

Australand Corporation (NSW) Pty Ltd
48 Apollo Drive
SHELL COVE NSW 2529

NOTICE OF DETERMINATION OF DEVELOPMENT APPLICATION

Issued under the Environmental Planning and Assessment Act 1979 Section 4.18

Being the applicant of Development Application No. DA0287/2018 for consent to the following development:

**SUBDIVISION OF LAND TO INCLUDE NINE (9) SUPERLOTS – 7 FOR FUTURE MEDIUM DENSITY INTEGRATED HOUSING DEVELOPMENT AND 2 FOR FUTURE RESIDENTIAL FLAT BUILDINGS, 2 RESIDUAL LOTS, CIVIL INFRASTRUCTURE – ROAD CONSTRUCTION, STORMWATER DRAINAGE AND WATER QUALITY TREATMENT DEVICES, EARTHWORKS, PUBLIC DOMAIN WORKS INCLUDING STREET TREE PLANTING AND FOOTPATHS WITHIN THE SUBDIVISION.
(PRECINCTS B2 /C2 LAND SUBDIVISION)**

LOT 4002 & 4003 DP 1235539

HARBOUR BOULEVARD SHELL COVE NSW 2529

Determination date of consent: 19 December 2019

Note: This Approval will lapse 5 years from the date of consent.

In accordance with the Act the Development Application has been determined by the GRANTING OF CONSENT UNDER THE SOUTHERN REGIONAL PLANNING PANEL (REF:2018STH0025 – SHELLHARBOUR – DA0287/2018) SUBJECT TO THE CONDITIONS DESCRIBED BELOW.



Grant Meredith
Group Manager City Development

On behalf of Carey McIntyre, General Manager

PART A – ADMINISTRATIVE CONDITIONS

A. Staging of Development

The development shall be staged as follows, unless otherwise approved by Council in writing:

Stage 1

Residential subdivision of Precinct B2/C2 and creation of 5 superlots for future residential subdivision (lots 3001, 3002, 3003, 3004 & 3005) with earthworks, services, road network, civil infrastructure, landscaping and 3 residue lots (3000, 3006 & 3007).

Stage 2

Residential subdivision of residue lot 3007 in Precinct C2 and creation of 4 superlots for future residential subdivision (lots 3008, 3009, 3010 & 3011) with earthworks, services, road network, civil infrastructure and landscaping.

All relevant conditions of this consent apply to each stage, unless otherwise specified.

Each stage must not be occupied or used until the Principal Certifying Authority issues an Occupation Certificate for that stage.

PART A - ADMINISTRATIVE CONDITIONS

1. Construction Certificate (Subdivision) & PCA Notification Environmental Planning & Assessment Act 1979

Before any site works, building or use is commenced, the person having the benefit of the development consent must:

- a. obtain a Construction Certificate from Shellharbour City Council or other accredited certifier; and
- b. appoint a Principal Certifying Authority.

For Torrens Title Subdivision, the appointed Principal Certifying Authority must be Shellharbour City Council.

2. Prescribed Conditions

This development consent is subject to the prescribed conditions made under the Environmental Planning & Assessment Regulation 2000.

3. Development in Accordance with Plans

The development must be in accordance with the following approved Development Application plans and documents as endorsed by Council's stamp except where modified by conditions of this consent. Where there is an inconsistency between the approved plans/documentation and the conditions of this consent, the conditions will take precedence to the extent of the inconsistency.

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Name of Plan/Document	Prepared By	Reference	Date
Cover Sheet And Drawing List	Arcadis	C-B2C2-001- Issue 5	04.11.2019
General Notes	Arcadis	C-B2C2-002- Issue 4	25.10.2019
Site Plan	Arcadis	C-B2C2-0003- Issue 4	25.10.2019
Lot Layout Plan	Arcadis	C-B2C2-0004- Issue 5	04.11.2019
General Arrangement Plan	Arcadis	C-B2C2-0005- Issue 5	04.11.2019
Typical Road Cross Sections	Arcadis	C-B2C2-0006- Issue 4	25.10.2019
Typical Details	Arcadis	C-B2C2-0007- Issue 4	25.10.2019
Staging Plans	Arcadis	C-B2C2-0008- Issue 3	04.11.2019
Erosion and sediment control plan	Arcadis	C-B2C2-101- Issue 4	25.10.2019
Erosion and sediment control details	Arcadis	C-B2C2-102- Issue 4	25.10.2019
Bulk Earthworks cut and fill plan	Arcadis	C-B2C2-201- Issue 5	28.10.2019
Potential impacts on acid sulphate soil	Arcadis	C-B2C2-202- Issue 4	25.10.2019
Earthworks sections – sheet 1	Arcadis	C-B2C2-203- Issue 4	25.10.2019
Earthworks sections – sheet 2	Arcadis	C-B2C2-204- Issue 5	28.10.2019
Civil works and stormwater sheet 1	Arcadis	C-B2C2-301- Issue 4	25.10.2019
Plan of Subdivision	Beveridge Williams (preliminary plans)- Hannah Martin (Surveyor-	Stage 1 – Rev E Stage 2 Sheet 1 – Rev D	16.10.2019(E) 14.10.2019(D)

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Name of Plan/Document	Prepared By	Reference	Date
	Ref - 1601522 B2C2		
Landscape Plans	Group GSA	L-B2C2 -000- Cover sheet - Rev F	05.11.2019
		L-B2C2 -201- General Arrangement Plan - Rev F	05.11.2019
		L-B2C2 -501- Planting Plan - Rev F	05.11.2019
		L-B2C2 -502-Planting Plan -Median - Rev E	05.11.2019
		L-B2C2 -701-Landscape Details - Rev D	05.11.2019
		L-B2C2 -702-Landscape Details- Rev D	05.11.2019
Utilities Strategy	Arcadis	AA006310-PRA-B2C2	18.06.2018
Civil works and Stormwater Drainage Plans	Arcadis	C-B2C2- 301 – Issue 4	25.10.2019
Civil works and Stormwater Drainage Plans	Arcadis	C-B2C2- 302 – Issue 4	25.10.2019
Civil works and Stormwater Drainage Plans	Arcadis	C-B2C2- 303 – Issue 5	04.11.2019
Civil works and Stormwater Drainage Plans	Arcadis	C-B2C2- 304 – Issue 5	04.11.2019
Civil works and Stormwater Drainage Plans	Arcadis	C-B2C2- 305 – Issue 5	04.11.2019
Civil works and Stormwater Drainage Plans	Arcadis	C-B2C2- 306 – Issue 5	04.11.2019
Civil works and Stormwater Drainage Plans	Arcadis	C-B2C2- 307 – Issue 5	04.11.2019
Civil works and Stormwater Drainage Plans	Arcadis	C-B2C2- 308 – Issue 5	04.11.2019

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Name of Plan/Document	Prepared By	Reference	Date
Stormwater Drainage And Catchment Plan	Arcadis	C-B2C2-311- Issue 5	04.11.2019
Road Long Sections Sheet 1	Arcadis	C-B2C2-321- Issue 4	25.10.2019
Road Long Sections Sheet 2	Arcadis	C-B2C2- 322- Issue 4	25.10.2019
Road Long Sections Sheet 3	Arcadis	C-B2C2-323- Issue 3	25.10.2019
Turning paths layout plan	Arcadis	C-B2C2-411- Issue 5	04.11.2019
Turning Paths Sheet 1	Arcadis	C-B2C2-412- Issue 5	04.11.2019
Turning Paths Sheet 2	Arcadis	C-B2C2-413- Issue 5	04.11.2019
Turning Paths Sheet 3	Arcadis	C-B2C2-414- Issue 5	04.11.2019
Turning Paths Sheet 4	Arcadis	C-B2C2-415- Issue 5	04.11.2019
Turning Paths Sheet 5	Arcadis	C-B2C2-416- Issue 5	04.11.2019
Turning Paths Sheet 6	Arcadis	C-B2C2-417- Issue 5	04.11.2019
Turning Paths Sheet 7	Arcadis	C-B2C2-418- Issue 5	04.11.2019
Turning Paths Sheet 8	Arcadis	C-B2C2-419- Issue 5	04.11.2019
Turning Paths Sheet 9	Arcadis	C-B2C2-420- Issue 4	25.10.2019
Turning Paths Sheet 10	Arcadis	C-B2C2-421- Issue 5	04.11.2019
Turning Paths Sheet 11	Arcadis	C-B2C2-422- Issue 5	04.11.2019
Turning Paths Sheet 12	Arcadis	C-B2C2-423- Issue 5	04.11.2019
Turning Paths Sheet 13	Arcadis	C-B2C2-424- Issue 5	04.11.2019
Sight Distance Layout Plan	Arcadis	C-B2C2-431- Issue 5	04.11.2019
Site Distance Plan Sheet 1	Arcadis	C-B2C2-432- Issue 5	04.11.2019
Site Distance Plan Sheet 2	Arcadis	C-B2C2-433- Issue 5	04.11.2019
Site Distance Plan Sheet 3	Arcadis	C-B2C2-434- Issue 5	04.11.2019
Site Distance Plan Sheet 4	Arcadis	C-B2C2-435- Issue 5	04.11.2019
Site Distance Plan Sheet 5	Arcadis	C-B2C2-436- Issue 5	04.11.2019

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Name of Plan/Document	Prepared By	Reference	Date
Site Distance Plan Sheet 6	Arcadis	C-B2C2-437- Issue 5	04.11.2019
Site Distance Plan Sheet 7	Arcadis	C-B2C2-438- Issue 5	04.11.2019
Site Distance Plan Sheet 8	Arcadis	C-B2C2-439- Issue 5	04.11.2019
Site Distance Plan Sheet 9	Arcadis	C-B2C2-440- Issue 4	25.10.2019
Site Distance Plan Sheet 10	Arcadis	C-B2C2-441- Issue 4	25.10.2019
Site Distance Plan Sheet 11	Arcadis	C-B2C2-442- Issue 5	04.11.2019
Site Distance Plan Sheet 12	Arcadis	C-B2C2-443- Issue 5	04.11.2019
Site Distance Plan Sheet 13	Arcadis	C-B2C2-444- Issue 5	04.11.2019
Site Distance Plan Sheet 14	Arcadis	C-B2C2-445- Issue 5	04.11.2019
Garbage Collection Layout Plan	Arcadis	C-B2C2-451- Issue 5	04.11.2019
Garbage Collection Plan Sheet 1	Arcadis	C-B2C2-452- Issue 4	25.10.2019
Garbage Collection Plan Sheet 2	Arcadis	C-B2C2-453- Issue 5	04.11.2019
Garbage Collection Plan Sheet 1	Arcadis	C-B2C2-454- Issue 5	04.11.2019
Garbage Collection Plan Sheet 2	Arcadis	C-B2C2-455- Issue 5	04.11.2019
Combined Services Layout	Arcadis	C-B2C2-601- Issue 5	04.11.2019
Combined Services Plan Sheet 1	Arcadis	C-B2C2-602- Issue 5	04.11.2019
Combined Services Plan Sheet 2	Arcadis	C-B2C2-603- Issue 5	04.11.2019
Combined Services Plan Sheet 3	Arcadis	C-B2C2-604- Issue 5	04.11.2019

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Name of Plan/Document	Prepared By	Reference	Date
Stormwater and Water Cycle Management Plan	Advisian	Ref: 301015-03163	08.05.2018
Acid Sulfate Soil Management Plan Precincts B2/C2 Shell Cove	SMEC	Ref: 30015068	04.05.2018
Traffic Impact Assessment	Arcadis	AA006310 (Rev B)	18.05.2018
Shell Cove Precinct B2 and C2 – Flood Assessment	Arcadis	301015-03163	17.10.2019
Earthworks Strategy, Road Design, Acid Sulphate Soil (ASS) & Erosion and Sediment Control Report	Arcadis	AA006310-BC-01 (Rev 02)	18.06.2018

4. Compliance with Notations on Drawings

Works must comply with any annotations on the approved plans.

5. Street Numbering

Location points for mail delivery must satisfy the requirements of Australia Post. Street numbers must be obtained from Council's GIS Department during normal office hours, and clearly displayed on the premises, prior to the issue of an Occupation Certificate.

Addresses should be included on the subdivision plans and noted on the Subdivision admin sheet. Please ensure Lot numbers on the Subdivision plan are the same as Unit & house numbers on DA & construction plans.

PART B - PRIOR TO ISSUE OF SUBDIVISION CONSTRUCTION CERTIFICATE

6. Landscape and Street Tree Inspection Fee

The developer must lodge with Council an inspection fee of \$159.00 per inspection in accordance with Council's Fees and Charges prior to the issue of the Construction Certificate for:

- landscape inspection prior to the release of the Subdivision Certificate; and
- landscape inspection following completion of the maintenance period.

7. Street Tree Bond

The developer is required to provide a bond to the value of the street tree landscape works.

The street tree bond will be returned following a 12 month maintenance period commencing from the date of the issue of the Practical Completion Certificate, provided the street trees remain in a satisfactory condition. In the event that any street trees are found damaged, dying or removed, Council will have the option to retain the whole or part of the bond. The developer must notify Council for a reinspection of the street trees.

8. Landscape Plan Construction Certificate Assessment

The developer must lodge with Council a fee as per Council's Fees and Charges for the assessment of the landscape plan prior to the issue of the Subdivision Construction Certificate.

9. Landscape Plan

A detailed landscape plan must be lodged with Council prior to any commencement of landscape works. In this regard one hard copy and one electronic copy of the landscape plans prepared by a Landscape Architect must be submitted to the Council prior to the release of the Construction Certificate (Subdivision).

The landscape plan must be prepared in accordance with the General Arrangement and Planting Plans L-B2C2-201D(07/02/2018)/501D(07/02/2018)/502(19/03/2018) prepared by Group GSA Pty Ltd, with Shellharbour DCP and must include the requirements as detailed:

- Landscape within road reserves and median strips must have a 10 metre visual clearance from an approaching side of any pedestrian crossing and planted with a plant species that has a mature height of 300mm.

10. Inter-Allotment drainage

Inter-allotment drainage must be provided to dispose of stormwater from those allotments that do not have fall to the street to which the lot fronts.

11. Soil and Water Management Plan

Prior to the issue of the Construction Certificate, the applicant must submit to and obtain the Certifying Authority approval of a Soil and Water Management Plan (SWMP).

The SWMP must clearly identify site features, constraints and soil types together with the nature of the proposed land disturbing activities and also specifies the type and location of erosion and sediment control measures. In addition, rehabilitation techniques that are necessary to deal with such activities should be referred to.

The SWMP must take into account the requirements of Landcom's publication Managing Urban Stormwater - Soils and Construction (2004) thus ensuring the following objectives are achieved, namely:

- a. minimise the area of soils exposed at any one time;
- b. conserve topsoil for reuse on site;
- c. identify and protect proposed stockpile locations;
- d. control surface water flows through the development construction site on a manner that:
 - i. diverts clean run-off around disturbed areas;
 - ii. minimises slope gradient and flow distance within disturbed areas;
 - iii. ensures surface run-off occurs at non-erodible velocities; and
 - iv. ensures disturbed areas are promptly rehabilitated;
- e. trap sediment on site to prevent off site damage. Hay bales are not to be used as sediment control devices. To ensure regular monitoring and maintenance of erosion and sediment control measures and rehabilitation works until the site is stabilized (includes landscaping);

- f. specifies measures to control dust generated as a result of construction activities on site;
- g. temporary sediment ponds must be fenced where the batter slope exceeds 1 vertical to 5 horizontal;
- h. design scour protection for the 10 year ARI event at all inlet and outlet structures; and
- i. including measures to prevent the tracking of sediment off the site.

12. Long Service Levy

The Long Service Levy must be paid prior to the issue of the Construction Certificate.

Note: This is a levy imposed by the NSW Government and administered by the Long Service Payments Corporation for the purpose of long service payments to building and construction workers.

13. Initial Geotechnical Report

A geotechnical report, prepared by a suitably qualified and experienced geotechnical engineer must be submitted to the Certifying Authority for approval prior to the issue of the Construction Certificate.

The report must cover, but not be limited to the following:

- a. extent and stability of proposed embankments including those acting as retarding basins;
- b. recommended Geotechnical testing requirements;
- c. level of geotechnical supervision for each part of the works as defined under AS 3798 - Guidelines on Earthworks for Commercial and Residential Developments;
- d. an analysis of the level of risk to existing adjacent structures/buildings including the scenario of a construction contractor using vibratory rollers anywhere within the site the subject of these works. In the event that vibratory rollers could affect adjacent structures/buildings, high risk areas must be identified on a plan and indicate that no vibratory rollers shall be used within that zone;
- e. the impact of the installation of services on overall site stability and recommendations on short term drainage methods, shoring requirements and other remedial measures that may be appropriate during installation;
- f. the recommended treatment of any unstable areas within privately owned allotments;
- g. requirement for subsurface drainage lines; and
- h. overall assessment of the engineering plans for the proposed development and their suitability in relation to the site's geotechnical characteristics.

14. Road Design

The road design must comply with the following:

- a. the grading and layout of all roads and lots must not allow for trapped low points and in addition ensure that overland flow is passed safely over public land;
- b. the road pavement must be designed with one layer of asphalt having a minimum thickness of 40 mm AC 10, except where pavers have been detailed in the DA plans. The pavement design for the proposed roads must be carried out by a qualified Geotechnical/Civil engineer in accordance with AUSTRROADS Guide to Pavement Technology;
- c. all vertical and horizontal alignment of all streets and all street intersections within the development must have adequate sight distance provided in accordance with AUSTRROADS requirements;

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- d. the geometric design of all roads, traffic facilities, intersection treatments, mid-block devices and entry features must be such as to permit a 12.5m rigid vehicle to manoeuvre in order to enter and leave each road travelling in a forward direction and without leaving the carriageway; and
- e. the relevant drawings must be annotated and properly referenced showing compliance with this condition. The drawings must be submitted with application for a Construction Certificate for approval by the Certifying Authority.

15. Soil and Water Management Plan Bond

The developer must lodge a bond to the amount of \$200 per lot to ensure compliance with erosion and sediment control measures incorporated in the approved Soil and Water Management Plan (SWMP). This bond must be in the form of an irrevocable bank guarantee made out in favour of Council, and must operate as follows:

- a. the bond must be submitted to Council prior to the release of the engineering plans for the subdivision;
- b. the bond must be held by Council until the expiration of the defects liability period for the subdivision, which commences at the completion of all engineering works, including placement of the final seal on all new roads; and
- c. if Council is to advise the developer that maintenance work is required on the erosion and sediment control measures, remedial work must be substantially commenced within forty eight (48) hours from the time of advice. Failure to comply with this direction will give Council the right to employ an appropriate contractor, (which could include the Soil Conservation Service) to undertake such measures as deemed necessary and fund these works from the bond guarantee.

16. Road and Drainage Plans

Road and drainage plans, must be prepared by a suitably qualified Engineer, in accordance with Council's Subdivision Design Code. The plans must be submitted to the Certifying Authority for approval prior to the release of the Subdivision Construction Certificate. All road and drainage work must then be constructed in accordance with Council's construction standards and approval at no cost to Council.

All stormwater pipes within the road reserves and within drainage easements intended to be dedicated to Council must be installed generally to the HS3 standard in accordance with the current edition of AS 3725 - Design for Installation of Buried Concrete Pipe.

17. Structural Design of Deep Pits

All pits deeper than 0.9 metres must be designed by a certified structural engineer and be in accordance with AS3600-2009. Pits deeper than 1.2 metres must have galvanised steel step irons (plastic coated black steel step irons will not be accepted) and pits deeper than 1.8 metres are to be reinforced concrete. Step irons at 300mm interval spacing from bottom of pit. Top step minimum 500mm below top surface level. Details to this effect shall be incorporated on the detailed drainage design that is submitted to the certifying authority for the Construction Certificate.

18. Pit Grates

All pits must have flush fitting grates. All pits larger than 600mm x 600mm are to be grated galvanised steel grid hinged and be heavy-duty type where traffic loading is expected.

19. Retaining Wall Structural Engineer

Where a retaining wall exceeds 600mm in height, the wall must be designed by a practising structural engineer and a Construction Certificate must be obtained prior to the commencement of work on the retaining wall.

All retaining walls must be located wholly within the property, including footings and agricultural drainage lines. Construction of retaining walls or associated drainage work along common boundaries must not compromise the structural integrity of any existing structures.

20. Electricity Substation

Where required, the land owner must dedicate to the applicable energy supplier, free of cost, an area of land within the development site (excluding any approved landscaped area) to enable an electricity substation to be installed. The size and location of the substation must be submitted for approval of both Council and the energy provider prior to the Subdivision Construction Certificate being issued.

21. Street Tree Plan

A detailed street tree plan must be lodged with Council prior to any commencement of landscape works. In this regard one hard copy and an electronic copy of the street tree plans prepared by a Landscape Architect must be submitted to the Council prior to the release of the Subdivision Construction Certificate.

22. Footpath and Sight Distance

Footpaths are to be located in accordance with the approved plans documented in condition 3, the Design Guidelines for Medium Density Housing and Apartments - Precincts B2 and C2 as endorsed by Council 17 June 2019 and be constructed in accordance with Council's specifications. If there are inconsistencies between these documents the approved plans prevail. The setback of the footpath pavement to the lot boundary and road kerb must be detailed on the plans submitted with the Subdivision Construction Certificate.

23. Waste Management Plan

A Waste Management Plan for the development must be prepared in accordance with Shellharbour City Council's Shellharbour Development Control Plan and be submitted with the Subdivision Construction Certificate.

The plan must detail all waste streams and disposal methods. Any surplus excavated material from the site must be taken to an approved land fill site and must be detailed on the waste management plan. Waste streams that have reuse/recycling potential must be disposed to a reuse/recycling outlet and not be disposed as landfill. Excavated material may only be taken to another site with prior written approval of the Certifying Authority.

24. Erosion and Sediment Control Plan

An Erosion and Sediment Control Plan based on detailed design and construction staging is required prior to the issue of a Construction Certificate including:

- a. Installation of sediment fencing around disturbed areas, including any topsoil stockpiles;
- b. Installation of silt arrestors to collect site runoff and retain suspended particles;
- c. Placement of hay bales around and along proposed catch drains and around stormwater

- drainage pits; and
- d. Temporary sediment basins, sizing and calculations.

25. Revised Acid Sulfate Soil Management Plan

In instance where the harbour will be filled prior to the completion of excavation works for Precincts B2 and C2 a revised Acid Sulfate Soil Management Plan will be required to address the potential risk of acidity being brought closer to the surface, described as a 'first flush' by SMEC (2018).

This must include:

- a. Monitoring of piezometers to assess groundwater levels and acidity; and
- b. Management actions required in the instance of excavation encountering elevated levels of acid sulfate soil.

PART C - PRIOR TO COMMENCEMENT OF WORKS

26. Sediment and Erosion Controls

Sediment and erosion controls must be implemented according to;

- a. Arcadis (2018) Erosion And Sediment Control Plan, Drawing number C-B2C2-101; and
- b. Erosion and Sediment Control Details, Drawing number C-B2C2-102.

27. Compliance with the Archaeological and Heritage Protection Plan for the Shell Cove Boat harbour/Marina

The Archaeological and Heritage Protection Plan is part of the Environmental Management Plan (EMP) for the Shell Cove boat harbour/marina. It concerns the following areas of land:

- a. the Shell Cove Project Area in general; and
- b. AHIMS Sites 52-5-207, 52-5-436, 52-5-437 and 52-5-438.

The requirements of this plan must be adhered to at all times.

28. Road Construction and Road Drainage Construction

The site manager must arrange for a satisfactory inspection by Shellharbour City Council of the following works:

- a. all road drainage works prior to backfilling of the work; and
- b. all road construction inspections as per Council's Subdivision Design Code.

29. Site Meeting

A site meeting with Council's Engineer, the applicant and the contractor must be held not less than 7 days prior to the commencement of work on site.

30. Soil and Water Management Plan Implementation (SWMP)

The measures required in the Soil and Water Management Plan approved by the Certifying Authority must be implemented prior to the commencement of works.

31. Subdivision Design Code Compliance

All works to be dedicated as a Council asset must be installed/constructed in accordance with

Council's Subdivision Design Code.

32. Construction Traffic Management Plan (CTMP)

Prior to the commencement of works, a CTMP detailing vehicle routes, number of trucks, hours of operation, access arrangements, impact on pedestrians and traffic control must be submitted to and approved by the Certifying Authority.

It is the developer's responsibility to adequately inform/brief for construction workers, sub-contractors and supervisors to ensure that the Construction Traffic Management Procedures are adhered to at all times.

33. Dilapidation Report

It is the applicant's responsibility to notify Council of any existing damage to public areas in the vicinity of the development site through the submission of a Dilapidation Report. The report must be supported with suitable photographic records. This information must be submitted to Council prior to the commencement of work.

34. Site Management Plan

Prior to the commencement of works, the applicant must submit to and obtain approval for a construction and site management plan from the Certifying Authority that clearly sets out the following:

- a. what actions are proposed to ensure safe access to and from the site and what protection will be provided to the road and footpath area from building activities, crossings by heavy equipment, plant and materials delivery and static load from cranes, concrete pumps and the like;
- b. the proposed method of loading and unloading excavation machines, building materials and formwork within the site;
- c. the proposed areas within the site to be used for the storage of excavated material, construction materials and waste containers during the construction period,
- d. sediment and erosion control measures as per Landcom's publication 'Managing Urban Stormwater - Soils and Construction (2004)' also known as the 'Blue Book' or subsequent revisions.
- e. how it is proposed to ensure that soil/excavated materials are not transported on wheels or tracks of vehicles or plant and deposited on the roadway; and
- f. the proposed method of support to any excavation adjacent to adjoining buildings or the road reserve. The proposed method of support is to be certified by an appropriately qualified and experienced engineer.

35. Acid Sulfate Soil

Prior to the commencement of works, areas where excavations are likely to be greater than 2m depth must have an additional assessment and laboratory testing to assess liming rates. This report must be included as an addendum to Coffey -Acid Sulfate Soil Management Plan Precincts B2/C2 Shell Cove, NSW and any revised management plan as required under this consent.

36. Unexpected Finds Contingency

An unexpected finds protocol for contamination must be prepared for the proposed works by a suitably qualified professional and submitted to the Certifying Authority prior to the

commencement of works. The unexpected finds protocol should include procedures and protocols for managing risks should unexpected finds of contamination be identified at the site.

37. Construction Environmental Management Plan

Prior to the commencement of works, a Construction Environmental Management Plan (CEMP) must be submitted to and approved by the Certifying Authority. The CEMP must include but is not limited to:

- a. Sediment and erosion controls;
- b. Unexpected acid sulphate soils protocols. This will include actions from Coffey (2018) Acid Sulfate Soil Management Plan Precinct B2/C2 Shell Cove, NSW - Management plan and procedures for Acid Sulfate Soils;
- c. Management of fuels and chemicals;
- d. A contaminated lands including unexpected finds and asbestos protocols;
- e. Construction noise controls. Construction noise levels must be managed according to the EPA Interim Construction Noise Guidelines;
- f. Dust control measures;
- g. Cultural Heritage stop work protocol;
- h. Native fauna protection measures - measures to minimise risk of harm to native fauna must include, but not be limited to:
 - i. Inspect in an around all vehicles and machines to ensure no native fauna is present prior to turning on or recommencing work;
 - ii. Cover trenches when possible to avoid trapping native fauna such as frogs and reptiles;
 - iii. Inspect trenches prior to filling; and
 - iv. Contact WIRES or South Coast Wildlife Rescue on 0418 427 214 immediately in the event of injury to native fauna.

Pre clearance surveys by the project ecologist must be conducted for temporary open drains and areas colonised by *Typha orientalis* (Bullrush) within the site to be cleared immediately prior to clearance.

38. Sydney Water Servicing

Application for a Section 73 Compliance Certificate under the Sydney Water Act 1994 must be made to Sydney Water Corporation prior to the commencement of works.

Application must be made through an authorised Water Servicing Coordinator. For assistance visit www.sydneywater.com.au > Plumbing, building and developing > Developing > Land development or telephone 13 2092.

39. Dilapidation Report

The beneficiary of the consent is to prepare a Dilapidation Report of any existing damage to public areas in the vicinity of the development site. The report must be supported with suitable photographic records. This information must be submitted to Council prior to the commencement of work.

40. Public Liability

Where occupation of and/or works within Council's road reserve are proposed, the beneficiary of this consent must provide evidence to Council of a Public Risk Insurance Policy with a minimum cover of \$20M for the full duration of the proposed works prior to the commencement of works. The Policy must note Council as an interested party.

PART D - DURING CONSTRUCTION WORKS

41. Sediment and Erosion Controls

Sediment controls must be properly installed and be maintained in full working order according to Arcadis (2018) Erosion and Sediment Control Details, Drawing number C-B2C2-102 at all times during construction works.

42. Acid Sulfate Soil

Acid Sulfate Soil (ASS) is likely to be encountered during trenching for services throughout Precincts B2 and C2. Section 5 of Coffey (2018) Acid Sulfate Soil Management Plan Precincts B2 and C2 details management actions regarding; assessment of soil, managing excavation, stockpiling, treatment, reuse onsite and managing ASS spoil as well as treatment of acidic water. Works must be conducted according to the management actions detailed in Coffey (2018).

43. Management of Fuels and Chemicals

Fuels and chemicals must be stored safely onsite, in a site shed, work vehicle or within a bunded area. Refuelling and mixing chemicals must be conducted in designated bunded area/s. Emergency protocols must be in place and implemented in the event of a fuel or chemical spill. Spill kits must be maintained and stored in designated areas.

44. Construction Noise Controls

Construction noise levels must be managed according to the EPA Interim Construction Noise Guidelines. Standard hours of operation must be included in the CEMP, Standard hours as determined by the EPA Interim Construction Noise Guidelines are; Monday to Friday 7 am to 5 pm Saturday 8 am to 1 pm, no work on Sundays or public holidays.

45. Dust Control Measures

Protocols to control dust leaving the site during construction works must be included in the CEMP, and include but not be limited to: monitoring, regular water carters wetting any dry areas of exposed ground, and stabilisation of exposed areas by seeding with sterile grasses.

46. Cultural Heritage stop work protocol

In the event that any potential Aboriginal heritage objects are found/uncovered during excavation all works must cease, the site secured and the Office of Environment and Heritage as well as Shellharbour Council's Aboriginal Liaison Officer must be contacted immediately.

47. Lots and Site Filling

All lot and site filling must be performed under Level 1 Geotechnical supervision in accordance with AS 3798-2007 or subsequent amendments.

48. Maintenance of Soil and Water Management Plan (SWMP)

The soil and water management controls must be maintained at all times during each stage of the development and checked for adequacy daily. The controls must not be removed until

the development is completed and the disturbed areas have been stabilised.

Maintenance must include but is not limited to ensuring:

- a. all sediment fences, sediment traps and socks are properly placed and are working effectively; and
- b. drains, gutters and roads are maintained clear of sediment at all times.

Note: It is an offence under the Protection of the Environment Operations Act 1997 to allow soil or other pollutants to fall or be washed into any waters or be placed where it is likely to fall or be washed into any waters. Substantial penalties may be issued for any offence.

49. Geotechnical Testing - Drainage

Geotechnical testing must be carried out and results submitted to the Certifying Authority to verify that the pipe trench bedding and backfill complies with the requirements outlined in Australian Standard AS 3725 - Design for Installation of Buried Concrete Pipe. Geotechnical testing must verify that the pipe trench bedding and backfill complies with the requirements for HS3 bedding/backfill must be performed at the rate of one test per 50m of pipeline with not less than two tests in any section of pipe exceeding 25m in length.

50. Excavation & Drainage Easement

There must be no loss of support of the existing drainage easement as a result of excavation of the site.

51. Traffic Committee - Signposting and Line Marking Plan

Prior to the implementation of the Signposting and Line Marking Plan, the Plan must be lodged with the City of Shellharbour Traffic Committee for written approval. This plan must detail all facilities, signage and line-marking required within and surrounding the development.

52. Street Lighting

The developer must submit a Public Lighting Design Brief to Council for approval for the provision of street lighting on all new public roads dedicated to Council. A street lighting design plan must be prepared by an accredited service provider for contestable works in NSW and submitted to the Energy provider for approval prior to construction. All street lighting must comply with the electricity service provider Street Lighting Policy and illumination requirements. All costs associated with the installation of street lighting must be borne by the developer.

53. Open or Occupy a Roadway or Footpath (Section 138 Roads Act 1993)

Prior to any physical works within Council's road reserve such as (but not limited to) installing a driveway or connecting stormwater facilities you will need to apply for approval under Section 138 of the Roads Act. There is no additional cost as this is paid for at the time of development application.

To lodge your application you will need to submit the following information:

- a. detailed engineering drawings of the proposed works in the road and footpath area,
- b. traffic management plan,
- c. provision of public risk insurance; and
- d. details of timing and length of works.

54. Service Conduits

Services conduits must be placed across carriageways prior to the placing of any pavement material. In this regard, a copy of the services plans must be submitted to the Principal Certifying Authority prior to the placement of pavement material. Alternatively, the services crossings must be under bored.

55. Site Documentation

A full set of approved documents (Development Consent, Construction Certificate Drawings and associated documentation) must be maintained on site for the duration of the construction works.

56. Aboriginal Heritage

Works must comply with the Approved Archaeological and Heritage Protection Plans (Protection Plans) and the conditions of the ss87/90 Consent and Permit (no. 2534) issued under the National Parks and Wildlife Act 1974. It is essential that works or vehicle movements do not occur in the immediate vicinity of registered Aboriginal site AHIMS 52-5-207.

The applicant must detail measures that have been taken to ensure compliance with the Conditions outlined within the Consent/Permit and the Protection Plans.

57. Construction Environmental Management Plan

Management actions detailed in the Construction Environmental Management Plan must be implemented throughout construction works.

58. Waste Management

The management of waste must comply with the Waste Management Plan approved by the Certifying Authority (refer Part B). All receipts such as waste disposal dockets must be retained (refer Part F). Any variations to the Waste Management Plan must have prior written approval of Council.

59. Imported Fill Material

The only fill material that may be received at the development site is:

- a. virgin excavated natural material (within the meaning of the Protection of the Environment Operations Act 1997), or
- b. any other waste derived material the subject of a resource recovery exemption under clause 51A of the Protection of the Environment Operations (Waste) Regulation 2005 that is permitted to be used as fill material.

Any waste derived material the subject of a resource recovery exemption received at the development site must be accompanied by documentation as to the material's compliance with the exemption conditions and must be provided to the Principal Certifying Authority on request.

The intent of this requirement is to ensure that imported fill is of an acceptable standard for environmental protection purposes.

Note: The application of waste derived material to land is an activity that may require a licence under the Protection of the Environment Operations Act. However, a licence is not required by the occupier of land if the only material applied to land is virgin excavated natural material or waste derived material the subject of a resource recovery exemption under clause 51A of the Protection of the Environment Operations (Waste) Regulation 2005.

60. Subdivision Design Code Compliance

All works to be dedicated as a Council asset must be installed/constructed in accordance with Council's Subdivision Design Code.

61. Earthworks Cut, Fill and Grading

Subdivision cut and fill to be generally as per 'Bulk earthworks cut & fill Plan' and 'Earthworks sections' submitted at DA stage.

62. Road Construction and Road Drainage Construction

The site manager must arrange for a satisfactory inspection by Shellharbour City Council of the following works:

- a. all road drainage works prior to backfilling of the work, and
- b. all road construction inspections as per Council's Subdivision Design Code.

63. Precinct B2 & C2 Urban Design Guidelines

All works are to be consistent with Precinct B2 and C2 Urban Design Guidelines where relevant. Where there is any inconsistency between these guidelines and the conditions of this consent, the consent will take precedence to the extent of the inconsistency.

64. Street Trees

The developer is required to install street trees on Council's footpath reserve as follows:

- a. one (1) tree per lot and two (2) trees per corner lot;
- b. trees must be set back a minimum 900mm from the back of the kerb or midway between the footpath and kerb. Where the tree is less than 900mm from the footpath, root barriers must be installed;
- c. a minimum 1000mm width x 1500mm depth timber edging installed at the base of the tree constructed from the back of the kerb;
- d. 2 x hardwood stakes with 50mm Hessian ties, fixed in a figure 8, to support each tree; and
- e. minimum 75mm depth of organic mulch applied a minimum 600mm diameter surrounding the base of the trunk.

65. Street Tree Planting Distances

The following recommended clearances are to be taken into account prior to the installation of street trees:

- a. minimum 2 metres either side of a driveway or vehicular crossing and street light posts;
- b. minimum 2 metres from services, signage and stormwater pits;
- c. minimum 8 metres from a road intersection; and
- d. minimum 15 metres from pedestrian crossing and traffic signals.

PART E - PRIOR TO ISSUE OF COMPLIANCE CERTIFICATE

66. Inspection of Stormwater Pipes

All stormwater pipes within road reserves and within drainage easements intended to be dedicated to Council must be inspected by CCTV. The CCTV must be carried out after all earthworks and road pavement works within the locality of the pipelines has been completed. A copy of the CCTV inspection must be recorded and submitted to the Principal Certifying Authority prior to the release of the Subdivision Certificate. Damaged pipes must either be replaced or repaired to the Principal Certifying Authority's satisfaction prior to the issuing of a Subdivision Certificate.

67. Compliance Certificate

Prior to the issue of a Compliance Certificate by the Certifying Authority, the Applicant must submit satisfactory Works As Executed Plans, CCTV of stormwater drainage and evidence of all other testing and construction works in accordance with the approved Construction Certificate Plans and Council's Subdivision Code.

The Compliance Certificate must be requested by the Applicant in writing.

PART F - PRIOR TO ISSUE OF SUBDIVISION CERTIFICATE

68. Lot Creation Geotechnical Report

A Geotechnical Engineer's report must be submitted to the Principal Certifying Authority with the Subdivision Certificate application. The report must be prepared by a Chartered Professional Engineer with professionally recognised geotechnical experience and must include:

- a. the classification of the proposed lot in accordance with the Australian Standard 2870 - Residential Slabs and Footings or subsequent amendments;
- b. the classification of the lot in relation to risk of slope instability; and
- c. the required site preparation and construction constraints within the building envelope of the lot appropriate to the assessed risk of slope instability.

69. Road Dedication

Prior to issue of the Subdivision Certificate, Benkelman beam testing must be undertaken on all roads proposed for dedication as road reserve. Testing must be carried out in accordance with the current version of the Shellharbour City Councils Subdivision Design Code at the time of issue of this consent. The acceptance criteria shall be based on the tolerable deflections as specified by AUSTRROADS at the time of issue of this consent.

At the time immediately prior to dedication of all Public Roads an inspection is to be undertaken by Council to determine that the road is in satisfactory condition. The road is to be handed over to Council at no cost to Council prior to issue of the Subdivision Certificate.

70. Subdivision Construction Works Maintenance Bond

The developer must lodge a Subdivision Construction Works Maintenance Bond in accordance with Council's Fees and Charges prior to the release of the Subdivision Certificate.

71. Final Geotechnical Report

A final geotechnical report prepared by a suitably qualified and experienced geotechnical consultant must be submitted to the Certifying Authority prior to the issue of the Subdivision Certificate. The report must include, but is not necessarily limited to:

- a. all earthwork operations;
- b. a fill plan showing extent and depth of fill;
- c. certification that all earthworks within the site have complied with the Subdivision Design Code. This must include appropriate test results, and test location diagram and date of testing;
- d. certification that all recommendations contained in geotechnical reports lodged in support of this development have been satisfied;
- e. the exact extent of any restricted building zones or any other restrictions affecting any of the allotments;
- f. identification of all land affected by landslip or instability constraints (if applicable); and
- g. verification that the pipe trench bedding and backfill complies with the requirements for HS3 bedding/backfill.

72. Final Plan of Subdivision

Prior to the release of the final plan of subdivision, it will be necessary to obtain a subdivision certificate. In this regard, it will be necessary to submit:

- a. an application for a Subdivision Certificate;
- b. a Practical Completion Certificate;
- c. five paper prints of the final plan of subdivision;
- d. the original and two paper copies of the 88B Instrument and Administration Sheet;
- e. fees appropriate at the time of submission of the application; and
- f. an electronic copy of the subdivision linework. The electronic copy should be in Map Grid of Australia 1994 Zone 56 (GDA94) coordinates and must contain closed linework of boundaries and easements. It must be submitted in DWG or DXF format on cd-rom or by email to traffic&subdivision@shellharbour.nsw.gov.au. The email and the electronic copy should be named "Subdivision Title & Stage DANo/Year Street Address Final Plan".

All sections of the plan, 88b Instrument and Administration Sheet including the original and copies, (except for the General Manager's date and signature) must be completed prior to lodging the plan.

73. Works As Executed Plans - Subdivision

Works As Executed plans must be submitted to the Principal Certifying Authority by a Registered Surveyor with the Subdivision Certificate application. The Works As Executed dimensions and levels must be shown in red on a copy of the approved Construction Certificate plans. As a minimum the plan must show:

- a. compliance with the approved design plans of all drainage works within council land, road reserve and drainage easements including connection into the subject lot/s, surface and invert levels of all pits, invert levels and sizes of all pipelines;
- b. certification from a registered surveyor that all storm water pipes and other services are wholly within an appropriate easement;
- c. compliance with the approved design plans of paved areas within rights of carriageway and road reserve;
- d. the extent, depth and final levels of filling;

- e. the location of all underground service conduits; and
- f. all deviations from the approved Civil Engineering Plans.

All levels must relate to Australian Height Datum.

74. Services & 88B Instrument

Lots affected by new or existing utility services must be burdened with easements and restrictions on the use of land to the satisfaction of the Principal Certifying Authority and the relevant utility provider.

75. Final Plan of Subdivision

Prior to the release of the final plan of subdivision, it will be necessary to obtain a Subdivision Certificate from Shellharbour City Council. In this regard, it will be necessary to submit:

- a. an application for a Subdivision Certificate;
- b. a Practical Completion Certificate;
- c. five paper prints of the final plan of subdivision;
- d. the original and two paper copies of the 88B Instrument and Administration Sheet; and
- e. fees appropriate at the time of submission of the application, and
- f. an electronic copy of the subdivision linework. The electronic copy should be in Map Grid of Australia 1994 Zone 56 (GDA94) coordinates and must contain closed linework of boundaries and easements. It must be submitted in DWG or DXF format on cd-rom or by email to traffic&subdivision@shellharbour.nsw.gov.au The email and the electronic copy should be named "Subdivision Title & Stage".

All sections of the plan, 88B Instrument and Administration Sheet including the original and copies, (except for the General Manager's date and signature) must be completed prior to lodging the plan.

76. Sydney Water Section 73 Compliance Certificate

A Section 73 Compliance Certificate under the Sydney Water Act 1994 must be obtained from Sydney Water Corporation and submitted to the Principal Certifying Authority prior to the issue of the Subdivision Certificate.

77. Section 94 Contributions

A contribution of \$105,860.60, subject to annual indexation, must be paid to Council towards the provision of public amenities and public services prior to the issue of the Subdivision Certificate. This amount has been calculated in accordance with Shellharbour City Council's Section 94 Contributions Plan 2016 Amendment 1 dated 8 March 2017 in the following manner:

- Residential contribution - Precinct 2, Shellharbour - \$113,810.00; and
- less Credit for C1.26 Passive Open Space Embellishment - (\$7,949.40)

The contribution amount contained in this condition is the base rate indexed to the date the consent is issued. The contribution amount will be adjusted in accordance with the indexation methods detailed in the Contributions Plan. Current indexed rates are available from Council.

The Contributions Plan may be inspected or a copy purchased at the Customer Service Counter at Council's offices, or downloaded from www.shellharbour.nsw.gov.au.

78. Service Conduits

Service conduits must be placed across carriageways prior to the placing of any pavement material. In this regard, a copy of the services plans must be submitted to the Principal Certifying Authority prior to the placement of pavement material. Alternatively, the services crossings must be under bored.

79. Utility Services - Electricity

Prior to the release of the Subdivision Certificate for the development written advice must be submitted to the Principal Certifying Authority that all requirements for the supply of electricity to the proposed allotments have been satisfied from the relevant electricity provider (Endeavour Energy).

80. Completion of Landscape works

All landscape works must be landscaped in accordance with the approved Landscape Plan prior to the issue of a Practical Completion Certificate unless otherwise agreed to by Council in writing. Any variations to the design or species used must be authorised by Council in writing before any changes are made.

81. Street Tree and Road Reserve Landscape Practical Completion Inspection

All street trees and road reserve landscaping must be inspected by Council prior to the commencement of a 12 month maintenance period. It is the responsibility of the developer to notify Council for the street tree inspection.

82. Landscape Handover Inspection

The landscape works on land to be dedicated to Council requires a handover inspection to be carried out at the end of the maintenance period. In this regard the developer is to notify Council one month prior to handover to arrange an inspection with Council and the developer. Council will take full maintenance responsibility of all landscape works following a satisfactory result at the end of the maintenance period.

83. Road Reserve Landscape

Landscape within road reserves and median strips must have a 10 metre visual clearance from an approaching side of any pedestrian crossing and planted with a plant species that has a mature height of 300mm.

84. Completion Certificate

Prior to the issue of a Completion Certificate by the Certifying Authority, the applicant must submit satisfactory Works As Executed Plans, CCTV of stormwater drainage and evidence of all other testing and construction works in accordance with the approved Construction Certificate plans and Council's Subdivision Design Code. The Completion Certificate must be requested by the applicant in writing.

85. Verification of Waste Management

Documentation verifying that all waste streams were managed in accordance with the Waste Management Plan shall be provided to the Principal Certifying Authority prior to the issue of a

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Subdivision Certificate. All records, such as waste disposal docketts or photographic evidence, shall be retained by the Principal Certifying Authority.

86. Repairs to Public Infrastructure

Any damage to public infrastructure, other than that previously noted in the Dilapidation Report (refer Part C), must be repaired and reinstated prior to the issue of the Subdivision Certificate. This work must be carried out by Council, or Council approved contractor, at the expense of the beneficiary of the consent.

87. Release of Certificate

The Subdivision Certificate shall not be released until all works required for the development, subject of this consent, have been completed.

This condition excludes verge landscape works as the planting of street trees and verge turfing is to be deferred until 70% of dwellings have been constructed at a later date.

PART G - AFTER ISSUE OF SUBDIVISION CERTIFICATE

88. Road & Drainage Works Maintenance Period

All road and drainage works must be maintained for a minimum period of 12 months commencing from the date of issue of the Subdivision Certificate, unless otherwise agreed to by Council. Any defective works must be rectified and/or replaced during the maintenance period in accordance with the approved Construction Certificate plans. All works and costs arising during the maintenance period must be borne by the developer. All roads and drainage must be maintained in their original construction condition for this liability period. The developer must notify Council for a re-inspection at the end of the maintenance period.

89. Subdivision - Maintenance Period

All works as part of this DA consent must be maintained for a minimum period of 12 months commencing from the date of the issue of the Subdivision Certificate, unless otherwise agreed to in writing by Council. The developer must ensure that any defective works shall be rectified and/or replaced during the maintenance period in accordance with the approved construction certificate plans.

All costs arising during the maintenance period must be borne by the developer. All works as part of this DA consent must be maintained in its original construction condition for this liability period.

The developer must notify Council for a re-inspection at the end of the maintenance period.

90. Street Tree and Road Reserve Landscape Handover Inspection

The street tree works on land to be dedicated to Council requires a handover inspection to be carried out at the end of the street tree maintenance period. In this regard the developer is to notify Council to arrange an inspection with Council and the developer. Council will take full maintenance responsibility of all street trees following a satisfactory result at the end of the maintenance period.

91. Street Tree Bond

The street tree bond will be returned following a 12 month maintenance period commencing from the date of the issue of the Practical Completion Certificate, provided the street trees remain in a satisfactory condition. In the event that any street trees are found damaged, dying or removed, Council will have the option to retain the whole or part of the bond. The developer must notify Council for a reinspection of the street trees.

92. Landscape Maintenance Period

To ensure establishment of the landscape, the completed landscaping works must be maintained for a 12-month period following the issue of the Subdivision Certificate. It is the responsibility of the beneficiary of the consent to ensure that any defective landscaping and/or plantings are rectified/replaced at the conclusion of the maintenance period in accordance with the approved landscape plan.

REASONS FOR THE IMPOSITION OF CONDITIONS

1. To minimise any possible adverse environmental impacts of the proposed development.
2. To ensure that the amenity and character of the surrounding area is protected.
3. To ensure that the design and siting of the development complies with the provisions of Environmental Planning Instruments and Council's Codes and Policies.
4. To ensure that the development does not conflict with the public interest.

Advisory Notes – General

Obstacle Height Limitation - Airport

There are height limitations relating to the operation of the airport for developments/activities/construction that may involve cranes, plant or machinery in the Shellharbour Local Government Area. Further details can be obtained from Council concerning the obstacle height limitations.

Critical Stage Mandatory Inspections

Mandatory inspections of the building work must be carried out by the Principal Certifying Authority at various stages of construction in accordance with clause 162A of the *Environmental Planning & Assessment Regulation 2000*.

It is recommended that you discuss with your Principal Certifying Authority the occasions when the building work is to be inspected prior to work commencing.

Erection of Signs

The principal contractor and the Principal Certifying Authority will need to have a sign (or signs) erected and maintained on the development site that provides their name and contact telephone number (during and outside work hours for the principal contractor), and stating that unauthorised entry to the site is prohibited. The principal contractor and Principal Certifying Authority can have separate signs or they can both use one sign if they choose.

A maximum penalty of 10 penalty units applies for failure to erect and maintain sign(s) detailing principal contractor and Principal Certifying Authority identification.

SafeWork NSW

The requirements of SafeWork NSW must be satisfied at all times.

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Failure to Comply with Consent

Failure to comply with any of the conditions of consent may result in a Penalty Infringement Notice being issued against the owner/applicant/builder. Substantially greater penalties may be imposed by the Court for non-compliance.

Lapsing of Development Consent

In accordance with Part 4, Division 4.9, section 4.53 of the *Environmental Planning & Assessment Act 1979*, the development approval lapses five years after the approval date unless building, engineering or construction work relating to the building has physically commenced.

Right to Appeal

If you are dissatisfied with this decision, Part 8, Division 8.3, section 8.7 of the *Environmental Planning & Assessment Act 1979* gives you the right to appeal to the Land & Environment Court within six months after the date on which you receive this notice.

Review of Determination

If you are dissatisfied with this decision, Part 8, Division 8.2 of the *Environmental Planning & Assessment Act 1979* provides that you may request Council to review its determination. The request cannot be made after the time limit for making of an appeal under section 97 expires.

To Vary Development Consent

The plans and/or conditions of this consent are binding and may only be varied upon application to Council under section 4.55 of the *Environmental Planning & Assessment Act 1979*. The appropriate fee shall accompany the application and no action shall be taken on the requested variation unless and until the written authorisation of Council is received by way of an amended consent.

Dial Before You Dig

Underground assets may exist in the area that is subject to your application. In the interests of health and safety and in order to protect damage to third party assets, please contact Dial Before You Dig at www.1100.com.au <<http://www.1100.com.au/>> or telephone on 1100 before excavating or erecting structures (this is the law in New South Wales). If alterations are required to the configuration, size, form or design of the development upon contacting the Dial Before You Dig service, an amendment to the development consent (or a new development application) may be necessary. Individuals owe asset owners a duty of care that must be observed when working in the vicinity of plant or assets. It is the individual's responsibility to anticipate and request the nominal location of plant or assets on the relevant property via contacting the Dial Before You Dig service in advance of any construction or planning activities.

Telecommunications Act 1997 (Commonwealth)

Telstra (and its authorised contractors) are the only companies that are permitted to conduct works on Telstra's network and assets. Any person interfering with a facility or installation owned by Telstra is committing an offence under the *Criminal Code Act 1995* (Commonwealth) and is liable for prosecution. Furthermore, damage to Telstra's infrastructure may result in interruption to the provision of essential services and significant costs. If you are aware of any works or proposed works which may affect or impact on Telstra's assets in any way, you are required to contact Telstra's Network Integrity Team on 1800810443.

Development within Vicinity of a High Pressure Gas Main

Contact Dial Before You Dig on 1100 or www.dialbeforeyoudig.com.au <<http://www.dialbeforeyoudig.com.au/>> Proposed works in the vicinity of any high pressure gas main must be directed to:

Jemena Asset Management Pty Ltd
PO Box 6507
SILVERWATER NSW 2128

Attention: Land Services Department

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Compliance with *Building Code of Australia*

The development must comply with the *Building Code of Australia* and all related standards and legislation.

Prescribed Payment System Tax Obligations

You may have a taxation obligation under the Prescribed Payment System. For more information, contact the Australian Taxation Office on telephone 132866.

END OF NOTICE