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1 **ADVISORY NOTES**

**Terminology**

1.1 Any reference in this document to a ‘consent’ means a ‘development consent’ defined in the Environmental Planning and Assessment Act 1979.

1.2 Any reference in this consent to a Construction, Compliance**,** Occupation or Subdivision Certificate is a reference to a certificate as defined by Part 6 of the Environmental Planning and Assessment Act 1979.

**Scope of Consent**

1.3 The granting of this consent does not imply or confer compliance with the requirements of the Disability Discrimination Act 1992. The applicant is advised to investigate any liability that may apply under that Act. The current suite of Australian Standard 1428 - Design for Access and Mobility, should be consulted for guidance. The prescriptive requirements of Part 1 of the Standard apply to certain buildings requiring development consent.

**Other Approvals**

1.4 A separate valid Construction Certificate shall be issued prior to commencement of any construction works.

1.5 This consent does not authorise the encroachment or overhang of any building or structure over or within any easement.

1.6 If any Aboriginal objects are found during construction, work is to cease immediately. Heritage NSW is to be notified and the site, and objects, are to be assessed by a suitably qualified Aboriginal Heritage Consultant in accordance with the requirements of Heritage NSW. No further works are to be undertaken on the site without the written consent of Heritage NSW.

**Services**

1.7 The applicant is advised to consult with:

(a) Central Darling Shire Council regarding water connection

(b) Recognised energy provider servicing the area

(c) Natural gas company (if applicable)

(d) The relevant local telecommunications carrier

regarding any requirements for the provision of services to the development and the location of existing services that may be affected by proposed works, either on the land or on the adjacent public road(s).

1.8 Underground assets may exist in the area that is subject to your application. In the interests of health, 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 NSW). 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 holders 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.

1.9 Telstra and its authorised contractors are the only ones 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 (Cth) 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 1800 810 443.

1.10 The developer shall be responsible for all public utility adjustment/relocation works, necessitated by the above work and as required by the various public utility authorities and/or their agents.

**Identification Survey**

1.11 The applicant is advised to obtain an identification survey from a registered surveyor to ascertain the correct location of the property boundaries, and to ensure the development does not encroach upon adjoining properties.

**Engineering Notes**

1.12 All works requiring approval under the Roads Act 1993 (except standard vehicular crossings) or Local Government Act 1993 must be approved PRIOR to the issue of any Construction Certificate or Subdivision Works Certificate.

**payment of fees does not relate to a condition of development approval**

**Road Damage**

1.13 The cost of repairing any damage caused to Council's assets in the vicinity of the land as a result of the development works shall be met in full by the applicant/developer.

**2 General**

**Scope of Consent**

2.1 This consent relates to the following drawings/details submitted to Council with the Development Application, subject to compliance with any other conditions of this consent:

|  |  |  |
| --- | --- | --- |
| **Drawing No.** | **Date** | **Drawn by** |
| 01(C) | 13May 2022 | Troppo Architects |
| 02(A) | 5 October 2021 | Troppo Architects |
| 03(A) | 5 October 2021 | Troppo Architects |
| 04(A) | 5 October 2021 | Troppo Architects |
| 05(A) | 5 October 2021 | Troppo Architects |
| 06(A) | 5 October 2021 | Troppo Architects |
| 07(A) | 5 October 2021 | Troppo Architects |
| OS693\_CP01 (1) | 9 September 2021 | Outer Space |
| OS693\_CP02 (-) | 1 October 2021 | Outer Space |

|  |  |  |
| --- | --- | --- |
| **Report** | **Date** | **Author** |
| Flood Study | 18 May 2022 | Tonkin Consulting |
| Statement of Environmental Effects | 12 October 2021 | Barnson Pty Ltd |
| Aboriginal Due Diligence Assessment | 21 April 2021 | Eco Logical Australia |
| Flora and Fauna Impact Assessment | 3 May 2021 | Eco Logical Australia |
| Bushfire Assessment Report | 6 April 2021 | Barnson Pty Ltd |
| Preliminary Contamination Assessment | 28 July 2021 | Barnson Pty Ltd |

**Inconsistency between documents**

2.2 If there is any inconsistency between the plans and documentation referred to above, or elsewhere in this consent, the most recent document shall prevail to the extent of the inconsistency. However, conditions of this consent prevail to the extent of any inconsistency. Where there is an inconsistency between approved plans and elevations, the elevations prevail.

**Lapsing of consent**

2.3 This consent will lapse 5 years from the date of the consent unless works associated with the development have physically commenced.

**Services**

2.4 Low voltage electricity and telecommunications services for the approved development shall be reticulated overhead and should be determined by the relevant authority

**Other Necessary Approvals**

2.5 A separate application will be required for the following approvals, under the Local Government Act 1993 and/or the Roads Act 1993.

* Vehicular crossing
* Works on or occupation of existing public roads (Not including works covered by a Roads Act Approval)

**Other Matters**

2.6 No construction preparatory work (such as, excavation, filling, and the like) shall be undertaken on the land prior to a valid Construction Certificate being issued.

**Natural Resources Access Regulator** 

2.7 Prior to the commencement of any controlled activity (works) on waterfront land, the consent holder must obtain a Controlled Activity Approval under the Water Management Act from the Natural Resources Access Regulator. Waterfront land for the purposes of this development application is land and material in or within 40 m of the top of the bank or shore of the Darling River.

2.8 The consent holder must not locate ramps, stairs, access ways, cycle paths, pedestrian paths or any other non-vehicular form of access way in a riparian corridor other than in accordance with a plan approved by the Natural Resources Access Regulator .

2.9 The consent holder must ensure that no materials or cleared vegetation that may (i) obstruct flow, (ii) wash into the water body, or (iii) cause damage to river banks; are left on waterfront land other than in accordance with a plan approved by the Natural Resources Access Regulator.

2.10 The consent holder is to ensure that all drainage works (i) capture and convey runoffs, discharges and flood flows to low flow water level in accordance with a plan approved by the Natural Resources Access Regulator; and (ii) do not obstruct the flow of water other than in accordance with a plan approved by the Natural Resources Access Regulator .

2.11 The consent holder must stabilise drain discharge points to prevent erosion in accordance with a plan approved by the Natural Resources Access Regulator .

2.12 The consent holder must establish all erosion and sediment control works and water diversion structures in accordance with a plan approved by the Natural Resources Access Regulator.

2.13 The consent holder must ensure that no excavation is undertaken on waterfront land other than in accordance with a plan approved by the Natural Resources Access Regulator.

**Flooding**

2.14 The underside of the 3 buildings are to be left open so as not to restrict overland flows and can only be enclosed with vertical metal security bars or palisade fencing.

**Other Engineering Matters**

2.15 Any future substation, temporary drainage works or other utility installation required to service the approved development shall not be sited on future or existing Council land, including road reservations and/or public reserves, other than those works specified in the Voluntary Planning Agreement or by conditions of this consent.

**3 Prior to Construction Certificate**

**DA Plan Consistency**

3.1 A construction certificate for the proposed development shall only be issued when the accompanying plans, specifications and/or details are consistent with the approved development application design plans.

3.2 No overhanging structure, eaves, gutter or services (including rainwater tank, hot water units, air-conditioning or the like) is permitted over the area of a registered easement.

**General**

3.3 All relevant conditions within the ‘Prior to Construction Certificate’ section of this consent shall be satisfied before any Construction Certificate can be issued.

**Services/Utilities**

3.4 The following documentary evidence shall accompany any Construction Certificate:

(a) A ‘Notification of Arrangement’ Certificate from a recognised energy provider, stating that arrangements have been made with the service authority for electrical services, including the provision of street lighting (if required), to the development.

(b) A written clearance from Telstra or any other recognised communication carrier, stating that services have been made available to the development or that arrangements have been made for the provision of services to the development.

**Construction materials**

3.5 The development approved by this consent is to be constructed in accordance with the materials, finishes and colours indicated on the photomontage and the external material and finishes schedule submitted with the application and listed at Condition 2.1.

**Access/Parking**

3.6 The internal driveway and parking areas are to be designed in accordance with Australian Standard 2890.1.

3.7 A minimum of 16 car parking spaces are required to be provided, being 12 spaces on Bonney Street as part of the Voluntary Planning Agreement and 4 car parking spaces on the site. These are to be designed having minimum internal clear dimensions in accordance with Australian Standard 2890.1 as follows:

* 2.6 m x 5.4 m
* Disabled Car Space: 2.6 m x 5.5 m (plus shared zone)

3.8 All internal driveways and other paved areas shall be designed to provide continuous surface drainage flow paths to approved points of discharge.

3.9 Access to and parking for persons with disabilities shall be designed in accordance with Australian Standard 2890.6 and AS1428.1 - 2009.

3.10 The layout of the proposed car parking areas associated with the subject development (including, driveways, grades, turn paths, sight distance requirements, aisle widths, aisle lengths, and parking bay dimensions) are to be designed in accordance with Australian Standard 2890.1 – 2004 and AS 2890.2 – 2002 for heavy vehicles.

3.11 The design of the car parking area is to ensure that all vehicles must enter and leave the development in the forward direction.

**Natural Resources Access Regulator**

3.12 The construction certificate will not be issued over any part of the site requiring a controlled activity approval until a copy of the Controlled Activity Approval issued by the Natural Resources Access Regulator is provided to Central Darling Shire Council.

**Aboriginal Archaeology**

3.13 The recommendations of the submitted ‘Eco Logical Australia, 2021 *Maari Ma Wellbeing Centre, Wilcannia – Aboriginal Due Diligence Assessment*. Prepared for Barnson Pty Ltd’ are to be implemented. In this regard, further archaeological assessment in accordance with Heritage NSW’s guidelines is required. This may include the requirement for an Aboriginal Heritage Impact Permit under the National Parks and Wildlife Act 1974. A copy of the additional archaeological assessment is to be submitted to Council prior to the issue of any construction certificate on the site.

**Building Code of Australia Compliance**

3.14 All aspects of the building design shall comply with the applicable performance requirements of the Building Code of Australia so as to achieve and maintain acceptable standards of structural sufficiency, safety (including fire safety), health and amenity for the ongoing benefit of the community. Compliance with the performance requirements can only be achieved by:

(a) Complying with the deemed to satisfy provisions, or

(b) Formulating an alternative solution which:

(i) complies with the performance requirements, or

(ii) is shown to be at least equivalent to the deemed to satisfy provision, or

(iii) A combination of (a) and (b).

**Site Works and Drainage**

3.15 Any required method to retain excavated or filled ground (not being exempt development under an environmental planning instrument), together with any associated groundwater drainage system, shall be designed by an appropriately qualified person. Details of such site works shall accompany the Construction Certificate.

3.16 Final design plans for subsoil, stormwater and roof water drainage systems and connections must be submitted to the principal certifying authority.

**Flooding**

3.17 The minimum floor levels of the building are to be RL 77.40 metres to Australian Height Datum (AHD).

3.18 A Flood Management Plan is to be prepared by an experienced Chartered hydraulic engineer registered on NER, to address emergency flood management of the site including the use as appropriate of warning signs, notices of procedures and depth gauges (if required). The plan is to recommend to evacuate and must incorporate maintenance free measures into the development to ensure the timely, orderly and safe evacuation of people from the area if required should a flood occur. Detail the evacuation route. Any requirements of the Plan are to be implemented prior to occupation. A colour laminated copy of the Flood Management Plan is to be permanently affixed within each of the buildings to the inside of a kitchen, or laundry, or another cupboard door.

3.19 A plumber licensed with NSW Fair Trading is to certify that the buildings comply with the minimum standards defined by the Water Efficiency Labelling and Standards (WELS) Scheme for any water use fittings. Minimum WELS ratings are:

i. 4 star dual-flush toilets;

ii. 3 star showerheads;

iii. 5 star taps (for all taps other than bath outlets and garden taps);

iv. 3 star urinals; and

v. 3 star Water efficient washing machines and dishwashers have been used.

3.20 An experienced chartered hydraulic engineer is to prepare and certify a detailed non-potable water supply and irrigation plan for non-potable water uses on the site including all toilet/urinal flushing and landscape watering and that all Council requirements have been satisfied. The plan is to show the rainwater pipe and tank arrangement including:

i. a first flush or pre-treatment system,

ii. a pump with isolation valves;

iii. a solenoid-controlled mains water bypass;

iv. an inline filter;

v. providing taps for landscape watering

vi. ensuring all the rainwater reuse pipes and taps are coloured purple.

vii. fitting rainwater warning signs to all external taps using rainwater.

3.21 The construction certificate plans shall set all the electrical power points, the air conditioning units (if applicable) and hot water service above the floor level.

3.22 Building materials capable of withstanding prolonged immersion in flood water shall be incorporated in the design of that part of the building below the nominated floor level.

3.23 The building shall be designed and certified by a suitably qualified person to withstand the forces of floodwaters and the impact of any debris likely to be carried by such floodwaters. A copy of the certificate shall accompany the Construction Certificate.

**Local Government Act Requirements**

3.24 Under Section 68 of the Local Government Act 1993 an approval for engineering work is required. These works include but are not limited to the following:

* Any works on adjoining land (outside the subject site boundaries)
* Inter-allotment drainage on adjoining land

The above requirements are further outlined in this section of the consent.

**Roads Act Requirements**

3.25 Under Section 138 of the Roads Act 1993 an approval for engineering work is required. These works include but are not limited to the following:

* Any works within Council’s road reserve
* Road construction
* Kerb inlet pit connections or construction
* Vehicular crossings
* Path paving

The above requirements are further outlined in this section of the consent.

**Other Engineering Requirements**

**Roads**

3.26 Submit a pavement report prepared and designed by a professional civil engineer with soil tests carried out by a registered National Association of Testing Authorities (NATA) soils laboratory. The pavement design shall withstand the traffic loadings listed in this consent.

Note: The design California Bearing Ratio (CBR) is to be confirmed on site prior to placement of any pavement. If actual CBR is less than design CBR, revised pavement design will be required.

3.27 Submit a traffic management plan (TMP) including but not limited to a Traffic Control Plan (TCP) and Pedestrian Management Plan, for any works within public road reserves. The TCP shall be approved, signed and dated by a person who holds a current Transport for NSW (Roads and Maritime) Work Zone Traffic Management Plan accreditation and photo card.

3.28 Proposed new roads shall be designed and constructed as follows:

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Name** | **Reserve Width(m)** | **Length (m)** | **Formation (m)** | **Traffic Loading N(E.S.A)** |
| Bonney Street | 40m | 50m | 3.5m-6.0m-3.5m | 5x104 |

**Drainage**

3.29 Drainage from the site must be conveyed through the site in a suitable swale and pipe drainage system to the river. Appropriate measures to be taken to prevent scouring and erosion of swales. This must be consistent with any requirements of the Natural Resources Access Regulator.

3.30 Provide inter-allotment drainage lines for lots that do not drain directly to a public road. The design shall include pipeline long-sections and identify location and levels of services.

**Engineering**

Civil engineering plans are based on modern ‘water sensitive urban design’ principals andare design by qualified and experienced civil engineers (Barnson) to comply with the relevant Australian Standards. The planning application shows clearly the bitumen roadways are to have mono falls over concrete edges before falling to catchments in the middle of the turning circle of the drop off and arrival bay. Stormwater is then held in that location before being released via a stormwater pipe designed by the Civil Engineers to fall into the side entry of the river.

**Earthworks**

3.31 Batters are not to exceed a grade of 1V:5H, unless otherwise approved by this consent, and are to be stabilised with topsoil, turf and vegetation.

**Bush Fire Prone Land**

3.32 The various construction standards and features required to protect the building from bush fire shall be provided in accordance with Australian Standard 3959-2009 - Construction of Buildings in Bushfire-Prone Areas.

**4 Prior to Development Works**

**Safety/Health/Amenity**

4.1 Toilet facilities shall be provided on the land at the rate of 1 toilet for every 20 persons or part thereof employed at the site.

Each toilet provided shall be:

(a) a standard flushing toilet, or

(b) a temporary on-site toilet which is regularly maintained and the waste disposed to an approved sewerage management facility.

4.2 A sign is to be erected and maintained in a prominent position on the site in accordance with Clause 70 of the Environmental Planning and Assessment Regulation 2021

1. the name, address and telephone number of the principal certifying authority for the work, and
2. the name of the principal contractor (if any) for the building work and a telephone number on which that person may be contacted outside working hours, and

(c) stating that unauthorised entry to the work site is prohibited.

This condition does not apply to:

(a) building work carried out inside an existing building, or

(b) building work carried out on premises that are to be occupied continuously (both during and outside working hours) while the work is being carried out.

4.3 All soil erosion and sedimentation control measures indicated in the documentation accompanying the construction certificate shall be installed prior to the commencement of development works.

4.4 Any excavation and/or backfilling associated with the development shall be executed safely and in accordance with appropriate professional standards, with any excavation properly guarded and protected to prevent such work being dangerous to life or property.

**Notification to Council**

4.5 The person having the benefit of this consent shall, at least 2 days prior to work commencing on site, submit to Council a notice in accordance with the Environmental Planning and Assessment Regulation 2000, indicating details of the appointed Principal Certifying Authority and the date construction work is proposed to commence.

4.6 At least 5 full working days written notice must be given for the commencement of engineering works. Such notice must be accompanied by evidence of the contractors Public Liability and Workers Compensation Insurances. For Public Liability Insurance this should be a minimum amount of $10,000,000.

**Protection of Fauna**

4.7 It is the responsibility of the developer to ensure that the removal of hollow-bearing trees or trees containing nests is conducted with due regard to any fauna present. In the event that fauna is evident an ecologist shall be engaged on-site to undertake appropriate relocation any fauna.

**5 During Construction**

**Safety/Health/Amenity**

5.1 Should the development work:

(a) be likely to cause pedestrian or vehicular traffic in a public place to be obstructed or rendered inconvenient, or

(b) involves the enclosure of a public place,

the required hoarding, awning or protective barrier shall be maintained between the land and the public place.

The hoarding, awning or protective barrier shall be effectively illuminated between sunset and sunrise where it may be hazardous to persons in the public place.

5.2 All measures specified in the construction certificate to control soil erosion and sedimentation shall be maintained throughout development works.

5.3 Building and construction materials, plant, equipment and the like shall not to be placed or stored at any time on Council's footpath, roadway or any public place.

**Building Code of Australia Compliance**

5.4 Compliance with the Building Code of Australia.

**Surveys**

5.5 The building(s) shall be set out by a registered surveyor and a survey report lodged with the Principal Certifier to verify the approved position of each structure in relation to the property boundaries.

**Nuisance Control**

5.6 Any objectionable noise, dust, concussion, vibration or other emission from the development works shall not exceed the limit prescribed in the Protection of the Environment Operations Act 1997.

5.7 The hours of any offensive noise-generating development works shall be limited to between 7 am to 5 pm, Mondays to Fridays: 8 am to 1 pm, Saturdays; and no such work to be undertaken at any time on Sundays or public holidays.

**Tree Protection**

5.8 The measures required to effectively protect trees on the land shall be maintained throughout the development works.

**Construction Inspections**

5.9 The person having the benefit of this consent is required to notify the Principal Contractor for the building construction project that various mandatory and critical stage inspections must be conducted by an accredited certifier, and may include inspections (where applicable):

1. After excavation for, and prior to placement of, any footings; and
2. Prior to pouring any in-situ reinforced concrete building element; and
3. Prior to the covering of the framework for any floor, wall roof or other building element, and prior to covering waterproofing in any wet areas; and
4. Prior to covering waterproofing in any wet areas (but for a minimum of 10% of rooms with wet areas in any class 2, 3 or 4 building); and
5. Prior to covering any stormwater drainage connections; and
6. After the building work has been completed and prior to any Occupation Certificate being issued in relation to the building.

The critical stage inspection “(f)” must be carried out by the Principal Certifier.

Any inspection conducted by an accredited certifier other than the nominated PC for the project must be verified by way of a Compliance Certificate issued for the relevant works.

Note: Failure to ensure the relevant inspections are conducted will preclude the issue of an Occupation Certificate.

**Site Contamination**

5.10 Should any contaminated material be unearthed during the construction works, all works are to cease immediately and a suitably qualified environmental site contamination consultant is to investigate and report on the findings.

5.11 Should any remediation works be required documentary evidence prepared by a suitably qualified environmental consultant validating the site is to be submitted to Council for approval.

**European Heritage**

5.12 If, during the course of construction, the applicant or persons acting on this consent become aware of any previously unidentified heritage object(s), all work likely to affect the object(s) shall cease immediately and Heritage NSW shall be notified immediately in accordance with section 146 of the *Heritage Act 1977*. Relevant works shall not recommence until written authorisation from Heritage NSW is issued.

**Aboriginal Heritage**

5.13 If, during the course of construction, the applicant or persons acting on this consent become aware of any previously unidentified Aboriginal object(s), all work likely to affect the object(s) shall cease immediately and Heritage NSW informed in accordance with Section 89A of the *National Parks and Wildlife Act 1974*. Relevant works shall not recommence until written authorisation from the Heritage NSW is received by the applicant. In addition, a delegate of the Barkindji Nation is to be contacted.

**Other Matters**

5.14 All landscaping, fencing and driveways are to be provided in accordance with the approved plans, and the details submitted and approved as part of the Construction Certificate.

**Boundary Levels**

5.15 Any construction at the property boundary, including but not limited to fences and driveways shall not be carried out until boundary alignment levels have been fixed.

**Soil Erosion and Sediment Control Measures**

5.16 Appropriate dust control measures are to be implemented during construction to reduce any impact on local air quality and reduce dust emissions. This will include but not be limited to regularly wetting down of the site during the course of works being carried out in order to control wind-blown dust.

5.17 All roads adjoining the site must be kept clean and free of all materials.

**Inspection of Engineering Works - Roads Act 1993 or Local Government Act 1993**

5.18 All inspection(s) required by this consent for any engineering works that are approved under the *Roads Act 1993* or Local Government Act 1993 must be made by Council's Engineer.

**Public Safety**

5.19 The applicant is advised that all works undertaken are to be maintained in a safe condition at all times. Council may at any time and without prior notification make safe any such works Council considers to be unsafe and recover all reasonable costs incurred from the applicant. OK during construction period only

**Site Security**

5.20 Chain wire gates and security fencing must be provided around the site in order to prevent unauthorised access and dumping of rubbish.

**Traffic Control**

5.21 Traffic control devices/facilities (i.e. barricades, signs, lights, etc.) required by the certified Traffic Control Plan must be setup, installed, monitored and maintained and by a person who holds a current Transport for NSW (Roads and Maritime) accreditation and photo card to implement Traffic Control Plans.

**6 Prior to Occupation Certificate**

**Consolidation of Lots**

6.1 The lots shall be consolidated into one title which shall be registered with NSW Land Registry Services.

**Road Damage**

6.2 The cost of repairing any damage caused to Council's assets in the vicinity of the land as a result of the development works shall be met in full by the applicant/developer.

**Compliance with Conditions**

6.3 An Occupation Certificate shall not be issued until such time as all conditions of this consent, other than ‘Operational’ conditions, have been satisfied. The building shall not be occupied or used until the principal certifying authority has issued an occupation certificate.

6.4 Prior to commencement of the occupation or use of the whole or any part of a new building, or commencement of a change of building use for the whole or any part of an existing building, it is necessary to obtain an Occupation Certificate from the Principal Certifier in accordance with the provisions of Section 6.9 of the Environmental Planning and Assessment Act 1979.

**Service Authorities**

6.5 The following documentary evidence shall be obtained and forwarded to the Principal Certifying Authority prior to the release of any Occupation Certificate:

1. A water supply compliance certificate or equivalent must be obtained.
2. A ‘Notification of Arrangement’ Certificate from the relevant energy provider, stating that arrangements have been made with the servicing authority for electrical services, including the provision of street lighting, to the development.

(c) A written clearance from Telstra or any other recognised communication carrier, stating that services have been made available to the development or that arrangements have been made for the provision of services to the development.

**Temporary Facilities Removal**

6.6 Any hoarding or similar barrier erected to protect a public place shall be removed from the land and/or public place.

6.7 Any temporary toilet facilities provided during construction works shall be appropriately dismantled, disconnected and removed from the land.

6.8 Any temporary soil erosion control measure installed during development works shall be removed and other permanent measures required by Council’s Soil Erosion Control Policy shall be provided.

6.9 Any temporary builder's sign or other site information sign shall be removed from the land.

**Landscaping/Car Parking**

6.10 All landscaping shall be completed in accordance with approved landscaping design plan. All turfed areas shall be finished level with adjoining surfaces and graded to approved points of drainage discharge.

6.11 All turfed areas shall be finished level with adjoining surfaces and graded to approved points of drainage discharge.

6.12 All landscaping, recreation features and furniture, bbq facilities, children’s play equipment and clothes drying facilities shall be completed in accordance with the approved landscaping design plans submitted as part of the construction certificate.

6.13 All fencing shall be completed in accordance with the approved details submitted as part of the Construction Certificate. All fencing work must be provided at full cost to the developer. The selected fencing material/design must also minimise/eliminate the potential for graffiti attacks. Where possible, foliage should be grown on/over fencing adjacent to public areas to minimise any potential for graffiti.

6.14 Vandal proof and security lighting, any CCTV and security measures are to be provided in accordance with the approved details submitted as part of the Construction Certificate.

6.15 All power boards should be housed within a locked cabinet to restrict tampering with the power supply. The lock set must be approved by the electricity authority.

6.16 Entrance/exit points are to be clearly signposted and visible from the street and the site at all times.

6.17 Access and parking for people with disabilities shall be provided in accordance with Australian Standard 2890.1.

6.18 All required internal driveways and car parking spaces shall be line-marked, sealed with a hard standing, all-weather material to a standard suitable for the intended purpose.

**Fire Safety**

6.19 Smoke alarm/s complying with the provisions of the Environmental Planning and Assessment Amendment (smoke alarms) Regulation, 2006, shall be installed in the building.

**Engineering Matters**

6.20 A certificate from a Registered Surveyor must be obtained and submitted to Council verifying that all finished floor levels (FFL) required by this consent have been achieved. The certificate must acknowledge that works and the construction of the floors have been complete. All levels must be to Australian Height Datum (AHD).

**Surveys/Certificates/Works as Executed Plans**

6.21 A registered surveyor is to certify that:

i. the 4 flood warning signs have been installed. One in the carpark and one adjacent to the underfloor of each of the buildings;

ii. the Flood Management Plan is permanently affixed within each of the buildings to the inside of a kitchen, or laundry, or another cupboard door;

iii. all the other requirements of the Flood Management Plan have been implemented including the installation of all other signage and notices;

iv. the powerpoints, air conditioning units (if applicable) and hot water service are all above the design floor level

v. the finished floor levels for the buildings is at or above the minimum required of RL 77.40 m AHD (tolerance - zero to +0.3 m).

6.22 A Work-as-Executed (WAE) plan signed by a Registered Engineer (NER) or a Registered Surveyor must be submitted to Council when the engineering works are completed. A colour soft copy (on a CD/USB with file format .PDF) of the WAE plans are to be submitted to Council. All engineering WAE plans MUST be prepared on a copy of the original, stamped Construction Certificate plans for engineering works.

6.23 This development requires separate approvals under the Roads Act 1993 and / or Local Government Act 1993. Prior to the issue of an Occupation Certificate, the applicant must obtain written confirmation from Council that these works have been completed to its satisfaction.

**Easements/Restrictions/Positive Covenants**

6.24 Any easement(s) or restriction(s) required by this consent must nominate Central Darling Shire Council as the authority to release vary or modify the easement(s) or restriction(s). The form of easement or restriction created as a result of this consent must be in accordance with the following:

* + - 1. Any requirements of Central Darling Shire Council.
      2. The standard format for easements and restrictions as accepted by NSW Land Registry Services.

6.25 Restrictions and/ or positive covenant must be endorsed by Council and lodged with NSW Land Registry Services over the overland flow-path.

**Car Parking**

6.26 Entrance/exit points are to be clearly signposted and visible from the street and the site at all times.

6.27 Access and parking for people with disabilities shall be provided in accordance with Australian Standard 2890.1.

6.28 All required internal driveways and car parking spaces shall be line-marked, sealed with a hard standing, all-weather material to a standard suitable for the intended purpose.

**Lighting**

6.29 All lighting is to comply with relevant Australian Standards, including Australian Standard 4282 to ensure no spillage of light affecting the amenity of adjoining residential properties.

**Aboriginal heritage**

6.30 Prior to the release of an occupation certificate, the following documents are to be submitted to Central Darling Shire Council for its records:

1. any Aboriginal Heritage Impact Permit (AHIP) for the development site
2. the Aboriginal Heritage Report
3. an extensive search site record for the area covered by the AHIP in a spreadsheet and map format.

7 **Operational**

**Access/Parking**

7.1 All required roadworks, car parking spaces and internal driveways shall be maintained to a standard suitable for the intended purpose.

7.2 All loading and unloading operations shall take place at all times wholly within the confines of the land.

7.3 Access and parking for people with disabilities shall be maintained in accordance with provisions of Australian Standards 1428.1 and 2890.1.

**General**

7.4 The hours of operation of the health services facility shall not be outside the following nominated times. Any alteration to these hours will require the separate approval of Council via a Section 4.55 modification application.

Monday to Friday: 9:00am to 5:00pm

In the event that visiting doctors and medical personnel are only available on weekends and/or public holidays, the facility may open during the above hours on such days.

7.5 No goods, materials, or trade waste shall be stored at any time outside the building other than in approved garbage receptacles.

7.6 Spillage of light, if any, shall be controlled so as not to cause nuisance to the amenity of adjoining land. If artificial lighting is proposed full details are to be submitted indicating the manner in which adjoining properties are to be protected.

7.7 Should an intruder alarm be installed on the land it shall be fitted with a timing device in accordance with the requirements of the Protection of the Environment Operations Act 1997.

7.8 Emission of sound from the land shall be controlled at all times so as to not unreasonably impact upon nearby owners/occupants.

7.9 No nuisance or interference with the amenity of the area shall be created by reason of any process or operation on the land causing the emission of noise, dust, smoke or any polluted discharge whatsoever. Note: The Protection of the Environment Operations Act 1997 requires Council to investigate complaints where only one person complains.

7.10 Arrangements shall be made for an effective commercial refuse removal service.

**Landscaping**

7.11 All landscaped areas provided in accordance with the approved landscaping design plan shall be maintained at all times in a suitable manner.

7.12 The overflow car parking area on Bonney Street shall be maintained in a dust-free manner and to a standard suitable for the intended purpose.

7.13 Regular maintenance and up-keep of the site must therefore be undertaken to the site to ensure that sightlines are kept free from obstructions.

7.14 The management of vegetation, gardens, planter boxes, communal areas and other similar areas is to be incorporated within the management plan once the development is occupied.

**Use of Premises**

7.15 The use of the approved development shall, at all times, be conducted in a manner consistent with the terms and conditions of this consent.

7.16 The development shall not be used or converted for use for any purpose other than that:

* 1. Granted consent by Council’s Notice of Determination, or
  2. Which is “Exempt Development” under State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 or other NSW or Council environmental planning instrument.

**Emergency Procedures**

7.17 Instructions concerning procedures to be adopted in the event of an emergency shall be clearly displayed on the premises for both public and staff information at all times to the satisfaction of Council.

**Other Matters**

7.18 The development shall comply with s120 of the Protection of the Environment Operations Act 1997, which prohibits the pollution of water.

**Lighting and Security**

7.19 Spillage of light, if any, shall be controlled so as not to cause nuisance to the amenity of adjoining land.

7.20 All intruder alarms shall be fitted with a timing device in accordance with the requirements of the Protection of the Environment Operations Act 1997.

7.21 The maintenance of all external lighting is to be managed by way of an annual service agreement to ensure the security of the building and persons within are not compromised from dark or uncontrolled public areas.

**Waste**

7.22 Waste and recycling collection vehicles entering and exiting the property must do so in a forward direction.

7.23 All waste generated on site must be disposed of in accordance with the approved Waste Management Plan.

7.24 The entire waste entry driveway including area outside the loading dock are to be kept unobstructed and free of any vehicle parking and any other obstructions so it is always freely available for use by the waste delivery trucks. The Strata Management are responsible for enforcing this requirement.

**Graffiti Removal**

7.25 Removal of any graffiti, visible from any public road or place, is the responsibility of the property owner/s. All graffiti must be removed no later than 48 hours after detection.

**Crime Prevention Through Environmental Design**

7.26 Vandal proof and security lighting, CCTV and security measures endorsed by this consent shall be met and maintained at all times.

**Environmental Management**

7.27 No contaminated waste water or liquid waste shall be discharged into Council’s stormwater system or the Darling River.

7.28 Any activity carried out in accordance with this approval shall not give rise to air pollution (including odour), offensive noise or pollution of land and/or water as defined by the Protection of the Environment Operations Act 1997.

**RIGHT OF REVIEW**

Section 8.2 of the Environmental Planning and Assessment Act 1979 confers the right for an applicant to request a review of the determination. The request must be made in writing within 6 months after the date on which you receive this notice, together with payment of the appropriate fee.

**RIGHT OF APPEAL**

Sections 8.7 and 8.10 of the Environmental Planning and Assessment Act 1979 confer the right for an applicant who is dissatisfied with consent authority’s determination to appeal to the NSW Land and Environment Court within 6 months after the date on which you receive this notice.