364	12546	2091	4182	6273	2091	2788	5576	8364	12546	2091	4182	6273	2091	
18	2709	4064	4741	3386	4741	5418	6393	8940	5229	7315	4064	4064	2032	4064																							

DELETE TABLE: Table C5

Residential use—sewerage trunk infrastructure network for wastewater service

INSERT TABLE: Table C5

Residential use – sewerage trunk infrastructure network for wastewater service

Column 1 Charge Area	Column 2 Sewer trunk infrastructure network charge (\$ per demand unit)																																	
	Residential use under the Planning Regulation Editor's note - See schedule 16, Table 1, column 1 of the Planning Regulation																																	
	Residential uses												Accommodation (long term)												Accommodation (short term)									
Caretaker's accommodation	Multiple dwelling						Dual occupancy						Dwelling house						Rooming Accommodation						Short-term accommodation									
	Caretaker's accommodation		Multiple dwelling		Dual occupancy		site > 450m ²		site < or = 450m ²		Relocatable Home Park		Other		Student accommodation		Retirement Facility Community Residence		Tourist Park (Caravan Park)		Hotel (residential component)		Short-term accommodation (other)		Tourist Park (Camping Ground)									
	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 bedroom dwelling	2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	1 or 2 bedroom dwelling	3 or more bedroom dwelling	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	Suite with 1 bedroom	Suite with 2 or more bedrooms	Suite with 3 or more bedrooms	Bedroom that is not within a suite	1 tent site	2 tent sites	3 tent sites	
1	2446	3669	4281	3058	4281	4892	5773	8072	4721	6605	3669	1835	3669	5504	1835	1590	2446	3669	7339	11008	1835	3669	5504	1835	2446	4892	7339	2446	4892	7339				
2	2323	3485	4065	2904	4065	4646	5482	7666	4484	6272	3485	1742	3485	5227	1742	1510	3020	4530	1510	2323	3485	5227	1742	2323	4646	6969	2323	4646	6969					
3	2495	3742	4366	3118	4366	4989	5887	8232	4815	6736	3742	1871	3742	5613	1871	1622	3243	4865	1622	2495	3742	7484	11226	1871	3742	5613	1871	2495	4989	7484	2495	4989	7484	
4	1689	2534	2956	2112	2956	3379	3987	5575	3260	4561	2534	2534	3801	1267	1098	1689	2534	2956	1689	2534	5068	7602	1267	1689	3379	5068	1689	3379	5068					
5	2420	3630	4235	3025	4235	4840	5711	7986	4670	6534	3630	1815	5445	1815	1573	3146	4719	1573	2420	3630	4235	2420	3630	5445	1815	2420	4840	2420	4840	2420	4840	2420		
6	4007	6010	7012	5009	7012	8014	9456	13223	7733	10819	6010	3005	6010	9016	3005	2604	7813	2604	4007	6010	12021	18031	3005	6010	9016	3005	4007	8014	12021	4007	8014	12021		
7	1280	1920	2240	1600	2240	2560	3020	4223	2470	3456	1920	1920	960	832	1664	2496	832	1280	1920	2240	1280	1920	3839	5759	960	1920	2880	5759	960	1920	2880	5759		
8	7422	11132	12988	9277	12988	14843	17515	24491	14324	20038	11132	11132	5566	11132	16699	5566	4824	9648	14472	4824	7422	11132	22265	33397	5566	11132	16699	5566	7422	14843	22265	7422	14843	22265
9	1753	2630	3068	2191	3068	3506	4137	5785	3383	4733	2630	1315	2630	3944	1315	1139	2279	3418	1139	1753	2630	3068	1753	2630	3944	1315	2630	3944	1315	2630	3944			
10	2046	3070	3581	2558	3581	4093	4829	6753	3070	3070	3070	1535	3070	4604	1535	130	2660	3990	130	2046	3070	3070	9209	1535	3070	4604	1535	3070	4604	1535	3070	4604		
11	5212	7818	9121	6515	9121	10424	12300	17200	10059	14072	7818	3909	7818	11727	3909	3388	6776	10163	3388	5212	7818	15636	23454	3909	7818	11727	3909	5212	10424	15636	5212	10424	15636	
12	6320	9480	11060	7900	11060	12641	14916	20857	12198	17065	9480	4740	9480	14221	4740	4108	8216	12325	4108	6320	9480	11060	28441	4740	9480	14221	4740	6320	12641	18961	6320	12641	18961	
13	2194	3292	3840	2743	3840	4389	5179	7241	4235	5925	3292	1646	3292	4937	1646	1426	2853	4279	1426	2194	3292	585	9875	1646	3292	4937	1646	2194	4389	6583	2194	4389	6583	
14	2854	4282	4995	3568	4995	5709	6736	9419	5509	7707	4282	4282	2141	1855	3711	1855	1855	2854	4282	1855	2854	4282	1855	2854	5709	8563	2854	5709	8563	2854	5709	8563		
15	1806	2708	3160	2257	3160	3611	4261	5958	3485	4875	2708	1354	2708	4063	1354	1174	2347	3521	1174	1806	2708	5417	8125	1354	2708	4063	1354	1806	3611	5417	1806	3611	5417	
16	1720	2580	3010	2150	3010	3440	4059	5675	3319	4643	2580	2580	1290	2580	3870	1290	1118	2236	3354	1118	1720	2580	5159	7739	1290	2580	5159	1720	2580	5159				
17	2553	3829	4467	3191	4467	5105	6024	8424	4927	6892	3829	1915	3829	5744	1915	1659	3191	4978	1659	2553	3829	4467	2553	11487	1915	2553	5744	1915	2553	5744	1915	2553	5744	
18	3041	4562	5322	3801	5322	6082	7177	10036	5869	8211	4562	4562	6843	2281	1977	5930	1977	3041	4562	5322	3041	4562	5322	3041										

DELETE TABLE: Table D1 Non-residential use—transport trunk infrastructure network

Column 1 Charge area	Column 2 Transport trunk infrastructure network charge (\$ per demand unit)																														
	Non-residential use under the Planning Regulation Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation																														
	Places of Assembly	Commercial (bulk goods)				Commercial (retail)						Commercial (office)		Educational facility		Entertainment		Indoor sport & recreation		Other industry		High impact industry or special industry		Low impact rural		High impact rural		Essential services		Other uses	
Club	Function facility	Bulk landscape supplies	Agric. Supplies store	Showroom	Adult Store	Service station	Shopping Centre (10,000m² < 20,000m² GFA)	Shopping Centre (20,000m² < 30,000m² GFA)	Shopping Centre (> 30,000m² GFA)	Food & drink outlet	Service Industry	Office	Sales office	Childcare centre	Hotel	Theatre	Indoor sport & recreation	Research & tech. ind.	Warehouse	High impact industry	Animal husbandry	Cultivating, in a confined area, aquatic animals or plants for sale	Winery	Correctional facility	Health care service	Emergency services	Major sport, recreation and entertainment facility	Air service, Animal keeping, Car park	Any other use not listed, including a use that is unknown	Advertising device, Cemetery, Home-based business	
Community use	Garden Centre	Shop								Fast Food Premises	Other			Community care centre	Nightclub entertainment facility				Medium impact industry		Special industry	Cropping	Intensive animal ind. & horticulture		Hospital	Veterinary service		Outdoor sport and recreation	Motor sport facility, Non-resident accommodation	Landing, Market, Roadside stall	
Funeral parlour	H'ware & trade supplies	Shopping Centre (<10,000m² GFA)												Educational establishment other than an educational establishment for the Flying Start for Queensland Children program							Rural industry	Permanent plantation	Wholesale nursery		Residential care facility			Port service, Tourist attraction	Utility installation, Extractive industry	Telecommunications facility, Park	
Place of worship	Outdoor sales																			Marine industry			Wind farm					Temporary use, Outdoor lighting			
		m² of GFA		m² of GFA			m² of GFA		m² of GFA																				n/a		
		Demand unit																													
1	91.93	118.70	118.70	41.95	83.89	118.70	207.95	91.93	83.89	64.26	207.95	166.00	41.95	91.93	118.70	207.95	41.95	91.93	20.53	41.95	0.00	0.00	41.95	58.01	91.93	41.95	118.70	The maximum adopted charge			
2	77.32	99.84	99.84	35.28	70.56	99.84	174.91	77.32	50.05	174.91	139.63	35.28	99.84	99.84	77.32	174.91	99.84	35.28	77.32	17.27	35.28	48.79	77.32	35.28	77.32	99.84	under the Planning Regulation				
3	90.99	117.49	117.49	41.52	83.04	117.49	205.83	90.99	83.04	63.60	205.83	164.31	41.52	90.99	117.49	205.83	117.49	41.52	90.99	20.32	41.52	57.42	90.99	41.52	90.99	117.49	and adopted charges under the Planning Regulation				
4	88.84	114.72	40.54	81.08	114.72	200.98	88.84	81.08	62.10	200.98	160.44	40.54	88.84	114.72	88.84	114.72	40.54	88.84	40.54	0.00	0.00	40.54	56.07	88.84	40.54	114.72	this resolution are those which are applicable to the use that is under this resolution is nil.				
5	125.43	161.96	57.23	114.47	161.96	283.73	125.43	114.47	87.68	283.73	226.50	57.23	125.43	161.96	125.43	161.96	57.23	125.43	28.01	57.23	0.00	0.00	57.23	79.15	125.43	161.96	125.43	161.96	125.43	161.96	
6	130.79	168.88	59.68	119.36	168.88	295.86	130.79	59.68	91.42	295.86	236.18	130.79	295.86	168.88	130.79	295.86	59.68	168.88	0.00	0.00	59.68	130.79	59.68	168.88	130.79	295.86	the local government decides the local government decides				
7	108.27	139.81	49.41	98.81	139.81	244.93	108.27	98.81	75.69	244.93	195.52	49.41	108.27	139.81	108.27	139.81	49.41	108.27	24.18	49.41	0.00	0.00	49.41	68.33	108.27	49.41	108.27	139.81	should apply for the use.		
8	37.52	48.45	48.45	17.12	34.24	48.45	84.88	37.52	42.44	26.23	84.88	67.76	17.12	37.52	48.45	48.45	17.12	37.52	8.38	17.12	0.00	0.00	17.12	23.68	37.52	17.12	37.52	48.45	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation		
9	73.43	94.82	33.51	67.02	94.82	116.12	73.43	33.51	51.33	116.12	132.61	73.43	94.82	73.43	33.51	94.82	33.51	94.82	16.40	33.51	0.00	0.00	33.51	45.34	73.43	33.51	45.34	94.82	Table 1, column 2 of the Planning Regulation		
10	102.51	132.37	46.78	93.55	132.37	231.90	102.51	93.55	71.66	231.90	185.12	46.78	102.51	132.37	102.51	132.37	46.78	102.51	22.89	46.78	0.00	0.00	46.78	64.69	102.51	46.78	102.51	132.37	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation		
11	90.45	116.80	41.27	82.55	116.80	204.61	90.45	82.55	63.23	204.61	163.34	41.27	90.45	116.80	90.45	204.61	116.80	41.27	90.45	20.20	41.27	0.00	0.00	41.27	57.08	90.45	41.27	57.08	116.80	and adopted charges under this resolution is nil.	
12	127.30	164.38	58.09	116.18	164.38	287.98	127.30	58.09	116.18	287.98	229.89	58.09	127.30	164.38	127.30	164.38	58.09	127.30	28.43	58.09	0.00	0.00	58.09	80.34	127.30	58.09	80.34	127.30	164.38		
13	129.18	166.80	58.95	117.89	166.80	292.22	129.18	58.95	90.30	292.22	233.77	58.95	129.18	166.80	129.18	166.80	58.95	129.18	28.85	58.95	0.00	0.00	58.95	81.52	129.18	58.95	81.52	129.18	166.80		
14	138.81	165.04	59.64	117.28	165.04	300.20	138.81	59.64	90.82	300.20	232.06	59.64	138.81	165.04	138.81	165.04	59.64	138.81	28.70	59.64	0.00	0.00	59.64	81.40	138.81	59.64	81.40	138.81	165.04		
15	77.99	100.71	35.59	71.18	100.71	176.42	77.99	77.99	51.52	176.42	100.71	35.59	77.99	77.99	176.42	100.71	35.59	77.99	17.42	35.59	0.00	0.00	35.59	49.22	77.99	100.71	49.22	77.99	100.71	The maximum adopted charge	
16	96.21	124.24	42.90	97.81	124.24	211.65	96.21	97.81	67.36	211.65	175.75	42.90	96.21	97.81	124.24	124.24	42.90	96.21	21.48	42.90	0.00	0.00	42.90	60.72	96.21	42.90	60.72	96.21	124.24		
17	170.72	220.44	77.90	155.80	220.44	386.19	170.72	155.80	119.34	386.19	308.2																				

INSERT TABLE: Table D1
Non-residential use – transport trunk infrastructure network

Column 1 Charge area	Column 2 Transport trunk infrastructure network charge (\$ per demand unit)																													
	Non-residential use under the Planning Regulation Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation																													
	Places of Assembly	Commercial (bulk goods)			Commercial (retail)						Commercial (office)		Educational facility		Entertainment		Indoor sport & recreation		Other industry		High impact industry or special industry		Low impact rural		High impact rural		Essential services		Other uses	
Club	Function facility	Bulk landscape supplies	Showroom	Adult Store	Service station	Shopping Centre (10,000m² < 20,000m² GFA)	Shopping Centre (20,000m² < 30,000m² GFA)	Shopping Centre (> 30,000m² GFA)	Food & drink outlet	Service Industry	Office	Sales office	Childcare centre	Hotel	Theatre	Indoor sport & recreation	Low impact industry	Research & tech. ind.	Warehouse	High impact industry	Animal husbandry	Cultivating, in a confined area, aquatic animals or plants for sale	Winery	Correctional facility	Health care service	Emergency services	Major sport, recreation and entertainment facility	Air service, Animal keeping, Car park	Any other use not listed, including a use that is unknown	Advertising device, Cemetery, Home-based business
Community use	Garden Centre	Shop							Fast Food Premises	Other				Nightclub entertainment facility			Medium impact industry			Special industry	Cropping	Intensive animal ind. & horticulture		Hospital	Veterinary service		Outdoor sport and recreation	Motor sport facility, Non-resident accommodation	Landing, Market, Roadside stall	
Funeral parlour	H'ware & trade supplies	Shopping Centre (<10,000m² GFA)												Educational establishment other than an educational establishment for the Flying Start for Queensland Children program			Rural industry		Permanent plantation	Wholesale nursery		Residential care facility					Port service, Tourist attraction	Telecommunications facility, Park		
Place of worship	Outdoor sales																Marine industry			Wind farm							Utility installation, Extractive industry	Temporary use, Outdoor lighting		
		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		m² of GFA		n/a		
1	94.05	121.44		121.44	42.91	85.83		121.44	212.74	169.83	42.91	94.05	121.44		212.74	42.91	94.05	21.00	42.91	0.00	0.00	42.91	59.35	94.05	42.91	94.05	121.44	The maximum adopted charge		
2	79.10	102.14		102.14	36.10	72.19		102.14	178.94	142.85	36.10	79.10	102.14		178.94	102.14	102.14	36.10	42.48	0.00	0.00	36.10	49.92	79.10	36.10	79.10	102.14	The maximum adopted charge under the Planning Regulation		
3	93.09	120.20		120.20	42.48	84.95		120.20	210.57	168.10	42.48	93.09	120.20		210.57	120.20	120.20	20.79	42.48	0.00	0.00	42.48	58.74	93.09	42.48	93.09	120.20	and adopted charges under the Planning Regulation		
4	90.89	117.37		117.37	41.48	82.95		117.37	205.61	164.14	41.48	90.89	117.37		205.61	117.37	117.37	41.48	90.89	0.00	0.00	41.48	57.36	90.89	41.48	90.89	117.37	This resolution are those which are applicable to the use that is under this resolution is nil.		
5	128.32	165.69		165.69	58.55	117.11		165.69	290.28	128.32	58.55	128.32	165.69		290.28	165.69	165.69	58.55	128.32	28.65	58.55	0.00	0.00	28.65	128.32	165.69	128.32	165.69	128.32	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
6	133.80	172.77		172.77	61.06	122.11		172.77	302.68	133.80	61.06	133.80	172.77		302.68	172.77	172.77	61.06	133.80	0.00	0.00	61.06	84.44	133.80	61.06	133.80	172.77	The local government decides		
7	110.77	143.08		143.03	50.55	101.09		143.03	250.58	200.03	50.55	110.77	143.03		250.58	143.03	143.03	50.55	110.77	24.74	50.55	0.00	0.00	50.55	69.90	110.77	50.55	110.77	143.03	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
8	38.39	49.57		49.57	17.52	35.09		38.39	26.83	96.82	49.57	17.52	38.39		26.83	49.57	49.57	8.57	17.52	0.00	0.00	17.52	38.39	49.57	17.52	38.39	49.57	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation		
9	75.13	97.01		97.01	34.28	68.56		75.13	169.95	135.67	34.28	75.13	97.01		169.95	97.01	97.01	34.28	75.13	16.78	34.28	0.00	0.00	34.28	47.41	75.13	34.28	75.13	97.01	Table 1, column 2 of the Planning Regulation
10	104.88	135.42		135.42	47.86	95.71		135.42	237.24	189.39	47.86	104.88		237.24	135.42	135.42	47.86	104.88	23.42	47.86	0.00	0.00	47.86	66.18	104.88	47.86	104.88	135.42	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation	
11	92.54	119.49		119.49	42.23	84.45		119.49	209.33	92.54	42.23	92.54	119.49		209.33	119.49	119.49	42.23	92.54	20.66	42.23	0.00	0.00	42.23	58.40	92.54	42.23	92.54	119.49	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
12	130.24	168.17		168.17	59.43	118.86		168.17	294.62	130.24	59.43	130.24	168.17		294.62	168.17	168.17	59.43	130.24	29.08	59.43	0.00	0.00	59.43	82.19	130.24	59.43	130.24	168.17	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
13	132.16	170.65		170.65	60.30	120.61		170.65	238.65	132.16	60.30	132.16	170.65		238.65	170.65	170.65	60.30	132.16	32.16	60.30	0.00	0.00	60.30	83.40	132.16	32.16	132.16	170.65	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
14	131.47	169.77		169.77	59.99	119.98		169.77	294.71	131.47	59.99	131.47	169.77		294.71	169.77	169.77	59.99	131.47	29.36	59.99	0.00	0.00	59.99	82.97	131.47	29.36	131.47	169.77	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
15	79.79	103.08		103.08	36.41	72.82		103.08	180.49	79.79	36.41	79.79	103.08		180.49	79.79	79.79	36.41	79.79	17.82	36.41	0.00	0.00	36.41	79.79	79.79	36.41	79.79	103.08	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
16	98.43	137.10		137.10	44.92	99.82		137.10	222.67	98.43	44.92	137.10	137.10		222.67	98.43	98.43	44.92	137.10	21.98	44.92	0.00	0.00	44.92	98.43	98.43	44.92	98.43	137.10	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
17	174.66	225.53		225.53	79.70	159.40		225.53	395.10	174.66	79.70	225.53	174.66		395.10	225.53	225.53	79.70	174.66	39.00	79.70	0.00	0.00	79.70	110.22	174.66	79.70	110.22	174.66	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation
18	131.34	16																												

DELETE TABLE: Table D2 Non-residential use – water supply trunk infrastructure network for water service

Column 1 Charge area	Column 2 Water supply trunk infrastructure network charge (\$ per demand unit)																													
	Non-residential use under the Planning Regulation Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation																													
	Places of Assembly	Commercial (bulk goods)	Commercial (retail)	Commercial (office)	Educational facility	Entertainment	Indoor sport & recreation	Other Industry	High impact industry or special industry	Low impact rural	High impact rural	Essential services	Other uses	Minor uses																
Club	Function facility	Agric. Supplies store	Bulk landscape supplies	Outdoor sales	Adult Store	Food & drink outlet	Service Industry	Office	Childcare centre	Educational establishment other than an educational establishment for the Flying Start for Queensland Children program	Hotel	Theatre	Indoor sport & recreation	Research & tech. ind.	Warehouse	High impact industry	Animal husbandry	Cultivating, in a confined area, aquatic animals or plants for sale	Correctional facility	Emergency services	Health care service	Crematorium	Major sport, recreation and entertainment facility	Air service, Animal keeping, Car park	Any other use not listed, including a use that is unknown	Advertising device, Cemetery, Home-based business				
Community use	Garden Centre				Shop	Fast Food Premises	Other		Sales office	Community care centre	Primary school	Other	Nightclub entertainment facility			Medium impact industry		Intensive animal ind. & horticulture	Special Industry	Cropping	Veterinary service		Outdoor sport and recreation	Motor sport facility, Non-resident accommodation		Landing, Market, Roadside stall				
Funeral parlour	H'ware & trade supplies				Shopping Centre								Rural industry			Permanent plantation	Wholesale nursery	Residential care facility						Port service, Tourist attraction		Telecommunications facility, Park				
Place of worship	Showroom				Service Station								Marine industry				Wind farm	Winery						Utility installation, Extractive industry		Temporary use, Outdoor lighting				
	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	Demand unit			m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	m ² of GFA	n/a							
1	11.73	35.18	29.32	5.86	11.73	29.32	175.89	93.81	17.59	29.32	22.87	22.87	38.11	35.18	11.73	17.59	29.32	5.86	17.59	0.00	0.00	12.90	17.59	29.32	29.32	11.73	The maximum adopted	The maximum adopted	The maximum adopted	
2	9.83	29.50	24.58	4.92	9.83	24.58	147.49	78.66	14.75	24.58	19.17	19.17	31.96	29.50	9.83	14.75	24.58	4.92	14.75	0.00	0.00	10.82	14.75	24.58	24.58	9.83	charge under the Planning	charge under the Planning	charge under the Planning	
3	7.83	23.49	19.58	3.92	7.83	19.58	117.46	62.65	11.75	19.58	15.27	15.27	23.49	7.83	11.75	17.5	0.00	3.92	8.61	11.75	19.58	7.83	Regulation and adopted	Regulation and adopted	Regulation and adopted	Regulation and adopted				
4	9.09	27.27	22.72	4.54	9.09	22.72	136.33	72.71	13.63	22.72	17.72	17.72	29.54	27.27	9.09	9.09	13.63	22.72	4.54	13.63	0.00	0.00	10.00	13.63	22.72	22.72	9.09	charges under this	charges under this	charges under this
5	4.96	14.89	12.41	2.48	4.96	12.41	74.46	39.71	7.45	12.41	9.68	9.68	16.13	14.89	4.96	7.45	12.41	2.48	7.45	0.00	0.00	5.46	7.45	12.41	12.41	4.96	resolution are those which	resolution are those which	resolution are those which	
6	3.03	9.09	7.57	1.51	3.03	7.57	45.44	24.24	4.54	7.57	5.91	5.91	9.85	9.09	3.03	4.54	7.57	1.51	4.54	0.00	0.00	3.33	4.54	7.57	7.57	3.03	are applicable to the use	are applicable to the use	are applicable to the use	
7	8.41	25.22	21.01	4.20	8.41	21.01	126.09	67.25	12.61	21.01	16.39	16.39	27.32	25.22	8.41	12.61	21.01	4.20	12.61	0.00	0.00	9.25	12.61	21.01	21.01	8.41	that the local government	that the local government	that the local government	
8	5.50	16.49	13.74	2.75	5.50	13.74	82.47	43.98	8.25	13.74	10.72	10.72	17.87	16.49	5.50	8.25	13.74	2.75	8.25	0.00	0.00	6.05	8.25	13.74	13.74	5.50	decides should apply for	decides should apply for	decides should apply for	
9	5.00	14.99	12.49	2.50	5.00	12.49	74.96	39.98	7.50	12.49	9.75	9.75	16.24	14.99	5.00	7.50	12.49	2.50	7.50	0.00	0.00	5.50	7.50	12.49	12.49	5.00	the use,	the use,	the use,	
10	9.24	27.73	23.11	4.62	9.24	23.11	138.67	73.95	13.87	23.11	18.03	18.03	30.04	27.73	9.24	13.87	23.11	4.62	13.87	0.00	0.00	10.17	13.87	23.11	23.11	9.24	Editor's note - see schedule	Editor's note - see schedule	Editor's note - see schedule	
11	7.06	21.18	17.65	3.53	7.06	17.65	105.90	56.48	10.59	17.65	13.77	13.77	22.95	21.18	7.06	10.59	17.65	3.53	10.59	0.00	0.00	7.77	10.59	17.65	17.65	7.06	16, Table 1, column 2 of the	16, Table 1, column 2 of the	16, Table 1, column 2 of the	
12	4.27	12.80	10.67	2.13	4.27	10.67	64.01	34.14	6.40	10.67	8.32	8.32	13.87	12.80	4.27	6.40	10.67	2.13	6.40	0.00	0.00	4.69	6.40	10.67	10.67	4.27	Planning Regulation	Planning Regulation	Planning Regulation	
13	14.42	43.27	36.06	7.21	14.42	36.06	216.37	115.40	21.64	36.06	28.13	28.13	46.88	43.27	14.42	21.64	36.06	7.21	21.64	0.00	0.00	15.87	21.64	36.06	36.06	14.42				
14	9.72	29.17	24.31	4.86	9.72	24.31	145.87	77.80	14.59	24.31	18.96	18.96	31.60	29.17	9.72	14.59	24.31	4.86	14.59	0.00	0.00	10.70	14.59	24.31	24.31	9.72				
15	8.93	26.80	22.33	4.47	8.93	22.33	134.00	71.47	13.40	22.33	17.42	17.42	29.03	26.80	8.93	13.40	23.33	4.47	13.40	0.00	0.00	9.83	13.40	23.33	23.33	8.93				
16	18.25	54.76	45.63	9.13	18.25	45.63	273.78	146.02	27.38	45.63	35.59	35.59	59.32	54.76	18.25	27.38	45.63	9.13	27.38	0.00	0.00	20.08	27.38	45.63	45.63	18.25				
17	16.35	49.06	40.88	8.18	16.35	40.88	245.28	130.81	24.53	40.88	31.89	31.89	53.14	49.06	16.35	24.53	40.88	8.18	24.53	0.00	0.00	17.99	24.53	40.88	40.88	16.35				
18	15.89	47.68	39.73	7.95	15.89	39.73	238.38	127.14	23.84	39.73	30.99	30.99	51.65	47.68	15.89	23.84	30.99	7.95	23.84	0.00	0.00	17.48	23.84	30.99	30.99	15.89				
19	37.60	112.80	94.00	18.80	37.60	94.00	563.99	300.80	56.40	94.00	73.32	73.32	122.20	112.80	37.60	56.40	94.00	18.80	56.40	0.00	0.00	41.36	56.40	94.00	94.00	37.60				
20																														

INSERT TABLE: Table D2**Non-residential use – water supply trunk infrastructure network for water service**

Column 1 Charge area	Column 2 Water supply trunk infrastructure network charge (\$ per demand unit)																										
	Non-residential use under the Planning Regulation Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation																										
	Places of Assembly	Commercial (bulk goods)	Commercial (retail)	Commercial (office)	Educational facility	Entertainment	Indoor sport & recreation	Other Industry	High impact industry or special industry	Low impact rural	High impact rural	Essential services	Other uses	Minor uses													
Club	Function facility	Agric. Supplies store	Bulk landscape supplies	Outdoor sales	Adult Store	Food & drink outlet	Service Industry	Office	Childcare centre	Educational establishment other than an educational establishment for the Flying Start for Queensland Children program	Hotel	Theatre	Indoor sport & recreation	Low impact industry	Research & tech. ind.	Warehouse	High impact industry	Animal husbandry	Cultivating, in a confined area, aquatic animals or plants for sale	Correctional facility	Emergency services	Health care service	Crematorium	Major sport, recreation and entertainment facility	Air service, Animal keeping, Car park	Any other use not listed, including a use that is unknown	Advertising device, Cemetery, Home-based business
Community use	Garden Centre				Shop	Fast Food Premises	Other		Sales office	Community care centre	Primary school	Other	Nightclub entertainment facility			Medium impact industry		Special Industry	Cropping	Intensive animal ind. & horticulture	Hospital	Veterinary service		Outdoor sport and recreation	Motor sport facility, Non-resident accommodation		Landing, Market, Roadside stall
Funeral parlour	H'ware & trade supplies				Shopping Centre								Rural industry			Permanent plantation	Wholesale nursery	Residential care facility								Port service, Tourist attraction	Telecommunications facility, Park
Place of worship	Showroom				Service Station								Marine industry				Wind farm	Winery							Utility installation, Extractive industry	Temporary use, Outdoor lighting	
		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		n/a	
1	12.00	35.99	29.99	6.00	12.00	29.99	179.94	95.97	17.99	29.99	23.39	23.39	38.99	35.99	12.00	17.99	29.99	6.00	17.99	0.00	0.00	13.20	17.99	29.99	12.00	The maximum adopted	
2	10.06	30.18	25.15	5.03	10.06	25.15	150.88	80.47	15.09	25.15	19.61	19.61	32.69	30.18	10.06	10.06	15.09	5.03	15.09	0.00	0.00	11.06	15.09	25.15	10.06	charge under the Planning	
3	8.01	24.03	20.03	4.01	8.01	20.03	120.17	64.09	12.02	20.03	15.62	15.62	26.04	24.03	8.01	12.02	20.03	4.01	12.02	0.00	0.00	8.81	12.02	20.03	8.01	Regulation and adopted	
4	9.30	27.89	23.24	4.65	9.30	23.24	139.47	74.38	13.95	23.24	18.13	18.13	30.22	27.89	9.30	9.30	13.95	4.65	13.95	0.00	0.00	10.23	13.95	23.24	9.30	charges under this	
5	5.08	15.23	12.69	2.54	5.08	12.69	76.17	40.62	7.62	12.69	9.90	9.90	16.50	15.23	5.08	7.62	12.69	2.54	7.62	0.00	0.00	5.59	7.62	12.69	5.08	resolution are those which	
6	3.10	9.30	7.75	1.55	3.10	7.75	46.49	24.79	4.65	7.75	6.04	6.04	10.07	9.30	3.10	4.65	7.75	1.55	4.65	0.00	0.00	3.41	4.65	7.75	3.10	are applicable to the use	
7	8.60	25.80	21.50	4.30	8.60	21.50	128.99	68.79	12.90	21.50	16.77	16.77	27.95	25.80	8.60	8.60	12.90	4.30	12.90	0.00	0.00	9.46	12.90	21.50	8.60	that the local government	
8	5.62	16.87	14.06	2.81	5.62	14.06	84.37	44.99	8.44	14.06	10.97	10.97	18.28	16.87	5.62	5.62	8.44	2.81	8.44	0.00	0.00	6.19	8.44	14.06	5.62	decides should apply for	
9	5.11	15.34	12.78	2.56	5.11	12.78	76.69	40.90	7.67	12.78	9.97	9.97	16.62	15.34	5.11	5.11	7.67	2.56	7.67	0.00	0.00	5.62	7.67	12.78	5.11	the use.	
10	9.46	28.37	23.64	4.73	9.46	23.64	141.85	75.66	14.19	23.64	18.44	18.44	30.73	28.37	9.46	9.46	14.19	4.73	14.19	0.00	0.00	10.40	14.19	23.64	9.46	Editor's note - see schedule	
11	7.22	21.67	18.06	3.61	7.22	18.06	108.34	57.78	10.83	18.06	14.08	14.08	23.47	21.67	7.22	7.22	10.83	18.06	3.61	0.00	0.00	7.94	10.83	18.06	7.22	16, Table 1, column 2 of the	
12	4.37	13.10	10.91	2.18	4.37	10.91	65.48	34.92	6.55	10.91	8.51	8.51	14.19	13.10	4.37	4.37	6.55	0.00	0.00	0.00	0.00	4.80	6.55	10.91	4.37	Planning Regulation	
13	14.76	44.27	36.89	7.38	14.76	36.89	221.34	118.05	22.13	36.89	28.77	28.77	47.96	44.27	14.76	14.76	22.13	7.38	22.13	0.00	0.00	16.23	22.13	36.89	14.76	The maximum adopted	
14	9.95	29.84	24.87	4.97	9.95	24.87	149.22	79.58	14.92	24.87	19.40	19.40	32.33	29.84	9.95	9.95	14.92	4.97	14.92	0.00	0.00	10.94	14.92	24.87	9.95	charge under the Planning	
15	9.14	27.42	22.85	4.57	9.14	22.85	137.08	73.11	13.71	22.85	17.82	17.82	29.70	27.42	9.14	9.14	13.71	4.57	13.71	0.00	0.00	10.05	13.71	22.85	9.14	Regulation and adopted	
16	18.67	56.02	46.68	9.34	18.67	46.68	280.08	149.37	28.01	46.68	36.41	36.41	56.02	18.67	28.01	28.01	46.68	9.34	28.01	0.00	0.00	20.54	28.01	46.68	18.67	Charges under this	
17	16.73	50.18	41.82	8.36	16.73	41.82	250.92	133.82	25.09	41.82	32.62	32.62	54.37	50.18	16.73	16.73	25.09	41.82	41.82	0.00	0.00	18.40	25.09	41.82	16.73	under this resolution is	
18	16.26	48.77	40.64	8.13	16.26	40.64	243.86	130.06	24.39	40.64	31.70	31.70	52.84	48.77	16.26	16.26	24.39	8.13	24.39	0.00	0.00	17.88	24.39	40.64	16.26	nil.	
19	38.46	115.39	96.16	19.23	38.46	96.16	576.96	307.71	57.70	96.16	75.00	75.00	125.01	115.39	38.46	38.46	57.70	96.16	19.23	0.00	0.00	42.31	57.70	96.16	38.46	Editor's note - see schedule	
20	10.36	31.09	25.91	5.18	10.36	25.91	155.45	82.91	15.54	25.91	20.21	20.21	33.68	31.09	10.36	10.36	15.54	5.18	15.54	0.00	0.00	11.40	15.54	25.91	10.36	16, Table 1, column 2 of the	
21	8.07	24.20	20.17	4.03	8.07	20.17	121.00	64.53	12.10	20.17	15.73	15.73	26.22</														

DELETE TABLE: Table D3**Non-residential use—sewerage trunk infrastructure network for wastewater service**

Column 1 Charge area	Column 2 Sewerage trunk infrastructure network charge (\$ per demand unit)																															
	Non-residential use under the Planning Regulation Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation																															
	Places of Assembly	Commercial (bulk goods)				Commercial (retail)				Commercial (office)		Educational facility				Entertainment		Indoor sport & recreation		Other Industry		High impact industry or special industry		Low impact rural		High impact rural		Essential services			Other uses	
Club	Function facility	Agric. Supplies store	Bulk landscape supplies	Outdoor sales	Adult Store	Food & drink outlet	Service Industry	Office	Childcare centre	Educational establishment other than an educational establishment for the Flying Start for Queensland Children program	Hotel	Theatre	Indoor sport & recreation	Low impact industry	Research & tech. ind.	Warehouse	High impact industry	Animal husbandry	Cultivating, in a confined area, aquatic animals or plants for sale	Correctional facility	Emergency services	Health care service	Crematorium	Major sport, recreation and entertainment facility	Air service, Animal keeping, Car park	Any other use not listed, including a use that is unknown	Advertising device, Cemetery, Home-based business					
Community use	Garden Centre				Shop	Fast Food Premises	Other		Sales office	Community care centre	Primary school	Other	Nightclub entertainment facility			Medium impact industry		Intensive animal ind. & horticulture	Special industry	Cropping		Veterinary service		Outdoor sport and recreation	Motor sport facility, Non-resident accommodation		Landing, Market, Roadside stall					
Funeral parlour	H'ware & trade supplies				Shopping Centre								Rural industry			Permanent plantation	Wholesale nursery	Residential care facility							Port service, Tourist attraction		Telecommunications facility, Park					
Place of worship	Showroom				Service Station								Marine industry			Wind farm	Winery								Utility installation, Extractive industry		Temporary use, Outdoor lighting					
Demand unit																																
m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		n/a						
1	13.88	41.65	34.71	6.94	13.88	34.71	208.25	111.07	20.83	34.71	27.07	45.12	41.65	13.88	20.83	34.71	6.94	20.83	0.00	0.00	15.27	20.83	34.71	34.71	13.88	The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.	The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.					
2	13.28	39.84	33.20	6.64	13.28	33.20	199.22	106.25	19.92	33.20	25.90	43.17	39.84	13.28	19.92	33.20	6.64	19.92	0.00	0.00	14.61	19.92	33.20	33.20	13.28	13.28 under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.	13.28 under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.					
3	14.12	42.36	35.30	7.06	14.12	35.30	211.80	112.96	21.18	35.30	27.53	45.89	42.36	14.12	21.18	35.30	7.06	21.18	0.00	0.00	15.53	21.18	35.30	35.30	14.12	14.12 and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.	14.12 and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.					
4	10.18	30.55	25.46	5.09	10.18	25.46	152.76	81.47	15.28	25.46	19.86	33.10	30.55	10.18	10.18	15.28	5.09	15.28	0.00	0.00	11.20	15.28	25.46	25.46	10.18	10.18 resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.	10.18 resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.					
5	13.75	41.26	34.39	6.88	13.75	34.39	206.32	110.04	20.63	34.39	26.82	44.70	41.26	13.75	20.63	34.39	6.88	20.63	0.00	0.00	15.13	20.63	34.39	34.39	13.75	13.75 applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.	13.75 applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.					
6	21.51	64.53	53.78	10.76	21.51	53.78	322.67	172.09	32.27	53.78	41.95	69.91	64.53	21.51	21.51	53.78	10.76	32.27	0.00	0.00	23.66	32.27	53.78	53.78	21.51	21.51 local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.	21.51 local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.					
7	8.18	24.55	20.46	4.09	8.18	20.46	122.74	65.46	12.27	20.46	15.96	26.59	24.55	8.18	8.18	12.27	4.09	12.27	0.00	0.00	9.00	12.27	20.46	20.46	8.18	8.18 should apply for the use. The use that the local government decides should apply for the use, is nil.	8.18 should apply for the use. The use that the local government decides should apply for the use, is nil.					
8	38.20	114.60	95.50	19.10	38.20	95.50	573.02	305.61	57.30	95.50	74.49	124.15	114.60	38.20	38.20	57.30	19.10	57.30	0.00	0.00	42.02	57.30	95.50	38.20	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation						
9	10.50	31.49	26.24	5.25	10.50	26.24	157.43	83.96	15.74	26.24	20.47	34.11	31.49	10.50	10.50	15.74	5.25	15.74	0.00	0.00	11.54	15.74	26.24	26.24	10.50	10.50 Table 1, column 2 of the Planning Regulation	Table 1, column 2 of the Planning Regulation					
10	11.93	35.79	29.82	5.96	11.93	29.82	178.94	95.43	17.89	29.82	23.26	38.77	35.79	11.93	11.93	17.89	5.96	17.89	0.00	0.00	13.12	17.89	29.82	29.82	11.93	11.93 The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.	The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. The use that the local government decides should apply for the use, is nil.					
11	27.40	82.20	68.50	13.70	27.40	68.50	411.02	219.21	41.10	68.50	53.43	89.06	82.20	27.40	27.40	41.10	13.70	41.10	0.00	0.00	30.14	41.10	68.50	68.50	27.40	27.40 Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation					
12	32.82	98.46	82.05	16.41	32.82	82.05	492.28	262.55	49.23	82.05	64.00	106.66	98.46	32.82	32.82	49.23	16.41	49.23	0.00	0.00	36.10	49.23	82.05	82.05	32.82	32.82	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation				
13	12.65	37.96	31.63	6.33	12.65	31.63	189.79	101.22	18.98	31.63	24.67	41.12	37.96	12.65	12.65	18.98	6.33	18.98	0.00	0.00	13.92	18.98	31.63	31.63	12.65	12.65	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation				
14	15.88	47.64	39.70	7.94	15.88	39.70	238.18	127.03	23.82	39.70	30.96	51.60	47.64	15.88	15.88	23.82	9.74	23.82	0.00	0.00	17.47	23.82	39.70	39.70	15.88	15.88	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation				
15	10.75	32.26	26.88	5.38	10.75	26.88	161.29</td																									

INSERT TABLE: Table D3**Non-residential use – sewerage trunk infrastructure network for wastewater service**

Column 1 Charge area	Column 2 Sewerage trunk infrastructure network charge (\$ per demand unit)																													
	Non-residential use under the Planning Regulation Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation																													
	Places of Assembly	Commercial (bulk goods)				Commercial (retail)				Commercial (office)		Educational facility				Entertainment		Indoor sport & recreation		Other Industry			High impact industry or special industry	Low impact rural	High impact rural	Essential services			Other uses	
Club	Function facility	Agric. Supplies store	Bulk landscape supplies	Outdoor sales	Adult Store	Food & drink outlet	Service Industry	Office	Childcare centre	Educational establishment other than an educational establishment for the Flying Start for Queensland Children program	Hotel	Theatre	Indoor sport & recreation	Low impact industry	Research & tech. ind.	Warehouse	High impact industry	Animal husbandry	Cultivating, in a confined area, aquatic animals or plants for sale	Correctional facility	Emergency services	Health care service	Crematorium	Major sport, recreation and entertainment facility	Air service, Animal keeping, Car park	Any other use not listed, including a use that is unknown	Advertising device, Cemetery, Home-based business			
Community use	Garden Centre				Shop	Fast Food Premises	Other		Sales office	Community care centre	Primary school	Other	Nightclub entertainment facility			Medium impact industry		Intensive animal ind. & horticulture	Special industry	Cropping		Veterinary service		Outdoor sport and recreation	Motor sport facility, Non-resident accommodation		Landing, Market, Roadside stall			
Funeral parlour	H'ware & trade supplies				Shopping Centre								Rural industry			Permanent plantation	Wholesale nursery	Residential care facility							Port service, Tourist attraction		Telecommunications facility, Park			
Place of worship	Showroom				Service Station								Marine industry			Wind farm	Winery								Utility installation, Extractive industry		Temporary use, Outdoor lighting			
m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		m ² of GFA		n/a						
1	14.20	42.61	35.51	7.10	14.20	35.51	213.04	113.62	21.30	35.51	27.70	27.70	46.16	42.61	14.20	21.30	35.51	7.10	21.30	0.00	0.00	15.62	21.30	35.51	35.51	14.20	The maximum adopted charge	The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. is nil.	The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. is nil.	
2	13.59	40.76	33.97	6.79	13.59	33.97	203.80	108.70	20.38	33.97	26.49	44.16	40.76	13.59	20.38	33.97	6.79	20.38	0.00	0.00	14.95	20.38	33.97	33.97	13.59	under the Planning Regulation	Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation		
3	14.44	43.33	36.11	7.22	14.44	36.11	216.67	115.56	21.67	36.11	28.17	46.95	43.33	14.44	21.67	36.11	7.22	21.67	0.00	0.00	15.89	21.67	36.11	36.11	14.44	and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation			
4	10.42	31.26	26.05	5.21	10.42	26.05	156.28	83.35	15.63	26.05	20.32	33.86	31.26	10.42	15.63	26.05	5.21	15.63	0.00	0.00	11.46	15.63	26.05	26.05	10.42	resolution are those which are applicable to the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation			
5	14.07	42.21	35.18	7.04	14.07	35.18	211.07	112.57	21.11	35.18	27.44	45.73	42.21	14.07	21.11	35.18	7.04	21.11	0.00	0.00	15.48	21.11	35.18	35.18	14.07	applicable to the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation			
6	22.01	66.02	55.02	11.00	22.01	55.02	309.09	176.05	33.01	55.02	42.91	42.91	71.52	66.02	22.01	33.01	11.00	33.01	0.00	0.00	24.21	33.01	55.02	55.02	22.01	local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation			
7	8.37	25.11	20.93	4.19	8.37	20.93	125.56	66.97	12.56	20.93	16.32	27.21	8.37	12.56	20.93	4.19	12.56	0.00	0.00	9.21	12.56	20.93	20.93	8.37	should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation				
8	39.08	117.24	97.70	19.54	39.08	97.70	586.20	312.64	58.62	97.70	76.21	127.01	117.24	39.08	97.70	58.62	97.70	19.54	0.00	0.00	42.99	58.62	97.70	97.70	39.08	Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation	Editor's note - see schedule 16, Table 1, column 1 of the Planning Regulation			
9	10.74	32.21	26.84	5.37	10.74	26.84	161.05	85.89	16.11	26.84	20.94	34.89	32.21	10.74	10.74	16.11	26.84	5.37	0.00	0.00	11.81	16.11	26.84	26.84	10.74	Table 1, column 2 of the Planning Regulation	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation			
10	12.20	36.61	30.51	6.10	12.20	30.51	183.05	97.63	18.31	30.51	23.80	39.66	36.61	12.20	18.31	30.51	6.10	18.31	0.00	0.00	13.42	18.31	30.51	30.51	12.20	The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation			
11	28.03	84.10	70.08	14.02	28.03	70.08	420.48	224.25	42.05	70.08	54.66	91.10	84.10	28.03	42.05	70.08	42.05	0.00	0.00	30.83	42.05	70.08	70.08	28.03	The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation				
12	33.57	100.72	83.93	16.79	33.57	83.93	503.60	268.58	50.36	83.93	65.47	109.11	100.72	33.57	33.57	50.36	83.93	16.79	0.00	0.00	36.93	50.36	83.93	83.93	33.57	under the Planning Regulation	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation			
13	12.94	38.83	32.36	6.47	12.94	32.36	194.15	103.55	19.42	32.36	25.24	25.24	42.07	38.83	12.94	19.42	32.36	6.47	0.00	0.00	14.24	19.42	32.36	32.36	12.94	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation			
14	16.24	48.73	40.61	8.12	16.24	40.61	243.65	129.95	24.37	40.61	31.67	52.79	48.73	16.24	24.37	40.61	8.12	24.37	0.00	0.00	17.87	24.37	40.61	40.61	16.24	the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation			
15	11.00	33.00	27.50	5.50	11.00	27.50	164.99	88.00	16.50	27.50	21.45	35.75	33.00	11.00	11.00	16.50	27.50	5.50	0.00	0.00	12.10	16.50	27.50	27.50	11.00	the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation			
16	10.57	31.71	26.43	5.29	10.57	26.43	158.56	84.57	15.86	26.43	20.61	34.35	31.71	10.57	15.86	26.43	5.29	15.86	0.00	0.00	11.63	15.86	26.43	26.43	10.57	The maximum adopted charge under the Planning Regulation and adopted charges under this resolution are those which are applicable to the use that the local government decides should apply for the use. is nil.	Editor's note - see schedule 16, Table 1, column 2 of the Planning Regulation			
17	14.74	44.21	36.84	7.37	14.74																									

Schedule 3 Applicable uses under the Ipswich planning scheme and Springfield structure plan

Column 1 Use pursuant to the Planning Regulation <i>Editor's note—See schedule 16, Table 1, column 1, of the Planning Regulation.</i>	Column 2 Use or activity under the Ipswich planning scheme <i>Editor's note—See Ipswich Planning Scheme 2006.</i>	Column 3 Use under the Springfield structure plan <i>Editor's note—See Springfield Structure Plan.</i>
Residential uses		
Dwelling house	Single residential	Detached house
Dual occupancy	Dual occupancy	Dual occupancy dwelling; Relatives' flat
Caretaker's accommodation	Caretaker residential	Caretakers' residence
Multiple dwelling	Multiple residential	Apartment building; Attached house (per dwelling)
Accommodation (short-term)		
Tourist park	Temporary accommodation (camping ground, caravan park)	Camping ground; Caravan park (short term accommodation)
Hotel	No defined use	Hotel
Short-term accommodation	Temporary accommodation (boarding house, motel)	Backpackers' hostel; Motel
Resort complex		
Accommodation (long-term)		
Relocatable home park	Multiple residential (caravan park, if providing permanent accommodation)	Caravan park (permanent occupancy)
Community residence	No defined use	No defined use
Retirement facility	Multiple residential (retirement community)	Retirement community
Rooming accommodation	Multiple residential (boarding house, if providing permanent accommodation); Student accommodation	Student accommodation; Tenement building
Places of assembly		
Club	Entertainment use (club)	Club

Column 1 Use pursuant to the Planning Regulation	Column 2 Use or activity under the Ipswich planning scheme	Column 3 Use under the Springfield structure plan
<i>Editor's note—See schedule 16, Table 1, column 1, of the Planning Regulation.</i>	<i>Editor's note—See Ipswich Planning Scheme 2006.</i>	<i>Editor's note—See Springfield Structure Plan.</i>
Community use	Community use (community centre, community hall, cultural centre, gallery, information centre, library, meeting rooms, museum, neighbourhood centre, senior citizens centre, transit centre, youth centre)	Community building (art and craft centre, information centre, senior citizens centre, youth centre, meeting room, welfare centre, library, neighbourhood centre); Passenger terminal
Function facility		Reception and function rooms
Funeral parlour	Business use (funeral premises)	Funeral parlour
Place of worship	Community use (place of worship)	Place of public worship
Commercial (bulk goods)		
Agricultural supplies store	Business use (farm supply outlet, produce/craft market)	Produce/craft market; Produce store
Bulk landscape supplies		Landscape supply outlet
Garden centre	Business use (garden centre)	Garden centre
Hardware and trade supplies		
Outdoor sales		Plant sales and hire yard
Showroom	Business use (auction depot, vehicle sales premises, bulky goods sales)	Auction depot, Retail warehouse; Motor showroom
Commercial (retail)		
Adult store		
Food and drink outlet	Catering shop; Business use (cafe, restaurant, fast food premises, cake shop, snack bar, takeaway food premises, hot bread shop, food delivery service)	Fast food premises; Catering business; Restaurant; Community building (kiosk centre)
Service industry	Business use (laundromat)	Service industry
Service station	Business use (service station)	Service station
Shop	General store; Business use (shop)	General store; Local shops; Sale of automotive parts and accessories; Commercial

Column 1 Use pursuant to the Planning Regulation	Column 2 Use or activity under the Ipswich planning scheme	Column 3 Use under the Springfield structure plan
<i>Editor's note—See schedule 16, Table 1, column 1, of the Planning Regulation.</i>	<i>Editor's note—See Ipswich Planning Scheme 2006.</i>	<i>Editor's note—See Springfield Structure Plan.</i>
		Premises (business or commercial purpose, other than for a business office or a purpose specified in the Springfield structure plan)
Shopping centre	Shopping centre	Major shopping centre; Neighbourhood shopping centre; Neighbourhood centre
Commercial (office)		
Office	Business use (office, professional office)	Professional office; Commercial premises (business office); Public building
Sales office	Temporary sales office; Display housing	Real estate display/sales office
	Broadcasting station	Radio station; Television station
Educational facility		
Childcare centre	Community use (child care centre)	Child care centre
Community care centre		
Educational establishment other than an educational establishment for the Flying Start for Queensland Children program	Community use (school); primary school; secondary school; tertiary use	Educational establishment
Educational establishment for the Flying Start for Queensland Children program		
Entertainment		
Hotel	Business use (hotel); Entertainment use (licensed club)	Hotel; Tavern; Licensed club
Nightclub entertainment facility	Entertainment use (cabaret, night club)	Night club

Column 1 Use pursuant to the Planning Regulation	Column 2 Use or activity under the Ipswich planning scheme	Column 3 Use under the Springfield structure plan
<i>Editor's note—See schedule 16, Table 1, column 1, of the Planning Regulation.</i>	<i>Editor's note—See Ipswich Planning Scheme 2006.</i>	<i>Editor's note—See Springfield Structure Plan.</i>
Theatre	Entertainment use (theatre, cinema, concert hall, dance hall)	Indoor entertainment (theatre, cinema, concert hall, dance hall, public hall)
Resort complex		
Indoor sport and recreation		
Indoor sport and recreation	Recreation use (indoor recreation); Entertainment use (amusement parlour); Indoor entertainment	Indoor recreation; Indoor entertainment (amusement parlour); Sports complex (indoor)
High impact industry or special industry		
High impact industry		Concrete batching plant; Dangerous goods store; Fuel depot; Junk yard; Special industry; Vehicle wrecking yard
Special industry	Special industry; Nuclear industry	
Other Industry		
Low impact industry	Service/Trades use	Automatic car wash; Car repair station; Light industry
Medium impact industry	General industry	Freight depot; General industry; Milk depot; Transport depot; Transport terminal; Truck depot
Research and technology industry		Research and associated technology activities
Rural industry		
Warehouse	Service/Trades use (warehouse or storage)	Mini storage complex; Warehouse; Bulk store; Storage yard
Marine industry		
High impact rural		
Cultivating, in a confined area, aquatic animals or	Intensive Animal Husbandry (aquaculture)	

Column 1 Use pursuant to the Planning Regulation	Column 2 Use or activity under the Ipswich planning scheme	Column 3 Use under the Springfield structure plan
<i>Editor's note—See schedule 16, Table 1, column 1, of the Planning Regulation.</i>	<i>Editor's note—See Ipswich Planning Scheme 2006.</i>	<i>Editor's note—See Springfield Structure Plan.</i>
plants for sale		
Intensive animal industry	Intensive animal husbandry (feedlot, riding establishment, piggery, stock sales market)	Animal establishment; Riding school; stable; Stock sales yard
Intensive horticulture		
Wholesale nursery	Plant nursery (wholesale)	Plant nursery (wholesale)
Winery	Wine making	
Low impact rural		
Animal husbandry	Animal husbandry; Intensive animal husbandry (dairy)	Animal husbandry
Cropping	Agriculture	Agriculture; Turf farm
Permanent plantation	Forestry	Forestry
Wind farm		
Essential services		
Correctional facility	Correctional centre	Reformative institution
Emergency services	Community use (emergency service depot)	Emergency services depot
Health care service	Business use (medical centre)	Community building (health centre); Medical centre
Hospital	Community use (hospital)	Hospital
Residential care facility	Institutional residential; Multiple Residential (nursing home)	Institutional residence
Veterinary service	Business use (veterinary clinic)	Veterinary clinic; Veterinary hospital
Minor uses		
Advertising device		Advertising structure
Cemetery	Community use (cemetery)	Cemetery
Home-based business	Home based activity	Family day care centre; Home business; Home industry; Home occupation

Column 1 Use pursuant to the Planning Regulation	Column 2 Use or activity under the Ipswich planning scheme	Column 3 Use under the Springfield structure plan
<i>Editor's note—See schedule 16, Table 1, column 1, of the Planning Regulation.</i>	<i>Editor's note—See Ipswich Planning Scheme 2006.</i>	<i>Editor's note—See Springfield Structure Plan.</i>
Landing		
Market		
Outdoor lighting	Night court	Night tennis court
Park	Park	Environmental facility; Park; Community building; restrooms
Roadside stall		Roadside stall
Telecommunications facility	Minor utility	Local utility
Temporary use	Temporary use	
Other uses		
Air service	Aviation use	
Animal keeping	Intensive animal husbandry (cattery, kennels, stable)	Animal establishment; Stable
Car park	Car park	Car park
Crematorium	Community use (crematorium)	Crematorium
Extractive industry	Extractive industry	Extractive industry
Major sport, recreation and entertainment facility	Recreation use (equestrian and coursing sports); Entertainment use (exhibition, trade fair)	Exhibition; Trade fair
Motor sport facility	Recreation use (motor sports)	Motor sports complex
Non-resident workforce accommodation		
Outdoor sport and recreation	Entertainment use (drive in theatre); Recreation use (outdoor recreation)	Outdoor entertainment; Outdoor recreation; Sports complex
Port service		
Tourist attraction	Tourist facility	Tourist facility; Zoo
Utility installation	Major utility	Public utility; Special use
Other uses		Clearing of timber or

Column 1 Use pursuant to the Planning Regulation	Column 2 Use or activity under the Ipswich planning scheme	Column 3 Use under the Springfield structure plan
<i>Editor's note—See schedule 16, Table 1, column 1, of the Planning Regulation.</i>	<i>Editor's note—See Ipswich Planning Scheme 2006.</i>	<i>Editor's note—See Springfield Structure Plan.</i>
		vegetation; earth works
Any other use not listed in column 1, including a use that is unknown		

Schedule 4 Applied local government adopted charges for particular uses

The local government may apply discounted adopted charges for those particular uses that comply with:

- (a) the criteria outlined in the following Implementation Guidelines in the Ipswich Planning Scheme:
 - (i) Implementation Guideline No. 1;
 - (ii) Implementation Guideline No. 11;
 - (iii) Implementation Guideline No. 26; and
- (b) other Council policies as adopted by Council from time to time.

Schedule 5 Deemed demand for the deemed demand area

Column 1 Deemed demand area under the Ipswich planning scheme	Column 2 Assumed demand (m²GFA per hectare for use under the Planning Regulation)
	<i>Editor's note—See schedule 16, Table 1, column 1 and column 2 of the Planning Regulation.</i>
Major centres zone—where the land is shaded in the deemed demand area in schedule 12	3000 for Commercial (retail) – Shop
Local retail and commercial zone—where the land is shaded in the deemed demand area in schedule 12	3000 for Commercial (retail) – Shop
Local business and industry zone—where the land is shaded in the deemed demand area in schedule 12	3000 for Other Industry – Low impact industry
Regionally significant business and industry zone—where the land is shaded in the deemed demand area in schedule 12	3000 for Other Industry – Low impact industry
CBD north secondary business zone—where the land is shaded in the deemed demand area in schedule 12	3000 for Other Industry – Low impact industry
CBD residential high density zone—where the land is shaded in the deemed demand area in schedule 12	3000 for Other Industry – Low impact industry
Character mixed use zone	3000 for Commercial (retail) – Shop
Business incubator zone	3000 for Other Industry – Low impact industry
CBD primary retail zone	40,000 for Commercial (retail) – Shop
CBD primary commercial zone—where the land is not shaded in the deemed demand area in schedule 12	40,000 for Commercial (office) – Office
CBD primary commercial zone—where the land is shaded in the deemed demand area in schedule 12	10,000 for Commercial (office) – Office
CBD top of town zone	10,000 for Commercial (office) – Office
CBD medical services zone	10,000 for Commercial (office) – Office
Rosewood—Town centre primary business area and town square sub area	3000 for Commercial (retail) – Shop
Rosewood—Town centre secondary business area	3000 for Commercial (office) – Office
Rosewood—Service trades/showgrounds zone	3000 for Other Industry – Low impact industry

Schedule 6 Amount of levied charge relief

Column 1 Category of prescribed community development	Column 2 Percentage of levied charge relief (%)	
	Transport trunk infrastructure network	Public parks and community facilities trunk infrastructure networks
Citywide	50	100
District	75	100
Neighbourhood	100	100
Local	100	100

Schedule 7 Identified trunk infrastructure criteria

Column 1 Local government trunk infrastructure networks	Column 2 Identified trunk infrastructure criteria
Transport trunk infrastructure network	<p>Transport trunk infrastructure network comprises the following:</p> <ul style="list-style-type: none"> (a) arterial roads; (b) subarterial roads; (c) within an arterial or a subarterial road land and works for, an associated interchange, intersection, road drainage, kerb and channel, culverts, bridges, pedestrian and cyclist pathways, lighting and landscaping. <p>Transport trunk infrastructure network does not comprise the following:</p> <ul style="list-style-type: none"> (a) major collector, collector and access streets linking a development area with an arterial or subarterial road; (b) land and works for an arterial road or a subarterial road that is primarily related to providing access to and from a development area such as an acceleration or deceleration lane, turn lanes, traffic signals and roundabouts.
Public parks trunk infrastructure network	<p>Public parks trunk infrastructure network comprises the following:</p> <ul style="list-style-type: none"> (a) citywide parks—land, works and embellishments for citywide recreation parks, waterside parks, linear parks and sport ground and courts; (b) district parks—land, works and embellishments for district recreation parks and waterside parks; (c) local parks—land, works and embellishments for local recreation parks, linear parks and sport ground and courts. <p>Trunk infrastructure for existing and future parks is restricted to the standard as set out in the local government infrastructure plan extrinsic material for the public parks trunk infrastructure network.</p> <p><i>Editor's note—See Part 13—Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.</i></p>

Community facilities trunk infrastructure network	<p>Community facilities trunk infrastructure network comprises the following:</p> <p>(a) citywide community facilities—land and basic works associated with the clearing of land and connection to services for citywide community facilities;</p> <p>(b) district community facilities—land and basic works associated with the clearing of land and connection to services for district community facilities;</p> <p>(c) local community facilities—land and basic works associated with the clearing of land and connection to services for local community facilities.</p> <p>Trunk infrastructure for existing and future community facilities land is restricted to the standard as set out in the local government infrastructure plan extrinsic material for the community facilities trunk infrastructure network.</p> <p><i>Editor's note—See Part 13—Local Government Infrastructure Plan, which forms part of the Ipswich planning scheme.</i></p>
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Schedule 8 Planned cost for local government trunk infrastructure networks

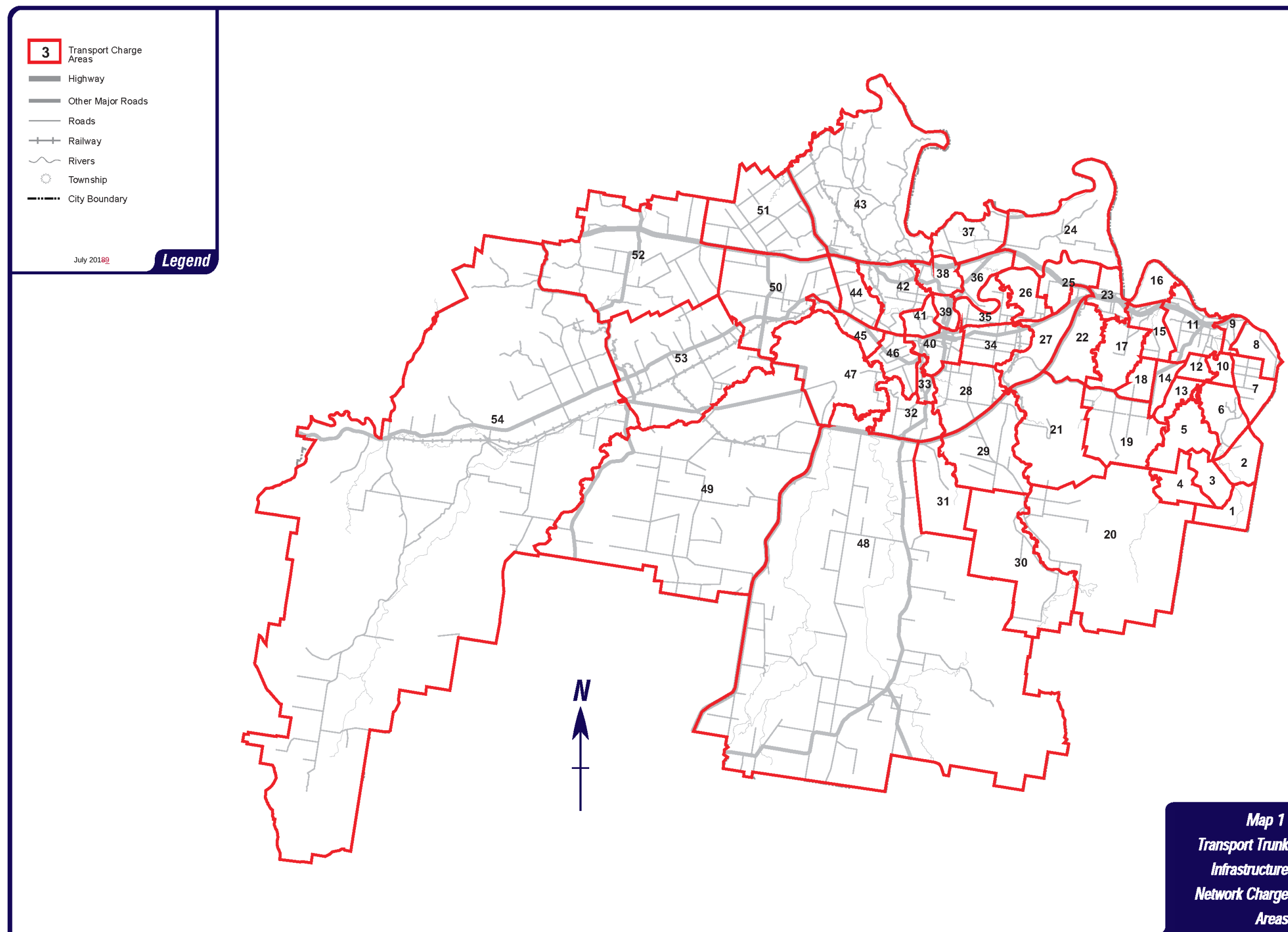
Column 1 Local government trunk infrastructure networks	Column 2 Land	Column 3 Work
Transport trunk infrastructure network		
Transport network	The value of the land cost stated in the Ipswich Planning Scheme 2006 Local government infrastructure plan extrinsic material for the transport network.	The value of the following stated in the Ipswich Planning Scheme 2006 Local government infrastructure plan extrinsic material for the transport network: (a) construction cost; (b) construction on cost.
Public parks trunk infrastructure network		
Public parks network	The value of the land cost stated in the Ipswich Planning Scheme 2006 Local government infrastructure plan extrinsic material for the public parks network.	The value of the embellishment cost stated in the Ipswich Planning Scheme 2006 Local government infrastructure plan extrinsic material for the public parks network.
Community facilities trunk infrastructure network		
Land for community facilities network	The value of the land cost stated in the Ipswich Planning Scheme 2006 Local government infrastructure plan extrinsic material for the community facilities network.	Not applicable.

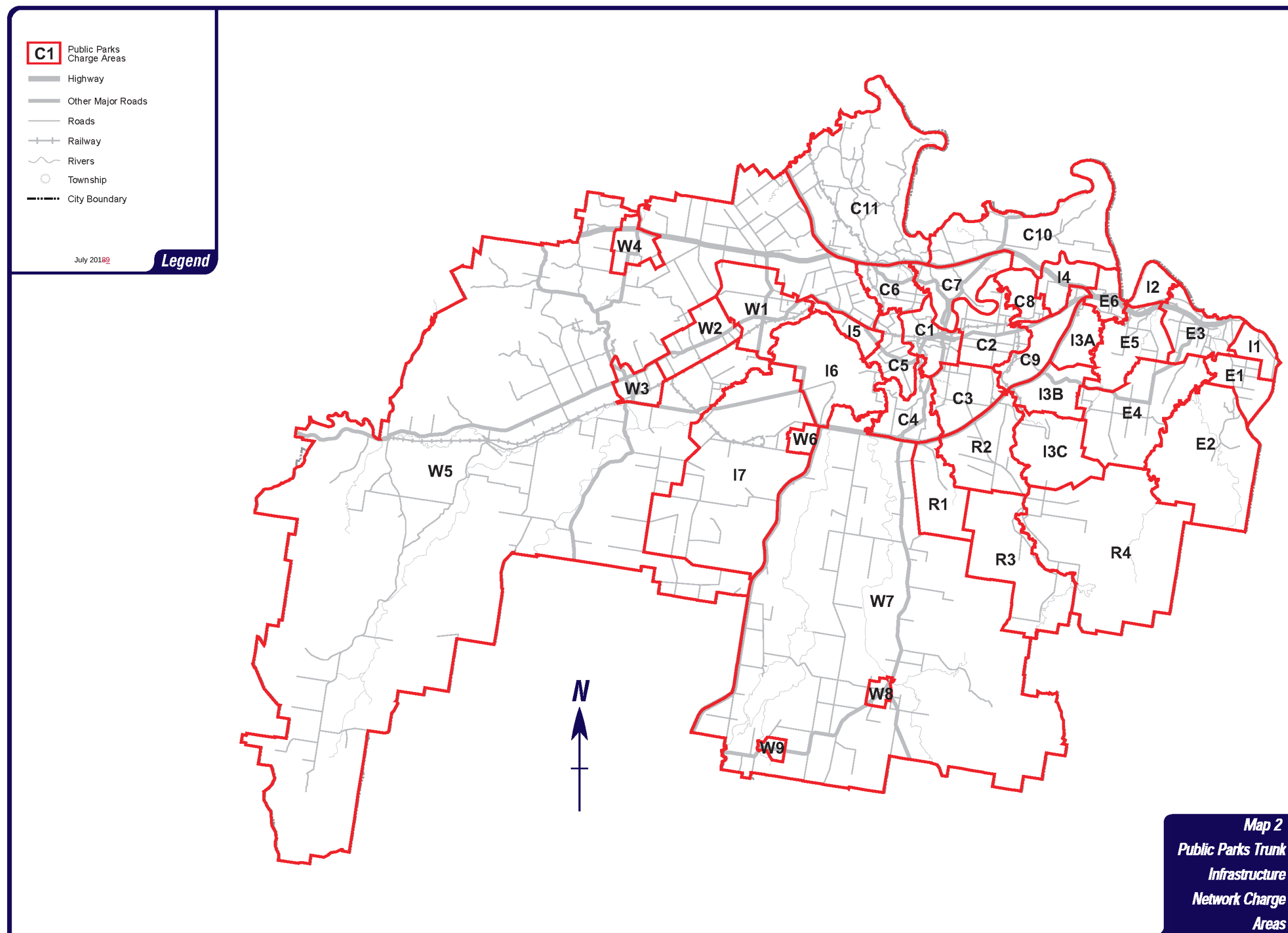
Schedule 9 Maximum construction on costs for work

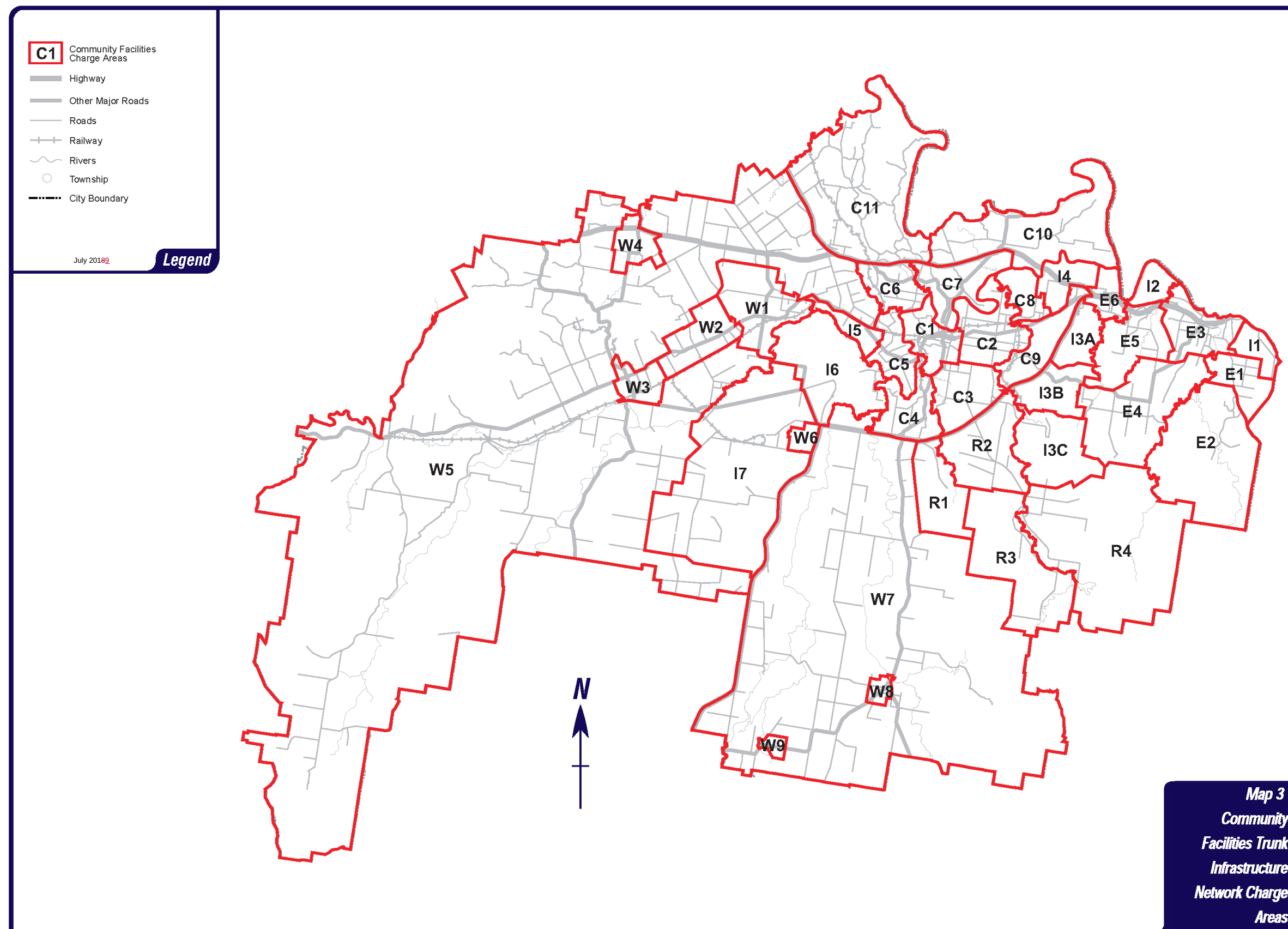
Column 1 Trunk infrastructure network	Column 2 Maximum construction on costs for work (Percentage of the construction cost for the work)
Transport trunk infrastructure network	
Transport network	23%
Public parks trunk infrastructure network	
Public parks network	8% (included in embellishment cost)
Community facilities trunk infrastructure network	
Land for community facilities network	Not applicable

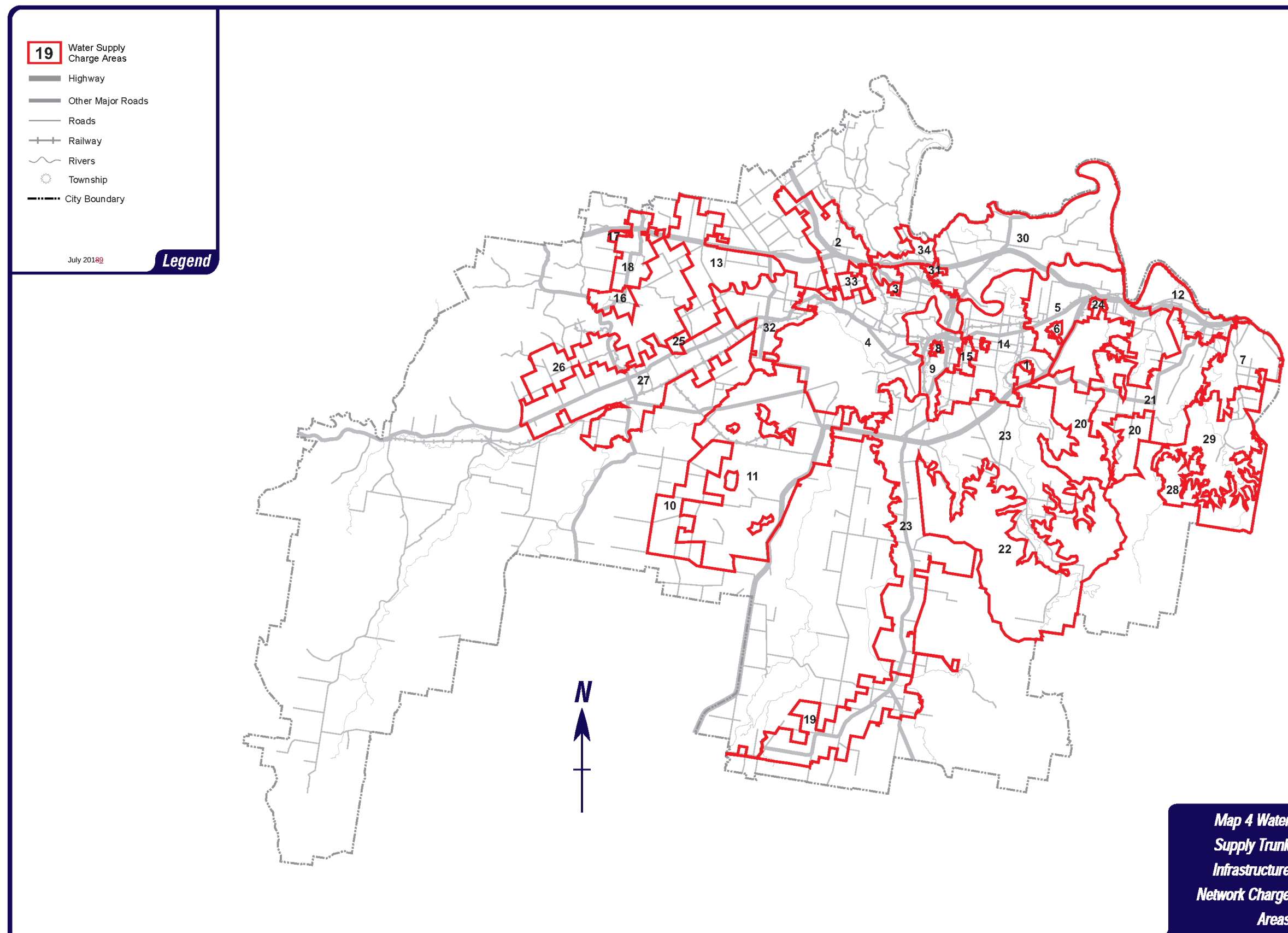
Schedule 10 Infrastructure trunk network Charge areas maps

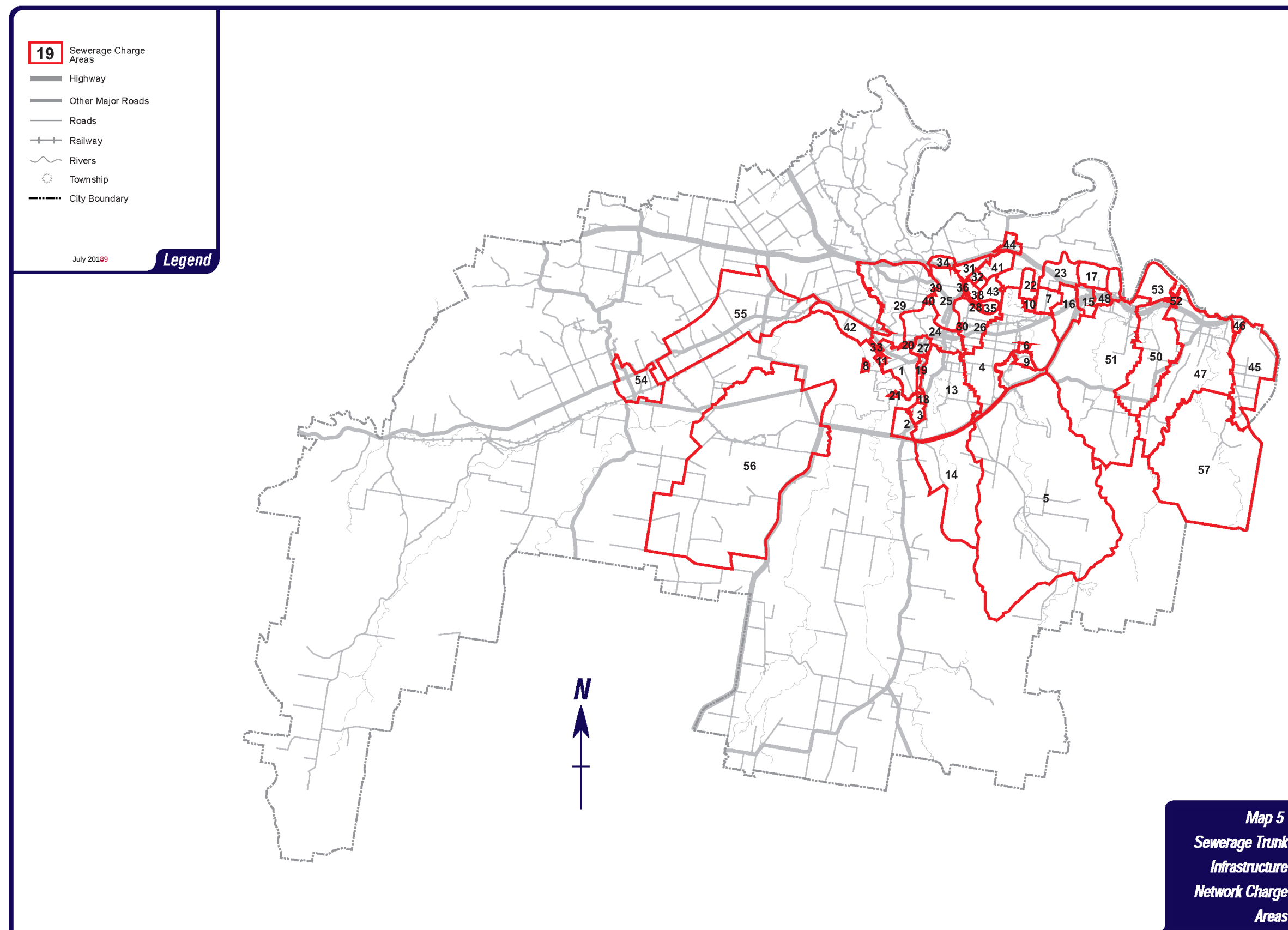
Column 1 Map no.	Column 2 Description
1.	Transport trunk infrastructure network charge areas
2.	Public parks trunk infrastructure network charge areas
3.	Community facilities trunk infrastructure network charge areas
4.	Water supply trunk infrastructure network charge areas
5.	Sewerage trunk infrastructure network charge areas



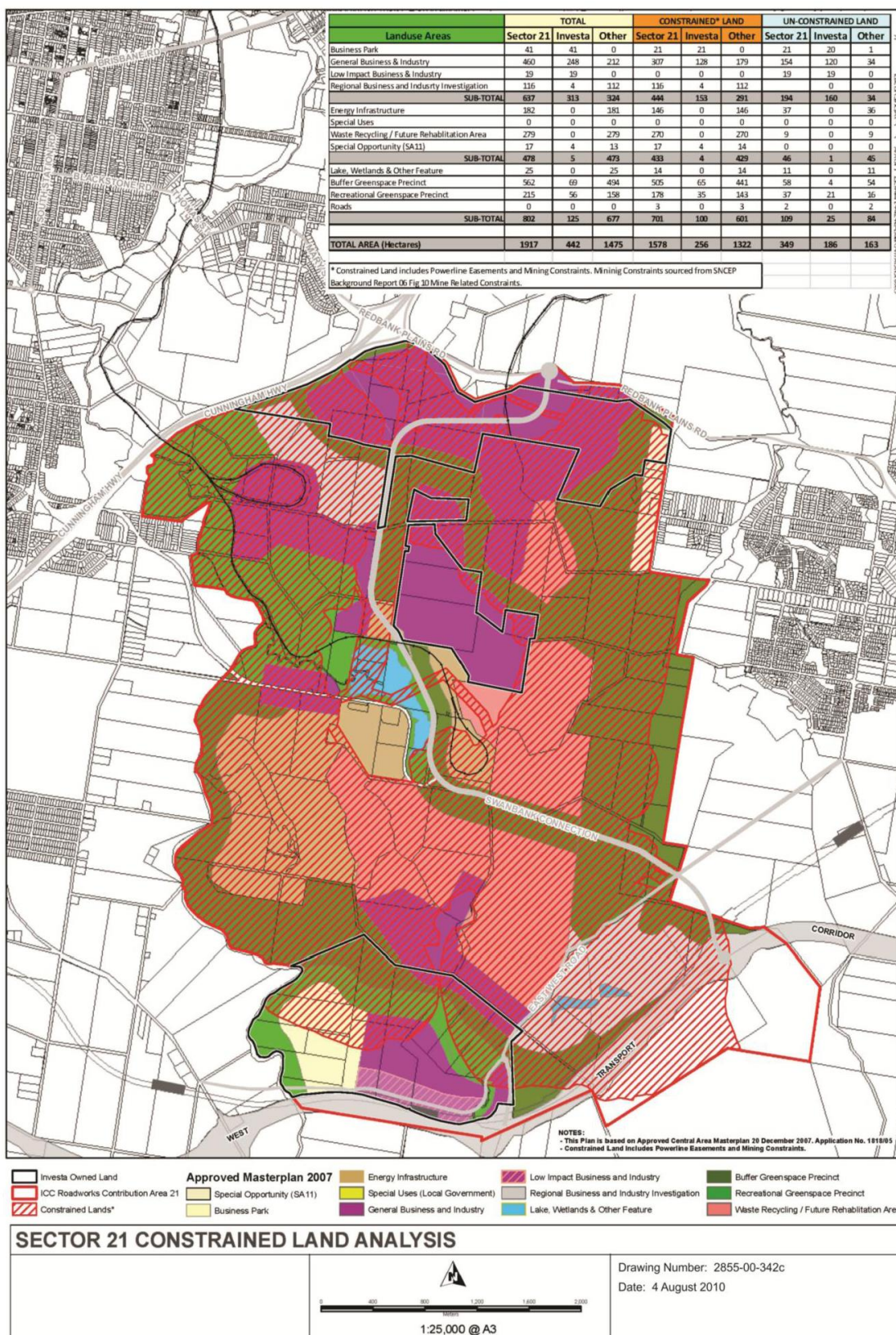








Schedule 11 Constrained land map



Schedule 12 Deemed demand areas map

