Herston Quarter Priority Development Area Development Charges and Offset Plan

1 July 2022



The Department of State Development, Infrastructure, Local Government and Planning improves productivity and quality of life in Queensland by leading economic strategy, industry development, infrastructure and planning, for the benefit of all.

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1. Preliminary

1.1 Economic Development Act

The *Economic Development Act 2012* (the Act)¹ establishes the Minister for Economic Development Queensland (MEDQ) as a corporation sole to exercise the functions and powers of the Act.

The main purpose of the Act² is to facilitate economic development, and development for community purposes, in the State. The Act³ seeks to achieve this by establishing the MEDQ and providing for a streamlined planning and development framework for particular parts of the State declared as priority development areas (PDAs).

The Act⁴ provides for the MEDQ to fix charges and other terms for the provision of infrastructure in PDAs.

This document is the Development Charges and Offset Plan (DCOP) made by the MEDQ for the Herston Quarter PDA.

1.2 Herston Quarter Priority Development Area

The Herston Quarter PDA (the PDA) was declared by regulation on 18 November 2016.

The PDA is approximately six hectares bound by the Royal Brisbane and Women's Hospital to the east, Herston Road and Victoria Park to the south, the University of Queensland School of Dentistry to the West and residential areas of Herston to the north. The boundaries of the PDA are shown on map 1.

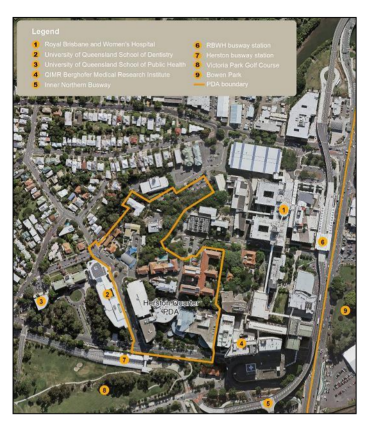
¹ See section 8 of the ED Act.

² See section 3 of the ED Act.

³ See section 3 of the ED Act.

⁴ See section 3 of the ED Act.

Map 1: PDA boundary



Source: Department of Infrastructure, Local Government and Planning, 2016, Herston Quarter PDA Boundary, Map generated by Spatial Services team

1.3 Application of the Development Charges and Offset Plan

The Herston Quarter PDA DCOP is made by the MEDQ and is applicable to all development on land and water within the boundaries of the PDA. The DCOP became effective on 22 December 2017.

1.4 Purpose of the DCOP

The DCOP is a policy document which is intended to provide guidance to the MEDQ on infrastructure matters for a development application and states the following for the PDA:

- i. the Development Charge for the provision of Trunk Infrastructure for the following networks:
 - a. water supply
 - b. sewerage
 - c. stormwater
 - d. transport
 - e. parks and community facilities.
- ii. the Trunk Infrastructure plans and schedules of works, and
- iii. matters relevant to calculating a Credit, Infrastructure Offset or Infrastructure Refund for the provision of Trunk Infrastructure.

Development Charges will contribute to funding the cost of Trunk Infrastructure which is proposed to service development within the PDA.

On and from the date the DCOP takes effect the Infrastructure Funding Framework has no application for the Herston Quarter PDA.

2. Development Charges

2.1 Charge categories

This DCOP categorises the uses defined in the PDA development scheme stated in column 2, into the charge categories stated in column 1, Table 1.

Where a "use" is not listed in column 2 of Table 1 (including where a "use" is unknown because the PDA development application does not specify a proposed "use" or where a "use" is undefined in the PDA development scheme), the MEDQ will apply the charge rate for another similar charge category listed in Table 1.

Table 1 - Charge categories and uses

Column 1	Column 2
Charge category	Use type under the PDA development scheme
Residential development	
Residential	Caretaker's accommodation, Dual occupancy, Dwelling house, Multiple dwelling, Dwelling unit
Accommodation (long-term)	Community residence, Retirement facility, Rooming accommodation (boarding house, hostel, monastery), Non-resident workforce accommodation, Rural workers' accommodation
Accommodation (short-term)	Hotel (residential component), Short-term accommodation
Non-residential development	
Commercial (bulk goods)	Agricultural supplies store, Bulk landscape supplies, Garden centre, Hardware and trade supplies, Outdoor sales, Showroom
Commercial (retail)	Adult store, Food and drink outlet, Service industry, Service station, Shop, Shopping centre
Commercial (office)	Office, Sales office
Education facility	Childcare centre, Community care centre, Educational establishment
Entertainment	Hotel (non-residential component), Nightclub Entertainment facility, bar
Essential services	Emergency services, Health care services, Residential care facility, Veterinary services
Indoor sport and recreational facility	Indoor sport and recreation
Industry	Low impact industry, Research and technology industry, Warehouse,
Places of assembly	Club, Community use, Function facility, Funeral parlour, Place of worship
Other uses	Air services, Animal keeping, Car wash, Crematorium, Environment facility, any other use not listed in this Table including a use that is unknown or undefined in the PDA development scheme
Minor uses	Home-based business, Landing, Market, Park, Roadside stall, Substation, Telecommunications facility, Temporary use, Utility installation

2.2 Development Charge Rates for reconfiguring a lot or material change of use

Development Charges are payable for the following development:

- i. Reconfiguring a lot The Development Charge Rates for reconfiguring a lot are set out in Table 2
- ii. Material change of use The Development Charge Rates for a material change of use are set out in Table 3 and 4

Table 2 - Development Charge Rates for reconfiguring a lot

Demand unit	Development Charge Rates (\$ per lot created)	
Management Lot	0.00	
Lot other than Management Lot	30,623.11	

Table 3 - Development Charge Rates for material change of use - Residential

Residential use	Demand unit	Development Charge Rates (\$ per demand unit)			
Residential charge category	Residential charge category				
Dwelling house	1 or 2 bedroom dwelling	21,873.65			
Dwelling house	3 or more bedroom dwelling	30,623.11			
Dual occupancy	1 or 2 bedroom dwelling	21,873.65			
Dual occupancy	3 or more bedroom dwelling	30,623.11			
Caretaker's accommodation	1 or 2 bedroom dwelling	21,873.65			
Caretaker's accommodation	3 or more bedroom dwelling	30,623.11			
Multiple dwelling	1 or 2 bedroom dwelling	21,873.65			
Multiple dwelling	3 or more bedroom dwelling	30,623.11			
Dwelling unit	1 or 2 bedroom dwelling	21,873.65			
Dweiling unit	3 or more bedroom dwelling	30,623.11			
Accommodation (short-term) cha	rge category	,			
	Suite with 1 or 2 bedrooms	10,936.78			
Hotel (residential component)	Suite with 3 or more bedrooms	15,113.30			
	Bedroom that is not within a suite	10,936.78			
	Suite with 1 or 2 bedrooms	10,936.78			
Short-term accommodation	Suite with 3 or more bedrooms	15,113.30			
	Bedroom that is not within a suite	10,936.78			
Accommodation (long-term) char	ge category	1			
	Suite with 1 or 2 bedrooms	21,873.65			
Community residence	Suite with 3 or more bedrooms	30,623.11			
	Bedroom that is not within a suite	21,873.65			
	Suite with 1 or 2 bedrooms	21,873.65			
Hostel	Suite with 3 or more bedrooms	30,623.11			

	Bedroom that is not within a suite	21,873.65
	Suite with 1 or 2 bedrooms	21,873.65
Retirement facility	Suite with 3 or more bedrooms	30,623.11
	Bedroom that is not within a suite	21,873.65
	Suite with 1 or 2 bedrooms	21,873.65
Rooming accommodation	Suite with 3 or more bedrooms	30,623.11
	Bedroom that is not within a suite	21,873.65

Table 4 – Development Charge Rates for material change of use – Non-residential use

Non-residential use	Development Charge Rates for Trunk Infrastructure networks other than stormwater (\$ per demand unit of m ² of GFA)	Development Charge Rates for stormwater Trunk Infrastructure network (\$ per demand unit of m ² of impervious area)	
Places of assembly charge category			
Function facility	76.59	10.94	
Club	76.59	10.94	
Community use	76.59	10.94	
Funeral parlour	76.59	10.94	
Place of worship	76.59	10.94	
Commercial (bulk goods) charge cate	gory		
Showroom	153.13	10.94	
Commercial (retail) charge category			
Food and drink outlet	196.85	10.94	
Service industry	196.85	10.94	
Shop	196.85	10.94	
Shopping centre	196.85	10.94	
Commercial (office) charge category			
Office	153.13	10.94	
Sales office	153.13	10.94	
Educational facility charge category			
Childcare centre	153.13	10.94	
Community care centre	153.13	10.94	
Educational establishment	153.13	10.94	
Entertainment charge category			
Hotel (non-residential component)	218.73	10.94	
Nightclub entertainment facility	218.73	10.94	
Indoor sport and recreational facility of	harge category		
Indoor sport and recreation facility	218.73	10.94	
indoor sport and recreation racility	21.83 (for Court Areas)	10.94	
Industry charge category			

Low impact industry	54.71	10.94		
Research and technology industry	54.71	10.94		
Warehouse	54.71	10.94		
Essential services charge category				
Emergency services	153.13	10.94		
Health care services	153.13	10.94		
Private health care services	153.13	10.94		
Public health services	153.13	10.94		
Residential care facility	153.13	10.94		
Veterinary services	153.13	10.94		
Minor uses charge category				
Uses in the minor uses charge category	The Development Charge is those which are applicable to the charge category that the MEDQ decides should apply for the use having regard to the use and the demand placed upon the Trunk Infrastructure networks by the use.			
Other uses charge category				
Uses in the other uses charge category	The Development Charge is those which are applicable to the charge category that the MEDQ decides should apply for the use having regard to the use and the demand placed upon the Trunk Infrastructure networks by the use.			

2.3 Calculating a Development Charge

A Development Charge will be calculated by:

- i. multiplying the proposed development demand by the Development Charge Rate in accordance with section 2.2; and then
- ii. subtracting from it the applicable Credit calculated in accordance with section 2.4 as follows:

 $DC = (DD \times DCR) - C$

Where:

DC is the Development Charge, which cannot be less than zero.

DD is the development demand represented by the demand unit (i.e. a number/quantity of lots, dwellings, GFA and/or impervious area).

DCR is the applicable Development Charge Rate.

C is the value of any applicable Credit, represented in dollars.

2.4 Credits for Development Charges

A Credit for a Development Charge is an amount which is the greater of the following:

- a) the Development Charge for each existing lot, calculated using Table 2; or
- b) if the premises are subject to an Existing Lawful Use and are serviced by Trunk Infrastructure, the Development Charge for the Existing Lawful Use calculated using Table 3 and Table 4.

c) if the premises are subject to a previous lawful use and are serviced by Trunk Infrastructure, the Development Charge for the previous lawful use calculated using Table 3 and Table 4.

An applicant seeking a Credit must provide evidence of the lawful use, previous lawful use or creation of the lot.

The sum of the Credits for the Development Charges cannot exceed the sum of the Development Charges for the development.

2.5 Development exempt from Development Charges

Development Charges do not apply to development undertaken by the State, or another entity representing the State, for the following purposes:

- education
- ii. emergency services
- iii. health care services
- iv. community use.

2.6 Deferral of Development Charges

On application, the MEDQ may defer Development Charges deemed payable for not-for-profit or charitable organisations to assist with the delivery of these facilities within the PDA.

Not-for-profit or charitable organisations eligible for deferred Development Charges are defined as per the *Charities Act 2013* (Commonwealth) and are registered with the Australian Charities and Not-for-profits Commission, unless the applicant can provide proof that the organisation provides a public benefit to the community, which is not limited to members of the organisation. The deferral for not-for-profit or charitable organisations applies to non-residential development only.

Deferrals are limited to 50 percent of the Development Charges payable for a PDA development approval – capped to a maximum of \$40,000 per application.

Not-for-profit or charitable organisations may, at any time after the PDA development approval has been issued, but before the Development Charge becomes payable, apply for a deferral against the Development Charges.

If the MEDQ determines that an organisation meets the eligibility requirements, an infrastructure agreement may be prepared⁵ to defer the payment of Development Charges.

If an infrastructure agreement is proposed, it may include clauses which stipulate that the Development Charges will become due and payable if:

- i. the development or organisation no longer provides a public benefit
- ii. the development ceases being used by the not-for profit or charitable organisation
- iii. the property is transferred or otherwise disposed of.

The requirements set out in section 2.6 are not intended to be an exclusive list of requirements. The MEDQ retains ultimate discretion as to the terms and execution of any infrastructure agreement.

2.7 Payment of Development Charges

A Development Charge is payable at the following time:

- i. If the Development Charge applies for development that is reconfiguring a lot, prior to the MEDQ approving the plan of subdivision.
- ii. If the Development Charge applies for development that is a material change of use, prior to the earlier of the following:
 - a. endorsement of a building format plan
 - b. the certificate of classification or final inspection certificate being issued for a building or structure, or
 - c. commencement of use.

2.8 Development Charges for interim uses

Where a PDA development approval includes a use, which is deemed to be an 'interim use', Development Charges will be applied in accordance with the following principles:

- i. where the approval is for an interim use that has a duration of less than six years, charges will not be levied
- ii. where the approval is for an interim use that has a duration period of more than six years, charges are applicable in accordance with Tables 3 and 4
- iii. where the approval is an extension of an interim use duration period and the total duration period of the use is more than six years, charges are applicable in accordance with Tables 3 and 4

3. Infrastructure Offsets and refunds

3.1 Application of an offset

This section applies where an applicant:

- i. is required to, in accordance with a PDA development approved, provide a Land Contribution or Works Contribution
- ii. requests the value of that Infrastructure Contribution be offset against a Development Charges (an Infrastructure Offset), and/or
- iii. requests a refund for the value of that Infrastructure Contribution that exceeds the Development Charges (an Infrastructure Refund).

An applicant may lodge an application with the MEDQ for the following types of offset claims:

- Provisional Offset (section 3.4), or
- ii. Final Offset (section 3.5).

3.2 Works Contribution - cost estimate

The value of a Works Contribution is established in Section 5.1. An Infrastructure Offset claim for a Works Contribution may include the following:

- i. the construction cost for the works
- ii. construction on-costs for the work which do not exceed a total of 15 per cent of the construction cost for the following:
 - a. detailed design for the work including but not limited to RPEQ certification, survey, geotechnical, architectural, environmental and landscape design
 - b. project management fees including but not limited to procurement and contract administration, and
 - c. portable long service leave payment for a construction contract for the work.
 - d. The payment of 2% of the total value of the construction works at the final offset assessment stage, to recover EDQ's administration costs in assessing offset applications and infrastructure planning for the PDA. The applicant is entitled to claim an offset of that 2% against the final offset project owner's costs.
- iii. for a provisional offset for a Works Contribution, the identified contingency percentage for the relevant infrastructure item within Section 5.1

An Infrastructure Offset claim for a Works Contribution may not include the cost of the following:

- i. master planning of the Work Contribution or for the development
- ii. carrying out temporary or sacrificial infrastructure works unless it is an agreed part of the Works Contribution, and it can be demonstrated that temporary or sacrificial works provide a more cost-effective solution than delivery of the ultimate design
- iii. relocation of utilities, unless specifically identified as a cost factor within the Infrastructure Planning Background Report (IPBR and constructed in the location required for the ultimate

- infrastructure alignment. Unidentified relocation of works may be considered trunk at the sole discretion of MEDQ
- iv. carrying out other infrastructure works which is not part of the agreed Works Contribution
- v. decommissioning, removal and rehabilitation of infrastructure identified in ii) and iii), unless it is an agreed part of the Works Contribution
- vi. additional costs for the Works Contribution that have not been previously agreed with EDQ
- vii. part of the Works Contribution provided by another party
- viii. the cost of GST to the extent that GST is payable, and an input tax Credit can be claimed for the work
- ix. a cost attributable directly or indirectly to the failure of an applicant or a person engaged by the applicant to perform and fulfil a relevant approval for the work
- x. a cost caused or contributed to by a negligent or willful act or omission by the applicant or a person engaged by the applicant
- xi. a cost of carrying out non-Trunk Infrastructure works which is only made necessary by the development and does not contribute to the function of the Works Contribution
- xii. a cost of carrying out Trunk Infrastructure works which relates to another infrastructure network
- xiii. the cost involved in a redesign, where that redesign is a result of failing by the applicant or a person engaged by the applicant
- xiv. a cost of carrying out infrastructure works in excess of the standard of service for the network of development infrastructure in the infrastructure plan, and
- xv. a cost of maintaining an infrastructure asset where required by a condition of approval, unless specifically identified as an inclusion within the IPBR.

3.3 Land Contribution – cost estimate

The value of a Land Contribution is established in Section 5.1.

Where the cost is Section 5.1 cannot be applied, to determine the value of a Land Contribution, the MEDQ will attribute the Valuer-General's annual valuations (rate per m² basis) (in accordance with the Land Valuation Act 2010) which is current at the time the offset is to be granted.

The Value General's annual valuations will be used in circumstances where the lot which is affected by the Land Contribution requirement is vacant, under redevelopment or if there are structures on the land, the structures are deemed likely to be unaffected by the infrastructure project. If the provision of land is likely to affect existing structures, a valuation process will be undertaken for the site which may result in a different rate than the Valuer-General's annual valuation.

3.4 Provisional offset claim

Once a PDA development approval is issued, or at a later time, (but prior to the provision of the Land Contribution or the commencement of the Works Contribution which constitute the contribution which is the subject of the offset request), an applicant may submit a provisional offset claim for MEDQ assessment and decision.

The MEDQ will require the applicant to provide all relevant information that will assist in deciding a provisional offset claim. The applicant must comply with any request for further information from the

MEDQ.

A provisional offset claim is required only where an applicant seeks to vary the scope, timing or cost of infrastructure land and works listed in Section 5.1.

In assessing the provisional offset claim the MEDQ shall:

- i. determine whether an offset will be given for the contribution against the Development Charges
- ii. for a Works Contribution, determine the Provisional Offset Value on the basis of the applicant's estimated cost of works pursuant to section 3.2
- iii. for a Land Contribution, determine the Provisional Offset Value to be offset against Development Charges with reference to the process outlined in section 3.3

Having decided the request, the MEDQ must give a notice to the applicant stating the following:

- i. whether a provisional offset will be given for the contribution
- ii. if a provisional offset is to be given:
 - a. the Provisional Offset Value for the Works Contribution, and/or
 - b. the Provisional Offset Value for the Land Contribution

A Provisional Offset Value has a currency period of 2 years from the date of decision.

The MEDQ will not accept and apply an approved provisional offset claim against Development Charges which are levied upon a PDA development approval. A Final Offset Value must be approved prior to an offset being applied to a Development Charge.

3.5 Final offset claim

An applicant may submit a final offset claim for MEDQ assessment and decision at the following times:

- i. for a Works Contribution:
 - a. for a completed Works Contribution, when the works have been accepted as onmaintenance, or
 - b. for a partially completed Works Contribution, when the MEDQ has agreed to accept an uncompleted works bond for the contribution. However, an offset for a partially completed Works Contribution can only be for the value of the completed portion and not the uncompleted portion of the works.
- ii. for a Land Contribution, when the Infrastructure Contribution has been provided in accordance with the relevant PDA development approval.

In assessing the final offset claim the MEDQ shall:

- i. determine whether an offset will be given for the contribution against the Development Charges
- ii. determine the Final Offset Value which will be equal to:
 - a. for a Works Contribution, the certified actual costs, consistent with the scope, location and inclusions of the identified DCOP item or an approved Provisional Offset Value;

- b. for a Land Contribution, the Final Offset Value for the land determined in accordance with Section 3.3.
- iii. determine the amount of the Final Offset Value that is applicable to the Development Charges (the Infrastructure Offset), and the amount of any Unused Infrastructure Offset.

Having decided the request, the MEDQ must give a notice to the applicant stating the following:

- i. whether a final offset will be given for the contribution
- ii. if a final offset is to be given:
 - a. the Final Offset Value for the Works Contribution,
 - b. the Final Offset Value for the Land Contribution, or
- iii. Where an applicant's offset claim has not been accepted, the MEDQ will provide written notice of reasons for rejecting the applicant's request.

3.6 Using an offset

The offset cannot exceed the Development Charge for that development approval.

Where the offset available for a development approval (the original development approval) exceeds the Development Charges for that approval, the excess amount (the Unused Infrastructure Offset) may be applied to reduce a Development Charge for any future PDA development approval provided the future development approval:

- is for land located in the Herston Quarter PDA; and
- is issued to the applicant for the original development approval.

However, this clause 3.6 does not apply where a refund for the Unused Infrastructure Offset has been given in accordance with clause 3.7 below.

3.7 Infrastructure Refunds

A refund (Infrastructure Refund) may apply where a notice has been issued by the MEDQ stating the amount of an Unused Infrastructure Offset in accordance with section 3.5 and the stated amount (or part thereof) remains unused.

An applicant may submit a request to the MEDQ for a refund. The request must contain the following information for each Infrastructure Contribution the subject of the proposed refund:

- i. that the Infrastructure Contribution has been lawfully completed
- ii. that the applicant seeks a refund of the Unused Infrastructure Offset, and
- iii. the value of the Unused Infrastructure Offset.

The MEDQ may require the applicant to provide any further information that will assist in deciding a request for a refund.

The applicant must comply with any request for further information from the MEDQ.

3.8 Entitlement to an Infrastructure Refund

Any refund is to accord with the following terms, unless otherwise agreed with the MEDQ:

- i. the Infrastructure Refund is not to exceed the value of the Unused Infrastructure Offset
- ii. the Infrastructure Refund will only be made available when sufficient Development Charges have been collected by the MEDQ for the infrastructure item which is the subject of the Infrastructure Refund, and
- iii. the Infrastructure Refund may be made over a series of payments.

3.9 Determining a request for an Infrastructure Refund

Having decided the request, the MEDQ must give a notice to the applicant stating the following:

- i. whether an Infrastructure Refund is available or not
- ii. if an Infrastructure Refund is not available, the reason, or

if an Infrastructure Refund is available, the value of the refund, including indexation and details of the timing for payment of the refund.

4. Indexation

4.1 Indexation of Development Charges, Previous Use Credits, Trunk Infrastructure estimated costs and Unused Infrastructure Offsets

Development Charges, Trunk Infrastructure estimated costs and Unused Infrastructure Offsets will be subject to indexation. Indexation is applicable on 1 July each year. Indexation rates are calculated in accordance with the following formula:

$$=\frac{x}{y}-1$$

Where:

- x is the 3-yearly PPI average index value for March in the current calendar year.
- Y is the 3-yearly PPI average index value for the March which is three years prior to the March in the current calendar year.

The 3-yearly PPI average has the meaning given to it by the *Planning Act 2016*. A PPI calculation spreadsheet is available on the Queensland Government's planning website.

5. Trunk Infrastructure plans

5.1 Schedules of works

The schedule of works¹ outlines future trunk land and works which are required to service the projected residential and non-residential development within the PDA.

Table 5 – Schedule of future Trunk Infrastructure works – Sewerage supply

DCOP ID	Trunk Infrastructure	Pipe diameter	Pipe length	Estimated timing	Estimated cost (2016 dollars)
S01	Butterfield Street sewerage gravity main	450	370	2017-2021	\$3,810,000
S02	Herston Road sewerage gravity main	300	350	2017-2021	\$4,168,000
S03	By-pass sewer from Breakfast Creek to S1 sewer	1,350	1100	2017-2021	\$651,000

Table 6 – Schedule of future Trunk Infrastructure works - Transport

DCOP ID	Trunk Infrastructure	Infrastructure type	Estimated timing	Estimated cost (2016 dollars)
R01	Butterfield Street upgrade	Road upgrade	2021-2026	\$756,000
R02	Herston Road upgrade	Intersection/road upgrade	2021-2026	\$964,000

Table 7 - Schedule of future Trunk Infrastructure works - Parks and community facilities

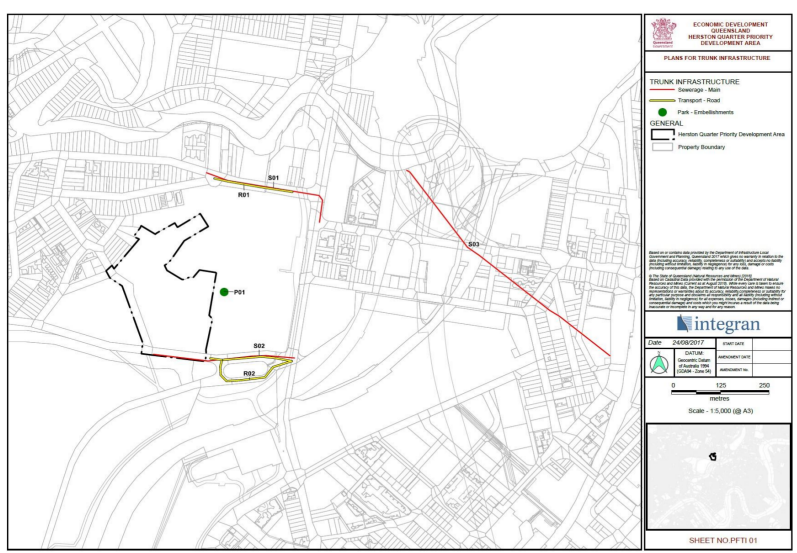
DCOP ID	Trunk Infrastructure	Infrastructure type	Estimated timing	Estimated cost (2016 dollars)
P01	Green Heart (park) ²	Upgrade existing park infrastructure	2017 - 2021	\$1,036,000

¹ The Schedule of works may be updated from time to time as information regarding infrastructure upgrades which are required to service the PDA is reviewed and becomes available.

² Embellishment of the Green Heart is conditional on enduring public access to the park being secured.

5.2 Trunk Infrastructure map

Map 1: Future Trunk Infrastructure



6. Definitions

Unless otherwise expressly stated, a term used in this DCOP has the meaning given to it by:

- i. Table 8 of this DCOP
- ii. if not defined in this DCOP, the ED Act
- iii. if not defined in the ED Act, the Herston Quarter PDA Development Scheme
- iv. if not defined in any of the above documents, the *Planning Act 2016*, or the *South-East Queensland Water (Distribution and Retail Restructuring Act) 2009*.

Table 8 - Defined terms

Column 1	Column 2
Term	Definition
Act	means the Economic Development Act 2012.
Credit	means the monetary amount used in the calculation of the Development Charge, which is determined in accordance with section 3.4.
Development Charge	means the monetary amount of the charge for development in the PDA or PDA-associated development calculated in accordance with section 3.
Existing Lawful Use	means an existing use which is lawful and already taking place on premises.
Final Offset Value	means the offset value for a Land Contribution issued by notice from MEDQ to an applicant in accordance with section 3.5.
Infrastructure Contribution	means a Land Contribution or Works Contribution.
Infrastructure Offset	means an offset for an Infrastructure Contribution referred to in section 3.
Infrastructure Refund	means a refund for an Infrastructure Contribution referred to in section 3.
Land Contribution	means an Infrastructure Contribution that is land referred to in section 3.3.
Management Lot	means a lot that is: i. intended for a use or purpose that will not result in additional impacts on infrastructure networks for example, an easement lot; or ii. intended for further subdivision
MEDQ	means the Minister for Economic Development Queensland as defined in the ED Act.
Provisional Offset Value	means the offset value for an Infrastructure Contribution stated in a notice from MEDQ to an applicant in accordance with section 3.4
Trunk Infrastructure	means infrastructure which the MEDQ has identified in section 5.
Unused Infrastructure Offset	means an Infrastructure Offset, or the portion of an Infrastructure Offset, that has not been used to offset Development Charges
Works Contribution	means an Infrastructure Contribution which is works
Valuer-General's Valuation	land valuations for all rateable properties provided by the Valuer-General in accordance with the Land Valuation Act 2010.

More information

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