# APPENDIX A: PROPOSED WEBSITE CHANGES

Item 1		Legal Basis for Con	tributions	
Sectio	on of Website	·		
Existi	ng:	1.3	New:	1.3
lssue/	/ Justification:	:	·	
contrib	outions. A gene to help improv	eral review of this Section	n has been undertaken a	to collect developmen and additional information this Section. This includes
•		he Environmental Plann contributions.	ing & Assessment Act	1979 (the Act) relating to
•	The mechani (LGA).	sm used to collect contrib	outions in the Shoalhave	n Local Government Area
•	The various v	ways contributions may b	e satisfied under the Ac	t.
٠	What develop	per contributions are utilis	sed for within the Shoalh	naven LGA.
Propo	sed Amendm	ent:		
Replac	Part 7 of the certifiers, via	a the Shoalhaven Co	ouncil, other consent a Intributions Plan 2019	uthorities and accredited , to levy developmen
Replac	Part 7 of the certifiers, via contributions of that develo Section 7.11 Government development retail and ind	e EP&A Act enables Co a the Shoalhaven Co for the provision of comr opment. development contribution Area and may be import types, including (not ex- ustrial development appli	ouncil, other consent a outributions Plan 2019 nunity infrastructure gen ons apply to the whole osed as a condition of xclusively) subdivisions, ications and complying o	), to levy development lerated as a consequence of the Shoalhaven Loca consent for a number of , residential, commercial development certificates.
Replac	Part 7 of the certifiers, via contributions of that develo Section 7.11 Government development retail and ind Development following:	e EP&A Act enables Co a the Shoalhaven Co for the provision of comr opment. development contribution Area and may be import types, including (not ex- ustrial development applet contribution requirement	ouncil, other consent a outributions Plan 2019 nunity infrastructure gen ons apply to the whole osed as a condition of xclusively) subdivisions, ications and complying o	
Replac	Part 7 of the certifiers, via contributions of that develor Section 7.11 Government development retail and ind Development following: • Dedic	e EP&A Act enables Co a the Shoalhaven Co for the provision of comr opment. development contribution Area and may be import types, including (not ex ustrial development appl t contribution requirement cation of land.	ouncil, other consent a outributions Plan 2019 nunity infrastructure gen ons apply to the whole osed as a condition of xclusively) subdivisions, ications and complying o	), to levy development lerated as a consequence of the Shoalhaven Loca consent for a number of , residential, commercial development certificates.
Replac	Part 7 of the certifiers, via contributions of that develo Section 7.11 Government development retail and ind Development following: • Dedic • A mo	e EP&A Act enables Co a the Shoalhaven Co for the provision of comr opment. development contribution Area and may be import types, including (not ex- ustrial development applet contribution requirement cation of land. netary contribution.	ouncil, other consent a outributions Plan 2019 nunity infrastructure gen ons apply to the whole osed as a condition of xclusively) subdivisions, ications and complying o	), to levy development lerated as a consequence of the Shoalhaven Loca consent for a number of , residential, commercial development certificates.
Replac	Part 7 of the certifiers, via contributions of that develo Section 7.11 Government development retail and ind Development following: • Dedic • A mo • Mater	e EP&A Act enables Co a the Shoalhaven Co for the provision of comr opment. development contribution Area and may be import types, including (not ex ustrial development appl t contribution requirement cation of land. netary contribution. rial public benefit.	ouncil, other consent a ontributions Plan 2019 nunity infrastructure gen ons apply to the whole osed as a condition of xclusively) subdivisions, ications and complying o	), to levy developmen lerated as a consequence of the Shoalhaven Loca consent for a number o , residential, commercial development certificates.
Replac	Part 7 of the certifiers, via contributions of that develo Section 7.11 Government development retail and ind Development following: • Dedic • A mo • Mater Funds levied • The p	e EP&A Act enables Co a the Shoalhaven Co for the provision of comr opment. development contribution Area and may be import types, including (not ex- ustrial development applet contribution requirement cation of land. netary contribution. rial public benefit. contribute towards:	opuncil, other consent a pontributions Plan 2019 nunity infrastructure gen ons apply to the whole osed as a condition of xclusively) subdivisions, ications and complying o ts may be satisfied by or ugmentation of commun	), to levy development lerated as a consequence of the Shoalhaven Loca consent for a number of residential, commercial development certificates. ne or a combination of the nity infrastructure that will
Replac	Part 7 of the certifiers, via contributions of that develo Section 7.11 Government development retail and ind Development following: • Dedic • A mo • Mater Funds levied • The p or is l	e EP&A Act enables Co a the Shoalhaven Co for the provision of comr opment. development contribution Area and may be import types, including (not ex- ustrial development applet contribution requirement cation of land. netary contribution. rial public benefit. contribute towards: provision, extension or an	buncil, other consent a portributions Plan 2019 nunity infrastructure gen ons apply to the whole osed as a condition of xclusively) subdivisions, ications and complying o ts may be satisfied by or ts may be satisfied by or generation of commun consequence of that de f providing existing comm ned will, if carried out, be	b, to levy development lerated as a consequence of the Shoalhaven Loca consent for a number of residential, commercia development certificates. ne or a combination of the hity infrastructure that will velopment. munity infrastructure if:

Item 2	Land to Which This Plan Applies				
Section of Website					
Existing:	<b>Existing:</b> 2.3 <b>New:</b> 2.3				
Issue/ Justification:					

The existing planning area mapping in this Section was directly transferred from Shoalhaven Contributions Plan 2010 and is outdated. As a result, a new map theme has been prepared to provide a consistent "look and feel" with other mapping updates that form part of this Amendment. No changes to the planning area catchments have been made.

## **Proposed Amendment:**

Replace the existing planning areas map (Figure 2.3.1) with the following map.



Item 3	Transitional Arrangements Provision						
Section of V	Section of Website						
Existing:		N/A	New:	2.7			
Issue/ Justi	fication:						
provision is clarification f	necessary for develop	for providing an underst	e Shoalhaven Contributi anding of the Plan's app vording has been expand	olication and to provide			
Proposed A	mendmen	nt:					
A de has be d	Insert the following sentence into new Section 2.7 (Transitional Arrangements) of the Plan: A development application or an application for a complying development certificate that has been submitted prior to this Plan becoming effective, but not yet determined, shall be determined in accordance with the provisions of the Plan which applied at the date of determination of the application or issue of the complying development certificate.						

Item 4		Population Growth							
Section	Section of Website								
Existin	g:	3.1			New:			3.1	
Issue/J	lustif	ication:							
has bee	en pr	projections requered by ID litions that under	Forecast. The	popu	lation pr	ojections info	rm t	he apporti	
Propos	sed A	mendment:							
Replac	e the	existing Fored	ast ID project	ions v	with the f	ollowing upda	ted	projection	S.
	Year	/Area	2016	202 <sup>-</sup>	1	2026	203	31	2036
	Plan	ning Area 1	47,670	49,7	61	52,307	55,	549	59,536
	Plan	ning Area 2	7,233	7,26	6	7,410	7,7	07	8,028
	Planning Area 3         21,402         22,162         22,388         23,033         23,662							23,662	
	Planning Area 4         4,394         4,449         4,585         4,739         4,922								
	Plan	ning Area 5	21,079	21,7	01	22,551	23,	,506	24,271
	тот	AL	101,778	105,	338	109,242	114	4,533	120,419

ltem 5	Equivalent tenements (ETs) for residential development (Table 3.7.1)					
Section of	Section of Website					
Existing:	3.7 New:			3.7		
Issue/Justification:						
	Currently, depending on the type of residential development, various ET rates are applicable based on the number of bedrooms. The Plan currently specifies that the medium density					

methodology "recognises the demand for community infrastructure is less for this development type". This, however, is not generally the case.

It is proposed to amend the ET rate applying to all residential developments (excluding development under the Affordable Rental Housing SEPP) to 1ET per dwelling. This is considered a more equitable and accurate reflection of the demand placed on infrastructure and it enables development contributions to be applied in a more consistent manner. This also resolves/avoids the "topping up" of contributions to 1ET required at the subdivision stage of medium/high density development which is often unnecessarily confusing for staff and applicants. It is noted that development under the Affordable Rental Housing SEPP cannot be subdivided and the rates remain lower to acknowledge this and the nature of the development.

The commentary regarding "media rooms" (and the like) and the multi-unit methodology will need to be amended specifically relating to the Affordable Rental Housing SEPP.

### Proposed Amendment:

Delete the following content from Section 3.7 (see excerpt below):

The application of ETs for multi-units (i.e. based on the number of bedrooms per unit) applies a rate recognising that demand for community infrastructure is less for this development type.

Development under *State Environmental Planning Policy* (Affordable Rental Housing) 2009 will be charged on a rate per bedroom as per the rate for a dual occupancy development.

Where a room in a development is:

- Proposed as a "study", "home theatre", "media room" or the like; and
- Is of appropriate dimensions and capable of being used as a bedroom,

it is to be treated as a bedroom for the purposes of calculating contributions under this Plan.

Insert a new methodology for development under the Affordable Rental Housing SEPP and commentary regarding "media rooms" (and the like) as follows:

 "The application of ETs for development under <u>State Environmental Planning Policy</u> (<u>Affordable Rental Housing</u>) 2009 (i.e. based on the number of bedrooms per unit) applies a rate recognising that demand for community infrastructure is less for this development type". Where a room in a development under the Affordable Rental Housing SEPP is:

- Proposed as a "study", "home theatre", "media room" or the like; and

- Is of appropriate dimensions and capable of being used as a bedroom,

it is to be treated as a bedroom for the purposes of calculating contributions under this Plan, where Council considers it reasonable to do so.

Amend Table 3.7.1 as follows:

Development type	ETs applied	Relevant community infrastructure levied
Dwellings (excluding development under the Affordable Rental Housing SEPP) Residential subdivision lot	1.0	AREC (Active recreation) CFAC (Community facilities) FIRE (Fire & emergency serv.)
Boarding house (including New Generation Boarding Houses)	0.2	MGMT (Plan management)

per boarding house bedroom		OREC (Passive recreation)
Development under the Affordable Rental Housing SEPP (excluding boarding houses)		ROAD (Road & traffic)
1 bedroom	0.4	
2 bedroom	0.6	
3 bedroom	0.8	
4 bedroom	1.0	
		age) – in m² (see 'Drainage above)

Item 6	Table 3.7.2: ET rate applied to tourism accommodation developments						
Section of Website							
Existing: 3.7		New		3.7			
Issue/Justification:							
is proposed to lis commentary has As some motel ro and 4 bedroom de	Currently, the below development types are grouped together. In order to improve readability, it is proposed to list the development types in a more user-friendly way. The Bed & Breakfast commentary has been expanded to convey Council's intent more effectively. As some motel rooms have more than one bedroom, 'motel room' has been added to the 2, 3 and 4 bedroom development type list.						
Proposed Amen		<b>t:</b> able 3.7.2 to the following	<u></u>				
	U	rate applied to tourism	0	on dove	lonmonte		
	.2. []				-		
Developr	nent t	уре	ETs applied	ETs applied Relevant community infrastructure levied			
<ul> <li>Ui</li> <li>Ri</li> <li>M</li> <li>Ca</li> <li>Per carav</li> <li>Per camp</li> <li>Per Bed &amp;</li> <li>The sign of the sign of th</li></ul>	<ul> <li>Per 1 bedroom: <ul> <li>Unit</li> <li>Relocatable dwelling</li> <li>Motel room</li> <li>Cabin</li> </ul> </li> <li>Per caravan park site</li> <li>Per camp site</li> <li>Per Bed &amp; Breakfast bedroom</li> <li>The dwelling is greate 300m<sup>2</sup>; or</li> <li>There are more than 3 bedrooms</li> </ul>		0.4	FIRE (F serv.) MGMT OREC	Active recreation) Fire & emergency (Plan management) (Passive recreation) (Road & traffic)		
Per 2 bedroom: Unit Relocatable dwelling		0.6					

•	Motel room Cabin		
•	bedroom: Unit Relocatable dwelling Motel room Cabin	0.8	
Per 4 • •	bedroom: Unit Relocatable dwelling Motel room Cabin	1.0	
		DRAI (Draina calculations'	age) – in m² (see 'Drainage above)

Section of Website         Existing:       3.10         Issue/Justification:	Item 7							
	Section of Website							
Issue/Justification	Existing:							
	Issue/Justificatio							
A general review of this Section has been undertaken to update in accordance with Council most up to date legal advice relating to the dedication of land. Council cannot accept dedication of land in part or full satisfaction of a condition of consent in all circumstances.	most up to date le							
Proposed Amendment:	Proposed Amen							
<ul> <li>Replace the wording under the 'Dedication of land' subheading with the following:</li> <li>This Plan authorises Council, via the imposition of a condition of development consecunder 7.11(3) of the EP&amp;A Act, to require in connection with any development on la to which this Plan applies (and in addition to any monetary contribution that may sought), the dedication free of cost to the Council of any part of the development site the is land that is to be acquired under this Plan. A condition imposed under 7.11(3) is condition that requires the payment of a monetary contribution towards the recoupment of the cost of public amenities or public services that Council has already provided the would benefit the development (not yet to be provided as per 7.11(1)).</li> <li>The area of land that may be required in the consent shall not exceed the area equivale to the monetary contribution otherwise authorised by this Plan. Council will credit or the amount provided in the Plan.</li> <li>For the purposes of this clause, the value of the land is to be calculated in accordant with the value of the land as indexed by the Land Value Index established under the Plan.</li> <li>The monetary development contribution otherwise authorised by this Plan shall reduced by an amount corresponding to the value of the land required to be dedicate. Where the value of the land exceeds the monetary development contribution otherwise authorised by the land required to be dedicate.</li> </ul>	This Plan under 7.1 to which sought), ti is land the condition of the cos would ber The area to the mo the amou For the pu with the v Plan. The mon reduced b							

Where land cannot be dedicated via the imposition of a condition of development consent, it may be appropriate to consider whether such an outcome could be achieved via a voluntary planning agreement.

Item 8	Planning Agreements					
Section of Website						
Existing:	4.4		New:		4.4	
Issue/Justificati	on:					
greater consister Voluntary Plannir	ncy with the <i>Env</i> ng Agreement po	<i>ironmental Pla</i> llicy.	nning and As	sessment	mation added to ensure <i>Act 1979</i> and Council's	
The proposed an this Section in rel			e the accuracy	r, transpar	ency, and readability of	
Proposed Amen	idment:					
Replace the exist	0 0	•				
	7.4 of the EP&A r and sets out th				nning agreement with a reements.	
contributi 7.11 Dev	A planning agreement is an alternative mechanism for providing development contributions and may be used in place of, or to supplement Council's adopted Section 7.11 Development Contribution Plan (in part of full). Development contributions may be satisfied through one of a combination of the following mechanisms:					
• Dedi	cation of land.					
• A mo	onetary contribut	ion.				
Material public benefit.						
<ul> <li>A combination of some or all of the above.</li> </ul>						
	planning agreem c services, affor				or fund public amenities frastructure.	
Refer to ( information	Council's <u>Volunta</u> on.	ary Planning A	greement Poli	cy <mark>[Insert  </mark>	ink] for more	

Planning agreements entered into by Council (or under preparation) can be viewed on Council's <u>*Planning Register*</u>.

Item 9	Deferred or Periodic Contributions Payments			
Section of Website				
<b>Existing:</b> 4.7 <b>New:</b> 4.7				
Issue/Justification:				
			te en teles mentedis menuete	

Council has no legal obligation to defer contribution payments or take periodic payments, however Council may consider flexibility in certain circumstances, as outlined in Council's <u>Payment of Development Contributions and Section 64 Headwork Charges by Deferment or Instalments (under special circumstances)</u> Policy.

The wording in this section has been refined to rely on the Policy and delete any duplicated content.

## Proposed Amendment:

Replace the existing wording with the following:

Council is not legally obliged to defer contributions payments or take periodic payments; however, deferred or periodic payment of contributions may be permitted in certain circumstances. For further information please refer to Council's <u>Payment of</u> <u>Development Contributions and Section 64 Headwork Charges by Deferment or</u> <u>Instalments (under special circumstances)</u> Policy.

Item 10	Accredited C	ertifier Obliga	ations				
Section of Website							
Existing:	4.10		New:	4.10			
Issue/Justification:							
	A general review of this Section has been undertaken to improve overall readability, ensure the information being provided is accurate and identify relevant sections of the appropriate legislation.						
Proposed Amendm	ient:						
Failure to exposing th In accordan Regulations, certificates a	<ul> <li>Replace the existing wording with the following:</li> <li>Failure to adhere to the below information may render a certificate invalid, exposing the accredited certifier to legal action.</li> <li>In accordance with Section 7.21 of the EP&amp;A Act and clause 136L of the EP&amp;A Regulations, accredited certifiers have the same obligations as Council when issuing certificates and are required to undertake the following:</li> <li>Impose a condition on a complying development certificate, requiring that monetary</li> </ul>						
of works Prior to with a monetal It is the profe Accurat	s. issuing a constr development o ry contributions essional respon	uction certifica consent, verif has been sati sibility of the a	ate for building works or y that each condition	subdivision associated requiring payment of			
Ensure     develop	the conditions t ment contributi	ons consent c	osed are in accordance v onditions, this Plan and .17 of the EP&A Act.				
that con with cop	<ul> <li>Ensure that the applicant provides them with a Council issued receipt(s) confirming that contributions have been paid, in full. Copies of such receipts must be included with copies of the certified plans provided to Council in accordance with clause 142(2) of the EP&amp;A Regulations.</li> </ul>						
			the legislated timefram				
The only exc dedication of in writing. In	ception to this r f land and/ or de	equirement is eferred payme s, Council will	outions can be imposed b where a works-in-kind, i nt arrangement has been issue a letter confirmin	material public benefit, n agreed to by Council,			
			o Section 3 of this ons and the online calc				

Item 11	Refunds					
Section of Website						
Existing:		4.12	New:	4.12		
Issue/Justification	on:					
Council has no legal obligation to refund development contributions but may consider refunds under certain circumstances and in accordance with Council's Developer Contributions Refund Procedure. The wording in this Section has been refined to provide more helpful and accurate information to applicants.						
Proposed Amen	dmen	t:				
Council is Council m • A de	not o nay co	nsider refunding develop er has surrendered th	n to refund development oment contribution payme eir consent within 12	ents where:		
Coun	icil ha	s made an error in calcu	lating development contr	ibutions.		
	refun ement	•	t of a Works-in-Kind A	greement or Planning		
Where development contributions consist of a City-Wide Plan Management Contribution, Council will only be able to provide a partial refund. These costs are associated with the formulation, administration and management of the Plan. A refund will not be possible when a project has commenced, money has been expended, or the development contribution is for a recoupment project. Where a refund cannot be supported, Council may consider a credit as appropriate to the circumstances.						
For further information, please contact Council's Developer Contributions Coordinator on						

Item 12	Definitions							
Section of Web	Section of Website							
Existing:Section 5New:Section 5								
Issue/Justificat	ion:							
Instrument LEP Instrument LEP	The current gross floor area definition in the Plan has been superseded by the Standard Instrument LEP definition. It is proposed to amend the definition to refer to the Standard Instrument LEP to avoid duplication and future administrative tasks, should the LEP definition change in the future.							
Proposed Amer	ndment:							
	Replace the existing gross floor area definition with the following: Gross Floor Area has the same meaning as Shoalhaven LEP 2014.							

Item 13	Schedule 1 Infrastructure Projects Schedule 3 Contributions Project Rates				
Section of Website:					
Schedules 1 and 3; and throughout Plan.					

### Justification:

It is proposed to delete Schedules 1 and 3 as the information contained within these schedules is also duplicated within the projects section of the website. The information in the projects list is dynamic compared to information contained in either schedule.

Currently, the Plan refers to Schedules 1 and 3 throughout. Where this is the case, it is proposed to replace the reference to either schedule and replace with "in this Plan".

The deletion will reduce the resourcing required in the administration and maintenance of the Plan without affecting its usability.

### Proposed Change:

- Delete Schedule 1 and 3.
- Delete references to Schedules 1 and 3 throughout the Plan and replace with "in this Plan."

Item 1	4	Schedule 2 Old Subdivision Properties						
Sectio	Section of Website							
Existing: Schedu			Schedu	ıle 2	New:		:	Schedule 2
lssue/	Issue/Justification:							
remov	The list of Old Subdivision Properties in Schedule 2 is outdated and needs to be updated to remove properties that have paid or have otherwise resolved development contributions. The revised list only includes properties that have not yet paid development contributions.							
Propo	sed Amen	dmen	t:					
Replac	ce the Old S	Subdiv	ision Pr	operties list with	the follo	owing:	_	
	Location			Address		UTE	Desc	cription
	Basin Vie	w		57 Reserve Rd		17086	Lot 3	18 DP 8399
	Falls Cree	ek		Hart Rd		43291	Lot 1	5 DP 15461
	Falls Cree	ek		Sinclair Rd		43300	Lot 2	8 DP 15461
	St George	es Bas	sin	28 The Basin F	۶d	7042	Lot 6	1 DP 8082
	St George	es Bas	sin	Island Point Ro	ł	38569	Lot 3	2 DP 8082
	St George	es Bas	sin	7 Park Road		19247	Lot 3	DP 9699 Sec K*
	St George	es Bas	sin	12 Park Road		19259	Lot 1	0 DP 9699 Sec K*
	St George	es Bas	sin	16 Park Road		94567	Lot 2	DP 1062876
	Callala Ba	ay		6 Emmett St		27500	Lot 1	3 DP 9063 Sec 6*
	Callala Ba	ау		Sheaffe St		28513	Lot 2	1 DP 9063 Sec 7*
	Callala Bay		3 Sheaffe St		35414	Lot 3	DP 9063 Sec 6*	
	Callala Ba	ay		Sheaffe St		28507	Lot 1	5 DP 9063 Sec 7*
	Callala Bay		12 Woodhill St		28838	Lot 6	DP 9063 Sec 6*	
	Callala Ba	ау		7 Woodhill St		28518	Lot 2	6 DP 9063 Sec 7*
	St George	es Bas	sin	Grange Road		6394	Lot 7	DP 9699 Sec A

St Georges Basin	Grange Road	6395	Lot 8 DP 9699 Sec A
St Georges Basin	Grange Road	6396	Lot 9 DP 9699 Sec A
St Georges Basin	Grange Road	6397	Lot 10 DP 9699 Sec A
St Georges Basin	The Basin Rd	7041	Lot 60 DP 8082
Tomerong	Evelyn Rd	43766	Lot 15 DP 10814
Tomerong	Evelyn Rd	43776	Lot 45 DP 10814
Callala Bay	Cook St	28506	Lot 14 DP 9063 Sec 7*
Callala Bay	Cook St	28505	Lot 13 DP 9063 Sec 7*
Lake Tabourie	10 River Rd	26103	Lot 7 DP 259901
Bawley Point	77 Tingira Dr	26733	Lot 378 DP 246407
Old Erowal Bay	2 McGowen St	14847	Lot 22 DP 12958 Sec B
Kioloa	18 Kurrawa Dr	27034	Lot 51 DP 261112
Fishermans Paradise	8 Alma Av	29921	Lot 205 DP 26974
Conjola Park	12 Kurrajong Cr	118344	Lot 1060 DP 1204092
St Georges Basin	205 Grange Rd	119669	Lot 1 DP 1223665
Callala Bay	47 Lackersteen St	27787	Lot 12 DP 9063 Sec 4A*
Callala Bay	Chisolm St	35365	Lot 10 DP 9063 Sec 21*
Callala Bay	49 Lackersteen St	117497	Lot 122 DP 1190991
Callala Bay	47 Lackersteen St	117496	Lot 121 DP 1190991
Callala Bay	49A Lackersteen St	117498	Lot 123 DP 1190991
Callala Bay	12 Cook St	120445	Lot CP SP 95255
Callala Bay	1/12 Cook St	120446	Lot 1 SP 95255
Callala Bay	2/12 Cook St	120447	Lot 2 SP 95255
Callala Bay	3/12 Cook St	120448	Lot 3 SP 95255
Callala Bay	4/12 Cook St	120449	Lot 4 SP 95255
Callala Bay	5/12 Cook St	120450	Lot 5 SP 95255
Callala Bay	6/12 Cook St	121272	Lot 7 SP 95255
Callala Bay	7/12 Cook St	121273	Lot 8 SP 95255
Callala Bay	8/12 Cook St	121274	Lot 9 SP 95255
Callala Bay	9/12 Cook St	121275	Lot 10 SP 95255
Callala Bay	10/12 Cook St	121276	Lot 11 SP 95255
Callala Bay	7 Chisholm St	119439	Lot 1 DP 1216670
Callala Bay	9 Chisholm St	119440	Lot 2 DP 1216670
Callala Bay	11 Chisholm St	120895	Lot 1 DP 1238459
Callala Bay	11A Chisholm St	120896	Lot 2 DP 1238459

Callala Bay	13 Chisholm St	119442	Lot 4 DP 1216670
Callala Bay	15 Chisholm St	119443	Lot 5 DP 1216670
Tomerong	65 Cambourne Rd	115977	Lot 1 DP 1161553
Tomerong	65A Cambourne Rd	115978	Lot 2 DP 1161553
St Georges Basin	5 Park Road	19246	Lot 1 DP 9699 Sec K*

Item 15	Schedule 6 Projects Exempt from Residential Cap					
Section of Website						
Existing:         Schedule 6         New		New	N/A			
Issue/Justification	on:					
Following this Amendment, there will no longer be any projects exempt from the residential cap as 03ROAD3011 (Hart Road bitumen upgrade (Entire road length), Falls Creek) is proposed for deletion as part of this Amendment. Additionally, as the NSW Department of Planning, Industry and Environment's review of the NSW infrastructure contributions system proposes to remove all exemptions from the cap, this Schedule is no longer considered to be necessary.						
Proposed Amendment:						

Delete Schedule 6.

Item 16	Schedule 7 Land Acquisition						
Section of Website							
Existing:	Schedule 7	New:	Schedule 7				
Issue/Justification:							
The existing list of projects that include land acquisition is out of date. It is proposed to amend Schedule 7 to ensure the list of properties/areas identified for acquisition within the Plan are correct and up to date. This includes adding recently added projects and deleting projects that are no longer active/current or are proposed for deletion as part of this Amendment. It would also be helpful to add an additional column to identify where acquisition for a project has been completed.							
Proposed Amendme	nt:						
<ul> <li>Add the following projects to Schedule 7 which include acquisition:</li> <li>01DRAI0006 Moss Vale Road South URA Drainage</li> <li>01OREC0015 Moss Vale Road South URA Passive Recreation</li> <li>01ROAD0154 Moss Vale Road South URA Roads</li> </ul>							
<ul> <li>Delete the following projects from Schedule 7:</li> <li>02CFAC0004 Culburra Community Centre (Proposed Long Bow Point Subdivision)</li> <li>02OREC0005 Land Acquisition for Passive Open Space – Long Bow Point Subdivision</li> </ul>							

• 03CFAC3001 Bay & Basin Community Centre and Branch Library

Insert a new column in Schedule 7 which identifies where acquisition has been completed and note that the acquisition for the following projects has been completed:

- 01CARP3001 Nowra car parking (Egans Lane, Lawrence Ave, Collins Way, Bridge Road, Lamonds Lane, 9 Haigh Avenue & 67 Kinghorne Street)
- 01ROAD0145 Mundamia URA Access Roads
- 03CARP0004 St Georges Basin Village Centre car parking (Island Point Road)
- 04CARP3001 Sussex Inlet car parking (16 Nielson Road & 45-47 Ellmoos Avenue)

Item 1	7	Schedule 8 – Inactive Projects						
Sectio	Section of Website							
Existin	Existing:Schedule 8New:Schedule 8							
Issue/	Issue/Justification:							
soon t	o become	inactive	e projects be included	of this Amendment. It is in Schedule 8. This will to date at the time of this	I ensure that the list of			
Propo	sed Amen	dment	:					
Insert	the followi	ng proj	ects into Schedule 8:					
	Project C	ode	Project Name					
	02CFAC0	0001	Callala Bay Commu	nity and Child Care Cent	tre (Emmett Street)			
	02AREC	0002	Culburra & District S	Sporting Complex Site				
	<u>02CFAC0</u>	0004	Culburra Community Centre (Proposed Long Bow Point Subdivision)					
	<u>020REC(</u>	0005	Land Acquisition for Passive Open Space – Long Bow Point Subdivision.					
	03ROAD2	2014	Sinclair Road upgra	de Parts 1 & 2 (Princes F	Highway to Hart Road)			
	03ROAD	3011	Hart Road bitumen	upgrade (Entire road len	gth), Falls Creek			