# **Attachment A9**

Acid Sulphate and Contamination



Report on Preliminary Site Investigation (Contamination)

Piccadilly Hotel Redevelopment 169 – 173 Victoria Street & 92 – 98 Brougham Street Potts Point

> Prepared for Harrphil Pty Ltd

Project 99680.00 June 2020



# **Douglas Partners** Geotechnics | Environment | Groundwater

## **Document History**

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The undersigned, on behalf of Douglas Partners Pty Ltd, confirm that this document and all attached drawings, logs and test results have been checked and reviewed for errors, omissions and inaccuracies.

Signature	Date
Author Illand	3 June 2020
Reviewer pp	3 June 2020



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## Report on Preliminary Site Investigation (Contamination) Piccadilly Hotel Redevelopment 169 – 173 Victoria Street & 92 – 98 Brougham Street, Potts Point

## 1. Introduction

This report presents the results of a Preliminary Site Investigation (Contamination) undertaken for the proposed development at 169 – 173 Victoria Street and 92 – 98 Brougham Street, Potts Point. The work was commissioned by Harrphil Pty Ltd, developers of the site.

The project includes the redevelopment of the former Piccadilly Hotel and adjacent terrace/unit buildings into a boutique accommodation hotel. Excavations for basement etc. do not form part of the proposed development.

The Preliminary Site Investigation was undertaken to:

- assess the previous land uses to determine the potential for soil and groundwater contamination on the site;
- provide a preliminary assessment of the suitability of the site for the proposed development; and
- provide recommendations for additional investigation, if required.

The Preliminary Site Investigation has been prepared to address the requirements of *State Environmental Planning Policy No 55 – Remediation of Land*. The overall approach for the Preliminary Site Investigation included a review of available historical information and an inspection of the site by an engineer. Details of the investigation are given in this report, as well as comments on the issues outlined above.

## 2. Site Description

The development site is an irregular-shaped lot with an area of approximately 1300 m<sup>2</sup>. It is bounded by commercial and residential properties to the north and south, Victoria Street to the east and Brougham Street to the west. Access into the rear of the Victoria Street properties is also available via Hourigan Lane off Brougham Street.

Victoria Street and Brougham Street both slope downwards to the north. There is also a difference in surface levels between the two streets with Victoria Street in the order of 7 m higher than Brougham Street (surface levels between about RL 33 m and RL 26 m relative to the Australian Height Datum (AHD)).

At the time of this investigation the properties fronting Victoria Street appeared to be generally vacant and in good condition. The properties fronting Brougham Street were in use as residential housing and also in good condition.



A summary of the individual lots is provided in Table 1. Drawing 1 in Appendix B shows the location of the site.

Address	Lot	DP	Zoning*
169 Victoria Street	1	626468	B4 Mixed Use
171-173 Victoria Street	1	82775	B4 Mixed Use
92 Brougham Street	1	724379	R1 General Residential
94 Brougham Street	1	904094	R1 General Residential
96 Brougham Street	1	904214	R1 General Residential
98 Brougham Street	100	613011	R1 General Residential

Table 1: Summary of Site Information

\*Sydney Local Environmental Plan 2012

## 3. Regional Geology and Hydrogeology

The Sydney 1:100 000 Geological Series Sheet indicates that the site is underlain by Hawkesbury Sandstone (medium to coarse-grained quartz sandstone with minor shale and laminite lenses). An extract from the geological map is shown in Figure 1.



Figure 1: Extract from geological map with 10m surface contours to AHD



The geology and topography of the site suggests that the regional groundwater table is at considerable depth. Seepage would be expected along the top of the bedrock and through joints and partings within the rock itself. The volume of seepage would be expected to vary with climatic events.

Acid sulfate soil mapping indicates no known occurrence of acid sulfate soils on the site which is to be expected for this geology and topography. The *Sydney Local Environmental Plan 2012* indicates that the site is on Class 5 land in relation to acid sulfate soils; this class requires development consent for works within 500 m of Class 1, 2, 3 or 4 land that is below RL 5 m AHD and by which the water table is likely to be lowered below RL 1 m AHD on the adjacent Class 1, 2, 3 or 4 land. This will not be the case and as such development consent in relation to acid sulfate soils will not be required.

### 4. Scope of Works

The scope of the Preliminary Site Investigation was as follows:

- Review various historical documents including title deeds, aerial photographs, the Section 10.7 certificates, the EPA Contaminated Land register and groundwater bore licences to determine the nature of previous activities that may have occurred on the site;
- Undertake a site inspection to determine any obvious contamination risks; and
- Provide a Preliminary Site Investigation report which comments on the historical uses of the site, the potential for soil and groundwater contamination to be present, and provides recommendations for follow up action (if required).

### 5. Site History

### 5.1 Historical Land Uses

Historical land title information was obtained for the lots which make up the development site. A summary of previous owners is provided in Table 2.

Site	Summary of Owners
169 Victoria Street	Individuals from 1874 to 1982 likely to have used the property for residential purposes, Strata Plan #19010 1982-2019. Harrphil Pty Ltd since 2019.
Individuals from 1874 to 1936, Tooth & Co Limited from 1936 to 19171-173 Victoria StreetHoldings Pty Ltd 1991 to 1996, and Napoleon Hill Pty Ltd 1996 to 20Ltd since 2016. Long term use as a pub.	
92 Brougham Street	Individuals from 1926 to 2019 likely to have used the property for residential purposes. Harrphil Pty Ltd since 2019.
94 Brougham Street	Individuals from 1922 to date likely to have used the property for residential purposes. Current owner is Catherine Rae Reynolds.

Table 2	Summary	/ of Previous	Owners
	Summary	01 FIEVIOUS	Owners



Site	Summary of Owners	
96 Brougham Street	Individuals from 1922 to 1978 likely to have used the property for residential purposes. Oregon Timber Industries Pty Ltd (potential developer) from 1978 to 1985, then various individuals to 2017. Harrphil Pty Ltd since 2017.	
98 Brougham Street	Individuals from 1926 to 2019 (plus Tarcorp Pty Ltd 1989-1990) likely to have used the property for residential purposes. Harrphil Pty Ltd since 2019.	

There is nothing in the title deed information to suggest that contaminating activities have been undertaken on the site. The historical title deed information is included in Appendix C.

### 5.2 Aerial Photographs

Aerial photographs from 1930, 1968, 1972, 1982, 1999 and 2020 were used to assess historical landuse patterns on the site. Comments in relation to the photographs are as follows:

- The 1930 photograph shows what is understood to be the former Austral Club Hotel on 171 173
  Victoria Street and terrace-type buildings on the other five lots;
- The 1968 photograph shows what is understood to be the current Piccadilly Hotel building on the former Austral Club Hotel site. The new building is understood to have been constructed in 1939;
- The subsequent photographs show that the site has largely remain unchanged, although renovations and modifications are likely to have occurred to the buildings over time.

The aerial photographs are attached in Appendix D.

### 5.3 Section 10.7 Certificates

The Section 10.7 Planning Certificates issued under the *Environmental Planning & Assessment Act* 1979 were obtained from City of Sydney Council. The certificates state that the land is not significantly contaminated, is not the subject of a management order, is not the subject of an approved voluntary management proposal, is not the subject of an ongoing maintenance order and is not the subject of a site audit statement.

The planning certificates are included in Appendix E.

### 5.4 Contaminated Lands Register

The site is not identified as being significantly contaminated under the *Contaminated Lands Management Act 1997* as at 18 May 2020. Further, the site is not on the 14 May 2020 version of the 'List of NSW Contaminated Sites Notified to EPA'.



### 5.5 Licenced Groundwater Bores

A search of licenced groundwater bores indicates that there are no known wells on or within at least 100 m of the site. This suggests that the groundwater is at considerable depth and not a beneficial extraction resource.

## 6. Results of Inspection

A site inspection was undertaken by an engineer on 14 May 2020. Photographs taken during the inspection are provided in Appendix F. The inspection confirmed that the site is largely covered by commercial and residential buildings that are all in relatively good condition. There were no obvious signs of contamination observed at the time of the inspection.

## 7. Preliminary Conceptual Site Model

The site history information indicates that the site has been used for residential and commercial purposes since at least the early part of the 20<sup>th</sup> Century. Activities with the potential to cause significant contamination on the site have not been identified.

Contamination could possibly be present on the site due to:

- The placement of filling on the site;
- The use of hazardous building materials in previous/existing structures;
- Contaminants associated with building maintenance (e.g. pesticides); and
- Naturally occurring elements in the soils and rock underlying the site (e.g. heavy metals).

The regional groundwater table is likely to be at significant depth on the site. The use of groundwater within the development is considered unlikely. The quality of the groundwater from a land-use perspective will therefore only be of significance if volatile contaminants are present.

Soil vapour intrusion and/or ground gas will only need to be considered if significant concentrations of volatile organic compounds are encountered on the site which is considered unlikely.

The human receptors to soil contamination are likely to be the visitors and workers at the redeveloped site. Construction personnel, nearby workers/residents and the general public may also be receptors during the construction phase of the redevelopment project.

The ecological receptors are likely to be limited to the flora and fauna that grow/live on the adjacent sites. The area is not known to be ecologically significant. Exposure pathways are expected to be limited to dermal contact with soils on the site by humans, ingestion of soils and vegetation by fauna, and phytotoxic exposure to flora.



## 8. Conclusions and Recommendations

On the basis of the results of this Preliminary Site Investigation, the risk of significant contamination being present on the site is considered to be low. Activities with the potential to cause contamination were not identified in the historical information and signs of contamination were not observed during a walkover assessment.

It is noted that a Detailed Site Investigation incorporating intrusive sampling should be undertaken to fully characterise the contamination status of the site, if such characterisation is required. However, on the basis of the investigation undertaken to date it is considered that the risk of significant contamination being present, that prevents the redevelopment of the site without significant remediation, is low. It is also noted that the proposed land-use will remain residential/commercial.

A Hazardous Building Materials Assessment is suggested to identify hazardous materials (e.g. Lead based paint, asbestos etc.) so that demolition/renovation works can be planned and executed appropriately. This assessment does not need to be undertaken until demolition/renovation works are proposed (i.e. post Development Application approval but prior to issuing the Construction Certificate).

If any contamination is identified during construction (e.g. waste filling) then an appropriate response will need to be developed by an environmental consultant and actioned on site to determine site suitability. This could be undertaken by enacting an Unexpected Finds Protocol (UFP) as part of the Construction Environmental Management Plan (CEMP).

Any materials required to be removed from the site will need to be classified in accordance with the current *Waste Classification Guidelines* (NSW EPA, 2014) or other related waste guidance.

## 9. Limitations

Douglas Partners (DP) has prepared this report for the Piccadilly Hotel redevelopment project, Potts Point, in accordance with DP's proposal SYD200401.P.001.Rev0 dated 21 April 2020 and acceptance received from the client. This report is provided for the use of Harrphil Pty Ltd for this project only and for the purposes as described in the report. It should not be relied upon for other projects or by a third party. In preparing this report DP has necessarily relied upon information provided by the client and/or their agents.

All advice provided in this report is based on a desktop assessment. The advice may need to be updated following intrusive investigations, if such investigations are undertaken in the future.

This report must be read in conjunction with all of the attached and should be kept in its entirety without separation of individual pages or sections. DP cannot be held responsible for interpretations or conclusions made by others unless they are supported by an expressed statement, interpretation, outcome or conclusion stated in this report.



This report, or sections from this report, should not be used as part of a specification for a project, without review and agreement by DP. This is because this report has been written as advice and opinion rather than instructions for construction.

**Douglas Partners Pty Ltd** 

## Appendix A

About this Report



### Introduction

These notes have been provided to amplify DP's report in regard to classification methods, field procedures and the comments section. Not all are necessarily relevant to all reports.

DP's reports are based on information gained from limited subsurface excavations and sampling, supplemented by knowledge of local geology and experience. For this reason, they must be regarded as interpretive rather than factual documents, limited to some extent by the scope of information on which they rely.

### Copyright

This report is the property of Douglas Partners Pty Ltd. The report may only be used for the purpose for which it was commissioned and in accordance with the Conditions of Engagement for the commission supplied at the time of proposal. Unauthorised use of this report in any form whatsoever is prohibited.

### **Borehole and Test Pit Logs**

The borehole and test pit logs presented in this report are an engineering and/or geological interpretation of the subsurface conditions, and their reliability will depend to some extent on frequency of sampling and the method of drilling or excavation. Ideally, continuous undisturbed sampling or core drilling will provide the most reliable assessment, but this is not always practicable or possible to justify on economic grounds. In any case the boreholes and test pits represent only a very small sample of the total subsurface profile.

Interpretation of the information and its application to design and construction should therefore take into account the spacing of boreholes or pits, the frequency of sampling, and the possibility of other than 'straight line' variations between the test locations.

### Groundwater

Where groundwater levels are measured in boreholes there are several potential problems, namely:

 In low permeability soils groundwater may enter the hole very slowly or perhaps not at all during the time the hole is left open;

- A localised, perched water table may lead to an erroneous indication of the true water table;
- Water table levels will vary from time to time with seasons or recent weather changes. They may not be the same at the time of construction as are indicated in the report; and
- The use of water or mud as a drilling fluid will mask any groundwater inflow. Water has to be blown out of the hole and drilling mud must first be washed out of the hole if water measurements are to be made.

More reliable measurements can be made by installing standpipes which are read at intervals over several days, or perhaps weeks for low permeability soils. Piezometers, sealed in a particular stratum, may be advisable in low permeability soils or where there may be interference from a perched water table.

### Reports

The report has been prepared by qualified personnel, is based on the information obtained from field and laboratory testing, and has been undertaken to current engineering standards of interpretation and analysis. Where the report has been prepared for a specific design proposal, the information and interpretation may not be relevant if the design proposal is changed. If this happens, DP will be pleased to review the report and the sufficiency of the investigation work.

Every care is taken with the report as it relates to interpretation of subsurface conditions, discussion of geotechnical and environmental aspects, and recommendations or suggestions for design and construction. However, DP cannot always anticipate or assume responsibility for:

- Unexpected variations in ground conditions. The potential for this will depend partly on borehole or pit spacing and sampling frequency;
- Changes in policy or interpretations of policy by statutory authorities; or
- The actions of contractors responding to commercial pressures.

If these occur, DP will be pleased to assist with investigations or advice to resolve the matter.

## About this Report

### **Site Anomalies**

In the event that conditions encountered on site during construction appear to vary from those which were expected from the information contained in the report, DP requests that it be immediately notified. Most problems are much more readily resolved when conditions are exposed rather than at some later stage, well after the event.

### **Information for Contractual Purposes**

Where information obtained from this report is provided for tendering purposes, it is recommended that all information, including the written report and discussion, be made available. In circumstances where the discussion or comments section is not relevant to the contractual situation, it may be appropriate to prepare a specially edited document. DP would be pleased to assist in this regard and/or to make additional report copies available for contract purposes at a nominal charge.

### **Site Inspection**

The company will always be pleased to provide engineering inspection services for geotechnical and environmental aspects of work to which this report is related. This could range from a site visit to confirm that conditions exposed are as expected, to full time engineering presence on site.

## Appendix B

Drawing



## Appendix C

Historical Title Deed Information



Level 14, 135 King Street, Sydney Sydney 2000 GPO Box 4103 Sydney NSW 2001 DX 967 Sydney

### Summary of Owners Report

### Address: - 92 to 98 Brougham Street & 169 to 173 Victoria Street, Potts Points

### As regards 92 Brougham Street - Lot 1 D.P. 724376

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
05.07.1926 (1926 to 1939)	Alice Connor (Spinster)	Vol 3892 Fol 232
17.04.1939 (1939 to 1962)	Alison Rose Patterson (Spinster)	Vol 3892 Fol 232
14.05.1962 (1962 to 1965)	George Anasson (Builders Labourer) Helen Anasson (Married Woman)	Vol 3892 Fol 232
05.07.1965 91965 to 1978)	Helen Anasson (Married Woman)	Vol 3892 Fol 232
09.02.1978 (1978 to 2007)	Michael John Dysart (Architect)	Vol 3892 Fol 232 Now 1/724376
11.08.2007 (2007 to 2015)	Alexander Richmond Mellis	1/724376
16.09.2015 (2015 to 2019)	Tristan John Blakers Rachel Emily McNaught	1/724376
05.02.2019 (2019 to date)	# Harrphil Pty Ltd	1/724376

### # Denotes current registered proprietor

Leases & Easements: - NIL

### As regards 94 Brougham Street - Lot 1 D.P. 904094

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
14.01.1922 (1922 to 1942)	Nellie Mackenzie (Married Woman)	Vol 2086 Fol 230
18.12.1942 (1942 to 1956)	Charles Walter Barker (Waterside Worker)	Vol 2086 Fol 230
15.06.1956 (1956 to 1956)	Mabel Barker (Widow) (Section 94 Application not investigated)	Vol 2086 Fol 230
14.03.1956 (1956 to 1978)	Walter Edward Barker (Engineer)	Vol 2086 Fol 230
09.02.1978 (1978 to 2007)	Michael John Dysart (Architect)	Vol 2086 Fol 230 Now 1/904094
20.02.2007 (2007 to date)	# Catherine Rae Reynolds	1/904094

### # Denotes current registered proprietor



Level 14, 135 King Street, Sydney Sydney 2000 GPO Box 4103 Sydney NSW 2001 DX 967 Sydney

### Continued as regards 94 Brougham Street - Lot 1 D.P. 904094

### Leases: - NIL

### Easements: -

• 28.07.1980 (R 618880 & D.P. 452419) Easement for Support

### As regards 96 Brougham Street - Lot 1 and Common Property SP 17354

Date of Acquisition		Reference to Title at Acquisition
and term held	Registered Proprietor(s) & Occupations where available	and sale
27.01.1922 (1922 to 1967)	Mabel Isabel Barker (Married Woman)	Vol 266 Fol 24
17.02.1967 (1967 to 1978)	Walter Edward Barker (Plumber) (Section 94 Application not investigated)	Vol 266 Fol 24
03.03.1978	Oregon Timber Industries Pty Limited	Vol 266 Fol 24 Now Vol 13905 Fol 189
16.09.1981	Strata Plan No. 17354	
	Continued as regards the Common Property Areas	
16.09.1981 (1981 to date)	# The Proprietors – Strata Plan 17354	Vol 13905 Fol 189 Now CP/SP 17354
	Continued as regards Lot 1 SP 17354	
03.03.1978 (1978 to 1985)	Oregon Timber Industries Pty Limited	Vol 266 Fol 24 Now Vol 14536 Fol 226
04.01.1985 (1985 to 1988)	Jennie Elizabeth Everingham	Vol 14536 Fol 226 Now 1/SP17354
25.01.1988 (1988 to 1996)	Permanent Trustee Company Limited Alix Breillat Turner, Junior (Grazier)	1/SP17354
02.07.1996 (1996 to 1997)	Permanent Trustee Company Limited	1/SP17354
04.08.1997 (1997 to 2002)	Russell John Ryan Michael Cornelius Flynn	1/SP17354
03.06.2002 (2002 to 2006)	Triston Antony Rodon King	1/SP17354
03.11.2006 (2006 to 2017)	Joanne Therese Morgan	1/SP17354
25.02.2017 (2017 to date)	# Harrphil Pty Ltd	1/SP17354

### # Denotes current registered proprietor

### Leases: - NIL

### Easements: -

- 28.07.1980 (R 618877) Easement for Support (affecting Common Property)
- 28.07.1980 (R 618878) Easement for Support (affecting Common Property)



Level 14, 135 King Street, Sydney Sydney 2000 GPO Box 4103 Sydney NSW 2001 DX 967 Sydney

### As regards 98 Brougham Street - Lot 100 D.P. 613011

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
01.10.1881		
(1881 to 1933)	Sarah Ann Williams (Widow)	Vol 266 Fol 48
31.05.1933	Margaret Sutherland Smith (Widow)	
(1933 to 1933)	(Transmission Application not investigated)	Vol 266 Fol 48
03.07.1933 (1933 to 1942)	Hans Henry Matzen (Independent Means)	Vol 266 Fol 48
30.01.1942	Peter Matzen (Decorator)	N 1266 E 140
(1942 to 1942)	(Transmission Application not investigated)	Vol 266 Fol 48
01.04.1942 (1942 to 1963)	Leonora Dorothea Charlotte Margaret Smithman (Shooting Gallery Proprietress, Widow)	Vol 266 Fol 48
06.06.1963 (1963 to 1963)	Julia Pritchard (Married Woman) (Section 94 Application not investigated)	Vol 266 Fol 48
13.09.1963 (1963 to 1968)	Manuel Antonio Gaspar (Cook) Vitorino Leal Jeronimo (Cook)	Vol 266 Fol 48 Now Vol 8479 Fol's 162 & 163
02.10.1968 (1968 to 1980)	Roland John Arnold (Sign writer)	Vol 8479 Fol's 162 & 163 Now Vol 10957 Fol 77
30.09.1980 (1980 to 1985)	Michael Richard Farley (Company Director)	Vol 10957 Fol 77 Now Vol 14372 Fol 233
13.08.1985 (1985 to 1987)	Nuxivu Pty Limited	Vol 14372 Fol 233
08.01.1987 (1987 to 1987)	Graham Douglas Cox	Vol 14372 Fol 233
02.11.1987 (1987 to 1989)	Anthony Reginald Allan (Company Director)	Vol 14372 Fol 233 Now 100/613011
19.06.1989 (1989 to 1990)	Tarcorp Pty Ltd	100/613011
18.12.1990 (1990 to 1994)	Sergio Citarella (Restaurateur)	100/613011
09.09.1994 (1994 to 2000)	Luis Jaime Gomez Gilda Paulina Gomez	100/613011
04.10.2000 (2000 to 2019)	Yaswin Valabjee Bharti Valabjee	100/613011
11.11.2019 (2019 to date)	# Harrphil Pty Ltd	100/613011

### # Denotes current registered proprietor

### Leases: - NIL

### Easements: -

• 28.07.1980 (R 618879) Easement for Support



Level 14, 135 King Street, Sydney Sydney 2000 GPO Box 4103 Sydney NSW 2001 DX 967 Sydney

### As regards 169 Victoria Street - Lot 1 D.P. 626468

Note: - The step on the northern boundary 0.135 metres wide to 0.06 metres wide has not been investigated prior to D.P. 626468 (10.08.1982)

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
23.03.1874 (1874 to 1951)	Mary Josephine O'Dowd (Married Woman)	Vol 178 Fol 43 Now Vol 4805 Fol 97
07.08.1936 (1936 to 1951)	Perpetual Trustee Company (Limited) (Re: - the Estate of Mary Josephine O'Dowd)	Vol 178 Fol 43 Now Vol 4805 Fol 97
15.05.1951 (1951 to 1955)	Violet Johanna Standish (Spinster)	Vol 4805 Fol 97
10.02.1955 (1955 to 1957)	Michael John O'Keefe (Cook)	Vol 4805 Fol 97
19.03.1957 (1957 to 1958)	9.03.1957 Loslie Senes (Company Director)	
13.11.1958 (1958 to 1963)	Leslie Senes Holdings Pty Limited	Vol 4805 Fol 97
21.06.1963 (1963 to 1969)	Ignacio Aberasturi (Labourer) Modesto Aberasturi (Labourer)	Vol 4805 Fol 97 Now Vol 8462 Fol's 76 & 77
31.03.1969 (1969 to 1970)	Timothy Ronald Crammond (Chartered Accountant)	Vol 8462 Fol's 76 & 77
11.11.1970 (1970 to 1978)	Winston Alexander Pangas (Manager)	Vol 8462 Fol's 76 & 77 Now Vol 11516 Fol 131
27.01.1978 (1978 to 1982)	Catherine Anne Mailey (Waitress)	Vol 11516 Fol 131
20.09.1982 (1982 to	Strata Plan 19010	
	Continued as regards the Common Property Areas including the Ground Floor	
20.09.1982 (1982 to 2019)	The Proprietors – Strata Plan 19010	Vol 11516 Fol 131 Now CP/SP 19010
	Continued as regards the whole of Lot 1 D.P. 626468	
04.03.2019	Termination of Strata Scheme	
04.03.2019 (2019 to date)	# Harrphil Pty Ltd	CP/SP 19010 Now 1/626468

### # Denotes current registered proprietor

Leases & Easements: - NIL



Level 14, 135 King Street, Sydney Sydney 2000 GPO Box 4103 Sydney NSW 2001 DX 967 Sydney

### As regards 171 to 173 Victoria Street - Lot 1 D.P. 82775

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
	As regards the part numbered (1) on the attached Cadastral Records Enquiry Report	
23.03.1874 (1874 to 1936)	Mary Josephine O'Dowd (Married Woman)	Vol 178 Fol 43
07.08.1936 (1936 to 1936)	Perpetual Trustee Company (Limited) (Re: - the Estate of Mary Josephine O'Dowd)	Vol 178 Fol 43
	As regards the part numbered (2) on the attached Cadastral Records Enquiry Report	
06.10.1866 (1866 to 1936)	Marry Morris Now Mary O'Dowd (or Mary Josephine O'Dowd, Married Woman) (& her deceased estate)	Book 100 No. 565
	Continued as regards the whole of the Lot 1 D.P. 82775	
07.08.1936 & 05.09.1936 (1936 to 1991)	Tooth & Co Limited	Vol 178 Fol 43 & Book 1756 No. 398 Now 1/82775
17.05.1991 (1991 to 1996)	Manzini Holdings Pty Limited	1/82775
06.02.1996 (1996 to 2016)	Napoleon Hill Pty Limited	1/82775
18.10.2016 (2016 to date)	# Harrphil Pty Ltd	1/82775

### # Denotes current registered proprietor

#### Leases: -

• Numerous leases were found from 27<sup>th</sup> July 1936 to 18.04.1990, that have since expired or surrendered, many to Licensed Publicans or Hotel Keepers, or of premises – these have not been investigated

### Easements: -

• 20.11.1936 (C 475757) Right of Way affecting the part numbered (1) on the attached Cadastral Records Enquiry Report – released 14.12.2017

Yours Sincerely Mark Groll 29 May 2020



### Cadastral Records Enquiry Report : Lot 1 DP 904094

Locality : POTTS POINT

LGA: SYDNEY

Parish : ALEXANDRIA

County : CUMBERLAND



Report Generated 12:47:21 PM, 28 May, 2020 Copyright © Crown in right of New South Wales, 2017 This information is provided as a searching aid only.Whilst every endeavour is made to ensure that current map, plan and titling information is accurately reflected, the Registrar General cannot guarantee the information provided. For ALL ACTIVITY PRIOR TO SEPTEMBER 2002 you must refer to the RGs Charting and Reference Maps

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NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH \_\_\_\_\_

> SEARCH DATE -----28/5/2020 12:47PM

#### FOLIO: 1/724376

\_\_\_\_

First Title(s): OLD SYSTEM Prior Title(s): VOL 3892 FOL 232

LAND

REGISTRY

SERVICES

Recorded	Number	Type of Instrument	C.T. Issue
	DP724376		LOT RECORDED FOLIO NOT CREATED
7/3/1994	DP724376	DEPOSITED PLAN	FOLIO CREATED CT NOT ISSUED
22/4/1994		AMENDMENT: VOL FOL INDEX	
4/9/1997		AMENDMENT: LOCAL GOVT AREA	
8/5/2003	9577486	DEPARTMENTAL DEALING	
11/8/2007	AD336054	DISCHARGE OF MORTGAGE	
	AD336055	TRANSFER	
	AD336056	MORTGAGE	EDITION 1
15/10/2010	AF819725	DISCHARGE OF MORTGAGE	
	AF819727	MORTGAGE	EDITION 2
12/1/2015	AJ161897	DEPARTMENTAL DEALING	EDITION 3
12/8/2015	AJ713117	CAVEAT	
16/9/2015	AJ815596	DISCHARGE OF MORTGAGE	
16/9/2015		TRANSFER	
16/9/2015		MORTGAGE	EDITION 4
7/11/2018	AN839469	CAVEAT	
5/2/2019	AP42360	DISCHARGE OF MORTGAGE	
5/2/2019		TRANSFER	EDITION 5
			-
21/5/2020	AQ114737	MORTGAGE	EDITION 6 CORD ISSUED

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

PRINTED ON 28/5/2020

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	Form: 01T Release: 2 www.lpi.nsw.gov	v.au	<b>TRANSFER</b> New South Wales Real Property Act 1900	AD336055W
				become.part.of-the.public.record
	STAMP DUTY	Office of State Revenue use on	ly	Chiene Nov. 3323749 175 Duty. 52 Trans Nov. 44526 Asst datative:
(A)	TORRENS TITLE	Folio Identifier 1/72	24376	
(B)	LODGED BY	Box	The provided HTML $F$ is the provided HTML $F$	LPN:123835G CSB (Sheri
(C)	TRANSFEROR	MICHAEL JOHN DYSART		
(D)	CONSIDERATION	The transferor acknowledges rece	eipt of the consideration of \$ 87	75,000.00 and as
(E)	ESTATE	the land specified above transfe	rs to the transferee an estate in	fee simple
(F)	SHARE TRANSFERRED		o conge de parage paramete, e canto ten tanta e antere servera e	· · · · · · · · · · · · · · · · · · ·
(G)		Encumbrances (if applicable):	مى مەرىپ مەرىپ بىرى يەرىپ بىرى بىرى بىرى بىرى بىرى بىرى بىرى ب	
(H)	TRANSFEREE	ALEXANDER RICHMOND M	ELLIS	2
(I)		JENANCY:	ana an	
(J)	DATE 3/	19107		
	I am personally	person(s) signing opposite, with acquainted or as to whose identity ed, signed this instrument in my	y I am Property	correct for the purposes of the Real Act 1900 by the transferor.
	Signature of wit	ness: INVV V	Signature	e of transferor:
	Name of witness Address of with		=>07 -57-57 NOT	ł
				for the purposes of the Real Property Act ne person whose signature appears below.
			Signature	All S
			Signatory	''s name: Catherine Barbar ''s capacity: transferee's solicitor

Page 1 of \_\_\_\_\_ number additional pages sequentially 345 •

	• of the Registran •Form: ' 01T Release: 6·1	General /Sr	New:	NSFER South Wales		
			f the Real Property Act 1900 (RP / hment and maintenance of th			597N
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					Aøst detzils:	
					2	2.8.15
(A)	TORRENS TITLE	Folio id	entifier 1/724376•			· ·
(B)	LODGED BY	Document	Name, Address or DX, Teleph	none, and Customer	Account Number if any	CODES
		Collection				
		Box	VIKING LEGAL S			<b>} ■</b>
		519E	LLPN: 125626F			
( <b>C</b> )	TRANSFEROR		Reference: CADENS-M	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	·····	
(C)	TRANSFEROR	Alexande	r Richmond MELLIS			
(D)	CONSIDERATION	The transferor	r acknowledges receipt of the co	nsideration of \$ 1	550 000 00	and as reg
(E)	ESTATE		ntioned land transfers to the tra		•	und as regi
(F)	SHARE	[		·······		
- ,	TRANSFERRED				· · · · · · · · · · · · · · · · · · ·	
(G)		Encumbrance	es (if applicable):			
(H)	TRANSFEREE	Tristan	John BLAKERS & Rachel	Emily McNAUG	HT	
(1)		TENANCY:	Tenants in Common in	Equal Shares	· OFF X 7131	( ) <del>7</del>
(-7	DATE					,,
(J)		aligible witnes	ss and that the transferor	Cortified a	correct for the purposes of th	a Raal Droparty A
(3)	signed this dealin	g in my prese			te transferor.	e Real Hoperty A
	[See note* below		7			
			dill'		$\sim$	>
	Signature of witn	css:	ADDINGTON 2021	Signature	of transferor:	· ·
			PERPIM		4	
	Name of witness: Address of witnes	Ą N	-NA / CONCER			
	Address of while:	ss.		21	•	
		<u> </u>	y annew wood (			
		r	ADDINGTON			
			2021	Certified co	orrect for the purposes of the	
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				signature a	ppears below.	
				Signature:	~	
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					Hyrron /	μm
				Signatory'	s name:	J
						NLa 🖉
				Signatory'	s capacity: Kathleen solicitor	Ng 🔸
<b>K</b> )	The transfer	an's sol	Conter contifice that the ell		s capacity: solicitor	~
K)	The transfer eNOS ID No. 8		Full name: Kathleen	OS data relevant to	s capacity: solicitor	~





NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH \_\_\_\_\_

### FOLIO: 1/724376

LAND

SERVICES

SEARCH DATE	TIME	EDITION NO	DATE
28/5/2020	12:44 PM	б	21/5/2020

NO CERTIFICATE OF TITLE HAS ISSUED FOR THE CURRENT EDITION OF THIS FOLIO. CONTROL OF THE RIGHT TO DEAL IS HELD BY NATIONAL AUSTRALIA BANK LIMITED.

#### LAND \_ \_ \_ \_

LOT 1 IN DEPOSITED PLAN 724376 AT WOOLLOOMOOLOO LOCAL GOVERNMENT AREA SYDNEY PARISH OF ALEXANDRIA COUNTY OF CUMBERLAND TITLE DIAGRAM DP724376

FIRST SCHEDULE

\_\_\_\_\_ HARRPHIL PTY LTD

(T AP42361)

SECOND SCHEDULE (2 NOTIFICATIONS)

- RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S) 1
- 2 AQ114737 MORTGAGE TO NATIONAL AUSTRALIA BANK LIMITED

NOTATIONS

\_\_\_\_\_

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

\* Any entries preceded by an asterisk do not appear on the current edition of the Certificate of Title. Warning: the information appearing under notations has not been formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that the information contained in this document has been provided Any entries preceded by an asteria on the appear on the current entron or the current entron or the formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that the electronically by the Registrar General in accordance with Section 96B(2) of the Real Property 34%.



H Ч /Seg:1 /Prt:28-May-2020 12:45 Victoria & Brougham /Pgs:ALL // /Ref:Potts LRS /Rev:23-Nov-1992 /NSW ral /Src:INFOTRACK /Re eral 凸 /Doc:DP 0452417 F the Registrar-Gen Req:R120261

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NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH \_\_\_\_\_

> SEARCH DATE -----28/5/2020 12:47PM

FOLIO: 1/904094

First Title(s): SEE PRIOR TITLE(S) Prior Title(s): VOL 2086 FOL 230

LAND

REGISTRY

SERVICES

Recorded	Number	Type of Instrument	C.T. Issue
21/8/1988		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
15/8/1990		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
15/5/1991		AMENDMENT: 2ND SCHED RECITAL	
17/5/1991		AMENDMENT: 2ND SCHED RECITAL	
21/5/2001	7626064	DEPARTMENTAL DEALING	
8/5/2003	9577486	DEPARTMENTAL DEALING	
20/7/2007	AD283826	DISCHARGE OF MORTGAGE	
	AD283827		EDITION 1
13/9/2007	AD409138	MORTGAGE	EDITION 2
13/12/2016	AK997716	CAVEAT	
1/9/2018	AN678863	DEPARTMENTAL DEALING	EDITION 3 CORD ISSUED
11/5/2020	AQ90442	DISCHARGE OF MORTGAGE	EDITION 4

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

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NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH \_\_\_\_\_

FOLIO: 1/904094

LAND

SERVICES

\_ \_ \_ \_ \_ \_ \_

SEARCH DATE	TIME	EDITION NO	DATE
28/5/2020	12:44 PM	4	11/5/2020

#### LAND \_ \_ \_ \_

LOT 1 IN DEPOSITED PLAN 904094 LOCAL GOVERNMENT AREA SYDNEY PARISH OF ALEXANDRIA COUNTY OF CUMBERLAND TITLE DIAGRAM DP904094

FIRST SCHEDULE

-----

CATHERINE RAE REYNOLDS

(T AD283827)

SECOND SCHEDULE (4 NOTIFICATIONS)

\_\_\_\_\_

RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S) 1

R618878 EASEMENT FOR SUPPORT APPURTENANT TO THE LAND ABOVE 2 DESCRIBED AFFECTING THE LAND SHOWN SO BURDENED IN DP452417

3 R618880 EASEMENT FOR SUPPORT AFFECTING THE PART OF THE LAND ABOVE DESCRIBED SHOWN SO BURDENED IN DP452419

\* 4 AK997716 CAVEAT BY HARRPHIL PTY LTD

NOTATIONS \_\_\_\_\_

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

PRINTED ON 28/5/2020

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May-2020 12:45 /Seq:2 a & Brougham **T** /Prt:28-Reg:R120275 /boc:SP 0017354 P /Rev:04-Jul-2008 /NSW LRS /Fgs:ALL / © Office of the Registrar-General /Src:INFOTRACK /Ref:Potts Point

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RG 2/62

		· · · · · · · · · · · · · · · · · · ·	FIRST SCHEDULE (continued)					R2680	
┓		REGISTERED PROPRIE	TOR	INST	UMENT NUMBER	REGISTERED	Signature of Registrar General	R 6188-	
		······································	MATORE	NOMBER		Registrat Generat			
	This deed is cancelled as	- WID OLP							
L		vave issued on [Cara-1981						1	
	for lots in Obata	Plan No. 17354 as follows:-		······································				-	
_	Lots 1-3	LE 3(			·····			- -	
_	C.P.V.	4536 Fol 226-228 respectively.						SPIN	
	-						· · · · · · · · · · · · · · · · · · ·	5657	
		6							
-	. //	KANNE (ANA						1	
_		REGISTRAR GENERAL	NEW CERTIFICATE(S) OF TITLE ISSUING ON				· · · ·		
			NO DEALING TO BE REGISTERED WITHOUT REPERENCE TO						
L	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	DAATING BRANCH						
		······································	SECOND SCHEDULE (continued)	· · · · · · · · · · · · · · · · · · ·				]	
Ļ	INSTRUMENT NATURE NUMBER		PARTICULARS	REGISTERED	Signature of	CANCE	LLATION		
ĺ	Montener P268015	to Develd Educat Wedd - & De-date	k, Bookmaker in 7/16th shere, Millicent Merv		Registrar General				
Ĺ	co <sup>Mont</sup> ලාලා		R. Boolmeker in //16th share, Millicent Mary		· · · · ·			-	
-		-2/16th share, tenancy in common	String of Sydiey, Solid Control of	-21-8-1979	amoren	DISCHARGE	CLO- C	-	
	Tranfer R618877		& appeiling the land sharm so			UISCHARGES	5657105		
	V	burdened in the plan	hereign	28-7-1980	kanna			-	
	Thamper R618878		feeting the land shown so			· · · · · · · · · · · · · · · · · · ·		-	
	¥	wordened in the pla		28 -7-1980	anno 1			1	
Ļ	Transfer R618870	19	apportenant to the land above					1.	
ļ	v	described appecting th	e land shown so burdened in					-	
L	<b>T</b>	the plan hereon		28-7-1980	annon 1	•••• · · · · · · · · · · · · · · · · ·	-	¶ .	
	T I				1			1	

			SECOND SCHEDULE (continued)	· · · ·			
	INSTRUM NATURE	ENT NUMBER	PARTICULARS	REGISTERED	Signature of Registrar General	CANCELL	ATION
	w Mortgage	B268015	to-Donald-Edward Todd-of Randwick, Bookmaker in 7/16th share, Millicent Mary		_		
	3 ភ្ញ ភ្ញ		-Todd-his-wife-in-7/16th-share-any Ohn Arthur Garney-of-Sydney,-Solicitor in				
<b>t</b>			-2/16th share, tenancy in common	-21-8-1979	(and the second	DISCHARGED	5657105
2.4	Tranfer	R618877	Earement for support affecting the land sharm so				
			burdened in the plan pereon	28-7-1980	kanno		
	Hamper	R618878	Easement for support affecting the land shown to				
			wurdened in the plan hereon	18 -7-1980	bernon .		
	Transfer	R618879	Earement for Support apportenant to the land above				
			described affecting the land shown so burdened in				
			the plan hereon	28-7-1980	&		
	Transfer	R618880	Easement for support appertenant to the land above described apperting the land show so birdened in			· · · ·	
(se			deranked affecting the land show so birdened in			· · ·	
pag		<u> </u>	the plan bereau	28-7-1980	have		
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Reg:R120305 /Doc:CT 14536-225 CT /Rev:28-Feb-2011 /NSW LRS /Pgs:ALL /Prt:28-May-2020 12:47 /Seq:2 of 2 225 © Office of the Registrar-General /Src:INFOTRACK /Ref:Potts Point Victoria & Brougham Fol. Fol. Fol. Fol. Fol. (Page 2 of 2 pages)

	RECORDINGS (continued)	Registrar General	CANCELLATION
	PARTICULARS	Registrar General	CHICLES
	이었다. 이번 가장 이 가 있는 것 같은 것 같		
	가 가는 것이 있는 것이 가지 않는 것이 있는 것이 있는 것이 있는 것이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있다. 이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있다. 이 가지 가 이 가지 않는 것이 같은 것이 있는 것이 같은 것이 있는 것이 있다. 것이 있는 것이 있는 것		
			2 - 3 Sec. 14
	그는 것이 같은 방법을 했다는 것 같은 것은 것을 가지 않는 것 같은 것 못했다.		
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	이 있는 것이 있는 것이 가지 않는 것이 있었다. 이 것은 것이 있는 것이 있다. 같은 것이 같은 것이 같은 것이 있는 것이 같은 것이 같은 것이 같은 것이 있는 것이 있는 것이 있는 것이 같은 것이 있는 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 있다.		
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	안 한 글 모그는 것은 것은 것은 것을 모두는 것을 하는 것을 하는 것을 하는 것을 수 있다.		
	, 등 가는 것 같은 것은 모두는 것은 바로 모습을 것 같은 가슴 가지? 가지 않는 것은 가슴 것 같은 것이 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 있다. 또 한 것은 것은 것은 것은 것은 것을 알았는 것은 것을 것 같은 것을 것 같은 것을 것 같은 것 같은 것 같은 것은 것은 것은 것은 것은 것은 것 같은 것은 것 같은 것 같은 것 같은 것 같은 것 같		
	如果是你们的问题,你就是我们的你们的问题。""你们的你们就是我们就是我们就是我们的事实,我们不是我们的?" "你们的你们,你们们就是我们们就是我们的你们的你们就是你们的你们就是我们的你们,我们就是我们的你们,我们们不是你们的。"		
	NOTATIONS AND UNREGISTERED DEALINGS		
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NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED







NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH \_\_\_\_\_

> SEARCH DATE -----28/5/2020 12:47PM

FOLIO: CP/SP17354 \_\_\_\_\_

> First Title(s): OLD SYSTEM Prior Title(s): VOL 14536 FOL 225

LAND

REGISTRY

SERVICES

Recorded	Number	Type of Instrument	C.T. Issue
29/4/1986		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
1/7/1986		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
19/4/1988	X489466	APPLICATION FOR REPLACEMENT CERTIFICATE OF TITLE	EDITION 1
27/5/1997		AMENDMENT: LOCAL GOVT AREA	
8/5/2003	9577486	DEPARTMENTAL DEALING	
19/10/2006	AC679767	DEPARTMENTAL DEALING	
17/8/2017	AM654528	DEPARTMENTAL DEALING	

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

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NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH \_\_\_\_\_

FOLIO: CP/SP17354

LAND

SERVICES

\_\_\_\_

SEARCH DATE	TIME	EDITION NO	DATE
28/5/2020	12:44 PM	1	19/4/1988

## LAND

\_ \_ \_ \_

THE COMMON PROPERTY IN THE STRATA SCHEME BASED ON STRATA PLAN 17354 WITHIN THE PARCEL SHOWN IN THE TITLE DIAGRAM

AT KINGS CROSS LOCAL GOVERNMENT AREA SYDNEY PARISH OF ALEXANDRIA COUNTY OF CUMBERLAND TITLE DIAGRAM SHEET 1 SP17354

FIRST SCHEDULE \_\_\_\_\_

THE OWNERS - STRATA PLAN NO. 17354 ADDRESS FOR SERVICE OF DOCUMENTS: 96 BROUGHAM STREET KINGS CROSS 2011

SECOND SCHEDULE (7 NOTIFICATIONS)

\_\_\_\_\_

RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S) 1

```
ATTENTION IS DIRECTED TO BY-LAWS SET OUT IN SCHEDULE 2 STRATA
* 2
     SCHEMES MANAGEMENT REGULATION 2016
```

EASEMENT FOR SUPPORT AFFECTING THE PART SHOWN SO 3 R618877 BURDENED IN THE TITLE DIAGRAM 4 R618878 EASEMENT FOR SUPPORT AFFECTING THE PART SHOWN SO

BURDENED IN THE TITLE DIAGRAM

R618879 EASEMENT FOR SUPPORT APPURTENANT TO THE LAND ABOVE 5 DESCRIBED AFFECTING THE PART SHOWN SO BURDENED IN THE TITLE DIAGRAM

6 R618880 EASEMENT FOR SUPPORT APPURTENANT TO THE LAND ABOVE DESCRIBED AFFECTING THE PART SHOWN SO BURDENED IN THE TTTLE DIAGRAM

7 THIS EDITION ISSUED PURSUANT TO S.111 REAL PROPERTY X489466 ACT, 1900

SCHEDULE OF UNIT ENTITLEMENT (AGGREGATE: 50)

STRATA	PLAN	17354		

LOT	ENT	LOT		ENT	LOT	ENT
1 -	23	2	-	14	3 -	13

END OF PAGE 1 - CONTINUED OVER

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# NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH

FOLIO: CP/SP17354

PAGE 2

## NOTATIONS

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NOTE: THE CERTIFICATE OF TITLE FOR THIS FOLIO OF THE REGISTER DOES NOT INCLUDE SECURITY FEATURES INCLUDED ON COMPUTERISED CERTIFICATES OF TITLE ISSUED FROM 4TH JANUARY, 2004. IT IS RECOMMENDED THAT STRINGENT PROCESSES ARE ADOPTED IN VERIFYING THE IDENTITY OF THE PERSON(S) CLAIMING A RIGHT TO DEAL WITH THE LAND COMPRISED IN THIS FOLIO.

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

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Received: 28/05/2020 12:44:31

### NEW SOUTH WALES

14536 Fai. 226

(Pagel) Vol

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

## CERTIFICATE OF TITLE

**REAL PROPERTY ACT, 1900** 



## CANCEPTED

14536 <sub>Fol.</sub> 226 SEE AUTO FOLIO

FORMON PREMI

9 1981 16

I certify that the person described in the First Schedule is the registered proprietor of an Estate in Fee Simple in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule and to the reservations and conditions, if any, contained in the Crown grant.

**Registrar** General



10

Vol.

LAND REFERRED TO (For particulars of the lot referred to, see Strata Plan).

in Strata Plan 17354 at Kings Cross in the City of Sydney Parish of Alexandria 1 Lot County of Cumberland.

FIRST SCHEDULE (continued overleaf)

OREGON TIMBER INDESTRIES PTY. LIMITED

SECOND SCHEDULE (continued overleaf)

1. The said lot is subject to any affecting interests recorded on the folio of the Register comprising the common property. R139525-Mortgage-to-Alexei Kisliakov and Ludmyla Kisliakov as Tenants in Common in equal shares. Discharged S969838



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RAR GENERAL ARE CANCELLED

GH AND AUTHENTICATED BY THE SEAL TRANSPERIES TRANSPERIES OF THE SEAL AND AUTHENTICATED BY THE SEAL AND AUTHON TRANSPERIES OF THE SEAL AND AUTHON OF THE SEA 0202 -YeM-92 58-Feb-2011 /NSW LRS /Pgs:ALL  $\mathbf{CL}$ /Doc:CT 14536-226 174/ Req:R124479 €¥

Req:R124479 /Doc:CT 14536-226 CT /Rev:28-Feb-2011 /NSW LRS /Pgs:ALL /Prt:29-May-2020 08:17 /Seq:2 of 2 226 © Office of the Registrar-General /Src:INFOTRACK /Ref:Potts Point Victoria & Brougham \_\_\_\_\_\_Fol\_\_\_\_Fol\_\_\_\_Fol\_\_\_\_Fol\_\_\_\_\_Fol\_\_\_\_\_Fol\_\_\_\_\_Fol\_\_\_\_Fol\_\_\_\_\_FFOL\_\_\_\_FFOL\_\_\_\_FFOL\_\_\_\_\_FFOL\_\_\_\_\_FFOL\_\_\_\_\_FFOL\_\_\_\_\_FFOL\_\_\_\_\_FFOL\_\_\_\_\_FFOL\_\_\_\_\_FFOL\_\_\_\_\_FFOL\_\_\_\_FFFOL\_\_\_\_FFFOL\_\_\_\_FFFOL\_\_\_\_FFFOL\_\_\_\_FFFOL\_\_\_FFFOL\_\_\_\_FFFOL\_\_\_FFFOL\_\_\_FFFOL\_\_\_

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NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH \_\_\_\_\_

SEARCH DATE

-----29/5/2020 8:19AM

FOLIO: 1/SP17354

Prior Title(s): VOL 14536 FOL 226

LAND

REGISTRY

SERVICES

Recorded	Number	Type of Instrument	C.T. Issue
29/4/1986		TITLE AUTOMATION PROJECT	
1/7/1986		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
25/1/1988	X344517	DISCHARGE OF MORTGAGE	
25/1/1988		TRANSFER	EDITION 1
2/7/1996	2272740	TRANSFER	EDITION 2
4/8/1997	3290851	TRANSFER	
4/8/1997	3290852	MORTGAGE	EDITION 3
13/8/2001	7845284	DISCHARGE OF MORTGAGE	
13/8/2001	7845285	MORTGAGE	EDITION 4
3/6/2002	8654747	DISCHARGE OF MORTGAGE	
3/6/2002	8654748	TRANSFER	
3/6/2002	8654749	MORTGAGE	EDITION 5
3/11/2006	AC717714	DISCHARGE OF MORTGAGE	
3/11/2006	AC717715	TRANSFER	
3/11/2006	AC717716	MORTGAGE	EDITION 6
28/11/2016	AK958579	CAVEAT	
	AM186898	WITHDRAWAL OF CAVEAT	
25/2/2017		DISCHARGE OF MORTGAGE	
	AM186900	TRANSFER	
25/2/2017	AM186901	MORTGAGE	EDITION 7
9/9/2018	AN695392	DEPARTMENTAL DEALING	EDITION 8
			CORD ISSUED

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

PRINTED ON 29/5/2020

InfoTrack an approved NSW Information Broker hereby certifies that the information contained in this document has been provided electronically by the Registrar General in accordance with Section 96B(2) of the Real Property Act 1900.

© of	fice of the Rec RP13	X344518 /Rev:13-Sep-2010 /NSW LRS gistrar-General /Src:INFOTRACK /Ref: STAMP DUTY	Potts Point Victoria & Brough	ham	¥244519
	1985	51-00 Novr			<u>A344310</u>
		DULY STAMPED	TRANSFER	3 2" 2	X R2/2
	( <b>0</b> )	1988/S21	REAL PROPERTY ACT, 1900	T \$ 39.4	
		Torrens Title Reference	If Part Only, Delete Whole and Give De	etalls Locat	ion
	DESCRIPTION OF LAND Note (a)	Folio Identifier 1/SP17354	WHOLE	POTTS PO	INT
•	- - - -			-	
	TRANSFEROR Note (b)	JENNIE ELIZABETH EVERINGHA	M of Potts Point	<u>.</u>	
•	ESTATE Note (c)	(the abovenamed TRANSFEROR) hereby acknowledge and transfers an estate in fee simple in the land above described to the TRANSFEREE	as receipt of the consideration of $\$140$ , $0$	00.00	
	TRANSFEREE Note (d)	PERMANENT TRUSTEE COMPANY			OFFICE USE ONLY
		and Alix Breillat Turner (	Jnr) of "Calamondah", G	Goulburn, Grazier	JT2
	TENANCY Note (e)	as joint tenants/tenants bi x ocorrow			
	PRIOR ENCUMBRANCES	subject to the following PRIOR ENCUMBRANCES 1.	NIL 		
	· · · · · ·	DATE 20th January 1983	] .		
	EXECUTION Note (g)	We hereby certify this dealing to be correct for the pur Signed in my presence by the transferor who is person Colored for the transferor who is person Signature of Witness			$\wedge$
•		ROBERT C. MINTER	<b>-</b>	hund	
		SOLICI TEK Address and occupation of Wilnoss		Signeture of Trans	feror .
	Note (g)	S H O WEY Signed in my presence by the transferee who is person	nally known to me		v
	:	Signature of Witness	 		
	· ·	Name of Wilness (BLOCK LETTERS)	······	Almoto	L
		Address and occupation of Witness	C	J. DUNSTON, SOLICITOR	, SYDNEY
	TO BE COMPLETED BY LODGING PARTY	LODGED BY BARKER GOSLING SOLICITOR	CT OTHE	LOCATION OF DOCUMENTS	
	Notes (h) and (i)	232-2177 Box 698B		Herewith.	
	: 			In L. O. with Produced by	·
	OFFICE USE ONLY	Delivery Box Number Checked Passed REGISTERED	19 Secondary		
	19 19	25 JAN	Directions		
	: : :	Signed Extra Fee	364 Delivery C	TLP	: <sup>1</sup>

	97-01T	Re .00173	RANSFER al Property Act, 1900 109 2272740 J
(A)	LAND TRANSFERRED Show no more than 20 References to Title. If appropriate, specify the share transferred.		DENTIFIERS , 2/SP17354, 3/SP17354
(B)	LODGED BY	L.T.O. Box 9425	Name, Address or DX and Telephone PERMANENT TRUSTEE COMPANY LIMITED DX 383 SYDNEY REFERENCE (max. 15 characters): Ref: R. Wellens
(C)	TRANSFEROR		T TRUSTEE COMPANY LIMITED
(D) (E)	acknowledges receipt of the consideration and as regards the land specified above tra- subject to the following <b>ENCUMBRANCE</b>	n of\$363,0 ansfers to the Tra	00.00 Isferee an estate in fee simple
(F) (G)	TRANSFEREE P.		RUSTEE COMPANY LIMITED
(H)	We certify this dealing correct for the pur Refer to Annexure "A" for Signed in my presence by the Transferor v Chn S and Signature of Witness	or further who is personally	Property Act, 1900. DATED 2/7/96 signatures. known to me.
	Name of Witness (BLOCK LETTE CCARKE MARY CA Address of Witness 4 acryword and 13 acryword and Signed in my presence by the Transferee w	$\frac{AV/2IC/S}{2}$ who is personally b	
	Signature of Witness RICHARD NEWENS Name of Witness (BLOCK LETTE 25 O'CONNELL ST, SY Address of Witness		Group A Attorney Signature Name ZAX Straw. 5842 Signature of Transferee

INSTRUCTIONS FOR FILLING OUT THIS FORM ARE AVAILABLE FROM THE BOSD TITLES OFFICE

CHECKED BY (office use only)

## **ANNEXURE "A"**

Signed in my presence by the Transferor who is personally known to me.

ling

Signature of Witness

RICHARD WELLENS Name of Witness (BLOCK LETTERS)

as o'LONNEL ST. SUBNEY. Address of Witness

PERMANENT TRUSTEE COMPANY LIMITED ACN 000 000 993 by its Attorneys who state that they have no notice of revocation of the Power of Attorney dated 2nd June 1993, Registered in NSW Book 4022 No 345 whereby they execute this deed document or instrument.

Group B Attorney Group A Attome Signature 6 Name Im SHAW 

5842 Signature of Transferor

97-01T			TF		
	·	00 *			510262 04 005133562/ S TM S N
Show no more than 20	0 References to T		1/SP1	7354	
LODGED BY		I C	-т.о. вох 34-8 <del>7</del>	Name, Address or I	GRAY & PERKINS solicitors 83 Clarence Street Sydney 2000 Phone: 2900-2909 DX 431 SYDNEY
TRANSFEROR		L Per	manent ]	REFERENCE (max	pany Limited ACN 000 000 993
and as regards the	e land specifie	ed above transfe	ers to the Tran	nsferee an estate i	-
subject to the follo	owing ENCU	MBRANCES	1	•••••	2
TRANSFEREE	T TS (s713 LGA) TW (Sheriff)	Rus			Iichael Cornelius Flynn
Signed in my press	Signature of Signature of HEPNAN e of Witness (BLC SO'CO	Transferor who i 7 Witness DE 2 OCK LETTERS) NN FLL ST	is personally TSYDN	known to me.	00. DATED $29 - 7 - 97$ .         PERMANENT TRUSTEE COMPANY LIMITED ACN 000 000 993         by its Attorneys who state that they have no notice of revocation         of the Power of Attorney dated 2nd June 1993, Registered in NSW         Book 4022 No 346 whereby they execute this deed document or instrument.         Group A Attorney         Signature         Mame         FA YE         Signature of Transferor
Signed in my press	ence by the T	ransferee who i	s personally !	known to me.	6130
	Signature of <sup>1</sup>	Witness			
		OCK LETTERS)	•••••	/	
	LAND TRANSFER Show no more than 22 If appropriate, specify LODGED BY TRANSFEROR acknowledges rec and as regards the subject to the follo TRANSFEREE We certify this dea Signed in my press	Image: constraint of the constrain	AND TRANSFERRED Show no more than 20 References to Title. I appropriate, specify the share transferred. LODGED BY TRANSFEROR acknowledges receipt of the consideration of . and as regards the land specified above transfer subject to the following ENCUMBRANCES TRANSFEREE T RANSFEREE T RUS (s713 LGA) TW (Sheriff) TENANCY: We certify this dealing correct for the purposes Signed in my presence by the Transferor who i Signature of Witness JOEL HERNANDEZ Name of Witness SIGNEL MARCHETTERS) 23 - 25 O' CONNELL ST Address of Witness Notel Connect of the connect of	() Re () Re () () Re () () () () () () () () () ()	Image: Second Street

Form: 01 <sup>t</sup> T Licence: 01-06-012 Licensee: Colin Bigger	PRIVACY NOTE: this information is legally required 8654748N
STAMP DUTY	Office OFFICE OF STATE HEVENUE (N.S.W. TREASURY) CLIENT No.24233 2.00 STAMP No. 215 STAMP DUTY 2.00 STAMP No. 215 TRANSACTION No. 02-18.09 DATE 2.6.02 ASSESSMENT DETAILS:
(A) TORRENS TITLE	If appropriate, specify the part transferred FOLIO IDENTIFIER 1/SP17354
(B) LODGED BY	Delivery BoxName, Address or DX and TelephoneCODEBoxCOLIN BIGGERS & PAISLEY LEVEL 11, 140 PHILLIP ST, SYDNEYT115FDX 280 SYDNEY; TEL: 9221 2022 Reference (optional): DDS:SST:21160TW
(C) TRANSFEROR	RUSSELL JOHN RYAN AND MICHAEL CONELIUS FLYNN
(D) CONSIDERATION	The transferor acknowledges receipt of the consideration of \$420,000.00 and as regards
<ul><li>(E) ESTATE</li><li>(F) SHARE TRANSFERRED</li></ul>	the land specified above transfers to the transferee an estate in fee simple.
(G) (H) <b>TRANSFEREE</b>	Encumbrances (if applicable): 1 2 3.           TRISTON ANTONY RODON KING
(I)	TENANCY:           //
DATE	dd mm yyyy

ALL HANDWRITING MUST BE IN BLOCK CAPITALS

Page 1 of 1 number addit@rai pages sequentially (ś

	Form: 01T Licence: 98M111 Release: 0308	I		TRANSE New South W eal Property A	/ales	AC	71771	5G
inf	formation required	i by this form	the Real Property A for the establishme nade available to an	ct 1900 (RP Act ent and mainten	) authorises ance of the	Real Property	Act Register.	
	STAMP DUTY		Revenue use only		<u></u>			· · ·
						28-0 SECT NO D	SOUTH WALES DUT 9-2006 ION 80(1)-TRANS UTY PAYABLE	0003764099-001 FER FIRST HOME PLU
4)	TORRENS TITLE	Identifier 1/	SP17354				ATE DWELLING	
B)	LODGED BY	Delivery Box	Name, Address or		ne			CODES
		481D	NATIONAL LENDING DX 28404 PARRAMAT Telephone: 9891 6633 LLPN125125E Reference: 061	Γ <b>Τ</b> Α	vG m	ORGAN	J.	T TW (Sheriff)
C)	TRANSFEROR	TRISTON	ANTONY RODON					
D)	CONSIDERATION	The transfer	or acknowledges rece	eipt of the consid	eration of \$	495,000		and as regards
E)	ESTATE		cified above transfers					<b>U</b>
F)	SHARE	•						
	TRANSFERRED	Whole				•		
G)	RANSFERRED	Whole Encumbranc	es (if applicable):			:		
	TRANSFERRED	-	es (if applicable): JOANNE THERE	SE MORGAN		· · ·		
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NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH \_\_\_\_\_

FOLIO: 1/SP17354 \_\_\_\_

LAND

SERVICES

SEARCH DATE	TIME	EDITION NO	DATE
29/5/2020	8:19 AM	8	9/9/2018

NO CERTIFICATE OF TITLE HAS ISSUED FOR THE CURRENT EDITION OF THIS FOLIO. CONTROL OF THE RIGHT TO DEAL IS HELD BY NATIONAL AUSTRALIA BANK LIMITED.

LAND \_\_\_\_

LOT 1 IN STRATA PLAN 17354 AT KINGS CROSS LOCAL GOVERNMENT AREA SYDNEY

FIRST SCHEDULE

\_\_\_\_\_ HARRPHIL PTY LTD

(T AM186900)

SECOND SCHEDULE (2 NOTIFICATIONS) \_\_\_\_\_

1 INTERESTS RECORDED ON REGISTER FOLIO CP/SP17354

2 AM186901 MORTGAGE TO NATIONAL AUSTRALIA BANK LIMITED

NOTATIONS

\_\_\_\_\_

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

PRINTED ON 29/5/2020

\* Any entries preceded by an asterisk do not appear on the current edition of the Certificate of Title. Warning: the information appearing under notations has not been formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that the information contained in this document has been provided Any entries preceded by an asterisk or not appear on the current current action of the entries of the formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that the electronically by the Registrar General in accordance with Section 96B(2) of the Real Property (1997) (1997).



ч of /Seg:1 12:45 /Prt:28-May-2020 12:4 Victoria & Brougham /Doc:DP 0613011 P /Rev:04-Jan-1993 /NSW LRS /Pgs:ALL / the Registrar-General /Src:INFOTRACK /Ref:Potts Point Req:R120277 . © Office of .



371

Req:R126585 /Doc:CT 10957 © Office of the Registrar -May-2020 12:20 -077 CT /Rev:13 -Jan -2011 /NSW LRS /Pgs:ALL /Prt:29 -General /Src:INFOTRACK /Ref:Potts Point Victoria & Brougham IFICATE OF TITLE 109570 ACT, 1900, as amended. NEW SOUTH WALES Application No. 4076 Prior Titles Volume 8479 Folios 162 and 163 E ΕH issued Edition Ľ 30 8-1977 L234724 I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule. 10957GANCELL ED Witness L. ballines atas WARNING THIS DOCUMENT MUST NOT BE REMOVED FROM THE LAND TITLES OFFICE **Registrar** General. PLAN SHOWING LOCATION OF LAND (Page 1) Vol 3 ρ (21m) Brougham ğ (b) PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON 5 1/4 per. 16.6. 87R. Sin Р. 32636 (B) EASEMENT FOR SUPPORT OIL METRES WIDE - R 618877 (D) EASEMENT FOR SUPPORT D.12 METRES WIDE - R 618879 Scale: 20 feet to one inch. 123472-ESTATE AND LAND REFERRED TO Estate in Fee Simple in the land shown in plan lodged with Transfer No.19551 (filed as F.P.906362) in the City of Sydney Parish of Alexandria and County of Cumberland shown in the plan hereon being part of 9 acres 22 perches granted to Edward Hallen on 19-10-1831. FIRST SCHEDULE ROLAND JOHN ARNOLD, of Kings Gross SECOND SCHEDULE 1. Reservations and conditions, if any, contained in the Grown Grant above referred to. Registrar General 372

NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED

		FIRST SCHEDULE (continued)					, 17 V.C.N. Brig		1223-
1.1		REGISTERED PROPRIETOR	NATURE		MENT	DATE	ENTERED	Signature of Registrar-General	-
									- M# 9213
chael Richa	rd Farley of Kings Cro	ss, Company Director.	Transfe	r	319	-	30-9-1980	Contractor and the second	N4760
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		And the state of the			1	······································			
		NSW CERTIFICATES OF TITLE ISSUING ON DP 61301			-/2		· ····································		CT-17.1
1		SURVEY DRAFTING-BRANCH		 1.		REGISTRAR	GENERAL,		R61 88.
a di sa sa			Presidenti de la companya de la comp	Listing Science Chouse Avenue		······		- management	.01.99.
		SECOND SCHEDULE (continued)		· · · · ·					1 -
NATURE		PARTICULARS	ENTERED	Signature o	r		CANCELLATION		
<u>}</u>				Registrar-Gen	eral			1	4
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outgage_	1/490531 28-10-19	11 To: Deverley francer Burwood Widew	10.11.1971	Juniation		h		haritater (	R618377-11
aveat	N476072-12.9.1973		4.10.1973	Lawalson		ischarged Withdrawn	P139850 P139848	Januartean	Rabser
Mortgage	P139851 20-12-197	4 to Ivy Coralie Grane of Mosman, Married Woman	31-1-1975	fountion		scharged	Q314557	kum	ofnopero
ortgage	-9314558	to Douglas Necomith, of Epping, Retire	- 24-8-1977	Sinter and a survey and a survey of the surv		ischarged	\$50318	Generalize	550317
Mortgage	<u>- R472174</u>	to Ivy Corelio Crene of Mosmen, Merried Women in 2/3 sher		10			0,0,10		a G
	<ul> <li>A state of the sta</li></ul>	and Robert Keith Peat of Gladesville, Retired Gentleman	11						Roten igi
	· · · · · · · · · · · · · · · · · · ·	1/3 share, tenency in common.	7-11-1979	kin	- D	ischarged	S50317	anna anna	Sure repet
-amper	R618877 -	Easement for support opsilevant to the							DP 6130
		hand above described affecting the land				ана страница. На страница страница На страница с		•	5784
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rtgage	R472174	affooted by R965476 Transmission. Mortgagoos now Ivy				n an	مسجديهما محارية	n an	
		Coralis Grane of Mosman, Married Women and James Gordon	<u>11_8_1980</u>	6		• • • • • • • • • • • • • • • • • • •			
						ncelled	S50317		



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(Page 2 of 2 pages) Vol		3'72.Fol	3
	ana an Ang ang ang ang		
FIRST SCHEDULE (continued)	E		
REGISTERED PROPRIETOR			Registrar General
Nuxivu Pty Limited by Transfer V880474. Registered 13-8-1985.			
Graham Douglas Cox by Transfer W50305. Registered 8.1.1987.		· · · · · · · · · · · · · · · · · · ·	
Anthony Reginald Allen by Transfer X165234. Registered 2-11-1987.			
CANCELLED			
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$\int dx dx dx dx dx$ (1) $\int dx dx dx dx$ (1)			
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SECOND SCHEDULE (continued)			1
PARTICULARS		Registrar General	CANCELLATION
S78457 Mortgage to Mutual Acceptance Limited. Registered 22-5-1981.		- person	V880472
6688512 - Gaveat by General Gredits Limited. Registered 21-9-1981.		10 1000	S698056
5698057 Mortgage to General Credits Limited. Registered 21-9-1981		Kanner	V880473
T621753 Caveat by Kim Farley, Registered 27-6-1983		- la-	V880471
V382158 Caveat by Australia and New Zealand Banking Group Limited. Registe		-	V880470
V080475 Caveat-by Tricontinental-Corpo	5.		V987511
-V987511Mortgage_to_Iricontinental_Corporation_LimitedRegistered_21-10 	-1985		W549304 W549303
-W549306-Mortgage to Beneficial-Finance-Corporation-Limited. Registered 8.	1 1007		×165234
8.1.1987.	tered		X165233
X165235 Mortgage to National Australia Bank Limited. Registered 2-11-1987.			
		Var V	
		, I	

X1652355 Mortgage to National Australia Bank Limited. Registered 2-11-1987.         Image: Notations and UNREGISTERED DEALINGS	0.1.130						105233
	X165235 Mortgage	to National Aust	ralia Bank Limited	. Registered 2	2-11-1987.		
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ngaled 13/sel	5 688512,70	ax - 037	M N 88	375 😤 😤	S I I	,	
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rejected 13/5/01 5698056WX 0 5 20 30 20 20 20 20 20 20 20 20 20 20 20 20 20	NOTE: ENTRIES RU	LED THROUGH A	ντατοτία & Βτουσήαπ	f:Potts Point	T /Src: INFOTRACK /R	елөпөб-теттете	а ада до ар <sup>.</sup>







NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH

SEARCH DATE -----28/5/2020 12:47PM

FOLIO: 100/613011

First Title(s): SEE PRIOR TITLE(S) Prior Title(s): VOL 14372 FOL 223

LAND

REGISTRY

SERVICES

Recorded	Number	Type of Instrument	C.T. Issue
28/3/1988		TITLE AUTOMATION PROJECT	
8/9/1988		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
19/6/1989	¥432438	DISCHARGE OF MORTGAGE	
19/6/1989		TRANSFER	
19/6/1989		MORTGAGE	EDITION 1
18/12/1990	Z396485	DISCHARGE OF MORTGAGE	
18/12/1990	Z396486	TRANSFER	
18/12/1990	Z396487	MORTGAGE	EDITION 2
17/7/1991	Z759625	TRANSFER OF MORTGAGE	
17/7/1991	Z759626	VARIATION OF MORTGAGE	EDITION 3
9/9/1994	U603656	DISCHARGE OF MORTGAGE	
9/9/1994	U603657	TRANSFER	
9/9/1994	U603658	MORTGAGE	EDITION 4
22/2/1996	0933026	DISCHARGE OF MORTGAGE	
22/2/1996	0933027	MORTGAGE	EDITION 5
27/5/1997		AMENDMENT: LOCAL GOVT AREA	
4/10/2000	7123013	DISCHARGE OF MORTGAGE	
4/10/2000	7123014	TRANSFER	
4/10/2000	7123015	MORTGAGE	EDITION 6
8/5/2003	9577486	DEPARTMENTAL DEALING	
26/9/2012	AH263663	DISCHARGE OF MORTGAGE	
26/9/2012	AH263664	MORTGAGE	EDITION 7
7/12/2015	AK45397	DISCHARGE OF MORTGAGE	
7/12/2015	AK45398	MORTGAGE	EDITION 8
15/9/2018	AN713159	DEPARTMENTAL DEALING	EDITION 9 CORD ISSUED
		END OF PAG	E 1 - CONTINUED OVER

Potts Point Victoria & Brougham

PRINTED ON 28/5/2020

## NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH

\_\_\_\_\_

SEARCH DATE -----28/5/2020 12:47PM

### PAGE 2

## FOLIO: 100/613011

#### \_\_\_\_\_

Recorded  12/11/2018	Number  AN849219	Type of Instrument  CAVEAT	C.T. Issue
11/11/2019 11/11/2019	AP667955 AP667956	DISCHARGE OF MORTGAGE	EDITION 10
21/5/2020	AQ114737	MORTGAGE	EDITION 11 CORD ISSUED

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

PRINTED ON 28/5/2020

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Received: 28/05/2020 12:47:42

eq:R120298 /Doc Office of the 1 HT N	DL Y432439 /Rev:19-Aug-2010 /NSW Registrar-General /Src:INFOTRACK / STAMPDUTY	LRS /Pgs:ALL /Prt: Ref:Potts Point Vi	ctoria & Broughan	7 /Seq:1 of 1	Y432439
		TOC TRANSFER	<u>c</u>		RRAJ3
DESCRIPTION OF LAND Note (a)	Volume 14372 Folio 223		Whole find Give Details IOLE	S Ul Locution 98 Brougham St Potts Point.	reet,
TRANSFEROR Note (b)	<u>ANTHONY REGINALD ALLEN O</u> Company Director	of 489 New Sout			
ESTATE Note (c)	(the abovenamed TRANSFEROR) hereby acknowle and transfers an estate in fee simple in the land above described to the TRANSFEREE	dges receipt of the consider	ntion of \$220,000.0		
THANSFEREE Noie (d)	TARCORP PTY. LTD. of 171	Victoria Stree	et, Potts Poin	t	
TENANCY Note (o)	as joint tonants/lenants in common	· • • • · · · · · · · · · · · · · · · ·			
PAIOR ENCUMBRANCES Nole (I)	Subject to the following PRIOR ENCUMBRANCES 2. DATE 10 <sup>11</sup> Ebruan 1976 We hereby certify this dealing to be correct for the p	9	3		
EXECUTION Noto (g) -	Signed in my presence by the transferor who is pers Lithubling Witness CHRISTOPHER MCGEE Manne of Witness (MCGGE LITTICS) 16.7. DOWLING STREE EAST STOPHER OF WITNESS EAST STOPHER CHRIST	onally known to me  Z.		Addle	· · · · ·
Note (g)	Signed in my prosence by the transferee who is pers Signation of Wilness Mana of Wilness (dt.//CK 11/11(44) Andrew and occupation of Wilness	onally known to me		Masur	4
TO BE COMPLETED	[ <sup></sup>		<u> </u>	J LIARRIS QUICE	TOC
BY LODGING PARTY Notes (n) And (i)	LODGED BY		CT OTHER	Herewith. In L.T.O. with	
OFFICE USE ONLY	Dolvery Box Number	19	Secondary	Produced by	
	Signed Extra Fee	378	Delivery Directions	:	

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RP 13 1985	egistrar-General /Src:INFOTRACK		Z 395486 D
HUGE		TRANSFER REAL PROPERTY ACT, 19	$\mathbf{T} = \begin{bmatrix} 3 & 2 & 3 \\ 3 & 7 \\ 5 & 4 \\ 7 \end{bmatrix} \xrightarrow{\mathcal{R}} \begin{array}{c} \mathcal{R} \\ \mathcal{R} \\$
	Torrens Title Reference	If Part Only, Delete Whole and Giv	Sive Details Location
DESCRIPTION OF LAND Note (a)	Fol. Ident. 100,613011		Kings Cross
19			
TRANSFEROEL Note (b) 90	TARCORP PTY. LIMITED		I
6 ESTATE 20 Note (c) 018 TRANSFEREE	(the abovenamed TRANSFEROR) hereby acknown and transfers an estate in fee simple in the land above described to the TRANSFER	nowledges receipt of the consideration of \$ 19	
TRANSFERE <b>DI</b> Note (d) 22 06	<u>SERGIO CITARELLA</u> to be Restaurateur	e of 98 Brougham Street Pe	Potts Point 5
TENANCY Note (e)	200000000000000000000000000000000000000		
PRIOR ENCUMBRANCES Note (1)	subject to the following PRIOR ENCUMBRANC		ions in the Crown Grant. 879 Easement for Support.
*	DATE 30: N=1-1910		
	We hereby certify this dealing to be correct for Signed in my presence by the transferor who is	r the purposes of the Real Property Act, 1900. is personally known to me	W + NY
	THE COMMON SEAL OF TARCO Signature of Witness WAS HEREUNTO AFFIXED BY	LAFE	ector . ( <u>E</u> nomman) O D D
	Name of Wilness (BLOCK LETTERS) ITS BOARD OF DIRECTORS IN Address and occupation of Wilness	$\sim$ ()	Signature of Transferor
loto (g)	Signed in my presence by the transferee who is		Hullun. Secretary.
	Signature of Witness		,
	Name of Wilness (BLOCK LETTERS)		ALEC GOLDMAN AUNHORMAN Signaturgola ignations
	Address and occupation of Witness		Signature of repratoring the for
Q BE COMPLETED Y LODGING PARTY	LODGED BY	ст о	LOCATION OF DOCUMENTS OTHER
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		• Office of State Revenue use only 00°2\$ £0/7528£8002 *0 1267 *69067	
(A)	LAND TRANSFERRED Show no more than 20 References to Title. If appropriate, specify the share transferred.	FOLIO IDENTIFIER 100/613011	
<b>(B)</b>	LODGED BY	L.T.O. Box H.G.A. Name, NATIONAix ALISTRALIA BANK LIMITED National Australia Bank House 255 George Street, Sydney 237 - 1111 FAX 237 - 1284 REFERENCE (max. 15 characters): RZOSO2	
(C)	TRANSFEROR	SEGIO CITARELLA	
(D) (E)		ion of       \$380,080.00       \$345,000       00         e transfers to the Transferee an estate in fee simple       3.	
(F)		JIS JAIME GOMEZ AND GILDA PAULINA GOMEZ	
(G)	TENANO		
(H)	We certify this dealing correct for the pursitive of the Transferor Signed in my presence by the Transferor Signature of Witness Signature of Witness (BLOCK LETT) Cafne of Witness (BLOCK LETT) Address of Witness	or who is personally known to me. (Artlereage Service Cityenthy) Signature of Transferor	
	Signed in my presence by the Transferee	ee who is personally known to	
	Signature of Witness		
	Name of Witness (BLOCK LEF1	TTERS)	
·	Address of Witness	P W ROSIER	R
	INSTRUCTIONS FOR FILLING OUT THIS FORM	M ARE AVAILABLE FROM THE LAND TITLES OFFICE CHECKED BY (office use only)	$\sim$

	Victoria & Brougham 4A
New South Wales Real Property Act 1900	
State Revenue and State REV.	
CLIENT No. 2852290 STAMP DUTY	STAMP NO. 218 Madler SIGNATURE DATE 1.3/6/00
IDENTIFIER 100\613011	
DX 4512, SUTHERLA Tel: (02) 9521 6000	Box 45A
Reference (15 character max):	ALS:ST;44533 00 RC 8110
AIME GOMEZ and GILDA I	PAULINA GOMEZ
of \$491,000.00 and as regards the l	land specified above transfers to the transferee
2.	3.
IN VALABJEE and BHARTI	VALABJEE
CY: Joint Tenants	
poses of the Real Property Act 1900	). <b>DATE</b>
	M Alde Priez
STANEY	Signature of Transferor
	$O_{1}$
	IRANSHER         New South Wales Real Property Act 1900         State Revenue Reven

Signature of ALBERT WATKINS Solicitor for the Transferee

Checked by (LTO use)  $\dots 9$ 

• '





NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH \_\_\_\_\_

FOLIO: 100/613011

LAND

SERVICES

\_\_\_\_\_

SEARCH DATE	TIME	EDITION NO	DATE
28/5/2020	12:44 PM	11	21/5/2020

NO CERTIFICATE OF TITLE HAS ISSUED FOR THE CURRENT EDITION OF THIS FOLIO. CONTROL OF THE RIGHT TO DEAL IS HELD BY NATIONAL AUSTRALIA BANK LIMITED.

#### T'AND

\_ \_ \_ \_ LOT 100 IN DEPOSITED PLAN 613011 AT KINGS CROSS LOCAL GOVERNMENT AREA SYDNEY PARISH OF ALEXANDRIA COUNTY OF CUMBERLAND TITLE DIAGRAM DP613011

FIRST SCHEDULE

HARRPHIL PTY LTD

(T AP667956)

SECOND SCHEDULE (4 NOTIFICATIONS)

RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S) 1

2 R618877 EASEMENT FOR SUPPORT APPURTENANT TO THE LAND ABOVE DESCRIBED AFFECTING THE LAND SHOWN SO BURDENED IN DP613011 3 R618879 EASEMENT FOR SUPPORT AFFECTING THE PART(S) SHOWN SO

BURDENED IN THE TITLE DIAGRAM 4 A0114737 MORTGAGE TO NATIONAL AUSTRALIA BANK LIMITED

NOTATIONS

\_\_\_\_\_

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

PRINTED ON 28/5/2020

\* Any entries preceded by an asterisk do not appear on the current edition of the Certificate of Title. Warning: the information appearing under notations has not been formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that the electronically by the Register InfoTrack an approved NSW Information Broker hereby certifies that the electronically by the Registerar General in accordance with Section 96B(2) of the Real Property 382. the information contained in this document has been provided

InfoTrack

EI. ч /Seg:1 12:57 /Prt:29-May-2020 12: Victoria & Brougham :04-Jan-1993 /NSW LRS /Pgs:ALL / /Src:INFOTRACK /Ref:Potts Point /Rev: Registrar-General д 0626468 /Doc:DP the Regi Req:R126935



383

Req:R126889 /Doc:CT 11516-131 CT /Rev:04-Mar-2019 /NSW LRS /Pgs:ALL /Prt:29-May-2020 © Office of the Registrar-General /Src:INFOTRACK /Ref:Potts Point Victoria & Brougham /Prt:29-May-2020 12 11516131 CATE OF TITLE NEW SOUTH WALES PROPERTY ACT, 1900. 11516 Fol. 131 Appln. No. 262 Edition issued 8-2-1971 Prior Titles Vol.8462 Fols.76 3 & 77 M69650 Fol. I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule. q 5 **A**. WARNING: THIS DOCUMENT MUST NOT Registrar General. PLAN SHOWING LOCATION OF LAND (Page 1) Vol. ;Anceli 4.11 79 ft. 3/2 in. PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON Hourigan ζ, 7/4 per 7992. 3/2 in 88 feet to one inch M69650 **REMOVED FROM THE** ESTATE AND LAND REFERRED TO Estate in Fee Simple in Lot 15 in plan lodged with Transfer No.C475757 (Filed as F.P.333897) at Woolloomooloo in the City of Sydney Parish of Alexandria and County of Cumberland being part of 9 acres 3 roods 3 perches granted to Alexander Macduff Baxter on 19-10-1831. FIRST SCHEDULE ngsford, Manager LAND TITLES OFFICE SECOND SCHEDULE 1. Reservations and conditions, if any, contained in the Crown Grant above referred to. 2. Right of Carriageway created by Transfer No.C475757 appurtenant to the land above described affecting the piece of land designated (A) shown in the plan hereon. ates Registrar General

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			FIRST SCHEDULE (continued)	·	NICTO INC.			······································	125291
			REGISTERED PROPRIETOR	NATURE		DATE	ENTERED	Signature of Registrar-General	]
atherine Ann	e Mailey of King	s Cross, W	laitress	Transfe	er Q529698	dalih dalih dala pani talih sebagai pani talih	27-1-1978	bin	537
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			SECOND SCHEDULE (continued)						
NATURE	INSTRUMENT	DATE	PARTICULARS	ENTERED	Signature of Registrar-General		CANCELLATION		· .
w <sup>Gaveat</sup>	Q515946		by Catherine Anne Mailey	13=1=1978	kunn-	Withdrawn	9529697	Remains .	
Quortgage	<b></b>		to Winston Alexander (Pages of Gremorne, Manager	27-1-1978	flammer -	Discharged	\$379369	Kennin	
S696348 Mo:	rtgage to Aust	<u>ralia ar</u> :	nd New Zealand Banking Group Limited. Registered	25-9-1981.	planner.				
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			This died is cancelled as to whole fort				-		
	1						1		
			New Certificates of Title have issued on 6/10/1/2	Ra		•••••••••••••••••••••••••••••••••••••••		-	7
			New Certificates of Title have issued on 6/10/82	Ra					7
			for lots in Acasta Plan No. 19010 as follows:-				· · · · · · · · · · · · · · · · · · ·		5
		· · · · · · · · · · · · · · · · · · ·	for lots in Acasta Plan No. 19010 as follows:- Lots 1-6 Vol. 14903 For D-7X respectively.		· · · · · · · · · · · · · · · · · · ·				8
			for lots in Alasta Plan No. 19212 as follows: Lots 1-6 Vol. 14903 For D-78 respectively.						9
			for lots in Acasta Plan No. 19010 as follows:- Lots 1-6 Vol 14903 For D-7K respectively. CP V31-14903 For 12			· · · · · · · · · · · · · · · · · · ·			7
			for lots in Strasta Plan No. 19212 as follows:- Lots 1-6 Vol. 14903 For D - DY respectively. CP VST 14903 For D2			······································			£
			for lots in Acasta Plan No. 19010 as follows:- Lots 1-6 Vol 14903 For D-7K respectively. CP V31-14903 For 12						
			for lots in Strasta Plan No. 19212 as follows:- Lots 1-6 Vol. 14903 For D - DY respectively. CP VST 14903 For D2			· · · · · · · · · · · · · · · · · · ·			
			for lots in Strasta Plan No. 19010 as follows: Lots 1-6 Vol. 14903 For D - DX respectively. CP VST 14905 For 12 December 2010 For 12 De			· · · · · · · · · · · · · · · · · · ·			7
			for lots in Strasta Plan No. 19212 as follows:- Lots 1-6 Vol. 14903 For D - DY respectively. CP VST 14903 For D2						

NULE: ENIRIES KULEY INKUUGA ANY AUTHENTICALLY ST THE VERS V. .... NOIE: ENTRIES RULED INRUUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED

Reg:R126888 /Doc:CT 11256-219 CT /Rev:04-Mar-2019 /NSW LRS /Pgs:ALL /Prt:29-May-2020 : Office of the Registrar-General /Src:INFOTRACK /Ref:Potts Point Victoria & Brougham /Pgs:ALL /Prt:29-May-2020 12:54 ICATE OF TITLE NEW SOUTH WALES PERTY ACT, 1900, as amended. 11256Fol. 219 Vol....  $\leq \gamma_{1}$ Application No. 262 Prior Title Volume 86 Folio 91 ಞ ΕH Edition issued 13-2-1970 2 6709207 Ē I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule. 1256 Witness it Muchalipp. Registrar General, WARNING: THIS DOCUMENT MUST NOT BE REMOVED FROM THE LAND TITLES OFFICE. PLAN SHOWING LOCATION OF LAND (Page 1) Vol. 1 En PERSONS ARE CAUTIONED AGAINST ALTERING OF ADDING TO THIS CERTIFICATE OR ANY NOTHICATION HEREON Sec 3 Z3 5 ч 5 VICTORIA A. 7 1/2 Per 14  $\searrow$ HOURIGAN 15 ESTATE AND LAND REFERRED TO Estate in Fee Simple in Lot 14 of Section 3 in Deposited Plan 28 at Woolloomooloo in the City of Sydney Parish of Alexandria and County of Cumberland being part of 9 acres 3 roods 3 perches granted to Alexander Macduff Baxter on 19-10-1831. FIRST SCHEDULE LUMLEY'S PTY. SERVETED. SECOND SCHEDULE Reservations and conditions, if any, contained in the Crown Grant above referred to.
 Mortgage No.L709207 to Commonwealth Trading Bank of Australia.

Entered 22-1-1970.

istrar General. λea

386

REGISTERED PROPRIETOR     Signature      <	REGISTERED PROPRIETOR						154
Interine Anne. Maihy as to part being the part of will in dribt 6465 scorppised, herein and Lumitys the timited as to the case due by Spinster.       Stire         Stand       Stire       Stire         Stand		NATURE			ENTERED	Signature of	[154 [(14 12)
SECOND SCHEDULE (continued)	erine Anne. Mailey as to part being the part of Lotl in Utbal465 camprised herein and Lomb 4990. Registered 16-9-1982	ys Pry. Li			unster.	6	+ Strei (κ.ως ,
SECOND SCHEDULE (continued)				1 			Miga .
SECOND SCHEDULE (continued)							T 2.35
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	SECOND SCHEDULE (continued)				_		]
NATURE RUTIDER DATE	INSTRUMENT NATURE NUMBER 1 DATE PARTICULARS	ENTERED	Signature of Registrar General		CANCELLATION		1
						········	ļ
707207 Merlyage 1236355 Vischarged as reading part being part of Lot Vin UP 626465, Registered 15-9-1952					• • ··- ·	: • • • • • •	1
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This cloud by concelled as to	New Corrificities of title have issued on Gloxy	· · · · · · · · · · · · · · · · · · ·	1	<u>n se 194</u> 1 (412).			1
Tors doed to concelled as to the Part fra New Conflictness of Viele base lessed on Glights	for lots in Abertion Plan to 19010 as follo +21-	····	- NPA - LITLINA	v a Tide oj v −n 10	er issued an	. 6/10/72	
This should be concelled as to the Part fine the date of the Part fine the date of the part of the Part file have insued on block to the part of the p	Lots 1-6 Vol. 146103 Fol 13-78 respectively.		Lots 2	posted P		as inflows:-	

				SECOND SCHEDULE (continued)			
l	NATURE	INSTRUMENT NUMBER	DATE	PARTICULARS	ENTERED	Signature of Registrar General	CANCELLATION
	₩709207 7	Martgage (23635	'S Visela	19ed es reands part being part of Lottin UP626465. Registered	18-9-1952	6	· · · · · · · · · · · · · · · · · · ·
(Lase + M + Massa)				Tors cloud b cancelled as to <u>Lath Part</u> New Corrificares of Viele have lesued on <u>Ulalk2</u> for lots in <u>Alastic Plan is 19010</u> as follo + Lots <u>I-6</u> Vol. <u>14903</u> Fol <u>13-78</u> respectively. CP Vol. <u>14905</u> Fol <u>72</u> SP19010 TERMINATED. SEE AN911639. NEW FOLIO IS 1/626468		Tor lors in	V-1 (LEGY For Starter V-1 (LEGY For Starter
						- · · · · · · · · · · · · · · · · · · ·	

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NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED



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of 3

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	NEW SOUTH WALES	CERTIFICAT		CANCELLED
72	Appln No 262 OS Prior Titles Vol. 11256 Vol. 11516	Fo1. 219	Vol	14903 Fol. 72 SEE AUTO FOLIO EDITION ISSUED 6 10 1982
14903 Ful	t certify that The Proprietors - Strats scheme relating to the Strata Plan s recorded hereon and to the reservati	a Plan No. 19010 is the registered to numbered, within the land herein do ons and conditions, if any, contained in	the Crown grant.	e in the common property in the strata exceptions encumbrances and interests Registrar General.
Vol.				
or any notification hereon උදි	ADDRESS FOR SERVICE OF N LAND REFERRED TO Lot 1 Alexandria County of Cun on 19-10-1831.	L in Deposited Plan 626468 aberland being part of 3.95 AND INTERESTS REFERRED TO	5 hectares granted to Al	tv of Svdney Parish of
FICATE (	. ·			
G TO THIS CERTI	SCHEDULE OF UNIT ENTITL Strata U	EMENT nit	Aggregate	unit entitlement: 370
LTERING OR ADDING TO THIS CERTIFICATE OR	Lot No. Plan No. E 1 19010 4 2 " 3 " 4 " 5 "	ntitlement 80 90 100 80 10		
D AGAINST A				
PERSONS ARE CAUTIONED AGAINST AL				
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Req:R120324 /Doc:CT 14903-072 CT /Rev:07-Mar-2011 /NSW LRS /Pgs:ALL /Prt:28-May-2020 12 © Office of the Registrar-General /Src:INFOTRACK /Ref:Potts Point Victoria & Brougham

NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED

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Req:R120324 © Office of (rage 2	the Regi on 2 pages	strar-Gene \$}	eral /S	rc: INFOTR	ACK /Re	f:Potts	Point	Victoria Vol	& Brougham	14	903 .	01	72
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(rage 2 of 2 pages)	Vol	1903 72	
an a		· .	
	RECORDINGS (continued) PARTICULARS	Registrar General	CANCELLATIO
	PARTICULARS	Registiar General	
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<u> </u>	NOTATIONS AND UNREGISTERED DEALINGS		<u> </u>
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LAND

REGISTRY

SERVICES





NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH \_\_\_\_\_

> SEARCH DATE -----28/5/2020 12:49PM

FOLIO: CP/SP19010 \_\_\_\_\_

		t Title(s):	OLD SYSTEM VOL 14903 FOL 72		
	PIIO	L IILIE(S).	VOL 14903 FOL 72		
Record	ed	Number	Type of Instrument		C.T. Issue
29/4/1	986		TITLE AUTOMATION PROJECT		LOT RECORDED FOLIO NOT CREATED
16/6/1	986		CONVERTED TO COMPUTER FOLIO		FOLIO CREATED CT NOT ISSUED
27/5/1	997		AMENDMENT: LOCAL GOVT AREA		
8/5/2	003	9577486	DEPARTMENTAL DEALING		
19/10/2	006	AC679767	DEPARTMENTAL DEALING		
17/8/2	017	AM654528	DEPARTMENTAL DEALING		
18/10/2	017	AM815740	APPLICATION FOR REPLACEMENT CERTIFICATE OF TITLE		EDITION 1
14/12/2	017	AM909526	TRANSFER RELEASING EASEMENT		EDITION 2
4/3/2	019	AN911639	TERMINATION OF A STRATA SCHE	EME	FOLIO CANCELLED

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

InfoTrack an approved NSW Information Broker hereby certifies that the information contained in this document has been provided electronically by the Registrar General in accordance with Section 96B(2) of the Real Property Act 1900.



LAND

REGISTRY

SERVICES





NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH \_\_\_\_\_

> SEARCH DATE -----28/5/2020 12:47PM

FOLIO: 1/626468

\_\_\_\_

First Title(s): OLD SYSTEM Prior Title(s): CP/SP19010 1-6/SP19010

Recorded	Number	Type of Instrument	C.T. Issue
4/3/2019	AN911639	TERMINATION OF A STRATA SCHEME	FOLIO CREATED
4/3/2019	AP97030	DEPARTMENTAL DEALING	CT NOT ISSUED EDITION 1
21/5/2020	AQ114737	MORTGAGE	EDITION 2 CORD ISSUED

\*\*\* END OF SEARCH \*\*\*

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NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH \_\_\_\_\_

FOLIO: 1/626468

LAND

SERVICES

\_ \_ \_ \_ \_ \_

SEARCH DATE	TIME	EDITION NO	DATE
28/5/2020	12:44 PM	2	21/5/2020

NO CERTIFICATE OF TITLE HAS ISSUED FOR THE CURRENT EDITION OF THIS FOLIO. CONTROL OF THE RIGHT TO DEAL IS HELD BY NATIONAL AUSTRALIA BANK LIMITED.

#### LAND \_ \_ \_ \_

LOT 1 IN DEPOSITED PLAN 626468 AT POTTS POINT LOCAL GOVERNMENT AREA SYDNEY PARISH OF ALEXANDRIA COUNTY OF CUMBERLAND TITLE DIAGRAM DP626468

FIRST SCHEDULE \_\_\_\_\_

HARRPHIL PTY LTD

(ST AN911639)

SECOND SCHEDULE (2 NOTIFICATIONS)

- RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S) 1
- 2 AQ114737 MORTGAGE TO NATIONAL AUSTRALIA BANK LIMITED

NOTATIONS

\_\_\_\_\_

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

PRINTED ON 28/5/2020

\* Any entries preceded by an asterisk do not appear on the current edition of the Certificate of Title. Warning: the information appearing under notations has not been Any entries preceded by an asterisk or not appear on the current current action of the entries of the formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that th electronically by the Registrar General in accordance with Section 96B(2) of the Real Property 3950. t the information contained in this document has been provided

Reg:R126931 /Doc:CT 10663-031 CT /Rev:12-Jan-2011 /NSW LRS /Pgs:ALL /Prt:29-May-2020 © Office of the Registrar-General /Src:INFOTRACK /Ref:Potts Point Victoria & Brougham -May-2020 12:56 FICATE OF TITLE **8663831** NEW SOUTH WALES RTY ACT, 1900, as amended. 1066331 Appln. Nos. 262 and 32775  $\mathbf{v}_{ol}$ Prior Title Vol. 5027 Fol. 101 Edition issued 18-10-1967 RP CANCELLE K791233 Ste new oritical I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule. Witness Inwalter Registrar General. WARNING THIS DOCUMENT MUST NOT BE REMOVED FROM THE LAND TITLES OFFICE PLAN SHOWING LOCATION OF LAND Vol (Page 1) PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON Hourigan جر 28 Sec. 3 15 ኝ 29 28 22*14 p*e Victoria 30 143/ teet one inch. K791233 5ca/e ESTATE AND LAND REFERRED TO Estate in Fee Simple in FIRSTLY the land shown in plan lodged with Frimary Application No. 32775 (filed as F.P.82775) in the City of Sydney, Parish of Alexandria and County of Cumberland, being Lots 27 and 28 of a subdivision of 9 acres 22 perches granted to Edward Hallen on 19-10-1831 and SECONDLY the land shown in plan lodged with Transfer No. 0718985 (filed as F.P.110087) situated as aforesaid being the part of Lot 15 of Section 3 in Deposited Plan 28 shown in the plan hereon being also part 9 acres 3 roods 3 perches granted to Alexander Macduff Baxter on 19-10-1831 EXCEPTING THEREOUT all mines of coal reserved by the Grown Grant of 9 acres 22 perches. FIRST SCHEDULE (continued overleaf) TOOTH & CO. LIMITED.

SECOND SCHEDULE (continued overleaf)

Reservations and conditions, if any, contained in the Crown Grants above referred to. Right of Carriage Way created by Transfer No. C475757 affecting the part of Lot 15 within described. 1.

Registrar General 396

NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED

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NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR-GENERAL ARE CANCELLED

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398

(Page 2 of 2 pages) 15101 Fol 40 Vol L.O. 1066 D. West, Government Printer FIRST SCHEDULE (continued) **REGISTERED PROPRIETOR Registrar** General CANCELLED SEE AUTO FOLIO SECOND SCHEDULE (continued) PARTICULARS Registrar General CANCELLATION T683443 Lease to Han Kook Chib Pty Limited of premises known as the "Piecadilly"Hotel Kings Cross Expires 11=5=1986 Reg ed 30-9-1983 W465081 T683443 Lease T683444 Mortgage-to-Tooth-&-Co. Limited Reg ded 30-9-1987 W465081 -1683443 Lease. T933811 Mortgage-to-Westpac-Banking Corporation. Registered-27-1-1986 1465081 Lease to Han Kook Chib Pty Limited of premises known as the "Piccadilly" Hotel Kings Cross. Expires 7-5-1989. Registered 10-9-1986. 1465081 Lease. W465082 Mortgage of Leaver D Tooth & Co. Limited. Registered 10-9-1986. <del>- 1683443</del> 1465081 W465081 no betimily stranged and not according to the second of the stand of the second of the Jarcor havenof letak " yllichosis" ant an revard creationer Kinop Cross. der P-01 besterenges POPI-Er compres 04-6503-6-600 Sogr tool at acord to X634606 anterioge totometion 04W465081PLease X589137 Transfer of Lease to Tarcorp Pty. Limited Registered 30-6-1988. W465081/Lease ×589138 Mortgage to Tooth and Co. Limited Registered u(L) 30-6-1988. NOTATIONS AND UNREGISTERED DEALINGS ۲-ک DML 1 31-10-8 4-173550 1-50 N465081 1.80217 60 X63HLOG 5 52413 399 だ \* >© 0ffice of the Registrat-General /Src:INFORM /Ref:Potts Point Victoria & Brougham MAY-2020 15:48 /Seq:2 of 2







NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH

SEARCH DATE -----28/5/2020 12:47PM

FOLIO: 1/82775

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First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 15101 FOL 40

LAND

REGISTRY

SERVICES

Recorded	Number	Type of Instrument	C.T. Issue
21/8/1988		TITLE AUTOMATION PROJECT	
1/3/1989		CONVERTED TO COMPUTER FOLD	CO FOLIO CREATED CT NOT ISSUED
20/7/1989	Y498125	MORTGAGE OF LEASE	EDITION 1
10/8/1989		AMENDMENT: CT DELIVEREE	
18/4/1990	V934766	LEASE	
18/4/1990		MORTGAGE OF LEASE	EDITION 2
10/1/100	1991,07		
17/5/1991	Z652160	DISCHARGE OF MORTGAGE	
17/5/1991	Z652161	TRANSFER OF LEASE	
17/5/1991	Z652162	TRANSFER	
17/5/1991	Z652163	REQUEST	
17/5/1991		MORTGAGE	EDITION 3
2/11/1995	0658022	CAVEAT	
6/2/1996	0885155	DISCHARGE OF MORTGAGE	
	0885156		
	0885157		EDITION 4
4/9/1997		AMENDMENT: LOCAL GOVT AREA	Δ
8/5/2003	9577486	DEPARTMENTAL DEALING	
29/6/2004	AA760555	DIGUIADCE OF MODECACE	
29/6/2004		DISCHARGE OF MORTGAGE MORTGAGE	EDITION 5
29/0/2004	AA700550	MORIGAGE	EDITION 5
9/8/2007	AD326715	DISCHARGE OF MORTGAGE	
9/8/2007	AD326716	MORTGAGE	EDITION 6
-, -, 200,			
19/9/2015	AJ825212	DISCHARGE OF MORTGAGE	
19/9/2015	AJ825213	MORTGAGE	EDITION 7
18/10/2016	AK717334	DISCHARGE OF MORTGAGE	
18/10/2016	AK717335	TRANSFER	

END OF PAGE 1 - CONTINUED OVER

Potts Point Victoria & Brougham

PRINTED ON 28/5/2020

#### NEW SOUTH WALES LAND REGISTRY SERVICES - HISTORICAL SEARCH

\_\_\_\_\_

SEARCH DATE -----28/5/2020 12:47PM

### FOLIO: 1/82775

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#### PAGE 2

Recorded	Number	Type of Instrument	C.T. Issue
18/10/2016	AK717336	MORTGAGE	EDITION 8
14/12/2017	AM909526	TRANSFER RELEASING EASEMENT	
9/9/2018	AN695392	DEPARTMENTAL DEALING	EDITION 9 CORD ISSUED

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

PRINTED ON 28/5/2020

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Received: 28/05/2020 12:47:43

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RANSFEROR ole (b)	TOOTH & CO LIMITED A.C.N	. 000.001.141				
STATE ote (c)	(the abovenamed TRANSFEROR) hereby acknow and transfers an estate in fee simple in the land above described to the TRANSFEREE	vledges receipt of the consideration of $2,030,0$	00.00			
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(ECUTION Die (g)	We hereby certify this dealing to be correct for the Signed in my presence by the transferor who is pe Signature of Witness	THE COMMON SEAL of PUTTORS of the first Property Act, 1900. TOOTH & CO. AIM TED Proceeding Known to me was hereunto affixed in the presence of:				
\$1.00	Name of Witness (BLOCK LETTERS) Address and occupation of Witness Signed in my presence by the transferee who is pe	Secretary	DIRECTOR Signature of Transferor			
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NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH \_\_\_\_\_

FOLIO: 1/82775

LAND

SERVICES

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SEARCH DATE	TIME	EDITION NO	DATE
28/5/2020	12:44 PM	9	9/9/2018

NO CERTIFICATE OF TITLE HAS ISSUED FOR THE CURRENT EDITION OF THIS FOLIO. CONTROL OF THE RIGHT TO DEAL IS HELD BY NATIONAL AUSTRALIA BANK LIMITED.

#### LAND \_ \_ \_ \_

LOT 1 IN DEPOSITED PLAN 82775 AT KINGS CROSS LOCAL GOVERNMENT AREA SYDNEY PARISH OF ALEXANDRIA COUNTY OF CUMBERLAND TITLE DIAGRAM DP82775

FIRST SCHEDULE \_\_\_\_\_

HARRPHIL PTY LTD

(T AK717335)

SECOND SCHEDULE (2 NOTIFICATIONS)

- RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S) 1
- 2 AK717336 MORTGAGE TO NATIONAL AUSTRALIA BANK LIMITED

NOTATIONS

\_\_\_\_\_

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

Potts Point Victoria & Brougham

\* Any entries preceded by an asterisk do not appear on the current edition of the Certificate of Title. Warning: the information appearing under notations has not been formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that the electronically by the Registrar General in accordance with Section 96B(2) of the Real Property 4040. the information contained in this document has been provided

# Appendix D

Historical Aerial Photographs





	Historical Aerial Photographs	PROJECT:	99680.00
Douglas Partners	Piccadilly Hotel	PLATE No:	A2
Geotechnics   Environment   Groundwater	POTTS POINT	REV:	0
	CLIENT: Harrphil Pty Ltd	DATE:	12-May-20



1999 Aerial Photograph



2020 Aerial Photograph



Historical Aerial PhotographsPROJECT:Piccadilly HotelPLATE No:POTTS POINTREV:CLIENT: Harrphil Pty LtdDATE:

99680.00

A3

0

12-May-20

# Appendix E

Section 10.7 Planning Certificates

City of Sydney Town Hall House 456 Kent Street Sydney NSW 2000

Telephone +61 2 9265 9333 Fax +61 2 9265 9222 council@cityofsydney.nsw.gov.au

GPO Box 1591 Sydney NSW 2001 cityofsydney.nsw.gov.au



Mr P Oitmaa 12 Day St DRUMMOYNE NSW 2047

### PLANNING CERTIFICATE

Under Section 10.7 of the Environmental Planning and Assessment Act, 1979

Applicant:	Mr P Oitmaa
Your reference:	
Address of property:	171-173 Victoria Street, POTTS POINT NSW 2011
Owner:	HARRPHIL PTY LIMITED
Description of land:	Lot 1 DP 82775
Certificate No.:	2020302908
Certificate Date:	13/05/20
Receipt No:	0154141
Fee:	\$53.00
Paid:	13/05/20

Title information and the description of land are provided from data supplied by the Valuer General and shown where available.

CM

Issuing Officer per **Monica Barone** *Chief Executive Officer* 

 CERTIFICATE ENQUIRIES:

 Ph:
 9265 9333

 Fax:
 9265 9415

#### PLANNING CERTIFICATE UNDER SECTION 10.7 (2) OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

#### MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -ENVIRONMENTAL PLANNING & ASSESSMENT REGULATION, 2000, CLAUSES (1) - (2).

#### DEVELOPMENT CONTROLS

The following information must be read in conjunction with and subject to all other provisions of the environmental planning instruments specified in this certificate.

#### ZONING

#### Zone B4 Mixed Use (Sydney Local Environmental Plan 2012)

#### 1 Objectives of zone

• To provide a mixture of compatible land uses.

• To integrate suitable business, office, residential, retail and other development in accessible locations so as to maximise public transport patronage and encourage walking and cycling.

• To ensure uses support the viability of centres.

#### 2 Permitted without consent

Home occupations

#### **3 Permitted with consent**

Boarding houses; Child care centres; Commercial premises; Community facilities; Educational establishments; Entertainment facilities; Function centres; Hotel or motel accommodation; Information and education facilities; Medical centres; Passenger transport facilities; Recreation facilities (indoor); Registered clubs; Respite day care centres; Restricted premises; Roads; Seniors housing; Shop top housing; Any other development not specified in item 2 or 4

#### 4 Prohibited

Extractive industries; Heavy industrial storage establishments; Heavy industries

#### **PROPOSED ZONING**

This property is not affected by a draft zone.

#### LOCAL PLANNING CONTROLS

Sydney Local Environmental Plan 2012 (as amended) – Published 14 December 2012 NSW Legislation Website.

Sydney Development Control Plan 2012 (as amended) - (commenced 14.12.2012)

#### **Conservation Area**

*(Sydney Local Environmental Plan 2012)* This property has been identified as land within a Heritage Conservation Area.

#### Item of Environmental Heritage

(Sydney Local Environmental Plan 2012) This property has been listed as an Item of Environmental Heritage

#### State Heritage Register (Amendment To Heritage Act, 1977 Gazetted 2/4/99)

This property may be identified as being of state heritage significance, and entered on the State Heritage Register.

To confirm whether the site is listed under the Heritage Act 1977 a Section 167 Certificate should be obtained from the NSW Heritage Office by contacting the NSW Heritage office on (02) 9873 8500 for an application from or by downloading the application form from www.heritage.nsw.gov.au

#### STATE PLANNING INSTRUMENTS

*Full* copies of State Environmental Planning Policies are available online at www.planning.nsw.gov.au.

#### State Environmental Planning Policy No. 19 – Bushland in Urban Areas

This is a policy to protect and preserve bushland within certain urban areas, as part of the natural heritage or for recreational, educational and scientific purposes. This policy is designed to protect bushland in public open space zones and reservations, and to ensure that bush preservation is given a high priority when local environmental plans for urban development are prepared.

#### State Environmental Planning Policy No. 33 – Hazardous and Offensive Development

This policy aims to amend the definitions of hazardous and offensive industries; to render ineffective any environmental planning instruments not defining hazardous or offensive as per this policy; to control development of hazardous and offensive industries.

#### State Environmental Planning Policy No. 55 - Remediation of Land

This policy provides planning controls for the remediation of contaminated land. The policy states that land must not be developed if it is unsuitable for a proposed use because it is contaminated. If the land is unsuitable, remediation must take place before the land is developed. The policy makes remediation permissible across the State, defines when consent is required, requires all remediation to comply with standards, ensures land is investigated if

contamination is suspected, and requires councils to be notified of all remediation proposals. To assist councils and developers, the Department, in conjunction with the Environment Protection Authority, has prepared Managing Land Contamination: Planning Guidelines.

#### State Environmental Planning Policy No. 64 – Advertising and Signage

This policy aims to ensure that signage (including advertising): Is compatible with the desired amenity and visual character of an area, and Provides effective communications in suitable locations, and Is of a high quality design and finish.

To this end the policy regulates signage (but not content) under Part 4 of the Act and provides limited time consents for the display of certain advertisements. The policy does not apply to signage that is exempt development under an environmental planning instrument. It does apply to all signage that can be displayed with or without consent and is visible from any public place or reserve, except as provided by the policy.

This policy should be read in conjunction with the Sydney Local Environmental Plan 2005, the City of Sydney Signage and Advertising Structures Development Control Plan 2003 and State Environmental Planning Policy No. 60 where these apply.

### State Environmental Planning Policy No. 65 – Design Quality of Residential Apartment Development

This policy aims to improve the design quality of flats of three or more storeys with four or more self contained dwellings. The policy sets out a series of design principles for local councils to consider when assessing development proposals for residential flat development. The policy also creates a role for an independent design review panel and requires the involvement of a qualified designer in the design and approval process.

### State Environmental Planning Policy No.70 – Affordable Housing (Revised Schemes) (Gazetted 31.05.02)

The policy identifies that there is a need for affordable housing in the City of Sydney, describes the kinds of households for which affordable housing may be provided and makes a requirement with respect to the imposition of conditions relating to the provision of affordable housing (provided other requirements under the Act are met).

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This Policy does not apply to land described in Schedule 1 (Environmentally sensitive land), or land that is zoned for industrial purposes, or land to which an interim heritage order made under the *Heritage Act 1997* by the Minister administering that Act applies, or land to which a listing on the State Heritage Register kept under the *Heritage Act 1997* applies.

The Policy aims to encourage the provision of housing (including residential care facilities) that will increase the supply and diversity of residences that meet the needs of seniors or people with a disability, and make efficient use of existing infrastructure and services, and be of good design.

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Aims to ensure consistency in the implementation of the BASIX scheme throughout the State. This Policy achieves its aim by overriding provisions of other environmental planning instruments and development control plans that would otherwise add to, subtract from or modify any obligations arising under the BASIX scheme.

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This Policy aims to provide for the proper management and development of mineral, petroleum and extractive material resources for the social and economic welfare of the State.

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(a) to establish the process for assessing and identifying sites as urban renewal precincts,

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(c) to facilitate delivery of the objectives of any applicable government State, regional or metropolitan strategies connected with the renewal of urban areas that are accessible by public transport.

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The aims of this Policy are:

(a) to protect the biodiversity values of trees and other vegetation in non-rural areas of the State, and

(b) to preserve the amenity of non-rural areas of the State through the preservation of trees and other vegetation.

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The aim of this Policy is to facilitate the effective delivery of educational establishments and early education and care facilities across the state.

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The aim of this Policy is to promote an integrated and co-ordinated approach to land use planning in the coastal zone in a manner consistent with the objects of the <u>Coastal</u> <u>Management Act 2016</u>, including the management objectives for each coastal management area, by:

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#### Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005 This plan applies to land within the Sydney Harbour Catchment, as shown edged heavy black on the Sydney Harbour Catchment Map, being part of the Sydney Region declared by order published in Gazette No 38 of 7 April 1989 at page 1841.

This plan has the following aims with respect to the Sydney Harbour Catchment: to ensure that the catchment, foreshores, waterways and islands of Sydney Harbour are recognised, protected and maintained: as outstanding natural asset, and as a public asset of national and heritage significance, for existing and future generations; to ensure a healthy, sustainable environment on land and water; to achieve a high quality urban environment; to ensure a prosperous working waterfront and an effective transport corridor, to encourage a culturally rich and vibrant place for people; to ensure accessibility to and along Sydney Harbour and its foreshores; to ensure the protection, maintenance and rehabilitation of watercourses, wetlands, riparian lands, remnant vegetation and ecological connectivity, to provide a consolidated, simplified and updated legislative framework for future planning.

#### OTHER MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -E. P. & A. REGULATION, 2000. CLAUSES (2A) - (10)

(2A) Zoning and land use under *State Environmental Planning Policy* (Sydney Region Growth Centres) 2006

This SEPP does not apply to the land.

#### (3) Complying Development

(1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18(1)(c3) and 1.19 of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

(2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4),1.18(1)(c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.

(3) If the council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

**Note: All Exempt and Complying Development Codes:** Council does not have sufficient information to ascertain the extent of a land based exclusion on a property. Despite any statement preventing the carrying out of complying development in the Codes listed below, complying development may still be carried out providing the development is not on the land affected by the exclusion and meets the requirements and standards of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

#### General Housing Code & Commercial and Industrial (New Buildings and Additions) Code

Complying development **may not** be carried out on the land under the General Housing Code & the Commercial and Industrial (New Buildings and Additions) Code if because of the provisions of clause 1.17A, 1.18(1)(c3) & 1.19 (Land-based requirements for exempt and complying development) any of the following statements are **YES** 

•	Clause 1.19(5)d. Land that is significantly contaminated land within the meaning of the Contaminated Land Management Act 1997. (Applies only to the Commercial and Industrial (New Buildings and Additions) Code.	NO
	Clause 1.17A(d). Has been identified as a property that comprises, or on which there is, an item that is listed on the State Heritage Register under the <i>Heritage Act 1977</i> or that is subject to an interim heritage order under the <i>Heritage Act 1977</i> .	NO
•	Clause 1.17A(d) & 1.18(1)(c3). Has been identified as a property that comprises, or on which there is, a heritage item or draft heritage item.	YES
•	Clause 1.17A(c). Has been identified as being within a wilderness area (identified under the <i>Wilderness Act 1987</i> .	NO
•	Clause 1.17A(e) & 1.19(1)e or 1.19(5)f. Has been identified as land that is within an environmentally sensitive area or by an environmental planning instrument as being within a buffer area, a river front area, an ecologically sensitive area, environmentally sensitive land or a protected area	NO
	Clause 1.19(1)a.or 1.19(5)a Has been identified as being within a heritage conservation area or a draft heritage conservation area.	YES
•	Clause 1.19(1)b or 1.19(5)b. Has been identified as being land that is reserved for a public purpose in an environmental planning instrument.	NO
•	Clause 1.19(1)c or 1.19(5)c. Has been identified as being on an Acid Sulfate Soils Map as being Class 1 or Class 2.	NO
•	Clause 1.19(1)d or 1.19(5)e. Has been identified as land that is subject to a biobanking agreement under part 7A of the threatened Species Conservation Act 1995 or a property vegetation plan under the Native Vegetation Act 2003.	NO
	Clause 1.19(1)f or 1.19(5)g. Has been identified by an environmental planning instrument, a development control plan or a policy adopted by the Council as being or affected by a coastline hazard, a coastal hazard or a coastal erosion hazard.	NO
•	Clause 1.19(1)g or 1.19(5)h. Has been identified as being land in a foreshore area.	NO
•	Clause 1.19(1)h. Has been identified as land that is in the 25 ANEF contour or a higher ANEF contour. (Applies only to the General Housing Code)	NO
•	Clause 1.19(1)j or 1.19(5)i. Has been identified as unsewered land within a drinking water catchment.	NO
-	Clause 1.19(1)i. Has been identified as land that is declared to be a special area under the Sydney Water Catchment Management Act 1998.	NO

### Housing Internal Alterations Code

Complying development under the Housing Alterations Code **may not** be carried out on the land.

Reason why:

Refer to 1.17A & 1.18 (1) (c3) State Environmental Planning Policy (Except and Complying Development Codes) 2008:

clause 1.17A(d) or 1.18 (1) (c3) applies

#### **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code **may not** be carried out on the land.

Reason why:

Refer to 1.17A & 1.18 (1) (c3) State Environmental Planning Policy (Except and Complying Development Codes) 2008:

clause 1.17A(d) or 1.18 (1) (c3) applies

#### Subdivisions Code

Complying development under the Subdivisions Code may not be carried out on the land.

Reason why:

Refer to 1.17A & 1.18 (1) (c3) State Environmental Planning Policy (Except and Complying Development Codes) 2008:

clause 1.17A(d) or 1.18 (1) (c3)applies

#### Rural Housing Code

The Rural Housing Code does not apply to this Local Government Area.

#### **General Development Code**

Complying development under the General Development Code **may not** be carried out on the land.

Reason why:

Refer to 1.17A & 1.18 (1) (c3) State Environmental Planning Policy (Except and Complying Development Codes) 2008:

clause 1.17A(d) or 1.18 (1) (c3) applies

#### **Demolition Code**

Complying development under the Demolition Code may not be carried out on the land.

Reason why:

Refer to 1.17A & 1.18 (1) (c3) State Environmental Planning Policy (Except and Complying Development Codes) 2008:

clause 1.17A(d) or 1.18 (1) (c3) applies

#### Low Rise Medium Density Housing Code

This Code does not apply to this Local Government Area.

(4B) Annual charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works

The owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

**Note**. "Existing coastal protection works" are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993.

(5) Mine Subsidence District

This land has not been proclaimed to be a mine subsidence district within the meaning of section 15 of the mine subsidence compensation act, 1961.

(6) Road Widening and/or Road Realignment affected by (a) Division 2 of Part 3 of the Roads act 1993 or (c) any resolution of council or other authority.

This land **is not** affected by road widening and/or road realignment under section 25 of the Roads Act, 1993 and/or resolution of Council or any other authority.

### (6) Road Widening and/or Road Realignment Affected by (b) any environmental planning instrument.

This land **is not** affected by any road widening or road realignment under any planning instrument.

(7) Council and other public authorities policies on hazard risk restrictions:

- (a) The land **is not** affected by a policy adopted by the Council that that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk; and
- (b) The land **is not** affected by a policy adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to on planning certificate issued by Council, that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk.

(7A) Flood related development controls information.

The development on this land or part of this land is subject to flood related development controls refer to Clause 7.15 of Sydney Local Environment Plan 2012 and Section 3.7 of Sydney Development Control Plan 2012.

#### (8) Land reserved for acquisition

No environmental planning instrument, or proposed environmental planning instrument applying to the land, provides for the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

#### (9) Contribution plans

The following Contributions Plans apply to properties within the City of Sydney local government area. Contributions plans marked **YES** may apply to this property:

<ul> <li>Central Sydney Development Contributions Plan 2013 – in operation 9<sup>th</sup> July 2013</li> </ul>	NO
<ul> <li>City of Sydney Development Contributions Plan 2015 – in operation 1<sup>st</sup> July 2016</li> </ul>	YES
<ul> <li>Redfern Waterloo Authority Contributions Plan 2006 – in operation 16<sup>th</sup> May 2007</li> <li>Redfern Waterloo Authority Affordable Housing Contributions Plan – in operation</li> </ul>	NO
16 <sup>th</sup> May 2007	

#### (9A) Biodiversity certified land

The land has not been certified as biodiversity certified land.

#### (10) Biodiversity Conservation Act 2016

Not Applicable.

#### (10A) Native vegetation clearing set asides

Not Applicable.

#### (11) Bush fire prone land

The land has not been identified as Bush fire prone land.

(12) Property vegetation plans

Not Applicable

#### (13) Orders under Trees (Disputes Between Neighbours) Act 2006

Council has not been notified of an order which as been made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

(14) Directions under Part 3A

Not Applicable.

(15) Site compatibility certificates and conditions for seniors housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (seniors housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any condition of consent to a development application granted after 11 October 2007 required by State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004.

(16) Site compatibility certificates for infrastructure, schools or TAFE establishments

The land to which the certificate relates is not subject to a valid site compatibility certificate (infrastructure), of which Council is aware, in respect of proposed development on the land.

(17) Site compatibility certificates and conditions for affordable rental housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (affordable rental housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any terms of a kind referred to in clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.

#### (18) Paper subdivision information

Not Applicable.

(19) Site verification certificates

The land to which the certificate relates is not subject to a valid site verification certificate of which Council is aware.

(20) Loose-fill asbestos insulation

Not Applicable

(21) Affected building notices and building product rectification orders

(1)The land to which the certificate relates is not subject to any affected building notice of which Council is aware.

(2) (a) The land to which the certificate relates is not subject to any building product rectification order of which Council is aware and has not been fully complied with.

(b) The land to which the certificate relates is not subject to any notice of intention to make a building product rectification order of which Council is aware and is outstanding.

(3) In this clause:

affected building notice has the same meaning as in Part 4 of the <u>Building Products (Safety)</u> <u>Act 2017</u>.

building product rectification order has the same meaning as in the <u>Building Products (Safety)</u> <u>Act 2017</u>.

**Note**. The following matters are prescribed by section 59 (2) of the <u>Contaminated Land</u> <u>Management Act 1997</u> as additional matters to be specified in a planning certificate:

(a) The land to which the certificate relates **is not** declared to be **significantly contaminated land** within the meaning of that act as at the date when the certificate is issued.

(b) The land to which the certificate relates **is not** subject to a **management order** within the meaning of that act as at the date when the certificate is issued.

(c) The land to which the certificate relates **is not** the subject of an **approved voluntary management proposal** within the meaning of that act at the date the certificate is issued.

(d) The land to which the certificate relates **is not** the subject of an **ongoing maintenance order** within the meaning of that act as at the date when the certificate is issued.

(e) As at the date when the certificate is issued, Council **has not** identified that a **site audit statement** within the meaning of that act has been received in respect of the land the subject of the certificate.

PLANNING CERTIFICATE SECTION 10.7 (2) INFORMATION:

Information provided in accordance with planning certificate section 10.7 (2) has been taken from council's records and advice from other authorities but council disclaims all liability for any omission or inaccuracy in the information. Specific inquiry should be made where doubt exists.

For information regarding outstanding notices and orders a CERTIFICATE FOR OUTSTANDING NOTICES OF INTENTION AND/OR AN ORDER may be obtained by applying for a certificate under clause 41 of Schedule 5 of the Environmental Planning and Assessment Act and Section 735A of the Local Government Act.

*Planning certificate section 10.7 (2), local planning controls are available are available online at <u>www.cityofsydney.nsw.gov.au</u>* 

#### General Enquiries: Telephone: 02 9265 9333

**Town Hall House** Level 2 Town Hall House 456 Kent Street Sydney 8am – 6pm Monday - Friday

State planning controls are available online at <u>www.legislation.nsw.gov.au</u>

Where planning certificate section 10.7 (5) matters are supplied, complete details are available by writing to: Chief Executive Officer City of Sydney G.P.O. Box 1591 Sydney NSW 2000

End of Document

City of Sydney Town Hall House 456 Kent Street Sydney NSW 2000

Telephone +61 2 9265 9333 Fax +61 2 9265 9222 council@cityofsydney.nsw.gov.au

GPO Box 1591 Sydney NSW 2001 cityofsydney.nsw.gov.au



Mr P Oitmaa 12 Day St DRUMMOYNE NSW 2047

### PLANNING CERTIFICATE

Under Section 10.7 of the Environmental Planning and Assessment Act, 1979

Applicant:	Mr P Oitmaa
Your reference:	
Address of property:	169 Victoria Street, POTTS POINT NSW 2011
Owner:	HARRPHIL PTY LIMITED
Description of land:	Lot 1 DP 626468
Certificate No.:	2020302909
Certificate Date:	13/05/20
Receipt No:	0154141
Fee:	\$53.00
Paid:	13/05/20

Title information and the description of land are provided from data supplied by the Valuer General and shown where available.

CM

Issuing Officer per **Monica Barone** *Chief Executive Officer* 

 CERTIFICATE ENQUIRIES:

 Ph:
 9265 9333

 Fax:
 9265 9415

#### PLANNING CERTIFICATE UNDER SECTION 10.7 (2) OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

#### MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -ENVIRONMENTAL PLANNING & ASSESSMENT REGULATION, 2000, CLAUSES (1) - (2).

#### DEVELOPMENT CONTROLS

The following information must be read in conjunction with and subject to all other provisions of the environmental planning instruments specified in this certificate.

#### ZONING

#### Zone B4 Mixed Use (Sydney Local Environmental Plan 2012)

#### 1 Objectives of zone

• To provide a mixture of compatible land uses.

• To integrate suitable business, office, residential, retail and other development in accessible locations so as to maximise public transport patronage and encourage walking and cycling.

• To ensure uses support the viability of centres.

#### 2 Permitted without consent

Home occupations

#### **3 Permitted with consent**

Boarding houses; Child care centres; Commercial premises; Community facilities; Educational establishments; Entertainment facilities; Function centres; Hotel or motel accommodation; Information and education facilities; Medical centres; Passenger transport facilities; Recreation facilities (indoor); Registered clubs; Respite day care centres; Restricted premises; Roads; Seniors housing; Shop top housing; Any other development not specified in item 2 or 4

#### 4 Prohibited

Extractive industries; Heavy industrial storage establishments; Heavy industries

#### **PROPOSED ZONING**

This property is not affected by a draft zone.

#### LOCAL PLANNING CONTROLS

Sydney Local Environmental Plan 2012 (as amended) – Published 14 December 2012 NSW Legislation Website.

Sydney Development Control Plan 2012 (as amended) - (commenced 14.12.2012)

#### **Conservation Area**

(Sydney Local Environmental Plan 2012) This property has been identified as land within a Heritage Conservation Area.

#### State Heritage Register (Amendment To Heritage Act, 1977 Gazetted 2/4/99)

This property may be identified as being of state heritage significance, and entered on the State Heritage Register.

To confirm whether the site is listed under the Heritage Act 1977 a Section 167 Certificate should be obtained from the NSW Heritage Office by contacting the NSW Heritage office on (02) 9873 8500 for an application from or by downloading the application form from <a href="https://www.heritage.nsw.gov.au">www.heritage.nsw.gov.au</a>

#### STATE PLANNING INSTRUMENTS

Full copies of State Environmental Planning Policies are available online at www.planning.nsw.gov.au.

#### State Environmental Planning Policy No. 19 – Bushland in Urban Areas

This is a policy to protect and preserve bushland within certain urban areas, as part of the natural heritage or for recreational, educational and scientific purposes. This policy is designed to protect bushland in public open space zones and reservations, and to ensure that bush preservation is given a high priority when local environmental plans for urban development are prepared.

#### State Environmental Planning Policy No. 33 – Hazardous and Offensive Development

This policy aims to amend the definitions of hazardous and offensive industries; to render ineffective any environmental planning instruments not defining hazardous or offensive as per this policy; to control development of hazardous and offensive industries.

#### State Environmental Planning Policy No. 55 – Remediation of Land

This policy provides planning controls for the remediation of contaminated land. The policy states that land must not be developed if it is unsuitable for a proposed use because it is contaminated. If the land is unsuitable, remediation must take place before the land is developed. The policy makes remediation permissible across the State, defines when consent is required, requires all remediation to comply with standards, ensures land is investigated if contamination is suspected, and requires councils to be notified of all remediation proposals. To assist councils and developers, the Department, in conjunction with the Environment Protection Authority, has prepared Managing Land Contamination: Planning Guidelines.

#### State Environmental Planning Policy No. 64 – Advertising and Signage

This policy aims to ensure that signage (including advertising): Is compatible with the desired amenity and visual character of an area, and Provides effective communications in suitable locations, and Is of a high quality design and finish.

To this end the policy regulates signage (but not content) under Part 4 of the Act and provides limited time consents for the display of certain advertisements. The policy does not apply to signage that is exempt development under an environmental planning instrument. It does apply to all signage that can be displayed with or without consent and is visible from any public place or reserve, except as provided by the policy.

This policy should be read in conjunction with the Sydney Local Environmental Plan 2005, the City of Sydney Signage and Advertising Structures Development Control Plan 2003 and State Environmental Planning Policy No. 60 where these apply.

### State Environmental Planning Policy No. 65 – Design Quality of Residential Apartment Development

This policy aims to improve the design quality of flats of three or more storeys with four or more self contained dwellings. The policy sets out a series of design principles for local councils to consider when assessing development proposals for residential flat development. The policy also creates a role for an independent design review panel and requires the involvement of a qualified designer in the design and approval process.

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(c) mapping the 4 coastal management areas that comprise the NSW coastal zone for the purpose of the definitions in the <u>Coastal Management Act 2016</u>.

#### Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005 This plan applies to land within the Sydney Harbour Catchment, as shown edged heavy black on the Sydney Harbour Catchment Map, being part of the Sydney Region declared by order published in Gazette No 38 of 7 April 1989 at page 1841.

This plan has the following aims with respect to the Sydney Harbour Catchment: to ensure that the catchment, foreshores, waterways and islands of Sydney Harbour are recognised, protected and maintained: as outstanding natural asset, and as a public asset of national and heritage significance, for existing and future generations; to ensure a healthy, sustainable environment on land and water; to achieve a high quality urban environment; to ensure a prosperous working waterfront and an effective transport corridor, to encourage a culturally rich and vibrant place for people; to ensure accessibility to and along Sydney Harbour and its foreshores; to ensure the protection, maintenance and rehabilitation of watercourses, wetlands, riparian lands, remnant vegetation and ecological connectivity, to provide a consolidated, simplified and updated legislative framework for future planning.

# OTHER MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -E. P. & A. REGULATION, 2000. CLAUSES (2A) - (10)

(2A) Zoning and land use under *State Environmental Planning Policy* (Sydney Region Growth Centres) 2006

This SEPP does not apply to the land.

#### (3) Complying Development

(1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18(1)(c3) and 1.19 of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

(2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4),1.18(1)(c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.

(3) If the council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

**Note: All Exempt and Complying Development Codes:** Council does not have sufficient information to ascertain the extent of a land based exclusion on a property. Despite any statement preventing the carrying out of complying development in the Codes listed below, complying development may still be carried out providing the development is not on the land affected by the exclusion and meets the requirements and standards of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

# General Housing Code & Commercial and Industrial (New Buildings and Additions) Code

Complying development **may not** be carried out on the land under the General Housing Code & the Commercial and Industrial (New Buildings and Additions) Code if because of the provisions of clause 1.17A, 1.18(1)(c3) & 1.19 (Land-based requirements for exempt and complying development) any of the following statements are **YES** 

<ul> <li>Clause 1.19(5)d. Land that is significantly contaminated land within the meaning of the Contaminated Land Management Act 1997. (Applies only to the Commercial and Industrial (New Buildings and Additions) Code.</li> <li>Clause 1.17A(d). Has been identified as a property that comprises, or on which there is, an item that is listed on the State Heritage Register under the <i>Heritage Act 1977</i> or that is subject to an interim heritage order under the <i>Heritage Act 1977</i>.</li> <li>Clause 1.17A(d) &amp; 1.18(1)(c3). Has been identified as a property that comprises, or on which there is, a heritage item or draft heritage item.</li> </ul>	NO
<ul> <li>there is, an item that is listed on the State Heritage Register under the Heritage Act 1977 or that is subject to an interim heritage order under the Heritage Act 1977.</li> <li>Clause 1.17A(d) &amp; 1.18(1)(c3). Has been identified as a property that comprises,</li> </ul>	NO
	NO
<ul> <li>Clause 1.17A(c). Has been identified as being within a wilderness area (identified under the Wilderness Act 1987.</li> </ul>	NO
<ul> <li>Clause 1.17A(e) &amp; 1.19(1)e or 1.19(5)f. Has been identified as land that is within an environmentally sensitive area or by an environmental planning instrument as being within a buffer area, a river front area, an ecologically sensitive area, environmentally sensitive land or a protected area</li> </ul>	NO
<ul> <li>Clause 1.19(1)a.or 1.19(5)a Has been identified as being within a heritage conservation area or a draft heritage conservation area.</li> </ul>	YES
<ul> <li>Clause 1.19(1)b or 1.19(5)b. Has been identified as being land that is reserved for a public purpose in an environmental planning instrument.</li> </ul>	NO
<ul> <li>Clause 1.19(1)c or 1.19(5)c. Has been identified as being on an Acid Sulfate Soils Map as being Class 1 or Class 2.</li> </ul>	NO
<ul> <li>Clause 1.19(1)d or 1.19(5)e. Has been identified as land that is subject to a biobanking agreement under part 7A of the threatened Species Conservation Act 1995 or a property vegetation plan under the Native Vegetation Act 2003.</li> </ul>	NO
<ul> <li>Clause 1.19(1)f or 1.19(5)g. Has been identified by an environmental planning instrument, a development control plan or a policy adopted by the Council as being or affected by a coastline hazard, a coastal hazard or a coastal erosion hazard.</li> </ul>	NO
<ul> <li>Clause 1.19(1)g or 1.19(5)h. Has been identified as being land in a foreshore area.</li> </ul>	NO
<ul> <li>Clause 1.19(1)h. Has been identified as land that is in the 25 ANEF contour or a higher ANEF contour. (Applies only to the General Housing Code)</li> </ul>	NO
	NO
<ul> <li>Clause 1.19(1)j or 1.19(5)i. Has been identified as unsewered land within a drinking water catchment.</li> </ul>	

# Housing Internal Alterations Code

Complying development under the Housing Alterations Code may be carried out on the land.

# **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code **may** be carried out on the land.

# **Subdivisions Code**

Complying development under the Subdivisions Code may be carried out on the land.

#### Rural Housing Code

The Rural Housing Code does not apply to this Local Government Area.

#### **General Development Code**

Complying development under the General Development Code **may** be carried out on the land.

# **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

# Low Rise Medium Density Housing Code

This Code does not apply to this Local Government Area.

(4B) Annual charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works

The owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

**Note**. "Existing coastal protection works" are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993.

#### (5) Mine Subsidence District

This land has not been proclaimed to be a mine subsidence district within the meaning of section 15 of the mine subsidence compensation act, 1961.

(6) Road Widening and/or Road Realignment affected by (a) Division 2 of Part 3 of the Roads act 1993 or (c) any resolution of council or other authority.

This land **is not** affected by road widening and/or road realignment under section 25 of the Roads Act, 1993 and/or resolution of Council or any other authority.

(6) Road Widening and/or Road Realignment Affected by (b) any environmental planning instrument.

This land **is not** affected by any road widening or road realignment under any planning instrument.

# (7) Council and other public authorities policies on hazard risk restrictions:

- (a) The land **is not** affected by a policy adopted by the Council that that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk; and
- (b) The land **is not** affected by a policy adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to on planning certificate issued by Council, that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk.

# (7A) Flood related development controls information.

The development on this land or part of this land is subject to flood related development controls refer to Clause 7.15 of Sydney Local Environment Plan 2012 and Section 3.7 of Sydney Development Control Plan 2012.

# (8) Land reserved for acquisition

No environmental planning instrument, or proposed environmental planning instrument applying to the land, provides for the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

# (9) Contribution plans

The following Contributions Plans apply to properties within the City of Sydney local government area. Contributions plans marked **YES** may apply to this property:

<ul> <li>Central Sydney Development Contributions Plan 2013 – in operation 9<sup>th</sup> July 2013</li> </ul>	NO
<ul> <li>City of Sydney Development Contributions Plan 2015 – in operation 1<sup>st</sup> July 2016</li> </ul>	YES
<ul> <li>Redfern Waterloo Authority Contributions Plan 2006 – in operation 16<sup>th</sup> May 2007</li> <li>Redfern Waterloo Authority Affordable Housing Contributions Plan – in operation 16<sup>th</sup> May 2007</li> </ul>	NO

# (9A) Biodiversity certified land

The land has not been certified as biodiversity certified land.

# (10) Biodiversity Conservation Act 2016

Not Applicable.

(10A) Native vegetation clearing set asides

Not Applicable.

(11) Bush fire prone land

The land has not been identified as Bush fire prone land.

(12) Property vegetation plans

Not Applicable

(13) Orders under Trees (Disputes Between Neighbours) Act 2006

Council has not been notified of an order which as been made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

(14) Directions under Part 3A

Not Applicable.

(15) Site compatibility certificates and conditions for seniors housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (seniors housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any condition of consent to a development application granted after 11 October 2007 required by State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004.

(16) Site compatibility certificates for infrastructure, schools or TAFE establishments

The land to which the certificate relates is not subject to a valid site compatibility certificate (infrastructure), of which Council is aware, in respect of proposed development on the land.

(17) Site compatibility certificates and conditions for affordable rental housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (affordable rental housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any terms of a kind referred to in clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.

#### (18) Paper subdivision information

Not Applicable.

(19) Site verification certificates

The land to which the certificate relates is not subject to a valid site verification certificate of which Council is aware.

#### (20) Loose-fill asbestos insulation

Not Applicable

(21) Affected building notices and building product rectification orders

(1)The land to which the certificate relates is not subject to any affected building notice of which Council is aware.

(2) (a) The land to which the certificate relates is not subject to any building product rectification order of which Council is aware and has not been fully complied with.

(b) The land to which the certificate relates is not subject to any notice of intention to make a building product rectification order of which Council is aware and is outstanding.

(3) In this clause:

affected building notice has the same meaning as in Part 4 of the <u>Building Products (Safety)</u> <u>Act 2017</u>.

building product rectification order has the same meaning as in the <u>Building Products (Safety)</u> <u>Act 2017</u>.

**Note**. The following matters are prescribed by section 59 (2) of the <u>Contaminated Land</u> <u>Management Act 1997</u> as additional matters to be specified in a planning certificate:

(a) The land to which the certificate relates **is not** declared to be **significantly contaminated land** within the meaning of that act as at the date when the certificate is issued.

(b) The land to which the certificate relates **is not** subject to a **management order** within the meaning of that act as at the date when the certificate is issued.

(c) The land to which the certificate relates **is not** the subject of an **approved voluntary management proposal** within the meaning of that act at the date the certificate is issued.

(d) The land to which the certificate relates **is not** the subject of an **ongoing maintenance order** within the meaning of that act as at the date when the certificate is issued.

(e) As at the date when the certificate is issued, Council **has not** identified that a **site audit statement** within the meaning of that act has been received in respect of the land the subject of the certificate.

PLANNING CERTIFICATE SECTION 10.7 (2) INFORMATION:

Information provided in accordance with planning certificate section 10.7 (2) has been taken from council's records and advice from other authorities but council disclaims all liability for any omission or inaccuracy in the information. Specific inquiry should be made where doubt exists.

For information regarding outstanding notices and orders a CERTIFICATE FOR OUTSTANDING NOTICES OF INTENTION AND/OR AN ORDER may be obtained by applying for a certificate under clause 41 of Schedule 5 of the Environmental Planning and Assessment Act and Section 735A of the Local Government Act.

*Planning certificate section 10.7 (2), local planning controls are available are available online at <u>www.cityofsydney.nsw.gov.au</u>* 

# General Enquiries: Telephone: 02 9265 9333

**Town Hall House** Level 2 Town Hall House 456 Kent Street Sydney 8am – 6pm Monday - Friday

State planning controls are available online at <u>www.legislation.nsw.gov.au</u>

Where planning certificate section 10.7 (5) matters are supplied, complete details are available by writing to: Chief Executive Officer City of Sydney G.P.O. Box 1591 Sydney NSW 2000

End of Document

City of Sydney Town Hall House 456 Kent Street Sydney NSW 2000

Telephone +61 2 9265 9333 Fax +61 2 9265 9222 council@cityofsydney.nsw.gov.au

GPO Box 1591 Sydney NSW 2001 cityofsydney.nsw.gov.au



Mr P Oitmaa 12 Day St DRUMMOYNE NSW 2047

# PLANNING CERTIFICATE

Under Section 10.7 of the Environmental Planning and Assessment Act, 1979

Applicant:	Mr P Oitmaa
Your reference:	
Address of property:	92 Brougham Street , POTTS POINT NSW 2011
Owner:	HARRPHIL PTY LIMITED
Description of land:	Lot 1 DP 724376
Certificate No.:	2020302910
Certificate Date:	13/05/20
Receipt No:	0154141
Fee:	\$53.00
Paid:	13/05/20

Title information and the description of land are provided from data supplied by the Valuer General and shown where available.

CM

Issuing Officer per **Monica Barone** *Chief Executive Officer* 

 CERTIFICATE ENQUIRIES:

 Ph:
 9265 9333

 Fax:
 9265 9415

#### PLANNING CERTIFICATE UNDER SECTION 10.7 (2) OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

#### MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -ENVIRONMENTAL PLANNING & ASSESSMENT REGULATION, 2000, CLAUSES (1) - (2).

#### DEVELOPMENT CONTROLS

The following information must be read in conjunction with and subject to all other provisions of the environmental planning instruments specified in this certificate.

#### ZONING

Zone R1 General Residential (Sydney Local Environmental Plan 2012)

1 Objectives of zone

• To provide for the housing needs of the community.

• To provide for a variety of housing types and densities.

• To enable other land uses that provide facilities or services to meet the day to day needs of residents.

•To maintain the existing land use pattern of predominantly residential uses..

2 Permitted without consent Home occupations

3 Permitted with consent

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Child care centres; Community facilities; Dwelling houses; Food and drink premises; Group homes; Home industries; Horticulture; Hostels; Multi dwelling housing; Neighbourhood shops; Places of public worship; Residential flat buildings; Respite day care centres; Roads; Roadside stalls; Semi-detached dwellings; Seniors housing; Shop top housing; shops; Any other development not specified in item 2 or 4

#### 4 Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Animal boarding or training establishments; Boat launching ramps; Boat building and repair facilities; Camping grounds; Car parks; Caravan parks; Charter and tourism boating facilities; Commercial premises; Crematoria; Depots; Eco-tourist facilities; Entertainment facilities; Environmental protection works; Exhibition villages; Extractive industries; Farm buildings; Forestry; Freight transport facilities; Function centres; Heavy industrial storage establishments; Helipads; Highway service centres; Industrial retail outlets; Industries; Mooring pens; Moorings; Mortuaries; Passenger transport facilities; Port facilities; Recreation facilities (major); Recreation facilities; Sural industries; Rural supplies; Service stations; Sewerage systems; Sex services premises; Storage premises; Tourist and visitor accommodation; Transport depots; Truck depots; Vehicle body repair workshops; Vehicle repair stations; Veterinary hospitals; Warehouse or distribution centres; Waste or resource management facilities; Water recreation structures; Water supply systems; Wholesale supplies

#### **PROPOSED ZONING**

This property is not affected by a draft zone.

# LOCAL PLANNING CONTROLS

Sydney Local Environmental Plan 2012 (as amended) – Published 14 December 2012 NSW Legislation Website.

Sydney Development Control Plan 2012 (as amended) - (commenced 14.12.2012)

# HERITAGE

#### **Conservation Area**

*(Sydney Local Environmental Plan 2012)* This property has been identified as land within a Heritage Conservation Area.

#### State Heritage Register (Amendment To Heritage Act, 1977 Gazetted 2/4/99)

This property may be identified as being of state heritage significance, and entered on the State Heritage Register.

To confirm whether the site is listed under the Heritage Act 1977 a Section 167 Certificate should be obtained from the NSW Heritage Office by contacting the NSW Heritage office on (02) 9873 8500 for an application from or by downloading the application form from <a href="https://www.heritage.nsw.gov.au">www.heritage.nsw.gov.au</a>

#### STATE PLANNING INSTRUMENTS

*Full* copies of State Environmental Planning Policies are available online at www.planning.nsw.gov.au.

#### State Environmental Planning Policy No. 19 – Bushland in Urban Areas

This is a policy to protect and preserve bushland within certain urban areas, as part of the natural heritage or for recreational, educational and scientific purposes. This policy is designed to protect bushland in public open space zones and reservations, and to ensure that bush preservation is given a high priority when local environmental plans for urban development are prepared.

# State Environmental Planning Policy No. 33 – Hazardous and Offensive Development

This policy aims to amend the definitions of hazardous and offensive industries; to render ineffective any environmental planning instruments not defining hazardous or offensive as per this policy; to control development of hazardous and offensive industries.

# State Environmental Planning Policy No. 55 – Remediation of Land

This policy provides planning controls for the remediation of contaminated land. The policy states that land must not be developed if it is unsuitable for a proposed use because it is contaminated. If the land is unsuitable, remediation must take place before the land is developed. The policy makes remediation permissible across the State, defines when consent is required, requires all remediation to comply with standards, ensures land is investigated if contamination is suspected, and requires councils to be notified of all remediation proposals. To assist councils and developers, the Department, in conjunction with the Environment Protection Authority, has prepared Managing Land Contamination: Planning Guidelines.

# State Environmental Planning Policy No. 64 - Advertising and Signage

This policy aims to ensure that signage (including advertising): Is compatible with the desired amenity and visual character of an area, and Provides effective communications in suitable locations, and Is of a high quality design and finish.

To this end the policy regulates signage (but not content) under Part 4 of the Act and provides limited time consents for the display of certain advertisements. The policy does not apply to signage that is exempt development under an environmental planning instrument. It does apply to all signage that can be displayed with or without consent and is visible from any public place or reserve, except as provided by the policy.

This policy should be read in conjunction with the Sydney Local Environmental Plan 2005, the City of Sydney Signage and Advertising Structures Development Control Plan 2003 and State Environmental Planning Policy No. 60 where these apply.

# State Environmental Planning Policy No. 65 – Design Quality of Residential Apartment Development

This policy aims to improve the design quality of flats of three or more storeys with four or more self contained dwellings. The policy sets out a series of design principles for local councils to consider when assessing development proposals for residential flat development. The policy also creates a role for an independent design review panel and requires the involvement of a qualified designer in the design and approval process.

# State Environmental Planning Policy No.70 – Affordable Housing (Revised Schemes) (Gazetted 31.05.02)

The policy identifies that there is a need for affordable housing in the City of Sydney, describes the kinds of households for which affordable housing may be provided and makes a requirement with respect to the imposition of conditions relating to the provision of affordable housing (provided other requirements under the Act are met).

# State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004

This Policy does not apply to land described in Schedule 1 (Environmentally sensitive land), or land that is zoned for industrial purposes, or land to which an interim heritage order made under the *Heritage Act 1997* by the Minister administering that Act applies, or land to which a listing on the State Heritage Register kept under the *Heritage Act 1997* applies.

The Policy aims to encourage the provision of housing (including residential care facilities) that will increase the supply and diversity of residences that meet the needs of seniors or people with a disability, and make efficient use of existing infrastructure and services, and be of good design.

# State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004

Aims to ensure consistency in the implementation of the BASIX scheme throughout the State. This Policy achieves its aim by overriding provisions of other environmental planning instruments and development control plans that would otherwise add to, subtract from or modify any obligations arising under the BASIX scheme.

# State Environmental Planning Policy (State Significant Precincts) 2005

This Policy aims to identify development of economic, social or environmental significance to the State or regions of the State so as to provide a consistent and comprehensive assessment and decision making process for that development. NB: This SEPP also contains exempt & complying provisions

State Environmental Planning Policy (Mining, Petroleum Production and Extractive

# Industries) 2007

This Policy aims to provide for the proper management and development of mineral, petroleum and extractive material resources for the social and economic welfare of the State.

# State Environmental Planning Policy (Miscellaneous Consent Provisions) 2007

This Policy aims to ensure that suitable provision is made for ensuring the safety of persons using temporary structures or places of public entertainment.

#### State Environmental Planning Policy (Infrastructure) 2007

This Policy aims to facilitate the effective delivery of infrastructure across the state. NB: This SEPP also contains exempt & complying provisions

# State Environmental Planning Policy (Exempt and Complying Development Codes) 2008

This Policy Streamlines assessment processes for development that complies with specified development standards. The policy provides exempt and complying development codes that have State-wide application, identifying, in the General Exempt Development Code, types of development that are of minimal environmental impact that may be carried out without the need for development consent; and, in the General Housing Code, types of complying

development that may be carried out in accordance with a complying development certificate as defined in the Environmental Planning and Assessment Act 1979.

# State Environmental Planning Policy (Affordable Rental Housing) 2009

Establishes a consistent planning regime for the provision of affordable rental housing. The policy provides incentives for new affordable rental housing, facilitates the retention of existing affordable rentals, and expands the role of not-for-profit providers. It also aims to support local centres by providing housing for workers close to places of work, and facilitate development of housing for the homeless and other disadvantaged people. NOTE: Does not apply to land at Green Square or at Ultimo Pyrmont, or on southern employment land.

# State Environmental Planning Policy (Urban Renewal) 2010

The aims of this Policy are as follows:

(a) to establish the process for assessing and identifying sites as urban renewal precincts,

(b) to facilitate the orderly and economic development and redevelopment of sites in and around urban renewal precincts,

(c) to facilitate delivery of the objectives of any applicable government State, regional or metropolitan strategies connected with the renewal of urban areas that are accessible by public transport.

# State Environmental Planning Policy (State and Regional Development) 2011

The aims of this Policy are as follows:

(a) to identify development that is State significant development,

(b) to identify development that is State significant infrastructure and critical State significant infrastructure,

(c) to confer functions on joint regional planning panels to determine development applications.

# State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017

The aims of this Policy are:

(a) to protect the biodiversity values of trees and other vegetation in non-rural areas of the State, and

(b) to preserve the amenity of non-rural areas of the State through the preservation of trees and other vegetation.

# State Environmental Planning Policy (Educational Establishments and Child Care Facilities) 2017

The aim of this Policy is to facilitate the effective delivery of educational establishments and early education and care facilities across the state.

#### State Environmental Planning Policy (Coastal Management) 2018

The aim of this Policy is to promote an integrated and co-ordinated approach to land use planning in the coastal zone in a manner consistent with the objects of the <u>Coastal</u> <u>Management Act 2016</u>, including the management objectives for each coastal management area, by:

(a) managing development in the coastal zone and protecting the environmental assets of the coast, and

(b) establishing a framework for land use planning to guide decision-making in the coastal zone, and

(c) mapping the 4 coastal management areas that comprise the NSW coastal zone for the purpose of the definitions in the <u>Coastal Management Act 2016</u>.

# Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005

This plan applies to land within the Sydney Harbour Catchment, as shown edged heavy black on the Sydney Harbour Catchment Map, being part of the Sydney Region declared by order published in Gazette No 38 of 7 April 1989 at page 1841.

This plan has the following aims with respect to the Sydney Harbour Catchment: to ensure that the catchment, foreshores, waterways and islands of Sydney Harbour are recognised, protected and maintained: as outstanding natural asset, and as a public asset of national and heritage significance, for existing and future generations; to ensure a healthy, sustainable environment on land and water; to achieve a high quality urban environment; to ensure a prosperous working waterfront and an effective transport corridor, to encourage a culturally rich and vibrant place for people; to ensure accessibility to and along Sydney Harbour and its foreshores; to ensure the protection, maintenance and rehabilitation of watercourses, wetlands, riparian lands, remnant vegetation and ecological connectivity, to provide a consolidated, simplified and updated legislative framework for future planning.

#### OTHER MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -E. P. & A. REGULATION, 2000. CLAUSES (2A) - (10)

(2A) Zoning and land use under *State Environmental Planning Policy* (Sydney Region Growth Centres) 2006

This SEPP does not apply to the land.

#### (3) Complying Development

(1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18(1)(c3) and 1.19 of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008*.

(2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4),1.18(1)(c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.

(3) If the council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

**Note: All Exempt and Complying Development Codes:** Council does not have sufficient information to ascertain the extent of a land based exclusion on a property. Despite any statement preventing the carrying out of complying development in the Codes listed below, complying development may still be carried out providing the development is not on the land affected by the exclusion and meets the requirements and standards of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

#### General Housing Code & Commercial and Industrial (New Buildings and Additions) Code

Complying development **may not** be carried out on the land under the General Housing Code & the Commercial and Industrial (New Buildings and Additions) Code if because of the provisions of clause 1.17A, 1.18(1)(c3) & 1.19 (Land-based requirements for exempt and complying development) any of the following statements are **YES** 

•	Clause 1.19(5)d. Land that is significantly contaminated land within the meaning of the Contaminated Land Management Act 1997. (Applies only to the Commercial and Industrial (New Buildings and Additions) Code.	NO
•	Clause 1.17A(d). Has been identified as a property that comprises, or on which there is, an item that is listed on the State Heritage Register under the <i>Heritage Act 1977</i> or that is subject to an interim heritage order under the <i>Heritage Act 1977</i> .	NO
	Clause 1.17A(d) & 1.18(1)(c3). Has been identified as a property that comprises, or on which there is, a heritage item or draft heritage item.	NO
•	Clause 1.17A(c). Has been identified as being within a wilderness area (identified under the <i>Wilderness Act 1987</i> .	NO
•	Clause 1.17A(e) & 1.19(1)e or 1.19(5)f. Has been identified as land that is within an environmentally sensitive area or by an environmental planning instrument as being within a buffer area, a river front area, an ecologically sensitive area, environmentally sensitive land or a protected area	NO
•	Clause 1.19(1)a.or 1.19(5)a Has been identified as being within a heritage conservation area or a draft heritage conservation area.	YES
•	Clause 1.19(1)b or 1.19(5)b. Has been identified as being land that is reserved for a public purpose in an environmental planning instrument.	NO
•	Clause 1.19(1)c or 1.19(5)c. Has been identified as being on an Acid Sulfate Soils Map as being Class 1 or Class 2.	NO
•	Clause 1.19(1)d or 1.19(5)e. Has been identified as land that is subject to a biobanking agreement under part 7A of the threatened Species Conservation Act 1995 or a property vegetation plan under the Native Vegetation Act 2003.	NO
•	Clause 1.19(1)f or 1.19(5)g. Has been identified by an environmental planning instrument, a development control plan or a policy adopted by the Council as being or affected by a coastline hazard, a coastal hazard or a coastal erosion hazard.	NO
•	Clause 1.19(1)g or 1.19(5)h. Has been identified as being land in a foreshore area.	NO
•	Clause 1.19(1)h. Has been identified as land that is in the 25 ANEF contour or a higher ANEF contour. (Applies only to the General Housing Code)	NO
•	Clause 1.19(1)j or 1.19(5)i. Has been identified as unsewered land within a drinking water catchment.	NO
	•	

# Housing Internal Alterations Code

Complying development under the Housing Alterations Code may be carried out on the land.

# **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code **may** be carried out on the land.

# Subdivisions Code

Complying development under the Subdivisions Code may be carried out on the land.

# Rural Housing Code

The Rural Housing Code does not apply to this Local Government Area.

#### **General Development Code**

Complying development under the General Development Code **may** be carried out on the land.

# **Demolition Code**

Complying development under the Demolition Code **may** be carried out on the land.

# Low Rise Medium Density Housing Code

This Code does not apply to this Local Government Area.

(4B) Annual charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works

The owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

**Note**. "Existing coastal protection works" are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993.

(5) Mine Subsidence District

This land has not been proclaimed to be a mine subsidence district within the meaning of section 15 of the mine subsidence compensation act, 1961.

(6) Road Widening and/or Road Realignment affected by (a) Division 2 of Part 3 of the Roads act 1993 or (c) any resolution of council or other authority.

This land **is not** affected by road widening and/or road realignment under section 25 of the Roads Act, 1993 and/or resolution of Council or any other authority.

(6) Road Widening and/or Road Realignment Affected by (b) any environmental planning instrument.

This land **is not** affected by any road widening or road realignment under any planning instrument.

(7) Council and other public authorities policies on hazard risk restrictions:

- (a) The land **is not** affected by a policy adopted by the Council that that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk; and
- (b) The land **is not** affected by a policy adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to on planning certificate issued by Council, that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk.

#### (7A) Flood related development controls information.

The development on this land or part of this land is subject to flood related development controls refer to Clause 7.15 of Sydney Local Environment Plan 2012 and Section 3.7 of Sydney Development Control Plan 2012.

#### (8) Land reserved for acquisition

No environmental planning instrument, or proposed environmental planning instrument applying to the land, provides for the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

#### (9) Contribution plans

The following Contributions Plans apply to properties within the City of Sydney local government area. Contributions plans marked **YES** may apply to this property:

<ul> <li>Central Sydney Development Contributions Plan 2013 – in operation 9<sup>th</sup> July 2013</li> </ul>	NO
<ul> <li>City of Sydney Development Contributions Plan 2015 – in operation 1<sup>st</sup> July 2016</li> </ul>	YES
<ul> <li>Redfern Waterloo Authority Contributions Plan 2006 – in operation 16<sup>th</sup> May 2007</li> <li>Redfern Waterloo Authority Affordable Housing Contributions Plan – in operation 16<sup>th</sup> May 2007</li> </ul>	NO

#### (9A) Biodiversity certified land

The land has not been certified as biodiversity certified land.

(10) Biodiversity Conservation Act 2016

Not Applicable.

(10A) Native vegetation clearing set asides

Not Applicable.

(11) Bush fire prone land

The land has not been identified as Bush fire prone land.

(12) Property vegetation plans

Not Applicable

(13) Orders under Trees (Disputes Between Neighbours) Act 2006

Council has not been notified of an order which as been made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

(14) Directions under Part 3A

Not Applicable.

(15) Site compatibility certificates and conditions for seniors housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (seniors housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any condition of consent to a development application granted after 11 October 2007 required by State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004.

(16) Site compatibility certificates for infrastructure, schools or TAFE establishments

The land to which the certificate relates is not subject to a valid site compatibility certificate (infrastructure), of which Council is aware, in respect of proposed development on the land.

(17) Site compatibility certificates and conditions for affordable rental housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (affordable rental housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any terms of a kind referred to in clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.

#### (18) Paper subdivision information

Not Applicable.

(19) Site verification certificates

The land to which the certificate relates is not subject to a valid site verification certificate of which Council is aware.

#### (20) Loose-fill asbestos insulation

Not Applicable

(21) Affected building notices and building product rectification orders

(1)The land to which the certificate relates is not subject to any affected building notice of which Council is aware.

(2) (a) The land to which the certificate relates is not subject to any building product rectification order of which Council is aware and has not been fully complied with.

(b) The land to which the certificate relates is not subject to any notice of intention to make a building product rectification order of which Council is aware and is outstanding.

(3) In this clause:

affected building notice has the same meaning as in Part 4 of the <u>Building Products (Safety)</u> <u>Act 2017</u>.

building product rectification order has the same meaning as in the <u>Building Products (Safety)</u> <u>Act 2017</u>.

**Note**. The following matters are prescribed by section 59 (2) of the <u>Contaminated Land</u> <u>Management Act 1997</u> as additional matters to be specified in a planning certificate:

(a) The land to which the certificate relates **is not** declared to be **significantly contaminated land** within the meaning of that act as at the date when the certificate is issued.

(b) The land to which the certificate relates **is not** subject to a **management order** within the meaning of that act as at the date when the certificate is issued.

(c) The land to which the certificate relates **is not** the subject of an **approved voluntary management proposal** within the meaning of that act at the date the certificate is issued.

(d) The land to which the certificate relates **is not** the subject of an **ongoing maintenance order** within the meaning of that act as at the date when the certificate is issued.

(e) As at the date when the certificate is issued, Council **has not** identified that a **site audit statement** within the meaning of that act has been received in respect of the land the subject of the certificate.

PLANNING CERTIFICATE SECTION 10.7 (2) INFORMATION:

Information provided in accordance with planning certificate section 10.7 (2) has been taken from council's records and advice from other authorities but council disclaims all liability for any omission or inaccuracy in the information. Specific inquiry should be made where doubt exists.

For information regarding outstanding notices and orders a CERTIFICATE FOR OUTSTANDING NOTICES OF INTENTION AND/OR AN ORDER may be obtained by applying for a certificate under clause 41 of Schedule 5 of the Environmental Planning and Assessment Act and Section 735A of the Local Government Act.

*Planning certificate section 10.7 (2), local planning controls are available are available online at <u>www.cityofsydney.nsw.gov.au</u>* 

# General Enquiries: Telephone: 02 9265 9333

**Town Hall House** Level 2 Town Hall House 456 Kent Street Sydney 8am – 6pm Monday - Friday

State planning controls are available online at <u>www.legislation.nsw.gov.au</u>

Where planning certificate section 10.7 (5) matters are supplied, complete details are available by writing to: Chief Executive Officer City of Sydney G.P.O. Box 1591 Sydney NSW 2000

End of Document

City of Sydney Town Hall House 456 Kent Street Sydney NSW 2000

Telephone +61 2 9265 9333 Fax +61 2 9265 9222 council@cityofsydney.nsw.gov.au

GPO Box 1591 Sydney NSW 2001 cityofsydney.nsw.gov.au



Mr P Oitmaa 12 Day St DRUMMOYNE NSW 2047

# PLANNING CERTIFICATE

Under Section 10.7 of the Environmental Planning and Assessment Act, 1979

Applicant:	Mr P Oitmaa
Your reference:	
Address of property:	94 Brougham Street, POTTS POINT NSW 2011
Owner:	Mrs Catherine Rae Reynolds
Description of land:	Lot 1 DP 904094
Certificate No.:	2020302911
Certificate Date:	13/05/20
Receipt No:	0154141
Fee:	\$53.00
Paid:	13/05/20

Title information and the description of land are provided from data supplied by the Valuer General and shown where available.

CM

Issuing Officer per **Monica Barone** *Chief Executive Officer* 

 CERTIFICATE ENQUIRIES:

 Ph:
 9265 9333

 Fax:
 9265 9415

#### PLANNING CERTIFICATE UNDER SECTION 10.7 (2) OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

#### MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -ENVIRONMENTAL PLANNING & ASSESSMENT REGULATION, 2000, CLAUSES (1) - (2).

#### DEVELOPMENT CONTROLS

The following information must be read in conjunction with and subject to all other provisions of the environmental planning instruments specified in this certificate.

#### ZONING

Zone R1 General Residential (Sydney Local Environmental Plan 2012)

1 Objectives of zone

• To provide for the housing needs of the community.

• To provide for a variety of housing types and densities.

• To enable other land uses that provide facilities or services to meet the day to day needs of residents.

•To maintain the existing land use pattern of predominantly residential uses..

2 Permitted without consent Home occupations

3 Permitted with consent

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Child care centres; Community facilities; Dwelling houses; Food and drink premises; Group homes; Home industries; Horticulture; Hostels; Multi dwelling housing; Neighbourhood shops; Places of public worship; Residential flat buildings; Respite day care centres; Roads; Roadside stalls; Semi-detached dwellings; Seniors housing; Shop top housing; shops; Any other development not specified in item 2 or 4

#### 4 Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Animal boarding or training establishments; Boat launching ramps; Boat building and repair facilities; Camping grounds; Car parks; Caravan parks; Charter and tourism boating facilities; Commercial premises; Crematoria; Depots; Eco-tourist facilities; Entertainment facilities; Environmental protection works; Exhibition villages; Extractive industries; Farm buildings; Forestry; Freight transport facilities; Function centres; Heavy industrial storage establishments; Helipads; Highway service centres; Industrial retail outlets; Industries; Mooring pens; Moorings; Mortuaries; Passenger transport facilities; Port facilities; Recreation facilities (major); Recreation facilities; Sural industries; Rural supplies; Service stations; Sewerage systems; Sex services premises; Storage premises; Tourist and visitor accommodation; Transport depots; Truck depots; Vehicle body repair workshops; Vehicle repair stations; Veterinary hospitals; Warehouse or distribution centres; Waste or resource management facilities; Water recreation structures; Water supply systems; Wholesale supplies

#### **PROPOSED ZONING**

This property is not affected by a draft zone.

# LOCAL PLANNING CONTROLS

Sydney Local Environmental Plan 2012 (as amended) – Published 14 December 2012 NSW Legislation Website.

Sydney Development Control Plan 2012 (as amended) - (commenced 14.12.2012)

# HERITAGE

#### **Conservation Area**

*(Sydney Local Environmental Plan 2012)* This property has been identified as land within a Heritage Conservation Area.

#### State Heritage Register (Amendment To Heritage Act, 1977 Gazetted 2/4/99)

This property may be identified as being of state heritage significance, and entered on the State Heritage Register.

To confirm whether the site is listed under the Heritage Act 1977 a Section 167 Certificate should be obtained from the NSW Heritage Office by contacting the NSW Heritage office on (02) 9873 8500 for an application from or by downloading the application form from <a href="https://www.heritage.nsw.gov.au">www.heritage.nsw.gov.au</a>

#### STATE PLANNING INSTRUMENTS

*Full* copies of State Environmental Planning Policies are available online at www.planning.nsw.gov.au.

# State Environmental Planning Policy No. 19 – Bushland in Urban Areas

This is a policy to protect and preserve bushland within certain urban areas, as part of the natural heritage or for recreational, educational and scientific purposes. This policy is designed to protect bushland in public open space zones and reservations, and to ensure that bush preservation is given a high priority when local environmental plans for urban development are prepared.

# State Environmental Planning Policy No. 33 – Hazardous and Offensive Development

This policy aims to amend the definitions of hazardous and offensive industries; to render ineffective any environmental planning instruments not defining hazardous or offensive as per this policy; to control development of hazardous and offensive industries.

# State Environmental Planning Policy No. 55 – Remediation of Land

This policy provides planning controls for the remediation of contaminated land. The policy states that land must not be developed if it is unsuitable for a proposed use because it is contaminated. If the land is unsuitable, remediation must take place before the land is developed. The policy makes remediation permissible across the State, defines when consent is required, requires all remediation to comply with standards, ensures land is investigated if contamination is suspected, and requires councils to be notified of all remediation proposals. To assist councils and developers, the Department, in conjunction with the Environment Protection Authority, has prepared Managing Land Contamination: Planning Guidelines.

# State Environmental Planning Policy No. 64 - Advertising and Signage

This policy aims to ensure that signage (including advertising): Is compatible with the desired amenity and visual character of an area, and Provides effective communications in suitable locations, and Is of a high quality design and finish.

To this end the policy regulates signage (but not content) under Part 4 of the Act and provides limited time consents for the display of certain advertisements. The policy does not apply to signage that is exempt development under an environmental planning instrument. It does apply to all signage that can be displayed with or without consent and is visible from any public place or reserve, except as provided by the policy.

This policy should be read in conjunction with the Sydney Local Environmental Plan 2005, the City of Sydney Signage and Advertising Structures Development Control Plan 2003 and State Environmental Planning Policy No. 60 where these apply.

# State Environmental Planning Policy No. 65 – Design Quality of Residential Apartment Development

This policy aims to improve the design quality of flats of three or more storeys with four or more self contained dwellings. The policy sets out a series of design principles for local councils to consider when assessing development proposals for residential flat development. The policy also creates a role for an independent design review panel and requires the involvement of a qualified designer in the design and approval process.

# State Environmental Planning Policy No.70 – Affordable Housing (Revised Schemes) (Gazetted 31.05.02)

The policy identifies that there is a need for affordable housing in the City of Sydney, describes the kinds of households for which affordable housing may be provided and makes a requirement with respect to the imposition of conditions relating to the provision of affordable housing (provided other requirements under the Act are met).

# State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004

This Policy does not apply to land described in Schedule 1 (Environmentally sensitive land), or land that is zoned for industrial purposes, or land to which an interim heritage order made under the *Heritage Act 1997* by the Minister administering that Act applies, or land to which a listing on the State Heritage Register kept under the *Heritage Act 1997* applies.

The Policy aims to encourage the provision of housing (including residential care facilities) that will increase the supply and diversity of residences that meet the needs of seniors or people with a disability, and make efficient use of existing infrastructure and services, and be of good design.

# State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004

Aims to ensure consistency in the implementation of the BASIX scheme throughout the State. This Policy achieves its aim by overriding provisions of other environmental planning instruments and development control plans that would otherwise add to, subtract from or modify any obligations arising under the BASIX scheme.

# State Environmental Planning Policy (State Significant Precincts) 2005

This Policy aims to identify development of economic, social or environmental significance to the State or regions of the State so as to provide a consistent and comprehensive assessment and decision making process for that development. NB: This SEPP also contains exempt & complying provisions

# State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007

This Policy aims to provide for the proper management and development of mineral, petroleum and extractive material resources for the social and economic welfare of the State.

# State Environmental Planning Policy (Miscellaneous Consent Provisions) 2007

This Policy aims to ensure that suitable provision is made for ensuring the safety of persons using temporary structures or places of public entertainment.

#### State Environmental Planning Policy (Infrastructure) 2007

This Policy aims to facilitate the effective delivery of infrastructure across the state. NB: This SEPP also contains exempt & complying provisions

# State Environmental Planning Policy (Exempt and Complying Development Codes) 2008

This Policy Streamlines assessment processes for development that complies with specified development standards. The policy provides exempt and complying development codes that have State-wide application, identifying, in the General Exempt Development Code, types of development that are of minimal environmental impact that may be carried out without the need for development consent; and, in the General Housing Code, types of complying

development that may be carried out in accordance with a complying development certificate as defined in the Environmental Planning and Assessment Act 1979.

# State Environmental Planning Policy (Affordable Rental Housing) 2009

Establishes a consistent planning regime for the provision of affordable rental housing. The policy provides incentives for new affordable rental housing, facilitates the retention of existing affordable rentals, and expands the role of not-for-profit providers. It also aims to support local centres by providing housing for workers close to places of work, and facilitate development of housing for the homeless and other disadvantaged people. NOTE: Does not apply to land at Green Square or at Ultimo Pyrmont, or on southern employment land.

# State Environmental Planning Policy (Urban Renewal) 2010

The aims of this Policy are as follows:

(a) to establish the process for assessing and identifying sites as urban renewal precincts,

(b) to facilitate the orderly and economic development and redevelopment of sites in and around urban renewal precincts,

(c) to facilitate delivery of the objectives of any applicable government State, regional or metropolitan strategies connected with the renewal of urban areas that are accessible by public transport.

# State Environmental Planning Policy (State and Regional Development) 2011

The aims of this Policy are as follows:

(a) to identify development that is State significant development,

(b) to identify development that is State significant infrastructure and critical State significant infrastructure,

(c) to confer functions on joint regional planning panels to determine development applications.

# State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017

The aims of this Policy are:

(a) to protect the biodiversity values of trees and other vegetation in non-rural areas of the State, and

(b) to preserve the amenity of non-rural areas of the State through the preservation of trees and other vegetation.

# State Environmental Planning Policy (Educational Establishments and Child Care Facilities) 2017

The aim of this Policy is to facilitate the effective delivery of educational establishments and early education and care facilities across the state.

#### State Environmental Planning Policy (Coastal Management) 2018

The aim of this Policy is to promote an integrated and co-ordinated approach to land use planning in the coastal zone in a manner consistent with the objects of the <u>Coastal</u> <u>Management Act 2016</u>, including the management objectives for each coastal management area, by:

(a) managing development in the coastal zone and protecting the environmental assets of the coast, and

(b) establishing a framework for land use planning to guide decision-making in the coastal zone, and

(c) mapping the 4 coastal management areas that comprise the NSW coastal zone for the purpose of the definitions in the <u>Coastal Management Act 2016</u>.

# Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005

This plan applies to land within the Sydney Harbour Catchment, as shown edged heavy black on the Sydney Harbour Catchment Map, being part of the Sydney Region declared by order published in Gazette No 38 of 7 April 1989 at page 1841.

This plan has the following aims with respect to the Sydney Harbour Catchment: to ensure that the catchment, foreshores, waterways and islands of Sydney Harbour are recognised, protected and maintained: as outstanding natural asset, and as a public asset of national and heritage significance, for existing and future generations; to ensure a healthy, sustainable environment on land and water; to achieve a high quality urban environment; to ensure a prosperous working waterfront and an effective transport corridor, to encourage a culturally rich and vibrant place for people; to ensure accessibility to and along Sydney Harbour and its foreshores; to ensure the protection, maintenance and rehabilitation of watercourses, wetlands, riparian lands, remnant vegetation and ecological connectivity, to provide a consolidated, simplified and updated legislative framework for future planning.

#### OTHER MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -E. P. & A. REGULATION, 2000. CLAUSES (2A) - (10)

(2A) Zoning and land use under *State Environmental Planning Policy* (Sydney Region Growth Centres) 2006

This SEPP does not apply to the land.

#### (3) Complying Development

(1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18(1)(c3) and 1.19 of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008*.

(2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4),1.18(1)(c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.

(3) If the council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

**Note: All Exempt and Complying Development Codes:** Council does not have sufficient information to ascertain the extent of a land based exclusion on a property. Despite any statement preventing the carrying out of complying development in the Codes listed below, complying development may still be carried out providing the development is not on the land affected by the exclusion and meets the requirements and standards of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

#### General Housing Code & Commercial and Industrial (New Buildings and Additions) Code

Complying development **may not** be carried out on the land under the General Housing Code & the Commercial and Industrial (New Buildings and Additions) Code if because of the provisions of clause 1.17A, 1.18(1)(c3) & 1.19 (Land-based requirements for exempt and complying development) any of the following statements are **YES** 

•	Clause 1.19(5)d. Land that is significantly contaminated land within the meaning of the Contaminated Land Management Act 1997. (Applies only to the Commercial and Industrial (New Buildings and Additions) Code.	NO
•	Clause 1.17A(d). Has been identified as a property that comprises, or on which there is, an item that is listed on the State Heritage Register under the <i>Heritage Act 1977</i> or that is subject to an interim heritage order under the <i>Heritage Act 1977</i> .	NO
	Clause 1.17A(d) & 1.18(1)(c3). Has been identified as a property that comprises, or on which there is, a heritage item or draft heritage item.	NO
	Clause 1.17A(c). Has been identified as being within a wilderness area (identified under the <i>Wilderness Act 1987</i> .	NO
	Clause 1.17A(e) & 1.19(1)e or 1.19(5)f. Has been identified as land that is within an environmentally sensitive area or by an environmental planning instrument as being within a buffer area, a river front area, an ecologically sensitive area, environmentally sensitive land or a protected area	NO
•	Clause 1.19(1)a.or 1.19(5)a Has been identified as being within a heritage conservation area or a draft heritage conservation area.	YES
	Clause 1.19(1)b or 1.19(5)b. Has been identified as being land that is reserved for a public purpose in an environmental planning instrument.	NO
	Clause 1.19(1)c or 1.19(5)c. Has been identified as being on an Acid Sulfate Soils Map as being Class 1 or Class 2.	NO
	Clause 1.19(1)d or 1.19(5)e. Has been identified as land that is subject to a biobanking agreement under part 7A of the threatened Species Conservation Act 1995 or a property vegetation plan under the Native Vegetation Act 2003.	NO
	Clause 1.19(1)f or 1.19(5)g. Has been identified by an environmental planning instrument, a development control plan or a policy adopted by the Council as being or affected by a coastline hazard, a coastal hazard or a coastal erosion hazard.	NO
	Clause 1.19(1)g or 1.19(5)h. Has been identified as being land in a foreshore area.	NO
	Clause 1.19(1)h. Has been identified as land that is in the 25 ANEF contour or a higher ANEF contour. (Applies only to the General Housing Code)	NO
	Clause 1.19(1)j or 1.19(5)i. Has been identified as unsewered land within a drinking water catchment.	NO
•	Clause 1.19(1)i. Has been identified as land that is declared to be a special area under the Sydney Water Catchment Management Act 1998.	NO

# Housing Internal Alterations Code

Complying development under the Housing Alterations Code may be carried out on the land.

# **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code **may** be carried out on the land.

# Subdivisions Code

Complying development under the Subdivisions Code may be carried out on the land.

# Rural Housing Code

The Rural Housing Code does not apply to this Local Government Area.

#### General Development Code

Complying development under the General Development Code **may** be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code **may** be carried out on the land.

#### Low Rise Medium Density Housing Code

This Code does not apply to this Local Government Area.

(4B) Annual charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works

The owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

**Note**. "Existing coastal protection works" are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993.

(5) Mine Subsidence District

This land has not been proclaimed to be a mine subsidence district within the meaning of section 15 of the mine subsidence compensation act, 1961.

(6) Road Widening and/or Road Realignment affected by (a) Division 2 of Part 3 of the Roads act 1993 or (c) any resolution of council or other authority.

This land **is not** affected by road widening and/or road realignment under section 25 of the Roads Act, 1993 and/or resolution of Council or any other authority.

(6) Road Widening and/or Road Realignment Affected by (b) any environmental planning instrument.

This land **is not** affected by any road widening or road realignment under any planning instrument.

(7) Council and other public authorities policies on hazard risk restrictions:

- (a) The land **is not** affected by a policy adopted by the Council that that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk; and
- (b) The land **is not** affected by a policy adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to on planning certificate issued by Council, that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk.

#### (7A) Flood related development controls information.

The development on this land or part of this land is subject to flood related development controls refer to Clause 7.15 of Sydney Local Environment Plan 2012 and Section 3.7 of Sydney Development Control Plan 2012.

#### (8) Land reserved for acquisition

No environmental planning instrument, or proposed environmental planning instrument applying to the land, provides for the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

#### (9) Contribution plans

The following Contributions Plans apply to properties within the City of Sydney local government area. Contributions plans marked **YES** may apply to this property:

<ul> <li>Central Sydney Development Contributions Plan 2013 – in operation 9<sup>th</sup> July 2013</li> </ul>	NO
<ul> <li>City of Sydney Development Contributions Plan 2015 – in operation 1<sup>st</sup> July 2016</li> </ul>	YES
<ul> <li>Redfern Waterloo Authority Contributions Plan 2006 – in operation 16<sup>th</sup> May 2007</li> <li>Redfern Waterloo Authority Affordable Housing Contributions Plan – in operation 16<sup>th</sup> May 2007</li> </ul>	NO

#### (9A) Biodiversity certified land

The land has not been certified as biodiversity certified land.

(10) Biodiversity Conservation Act 2016

Not Applicable.

(10A) Native vegetation clearing set asides

Not Applicable.

(11) Bush fire prone land

The land has not been identified as Bush fire prone land.

(12) Property vegetation plans

Not Applicable

(13) Orders under Trees (Disputes Between Neighbours) Act 2006

Council has not been notified of an order which as been made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

(14) Directions under Part 3A

Not Applicable.

(15) Site compatibility certificates and conditions for seniors housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (seniors housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any condition of consent to a development application granted after 11 October 2007 required by State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004.

(16) Site compatibility certificates for infrastructure, schools or TAFE establishments

The land to which the certificate relates is not subject to a valid site compatibility certificate (infrastructure), of which Council is aware, in respect of proposed development on the land.

(17) Site compatibility certificates and conditions for affordable rental housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (affordable rental housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any terms of a kind referred to in clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.

#### (18) Paper subdivision information

Not Applicable.

(19) Site verification certificates

The land to which the certificate relates is not subject to a valid site verification certificate of which Council is aware.

(20) Loose-fill asbestos insulation

Not Applicable

(21) Affected building notices and building product rectification orders

(1)The land to which the certificate relates is not subject to any affected building notice of which Council is aware.

(2) (a) The land to which the certificate relates is not subject to any building product rectification order of which Council is aware and has not been fully complied with.

(b) The land to which the certificate relates is not subject to any notice of intention to make a building product rectification order of which Council is aware and is outstanding.

(3) In this clause:

affected building notice has the same meaning as in Part 4 of the <u>Building Products (Safety)</u> <u>Act 2017</u>.

building product rectification order has the same meaning as in the <u>Building Products (Safety)</u> <u>Act 2017</u>.

**Note**. The following matters are prescribed by section 59 (2) of the <u>Contaminated Land</u> <u>Management Act 1997</u> as additional matters to be specified in a planning certificate:

(a) The land to which the certificate relates **is not** declared to be **significantly contaminated land** within the meaning of that act as at the date when the certificate is issued.

(b) The land to which the certificate relates **is not** subject to a **management order** within the meaning of that act as at the date when the certificate is issued.

(c) The land to which the certificate relates **is not** the subject of an **approved voluntary management proposal** within the meaning of that act at the date the certificate is issued.

(d) The land to which the certificate relates **is not** the subject of an **ongoing maintenance order** within the meaning of that act as at the date when the certificate is issued.

(e) As at the date when the certificate is issued, Council **has not** identified that a **site audit statement** within the meaning of that act has been received in respect of the land the subject of the certificate.

PLANNING CERTIFICATE SECTION 10.7 (2) INFORMATION:

Information provided in accordance with planning certificate section 10.7 (2) has been taken from council's records and advice from other authorities but council disclaims all liability for any omission or inaccuracy in the information. Specific inquiry should be made where doubt exists.

For information regarding outstanding notices and orders a CERTIFICATE FOR OUTSTANDING NOTICES OF INTENTION AND/OR AN ORDER may be obtained by applying for a certificate under clause 41 of Schedule 5 of the Environmental Planning and Assessment Act and Section 735A of the Local Government Act.

*Planning certificate section 10.7 (2), local planning controls are available are available online at <u>www.cityofsydney.nsw.gov.au</u>* 

# General Enquiries: Telephone: 02 9265 9333

**Town Hall House** Level 2 Town Hall House 456 Kent Street Sydney
8am – 6pm Monday - Friday

State planning controls are available online at <u>www.legislation.nsw.gov.au</u>

Where planning certificate section 10.7 (5) matters are supplied, complete details are available by writing to: Chief Executive Officer City of Sydney G.P.O. Box 1591 Sydney NSW 2000

End of Document

City of Sydney Town Hall House 456 Kent Street Sydney NSW 2000

Telephone +61 2 9265 9333 Fax +61 2 9265 9222 council@cityofsydney.nsw.gov.au

GPO Box 1591 Sydney NSW 2001 cityofsydney.nsw.gov.au

EOFSYDNEY 💮 🛞

Mr P Oitmaa 12 Day St DRUMMOYNE NSW 2047

# PLANNING CERTIFICATE

Under Section 10.7 of the Environmental Planning and Assessment Act, 1979

Applicant:	Mr P Oitmaa
Your reference:	
Address of property:	96 Brougham Street, POTTS POINT NSW 2011
Owner:	THE OWNERS - STRATA PLAN NO 17354
Description of land:	Lot 1 DP 904214, Lots 1-3 SP 17354
Certificate No.:	2020302912
Certificate Date:	13/05/20
Receipt No:	0154141
Fee:	\$53.00
Paid:	13/05/20

Title information and the description of land are provided from data supplied by the Valuer General and shown where available.

CM

Issuing Officer per **Monica Barone** *Chief Executive Officer* 

 CERTIFICATE ENQUIRIES:

 Ph:
 9265 9333

 Fax:
 9265 9415

#### PLANNING CERTIFICATE UNDER SECTION 10.7 (2) OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

# MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -ENVIRONMENTAL PLANNING & ASSESSMENT REGULATION, 2000, CLAUSES (1) - (2).

# DEVELOPMENT CONTROLS

The following information must be read in conjunction with and subject to all other provisions of the environmental planning instruments specified in this certificate.

#### ZONING

Zone R1 General Residential (Sydney Local Environmental Plan 2012)

1 Objectives of zone

• To provide for the housing needs of the community.

• To provide for a variety of housing types and densities.

• To enable other land uses that provide facilities or services to meet the day to day needs of residents.

•To maintain the existing land use pattern of predominantly residential uses..

2 Permitted without consent Home occupations

3 Permitted with consent

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Child care centres; Community facilities; Dwelling houses; Food and drink premises; Group homes; Home industries; Horticulture; Hostels; Multi dwelling housing; Neighbourhood shops; Places of public worship; Residential flat buildings; Respite day care centres; Roads; Roadside stalls; Semi-detached dwellings; Seniors housing; Shop top housing; shops; Any other development not specified in item 2 or 4

#### 4 Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Animal boarding or training establishments; Boat launching ramps; Boat building and repair facilities; Camping grounds; Car parks; Caravan parks; Charter and tourism boating facilities; Commercial premises; Crematoria; Depots; Eco-tourist facilities; Entertainment facilities; Environmental protection works; Exhibition villages; Extractive industries; Farm buildings; Forestry; Freight transport facilities; Function centres; Heavy industrial storage establishments; Helipads; Highway service centres; Industrial retail outlets; Industries; Mooring pens; Moorings; Mortuaries; Passenger transport facilities; Port facilities; Recreation facilities (major); Recreation facilities; Sural industries; Rural supplies; Service stations; Sewerage systems; Sex services premises; Storage premises; Tourist and visitor accommodation; Transport depots; Truck depots; Vehicle body repair workshops; Vehicle repair stations; Veterinary hospitals; Warehouse or distribution centres; Waste or resource management facilities; Water recreation structures; Water supply systems; Wholesale supplies

#### **PROPOSED ZONING**

This property is not affected by a draft zone.

# LOCAL PLANNING CONTROLS

Sydney Local Environmental Plan 2012 (as amended) – Published 14 December 2012 NSW Legislation Website.

Sydney Development Control Plan 2012 (as amended) - (commenced 14.12.2012)

# HERITAGE

#### **Conservation Area**

*(Sydney Local Environmental Plan 2012)* This property has been identified as land within a Heritage Conservation Area.

#### State Heritage Register (Amendment To Heritage Act, 1977 Gazetted 2/4/99)

This property may be identified as being of state heritage significance, and entered on the State Heritage Register.

To confirm whether the site is listed under the Heritage Act 1977 a Section 167 Certificate should be obtained from the NSW Heritage Office by contacting the NSW Heritage office on (02) 9873 8500 for an application from or by downloading the application form from <a href="https://www.heritage.nsw.gov.au">www.heritage.nsw.gov.au</a>

#### STATE PLANNING INSTRUMENTS

*Full* copies of State Environmental Planning Policies are available online at www.planning.nsw.gov.au.

# State Environmental Planning Policy No. 19 – Bushland in Urban Areas

This is a policy to protect and preserve bushland within certain urban areas, as part of the natural heritage or for recreational, educational and scientific purposes. This policy is designed to protect bushland in public open space zones and reservations, and to ensure that bush preservation is given a high priority when local environmental plans for urban development are prepared.

# State Environmental Planning Policy No. 33 – Hazardous and Offensive Development

This policy aims to amend the definitions of hazardous and offensive industries; to render ineffective any environmental planning instruments not defining hazardous or offensive as per this policy; to control development of hazardous and offensive industries.

# State Environmental Planning Policy No. 55 – Remediation of Land

This policy provides planning controls for the remediation of contaminated land. The policy states that land must not be developed if it is unsuitable for a proposed use because it is contaminated. If the land is unsuitable, remediation must take place before the land is developed. The policy makes remediation permissible across the State, defines when consent is required, requires all remediation to comply with standards, ensures land is investigated if contamination is suspected, and requires councils to be notified of all remediation proposals. To assist councils and developers, the Department, in conjunction with the Environment Protection Authority, has prepared Managing Land Contamination: Planning Guidelines.

# State Environmental Planning Policy No. 64 – Advertising and Signage

This policy aims to ensure that signage (including advertising): Is compatible with the desired amenity and visual character of an area, and Provides effective communications in suitable locations, and Is of a high quality design and finish.

To this end the policy regulates signage (but not content) under Part 4 of the Act and provides limited time consents for the display of certain advertisements. The policy does not apply to signage that is exempt development under an environmental planning instrument. It does apply to all signage that can be displayed with or without consent and is visible from any public place or reserve, except as provided by the policy.

This policy should be read in conjunction with the Sydney Local Environmental Plan 2005, the City of Sydney Signage and Advertising Structures Development Control Plan 2003 and State Environmental Planning Policy No. 60 where these apply.

# State Environmental Planning Policy No. 65 – Design Quality of Residential Apartment Development

This policy aims to improve the design quality of flats of three or more storeys with four or more self contained dwellings. The policy sets out a series of design principles for local councils to consider when assessing development proposals for residential flat development. The policy also creates a role for an independent design review panel and requires the involvement of a qualified designer in the design and approval process.

# State Environmental Planning Policy No.70 – Affordable Housing (Revised Schemes) (Gazetted 31.05.02)

The policy identifies that there is a need for affordable housing in the City of Sydney, describes the kinds of households for which affordable housing may be provided and makes a requirement with respect to the imposition of conditions relating to the provision of affordable housing (provided other requirements under the Act are met).

# State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004

This Policy does not apply to land described in Schedule 1 (Environmentally sensitive land), or land that is zoned for industrial purposes, or land to which an interim heritage order made under the *Heritage Act 1997* by the Minister administering that Act applies, or land to which a listing on the State Heritage Register kept under the *Heritage Act 1997* applies.

The Policy aims to encourage the provision of housing (including residential care facilities) that will increase the supply and diversity of residences that meet the needs of seniors or people with a disability, and make efficient use of existing infrastructure and services, and be of good design.

# State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004

Aims to ensure consistency in the implementation of the BASIX scheme throughout the State. This Policy achieves its aim by overriding provisions of other environmental planning instruments and development control plans that would otherwise add to, subtract from or modify any obligations arising under the BASIX scheme.

# State Environmental Planning Policy (State Significant Precincts) 2005

This Policy aims to identify development of economic, social or environmental significance to the State or regions of the State so as to provide a consistent and comprehensive assessment and decision making process for that development. NB: This SEPP also contains exempt & complying provisions

State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007

This Policy aims to provide for the proper management and development of mineral, petroleum and extractive material resources for the social and economic welfare of the State.

# State Environmental Planning Policy (Miscellaneous Consent Provisions) 2007

This Policy aims to ensure that suitable provision is made for ensuring the safety of persons using temporary structures or places of public entertainment.

#### State Environmental Planning Policy (Infrastructure) 2007

This Policy aims to facilitate the effective delivery of infrastructure across the state. NB: This SEPP also contains exempt & complying provisions

# State Environmental Planning Policy (Exempt and Complying Development Codes) 2008

This Policy Streamlines assessment processes for development that complies with specified development standards. The policy provides exempt and complying development codes that have State-wide application, identifying, in the General Exempt Development Code, types of development that are of minimal environmental impact that may be carried out without the need for development consent; and, in the General Housing Code, types of complying

development that may be carried out in accordance with a complying development certificate as defined in the Environmental Planning and Assessment Act 1979.

# State Environmental Planning Policy (Affordable Rental Housing) 2009

Establishes a consistent planning regime for the provision of affordable rental housing. The policy provides incentives for new affordable rental housing, facilitates the retention of existing affordable rentals, and expands the role of not-for-profit providers. It also aims to support local centres by providing housing for workers close to places of work, and facilitate development of housing for the homeless and other disadvantaged people. NOTE: Does not apply to land at Green Square or at Ultimo Pyrmont, or on southern employment land.

# State Environmental Planning Policy (Urban Renewal) 2010

The aims of this Policy are as follows:

(a) to establish the process for assessing and identifying sites as urban renewal precincts,

(b) to facilitate the orderly and economic development and redevelopment of sites in and around urban renewal precincts,

(c) to facilitate delivery of the objectives of any applicable government State, regional or metropolitan strategies connected with the renewal of urban areas that are accessible by public transport.

# State Environmental Planning Policy (State and Regional Development) 2011

The aims of this Policy are as follows:

(a) to identify development that is State significant development,

(b) to identify development that is State significant infrastructure and critical State significant infrastructure,

(c) to confer functions on joint regional planning panels to determine development applications.

# State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017

The aims of this Policy are:

(a) to protect the biodiversity values of trees and other vegetation in non-rural areas of the State, and

(b) to preserve the amenity of non-rural areas of the State through the preservation of trees and other vegetation.

# State Environmental Planning Policy (Educational Establishments and Child Care Facilities) 2017

The aim of this Policy is to facilitate the effective delivery of educational establishments and early education and care facilities across the state.

#### State Environmental Planning Policy (Coastal Management) 2018

The aim of this Policy is to promote an integrated and co-ordinated approach to land use planning in the coastal zone in a manner consistent with the objects of the <u>Coastal</u> <u>Management Act 2016</u>, including the management objectives for each coastal management area, by:

(a) managing development in the coastal zone and protecting the environmental assets of the coast, and

(b) establishing a framework for land use planning to guide decision-making in the coastal zone, and

(c) mapping the 4 coastal management areas that comprise the NSW coastal zone for the purpose of the definitions in the <u>Coastal Management Act 2016</u>.

# Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005

This plan applies to land within the Sydney Harbour Catchment, as shown edged heavy black on the Sydney Harbour Catchment Map, being part of the Sydney Region declared by order published in Gazette No 38 of 7 April 1989 at page 1841.

This plan has the following aims with respect to the Sydney Harbour Catchment: to ensure that the catchment, foreshores, waterways and islands of Sydney Harbour are recognised, protected and maintained: as outstanding natural asset, and as a public asset of national and heritage significance, for existing and future generations; to ensure a healthy, sustainable environment on land and water; to achieve a high quality urban environment; to ensure a prosperous working waterfront and an effective transport corridor, to encourage a culturally rich and vibrant place for people; to ensure accessibility to and along Sydney Harbour and its foreshores; to ensure the protection, maintenance and rehabilitation of watercourses, wetlands, riparian lands, remnant vegetation and ecological connectivity, to provide a consolidated, simplified and updated legislative framework for future planning.

#### OTHER MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -E. P. & A. REGULATION, 2000. CLAUSES (2A) - (10)

(2A) Zoning and land use under *State Environmental Planning Policy* (Sydney Region Growth Centres) 2006

This SEPP does not apply to the land.

#### (3) Complying Development

(1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18(1)(c3) and 1.19 of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008*.

(2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4),1.18(1)(c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.

(3) If the council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

**Note: All Exempt and Complying Development Codes:** Council does not have sufficient information to ascertain the extent of a land based exclusion on a property. Despite any statement preventing the carrying out of complying development in the Codes listed below, complying development may still be carried out providing the development is not on the land affected by the exclusion and meets the requirements and standards of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

#### General Housing Code & Commercial and Industrial (New Buildings and Additions) Code

Complying development **may not** be carried out on the land under the General Housing Code & the Commercial and Industrial (New Buildings and Additions) Code if because of the provisions of clause 1.17A, 1.18(1)(c3) & 1.19 (Land-based requirements for exempt and complying development) any of the following statements are **YES** 

•	Clause 1.19(5)d. Land that is significantly contaminated land within the meaning of the Contaminated Land Management Act 1997. (Applies only to the Commercial and Industrial (New Buildings and Additions) Code.	NO
•	Clause 1.17A(d). Has been identified as a property that comprises, or on which there is, an item that is listed on the State Heritage Register under the <i>Heritage Act 1977</i> or that is subject to an interim heritage order under the <i>Heritage Act 1977</i> .	NO
	Clause 1.17A(d) & 1.18(1)(c3). Has been identified as a property that comprises, or on which there is, a heritage item or draft heritage item.	NO
•	Clause 1.17A(c). Has been identified as being within a wilderness area (identified under the <i>Wilderness Act 1987</i> .	NO
•	Clause 1.17A(e) & 1.19(1)e or 1.19(5)f. Has been identified as land that is within an environmentally sensitive area or by an environmental planning instrument as being within a buffer area, a river front area, an ecologically sensitive area, environmentally sensitive land or a protected area	NO
•	Clause 1.19(1)a.or 1.19(5)a Has been identified as being within a heritage conservation area or a draft heritage conservation area.	YES
•	Clause 1.19(1)b or 1.19(5)b. Has been identified as being land that is reserved for a public purpose in an environmental planning instrument.	NO
•	Clause 1.19(1)c or 1.19(5)c. Has been identified as being on an Acid Sulfate Soils Map as being Class 1 or Class 2.	NO
•	Clause 1.19(1)d or 1.19(5)e. Has been identified as land that is subject to a biobanking agreement under part 7A of the threatened Species Conservation Act 1995 or a property vegetation plan under the Native Vegetation Act 2003.	NO
•	Clause 1.19(1)f or 1.19(5)g. Has been identified by an environmental planning instrument, a development control plan or a policy adopted by the Council as being or affected by a coastline hazard, a coastal hazard or a coastal erosion hazard.	NO
•	Clause 1.19(1)g or 1.19(5)h. Has been identified as being land in a foreshore area.	NO
•	Clause 1.19(1)h. Has been identified as land that is in the 25 ANEF contour or a higher ANEF contour. (Applies only to the General Housing Code)	NO
•	Clause 1.19(1)j or 1.19(5)i. Has been identified as unsewered land within a drinking water catchment.	NO

# Housing Internal Alterations Code

Complying development under the Housing Alterations Code may be carried out on the land.

# **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code **may** be carried out on the land.

# Subdivisions Code

Complying development under the Subdivisions Code may be carried out on the land.

# Rural Housing Code

The Rural Housing Code does not apply to this Local Government Area.

#### General Development Code

Complying development under the General Development Code **may** be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

#### Low Rise Medium Density Housing Code

This Code does not apply to this Local Government Area.

(4B) Annual charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works

The owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

**Note**. "Existing coastal protection works" are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993.

(5) Mine Subsidence District

This land has not been proclaimed to be a mine subsidence district within the meaning of section 15 of the mine subsidence compensation act, 1961.

(6) Road Widening and/or Road Realignment affected by (a) Division 2 of Part 3 of the Roads act 1993 or (c) any resolution of council or other authority.

This land **is not** affected by road widening and/or road realignment under section 25 of the Roads Act, 1993 and/or resolution of Council or any other authority.

(6) Road Widening and/or Road Realignment Affected by (b) any environmental planning instrument.

This land **is not** affected by any road widening or road realignment under any planning instrument.

(7) Council and other public authorities policies on hazard risk restrictions:

- (a) The land **is not** affected by a policy adopted by the Council that that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk; and
- (b) The land **is not** affected by a policy adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to on planning certificate issued by Council, that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk.

#### (7A) Flood related development controls information.

The development on this land or part of this land is subject to flood related development controls refer to Clause 7.15 of Sydney Local Environment Plan 2012 and Section 3.7 of Sydney Development Control Plan 2012.

#### (8) Land reserved for acquisition

No environmental planning instrument, or proposed environmental planning instrument applying to the land, provides for the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

#### (9) Contribution plans

The following Contributions Plans apply to properties within the City of Sydney local government area. Contributions plans marked **YES** may apply to this property:

<ul> <li>Central Sydney Development Contributions Plan 2013 – in operation 9<sup>th</sup> July 2013</li> </ul>	NO
<ul> <li>City of Sydney Development Contributions Plan 2015 – in operation 1<sup>st</sup> July 2016</li> </ul>	YES
<ul> <li>Redfern Waterloo Authority Contributions Plan 2006 – in operation 16<sup>th</sup> May 2007</li> <li>Redfern Waterloo Authority Affordable Housing Contributions Plan – in operation 16<sup>th</sup> May 2007</li> </ul>	

#### (9A) Biodiversity certified land

The land has not been certified as biodiversity certified land.

(10) Biodiversity Conservation Act 2016

Not Applicable.

(10A) Native vegetation clearing set asides

Not Applicable.

(11) Bush fire prone land

The land has not been identified as Bush fire prone land.

(12) Property vegetation plans

Not Applicable

(13) Orders under Trees (Disputes Between Neighbours) Act 2006

Council has not been notified of an order which as been made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

(14) Directions under Part 3A

Not Applicable.

(15) Site compatibility certificates and conditions for seniors housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (seniors housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any condition of consent to a development application granted after 11 October 2007 required by State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004.

(16) Site compatibility certificates for infrastructure, schools or TAFE establishments

The land to which the certificate relates is not subject to a valid site compatibility certificate (infrastructure), of which Council is aware, in respect of proposed development on the land.

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(b) The land to which the certificate relates is not subject to any terms of a kind referred to in clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.

#### (18) Paper subdivision information

Not Applicable.

(19) Site verification certificates

The land to which the certificate relates is not subject to a valid site verification certificate of which Council is aware.

(20) Loose-fill asbestos insulation

Not Applicable

(21) Affected building notices and building product rectification orders

(1)The land to which the certificate relates is not subject to any affected building notice of which Council is aware.

(2) (a) The land to which the certificate relates is not subject to any building product rectification order of which Council is aware and has not been fully complied with.

(b) The land to which the certificate relates is not subject to any notice of intention to make a building product rectification order of which Council is aware and is outstanding.

(3) In this clause:

affected building notice has the same meaning as in Part 4 of the <u>Building Products (Safety)</u> <u>Act 2017</u>.

building product rectification order has the same meaning as in the <u>Building Products (Safety)</u> <u>Act 2017</u>.

**Note**. The following matters are prescribed by section 59 (2) of the <u>Contaminated Land</u> <u>Management Act 1997</u> as additional matters to be specified in a planning certificate:

(a) The land to which the certificate relates **is not** declared to be **significantly contaminated land** within the meaning of that act as at the date when the certificate is issued.

(b) The land to which the certificate relates **is not** subject to a **management order** within the meaning of that act as at the date when the certificate is issued.

(c) The land to which the certificate relates **is not** the subject of an **approved voluntary management proposal** within the meaning of that act at the date the certificate is issued.

(d) The land to which the certificate relates **is not** the subject of an **ongoing maintenance order** within the meaning of that act as at the date when the certificate is issued.

(e) As at the date when the certificate is issued, Council **has not** identified that a **site audit statement** within the meaning of that act has been received in respect of the land the subject of the certificate.

PLANNING CERTIFICATE SECTION 10.7 (2) INFORMATION:

Information provided in accordance with planning certificate section 10.7 (2) has been taken from council's records and advice from other authorities but council disclaims all liability for any omission or inaccuracy in the information. Specific inquiry should be made where doubt exists.

For information regarding outstanding notices and orders a CERTIFICATE FOR OUTSTANDING NOTICES OF INTENTION AND/OR AN ORDER may be obtained by applying for a certificate under clause 41 of Schedule 5 of the Environmental Planning and Assessment Act and Section 735A of the Local Government Act.

*Planning certificate section 10.7 (2), local planning controls are available are available online at <u>www.cityofsydney.nsw.gov.au</u>* 

# General Enquiries: Telephone: 02 9265 9333

**Town Hall House** Level 2 Town Hall House 456 Kent Street Sydney 8am – 6pm Monday - Friday

State planning controls are available online at <u>www.legislation.nsw.gov.au</u>

Where planning certificate section 10.7 (5) matters are supplied, complete details are available by writing to: Chief Executive Officer City of Sydney G.P.O. Box 1591 Sydney NSW 2000

End of Document

City of Sydney Town Hall House 456 Kent Street Sydney NSW 2000

Telephone +61 2 9265 9333 Fax +61 2 9265 9222 council@cityofsydney.nsw.gov.au

GPO Box 1591 Sydney NSW 2001 cityofsydney.nsw.gov.au



Mr P Oitmaa 12 Day St DRUMMOYNE NSW 2047

# PLANNING CERTIFICATE

Under Section 10.7 of the Environmental Planning and Assessment Act, 1979

Applicant:	Mr P Oitmaa
Your reference:	
Address of property:	98 Brougham Street, POTTS POINT NSW 2011
Owner:	HARRPHIL PTY LIMITED
Description of land:	Lot 100 DP 613011
Certificate No.:	2020302913
Certificate Date:	13/05/20
Receipt No:	0154141
Fee:	\$53.00
Paid:	13/05/20

Title information and the description of land are provided from data supplied by the Valuer General and shown where available.

CM

Issuing Officer per **Monica Barone** *Chief Executive Officer* 

 CERTIFICATE ENQUIRIES:

 Ph:
 9265 9333

 Fax:
 9265 9415

#### PLANNING CERTIFICATE UNDER SECTION 10.7 (2) OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

#### MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -ENVIRONMENTAL PLANNING & ASSESSMENT REGULATION, 2000, CLAUSES (1) - (2).

#### DEVELOPMENT CONTROLS

The following information must be read in conjunction with and subject to all other provisions of the environmental planning instruments specified in this certificate.

#### ZONING

Zone R1 General Residential (Sydney Local Environmental Plan 2012)

1 Objectives of zone

• To provide for the housing needs of the community.

• To provide for a variety of housing types and densities.

• To enable other land uses that provide facilities or services to meet the day to day needs of residents.

•To maintain the existing land use pattern of predominantly residential uses..

2 Permitted without consent Home occupations

3 Permitted with consent

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Child care centres; Community facilities; Dwelling houses; Food and drink premises; Group homes; Home industries; Horticulture; Hostels; Multi dwelling housing; Neighbourhood shops; Places of public worship; Residential flat buildings; Respite day care centres; Roads; Roadside stalls; Semi-detached dwellings; Seniors housing; Shop top housing; shops; Any other development not specified in item 2 or 4

#### 4 Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Animal boarding or training establishments; Boat launching ramps; Boat building and repair facilities; Camping grounds; Car parks; Caravan parks; Charter and tourism boating facilities; Commercial premises; Crematoria; Depots; Eco-tourist facilities; Entertainment facilities; Environmental protection works; Exhibition villages; Extractive industries; Farm buildings; Forestry; Freight transport facilities; Function centres; Heavy industrial storage establishments; Helipads; Highway service centres; Industrial retail outlets; Industries; Mooring pens; Moorings; Mortuaries; Passenger transport facilities; Port facilities; Recreation facilities (major); Recreation facilities; Sural industries; Rural supplies; Service stations; Sewerage systems; Sex services premises; Storage premises; Tourist and visitor accommodation; Transport depots; Truck depots; Vehicle body repair workshops; Vehicle repair stations; Veterinary hospitals; Warehouse or distribution centres; Waste or resource management facilities; Water recreation structures; Water supply systems; Wholesale supplies

#### **PROPOSED ZONING**

This property is not affected by a draft zone.

# LOCAL PLANNING CONTROLS

Sydney Local Environmental Plan 2012 (as amended) – Published 14 December 2012 NSW Legislation Website.

Sydney Development Control Plan 2012 (as amended) - (commenced 14.12.2012)

# HERITAGE

#### **Conservation Area**

*(Sydney Local Environmental Plan 2012)* This property has been identified as land within a Heritage Conservation Area.

#### State Heritage Register (Amendment To Heritage Act, 1977 Gazetted 2/4/99)

This property may be identified as being of state heritage significance, and entered on the State Heritage Register.

To confirm whether the site is listed under the Heritage Act 1977 a Section 167 Certificate should be obtained from the NSW Heritage Office by contacting the NSW Heritage office on (02) 9873 8500 for an application from or by downloading the application form from <a href="https://www.heritage.nsw.gov.au">www.heritage.nsw.gov.au</a>

#### STATE PLANNING INSTRUMENTS

*Full* copies of State Environmental Planning Policies are available online at www.planning.nsw.gov.au.

# State Environmental Planning Policy No. 19 – Bushland in Urban Areas

This is a policy to protect and preserve bushland within certain urban areas, as part of the natural heritage or for recreational, educational and scientific purposes. This policy is designed to protect bushland in public open space zones and reservations, and to ensure that bush preservation is given a high priority when local environmental plans for urban development are prepared.

# State Environmental Planning Policy No. 33 – Hazardous and Offensive Development

This policy aims to amend the definitions of hazardous and offensive industries; to render ineffective any environmental planning instruments not defining hazardous or offensive as per this policy; to control development of hazardous and offensive industries.

# State Environmental Planning Policy No. 55 – Remediation of Land

This policy provides planning controls for the remediation of contaminated land. The policy states that land must not be developed if it is unsuitable for a proposed use because it is contaminated. If the land is unsuitable, remediation must take place before the land is developed. The policy makes remediation permissible across the State, defines when consent is required, requires all remediation to comply with standards, ensures land is investigated if contamination is suspected, and requires councils to be notified of all remediation proposals. To assist councils and developers, the Department, in conjunction with the Environment Protection Authority, has prepared Managing Land Contamination: Planning Guidelines.

# State Environmental Planning Policy No. 64 - Advertising and Signage

This policy aims to ensure that signage (including advertising): Is compatible with the desired amenity and visual character of an area, and Provides effective communications in suitable locations, and Is of a high quality design and finish.

To this end the policy regulates signage (but not content) under Part 4 of the Act and provides limited time consents for the display of certain advertisements. The policy does not apply to signage that is exempt development under an environmental planning instrument. It does apply to all signage that can be displayed with or without consent and is visible from any public place or reserve, except as provided by the policy.

This policy should be read in conjunction with the Sydney Local Environmental Plan 2005, the City of Sydney Signage and Advertising Structures Development Control Plan 2003 and State Environmental Planning Policy No. 60 where these apply.

# State Environmental Planning Policy No. 65 – Design Quality of Residential Apartment Development

This policy aims to improve the design quality of flats of three or more storeys with four or more self contained dwellings. The policy sets out a series of design principles for local councils to consider when assessing development proposals for residential flat development. The policy also creates a role for an independent design review panel and requires the involvement of a qualified designer in the design and approval process.

# State Environmental Planning Policy No.70 – Affordable Housing (Revised Schemes) (Gazetted 31.05.02)

The policy identifies that there is a need for affordable housing in the City of Sydney, describes the kinds of households for which affordable housing may be provided and makes a requirement with respect to the imposition of conditions relating to the provision of affordable housing (provided other requirements under the Act are met).

# State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004

This Policy does not apply to land described in Schedule 1 (Environmentally sensitive land), or land that is zoned for industrial purposes, or land to which an interim heritage order made under the *Heritage Act 1997* by the Minister administering that Act applies, or land to which a listing on the State Heritage Register kept under the *Heritage Act 1997* applies.

The Policy aims to encourage the provision of housing (including residential care facilities) that will increase the supply and diversity of residences that meet the needs of seniors or people with a disability, and make efficient use of existing infrastructure and services, and be of good design.

# State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004

Aims to ensure consistency in the implementation of the BASIX scheme throughout the State. This Policy achieves its aim by overriding provisions of other environmental planning instruments and development control plans that would otherwise add to, subtract from or modify any obligations arising under the BASIX scheme.

# State Environmental Planning Policy (State Significant Precincts) 2005

This Policy aims to identify development of economic, social or environmental significance to the State or regions of the State so as to provide a consistent and comprehensive assessment and decision making process for that development. NB: This SEPP also contains exempt & complying provisions

State Environmental Planning Policy (Mining, Petroleum Production and Extractive

# Industries) 2007

This Policy aims to provide for the proper management and development of mineral, petroleum and extractive material resources for the social and economic welfare of the State.

# State Environmental Planning Policy (Miscellaneous Consent Provisions) 2007

This Policy aims to ensure that suitable provision is made for ensuring the safety of persons using temporary structures or places of public entertainment.

#### State Environmental Planning Policy (Infrastructure) 2007

This Policy aims to facilitate the effective delivery of infrastructure across the state. NB: This SEPP also contains exempt & complying provisions

# State Environmental Planning Policy (Exempt and Complying Development Codes) 2008

This Policy Streamlines assessment processes for development that complies with specified development standards. The policy provides exempt and complying development codes that have State-wide application, identifying, in the General Exempt Development Code, types of development that are of minimal environmental impact that may be carried out without the need for development consent; and, in the General Housing Code, types of complying

development that may be carried out in accordance with a complying development certificate as defined in the Environmental Planning and Assessment Act 1979.

# State Environmental Planning Policy (Affordable Rental Housing) 2009

Establishes a consistent planning regime for the provision of affordable rental housing. The policy provides incentives for new affordable rental housing, facilitates the retention of existing affordable rentals, and expands the role of not-for-profit providers. It also aims to support local centres by providing housing for workers close to places of work, and facilitate development of housing for the homeless and other disadvantaged people. NOTE: Does not apply to land at Green Square or at Ultimo Pyrmont, or on southern employment land.

# State Environmental Planning Policy (Urban Renewal) 2010

The aims of this Policy are as follows:

(a) to establish the process for assessing and identifying sites as urban renewal precincts,

(b) to facilitate the orderly and economic development and redevelopment of sites in and around urban renewal precincts,

(c) to facilitate delivery of the objectives of any applicable government State, regional or metropolitan strategies connected with the renewal of urban areas that are accessible by public transport.

# State Environmental Planning Policy (State and Regional Development) 2011

The aims of this Policy are as follows:

(a) to identify development that is State significant development,

(b) to identify development that is State significant infrastructure and critical State significant infrastructure,

(c) to confer functions on joint regional planning panels to determine development applications.

# State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017

The aims of this Policy are:

(a) to protect the biodiversity values of trees and other vegetation in non-rural areas of the State, and

(b) to preserve the amenity of non-rural areas of the State through the preservation of trees and other vegetation.

# State Environmental Planning Policy (Educational Establishments and Child Care Facilities) 2017

The aim of this Policy is to facilitate the effective delivery of educational establishments and early education and care facilities across the state.

#### State Environmental Planning Policy (Coastal Management) 2018

The aim of this Policy is to promote an integrated and co-ordinated approach to land use planning in the coastal zone in a manner consistent with the objects of the <u>Coastal</u> <u>Management Act 2016</u>, including the management objectives for each coastal management area, by:

(a) managing development in the coastal zone and protecting the environmental assets of the coast, and

(b) establishing a framework for land use planning to guide decision-making in the coastal zone, and

(c) mapping the 4 coastal management areas that comprise the NSW coastal zone for the purpose of the definitions in the <u>Coastal Management Act 2016</u>.

# Sydney Regional Environmental Plan (Sydney Harbour Catchment) 2005

This plan applies to land within the Sydney Harbour Catchment, as shown edged heavy black on the Sydney Harbour Catchment Map, being part of the Sydney Region declared by order published in Gazette No 38 of 7 April 1989 at page 1841.

This plan has the following aims with respect to the Sydney Harbour Catchment: to ensure that the catchment, foreshores, waterways and islands of Sydney Harbour are recognised, protected and maintained: as outstanding natural asset, and as a public asset of national and heritage significance, for existing and future generations; to ensure a healthy, sustainable environment on land and water; to achieve a high quality urban environment; to ensure a prosperous working waterfront and an effective transport corridor, to encourage a culturally rich and vibrant place for people; to ensure accessibility to and along Sydney Harbour and its foreshores; to ensure the protection, maintenance and rehabilitation of watercourses, wetlands, riparian lands, remnant vegetation and ecological connectivity, to provide a consolidated, simplified and updated legislative framework for future planning.

#### OTHER MATTERS AFFECTING THE LAND AS PRESCRIBED BY SCHEDULE 4 -E. P. & A. REGULATION, 2000. CLAUSES (2A) - (10)

(2A) Zoning and land use under *State Environmental Planning Policy* (Sydney Region Growth Centres) 2006

This SEPP does not apply to the land.

#### (3) Complying Development

(1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4), 1.18(1)(c3) and 1.19 of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008*.

(2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1) (c) to (e), (2), (3) and (4),1.18(1)(c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.

(3) If the council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

**Note: All Exempt and Complying Development Codes:** Council does not have sufficient information to ascertain the extent of a land based exclusion on a property. Despite any statement preventing the carrying out of complying development in the Codes listed below, complying development may still be carried out providing the development is not on the land affected by the exclusion and meets the requirements and standards of *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.* 

#### General Housing Code & Commercial and Industrial (New Buildings and Additions) Code

Complying development **may not** be carried out on the land under the General Housing Code & the Commercial and Industrial (New Buildings and Additions) Code if because of the provisions of clause 1.17A, 1.18(1)(c3) & 1.19 (Land-based requirements for exempt and complying development) any of the following statements are **YES** 

•	Clause 1.19(5)d. Land that is significantly contaminated land within the meaning of the Contaminated Land Management Act 1997. (Applies only to the Commercial and Industrial (New Buildings and Additions) Code.	NO
•	Clause 1.17A(d). Has been identified as a property that comprises, or on which there is, an item that is listed on the State Heritage Register under the <i>Heritage Act 1977</i> or that is subject to an interim heritage order under the <i>Heritage Act 1977</i> .	NO
	Clause 1.17A(d) & 1.18(1)(c3). Has been identified as a property that comprises, or on which there is, a heritage item or draft heritage item.	NO
•	Clause 1.17A(c). Has been identified as being within a wilderness area (identified under the <i>Wilderness Act 1987</i> .	NO
•	Clause 1.17A(e) & 1.19(1)e or 1.19(5)f. Has been identified as land that is within an environmentally sensitive area or by an environmental planning instrument as being within a buffer area, a river front area, an ecologically sensitive area, environmentally sensitive land or a protected area	NO
•	Clause 1.19(1)a.or 1.19(5)a Has been identified as being within a heritage conservation area or a draft heritage conservation area.	YES
•	Clause 1.19(1)b or 1.19(5)b. Has been identified as being land that is reserved for a public purpose in an environmental planning instrument.	NO
•	Clause 1.19(1)c or 1.19(5)c. Has been identified as being on an Acid Sulfate Soils Map as being Class 1 or Class 2.	NO
•	Clause 1.19(1)d or 1.19(5)e. Has been identified as land that is subject to a biobanking agreement under part 7A of the threatened Species Conservation Act 1995 or a property vegetation plan under the Native Vegetation Act 2003.	NO
•	Clause 1.19(1)f or 1.19(5)g. Has been identified by an environmental planning instrument, a development control plan or a policy adopted by the Council as being or affected by a coastline hazard, a coastal hazard or a coastal erosion hazard.	NO
•	Clause 1.19(1)g or 1.19(5)h. Has been identified as being land in a foreshore area.	NO
•	Clause 1.19(1)h. Has been identified as land that is in the 25 ANEF contour or a higher ANEF contour. (Applies only to the General Housing Code)	NO
•	Clause 1.19(1)j or 1.19(5)i. Has been identified as unsewered land within a drinking water catchment.	NO

# Housing Internal Alterations Code

Complying development under the Housing Alterations Code may be carried out on the land.

# **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code **may** be carried out on the land.

# Subdivisions Code

Complying development under the Subdivisions Code may be carried out on the land.

#### **Rural Housing Code**

The Rural Housing Code does not apply to this Local Government Area.

#### General Development Code

Complying development under the General Development Code **may** be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

#### Low Rise Medium Density Housing Code

This Code does not apply to this Local Government Area.

(4B) Annual charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works

The owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

**Note**. "Existing coastal protection works" are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993.

(5) Mine Subsidence District

This land has not been proclaimed to be a mine subsidence district within the meaning of section 15 of the mine subsidence compensation act, 1961.

(6) Road Widening and/or Road Realignment affected by (a) Division 2 of Part 3 of the Roads act 1993 or (c) any resolution of council or other authority.

This land **is not** affected by road widening and/or road realignment under section 25 of the Roads Act, 1993 and/or resolution of Council or any other authority.

(6) Road Widening and/or Road Realignment Affected by (b) any environmental planning instrument.

This land **is not** affected by any road widening or road realignment under any planning instrument.

(7) Council and other public authorities policies on hazard risk restrictions:

- (a) The land **is not** affected by a policy adopted by the Council that that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk; and
- (b) The land **is not** affected by a policy adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to on planning certificate issued by Council, that restricts the development of the land because of the likelihood of land slip, bushfire, flooding, tidal inundation, subsidence, acid sulphate soils or any other risk.

#### (7A) Flood related development controls information.

The development on this land or part of this land is subject to flood related development controls refer to Clause 7.15 of Sydney Local Environment Plan 2012 and Section 3.7 of Sydney Development Control Plan 2012.

#### (8) Land reserved for acquisition

No environmental planning instrument, or proposed environmental planning instrument applying to the land, provides for the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

#### (9) Contribution plans

The following Contributions Plans apply to properties within the City of Sydney local government area. Contributions plans marked **YES** may apply to this property:

<ul> <li>Central Sydney Development Contributions Plan 2013 – in operation 9<sup>th</sup> July 2013</li> </ul>	NO
<ul> <li>City of Sydney Development Contributions Plan 2015 – in operation 1<sup>st</sup> July 2016</li> </ul>	YES
<ul> <li>Redfern Waterloo Authority Contributions Plan 2006 – in operation 16<sup>th</sup> May 2007</li> <li>Redfern Waterloo Authority Affordable Housing Contributions Plan – in operation 16<sup>th</sup> May 2007</li> </ul>	

#### (9A) Biodiversity certified land

The land has not been certified as biodiversity certified land.

(10) Biodiversity Conservation Act 2016

Not Applicable.

(10A) Native vegetation clearing set asides

Not Applicable.

(11) Bush fire prone land

The land has not been identified as Bush fire prone land.

(12) Property vegetation plans

Not Applicable

(13) Orders under Trees (Disputes Between Neighbours) Act 2006

Council has not been notified of an order which as been made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

(14) Directions under Part 3A

Not Applicable.

(15) Site compatibility certificates and conditions for seniors housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (seniors housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any condition of consent to a development application granted after 11 October 2007 required by State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004.

(16) Site compatibility certificates for infrastructure, schools or TAFE establishments

The land to which the certificate relates is not subject to a valid site compatibility certificate (infrastructure), of which Council is aware, in respect of proposed development on the land.

(17) Site compatibility certificates and conditions for affordable rental housing

(a) The land to which the certificate relates is not subject to a current site compatibility certificate (affordable rental housing), of which Council is aware, in respect of proposed development on the land.

(b) The land to which the certificate relates is not subject to any terms of a kind referred to in clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.

#### (18) Paper subdivision information

Not Applicable.

(19) Site verification certificates

The land to which the certificate relates is not subject to a valid site verification certificate of which Council is aware.

(20) Loose-fill asbestos insulation

Not Applicable

(21) Affected building notices and building product rectification orders

(1)The land to which the certificate relates is not subject to any affected building notice of which Council is aware.

(2) (a) The land to which the certificate relates is not subject to any building product rectification order of which Council is aware and has not been fully complied with.

(b) The land to which the certificate relates is not subject to any notice of intention to make a building product rectification order of which Council is aware and is outstanding.

(3) In this clause:

affected building notice has the same meaning as in Part 4 of the <u>Building Products (Safety)</u> <u>Act 2017</u>.

building product rectification order has the same meaning as in the <u>Building Products (Safety)</u> <u>Act 2017</u>.

**Note**. The following matters are prescribed by section 59 (2) of the <u>Contaminated Land</u> <u>Management Act 1997</u> as additional matters to be specified in a planning certificate:

(a) The land to which the certificate relates **is not** declared to be **significantly contaminated land** within the meaning of that act as at the date when the certificate is issued.

(b) The land to which the certificate relates **is not** subject to a **management order** within the meaning of that act as at the date when the certificate is issued.

(c) The land to which the certificate relates **is not** the subject of an **approved voluntary management proposal** within the meaning of that act at the date the certificate is issued.

(d) The land to which the certificate relates **is not** the subject of an **ongoing maintenance order** within the meaning of that act as at the date when the certificate is issued.

(e) As at the date when the certificate is issued, Council **has not** identified that a **site audit statement** within the meaning of that act has been received in respect of the land the subject of the certificate.

PLANNING CERTIFICATE SECTION 10.7 (2) INFORMATION:

Information provided in accordance with planning certificate section 10.7 (2) has been taken from council's records and advice from other authorities but council disclaims all liability for any omission or inaccuracy in the information. Specific inquiry should be made where doubt exists.

For information regarding outstanding notices and orders a CERTIFICATE FOR OUTSTANDING NOTICES OF INTENTION AND/OR AN ORDER may be obtained by applying for a certificate under clause 41 of Schedule 5 of the Environmental Planning and Assessment Act and Section 735A of the Local Government Act.

*Planning certificate section 10.7 (2), local planning controls are available are available online at* <u>www.cityofsydney.nsw.gov.au</u>

# General Enquiries: Telephone: 02 9265 9333

**Town Hall House** Level 2 Town Hall House 456 Kent Street Sydney 8am – 6pm Monday - Friday

State planning controls are available online at <u>www.legislation.nsw.gov.au</u>

Where planning certificate section 10.7 (5) matters are supplied, complete details are available by writing to: Chief Executive Officer City of Sydney G.P.O. Box 1591 Sydney NSW 2000

End of Document

# Appendix F

Site Photographs



#171-173 Victoria Street





#92 (left) and #94 (right) Brougham Street



#96 (left) and #98 (right) Brougham Street



Site Photographs **Piccadilly Hotel** POTTS POINT CLIENT: Harrphil Pty Ltd PROJECT:

PLATE No:

REV:

DATE:

99680.00

S2

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14-May-20