

Industry and Employment SEPP & Transport Corridor Advertising and Signage Guidelines Assessment

1 Industry and Employment SEPP Assessment

Industry and Employment SEPP Co	omment	Compliance
 (a) To ensure that signage (including advertising): (i) is compatible with the desired amenity and visual character of an area, and (ii) provides effective communication in suitable locations, and (iii) is of high quality design and finish, and (b) to regulate signage (but not content) under part 4 of the Act, and (c) to provide time-limited consents for the display of certain advertisements, and (d) to regulate the display of advertisements in transport corridors, and (e) to ensure that public benefits may be derived from advertising in and adjacent to transport corridors. (2) This Chapter does not regulate the content of signage and does not require consent for a change in the content of signage. 	a) The proposal is assessed to be compatible with the visual character and desired amenity of the locality as it is proposed to install digital advertising signage consistent with the bulk and scale of the surrounding environment and importantly, confined within the bridge structure. The sign will have a high design quality and is compatible with the land use character of the location, being a busy transport corridor, surrounded by large industrial and commercial buildings. b) The proposal will be assessed and regulated under Part 4 of the EP&A Act and will be appropriately managed by the Minister of Planning and Public Spaces (minister) conditions of consent. c) Duration of consent for the proposal will be controlled by section 3.12 of the SEPP and will be consistent with the Minister's conditions of consent. The proposal does not present any significant	Yes



Industry and Employment SEPP	Comment	Compliance
Provision	The proposal demonstrates public benefit by providing a revenue stream for the State Government and by providing important information to customers in special events and circumstances.	
3.2 Definitions		
	The proposal constitutes an advertisement to which Part 3 of the SEPP applies. Castlereagh Road is a State classified road (No.630) under the <i>Roads Act 1993</i> .	Yes
	The proposal constitutes an advertisement on a bridge on railway corridor land.	
3.6. Granting of consent to signage		
A consent authority must not grant development consent to an application to display signage unless the consent authority is satisfied: (a) that the signage is consistent with the objectives of this Chapter as set out in section 3.1 (1) (a), and (b) that the signage the subject of the application satisfies the assessment criteria specified in Schedule 5.	An assessment against section 3.1(1)(a) is provided above. The SEE undertakes a detailed assessment demonstrating that the proposal is consistent with the objectives of the Chapter and the Assessment Criteria specified in Schedule 5.	Yes
3.7. Advertisements to which this Part applies	5	
 (1) This Part applies to all signage to which this Chapter applies, other than the following: (a) business identification signs, (b) building identification signs, (c) signage that, or the display of which, is exempt development under an environmental planning instrument that applies to it, (d) signage on vehicles. (2) Despite subsection (1) (d), section 3.26 applies to signage on a trailer (within the meaning of the Road Transport Act 2013). 	The proposal constitutes an advertisement under the provisions of Part 3.3.	Yes
3.8. Prohibited advertisements		
(1) Despite the provisions of any other environmental planning instrument, the display of an advertisement is prohibited on land that, under an environmental planning instrument, is	The land upon which the sign is proposed to be erected is not described as being within any of the zones or descriptions identified and	Yes



Industry and Employment SEPP Provision	Comment	Compliance
within any of the following zones or descriptions:	therefore it is not a prohibited advertisement. It is noted that as the proposed sign is on behalf of Sydney Trains and is located within a railway corridor, it is permissible with consent under chapter 3, section 3.14 of SEPP Industry and Employment.	
 3.10. Consent authority For the purposes of this Chapter, the consent authority is: (a) the council of a local government area in the case of an advertisement displayed in the local government area (unless paragraph (c), (d) or (e) applies), or (b) TfNSW in the case of an advertisement displayed on a vessel, or (c) the Minister for Planning in the case of an advertisement displayed by or on behalf of RailCorp, NSW Trains, Sydney Trains, Sydney Metro or TfNSW on a railway corridor, or (d) the Minister for Planning in the case of an advertisement displayed by or on behalf of RMS on - (i) a road that is a freeway or tollway (under the Roads Act 1993) or associated road use land that is adjacent to such a road, or 	In accordance with Section 3.10(c), the Minister is the consent authority for the proposal as it is on behalf of Sydney Trains on a railway corridor.	Yes



Industry and Employment SEPP Provision	Comment	Compliance
 (ii) a bridge constructed by or on behalf of RMS on any road corridor, or (iii) land that is owned, occupied or managed by TfNSW, or (e) the Minister for Planning in the case of an advertisement displayed on transport corridor land comprising a road known as the Sydney Harbour Tunnel, the Eastern Distributor, the M2 Motorway, the M4 Motorway, the M5 Motorway, the M7 Motorway, the Cross City Tunnel or the Lane Cove Tunnel, or associated road use land that is adjacent to such a road. 		
3.11 Matters for consideration		
 (1) A consent authority (other than in a case to which subsection (2) applies) must not grant consent to an application to display an advertisement to which this Chapter applies unless the advertisement or the advertising structure, as the case requires: (a) is consistent with the objectives of this Chapter as set out in subsection 3.1 (1) (a), and (b) has been assessed by the consent authority in accordance with the assessment criteria in Schedule 5 and the consent authority is satisfied that the proposal is acceptable in terms of its impacts, and (c) satisfies any other relevant requirements of this Chapter. (2) If the Minister for Planning is the consent authority or section 3.16 or 3.22 applies to the case, the consent authority must not grant consent to an application to display an advertisement to which this Chapter applies unless the advertisement or the advertising structure, as the case requires: (a) is consistent with the objectives of this Chapter as set out in subsection 3.1(1)(a), and (b) has been assessed by the consent authority in accordance with the assessment criteria in Schedule 5 and in the Guidelines and the consent authority is satisfied that 	The proposal satisfies the objectives detailed in Section 3.11(1). The SEE concludes that the proposal is consistent with the assessment criteria detailed in Schedule 5 and in the Signage Guidelines. As part of the application, the Applicant has committed to the provision of funding towards essential Sydney Trains services to the benefit of the local community.	Yes



Industry and Employment SEPP Provision	Comment	Compliance
the proposal is acceptable in terms of (i) design, and (ii) road safety, and (iii) the public benefits to be provided in connection with the display of the advertisement, and (c) satisfies any other relevant requirements of this Chapter. (3) In addition, if section 3.16 or 3.22 applies to the case, the consent authority must not grant consent unless arrangements that are consistent with the Guidelines have been entered into for the provision of the public benefits to be provided in connection with the display of the advertisement.		
 3.12 Duration of consents (1) A consent granted under this Part ceases to be in force: (a) on the expiration of 15 years after the date on which the consent becomes effective and operates in accordance with section 83 of the Act, or (b) if a lesser period is specified by the consent authority, on the expiration of the lesser period. (2) The consent authority may specify a period of less than 15 years only if: (a) before the commencement of this Part, the consent authority had adopted a policy of granting consents in relation to applications to display advertisements for a lesser period and the duration of the consent specified by the consent authority is consistent with that policy, or (b) the area in which the advertisement is to be displayed is undergoing change in accordance with an environmental planning instrument that aims to change the nature and character of development and, in the opinion of the consent authority, the proposed advertisement would be inconsistent with that change, or 	It is acknowledged that any consent granted for the application would expire 15 years after the date on which the consent becomes effective.	Noted



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(c) the specification of a lesser period is required by another provision of this Policy.		
3.14 Transport corridor land		
 3.14 Transport corridor land (1) Despite section 3.8 (1) and the provisions of any other environmental planning instrument, the display of an advertisement on transport corridor land is permissible with development consent in the following cases permissible with development consent in the following cases: a. the display of an advertisement by or on behalf of RailCorp, NSW Trains, Sydney Trains, Sydney Metro or TfNSW on a railway corridor, b. the display of an advertisement by or on behalf of TfNSW on: a road that is a freeway or tollway (under the Roads Act 1993) or associated road use land that is adjacent to such a road, or a bridge constructed by or on behalf of TfNSW on any road corridor, or land that is owned, occupied or managed by TfNSW and that is within 250 metres of a classified road, the display of an advertisement on transport corridor land comprising a road known as the Sydney Harbour Tunnel, the Eastern Distributor, the M2 Motorway, the M4 Motorway, the M5 Motorway, the M7 Motorway, the Cross City Tunnel or the Lane Cove Tunnel, or associated road use land that is adjacent to such a road. Before determining an application for consent to such a road. Before determining may appoint a design review panel to provide advice to the Minister concerning the design quality of the proposed advertisement. The Minister concerning the design quality of the proposed advertisement in such a case unless: the relevant local council has been notified of the development 	 In accordance with section 3.14 (1)(a), the proposal is permissible with development consent as the application is for the display of an advertisement on behalf of Sydney Trains on a rail corridor. In accordance with section 3.14(2), the Minister may appoint a design review panel to provide advice concerning the design quality of the proposal. In accordance with section 3.14(3), Council will be formally advised of the development application as part of DPE's assessment. In accordance with subsection 3.14(4), an assessment against the Signage Guidelines has been provided in the SEE. 	Yes
application in writing and any		



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comments received by the Minister from the local council within 28 days have been considered by the Minister, and (b) the advice of any design review panel appointed by the Minister has been considered by the Minister, and (c) the Minister is satisfied that the advertisement is consistent with the Guidelines. (4) This section does not apply to the display of an advertisement if the Minister determines that display of the advertisement is not compatible with surrounding land use, taking into consideration any relevant provisions of the Guidelines.		
3.15 Advertisements with display area greate above ground	r than 20 square metres or higher	than 8 metres
 (1) This section applies to an advertisement: (a) that has a display area greater than 20 square metres, or (b) that is higher than 8 metres above the ground. (2) The display of an advertisement to which this section applies is advertised development for the purposes of the Act. (3) The consent authority must not grant consent to an application to display an advertisement to which this section applies unless: (a) the applicant has provided the consent authority with an impact statement that addresses the assessment criteria in Schedule 5 and the consent authority is satisfied that the proposal is acceptable in terms of its impacts, and (b) the consent authority gave a copy of the application to TfNSW before the application is exhibited if the application is an application for the display of an advertisement to which section 3.16 applies. 	Section 3.15 does apply as the proposed sign has an advertising display area greater than 20 square metres. An assessment against the assessment criteria in Schedule 5 is provided within the SEE.	Yes
3.16 Advertisements greater than 20 square raclassified road		
(1) This section applies to the display of an advertisement to which section 3.15	The proposal has an advertising display area	N/A



Industry and Employment SEPP	Comment	Compliance
applies, that is within 250 metres of a classified road any part of which is visible from the classified road. (2) The consent authority must not grant development consent to the display of an advertisement to which this section applies without the concurrence of TfNSW. (3) In deciding whether or not concurrence should be granted, TfNSW must take into consideration: (a) the impact of the display of the advertisement on traffic safety, and (b) the Guidelines. (c) (Repealed) (4) If TfNSW has not informed the consent authority within 21 days after the copy of the application is given to it under section 3.15 (2)(b) that it has granted, or has declined to grant, its concurrence, TfNSW is taken to have granted its concurrence. (5) Nothing in this section affects section 3.14. (6) This section does not apply when the Minister for Planning is the consent authority.	greater than 20 square metres and is within 250 metres of and is visible from a classified road. However, sub-section (6) states that this section does not apply when the Minister for Planning is the consent authority. As the Minister is the consent authority for the application, Section 3.16 does not apply.	
 3.17 Advertising display area greater than 45 The consent authority must not grant consent to the display of an advertisement with an advertising display area greater than 45 square metres unless— (a) a development control plan is in force that has been prepared on the basis of an advertising design analysis for the relevant area or precinct, or (b) in the case of the display of an advertisement on transport corridor land, the consent authority is satisfied that the advertisement is consistent with the Guidelines. 	square metres Section 3.17 does not apply as the proposal has an advertising display area less than 45m ² .	N/A
 3.18 Location of certain names and logos (1) The name or logo of the person who owns or leases an advertisement or advertising structure may appear only within the advertising display area. (2) If the advertising display area has no border or surrounds, any such name or logo is to be located: (a) within the advertisement, or 	A compliant operator logo will also be located within the antigraffiti screen.	Yes



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 (b) within a strip below the advertisement that extends for the full width of the advertisement. (3) The area of any such name or logo must not be greater than 0.25 square metres. (4) The area of any such strip is to be included in calculating the size of the advertising display area. 		
3.20 Wall advertisements		
 (1) Only one wall advertisement may be displayed per building elevation. (2) The consent authority may grant consent to a wall advertisement only if— (a) the consent authority is satisfied that the advertisement is integrated with the design of the building on which it is to be displayed, and (b) for a building having— (i) an above ground elevation of 200 square metres or more—the advertisement does not exceed 10% of the above ground elevation, and (ii) an above ground elevation of more than 100 square metres but less than 200 square metres—the advertisement does not exceed 20 square metres, and (iii) an above ground elevation of 100 square metres or less—the advertisement does not exceed 20% of the above ground elevation, and 	Not Applicable. The proposal is not a wall advertisement.	N/A
(c) the advertisement does not protrude more than 300 millimetres from the wall, unless occupational health and safety standards require a greater protrusion, and		
(d) the advertisement does not protrude above the parapet or eaves, and		
(e) the advertisement does not extend over a window or other opening, and		
(f) the advertisement does not obscure significant architectural elements of the building, and		



Industry and Employment SEPP Provision	Comment	Compliance
 (g) a building identification sign or business identification sign is not displayed on the building elevation. (2A) In the case of the display of a wall advertisement on transport corridor land, subsection (2) does not apply and the consent authority may grant consent only if satisfied that the advertisement is consistent with the Guidelines. (3) In this section, building elevation means an elevation of a building as commonly shown on building plans. 		
 3.21 Freestanding advertisement (1) The consent authority may grant consent to the display of a freestanding advertisement only if the advertising structure on which the advertisement is displayed does not protrude above the dominant skyline, including any buildings, structures or tree canopies, when viewed from ground level within a visual catchment of 1 kilometre. (2) This section does not prevent the consent authority, in the case of a freestanding advertisement on land within a rural or non-urban zone, from granting consent to the display of the advertisement under section 3.13. 	The proposal is not a freestanding advertisement.	N/A
3.22. Advertisements on bridges		
 A person may, with the consent of the consent authority, display an advertisement on a bridge. The consent authority may grant consent only if the consent authority is satisfied that the advertisement is consistent with the Guidelines. 	This section applies as the sign is proposed on a bridge. An assessment against the Signage Guidelines is provided below.	Yes



2 Transport Corridor Advertising and Signage Guidelines Assessment

2.1 Land Use Compatibility Criteria – Transport Corridor Advertising

Land Use Compatibility Criteria	Response	Compliance
 The use of outdoor advertising in a given locality should not be inconsistent with the land use objectives for the area outlined in the relevant LEP. 	The proposal is located on land zoned SP2 Infrastructure – Railway under the PLEP 2010. The proposal is consistent with the SP2 zone objectives in the PLEP 2010 as it is compatible with and will not detract from the major rail or road corridor.	Yes
 ii. Advertisements must not be placed on land where the signage is visible from the following areas, if it is likely to significantly impact on the amenity of those areas: environmentally sensitive area heritage area (excluding railway stations) natural or other conservation area open space (excluding sponsorship advertising at sporting facilities in public recreation zones) waterway residential area (but not including a mixed residential and business zone, or similar zones) scenic protection area national park or nature reserve. 	The proposal is located on a local heritage item under the PLEP 2010 (188 – Penrith Railway Station). The Heritage Impact Statement (HIS) provided by Louis Thom Heritage (Appendix 7) confirms that the development will not adversely impact the heritage values of this locally heritage listed item. The application will also not be oriented towards and visible from any heritage items. Therefore, the proposed advertisement is anticipated to not impact the amenity of surrounding heritage items. The proposal is not located or is in proximity to any other of the listed land use areas.	Yes
iii. Advertising structures should not be located so as to dominate or protrude significantly above the skyline or to obscure or compromise significant scenic views or views that add to the character of the area.	 The sign will not protrude or dominate the skyline, nor will it obscure or obstruct significant views for the following reasons: the application seeks an extension to the top of the bridge structure by 600mm to ensure the signage structure will be located wholly within the existing bridge structure and will not protrude above or below the structure the sign will be located above a highly frequented road corridor adjacent to an industrial area 	Yes



Land Use Compatibility Criteria	Response	Compliance
	 there are no known scenic views or areas of open space in the immediate area to which the site is located 	
iv. Advertising structures should not be located so as to diminish the heritage values of items or areas of local, regional or state heritage significance.	The proposal is located on a local heritage item (Penrith Railway Station group) listed under the PLEP 2010. It is also in proximity to the Penrith Railway Station Group listed on the NSW State Heritage Register. The HIS confirms the advertising structure will not impact upon the Penrith Railway Station Group and residence as it is located outside the curtilage of this item. The HIS also concludes the proposal will not diminish the heritage values of the local heritage item as it is located on the railway bridge, which is of recent construction and is not included in the statement of significance for the local heritage listing.	Yes
v. Where possible, advertising structures should be placed within the context of other built structures in preference to non-built areas. Where possible, signage should be used to enhance the visual landscape. For example, signs may be positioned adjacent to, or screening, unsightly aspects of a landscape, industrial sites or infrastructure such as railway lines or power lines.	The proposal is considered to be consistent with the context of the existing setting, being an established road corridor, and will provide visual interest to motorists along Castlereagh Road.	Yes

Table 1: Land Use Compatibility Criteria - Signage Guidelines

2.2 Digital Sign Criteria

De	sign Sign Criteria	Comment	Compliance
a.	Each advertisement must be displayed in a completely static manner, without any motion, for the approved dwell time as per criterion (d) below	Static digital advertisements will appear on the screen for a minimum 10 second dwell time before changing to a new static digital image.	Yes
b.	Message sequencing designed to make a driver anticipate the next message is prohibited across images presented on a single sign and across a series of signs.	The signage content will be managed in order to comply with the requirements for message sequencing.	Yes



De	sign Sign Criteria	Comment	Compliance
C.	The image must not be capable of being mistaken: i. For a prescribed traffic control device because it has, for example, red, amber or green circles, octagons, crosses or triangles or shapes or patterns that may result in the advertisement being mistaken for a prescribed traffic control device. ii. As text providing driving instructions to drivers.	Conditions can be imposed by the consent authority to ensure that sign content, design, imagery and messages neither replicate nor can be mistaken for a prescribed traffic control device or instruction to drivers.	Yes
d.	Dwell times for image display must not be less than: i. 10 seconds for areas where the speed limit is below 80km/h ii. 25 seconds for areas where the speed limit is 80km/h and over	A compliant dwell time of 10 seconds is proposed.	Yes
e.	The transition time between messages must be no longer than 0.1 seconds, and in the event of image failure, the default image must be a black screen.	The transition time between messages will be no longer than 0.1 seconds and the default image in the event of image failure will be a black screen.	Yes
f.	Luminance levels must comply with the requirements in Section 3 below.	The Luminance criteria is addressed within the SEE and the Lighting Impact Assessment (Appendix 4)	Yes
g.	The images displayed on the sign must not otherwise unreasonably dazzle or distract drivers without limitation to their colouring or contain flickering or flashing content.	The signage content will be managed in order to ensure drivers are not unreasonably distracted.	Yes
h.	The amount of text and information supplied on a sign should be kept to a minimum (e.g. no more than a driver can read at a short glance).	The signage content will be managed in order to ensure text and information is kept to a minimum.	Yes
i.	Any sign that is within 250m of a classified road and is visible from a school zone must be switched to a fixed display during school zone hours.	The proposal will not be visible from a school zone.	Yes
j.	Each sign proposal must be assessed on a case-by-case basis including replacement of an existing fixed, scrolling or tri-vision sign with a digital sign, and in the instance of a sign being visible	This SEE provides a comprehensive assessment of the proposal and considers impacts of the digital advertising sign on motorists travelling in both directions along Castlereagh Road.	Yes



Design Sign Criteria	Comment	Compliance
from each direction, both directions for each location must be assessed on their own merits.		
k. At any time, including where the speed limit in the area of the sign is changed, if detrimental effect is identified on road safety post installation of a digital sign, RMS reserves the right to re-assess the site using an independent RMS-accredited road safety auditor. Any safety issues identified by the auditor and options for rectifying the issues are to be discussed between RMS and the sign owner and operator.	This requirement is noted.	Yes
I. Sign spacing should limit drivers' view to a single sign at any given time with a distance of no less than 150m between signs in any one corridor. Exemptions for low speed, high pedestrian zones or CBD zones will be assessed by RMS as part of their concurrence role.	No other advertising signs are visible within 150m from the proposal.	Yes
m. Signs greater than or equal to 20sqm must obtain RMS concurrence and must ensure the following minimum vertical clearances; i. 2.5m from lowest point of the sign above the road surface if located outside the clear zone ii. 5.5m from lowest point of the sign above the road surface if located within the clear zone (including shoulders and traffic lanes) or the deflection zone of a safety barrier if a safety barrier is installed. If attached to road infrastructure (such as an overpass), the sign must be located so that no portion of the advertising sign is lower than the minimum vertical clearance under the overpass or supporting structure at the corresponding location.	The proposed sign will be greater than 20m² and as such must obtain TfNSW concurrence. The proposal is located outside of the clear zone and will maintain the same vertical clearance as the existing railway bridge which is 4.6m. As noted, the bridge structure will be extended by 600mm to ensure the signage will be located entirely within the soffit of the overpass.	Yes
n. An electronic log of a sign's operational activity must be maintained by the operator for the	Conditions can be imposed by the consent authority to ensure that an electronic log is kept for the duration	Yes



De	sign Sign Criteria	Comment	Compliance
	duration of the development consent and be available to the consent authority and/or RMS to allow a review of the sign's activity in case of a complaint.	of the consent and be available to the consent authority and/or TfNSW for review in case of a complaint.	
0.	A road safety check which focuses on the effects of the placement and operation of all signs over 20sqm must be carried out in accordance with Part 3 of the RMS Guidelines for Road Safety Audit Practices after a 12 month period of operation but within 18 months of the signs installation. The road safety check must be carried out by an independent RMS-accredited road safety auditor who did not contribute to the original application documentation. A copy of the report is to be provided to RMS and any safety concerns identified by the auditor relating to the operation or installation of the sign must be rectified by the applicant. In cases where the applicant is the RMS, the report is to be provided to the Department of Planning and Environment as well	Conditions can be imposed by the consent authority for a road safety check to be carried out after 12 months but within 18 months of the sign's installation.	Yes

Table 2: Digital Sign Criteria – Signage Guidelines

2.3 Bridge signage criteria

Bri	dge Signage Criteria	Response	Compliance
a.	The architecture of the bridge must not be diminished.	The proposal will not diminish the architecture of the bridge. It is integrated into and compatible with the form and scale of the overpass structure.	Yes
b.	The advertisement must not extend laterally outside the structural boundaries of the bridge.	The sign will not extend laterally outside the structural boundaries of the bridge.	Yes
C.	The advertisement must not extend below the soffit of the superstructure of the bridge to which it is attached, unless the vertical clearance to the base of the advertisement from the roadway is at least 5.8m.	The sign will not extend below the soffit of the overpass.	Yes



Br	idge Signage Criteria	Response	Compliance
d.	On a road or pedestrian bridge, the advertisement must: i. not protrude above the top of the structural boundaries of the bridge ii. not block significant views for pedestrians or other bridge users (e.g. cyclists) iii. not create a tunnel effect, impede passive surveillance, or in any other way reduce safety for drivers, pedestrians or other bridge users.	The application proposes an extension to the top of the bridge structure to ensure the advertisement will be located entirely within the existing bridge structure. The proposed sign will therefore not extend above or below the bridge structure and will be located and contained wholly within the bridge. The bridge will not block any significant views or impede passive surveillance as it will be located within the existing bridge structure. The bridge to which the sign is proposed is not trafficable by motorists, cyclists or pedestrians.	Yes
e.	Paragraphs (a) to (d) above do not apply to the continuation of the display of any existing advertising on bridges approved prior to the gazettal of State Environmental Planning Policy No 64 (Advertising and Signage) (Amendment No 2) in 2007 for only one additional period under SEPP 64 Clause 14 if there is no increase in the advertising display area of the signage.	N/A	N/A
f.	A DCP to display an advertisement on a bridge must be accompanied by a statement demonstrating how the advertisement will contribute to a public benefit. Section 4 outlines the public benefit test requirements.	A DCP is not proposed as part of this application. Notwithstanding, public benefits are addressed in a Public Benefit Statement at Appendix 5.	Yes
g.	Any advertising sign proposed for development on a bridge over a classified road requires that construction drawings be submitted for review and approval by RMS bridge engineers prior to construction to ensure all road safety requirements are met.	It is assumed DPE will provide the application to TfNSW as part of the assessment process.	Yes
h.	Any advertising sign proposed for development on a bridge over a road requires provision of a fall arrest system (sign and sign support structure to bridge) to	A fall arrest system will be implemented as part of the design and will ensure the sign will not detach in the event of impact by an over height vehicle.	Yes



Bridge Signage Criteria	Response	Compliance
ensure the sign will not detach in case of impact by an over high vehicle.	The Applicant is satisfied for this requirement to be included as a condition of consent.	

Table 3: Bridge signage criteria – Signage Guidelines