

### **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

### Overview of Bill

The principal object of this Bill is to amend the *Environmental Planning and Assessment Act 1979* so as to authorise expressly:

- (a) the granting of development consents under that Act that require, in certain circumstances, the dedication of land and the making of monetary contributions to be used for the purpose of providing affordable housing, and
- (b) the making of environmental planning instruments with respect to the retention of affordable housing.

The term *affordable housing* is defined in the 1979 Act as meaning housing for very low income households, low income households or moderate income households, being such households as are prescribed by the regulations under that Act or as are provided for in an environmental planning instrument.

South Sydney Local Environmental Plan 1998 (Amendment No 2)—Green Square was declared to be wholly invalid by the Land and Environment Court on 18 February 2000. That local environmental plan contained (among other amendments to the 1998 plan) amendments establishing a scheme for the imposition of conditions on certain development consents to require the dedication of land or the making of monetary contributions to be used for the purpose of providing affordable housing in the Green Square locality (the Green Square scheme).

The decision in the case concerned (*Meriton Apartments Pty Ltd v Minister for Urban Affairs and Planning & Or* [2000] NSWLEC 20) is the subject of an appeal to the New South Wales Court of Appeal.

The Bill proposes to remake and validate the local environmental plan described above, with minor amendments, as *South Sydney Local Environmental Plan 1998* (*Amendment No 6*)—*Green Square* and to validate a development control plan approved for, and any consents already granted under, the Green Square scheme.

#### The Bill also validates:

- (a) certain other instruments that have established two similar schemes relating to the provision of affordable housing for land in the City West region and in the Willoughby City area at St Leonards, and any consents already granted under them, and to continue those schemes and the Green Square scheme for a limited period, and
- (b) certain contributions plans, and provisions of such plans, that authorise provisions to be made with respect to affordable housing, and any consents already granted in accordance with them.

The Green Square, City West and St Leonards affordable housing schemes make dedications or contributions for affordable housing compulsory (that is, not within the discretion of the consent authority). New schemes of the same type would not be authorised under the amendments to be made to the 1979 Act by the proposed Act.

Apart from the above, the Bill validates generally anything (such as the granting of a development consent subject to conditions relating to the provision of affordable housing) already done or omitted to be done that would have been lawfully done if the 1979 Act had then included certain amendments extending the objects of that Act to cover the provision and maintenance of affordable housing and a specific power to make environmental planning instruments with respect to the provision, maintenance and retention of affordable housing. The relevant amendments are set out in Schedule 1 to the *Environmental Planning and Assessment Amendment Act* 1999 and Schedule 1 [1] to the proposed Act.

### Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

**Clause 2** provides for the commencement of the proposed Act on the date of assent to the proposed Act.

**Clause 3** declares that the *Environmental Planning and Assessment Act 1979* is referred to in the proposed Act as the Principal Act.

**Clause 4** is a formal provision giving effect to the amendments to the Principal Act set out in Schedule 1.

**Clause 5** makes the general validation referred to above in the Overview.

**Clause 6** is a formal provision giving effect to Schedule 2 which sets out detailed provisions that have the effect of making *South Sydney Local Environmental Plan 1998 (Amendment No 6)—Green Square* (set out in Schedule 3) and of validating each of the three affordable housing schemes and other provisions relating to affordable housing as referred to above in the Overview.

Clause 7 provides for consents for development to be granted in accordance with the Green Square, City West and St Leonards affordable housing schemes (or in accordance with provisions of certain contributions plans) validated by the proposed Act. Such a consent may be granted only if the development application is made, with respect to land to which those schemes or provisions originally applied, while the relevant scheme or provisions continue in force and within a maximum of 2 years after the date of assent to the proposed Act.

**Clause 8** makes it clear that any environmental planning instrument validated by the proposed Act may be repealed or amended under the Principal Act, except as provided by proposed section 7.

**Clause 9** confirms that the *Land Acquisition (Just Terms Compensation) Act 1991* does not apply if land is acquired under the validated Green Square, City West or St Leonards affordable housing scheme.

### Schedule 1 Amendment of Environmental Planning and Assessment Act 1979

**Schedule 1** [1] restates section 26 (1) (d) of the Principal Act to confirm that environmental planning instruments can provide for the retention of affordable housing.

**Schedule 1 [2]** makes an amendment consequential on inserting proposed sections 94F and 94G into the Principal Act, which are explained below.

**Schedule 1** [3] inserts Division 6A into Part 4 of the Principal Act, which consists of the following proposed sections:

Section 94F, which allows conditions to be imposed on development consents requiring the dedication of land or the payment of monetary contributions for the purpose of providing affordable housing. Such a condition may be imposed only if a State environmental planning policy identifies a need for affordable housing within the local government area and the condition is authorised to be imposed by a regional or local environmental plan.

Such a dedication or contribution must be reasonable, having regard to:

- (a) the extent of the need in the area for affordable housing, and
- (b) the scale of the proposed development, and
- (c) any other dedication or contribution required to be made by the applicant for consent.

Section 94G, which requires the consent authority to make land dedicated available, or to apply money contributed, for the purposes of affordable housing under such a condition for that purpose within a reasonable time.

Alternatively, the Minister may give directions to a consent authority to transfer land or pay money contributed for the purposes of affordable housing to a person nominated by the Minister. In such a case, the land or money must be made available or applied by that person for those purposes within a reasonable time.

### Schedule 2 Validation of affordable housing schemes

This Schedule validates the following instruments, and provisions of instruments, and things that have been done or omitted to be done in accordance with them:

South Sydney Local Environmental Plan 1998 (Amendment No 6)—Green Square (which is taken to be made as set out fully in Schedule 3),

South Sydney City Council Green Square Affordable Housing Development Control Plan,

Sydney Regional Environmental Plan No 26—City West (Amendment No 4—Affordable Housing),

Revised City West Housing Program,

Willoughby Local Environmental Plan 1995 (Amendment No 21),

Willoughby Development Control Plan No 23—Willoughby Local Housing Program,

The provisions of North Sydney Council Section 94 Contributions Plan—Affordable Housing,

The provisions of Randwick City Council's section 94 contributions plan relating to affordable housing,

Part 5 of Waverley Council's section 94 contributions plan, titled *Loss of Affordable Housing*.

### Schedule 3 Green Square local environmental plan

Schedule 3 contains proposed *South Sydney Local Environmental Plan 1998* (*Amendment No 6*)—*Green Square*, which includes the Green Square affordable housing scheme and which is taken to be made on the commencement of the proposed Act (as referred to above).



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No , 2000

### A Bill for

An Act to amend the *Environmental Planning and Assessment Act 1979* to make further provision for affordable housing; to make or validate certain instruments and to validate other matters relating to affordable housing; and for other purposes.

1	Name of A	of New South Wales enacts:	1 2
'	This A	Act is the Environmental Planning and Assessment Amendment rdable Housing) Act 2000.	3 4
2	Commend	cement	5
	This A	Act commences on the date of assent.	6
3	Interpretat	tion	7
	` '	Environmental Planning and Assessment Act 1979 is referred to s Act as the Principal Act.	8
	• •	rences in this Act to anything done include references to anything orting to have been done.	10 11
4	No 203	ent of Environmental Planning and Assessment Act 1979	12 13
	The F	Principal Act is amended as set out in Schedule 1.	14
5	General va	alidation	15
	Anyth	ning:	16
	(a)	that was done or omitted to be done before the commencement of this Act, and	17 18
	(b)	that would have been lawful if the Principal Act, as amended by:	19 20
		<ul> <li>(i) Schedule 1 to the Environmental Planning and Assessment Amendment Act 1999, and</li> <li>(ii) Schedule 1 [1] to this Act,</li> </ul>	21 22 23
		had been in force when the thing was done or omitted to be done,	24 25
		valid as it would have been had that Act, as so amended, been in when the thing was done or omitted.	26 27
6	Validation	of certain affordable housing schemes	28
		dule 2 has effect.	29

7	Fut	ure ap <sub>l</sub>	olication of certain affordable housing schemes	1
	(1)	repeal	following provisions, as validated by this Act, are taken to be led on the second anniversary of the date of assent to this Act is sooner repealed by an environmental planning instrument:	2 3 4
		(a)	Part 4 of Sydney Regional Environmental Plan No 26—City West,	5 6
		(b)	Division 3 of Part 4 of South Sydney Local Environmental Plan 1998,	7 8
		(c)	clause 25B of Willoughby Local Environmental Plan 1995,	9
		(d)	the provisions of the section 94 contributions plans validated by Schedule 2.4–2.6.	10 11
	(2)	develo	provision referred to in subsection (1) (a)–(d) applies to a opment application when the application is made, the provision nues to apply to that application until the application is finally mined.	12 13 14 15
	(3)	not ap	ons 94F and 94G of the Principal Act, as inserted by this Act, do pply to a development application to which a provision referred subsection (1) (a)–(d) applies.	16 17 18
8	Am	endme	ent or repeal of validated provisions	19
		restric	ot as provided by section 7, nothing in this Act prevents or ets the amendment or repeal of any provision of an environmental ing instrument validated by this Act.	20 21 22
9	Cor	npensa	ation	23
		Comp to be comm	remove any doubt, the <i>Land Acquisition (Just Terms pensation) Act 1991</i> does not apply to anything done or required a done pursuant to a consent granted before or after the nencement of this Act in accordance with a provision referred to tion 7 (1) (a), (b) or (c).	24 25 26 27 28

Sch	edule	1		endment of Environmental Planning Assessment Act 1979	1 2
				(Section 4)	3
[1]	Section	on 26	Conte	ents of environmental planning instruments	4
	Omit	section	on 26 (	(1) (d). Insert instead:	5
			(d)	providing, maintaining and retaining, and regulating any matter relating to, affordable housing,	6 7
[2]	Section	on 80	A Imp	position of conditions	8
	Insert	"or 9	)4F" af	fter "section 94" in section 80A (1) (h).	9
[3]	Part 4	4, Div	ision 6	6A (sections 94F and 94G)	10
	Insert	after	section	n 94E:	11
	Divis	sion (	6 <b>A</b>	Conditions requiring land or contributions for	12
				affordable housing	13
	94F		ndition Ising	ns requiring land or contributions for affordable	14 15
		(1)		section applies with respect to a development application	16
				onsent to carry out development within an area if a State commental planning policy identifies that there is a need for	17 18
				dable housing within the area and:	19
			(a)	the consent authority is satisfied that the proposed	20
				development will or is likely to reduce the availability of affordable housing within the area, or	21 22
			(b)	the consent authority is satisfied that the proposed	23
			(0)	development will create a need for affordable housing	23
				within the area, or	25
			(c)	the proposed development is allowed only because of	26
			(4)	the initial zoning of a site, or the rezoning of a site, or	27
			(d)	the regulations provide for this section to apply to the application.	28 29

(2)	conse	ect to subsection (3), the consent authority may grant ent to a development application to which this section es subject to a condition requiring:	1 2 3
	(a)	the dedication of part of the land, or other land of the applicant, free of cost to be used for the purpose of providing affordable housing, or	4 5 6
	(b)	the payment of a monetary contribution to be used for the purpose of providing affordable housing,	7 8
	or bot	th.	9
(3)	A cor	ndition may be imposed under this section only if:	10
	(a)	the condition complies with all relevant requirements made by a State environmental planning policy with respect to the imposition of conditions under this section, and	11 12 13 14
	(b)	the condition is authorised to be imposed by a regional environmental plan or local environmental plan, and is in accordance with a scheme for dedications or contributions set out in or adopted by such a plan, and	15 16 17 18
	(c)	the condition requires a reasonable dedication or contribution, having regard to the following:  (i) the extent of the need in the area for affordable housing,  (ii) the scale of the proposed development,  (iii) any other dedication or contribution required to be made by the applicant under this section or section 94.	19 20 21 22 23 24 25 26
(4)	accordant dedication	nsent authority that proposes to impose a condition in dance with this section must take into consideration any or other sum of money that the applicant has previously ated free of cost, or previously paid, for the purpose of dable housing within the area otherwise than as a tion of a consent.	27 28 29 30 31 32

	(5)		section prevents the imposition on a	1
			sent of other conditions relating to the	2
			ance or retention of affordable housing. Such	3
		• .	uire, but are not restricted to, the imposition	4
			ding positive covenants) or the entering into	5
		of contractual or of	ther arrangements.	6
94G	Pro	rision of affordable	e housing	7
	(1)	Land dedicated in a	accordance with a condition imposed under	8
		this Division must:	:	9
		(a) be made a	vailable by the consent authority for the	10
			f affordable housing within a reasonable	11
		time, or	5	12
		(b) be transferr	ed by the consent authority in accordance	13
		* *	plicable direction under subsection (3).	14
	(2)	A consent authorit	y must:	15
		(a) hold any mo	onetary contribution paid in accordance with	16
			imposed under this Division (and any	17
			mount earned from its investment) for the	18
		purpose for	which the payment was required and apply	19
		the money f	or the purposes of affordable housing in the	20
		area or an a	djoining area within a reasonable time, or	21
		(b) pay the mor	netary contribution in accordance with any	22
			lirection under subsection (3).	23
	(3)	The Minister may	give a direction, that applies generally or in	24
	( )	•	or class of cases, to a consent authority:	25
		(a) requiring it	to transfer land to a person nominated by the	26
		Minister, if	it imposes a condition under this Division	27
		requiring de	edication of the land, or	28
		(b) requiring it	to pay a monetary contribution to a person	29
			by the Minister, if it imposes a condition	30
		under this	Division requiring the payment of the	31
		monetary co	ontribution.	32
	(4)	A person nominate	ed under this section by the Minister must:	33
		(a) make availa	ble any land transferred to the person under	34
		this Division	on for the purposes of affordable housing	35
		within a rea	sonable time, and	36

Amendment of Environmental Planning and Assessment Act 1979

(b)	apply any monetary contribution paid to the person	1
	under this Division (and any additional amount earned	2
	from its investment) for the purposes of affordable	3
	housing in the area concerned or in an adjoining area	4
	within a reasonable time.	5

Page 7

Sch	edu	le 2	Validation of affordable housing schemes	1
			(Section 6)	2
2.1	Gre	en S	quare affordable housing scheme	3
	(1)	The	instrument set out in Schedule 3 is taken:	4
		(a)	to have been duly made in accordance with the Principal Act as a local environmental plan, and	5 6
		(b)	to have been duly published in accordance with the Principal Act on 28 May 1999, and	7 8
		(c)	to have commenced on 28 May 1999.	9
	(2)	Affor	instrument cited as <i>South Sydney City Council Green Square</i> rdable Housing Development Control Plan, as approved by South ney City Council on 10 February 1999, is taken:	10 11 12
		(a)	to have been duly made and approved in accordance with the Principal Act as a development control plan, and	13 14
		(b)	to have had effect on and from 28 May 1999.	15
	(3)	omit comic conse Sche	nout limiting subclauses (1) and (2) or section 5, anything done or ted to be done on or after 28 May 1999 and before the mencement of this Act (including the granting of a development ent) is as valid as it would have been had the instrument set out in edule 3 and the development control plan referred to in subclause been in force when the thing was done or omitted.	16 17 18 19 20 21
2.2	City	/ Wes	st affordable housing scheme	22
	(1)	No 2 publi taker		23 24 25 26
		(a)	to have been duly made in accordance with the Principal Act as a regional environmental plan, and	27 28

		(b)	to have been duly published in accordance with the Principal Act on 3 March 1995, and	1 2
		(c)	to have commenced on 3 March 1995.	3
	(2)		instrument cited as <i>Revised City West Housing Program</i> , as ted by the Minister on 21 July 1996, is taken:	4 5
		(a)	to have been duly adopted as an official program for the purposes of Part 4 of <i>Sydney Regional Environmental Plan No 26—City West</i> , and	6 7 8
		(b)	to have had effect on and from 21 July 1996.	9
	(3)	omitt comr conse envir progr	out limiting subclauses (1) and (2) or section 5, anything done or ted to be done on or after 3 March 1995 and before the mencement of this Act (including the granting of a development ent) is as valid as it would have been had the regional commental plan referred to in subclause (1) and the official ram referred to in subclause (2) been in force when the thing was or omitted.	10 11 12 13 14 15
2.3	St I	_eona	ards affordable housing scheme	17
	(1)	(Ame	instrument cited as <i>Willoughby Local Environmental Plan 1995</i> and published in Gazette No 137 of 3 December at pages 11714–11720 is taken:	18 19 20
		(a)	to have been duly made in accordance with the Principal Act as a local environmental plan, and	21 22
		(b)	to have been duly published in accordance with the Principal Act on 3 December 1999, and	23 24
		(c)	to have commenced on 3 December 1999.	25
	(2)	No 2	instrument titled <i>Willoughby Development Control Plan</i> 23—Willoughby Local Housing Program, as approved by bughby City Council on 8 March 1999 is taken:	26 27 28
		(a)	to have been duly made and approved in accordance with the Principal Act as a development control plan, and	29 30
		(b)	to have had effect on and from 3 December 1999.	31

Schedule 2	Validation of affordable housing schemes
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(3)	Without limiting subclauses (1) and (2) or section 5, anything done or omitted to be done on or after 3 December 1999 and before the commencement of this Act (including the granting of a development consent) is as valid as it would have been had the local environmental plan referred to in subclause (1) and the development control plan referred to in subclause (2) been in force when the thing was done or omitted.	1 2 3 4 5 6
Noi	th Sydney affordable housing contributions plan	8
(1)	The provisions of the instrument titled <i>North Sydney Council Section</i> 94 Contributions Plan—Affordable Housing, as approved by North Sydney Council on 13 November 1995, are taken:	9 10 11
	(a) to have been duly made under the Principal Act and approved in accordance with that Act as provisions of a contributions plan, and	12 13 14
	(b) to have had effect on and from 13 November 1995.	15
(2)	Without limiting subclause (1) or section 5, anything done or omitted to be done on or after 13 November 1995 and before the commencement of this Act (including the granting of a development consent) is as valid as it would have been had the provisions referred to in subclause (1) been in force when the thing was done or omitted.	16 17 18 19 20
Pro	visions of Randwick affordable housing contributions plan	21
(1)	Affordable Housing") of the instrument titled <i>Randwick City Council Section 94 Contributions Plan</i> and known as Policy No 6.01.30, as approved by Randwick City Council on 20 August 1999, are taken:  (a) to have been duly made under the Principal Act and approved in accordance with that Act as provisions of a contributions	22 23 24 25 26 27 28
	Nor (1) (2)	commencement of this Act (including the granting of a development consent) is as valid as it would have been had the local environmental plan referred to in subclause (1) and the development control plan referred to in subclause (2) been in force when the thing was done or omitted.  North Sydney affordable housing contributions plan  (1) The provisions of the instrument titled <i>North Sydney Council Section 94 Contributions Plan—Affordable Housing</i> , as approved by North Sydney Council on 13 November 1995, are taken:  (a) to have been duly made under the Principal Act and approved in accordance with that Act as provisions of a contributions plan, and  (b) to have had effect on and from 13 November 1995.  (2) Without limiting subclause (1) or section 5, anything done or omitted to be done on or after 13 November 1995 and before the commencement of this Act (including the granting of a development consent) is as valid as it would have been had the provisions referred to in subclause (1) been in force when the thing was done or omitted.  Provisions of Randwick affordable housing contributions plan  (1) The provisions set out on pages 29 and 30 (headed "Loss of Affordable Housing") of the instrument titled <i>Randwick City Council Section 94 Contributions Plan</i> and known as Policy No 6.01.30, as approved by Randwick City Council on 20 August 1999, are taken:  (a) to have been duly made under the Principal Act and approved

	(2)	to be of thi	out limiting subclause (1) or section 5, anything done or omitted done on or after 20 August 1999 and before the commencement is Act (including the granting of a development consent) is as	1 2 3
			as it would have been had the provisions referred to in subclause een in force when the thing was done or omitted.	4 5
		` '		
2.6	Pro	vision	ns of Waverley affordable housing contributions plan	6
	(1)	The 1	provisions of Part 5 (Loss of Affordable Housing) of the	7
			ment titled <i>Waverley Council Section 94 Contributions Plan</i> , as wed by Waverley Council on 22 September 1998, are taken:	8
		(a)	to have been duly made under the Principal Act and approved	10
		(4)	in accordance with that Act as provisions of a contributions	11
			plan, and	12
		(b)	to have had effect on and from 22 September 1998.	13
	(2)	Witho	out limiting subclause (1) or section 5, anything done or omitted	14
			e done on or after 22 September 1998 and before the	15
			nencement of this Act (including the granting of a development	16
			ent) is as valid as it would have been had the provisions referred	17
		to in s	subclause (1) been in force when the thing was done or omitted.	18

Sch	edu	le 3	Green Square local environmental plan	1
			(Schedule 2.1)	2
		•	ey Local Environmental Plan 1998 (Amendment en Square	3 4
1	Nan	ne of	plan	5
			plan is the South Sydney Local Environmental Plan 1998 endment No 6)—Green Square.	6 7
2	Lan	d cov	rered by this plan	8
	(1)	show Env	plan applies to the part of the Green Square redevelopment area on coloured on the map marked "South Sydney Local ironmental Plan 1998 (Amendment No 2)—Green are—Zoning" deposited in the office of South Sydney City noil.	9 10 11 12 13
	(2)		ever, this plan does not apply to the land identified on that map deferred matter".	14 15
3	Aim	ns of t	his plan	16
		The	aims of this plan are:	17
		(a)	to capitalise on the strategic location of Green Square in the City South Region, and	18 19
		(b)	to maximise the use of the new Green Square Railway Station and the New Southern Railway infrastructure, and	20 21
		(c)	to provide opportunities for the redevelopment of industrial land for a range of residential and business land uses, and	22 23
		(d)	to establish the planning principles and integrated planning controls which seek to achieve the vision for Green Square set out in the Green Square Structural Masterplan which is available for inspection at the office of South Sydney City Council, and	24 25 26 27 28

(e)	to encourage a variety of housing types and tenures (including	1
	affordable housing) to accommodate a range of income groups	2
	close to employment and services, and	3
(f)	to ensure that low to moderate income households can live in	4
	Green Square through requiring development to provide an	5
	appropriate proportion of affordable housing, and	6
(g)	to facilitate the development of a vibrant and sustainable	7
	community, which is based on accessibility, reduced car	8
	dependence, a mix of land uses, friendly and safe streets, high quality public domain and active commercial centres, and	9 10
(1.)		
(h)	to protect the amenity of the existing residential communities	11
	around Green Square, and	12
(i)	to reinforce the focal role of the Green Square Railway Station	13
	through the establishment and support of an active commercial and residential core within walking distance from the Station,	14
	and residential core within warking distance from the Station, and	15 16
(i)		
(j)	to protect the integrity of adjoining land zoned for industrial purposes, and	17 18
(k)	to ensure the planning, assessment and implementation of	19
(K)	development in Green Square draws on an equal and integrated	20
	consideration of social, environmental, economic and urban	21
	design issues.	22
Relation	ship to other plans	23
	s plan amends:	24
(a)	South Sydney Local Environmental Plan 1998 as set out in Schedule 1, and	25 26
(h)		
(b)	City of Sydney Planning Scheme Ordinance and South Sydney Local Environmental Plan No 114 (Southern Industrial and	27 28
	Rosebery/Zetland Planning Districts) as set out in Schedule 2.	29
	1050001 y 2011 min 1 min mig Districts y as sol out in Schodule 2.	2)

Schedule 1			endm ⁄ironm		of Plar	Soเ 199		Sydne	ey Loc	cal	1 2
									(Clause 4	(a))	3
[1]	Clause 9	Zones	indicate	d on the	e map	)					4
	Insert at th	e end	of clause	9:							5
		Zone	No 10 (	a) Mixe	ed Use	es "A"	Zone				6
			e No 10 (	` '							7
			e No 10 (	`							8
			e No 10 (								
		ZOIR	3 NO 10 (	(u) Milxe	d Use	S D	Zone				9
[2]	Clause 15	Zonin	g contro	ols for Z	one N	No 5—	the Sp	oecial Use	es Zone		10
	Insert at th	e end	of clause	15 (1) (	(c):						11
			, and								12
		(d)		on to the to refle recogni- part of Square to reco quality domair social, design to ensi- sustain equal a	e above ect ar ition of a roll localing is econoutco outco and in	e:  nd rein  of com  bust p  ity, and  that p  essibilities a fun  omic,  mes for  nat de  vibrar  ntegrat	nforce munity ublic d rotection ty and ndamen environ or the a velopment com-	the need y land and domain in ng and in impact of ntal contri- conmental area, and nent contri- munity, nsideration	for profession for the Grand proving for the pulbution to and urributes to and reflect for of soon for the pulbution of soon for the pulbution for for the pulbu	oper s as reen the blic of the ban of a ects	13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

Green Square local environmental plan

Schedule 3

[3]	Clause 16 Zoning controls for Zone No 6 (a)—the Local Recreation Zone				
	Insert	at the	e end (	of clause 16 (1) (e):	3
				, and	4
			(f)	for land in the zone and within Green Square, in	5
			(-)	addition to the above, to ensure that development	6
				contributes to a sustainable, vibrant community, and	7
				reflects equal and integrated consideration of social,	8
				economic and environmental design issues.	9
[4]	Claus	ses 21	I A-21	D	10
	Insert	after	clause	e 21:	11
	21A	Zon	ing c	ontrols for Zone No 10 (a)—the Mixed Uses "A" Zone	12
		(1)	Wha	at are the objectives of the zone?	13
			The	objectives of Zone No 10 (a) are:	14
			(a)	to protect and enhance the historical character and	15
			` ′	amenity of the existing residential neighbourhoods	16
				within Green Square, and	17
			(b)	to identify those localities which are primarily	18
				residential and where in future primarily residential infill	19
				development is to occur, and	20
			(c)	to ensure that building form, including alterations and	21
				additions, is in character with the surrounding built	22
				environment and does not detract from the amenity and	23
				environmental quality enjoyed by nearby residents, and	24
			(d)	to allow up to 15% non-residential uses on each	25
				development site, and	26
			(e)	to offer limited opportunities for non-residential	27
				development, which provides goods, services or	28
				employment for residents and is of a type and scale that	29
				is compatible with existing or planned residential	30
				development and does not detract from the amenity and	31
				environmental quality enjoyed by nearby residents, and	32

		(f) to minimise any adverse impact, including social impact, on residential amenity by devising appropriate design assessment criteria and applying specific impact mitigation requirements by the use of development control plans, and	1 2 3 4 5
		(g) to ensure that development contributes to a sustainable, vibrant community, and reflects equal and integrated consideration of social, economic and environmental design issues.	6 7 8 9
	(2)	What does not require consent?	10
		Development for the purpose of:	11
		home businesses, minor building works.	12
	(3)	What requires development consent?	13
		Development for the purpose of:	14
		bed and breakfasts, boarding houses, child care centres, commercial signs*, community centres, dwelling houses, educational establishments, home industries, hospitals, local businesses, local shops, multiple dwellings, non-structural advertisements*, places of public worship, professional consulting rooms, public buildings, restaurants, roads, under awning signs*.	15 16 17 18 19 20 21
	(4)	What is prohibited?	22
		Development not included in subclause (2) or (3).	23
		<b>Note.</b> * Refer to Part 5 (Performance based exemptions) to determine whether you need to obtain development consent.	24 25
21B	Zon	ning controls for Zone No 10 (b)—the Mixed Uses "B" Zone	26
	(1)	What are the objectives of the zone?	27
		The objectives of Zone No 10 (b) are:	28
		(a) to provide urban housing and a range of compatible vibrant non-residential uses, such as shops, offices, retail and studio-type workshops, and	29 30 31

	(b)	to promote mixed use planning by encouraging the location of facilities such as housing, places of	1
		employment and shops in close proximity to each other	2 3
		and so as to be accessible by public transport, and	4
	(c)	to allow up to 25% non-residential uses on each	5
	` '	development site, and	6
	(d)	to ensure non-residential uses are environmentally	7
		compatible with residential uses, and do not adversely	8
		affect residential amenity, within the zone, and	9
	(e)	to minimise any adverse impact, including social	10
		impact, on residential amenity by devising appropriate	11
		design assessment criteria and applying specific impact	12
		mitigation requirements by the use of development	13
		control plans, and	14
	(f)	to ensure that the nuisance generated by non-residential	15
		development, such as is caused by operating hours,	16
		noise, loss of privacy, vehicular and pedestrian traffic or	17
		other factors, is controlled, so as to preserve the quality	18
		of life for residents in the area, and	19
	(g)	to ensure that development contributes to a sustainable,	20
		vibrant community, and reflects equal and integrated	21
		consideration of social, economic and environmental	22
		design issues.	23
(2)	What	does not require development consent?	24
	Devel	opment for the purpose of:	25
		home businesses, minor building works.	26
(3)	What	requires development consent?	27
	Devel	opment for the purpose of:	28
		backpackers' hostels, bed and breakfasts, boarding	29
		houses, commercial premises, commercial signs*,	30
		community centres, dwelling houses, educational	31
		establishments, high technology industries, home	32
		industries, hospitals, hotels, light industries, local	33
		businesses, multiple dwellings, non-structural	34
		advertisements*, places of assembly, places of public	35
		worship, private hotels, professional consulting rooms,	36

			ildings, roads, recreation areas, recreation restaurants, serviced apartments, shop, under gns*.	1 2 3
		Any other develo	opment not included in subclause (2).	4
			art 5 (Performance based exemptions) to determine o obtain development consent.	5
21C	Zoni	ng controls for Z	Zone No 10 (c)—the Mixed Uses "C" Zone	7
	(1)	What are the ob	jectives of the zone?	8
		The objectives of	f Zone No 10 (c) are:	9
		Centre by with appro	e mixed use development in the Green Square encouraging urban housing in conjunction opriate business activities which contribute to growth and employment opportunities, and	10 11 12 13
			e the provision of a minimum of 25% ential uses on each development site, and	14 15
		encouragi entertainm	the the vitality of the public domain by ing the location of active retail and nent uses at ground level, particularly in areas ne Green Square Railway Station, and	16 17 18 19
		domain th	through the design of a high quality public nat a high level of amenity is provided for is, shoppers and workers within the zone, and	20 21 22
		impact, on design ass	ise any adverse impact, including social in residential amenity by devising appropriate essment criteria and applying specific impact in requirements by the use of development ans, and	23 24 25 26 27
		developme noise, loss other facto	that the nuisance generated by non-residential ent, such as is caused by operating hours, s of privacy, vehicular and pedestrian traffic or ors, is controlled so as to preserve the quality residents in the area, and	28 29 30 31 32
		vibrant co	that development contributes to a sustainable, ommunity, and reflects equal and integrated tion of social, economic and environmental ues.	33 34 35 36

	(2)	What	t does not require development consent?	1			
		Deve	lopment for the purpose of:	2			
			home businesses, minor building works.	3			
	(3)	What	t requires development consent?	4			
		Deve	lopment for the purpose of:	5			
			advertising structures, backpackers' hostels, bed and breakfasts, boarding houses, clubs, child care centres, commercial premises, commercial signs*, community centres, dwellings attached to, or within, a building used or intended to be used for a land use which is permissible within the zone, educational establishments, high technology industries, home industries, hotels, light industries, local businesses, medical centres, multiple dwellings, non-structural advertisements*, places of assembly, places of public worship, private hotels, public buildings, recreation areas, recreation facilities, restaurants, roads, serviced apartments, shops, under	6 7 8 9 10 11 12 13 14 15 16			
		Anve	awning signs*. other development not included in subclause (2).	18 19			
		Note.	* Refer to Part 5 (Performance based exemptions) to determine er you need to obtain development consent.	20 21			
21D	Zoning controls for Zone No 10 (d)—the Mixed Uses "D" Zone						
	(1)	What	t are the objectives of the zone?	23			
		The objectives of Zone No 10 (d) are:					
		(a)	to establish a predominantly employment based zone while allowing not more than 15% residential use of each development site, but only if it supports those employment uses, and	25 26 27 28			
		(b)	to encourage appropriate business activities which contribute to economic growth and employment opportunities within the Green Square area, and	29 30 31			

	(c)	to promote the vitality of the public domain by encouraging the location of active retail and	1 2
		entertainment uses at ground and first floor levels,	3
		particularly in areas fronting the Green Square Railway	4
		Station, and	5
	(d)	to ensure through the design of a high quality public	6
		domain that a high level of amenity is provided for	7
		pedestrians, shoppers and workers within the zone, and	8
	(e)	to minimise any adverse impact, including social	9
		impact, on residential amenity by devising appropriate design assessment criteria and applying specific impact	10 11
		mitigation requirements by the use of development	11
		control plans, and	13
	(f)	to ensure that existing and future development on land	14
	(-)	zoned industrial under this plan is preserved and	15
		promoted so as to protect the existing employment	16
		within South Sydney, and	17
	(g)	to ensure that development within the zone contributes	18
		to a sustainable, vibrant community, and reflects equal	19
		and integrated consideration of social, economic and environmental design issues.	20 21
(2)	What	does not require development consent?	22
	Devel	opment for the purpose of:	23
		home businesses, minor building works.	24
(3)	What	requires development consent?	25
	Devel	opment for the purpose of:	26
		advertising structures, amusement centres, backpackers'	27
		hostels, bed and breakfasts, car repair stations, child	28
		care centres, clubs, commercial premises, commercial	29
		signs*, community centres, dwellings used in	30
		conjunction with and attached to a building used or intended to be used for a land use which is permissible	31 32
		within the zone, educational establishments, high	33
		technology industries, home industries, hospitals, hotels,	34
		light industries, local businesses, medical centres,	35
		motels, motor showrooms, multiple dwellings used in	36
		conjunction with and attached to, or within a building	37

			used or intended to be used for, a land use where permissible within the zone, non-struadvertisements*, passenger transport terminals, of assembly, places of public worship, private public buildings, recreation areas, recreation factorestaurants, roads, service stations, shops, under a signs*, warehouses or distribution centres.	ctural 2 places 3 hotels, 4 illities, 5
		(4)	What is prohibited?	8
			Development not included in subclause (2) or (3).	9
			<b>Note.</b> * Refer to Part 5 (Performance based exemptions) to dewhether you need to obtain development consent.	termine 10
[5]	Part 4	1, Div	ision 1, heading	12
	Insert	befor	re clause 22:	13
	Divis	ion '	1 Heritage conservation	14
[6]	Part 4	1, Div	isions 2 and 3	15
	Insert	after	clause 27:	16
	Divis	ion 2	2 Development at Green Square	17
	27A	Visi	on for Green Square	18
		(1)	The vision for Green Square is to transform Green Squa an attractive, vibrant and sustainable urban place by capits on the opportunities created by:	
			(a) the area's strategic location between Sydney's significant economic gateways: the Central Bu District, Kingsford Smith Airport and Port Botan	siness 23
			(b) the construction of the New Southern Railwa Green Square Railway Station.	y and 25 26

	(2)	Four	key concepts sustain this vision:	1
		(a)	Diversity	2
			This applies to the development of a mix of land uses,	3
			a range of building types, diverse public spaces, and	4
			employment and housing choices, which will support a	5
			socially diverse community, underpinning a vibrant city that offers complex experiences and social contact.	<i>6</i>
		(b)	Connectivity	8
			This applies to an accessible network of public spaces	9
			and public streets, which integrate existing and future landscapes and buildings.	10 11
		(c)	Interdependency	12
			This applies to the need for compatibility between land	13
			uses, to the high quality urban design response of	14
			buildings to public spaces, the interdependency of the	15
			social and physical environment, and the relationship of the Green Square area to the City South Region.	1 <i>6</i> 17
		(d)	Long-term growth	18
			This applies to the development of an urban strategy	19
			that can accommodate and support renewal and growth	20
			of Green Square into a compact sustainable urban area	21
			over a long period of time.	22
27B	Pla	nning <sub> </sub>	principles for Green Square	23
		The	planning principles for Green Square are set out in	24
		Sched	dule 4. Those principles are underpinned by the key	25
			epts of diversity, connectivity, interdependency and	26
		long-	term growth.	27
			Council must take those principles into consideration	28
			e granting consent to any development within Green	29
		Squar	re.	30

27C	Determination of development applications						
	(1)	The Council must not grant consent for development of any land within Green Square unless:	2 3				
		(a) there is a masterplan adopted by the Council for the development site comprising that land or within which that land is situated, and	4 5 6				
		(b) the development is consistent with the masterplan.	7				
	(2)	The Council may waive the requirement for a masterplan because of the minor nature of the development concerned, the adequacy of other planning controls that apply to the proposed development, or for such other reasons as the Council considers sufficient.	8 9 10 11 12				
	(3)	If:	13				
		(a) the Council has waived the requirement for the masterplan under subclause (2), or	14 15				
		<ul> <li>(b) a draft masterplan for the development site has been submitted to the Council for adoption, and that draft masterplan:</li> <li>(i) has not been adopted by the Council before or within 60 days after the date on which the development application was lodged, or</li> <li>(ii) has been rejected by the Council,</li> </ul>	16 17 18 19 20 21 22				
		then subclause (1) does not apply, but when the Council assesses the development application it must have regard to the criteria in clause 27D (4) (a)–(l).	23 24 25				
27D	Pre	paration of masterplans	26				
	(1)	A draft masterplan may only be prepared by or on behalf of the owner or lessee of the land concerned.					
	(2)	29 30 31 32 33					

(3)	A draft masterplan should be prepared following consultation with the Council and any relevant public authorities or corporations.					
(4)	A masterplan is to outline long-term proposals for the development of the land to which it applies, and illustrate and explain, where appropriate, the following:					
	(a)	how those proposals address the vision for Green Square set out in clause 27A, the planning principles set out in Schedule 4, and any development control plan adopted for Green Square by the Council,	7 8 9 10			
	(b)	design principles drawn from analysis of the site and its context,	11 12			
	(c)	phasing of the development,	13			
	(d)	distribution of land uses, including open space,	14			
	(e)	pedestrian, cycle and vehicle access and circulation networks,	15 16			
	(f)	parking provision,	17			
	(g)	subdivision pattern,	18			
	(h)	infrastructure provision,	19			
	(i)	building envelope and built form controls,	20			
	(j)	heritage conservation,	21			
	(k)	site remediation,	22			
	(1)	open space provision, its function and landscaping.	23			
Con	sultati	on	24			
(1)	(1) Immediately after receiving a draft masterplan, the Council					
		advertise it in a newspaper circulating in the locality and	26			
		it it at the Council's offices for not less than 21 days for comment.	27 28			
(2)	-					
(2)		Council must take into account any written submissions about the content of the draft plan during the exhibition	29			
	period	· · ·	30 31			
	Period	••	31			

27E

Green Square local environmental plan

Schedule 3

27F	Add	option of masterplans	1
	(1)	Following the exhibition of the draft masterplan, the Council may adopt it without variation, or adopt it with such variation made in response to submissions arising out of its exhibition as the Council considers appropriate, or reject it.	2 3 4 5
	(2)	When a masterplan is adopted, the Council must advertise the adoption in a newspaper circulating in the locality.	6 7
	(3)	A copy of the masterplan must be available for inspection at the Council's offices.	8
27G	Am	endment of masterplans	10
	(1)	A masterplan may be amended.	11
	(2)	The Council may request the preparation of a draft amendment for the purpose of keeping a masterplan up-to-date.	12 13
	(3)	This Division applies to the amendment of a masterplan in the same way as it applies to the preparation of a masterplan.	14 15
	(4)	A masterplan may be amended or replaced by a subsequent masterplan.	16 17
27H	Mas	sterplans may not implement certain planning standards	18
	(1)	The Council may adopt a masterplan or an amendment of a masterplan even if the masterplan proposes development in accordance with planning standards that differ from those contained in a development control plan.	19 20 21 22
	(2)	Before adopting such a masterplan or amendment, the Council must be satisfied that:	23 24
		(a) a better development solution will result, and	25
		(b) the land use mix proposed is consistent with the relevant zone objectives (including the desired mix of uses for the relevant zone), and	26 27 28
		(c) the total floor space of all buildings within a development will not increase above that allowed by the development control plan as a result of the masterplan, and	29 30 31 32

	(d) the total land available for public recreation areas within the site will not be reduced below that required by a	1
	previous masterplan or amendment.	2
	previous musicipium of uncomment.	
<b>27</b> I	Application of zone objectives to masterplans	4
	For the purposes of applying the requirements made by zone	5
	objectives and clause 27J to land to which a masterplan	6
	applies, and in particular for the purposes of assessment of the	7
	percentage of the non-residential component of a site, the	8
	Council needs only to be satisfied that the overall percentage of	9
	non-residential use will be achieved over the whole of the land	10
	to which a masterplan applies, irrespective of its distribution in	11
	relation to individual allotments comprising the masterplan site.	12
27J	Non-residential development on development sites in Zones	13
	Nos 10 (b) and 10 (c)	14
	(1) Subject at all times to clause 27I, the Council must not grant	15
	consent to any development on land within Zone No 10 (b)	16
	until it is satisfied that no more than 25% of the total floor	17
	space proposed for a development site will be available for	18
	non-residential development.	19
	(2) Subject at all times to clause 27I, the Council must not grant	20
	consent to any development on land within Zone No 10 (c)	21
	until it is satisfied that at least 25% of the total floor space	22
	proposed for a development site will be available for	23
	non-residential development.	24
27K	Amusement centres in Green Square	25
	Despite any other provision of this plan, in order to protect the	26
	amenity of the Green Square locality, consent may be granted	27
	for development for the purpose of amusement centres on land	28
	within Green Square only if the centres are ancillary to another	29
	use allowed in the zone applying to the land	30

Divis	sion 3 Affordable housing at Green Square	1
27L	Affordable housing aims and objectives	2
	Because land values in Green Square may reasonably be	3
	expected to increase when land in the area is developed in	4
	accordance with this plan, development in Green Square is to	5
	provide different kinds of housing, including affordable	6
	housing, to ensure that households on very low to moderate	7
	incomes may live in the area.	8
	Development in Green Square is to promote and retain a	9
	socially diverse residential population representative of all	10
	income groups.	11
27M	Meanings of "affordable housing", "affordable housing provisions" and "total floor area"	12 13
	In this Division:	14
	affordable housing means rented housing occupied by very	15
	low, low and moderate income households provided and	16
	managed under the scheme provided by the Green Square	17
	Affordable Housing Development Control Plan adopted by the	18
	Council on 10 February 1999, and in accordance with the	19
	affordable housing principles.	20
	The gross incomes of such households fall within the following	21
	ranges of percentages of the median household income for the	22
	time being for the Sydney Statistical Division according to the Australian Bureau of Statistics:	23 24
	Very low income household less than 50%	25
	Low income household 50 or more but less than 80%	26
	Moderate income household 80–120%	27
	affordable housing provisions means the provisions of the	28
	Green Square Affordable Housing Development Control Plan,	29
	as adopted by the Council on 10 February 1999, setting out a	30
	scheme for the provision and management of affordable	31
	housing in the Green Square area in accordance with the affordable housing principles. Copies of the plan are available	32 33
	from the Council's administrative offices.	33
	mon and common a administrative offices.	JT

	build withi	otal floor area means the total of the areas of each floor of a building. The area of each such floor is taken to be the area within the outer face of the external enclosing walls, but excluding:			
	(a)	columns, fins, sun control devices, awnings and other elements, projections or works outside the general lines of the outer face of the external walls (other than balconies comprising the minimum balcony area required by the Council, and excluding any additional area), and	5 6 7 8 9 10		
	(b)	the maximum ancillary car parking permitted by the Council and any associated internal vehicular and pedestrian access to that car parking, and	11 12 13		
	(c)	space for the loading and unloading of goods.	14		
27N	Affordable	e housing principles	15		
	The a	affordable housing principles are as follows:	16		
	(a)	affordable housing is to be provided and managed in the Green Square area so that a socially diverse residential population representative of all income groups is created and maintained,	17 18 19 20		
	(b)	affordable housing is to be made available to a mix of households on very low, low and moderate incomes,	21 22		
	(c)	affordable housing is to be rented to eligible households at an appropriate rate of gross household income,	23 24		
	(d)	dwellings provided for affordable housing are to be managed so as to maintain their continued use for affordable housing,	25 26 27		
	(e)	affordable housing is to consist of dwellings constructed to a standard which in the opinion of the Council is consistent with other dwellings in the Green Square area and with an average total floor area of not less than 100 square metres.	28 29 30 31 32		

existing area.

070	NA -4	£	an associate of the Council	
270	ivia		or consideration by the Council	1
		Befo	ore granting consent to any proposed development of land	2
			in Green Square in Zone No 10 (a), 10 (b), 10 (c) or 10 (d),	3
			Council must take into consideration the aims and	4
			ctives of this Division, the affordable housing principles the following:	5 6
		(a)	the need for development to provide different kinds of	7
			housing, including affordable housing, to ensure that households on very low, low and moderate incomes	8
			may be able to afford to live in Green Square,	9 10
		(1.)	•	
		(b)	the impact of the proposed development on the existing	11
			mix and likely future mix of residential housing stock within Green Square.	12 13
			within Green Square.	13
27P	Incl	lusion	of affordable housing in a building	14
	(1)	Befo	ore granting consent to the carrying out of development	15
	` '	(othe	er than subdivision) on land in Green Square within Zone	16
			10 (a), 10 (b), 10 (c) or 10 (d), the Council must be	17
			fied that not less than the following amount of total floor	18
			to which the development application relates will be used	19
			he purpose of affordable housing, in accordance with the	20
			rdable housing principles in this Division and the	21
			dable housing provisions for Green Square:	22
		(a)	3% of so much of that total floor area as is intended to	23
			be used exclusively for residential purposes, and	24
		(b)	1% of so much of that total floor area as is not intended	25
			to be used exclusively for residential purposes, and	26
		(c)	if the percentage required to be provided would be	27
			insufficient to provide complete dwellings, such extra	28
			amount of that total floor area as may be necessary to	29
			provide complete dwellings having an average total	30
			floor area of at least 100 square metres.	31
	(2)		es not matter whether the total floor area concerned was in	32
			tence before, or is created after, the commencement of this	33
		Divi	sion, or whether the area concerned replaces a previously	34

	(3)	Nothing prevents in a particular case the provision of some of the complete dwellings required by this Division to be provided for affordable housing and the provision of a proportion of the monetary contribution equivalent to make up for the rest of the complete dwellings.	1 2 3 4 5
27Q		ntribution of money as an alternative to including affordable using in a building	6
	(1)	Clause 27P does not require the provision of affordable housing if the Council is satisfied that:	8
		(a) a monetary contribution has been or will be provided, by or on behalf of the applicant for development consent, for use for the purpose of providing affordable housing within Green Square in accordance with the affordable housing principles and the affordable housing provisions, and	10 11 12 13 14
		(b) the amount of the contribution has been calculated, in accordance with this clause and the affordable housing provisions, as equivalent to the value of the total floor area that would otherwise be required by this Division to be provided for use for affordable housing, except any extra amount of area included to provide complete dwellings in accordance with that clause.	16 17 18 19 20 21
	(2)	Demolition of a building or a change in the use of land does not give rise to a claim for a refund of any amount that has been contributed under this clause for use for affordable housing.	23 24 25 26
27R		nditions on development consent to give effect to this ision	27 28
	(1)	The Council may impose conditions on any consent for development for the purpose of achieving the affordable housing aims and objectives of this Division.	29 30 31
	(2)	In particular, any such condition may be imposed to ensure that any affordable housing that is to be provided under this Division is provided in accordance with the affordable housing principles or that any monetary contribution that is elected or required to be provided for the purpose of any such affordable housing is provided in accordance with those principles.	32 33 34 35 36 37

27S	Developn	nent exempted from affordable housing	1
	affor	Division does not require the Council to ensure that dable housing will be provided in the case of a lopment application seeking consent for development:	2 3 4
	(a)	for residential purposes, if the proposed development will result in the creation of less than 200 square metres of total floor area, or	5 6 7
	(b)	for non-residential purposes, if the proposed development will result in the creation of less than 60 square metres of total floor area, or	8 9 10
	(c)	for the purpose of public housing, or	11
	(d)	for the purpose of affordable housing, if the applicant for consent is a community housing or non-profit organisation, or	12 13 14
	(e)	for the purpose of community facilities, or	15
	(f)	for the purpose of a public road, or a public utility undertaking or facility, and for no other purpose.	16 17
27T	Provision occurs	of affordable housing where subsequent development	18 19
	appli Divis	ercentage of the total floor area to which a development cation relates is not required to be provided under this sion for the purpose of affordable housing if the Council disfied that:	20 21 22 23
	(a)	the total floor area is the same as or, because of redevelopment of a site, will replace an equivalent area that was the subject of a former development application granted consent after the commencement of this Division, and	24 25 26 27 28
	(b)	the same percentage of that total floor area has already been provided for use for affordable housing as required by this Division, or a contribution has already been paid in relation to that floor area in accordance with the affordable housing provisions.	29 30 31 32 33

Schedule 3 Green Square local environmental plan

[7]	] Division 4					
	Insert before cla	ause 28:	2			
	Division 4	Miscellaneous	3			
[8]	Schedule 1 De	finitions	4			
	Insert in alphabetical order:					
	ver and prin De Feb dev gro cor ma Gro ma (An	ordable housing means housing occupied by members of y low, low and moderate income groups that is provided I managed in accordance with the affordable housing nciples and the Green Square Affordable Housing velopment Control Plan adopted by the Council on 10 oruary 1999.  The lower site, within Green Square, means a site (or a uping of sites) that was in common ownership at the date of mencement of Division 2 of Part 4, and for which a sterplan is required.  The square means the land shown coloured on the map riked "South Sydney Local Environmental Plan 1998 mendment No 2) Green Square Zoning", except land ntified as deferred matter on that map.	6 7 8 9 10 11 12 13 14 15 16 17 18			
	nor def rest rest hou and	n-residential use, within Green Square, means a use not ined in this plan as a residential use.  idential use, within Green Square, means use for long-term idential accommodation and includes use for boarding uses, dwelling houses, dwellings used in conjunction with attached to a building used or intended to be used for other use, and multiple dwellings.	20 21 22 23 24 25 26			
[9]	Schedule 1		27			
	No 2)—Green "marked 'Herita	th Sydney Local Environmental Plan 1998 (Amendment Square—Heritage & Conservation'" after the words age and Conservation'" wherever occurring in the definitions servation area and heritage item.	28 29 30 31			

Green Square local environmental plan

Schedule 3

1

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5

[10]	Schedule 1							
	Insert at the end of the definition of <i>the map</i> :  South Sydney Local Environmental Plan 1998 (Amendment No 2)—Green Square—Zoning							
[11]	Schedule 2 Heritage items							
	Insert the	following items	in alphabe	etical order o	f street name:			
	GS1	Botany Road	Waterloo	237–271	Waterloo Public School Group, including school residence, site landscaping and grounds			
	GS2	Bourke Street	Waterloo	903A	Sydney Water Site—Pumping Station Building, Valve House and Electricity Substation (No 18)			
	GS3	Bourke Street	Zetland	932–934	Former Fire Station			
	GS4	Bourke Street	Zetland	936–938	Green Square Hotel (formerly Zetland Hotel)			
	GS5	Bourke Street	Zetland	999–1011	Federation Terrace Group			
	GS6	Elizabeth Street	Waterloo	810–822	Federation warehouse (former Chubbs P/L) and Electricity Substation (No 110)			
	GS7	Elizabeth Street	Waterloo		Former Tram Shed			
	GS8	Elizabeth Street	Zetland	878	"Alencon"—2 Storey Victorian terrace house			
	GS9	Elizabeth Street	Zetland	934	Single storey weatherboard cottage			
	GS10	Epsom Road	Zetland	68–74	Electricity Substation (No 338), near Joynton Avenue			
	GS11	Hansard Street	Zetland	10–12	Gabled Victorian semi-detached terrace			
	GS12	Hansard Street	Zetland	15	Stone cottage with two storey rear extension			

### Schedule 3 Green Square local environmental plan

GS13	Hansard Street	Zetland	24	Free standing Victorian residence
GS14	Joynton Avenue	Zetland		Navy Stores/Landcom Site—Former Totaliser Building
GS15	Joynton Avenue	Zetland		Navy Stores/Landcom Site. Site vegetation: Figs and trees along Joynton Avenue frontage of the site
GS16	Joynton Avenue	Zetland		Avenue of trees along Joynton Avenue, between O'Dea Avenue and Cook Lane
GS17	Merton Street	Zetland	11–13	Victorian semi-detached residence
GS18	Portman Street	Zetland	2–8	"Elsie Terrace"—Terrace Group
GS19	Portman Street	Zetland	13–19	"Ada Terrace"—Terrace Group
GS20	Portman Street	Zetland	65–69	Gabled Terrace Group
GS21	Portman Street	Zetland	71–75	Gabled Terrace Group
GS22	Tilford Street	Zetland	37	Single storey Victorian cottage
GS23	South Dowling Street (ACI site)	Waterloo	807–851	ACI site—Facade of Building in north east corner of the site, South Dowling Street/Crescent Street (former storage building)
GS24	South Dowling Street (ACI site)	Waterloo	807–851	ACI site—Building in south east corner of the site, South Dowling Street/Lachlan Street (Former offices and warehouse known as the AGM Building)
GS25	South Dowling Street (ACI site)	Waterloo	807–851	ACI site—Building which addresses South Dowling Street (former Administrative Offices)

communities.

	GS	526	South Dowling Street (ACI site		807–851	ACI site—Grissell Building, Brick Chimney, remnant machinery and site archaeology	
[12]	Sch	edule	4				1
	Inse	ert after	Schedule 3:				2
	Sc	hedu	le 4 Pla	nning pr	rinciples	for Green Square	3
						(Clause 27B)	4
	(1)	Regio	onal role				5
		as an positi	important co	ommercial	and resider	oute to the status of the area ntial location, strategically ord Smith Airport and the	6 7 8 9
		living		to maxim		ote a compact working and cient use of resources and	10 11 12
		econo	mic and envir	onmental m	nanner, the e	nefit, in a physical, social, xisting communities within South Region.	13 14 15
	(2)	Integ	rated plannir	ng and deve	elopment		16
		econd togeth impac	omic, environ ner and with cts. This princ anning and de	mental and proper reg iple of integ	l urban des ard for the gration is to	re are to ensure that social, ign issues are considered ir mutual and cumulative be reflected at all stages of anning, implementation and	17 18 19 20 21 22
		into a Green	scount the in Square and the	npact and enterpretation he quality of	ffect of dev	in Green Square are to take elopment on the people of in which they live and work attribute to successful urban	23 24 25 26

#### Schedule 3 Green Square local environmental plan

(3)	Public domain	1
	Development is to define and contribute to the public domain so as to create a high quality physical setting for buildings, which is safe and accessible and can be enjoyed by residents and workers.	2 3 4
	Development of the public domain is to enhance the integration between the precincts within Green Square and surrounding areas. A system of interconnected streets, pedestrian/bicycle networks and open space/waterway reserves and corridors is to provide the structural framework of this public domain. There are two main axes to this framework, formed by the E–W avenue linking Green Square Railway Station to South Dowling Street, and the N–S links providing the further connection to Moore Park.	5 6 7 8 9 10 11
	Development is to promote a street pattern that reinforces and supplements the existing street pattern of some of the smaller blocks in Green Square and integrates functional and environmental demands.	13 14 15
	Development is to facilitate the creation of a system of channels and ponds to improve storm and ground water management, and to develop a theme to enhance the public domain and image of Green Square.	16 17 18 19
(4)	Urban form	20
	Urban form in Green Square is to reflect its location in relation to transport nodes and existing residential precincts, be architecturally rich and diverse, achieve a high level of amenity, define and enhance the public domain and allow for mixed uses.	21 22 23 24
	Development is to provide a variety of building types selected to complement the locality, landform and precinct character, and designed to be responsive to environmental conditions such as noise, orientation, aspect and air pollution.	25 26 27 28
	Building form within specific blocks is to be articulated both in height and mass to provide interest, resolve urban design and environmental issues and satisfy other planning principles for Green Square.	29 30 31
	Buildings are to be of high quality and adaptable to a variety of uses over time, to ensure their long life.	32 33
	The integrity of heritage items, contributory buildings and significant landscape elements is to be protected and enhanced.	34 35

### (5) Economic and community life

Development is to provide a variety of housing (including affordable housing) to accommodate a range of income groups and social diversity, increase housing choice and flexibility, encourage employment-based activities and contribute to the creation of a range of precincts with character.

Development in Green Square is to provide an appropriate proportion of affordable housing to ensure that very low to moderate income households can continue to live in Green Square.

Development in Green Square is to contribute to an integrated mixed-use development pattern (both vertical and horizontal) containing a wide range of housing and employment opportunities, combined with educational, recreational and cultural facilities.

Development is to facilitate the increase and diversity of employment opportunities, which are to be compatible with achieving a high quality mixed living and working environment.

Activities along the main street frontage are to enhance the public domain and enrich pedestrian activity. There must be adequate provision of a range of small scale retail and neighbourhood facilities, concentrated along major pedestrian routes and around public spaces.

Development is to recognise and enhance the existing residential communities within Green Square.

Development is to facilitate the timely provision of recreational and community facilities and public open space within Green Square, to support the increase in residents and workers. These facilities and amenities are to be integrated with the pattern of distribution of existing facilities and amenities within Green Square and surrounding

Potential conflict between existing and future land uses is to be managed (by design and operational controls) so as to minimise the impacts of one on the other, and so that future development within Green Square can co-exist with land uses in adjoining land zoned industrial under this plan.

### Schedule 3 Green Square local environmental plan

(6)	Transport and access	1	
	Green Square Railway Station is to be established as a focus for inter-connecting transport facilities. Development in Green Square is to contribute to and support this function.	2 3 4	
	Development in Green Square is to promote the reduction of motor vehicle dependency and actively encourage the use of public transport, walking and cycling.	5 6 7	
	Integrated public domain improvements and pedestrian and cycle routes/facilities are to be provided throughout Green Square.	8	
	A barrier free environment for people with disabilities and mobility difficulties is to be created to ensure access equity.	10 11	
	Parking provision and management in Green Square is to acknowledge travel demand management principles, discourage excessive car ownership and usage levels by residents, and discourage car travel by commuters and other users. The location and intensity of development is to be oriented towards maximum potential for use of public transport.		
(7)	Environmental performance	18	
	Development is to create a safe and comfortable environment for residents and workers in both the private and public space, by "best practice" design to ensure buildings and spaces achieve maximum environmental performance and minimum resources use.	19 20 21 22	
	Development is to be designed having regard to:	23	
	wind effect, reflectivity, noise attenuation, solar access and energy conservation, water conservation and re-use, stormwater management, use of recycled materials and waste reduction.	24 25 26	
	The development of the public domain and open spaces must contribute to greater bio-diversity, habitat protection and enhancement, and air and water quality.	27 28 29	

Green Square local environmental plan

Schedule 3

	(8)	Quality of design	1			
		Buildings and the public domain are to be of a high quality in both	2			
	design and materials. The public domain, being the network of public spaces, streets and squares, is to be designed as purposefully as the built form. Buildings are to support and be integrated into this public					
	domain network to achieve coherence and purpose. Buildings are to be					
		of a high quality, articulated both in height and mass.				
	(9)	Implementation	8			
		Through the redevelopment process, development is to efficiently use	Ģ			
		the existing infrastructure within Green Square and provide new	10			
		physical and social infrastructure.	11			
Sche	du	lo 2 Amondment of other environmental planning	1.0			
SCITE	;uu	le 2 Amendment of other environmental planning instruments	12 13			
		moti difficilità	13			
		(Clause 4 (b))	14			
2.1		City of Sydney Planning Scheme Ordinance	15			
		Insert after clause 1:	16			
		4.A. Evelyded land				
		1A Excluded land	17			
		This Ordinance does not apply to land to which South	18			
		Sydney Local Environmental Plan 1998 applies.	19			
2.2		South Sydney Local Environmental Plan No 114 (Southern	20			
		Industrial and Rosebery/Zetland Planning Districts)	21			
		Insert after clause 2 (2):	22			
		(3) This plan does not apply to land to which South Sydney	23			
		Local Environmental Plan 1998 applies.	24			