

Form 1 Development Application
idas

Attachment 1

Development application (superseded planning scheme)

Nature of the application

1. What is the nature of this application? *(Tick applicable box/es)*
 - (i) Request for proposed development to be assessed under the provisions of a superseded planning scheme – *Also complete Part A and other applicable Parts of Form 1*
 - (ii) Advise the intention to carry out development that would not have required a development permit under a superseded planning scheme – *Also complete Part A only. No other Part of Form 1 is required*
2. What are the details of the superseded planning scheme? – *Complete Table A*

Table A

Title of superseded planning scheme	Date superseded planning scheme ceased to have effect	Provisions of superseded planning scheme relevant to application

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Date received		Reference numbers	
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Advice for completing Attachment 1

	<p>General advice</p> <ul style="list-style-type: none"> Completion of Form 1 Development Application Attachment 1 is mandatory for a development application (superseded planning scheme). Attachment 1 must be accompanied by Form 1 Development Application Part A. All questions must be answered. A superseded planning scheme means the planning scheme, or any related planning scheme policies, in force immediately before— <ul style="list-style-type: none"> (a) the planning scheme or policies, under which a development application is made, were adopted; or (b) the amendment, creating the superseded planning scheme, was adopted. IPA, section 3.2.5 deals with acknowledgement notices and other matters in relation to applications under superseded planning schemes.
Q1	<ul style="list-style-type: none"> There are two types of development application (superseded planning scheme), as described by Q1(i) and (ii). See IPA, schedule 10 (dictionary) For both types of development application (superseded planning scheme) the application is one – <ul style="list-style-type: none"> made only to a local government as the assessment manager; and made within 2 years after the day the planning scheme or planning scheme policy creating the superseded planning scheme took effect or the amendment creating the superseded planning scheme took effect. For the first type of development application (superseded planning scheme), the local government has discretion to agree or not agree with the request. The local government must advise in the acknowledgment notice whether the application will be assessed under the superseded planning scheme (as requested) or the existing planning scheme. For the second type of development application, (superseded planning scheme), the local government has discretion to agree or not agree with the development proponent and may advise in the acknowledgment notice that a development permit is required.