

ACCESS REPORT

Seniors housing development 17-21 Wardell Rd, Alstonville NSW

Date 21st September 2023 **Prepared for** DTA Architects Reference No. 22358-DA

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R1.0	16.6.23	Draft
R1.1	30.8.23	Final
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1.0 INTRODUCTION

1.1 General

This Access Report has been prepared at the request of DTA Architects for the purpose of completing an assessment of the Development Application architectural drawings associated with the proposed 13x dwelling seniors living development to be located at 17-21 Wardell Rd, Alstonville NSW.

1.2 Purpose

The purpose of this report is to identify the compliance status of the architectural design documentation against the following (as relevant to the project):

a. The accessibility provisions under the Building Code of Australia (BCA) 2022 – Volume 1, as includes:

- All of Part D4.
- Clauses F4D5, F4D6, D4D7, F4D12, E3D7 and E3D8.
- Schedule 5 NSW variations to the BCA.
- b. AS 1428.1-2009, AS 1428.4.1-2009 and AS 2890.6-2009.
- c. Disability (Access to Premises Buildings) Standards 2010 and Amendment Standards 2020.
- d. State Environmental Planning Policy (Housing) 2021 Section 93(3) & (4) and Schedule 4 only.

1.3 Documentation Relied Upon

This report has been prepared on the basis of the following:

Architectural plans prepared by DTA Architects, project no. 2022.033, listed as follows:

Drawing No.	Revision	Date	Title
6 of 17	А	21.9.23	Site & ground floor plan
7 of 17	А	21.9.23	First floor plan
8 of 17	A	21.9.23	Roof plan

• Survey plans prepared by RPS Australia East, listed as follows:

Drawing No.	Revision	Date	Title
Sheet 1 of 3	2	1.6.23	Detail survey
Sheet 2 of 3	2	1.6.23	Detail survey
Sheet 3 of 3	2	1.6.23	Detail survey

1.4 Exclusions & Limitations

The content of this report relates only to the matters directly nominated in this report and does not assess / include any of the following –

- Any parts of the BCA or standards not directly referenced by this report.
- Any federal, state, and local: policies / guidelines / legislations (except where directly referenced by this report).
- Assessment of SDA / SEPP 65.
- Disability Discrimination Act 1992 (DDA focuses on results. Does not offer prescriptive compliance options).
- Technical assessment for door operating forces, lighting levels, slip resistance ratings and luminance contrast levels.
- Gradients and crossfalls for ramps, landings and walkways unless provided on referenced drawings.
- Review of any fixtures &/or fittings unless detail provided.
- Work Health & Safety considerations.



- Services & equipment operating capacity &/or design.
- Any loose furniture shown on plan is treated as indicative only. The person/s responsible for furnishing the building should ensure their furnishing layout/s do not cause AS 1428.1-2009 circulation deficiencies.

1.5 Relevant Legislation

Disability Discrimination Act 1992

The Disability Discrimination Act 1992 (DDA) prohibits discrimination against people with disabilities in employment, education, access to premises, provisions of goods, services & facilities, accommodation, buying land, sport clubs and incorporated associations.

The 'access to premises' component of the DDA is captured by Section 23 of the DDA which states as follows (paraphrased):

"It is unlawful for a person to discriminate against another person on the ground of the other persons disability in relation to the provision of means of access to such premises."

The DDA per se is philosophical in approach and provides no measurable standards by which an existing built structure can be considered against to determine whether unlawful discrimination is occurring or is likely to occur.

The Act is enforced primarily through a complaint's mechanism, which allows individuals who have directly or indirectly experienced unlawful discrimination to seek a conciliated outcome through the Australian Human Rights Commission.

Compliance with the DDA is a decision for the building owner / occupier to enhance access on matters which are not covered by the applicable prescriptive requirements.

Disability (Access to Premises — Buildings) Standards 2010

On the 1st of May 2011, the DDA adopted the Disability (Access to Premises – Buildings) Amendment Standards 2010 (DAPS) which partially codified the 'access to premises' principles of the DDA by setting mandatory prescriptive requirements for the provision of access to new, and in some cases, existing buildings.

DAPS is limited to those aspects of the built environment which are governed by the BCA.

Access matters not addressed in the Premises Standards / BCA continue to be subject to possible discrimination complaints under the DDA if a person with disability experiences an access barrier.

The key parts under DAPS are as follows:

Affected Part

When new works to an existing building is proposed, the Premises Standards require that, in some situations, upgrading what is called the 'affected part' of a building.

Schedule 1 Access Code for Buildings

Schedule 1 of the Premises Standards contains the prescriptive deemed-to-satisfy provisions / Performance Requirements which new works must comply with.

Building Code of Australia

In NSW, the Environmental Planning and Assessment Act & Regulation contains the legislation applicable to the development of buildings.

The EP&A Act & Reg applies the Building Code of Australia as the technical requirement to be met for all new buildings and new building work to or within an existing building.

An existing part of a building, that is not subject to new works, is not required to comply with the BCA retrospectively unless specifically required by a State Environmental Planning Policy, DAPS or a condition of development consent.

1.6 Building Classification Assessment

Listed below is our assessment of the relevant BCA classification(s) in relation to the subject building.



BCA Building Classification(s)*:

Class 2

Residential

Note 1 - BCA Consultant / Certifier shall have the final say in determining building classifications.



2.0 TECHNICAL ASSESSMENT

2.1 General

This section incorporates the access related provisions contained in the BCA (Part D4, Clauses F4D5, F4D6, D4D7, F4D12, E3D7 and E3D8) and as reciprocated in the Premises Standards 'Schedule 1 – Access code for buildings'.

A summary of the compliance status of the architectural design is subsequently provided relevant to each clause.

Alongside each clause heading; compliance shall be indicated by using one (or more) of the following compliance categories –

Complies	Indicates that design compliance has been achieved with the Deemed- to-Satisfy provisions.	
Performance Solution	Indicates that compliance is achieved with the Performance Requirements (by way of performance solution).	
Capable of compliance	Specific details not provided; however, compliance is readily achievable.	
Does not comply	Indicates that design compliance has not been achieved with the Deemed-to-Satisfy provisions.	
Design Detail	sign Detail Compliance commentary is provided. Such should not be consider deficiencies but matters for consideration by the design team / assessme authority at relevant / nominated stages of design.	
Not applicable	The Deemed-to-Satisfy provision is neither applicable nor relevant.	
For Info	For information purposes only.	



2.2 Part D4: Access for People with a Disability

Clause D4D2: General building access requirements

Buildings and parts of buildings must be accessible as follows (unless exempt by Clause D4D5):

<u>Class 2</u>

Common areas

- From a pedestrian entrance required to be accessible to at least 1 floor containing sole-occupancy units and to the entrance doorway of each sole-occupancy unit located on that level.
- To and within not less than 1 of each type of room or space for use in common by the residents, including a cooking facility, sauna, gymnasium, swimming pool, common laundry, games room, individual shop, eating area, or the like.
- Where a ramp complying with AS 1428.1 or a passenger lift is installed:
 - (A) to the entrance doorway of each sole-occupancy unit; and
 - (B) to and within rooms or spaces for use in common by the residents.

Sole-Occupancy Units

• No requirements.

Compliance Status	
Capable of compliance	Access is suitably design detailed to comply with the above requirements. The finer design details shall be reviewed at the detailed design stage.
	The line design defaits shall be reviewed at the defailed design stage.

Clause D4D3: Access to buildings

An accessway must be provided to a building required to be accessible:

- a. From the main points of pedestrian entry at the allotment boundary; and
- b. From another accessible building connected by a pedestrian link; and
- c. From any required accessible carparking space on the allotment.
- An accessway must be provided through the principal pedestrian entrance, and:
- a. through not less than 50% of all pedestrian entrances including the principal pedestrian entrance; and
- b. in a building with a floor area more than 500m², a pedestrian entrance which is not accessible must not be located more than 50m from an accessible pedestrian entrance.

Doors on an accessway having multiple leaves must have a clear opening width of not less than 850mm for a single leaf.

Compliance Status	
Complies	Suitable accessways have been provided at the main points of entry at the allotment boundary and at the main building entries.

Clause D4D4: Parts of buildings to be accessible

In a building required to be accessible:

- a. every ramp & walkway (except a fire-isolated ramp) must comply with Clause 10 of A\$1428.1-2009.
- b. every stairway (except a fire-isolated stairway) must comply with Clause 11 of AS1428.1-2009.
- c. all fire-isolated stairways are required to comply with Clause 11.1(f) and (g) of AS 1428.1-2009.
- d. passing spaces must be provided as per Clause 6.4 of AS 1428.1-2009 at maximum 20m intervals on those parts of an accessway where a direct line if sight is not available.
- e. turning spaces must be provided as per Clause 6.5 of AS 1428.1-2009 as follows:
 - Within 2m of the end of accessways; and
 - At maximum 20m intervals along the accessway.



f. carpet installed in an accessway must comply with clause D4D4(g) and (h)

<u>Concession</u> – A ramp complying with AS 1428.1-2009 or a passenger lift need not be provided to serve a storey or level other than the entrance storey in a Class 5, 6, 7b or 8 building:

- containing not more than 3 storeys; and
- with a floor area for each storey, excluding the entrance storey, of not more than 200m².

Compliance Status	
Capable of compliance	1. The proposed walkways / ramps are suitably detailed and readily capable of compliance with AS 1428.1-2009.
	2. The proposed stairways are suitably detailed and readily capable of compliance with AS 1428.1-2009.
	3. Passing & turning spaces suitably provided.
	The finer design details shall be reviewed at detailed design stage.

Clause D4D5: Exemptions

An area where access would be inappropriate because of the particular purpose for which the area is used or would pose a health or safety risk for people with a disability; such area is not required to be accessible nor the path of travel providing access to such area.

Compliance Status	
Not applicable	No areas or rooms shall be exempt from access under this clause.

Clause D4D6: Accessible carparking

Compliance Status	
Not applicable	No accessible carparking required under this clause for a Class 2 development.

Clause D4D7: Signage

In a building required to be accessible:

- a. Braille and tactile signage complying with BCA Spec 15 must:
 - incorporate the international symbol of access or deafness, as appropriate, in accordance with AS 1428.1-2009 and identify each:
 - Sanitary facility, except a sanitary facility associated with a bedroom in a Class 1b or a SOU in a Class 3 or 9c building.
 - space with a hearing augmentation system.
 - identify each door required by BCA Clause E4D5 to be provided with an exit sign and state the word "Exit" followed by the "Level".
- b. signage incorporating the international symbol of deafness, must be provided within a room containing a hearing augmentation system identifying the hearing augmentation type, area covered and location to obtain receivers (if being provided).
- c. signage in accordance with AS 1428.1-2009 must be provided for accessible unisex sanitary facilities to identify left or right handed use.
- d. signage to identify an ambulant accessible sanitary facility in accordance with AS 1428.1-2009 must be located on the door of the facility.
- e. directional signage where a pedestrian entrance is not accessible (incorporating international symbol of access).
- f. directional signage at bank of toilets not incorporating an accessible unisex sanitary facility.
- g. In a building subject to Clause F4D12, directional signage complying with Spec 15 shall be provided at each bank of sanitary facilities and accessible unisex sanitary facility, other than one that



incorporates an accessible adult change facility, to direct a person to the location of the nearest accessible adult change facility within that building.

Compliance Status	
Capable of compliance	Signage shall be required as per subclause (a) above only. Although not detailed on plan, compliance is readily achievable during the detailed design phase.

Clause D4D8: Hearing augmentation

Compliance Status	
Not applicable	This clause does not apply to the subject development.

Clause D4D9: Tactile indicators

For a building required to be accessible, Tactile Ground Surface Indicators (TGSI's) complying with Sections 1 & 2 of AS/NZS 1428.4.1-2009 shall be required to warn people who are blind or have a vision impairment that they are approaching:

• A stairway (other than fire-isolated),

- An escalator,
- A passenger conveyor or moving walkway,
- A ramp (other than fire-isolated ramp, step ramp, kerb ramp or swimming pool ramp),
- In the absence of a suitable barrier, any overhead obstruction less than 2m above floor level,
- An accessway meeting a vehicular way adjacent to any pedestrian entrance to a building (excluding pedestrian entrance serving an area exempt by Clause D4D5, if there is no kerb or kerb ramp at that point, except for areas exempted by Clause D4D5).

Compliance Status	
Capable of	Tactiles have been indicatively shown to all the stairs.
compliance	Compliance with AS 1428.4.1-2009 is readily achievable subject to a review of the finer design details at the detailed design phase.

Clause D4D10: Wheelchair seating spaces in Class 9b assembly buildings

Complie	ance Status	
Not ap	oplicable	No Class 9b proposed.
	-	

Clause D4D11: Swimming pools

Compliance Status	
Not applicable	No swimming pools proposed.

Clause D4D12: Ramps

On an accessway:

- a. a series of connected ramps must not have a combined vertical rise of more than 3.6m; and
- b. a landing for a step ramp must not overlap a landing for another step ramp or ramp.

Compliance Status	
Complies	No step ramps proposed or series of ramps exceeding a vertical rise of 3.6m



Clause D4D13: Glazing on accessway

On an accessway, where there is no chair rail, handrail or transom, all frameless or fully glazed doors, sidelights and any glazing capable of being mistaken for a doorway or opening, must be clearly marked in accordance with AS 1428.1-2009.

Compliance Status	
Capable of compliance	All full height glazed walls, doors and sidelights within common areas shall be marked as per Cl. 6.6 of AS 1428.1-2009.
	Although not detailed on plan, compliance is readily achievable during the detailed design phase.



2.3 Part E3: Lift Installations

Clause E3D7: Passenger lift types and their limitations

Compliance Status	
Not applicable	No lifts proposed.
Clause E3D8: Accessible features required for passenger lifts	

Compliance Status	
Not applicable	No lifts proposed.



2.4 Part F4: Sanitary & Other Facilities

Clause F4D5: Accessible sanitary facilities

Compliance Status			
Not applicable	No communal sanitary facilities proposed.		
Clause F4D6: Acce	Clause F4D6: Accessible unisex sanitary compartments		
Compliance Status			
Not applicable	Not applicable No communal sanitary facilities proposed.		
Clause F4D7: Acce	essible unisex showers		
Compliance Status			
Not applicable	This clause does not apply to the subject development.		
Clause F4D12: Acce	essible adult change facilities		
Compliance Status			

Compliance Status	
Not applicable	This clause does not apply to the subject development.



3.0 TECHNICAL ASSESSMENT - SEPP 'SCHEDULE 4'

The below schedule covers all the essential features required for determining compliance with the SEPP (Housing) 2021–Schedule 4:

Note/s:

1. In accordance with Section 85 of the SEPP, an independent living unit, or part of an independent living unit located above the ground floor in a multi-storey building need not comply with the requirements in Schedule 4, sections 2, 7-13 and 15-20 if the development application is made by, or by a person jointly with, a social housing provided.

We understand that NSW Land & Housing Corporation (a social housing provider) is the proponent for the proposed activity for the subject development and therefore shall qualify for the above concession.

2. Any reference to AS 1428.1 in the table below is a reference to AS 1428.1-2021.

REQUIREMENT	COMMENTARY
PART 1 – STANDARDS APPLYING TO HOSTELS AND SI	
1. APPLICATION	
The standards set out in this Part apply to any seniors housing that consists of hostels or self-contained dwellings.	Noted.
2. SITTING STANDARDS	
 Wheelchair access (1) If the whole of the site has a gradient of less than 1:10, 100% of the dwellings must have wheelchair access by a continuous accessible path of travel (within the meaning of AS 1428.1) to an adjoining public road. 	 Only ground floor dwellings require wheelchair access.
 (2) If the whole of the site does not have a gradient of less than 1:10: (a) the percentage of dwellings that must have wheelchair access must equal the proportion of the site that has a gradient of less than 1:10, or 50%, whichever is the greater, and (b) the wheelchair access provided must be by a continuous accessible path of travel (within the meaning of AS 1428.1) to an adjoining public road or an internal road or a driveway that is accessible to all residents. 	2. N/A
 Common areas Access must be provided in accordance with AS 1428.1 so that a person using a wheelchair can use common areas and common facilities associated with the development. 3. SECURITY 	3. The gradient & crossfalls to the external pathways communal have been suitably detailed.

Pathway lighting: To be detailed at the next detailed design phase.



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REQUIREMENT	COMMENTARY
(a) must be designed and located so as to	
avoid glare for pedestrians and adjacent	
dwellings, and (b) must provide at least 20 lux at ground level.	
4. LETTERBOXES	
Letterboxes:	The letterboxes are suitably located to comply with this clause.
 (a) must be situated on a hard-standing area and have wheelchair access and circulation by a continuous accessible path of travel (within the meaning of AS 1428.1); 	
(b) must be lockable; and	
(c) must be located together in a central location adjacent to the street entry or, in the case of self-contained dwellings, must be located together in one or more central locations adjacent to the street entry.	
5. PRIVATE CAR ACCOMMODATION	
If car parking (not being car parking for employees) is provided —	Planning advice has been received from FACS Planners stating as follows:
 (a) car parking spaces must comply with the requirements for parking for persons with a disability set out in AS 2890.6, and (b) 10% of the total number of ear parking 	"All parking spaces required under clause 108(2)(j) of the Housing SEPP, being 1 space per 5 units, need to meet the requirements outlined in Schedule 4 clause 5"
(b) 10% of the total number of car parking spaces (or at least one space if there are fewer than 10 spaces) must be designed to enable the width of the spaces to be	This development proposes 13x units, therefore, according to the above advice, 3x accessible carspaces are required.
increased to 3.8 metres, and (c) any garage must have a power-operated	This development proposes 3x carparking spaces designed to comply with AS 2890.6-2009.
door, or there must be a power point and an area for motor or control rods to enable a power-operated door to be installed at a	In addition to the above & as required by this clause, the carpark incorporates 1x parking spaces capable of being widened to achieve 3.8m width.
later date.	Please ensure the stormwater pits situated over the accessible carspaces & associated shared areas do not impact the following:
	- Falls.
	- Slip-resistance.
	- Line-marking.
	The finer design details shall be reviewed against AS 2890.6 at detailed design phase.
6. ACCESSIBLE ENTRY	
Every entry (whether a front entry or not) to a dwelling, not being an entry for employees, must comply with clauses 4.3.1 and 4.3.2 of AS 4299, reproduced as follows:	The entry doors to all GF & FF units are suitably detailed.
a. Clause 4.3.1 - Accessible entrance: At least one accessible entry door shall be provided.	
one accessible entry door shall be provided.	



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	REQUIREMENT	COMMENTARY
	Clause 4.3.2 – Landing: Where the accessible	
	entry door is exposed to the weather, it shall	
	be provided with a landing outside the door	
	with a maximum fall of 1:40 and a low threshold at the entry door to exclude water.	
	The threshold shall allow for the smooth	
	transition of a wheelchair (see Figure 4.1). The	
	landing shall be of sufficient area to enable	
	wheelchair manoeuvrability.	
7.	INTERIOR: GENERAL	
(1)	Internal doorways must have a minimum clear opening that complies with AS 1428.1.	All doors and corridors within the ground floor dwellings are suitably design detailed.
(2)	Internal corridors must have a minimum unobstructed width of 1,000 millimetres.	
(3)	Circulation space at approaches to internal	
	doorways must comply with AS 1428.1.	
8.	Bedroom	
	least one bedroom within each dwelling must	The bedroom layout in each GF dwelling is suitably
		detailed for compliance with this clause subject to review of the finer design details at the detailed
(a)) an area sufficient to accommodate a wardrobe and a bed sized as follows:	design phase specifically in relation to subclause:
		(c) to (f).
	(i) in the case of a dwelling in a hostel— a single-size bed,	
	(ii) in the case of a self-contained dwelling—a queen-size (see dimensions below) bed, and	
(b)	a clear area for the bed of at least:	
()	(i) 1,200 millimetres wide at the foot of the bed, and	
	(ii) 1,000 millimetres wide beside the bed	
	between it and the wall, wardrobe or any other obstruction, and	
(c)	2x double general power outlets on the wall	
	where the head of the bed is likely to be, and	
(d)) at least one general power outlet on the wall	
	opposite the wall where the head of the bed is likely to be, and	
(e)	a telephone outlet next to the bed on the	
. ,	side closest to the door and a general power	
	outlet beside the telephone outlet, and	
(f)	wiring to allow a potential illumination level of at least 300 lux.	
N.B	B. – Queen size bed dimensions:	
•	Width 1.53m	
-	Length 2.03m	
-		



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REQUIREMENT	COMMENTARY
(1) At least one bathroom within a dwelling must be on the ground (or main) floor and have the following facilities arranged within an area that provides for circulation space for sanitary facilities in accordance with AS 1428.1:	The bathroom layout in each GF dwelling is suitably detailed for compliance with this clause subject to review of the finer design details at detailed design phase specifically in relation to subclauses (1)(a) to (e).
(a) a slip-resistant floor surface,	
(b) a washbasin with plumbing that would allow, either immediately or in the future, clearances that comply with AS 1428.1,	
(c) a shower that complies with AS 1428.1, except that the following must be accommodated either immediately or in the future:	
(i) a grab rail,	
(ii) portable shower head,(iii) folding seat,	
 (d) a wall cabinet that is sufficiently illuminated to be able to read the labels of items stored in it, 	
(e) a double general power outlet beside the mirror.	
(2) Subclause (1) (c) does not prevent the installation of a shower screen that can easily be removed to facilitate future accessibility	
10. TOILET	·
A dwelling must have at least one toilet on the ground (or main) floor and be a visitable toilet that complies with the requirements for sanitary facilities of AS 4299.	Toilets in GF dwellings are suitably detailed for compliance with this clause subject to a detailed review of the finer design details at detailed design phase.
11. SURFACE FINISHES	
Balconies and external paved areas must have slip-resistant surfaces.	Slip resistance to balconies & external paved areas is readily capable of compliance with this clause subject to review of the finer design details at detailed design phase.
12. Door Hardware	
Door handles and hardware for all doors (including entry doors and other external doors) must be provided in accordance with AS 4299, reproduced as follows:	The door hardware throughout the GF dwellings is readily capable of compliance with this clause subject to review of the finer design details at detailed design phase.
 Clause 4.3.4 – Door handles and hardware: The door handle and related hardware shall be of the type that allows the door to be unlocked and opened with one hand. 	
Door lever handles and hardware shall be	



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REQUIREMENT	COMMENTARY
above the plane of the finished floor and shall be in accordance with AS 1428.1.	
All lockable external doors in the housing unit should be keyed alike, including any garage doors, storeroom door and the like.	
13. ANCILLARY ITEMS	
 Switches and power points must be provided in accordance with AS 4299, reproduced as follows: Clause 4.11.1(a) - Switches: Light switches shall be located at a height not less than 900 mm nor more than 1100 mm above the finished floor and in line with the door handles. Switches shall be located adjacent to door handles where practical. Two-way switching is preferred. Clause 4.11.1(b) Power outlets: Except as elsewhere described, GPOs shall be located at a height of not less than 600 mm, with a preferred height of 1000 mm, above the finished floor and in line with the door handles. GPOs shall be located not less than 500 mm horizontally from internal corners. 	The switches & power points throughout the GF dwellings are readily capable of compliance with this clause subject to review of the finer design details at detailed design phase.
PART 2 – ADDITIONAL STANDARDS FOR SELF-CONTAINED DW	ELLINGS
14. APPLICATION OF STANDARDS IN THIS PART	
The standards set out in this Part apply in addition to the standards set out in Part 1 to any seniors housing consisting of self-contained dwellings.	Noted.
15. LIVING ROOM AND DINING ROOM	I
 A living room in a self-contained dwelling must have: (a) a circulation space in accordance with clause 4.7.1 of AS 4299, and (b) telephone adjacent to a general power outlet. A living room and dining room must have wiring to allow a potential illumination level of at least 300 lux. 	The living room layout in each GF dwelling is readily capable of compliance with this clause subject to review of the finer design details at detailed design phase.
16. KITCHEN	
A kitchen in a self-contained dwelling must	The kitchen layout in each GF dwelling is suitably
(a) a circulation space in accordance with clause 4.5.2 of AS 4299, and	detailed for compliance with this clause subject to review of the finer design details at detailed design phase specifically in relation to subclauses (c) to
 (b) a circulation space at door approaches that complies with AS 1428.1, and (c) the following fittings in accordance with the 	(e).
(c) the following fittings in accordance with the relevant subclauses of clause 4.5 of AS 4299:	
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		CONSULTANCY
	REQUIREMENT	COMMENTARY
(i)	benches that include at least one work surface at least 800 millimetres in length that comply with clause 4.5.5 (a),	
(ii)	a tap set (see clause 4.5.6),	
(iii)	cooktops (see clause 4.5.7), except that an isolating switch must be included,	
(i∨)	an oven (see clause 4.5.8), and	
	pull cupboard handles that are located	
and to	s the top of below-bench cupboards owards the bottom of overhead ards, and	
(e) gen	eral power outlets:	
(i)	at least one of which is a double general power outlet within 300 millimetres of the front of a work surface, and	
(ii)	one of which is provided for a refrigerator in such a position as to be easily accessible after the refrigerator is installed.	
17. ACC	ESS TO KITCHEN, MAIN BEDROOM, BATHROOM AND	TOILET
kitchen,	ulti-storey self-contained dwelling, the , main bedroom, bathroom and toilet e located on the entry level.	Not applicable to single story dwellings.
18. LIFTS	IN MULTI-STOREY BUILDINGS	
self-con access r ground	ulti-storey building containing separate tained dwellings on different storeys, lift must be provided to dwellings above the level of the building by way of a lift ing with clause E3.6 of the Building Code alia.	Not applicable.
19. LAUN	IDRY	
A self-co that has	ontained dwelling must have a laundry s:	The laundry layout in each GF dwelling is readily capable of compliance with this clause subject to review of the finer design details at detailed design phase.
	rculation space at door approaches that applies with AS 1428.1, and	
was	vision for the installation of an automatic hing machine and a clothes dryer, and	
	lear space in front of appliances of at t 1,300 millimetres, and	
leas		
(d) a slip	p-resistant floor surface, and	
(d) a slip (e) an cloth	p-resistant floor surface, and accessible path of travel to any hesline provided in relation to the elling.	



CONSULTAN		
REQUIREMENT	COMMENTARY	
A self-contained dwelling must be provided with a linen storage in accordance with clause 4.11.5 of AS 4299, reproduced as follows:	To be detailed in the detailed design phase for each GF unit.	
 Clause 4.11.5 - Linen storage: A linen storage cupboard of minimum 600 mm width, with adjustable shelving should be provided. 		
21. GARBAGE		
A garbage storage area must be provided in an accessible location.	A garbage enclosure has been provided in an accessible location.	



4.0 TECHNICAL ASSESSMENT - SEPP 'S93(3)&(4)'

We have undertaken an assessment of the referenced bus stop survey plans provided to us in the context of section 93, subclause 3 & 4 of the SEPP (Housing) 2021, see relevant clause extract below:

 (3) For the purposes of subsections (1) and (2), access is adequate if— (a) the facilities and services are, or the transport service is, located at a distance of not more than 400m from the site, and (b) the distance is accessible by means of a suitable access pathway, and (c) the gradient along the pathway complies with subsection (4)(c). (4) In subsection (3)— (a) a suitable access pathway is a path of travel by means of a sealed footpath or other similar and safe means that is suitable for access by means of an electric wheelchair, motorised cart or the like, and (b) the distance is to be measured by reference to the length of the pathway, and (c) the overall average gradient must be not more than 1:14 and the gradients along the pathway must be not more than— (i) 1:12 for a maximum length of 15m at a time, or (ii) 1:10 for a maximum length of 5m at a time, or 	
 (b) the distance is accessible by means of a suitable access pathway, and (c) the gradient along the pathway complies with subsection (4)(c). (4) In subsection (3)— (a) a suitable access pathway is a path of travel by means of a sealed footpath or other similar and safe means that is suitable for access by means of an electric wheelchair, motorised cart or the like, and (b) the distance is to be measured by reference to the length of the pathway, and (c) the overall average gradient must be not more than 1:14 and the gradients along the pathway must be not more than— (i) 1:12 for a maximum length of 15m at a time, or 	(3) For the purposes of subsections (1) and (2), access is adequate if—
 (c) the gradient along the pathway complies with subsection (4)(c). (4) In subsection (3)— (a) a <i>suitable access pathway</i> is a path of travel by means of a sealed footpath or other similar and safe means that is suitable for access by means of an electric wheelchair, motorised cart or the like, and (b) the distance is to be measured by reference to the length of the pathway, and (c) the overall average gradient must be not more than 1:14 and the gradients along the pathway must be not more than— (i) 1:12 for a maximum length of 15m at a time, or 	(a) the facilities and services are, or the transport service is, located at a distance of not more than 400m from the site, and
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 (b) the distance is to be measured by reference to the length of the pathway, and (c) the overall average gradient must be not more than 1:14 and the gradients along the pathway must be not more than— (i) 1:12 for a maximum length of 15m at a time, or 	(4) In subsection (3)—
 (c) the overall average gradient must be not more than 1:14 and the gradients along the pathway must be not more than— (i) 1:12 for a maximum length of 15m at a time, or 	(a) a suitable access pathway is a path of travel by means of a sealed footpath or other similar and safe means that is suitable for access by means of an electric wheelchair, motorised cart or the like, and
(i) 1:12 for a maximum length of 15m at a time, or	(b) the distance is to be measured by reference to the length of the pathway, and
	(c) the overall average gradient must be not more than 1:14 and the gradients along the pathway must be not more than-
(ii) 1:10 for a maximum length of 5m at a time, or	(i) 1:12 for a maximum length of 15m at a time, or
	(ii) 1:10 for a maximum length of 5m at a time, or

(iii) 1:8 for a maximum length of 1.5m at a time.

Following our assessment of the chainage / survey plans provided (as referenced in Section 1.3 of this report), we conclude as follows:

- 1. The pathway between the nominated bus stops and the site incorporates in various sections noncompliant gradients. Footpath upgrades required.
- 2. Certain sections of the pathway lack sealed footpaths, which is inconsistent with Subclause (3)(b) and (4)(a) above. These sections require upgrading to comply.
- 3. The distance measured between the bus stop and site appears to be <400m as per the above Subclause (3)(a).

Note - Assessment of s93(1)(2)&(5) is to be completed by the relevant expert/s.



5.0 CONCLUSION

This report identifies the compliance status of the Development Application architectural design with the following –

- a. The accessibility provisions under the Building Code of Australia (BCA) 2022 Volume 1, as includes:
 - All of Part D4.
 - Clauses F4D5, F4D6, D4D7, F4D12, E3D7 and E3D8.
 - Schedule 5 NSW variations to the BCA.
- b. AS 1428.1-2009, AS 1428.4.1-2009 and AS 2890.6-2009.
- c. Disability (Access to Premises Buildings) Standards 2010 and Amendment Standards 2020.
- d. State Environmental Planning Policy (Housing) 2021 Section 93(3) & (4) and Schedule 4 only.

The outcome of this report highlights that the fundamental aspects of the design are capable of compliance with the DTS provisions of the above codes subject to the finer design details being reviewed at the detailed design phase &/or during construction.