DoL FILE 1738/2002v8; 858/2001v9

PLANNING AND DEVELOPMENT ACT 2005

INSTRUMENT OF AUTHORISATION

- I, **Donald Terrence Redman MLA**, Minister for Lands, a body corporate continued by section 7(1) of the *Land Administration Act 1997* HEREBY
- (i) revoke the instrument of authorisation signed by the Hon Brendon Grylls MLA on 26 November 2008 in favour of officers of the Department for Planning and Infrastructure; and
- (ii) under section 267A of the *Planning and Development Act 2005*, authorise the officers from time to time holding or acting in the positions in the Department of Planning described in Column 2 of the Schedule to perform the powers described in Column 1 of the Schedule, subject to the conditions listed in Column 3 of the Schedule.

Dated the

day of

Su

2016

HON DONALD TERRENCE REDMAN MLA MINISTER FOR LANDS

SCHEDULE

This is the Schedule referred to in an Instrument of Authorisation relating to Development Applications under the *Planning and Development Act 2005*

Column 1

The power to sign as owner in respect of:

- Crown Land; or
- Freehold land held by or on behalf of the State of Western Australia or Her Majesty Queen Elizabeth II,

in respect of development applications for or relating to mooring piles, jetties, and associated structures or facilities within the area to which the Peel Region Scheme applies, which are being made under or referred to in:

- section 99(2) of the Planning and Development Act 2005 in respect of development for which approval is required under a regional interim development order (as that term is defined in that Act);
- section 103(2) of the Planning and Development Act 2005 in respect of development for which approval is required under a local interim development order (as that term is defined in that Act);
- section 115 of the Planning and Development Act 2005 in respect of development within a planning control area (as that term is defined in that Act);
- (iv) section 122A of the Planning and Development Act 2005 in respect of which approval is required under an improvement scheme (as that term is defined in that Act).
- section 162 of the Planning and Development Act 2005 in respect of developments for which approval is required under a planning scheme or interim development order (as those terms are defined in that Act);
- (vi) section 163 of the Planning and Development Act 2005 in respect of development on land which is comprised within a place entered in the Register maintained by the Heritage Council under the Heritage of Western Australia Act 1990, or of which such a place forms part;
- (vii) section 171A of the Planning and Development Act 2005 in respect of a prescribed development application (as that term is defined in that section of that Act).

Column 2

Director General (15135.1)
Executive Director, Perth Peel Planning (15196.1)
Planning Director, Peel Planning (P15414.1)
Planning Manager, Statutory and Strategic Planning (P15293.1)
Planning Manager, Peel Region Scheme (P15118.1)

Column 3

land component.

In accordance with and subject to approved Government Land policies.

Any signature subject to the following endorsement: Signed only as acknowledgement that a development application is being made in respect of a proposal that includes Crown land, land owned in fee simple by the Crown or a State instrumentality, Crown reserves under management for the purpose, or a road and to permit this application to be assessed under the appropriate provision of the Planning and Development Act 2005 (including any planning scheme). The signature does not represent approval or consent for planning purposes. Further, in the event that development approval is granted for the proposal, the above signature should not be taken as an acknowledgement of or consent to the commencement or carrying out of the proposed development or to any modification of the tenure or reservation classification of the Crown

HON DONALD TERRENCE REDMAN MLA MINISTER FOR LANDS