Our Ref:

AFP.152542



Voluntary Planning Agreement

[Monetary Parking Contribution]

9-15 Deane Street & 18-20 George Street, Burwood

Burwood Council (Council)

ABN 84 362 114 428

and

Margaret Elias

and

Farah Elias

and

Sarah Anne Tohme

and

Jade Elias

and

Burwood Enterprise Centre Pty Ltd

ABN 83 080 870 597

and

Burwood Commercial Centre Pty Ltd

ABN 68 058 811 304

(Proprietors)

and

Farah Custodians Pty Ltd (Developer)

ABN 21 160 801 427

BURWOOD COUNCIL

145-12

1 5 SEP 2015

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Details

Date

August 2015

Parties

Description

Council

Name

Burwood Council

ABN

ABN 84 362 114 428

Notice details

Address

Suite 1, Level 2, 1-17 Elsie Street

Burwood NSW

Post

PO Box 240, Burwood NSW 1805

Fax

02 9911 9900

Attention

The General Manager

Description

Name and notice

details

Proprietors

Margaret Elias

79 Burlington Road

Homebush NSW 2140

and

Farah Elias

79 Burlington Road Homebush NSW 2140

and

Sarah Anne Tohme

79 Burlington Road Homebush NSW 2140

and

Jade Elias

79 Burlington Road Homebush NSW 2140

and

Burwood Enterprise Centre Pty Limited ABN 83 080 870 597

Address

SJ Sassine

Suite 901 Level 9 50 Clarence Street

Sydney NSW

Post

PO Box 288, Enfield NSW 2136

and

Burwood Commercial Centre Pty Limited ABN 68 058 811 304

Address

SJ Sassine

Suite 901 Level 9 50 Clarence Street

Sydney NSW

Post

PO Box 288, Enfield NSW 2136

Description

Developer

Name

Farah Custodians Pty Ltd

ABN

ABN 21 160 801 427

Notice details

Address S

Shop 8/320A-338 Liverpool Road

Enfield NSW

Post

PO Box 288, Enfield NSW 2136

Fax

02 9744 3331

Attention

Farah Elias

Background

- A The Development Property is situated at 9-15 Deane Street and 18-20 George Street Burwood, with frontage to Mary Street, comprising Lot 1 of DP 1181634.
- B The Proprietors are the registered proprietors of the Development Property.
- On or about 8 July 2013 the Sydney East Joint Regional Planning Panel granted approval for Development Application No.145/2012 for, amongst other works, the construction of a 22 storey building above ground level for a mixed use development on the Development Property.
- D Since the granting of Development Consent for Development Application No.145/2012 in July 2013, the Developer has procured approval for a series of modification applications under section 96 of the Environmental Planning & Assessment Act 1979, comprising:
 - (a) Notice of determination of Modification Application dated 22 October 2013.
 - (b) Notice of determination of Modification Application dated 15 May 2014.
 - (c) Notice of determination of Modification Application dated 15 July 2014.
 - (d) Notice of determination of Modification Application dated 22 December 2014.
- E The Developer has prepared a New Development Application, incorporating development to be carried out on the Development Property.
- F The New Development Application will, if approved, result in a shortfall of residential and office premises parking spaces pursuant to the requirements of the Burwood Development Control Plan.

Name/Signature

Name/Signature

Farah Elias Margaret Elias NE Sarah Anne Tolme S As contemplated by section 93F of the Act, the parties wish to enter into a Planning Agreement with respect to the shortfall in residential and office premises parking spaces in connection with the New Development Application pursuant to the requirements of the Burwood Development Control Plan.

Operative Provisions

1. Definitions and Interpretation

1.1 Definitions

The following words have the corresponding meanings for the purposes of this Planning Agreement:

Act means the *Environmental Planning and Assessment Act* 1979 (NSW), as amended, and includes any regulations made under the Act.

Approval means any approvals, consents, section 96 modifications, Part 4A certificates or approvals under the Act, certificates, construction certificates, occupation certificates, complying development certificates, permits, endorsements, licences, conditions or requirements (and any variation to them) which may be required by this Planning Agreement or the New Development Consent.

Authority means any government, local government, statutory, public, ministerial, administrative, fiscal or other authority or body, and includes the Joint Regional Planning Panel or such other consent authority as may be lawfully appointed and authorised to grant an Approval, including an accredited certifier defined under the Act.

Burwood Development Control Plan means the Development Control Plan adopted by Council on 12 February 2013 as amended on 10 March 2015.

Business Day means any day except for Saturday or Sunday or a day which is a public holiday in Sydney.

Development Consent means the consent granted in connection with Development Application No.145/2012 as modified by subsequent approved modification applications.

Development Property means the whole of the land described in the certificate of title Lot 1 of DP1181634.

Explanatory Note means the Explanatory Note set out in **Schedule 1** of this Planning Agreement.

Force Majeure means any physical or material restraint beyond the reasonable control of the Party claiming force majeure.

GST has the meaning as in the GST Law.

GST law has the same meaning given to that term in *A New Tax System (Goods and Services Tax) Act* 1999 (Cth) and any other Act or regulation relating to the imposition or administration of GST.

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Sarah Anne Tohne	
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Law means:

- (a) the common law including principles of equity, and
- (b) the requirement of all statutes, rules, ordinances, codes, instruments, regulations, proclamations, by-laws or consent by an Authority,

that presently apply or that may apply in the future.

Monetary Parking Contribution means the payment of the monetary contribution set out in clause 5.1 of this Planning Agreement.

New Development Application means Development Application No.51/2015 lodged with Council on 30 March 2015 seeking approval for an additional 2,095.8 sqm of residential floor space.

New Development Consent means the consent granted in connection with the New Development Application.

Planning Agreement means this Planning Agreement.

Sunset Date means the date on which the New Development Consent lapses.

1.2 Interpretation

In the interpretation of this Planning Agreement, the following provisions apply unless the context otherwise requires:

- (a) headings are for convenience only and do not affect interpretation.
- (b) "person" includes an individual, the estate of an individual, a corporation, an Authority, an association or a joint venture (whether incorporated or unincorporated), a partnership and a trust.
- (c) a reference to a party includes that party's executors, administrators, successors and permitted assigns, including persons taking by way of novation.
- (d) a reference to a party to the Agreement includes a reference to servants, representatives, agents, and contractors of the party.
- (e) a reference to a document (including this Planning Agreement) is to that document as varied, novated, ratified, supplemented or replaced from time to time.
- (f) a reference in this Planning Agreement to any Law, legislation or legislative provision includes any statutory modification, amendment or re-enactment, and any subordinate legislation or regulations issued under that legislation or legislative provision.
- (g) a word importing the singular includes the plural (and vice versa), and a word indicating a gender includes every other gender.

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Sarah	Anne	Tohr	nc. J	-
	Elias		8	



- (h) a reference to a party, clause, schedule, exhibit, attachment or annexure is a reference to a party, clause, schedule, exhibit, attachment or annexure to or of this Planning Agreement, and a reference to this Planning Agreement includes all schedules, exhibits, attachments and annexures to it.
- (i) if a word or phrase is given a defined meaning, any other part of speech or grammatical form of that word or phrase has a corresponding meaning.
- (j) A reference to the word "include", "includes" or "including" is to be interpreted without limitations.
- (k) the Explanatory Note set out in this Planning Agreement is not to be used to assist in construing the Agreement.
- (I) a reference to "\$" or "dollar" is to Australian currency.

1.3 Compliance with New Laws

If a Law is changed or a new Law comes into force (both referred to as "New Law"), and the Developer and/or Proprietors are obliged by the New Law to perform certain works or pay an amount which it is required to do in accordance with this Planning Agreement or which was not contemplated at the time of entering into this Planning Agreement, then, to the extent that the relevant obligation is required under the New Law and the Agreement, compliance with the New Law will constitute compliance with the relevant obligation under this Planning Agreement.

2. Planning Agreement under the Act

The Parties acknowledge and agree that this Planning Agreement is a planning agreement within the meaning of section 93F of the Act and is governed by Part 4 of the Act.

3. Application of this Planning Agreement

The Agreement applies to the Development Property.

4. Operation of this Planning Agreement

- (a) This Planning Agreement takes effect on the date of this Planning Agreement after execution by both parties, subject to clause 4(b).
- (b) This Planning Agreement will remain in force and effect until:
 - (i) it is terminated by operation of Law; or
 - (ii) all obligations are performed or satisfied; or
 - (iii) the Sunset Date is reached, or
 - (iv) the New Development Consent is surrendered in accordance with the Act; or

Name/Signature
Farah Elias
Margaret Elias Me
Sarah Anne Tohme
Lade Elias

- it is otherwise discharged or terminated in accordance with the terms of this Planning Agreement.
- (c) If a legal challenge to the New Development Consent by a third party results in the New Development Consent being rendered invalid or otherwise unenforceable, then the Developer and the Proprietors collectively may, in their absolute discretion, either terminate this Planning Agreement or request the Council to consider changes to its terms.

5. Monetary Parking Contribution

5.1 Calculation of Monetary Parking Contribution

(a) The Monetary Parking Contribution amount is the sum of \$1,078,800.00.

5.2 Payment of Monetary Parking Contribution

- (a) The Developer and/or Proprietors will, within 28 days after the granting of the New Development Consent for the New Development Application, pay the Council the Monetary Parking Contribution.
- (b) The payment of the Monetary Parking Contribution will be by way of bank cheque made payable to the Council.
- (c) Notwithstanding clause 5.2(a), the Monetary Parking Contribution must be paid prior to the issuing of any construction certificate issued in connection with the New Development Application.
- (d) The Developer and Proprietors each covenant and agree not to make an application for the issue of any construction certificate until the Monetary Contribution required to be paid to the Council has been received by the Council.
- (e) In the event that development consent is not granted for the New Development Application, the parties acknowledge and agree that no Monetary Parking Contribution will be paid by the Developer or the Proprietors.

5.3 Acknowledgments

- (a) The parties acknowledge and agree that the Monetary Parking Contribution:
 - (i) is calculated in accordance with the Burwood Development Control Plan.
 - (ii) is voluntarily offered by the Developer and Proprietors to the Council as part of this Planning Agreement.
- (b) The parties acknowledge and agree that the Monetary Parking Contribution, when paid, will:
 - (i) constitute the payment of funds over and above the development contributions imposed or otherwise payable under the Council's Section 94A Contributions Plan for the Burwood Town Centre in connection with Development Application No.145/2012 and the New Development

Name/Signature

Farah Elias

Margaret Elias

Sarah Anne Tohme

Jade Elias

Application ("the benefits"). The benefits are not to be taken into consideration by the Council in determining contributions under section 94 and section 94A of the Act

- (ii) represent a monetary contribution towards a public parking benefit identified in the Burwood Development Control Plan.
- (iii) represent a monetary contribution towards a public parking benefit that may not be directly related to Development Application No.145/2012 and the New Development Application.
- (c) The parties acknowledge and agree that the public parking benefit referred to in subsection (c) hereto, will:
 - (i) not be provided to coincide with the conduct or completion of the New Development Application.
 - (ii) be constructed at a time determined by Council at its absolute discretion.
 - (iii) be available for use by the general public and will not be restricted for use by patrons of the development on the Development Property.

5.4 Purpose for which the Monetary Parking Contribution is paid.

- (a) The Council acknowledges and agrees that the Monetary Parking Contribution, when paid, will be spent or allocated by Council for:
 - (i) the purpose of increasing parking supply in off-street public parking areas where it can be provided and used more efficiently.
 - (ii) any related public parking purpose set out in or otherwise contemplated by clause 3.7 of the Burwood Development Control Plan.
- (b) Notwithstanding any other provision of this Planning Agreement, the parties acknowledge and agree that nothing in this Planning Agreement in any way fetters or attempts to fetter the discretion of the Council in the performance of its obligations.

6. Application of the Act to the Development

- (a) This Planning Agreement does not exclude the operation or application of:
 - (i) sections 94 and 94A of the Act;
 - (ii) any Affordable Housing Levy;
 - (iii) any other monetary contributions.

in connection with Development Application No.145/2012 and the New Development Application.

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Sarah Anne Tohme S

Jade Elias

(b) This Planning Agreement does not exclude the operation or application of any other contributions or commitments made in connection with any other voluntary planning agreements entered into by the Developer and/or the Proprietors and the Council in connection with the New Development Application.

7. Dealing with the Development Property

The Parties acknowledge and agree that nothing in this Planning Agreement abrogates, fetters or in any way prevents the Developer or the Proprietors from selling, transferring, assigning, subdividing, mortgaging, charging, encumbering or otherwise dealing with any part of the Development Property.

8. GST

8.1 Interpretation

In this clause 8 words and expressions which are not defined in this Planning Agreement but which have a defined meaning in GST Law have the same meaning as in the GST Law.

8.2 Consideration GST exclusive

Unless otherwise expressly stated, all prices or other sums payable or consideration to be provided under this Planning Agreement are exclusive of GST.

8.3 Payment of GST - additional payment required

- (a) If GST is payable by an entity (**Supplier**) in respect of any supply made under this Planning Agreement (**Relevant Supply**), then the party required under the other provisions of this Planning Agreement to provide the consideration for that Relevant Supply (**Recipient**) must pay an additional amount to the Supplier (**GST Amount**), as calculated under clause 8.3(b).
- (b) To the extent that the consideration to be provided by the Recipient for the Relevant Supply under the other provisions of this Planning Agreement is a payment of money, the Recipient must pay to the Supplier an additional amount equal to the amount of the payment multiplied by the rate of GST for that Relevant Supply.
- (c) To the extent that the consideration payable by the Recipient is a taxable supply made to the Supplier by the Recipient, no additional amount shall be payable by the Recipient to the Supplier on account of the GST payable on that taxable supply.
- (d) The Recipient will pay the GST Amount referred to in this clause 8.3 in addition to and at the same time as the first part of the consideration is provided for the Relevant Supply.

Name/Signature
Farah Elias Margaret Elias MS
Sarah Anne Tohme S
Jade Elias

8.4 Tax invoice

The Supplier must deliver a tax invoice to the Recipient before the Supplier is entitled to payment of the GST Amount under clause 8.3. The Recipient can withhold a payment of the GST Amount until the Supplier provides a tax invoice.

8.5 Adjustment event

If an adjustment event arises in respect of a taxable supply made by a Supplier under this Planning Agreement, the amount payable by the Recipient under clause 8.3 will be recalculated to reflect the adjustment event and a payment will be made by the Recipient to the Supplier or by the Supplier to the Recipient as the case requires.

8.6 Reimbursements

Where a party is required under this Planning Agreement to pay or reimburse an expense or outgoing of another party, the amount to be paid or reimbursed by the first party will be the sum of:

- (a) the amount of the expense or outgoing less any input tax credits in respect of the expense or outgoing to which the other party, or to which the representative member for a GST group of which the other party is a member, is entitled; and
- (b) any additional amount payable under clause 8.3 in respect of the reimbursement.

9. Dispute Resolution

9.1 Notice of Dispute

If a party claims that a dispute has arisen under this Planning Agreement (Claimant), it must give written notice to the other party (Respondent) stating the matters in dispute and designating as its representative a person to negotiate the dispute (Notice of Dispute). No party may start court proceedings (except for proceedings seeking interlocutory relief) in respect of a dispute unless it has first complied with this clause 9.

9.2 Response to Notice

Within 10 business days of receiving the Notice of Dispute, the Respondent must notify the Claimant of its representative to negotiate the dispute.

9.3 Negotiation

The nominated representative must:

- (a) meet to discuss the matter in good faith within 5 business days after service by the Respondent of notice of its representative; and
- (b) use reasonable endeavours to settle or resolve the dispute within 15 business days after they have met.

Name/Signature
Farah Elias
Margaret Elias
Sarah Anne Tohme A
Jade Elias

9.4 Further Notice if Not Settled

If the dispute is not resolved within 15 business days after the nominated representatives have met, either party may give to the other a written notice calling for determination of the dispute by mediation under clause 9.5 or by expert determination under clause 9.6.

9.5 Mediation

- (a) If a party calls for the dispute to be mediated ("Mediation Dispute Notice"):
 - (i) the parties must agree to the terms of reference of the mediation within 5 business days of the receipt of the Mediation Dispute Notice (the terms shall include a requirement that the mediation rules of the Institute of Arbitrators and Mediators Australia (NSW Chapter) apply);
 - (ii) the Mediator will be agreed between the parties, or failing agreement within 5 business days of receipt of the Mediation Dispute Notice, either party may request the President of the Institute of Arbitrators and Mediators Australia (NSW Chapter) to appoint a mediator;
- (b) the Mediator appointed pursuant to this clause 9.5 must:
 - have reasonable qualifications and practical experience in the area of the dispute; and
 - (ii) have no interest or duty which conflicts or may conflict with his function as mediator, he being required to fully disclose any such interest or duty before his appointment;
- (c) the Mediator shall be required to undertake to keep confidential all matters coming to his knowledge by reason of his appointment and performance of his duties:
- (d) the parties must within 5 business days of receipt of the Mediation Dispute Notice notify each other of their representatives who will be involved in the mediation;
- (e) the parties agree to be bound by any mediation settlement and may only initiate judicial proceedings in respect of a dispute which is the subject of a mediation settlement for the purpose of enforcing that mediation settlement, or in the event the parties are unable to reach a mediation settlement;
- (f) each party will bear their own professional and expert costs incurred in connection with the mediation.

9.6 Enforcement by Expert Determination

- (a) If the dispute is not resolved under clause 9.3 or 9.5, the dispute may, by agreement between the parties, both acting reasonably having regard to the nature of the dispute, be resolved by expert determination, in which event:
 - (i) the dispute must be determined by an independent expert in the relevant field:

Name/Signature

Farah Elias

Margaret Elias

Sarah Anne Tohme

Jade Elias

- (A) agreed upon and appointed jointly by the Council, Developer and Proprietors; or
- (B) in the event that no agreement is reached or appointment made within 30 business days, appointed on application of a party by the then current President of the Law Society of New South Wales;
- (ii) the expert must be appointed in writing and the terms of appointment must not be inconsistent with this clause:
- (iii) the determination of the dispute by such expert will be made as an expert and not as an arbitrator and will be in writing and contain the reasons for the determination;
- (iv) the expert will determine the rules for the conduct of the process but must conduct the process in accordance with the rules of natural justice:
- each party will bear its own costs in connection with the process and the determination by the expert together with an equal proportion of the expert's fees and costs; and
- (vi) any determination made by an expert pursuant to this clause is final and binding upon the parties except where the determination is in respect of, or relates to, termination or purported termination of this Planning Agreement by any party, in which event the expert is deemed to be giving a non-binding appraisal and any party may commence litigation in relation to the dispute if it has not been resolved within 20 business days of the expert giving his or her decision.

9.7 Litigation

If the dispute is not finally resolved in accordance with this clause 10, either party is at liberty to litigate the dispute.

10. Acknowledgements

- 10.1 The Developer and Proprietors each acknowledge that the Council may include a notation on Planning Certificates under section 149(5) of the Act in relation to this Agreement.
- 10.2 The parties acknowledge that the Council is a consent authority with statutory rights and obligations pursuant to the terms of the Act and other legislation.

11. Notices

- (a) Any notice, consent, information, application or request that must or may be given or made to a Party under this Planning Agreement is only given or made if it is in writing and sent in one of the following ways:
 - (i) delivered or posted to that Party at its address set out on numbered pages 2 and 3 of this Planning Agreement; or

Name/Signature
Farah Elias
Margaret Elias
Sarah Anne Tohme
Jade Elias

- (ii) faxed to that Party at its fax number on numbered pages 2 and 3 of this Planning Agreement.
- (b) If a Party gives another Party 3 Business Days notice of a change of its address, or fax number, any notice, consent, information, application, or request is only given or made by that other Party if it is delivered, posted, or faxed to the latest address or fax number.
- (c) Any notice, consent, information, application or request is to be treated as given or made at the following time:
 - (i) if it is delivered, when it is left at the relevant address;
 - (ii) if it is sent by post, 2 Business Days after it is posted;
 - (iii) if it is sent by fax, as soon as the sender receives from the sender's fax machine a report of an error free transmission to the correct fax number.
- (d) If any notice, consent, information, application or request is delivered, or an error free transmission report in relation to it is received, on a day that is not a Business Day, after 5pm on that day in the place of the Party to whom it is sent, it is to be treated as having been given or made at the beginning of the next Business Day.

12. General

12.1 Entire agreement

This Planning Agreement contains everything to which the Parties have agreed in relation to the matters it deals with. No Party can rely on an earlier document, anything said or done by another Party, agent or employee of the Party, before this Planning Agreement was executed, except as permitted by Law.

12.2 Further acts

Each party must promptly sign and execute all documents and do all things that another Party from time to time reasonably requests to effect, perfect or complete this Planning Agreement and all transactions incidental to it, including giving an approval or consent.

12.3 Governing Law and Jurisdiction

This Planning Agreement is governed by the law of New South Wales. The Parties submit to the non-exclusive jurisdiction of its courts and courts of appeal from them. The Parties will not object to the exercise of jurisdiction by those courts on any basis.

12.4 Joint and individual liability and benefits

Except as otherwise set out in this Planning Agreement, any agreement, covenant, representation or warranty under this Planning Agreement by two or more persons binds them jointly and each of them individually, and any benefit in favour of two or more persons is for the benefit of them jointly and each of them individually.

Name/Signature

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Margaret Elias

Sarah Anne Tohme

Jade Elias

12.5 No fetter

Nothing in this Planning Agreement is to be construed as requiring a Council to do, or refrain from doing, anything that would cause it to be in breach of any of its obligations at Law, and without limitation, nothing in this Planning Agreement is to be construed as limiting or fettering in any way the exercise of any statutory discretion or duty.

12.6 Representations and warranties

The Parties represent and warrant that they have power to enter into this Planning Agreement and comply with their obligations under this Planning Agreement and that entry into this Planning Agreement will not result in the breach of any Law.

12.7 Severability

- (a) If any part of this Planning Agreement can be read in any way that makes it illegal, unenforceable or invalid, but can also be read in a way that makes it legal, enforceable and valid, it must be read in the latter way.
- (b) If any part of this Planning Agreement is illegal, unenforceable or invalid, that part is to be treated as removed from this Planning Agreement, but the rest of this Planning Agreement is not affected.

12.8 Release and Discharge

- (a) To the extent the Developer and Proprietors have:
 - (i) satisfied their obligations under this Planning Agreement; or
 - the Agreement no longer applies as a consequence of any event referred to in clause 4(b) of this Planning Agreement;

the Council will provide a release and discharge of this Planning Agreement with respect to any part of, or the whole of, the Development Property.

- (b) To the extent the Developer and Proprietors have:
 - (i) satisfied all of their obligations under this Planning Agreement in respect of that part of the Land; or
 - the Agreement no longer applies as a consequence of any event referred to in clause 4(b) of this Planning Agreement;

the Council will provide a release and discharge of this Planning Agreement with respect to any part of the Land:

(iii) if the Developer and/or the Proprietors request a partial release and discharge of this Planning Agreement for the purpose of selling part of the Development Property as a Developed Lot; or

Name/Signature

Farah Elias

Margaret Elias

Sarah Anne Tohne

Jade Elias

- (iv) if the Developer and/or the Proprietors request a partial release and discharge of this Planning Agreement in connection with the completion of a sale contract for a Developed Lot; or
- (v) if the Developer and/or the Proprietors request a partial release and discharge of this Planning Agreement to effect the transfer of part of Development Property to the Council or any other authority pursuant to this Planning Agreement.
- (c) The Council will execute any form, and supply such other information, as is reasonably required to enable the removal of the Agreement from the title to the Development Property or part of the Development Property in accordance with this clause 12.8.

12.9 Modification, Review and Replacement

- (a) No modification of this Planning Agreement will be of any force or effect unless it is in writing and signed by the Parties to this Planning Agreement.
- (b) The Parties agree that this Planning Agreement may be reviewed or modified in the circumstances using their best endeavours and acting in good faith, and in accordance with this clause 12.9.
- (c) Any review or modification will be conducted in the circumstances and in the matter determined by the Parties and in accordance with the provisions of the Act and Regulations. For clarity, no such review or replacement shall have any force or effect unless and until formal documents are signed by the Parties in accordance with this clause 12.9.

12.10 Waiver

The fact that a Party fails to do, or delays in doing, something the Party is required or entitled to do under this Planning Agreement, does not amount to a waiver of any obligation by another Party.

12.11 Confidentiality

The Parties agree that the terms of this Planning Agreement are not confidential and this Planning Agreement may be treated as a public document and exhibited or reported without restriction by any Party.

12.12 Assignment and Novation

- (a) This Planning Agreement may be assigned or novated by the Developer and Proprietors collectively in accordance with any dealings the Developer and Proprietors may have with respect to their interests in the Development Property without requiring the Developer and Proprietors to obtain Council's Approval in respect of either the dealing or the assignment or the novation of this Planning Agreement.
- (b) Council agrees to execute any deeds of assignment or novation or other documents necessary to assign, novate or otherwise transfer all of the Developer

Name/Signature
Farah Elias
Margaret Elias
Sarah Anne Johne
Jade Elias

and Proprietors' rights and obligations under the Agreement to a successor as contemplated by the agreement.

12.13 Force Majeure

- (a) If a Party is unable by reason of force majeure to carry out wholly or in part its obligations under the Agreement, it must give to the other Party prompt notice of the force majeure with reasonably full particulars.
- (b) The obligations of the Parties so far as they are affected by the force majeure are then suspended during continuance of the force majeure and any further period as may be reasonable in the circumstances.
- (c) The Party giving such notice under this clause must use all reasonable effort and diligence to remove the force majeure or ameliorate its effects as quickly as practicable.
- (d) If the Parties are unable to agree on the existence of an event of force majeure or the period during which the obligations of the Parties are suspended during the continuance of the force majeure, that dispute must be referred for determination under the Agreement.

12.14 Legal and associated costs

Each party is responsible for the payment of its own legal costs and expenses in connection with the preparation, execution and enforcement of this Planning Agreement, unless otherwise agreed between the Parties or as may be ordered by a Court of competent jurisdiction.

12.15 Counterparts

This Planning Agreement may be executed in counterparts. All counterparts when taken together are to be taken to constitute one instrument.

13. Explanatory Note

The Explanatory Note must not be used to assist in construing the Agreement.

14. Effect of Scheduled Terms and Conditions

The parties agree to comply with the terms and conditions contained in the Schedule as if those rights and obligations where expressly set out in full in the operative parts of this Planning Agreement.

Name/Signature
Farah Elias
Margaret Elias Me
Sarah Anne Tohme
Unde Elias

Execution Page

Dated	
Dateu	

15th Soltomber 2015

Executed as an Agreement

Signed for and behalf of Burwood Council by its attorney. **Michael Gerard** McMahon, under Power of Attorney dated 6 July 2011 registered book 4615 number 590 in the presence of

Signature of Attorney

Signed by Margaret Elias in the presence of

MARGARET

Signed by Farah Elias in the presence of

sign

witness

Signed by Sarah Anne Tohme in the presence of

ELIAS

full name

SARAH ANNE full name

Name/Signature

Name/Signature

Farah Elias

Margaret Elias 1 Sarah Anne Tohme Jade Elias

Signed by Jade Elias in the presence of	sign	witness ,
	JADE ELIAS	ANTONELLA CARUSO.
Signed by Burwood Enterprise Centre Pty		
Ltd under s.127(1) of the Corporations Act 2001	sign	SOLE DIRECTOR & SECRETARY
	office (director)	office (director or secretary) FARAH ELIAS
	full name	full name
Signed by Burwood Commercial Centre		
Pty Ltd under s.127(1) of the Corporations Act 2001	sign	SOLE DIRECTOR & GECRETARY
	office (director)	office (director or secretary)
	full name	FARAH ELIAS
Signed by Farah Custodians Pty Ltd		
under s.127(1) of the Corporations Act 2001	sign	SOLE DIRECTOR & SERETAKY
	office (director)	office (director or secretary)
	full name	FARAH EUAS

Schedule 1 Explanatory Note

Environmental Planning and Assessment Regulation 2000 (Clause 25E)

Planning Agreement

Under s93F of the Environmental Planning and Assessment Act 1979 (NSW)

1. Parties

Burwood Council. ABN 84 362 114 428. 1-17 Elsie Street, Burwood NSW (Council).

and

Margaret Elias

and

Farah Elias

and

Sarah Anne Tohme

and

Jade Elias

and

Burwood Enterprise Centre Pty Ltd

ABN 83 080 870 597

and

Burwood Commercial Centre Pty Ltd

ABN 68 058 811 304

(Proprietors)

and

Name/Signature

Favah Elias

Margaret Elias

Sorah Anne Tohme

Mode Elias

Farah Custodians Pty Ltd. ABN 21 160 801 427. C/- Strathfield Tax Pty Ltd Level 1, 168 Liverpool Road, Enfield NSW (**Developer**).

2. Description of Development Property

The Development Property comprises Lot 1 in DP1181634

The Proprietors are the registered proprietors of part of the Development Property.

3. Description of Proposed Development Application

The proposed development is documented in the New Development Application.

4. Summary of Objectives, Nature and Effect of the Draft Planning Agreement

4.1. Summary of Objectives

The objectives of the draft Planning Agreement are:

- (a) to increase public parking supply in off-street parking areas where it can be provided and used more efficiently.
- (b) to facilitate such other or related public parking purposes as set out in clause 3.7 of the Burwood Development Control Plan.
- to offset a shortfall in 27 residential visitor parking and 2 office premises parking spaces that would otherwise be required by the New Development Application under the provisions of the Burwood Development Control Plan.

4.2 Nature and Effect of the Draft Planning Agreement

The nature and effect of the draft Planning Agreement is to authorise a shortfall in residential and office premises parking that would otherwise be required by the New Development Application under the provisions of the Burwood Development Control Plan in lieu of payment of the Monetary Parking Contribution towards facilitating accessible and convenient public parking.

The reasons underpinning this 'contributions in lieu' strategy, as set out in the Burwood Development Control Plan, include:

- (a) Locating some parking spaces in consolidated public car parks that have extended opening hours, higher turnover and safe and secure access will provide better, more useable parking facilities being available to the general public.
- (b) Locating some parking spaces in consolidated public parking areas means better use of resources and value for money for developers and the community.
- (c) Locating some parking spaces in consolidated public parking areas supports greener and cleaner outcomes for the community. Business centres need adequate parking supply to meet the needs of users and to compete with other centres, balanced with encouragement of public transport use, walking and

Name/Signature
Farah Elias
Margaret Elias
Sarah Arme Tohne
Tode Elias

cycling that can help reduce on-street traffic congestion, and improve a centre's amenity and attractiveness to visitors.

The express effect of the draft Planning Agreement requires the Developer and the Proprietors to make a Monetary Parking Contribution to the Council in the amount prescribed by this Planning Agreement for contribution towards:

- (a) increasing parking supply in off-street public parking areas where it can be provided and used more efficiently.
- (b) facilitating such other public parking purposes as set out in clause 3.7 of the Burwood Development Control Plan.

The purposes for which the Monetary Parking Contribution will be used will be at the discretion of Council in accordance the Burwood Development Control Plan.

5. Assessment of the Merits of the Draft Planning Agreement

5.1 The Planning Purposes Served by the Draft Planning Agreement

In accordance with section 93F(2) of the Act, the Planning Agreement promotes the following public purposes:

- (a) the provision of (or the recoupment of the cost of providing) public amenities or public services,
- (b) the provision of (or the recoupment of the cost of providing) transport or other infrastructure relating to land,
- (c) the funding of recurrent expenditure relating to the provision of public amenities or public services, affordable housing or transport or other infrastructure.
- 5.2 How the Draft Planning Agreement Promotes the Objects of the Environmental Planning and Assessment Act 1979 (NSW)

The draft Planning Agreement promotes the following objects of the Act:

- (a) the promotion and co-ordination of the orderly and economic use and development of land, and
- (b) the provision or allocation of land for public (parking) purposes.

The draft Planning Agreement provides for a reasonable means of achieving those purposes, subject to the areas of expenditure to which the Monetary Parking Contribution are put in accordance with the Burwood Development Control Plan.

6. How the Draft Planning Agreement Promotes the Public Interest

6.1 How the Draft Planning Agreement Promotes the Elements of the Council's Charter

Name/Signature
Farah Elias
Margaret Elias Me Sarah Jane Tohme S
Sorah dane Tohme S
Jade Elias S

The draft Planning Agreement promotes Council's Charter under section 8 of the Local Government Act 1993 (NSW) by:

- (a) providing, augmenting or improving open space, community facilities or other public facilities as determined by the Council, in accordance with the Burwood Development Control Plan.
- 6.2 Whether the draft Planning Agreement Conforms with the Council's Capital Works Program

The draft Planning Agreement conforms with Council's Capital Works Program to the extent that it will supplement the Program by providing parking spaces available to the public.

6.3 Whether the draft Planning Agreement specifies that certain requirements must be complied with before an occupation certificate is issued

The draft Planning Agreement provides that the Monetary Parking Contribution be paid prior to the issue of a construction certificate for the proposed development.

7. The Impact of the Draft Planning Agreement on the Public or Any Section of the Public

The draft Planning Agreement impacts on the Public by promoting the Public's interest as outlined above.

8. Other Matters

None.

Name/Signature
Farah Elias MS
Margaret Elias MS
Sarah Anne Tohme
Uade Elias.