MOLINO STEWART ENVIRONMENT & NATURAL HAZARDS

Patterson-s

FIFECAPITAL

Phase 1 Contamination Assessment 55-59 Kirby St Rydalmere

Final Report



Phase 1 Contamination Assessment 55-59 Kirby St Rydalmere

FINAL REPORT

for

Fife Capital

by

Molino Stewart Pty Ltd ACN 067 774 332

DECEMBER 2016



DOCUMENT CONTROL

Document Reference	Phase 1 Contamination Assessment 55-59 Kirby St Rydalmere v1.3.docx
Project	Phase 1 Contamination Assessment 55-59 Kirby St Rydalmere
Document Type	Draft Report
Author	Bethany Bell

REVISION HISTORY

Date	Version	Name	Comments
26/8/2016	Ver 1.0	Bethany Bell	First draft for internal review
03/09/2016	Ver 1.1	Steven Molino	Draft for client review
12/9/2016	Ver 1.2	Bethany Bell	Draft for client review
13/10/2016	Ver 1.3	Bethany Bell	Final Draft for client review incorporating DG results
20/12/2016	Ver 1.4	Bethany Bell	Final Report for client

/DOCUMENT APPROVAL

For Molino Stewart	Allohins
Name	Steven Molino
Position	Principal
For Fife Capital	
Name	Ben Fife / Michael Wisemen
Position	Representatives for Fife Capital



CONTENTS

ΙΝΤΙ	RODUCTION	1
1.1	Objectives	1
1.2	Scope of Work	1
1.3	Regulatory Framework	1
2 SITE DESCRIPTION AND SETTING		
2.1	Site Identification	3
2.2	Site Description	3
2.3	Surrounding Land Use	3
2.4	Topography and Surface Drainage	3
2.5	Groundwater	3
2.6	Current Site Zoning	3
3 SITE HISTORY AND BACKGROUND		5
3.1	Historical Ownership	5
3.2	Historical Aerial Photograph Review	5
3.3	3.3 Historical Development Approvals	
3.4	Contaminated Land Record Review	6
3.5	Environmental Protection Licence Review	7
3.6	Dangerous Goods Licence Review	7
3.7	Acid Sulphate Soil	7
3.8	Historical Environmental Investigations	7
3.9	Potential Soil Impacts from Adjacent Sites	8
3.10	Potential Soil Contamination on Existing Site	8
	1.1 1.2 1.3 SITE 2.1 2.2 2.3 2.4 2.5 2.6 SITE 3.1 3.2 3.3 3.4 3.5 3.6 3.7 3.8 3.9	 1.2 Scope of Work 1.3 Regulatory Framework SITE DESCRIPTION AND SETTING 2.1 Site Identification 2.2 Site Description 2.3 Surrounding Land Use 2.4 Topography and Surface Drainage 2.5 Groundwater 2.6 Current Site Zoning SITE HISTORY AND BACKGROUND 3.1 Historical Ownership 3.2 Historical Aerial Photograph Review 3.3 Historical Development Approvals 3.4 Contaminated Land Record Review 3.5 Environmental Protection Licence Review 3.6 Dangerous Goods Licence Review 3.7 Acid Sulphate Soil 3.8 Historical Environmental Investigations

APPENDICES

- Appendix A Section 149 (2) and (5) Planning Certificates
- Appendix B Historical Aerial Photographs
- Appendix C Historical Land Titles
- Appendix D Historical development approvals
- Appendix E Dangerous goods license review -

LIST OF FIGURES

Figure 1: Location of 55-59 Kirby St, Rydalmere

2

1 INTRODUCTION

1.1 OBJECTIVES

Molino Stewart Pty Ltd was appointed by Fife Capital (the 'client') to undertake a Stage 1 Preliminary Site Investigation (PSI) (also known as a Phase 1 investigation) within two properties located at 55-59 Kirby St Rydalmere, which currently comprise two, twostorey office and warehouse buildings ("the Site"). The location of the Site is presented in Figure 1.

The client wishes to have the site rezoned from its current industrial use to allow for a mixed use/residential development and to increase the density controls applicable to the site. A PSI is required for Fife Capital to be able to prepare a Planning Proposal for the Site.

The primary objectives of this PSI are to:

- Identify potential areas where contamination may have occurred from current and historical activities;
- Identify potential contaminants associated with potentially contaminating activities;
- Assess the potential for soils and groundwater to have been impacted by current and historical activities; and
- Assess the suitability of the site for residential redevelopment based on its current condition and the findings of this investigation.

1.2 SCOPE OF WORK

The following scope of works were undertaken in order to meet the objectives described above:

- Conducting a desktop study including database searches and review of historical information from the following sources:
 - Previous environmental investigations conducted at the Site or in close vicinity;
 - Council records including previous planning certificates;

- NSW EPA administered environment management and contaminated land registers;
- Review of available historical aerial photographs; and
- Geological, hydrogeological and hydrological information and identification of nearby sensitive receptors.
- Assessment of the data and preparation of this report in accordance with NSW EPA endorsed guidelines, detailing the findings of the PSI for the Site; and
- If required, outlining any recommendations for further investigation to ensure the site is suitable for the intended residential land use.

1.3 REGULATORY FRAMEWORK

The Environmental Planning and Assessment Act 1979 (EP&A Act) and State Environmental Protection Policy 55 – Remediation of Land (SEPP 55) require local councils to consider the suitability of land for a proposed development. The risk to health and the environment from contamination must be included in this assessment. SEPP 55 requires that Council be satisfied that a site is suitable for its proposed use or can and will be made suitable.

The NSW EPA publishes records of contaminated sites under Section 58 of the *Contaminated Land Management Act 1997* (CLM Act). The notices relate to investigation and/or remediation of site contamination considered to pose a significant risk of harm under the definition in the CLM Act. However, it should be noted that the EPA record of Notices for Contaminated Land does not provide a record of all contaminated land in NSW.





Figure 1: Location of 55-59 Kirby St, Rydalmere



2 SITE DESCRIPTION AND SETTING

2.1 SITE IDENTIFICATION

The Site is 55-59 Kirby Street, Rydalmere, and is formally known as Lots 20 and 21, DP855339.

Lot 20 is currently owned by Kirbymere Pty Ltd and occupied by Homart Pharmaceuticals Pty Ltd.

Lot 21 is currently owned by Fife Capital and occupied by Symbion Pharmacy Services Pty Ltd.

2.2 SITE DESCRIPTION

The Site has a total land area of approximately 5.2 hectares. This is divided into two lots.

Lot 20 comprises a two storey office and warehouse building which were built in 1997 with a lettable area of $24,457 \text{ m}^2$. The property is currently tenanted by Symbion, a pharmaceutical company, which has a lease until 2018.

Lot 21 comprises a two storey office building which was built in 1997. The property is around 15,000m². Around 800m² of this is taken up by the office building, which is occupied by Homart Pharmaceuticals. To the north of the block is located the heritage listed Upjohn House. The remainder of the property is landscaped gardens, lawns and car park.

The Site is located in Parramatta Local Government Area (LGA).

2.3 SURROUNDING LAND USE

The site adjoins the following:

- Upjohn Park to the north;
- Silverwater Road and residential dwellings to the east;
- Subiaco Creek to the South; and

• Kirby Street and residential dwellings to the west.

2.4 TOPOGRAPHY AND SURFACE DRAINAGE

Both of the lots that form the Site are irregular in shape and have a natural slope towards Subiaco Creek. It appears that both lots have been substantially cut (with some filling) to level them at the time of the construction of the current buildings. The external areas around both of the industrial buildings have been predominantly surfaced with concrete with some asphalt driveways running around the eastern and northern perimeters. Vegetation on the Site is limited to landscaping in front of the buildings and along the property boundaries, particularly the southern boundary adjoining Subiaco Creek. Landscaping and gardens associated with historical Upjohn House remain around the northernmost part of the Site.

2.5 GROUNDWATER

No groundwater monitoring has been undertaken at the Site. There is no known contamination in the vicinity. The closest known site where groundwater contamination has been recorded is the Mitsubishi property which is approximately 1km away. The Mitsubishi site is also the closest groundwater monitoring bore to the Site.

2.6 CURRENT SITE ZONING

The two lots that form the Site are both currently zoned IN1 General Industrial within the *Parramatta Local Environmental Plan* 2011.

The Section 149 (2) and (5) Planning Certificates for the Site were obtained for review. A summary of the information pertaining to the Site follows:

• The land use zone for Lots 20 and 21, DP855339 is IN1 General Industrial under the provisions of the *Parramatta Local Environmental Plan 2011*;



- The land is identified as "Riparian Land and Waterways" and is identified as "Biodiversity";
- An item of environmental heritage is not situated on the land;
- The land is not affected by road widening or road realignment;
- The land is not affected by Land Reservation Acquisition;
- The Site is not bushfire prone;
- The Site is not affected by Section 38 or 39 of the *Coastal Protection Act* 1979;
- There is no policy restricting development of the Site for reasons of sea level rise, tidal inundation, subsidence or any other risk;
- The land is not affected by any of the matters contained in Clause 59(2) as amended in the *Contaminated Land management Act* 1997. The land was not:
 - Significantly contaminated land;
 - Subject to a management order;
 - The subject of an approved voluntary management proposal;
 - Subject to an ongoing maintenance order; or
 - Subject to a site audit statement.
- The land is subject to a Tree Preservation Order;
- The Site is identified on an Acid Sulphate Soils map as being Class 5;
- The Site has a limited potential to contain items of Aboriginal heritage;
- The Site is affected by a 100 year Average Recurrence Interval flood;
- The land is not affected by Section 15 of the Mine Subsidence Compensation Act 1961 proclaiming land to be a Mine Subsidence District;
- The land may contain vegetation which may be considered an Endangered or Critically Endangered Ecological Community.

This information is the same for both lots, which the following exceptions:

Lot 20 contains a heritage item (Upjohn House);

- The land does not include or comprise a critical habitat;
- The land is considered to be above the 1 in 100 year mainstream flood level.

A copy of the planning certificates are provided in Appendix A.



3 SITE HISTORY AND BACKGROUND

3.1 HISTORICAL OWNERSHIP

Historical titles were reviewed for both of the lots that comprise the Site as well as the Parramatta Heritage Centre website.

In 1835, a 36 acre parcel of land was granted to James Warman, an early settler to the district. "Upjohn House", or as the house was originally called, "Netherlands", was constructed around 1885. The house and lands were developed to include landscaped lawns and garden and a variety of outbuildings which included a coach house, gazebo and tennis court (Parramatta Heritage Centre, 2013).

The original 36 acres included the two lots that comprise the current Site. Over time, the land parcel was subdivided into smaller lots. From the time of James Warman's ownership of the property, the title changed hands a number of times. In 1916, the property was purchased by Mr E. R. Eccles who opened a nursery on the property with his father in law, Captain Herman Strom. The property was managed as a golf course between 1936 and 1956 by lessee S.F. Pegum. In 1956, it was purchased by Upjohn Pharmaceuticals. Also in 1956, parts of the property were transferred to Parramatta City Council as Public Parks namely 'Upjohn Park' and 'Eccles Park'. Another part of the property was sold to the Department of Main Roads as part of the extension of Silverwater Road.

The present site was not further developed until the sale of the property to Upjohn Pharmaceuticals as an industrial site with offices and factory. The Company renovated Upjohn House to use as an office and moved in on 9 December 1957. By this time the majority of Upjohn House's outbuildings had been demolished. The construction of the Upjohn Pharmaceutical factory started in 1957 and was completed in 1959. The building was opened on 19 February 1959 by Sir Eric Woodward, the Governor of NSW.

Up until at least 1964 the Site that is the subject of this assessment comprised one larger lot (Lot 2 DP215557). At some point

between 1992 and 1994 that lot was subdivided into two lots – Lot 10 and 11 DP817769. Upjohn Pty Ltd remained the owner of Lots 10 and 11 until 1994 when they were transferred to the Roads and Traffic Authority and used for controlled access during the construction of Silverwater Rd.

It is believed that Lots 10 and 11 changed to Lots 20 and 21 respectively in the mid-2000s (the date is unclear).

In circa 2007 the title for Lot 21 was transferred to the Uniting Church (NSW) Trust Association Limited and The Uniting Church in Australia Property Trust. Lot 21 is now owned by Fife Capital.

Between 1994 and 2006 Lot 20 changed ownership. In 2006 ownership was transferred from the Warehouse Group (Australia Pty Ltd) to Investec Wentworth Private Equity Ltd. Lot 20 is now owned by Kirkmere Pty Ltd.

Historical titles are presented in Appendix B.

3.2 HISTORICAL AERIAL PHOTOGRAPH REVIEW

The assessment of historical aerial photographs considered aerial imagery of the area from 1943, 1951, 1961, 1970, 1982, 1991, 1998, 2003 and 2016. Aerial images are presented in Appendix C.

1943 - In 1943, the Site comprised a vacant portion of land which appears to have been partially cleared. Dense vegetation was visible on the northern, western and southern boundaries and scattered across the property. A circular feature was identifiable in the north eastern section of the Site. The surrounding area comprised primarily vacant land. A network of roads had been established in the area. Dense vegetation was identifiable along the creek to the west of the Site, while land to the east may have been used for agricultural purposes. Upjohn House is visible at the northernmost end of the Site.

1951 – The Site and the surrounding area of land remained mostly vacant, although a number of residential properties were erected to the south and east of the Site. The eastern



portion of the Site may have been used for agricultural activities.

1961 – The Site remained primarily vacant but a large commercial structure (Upjohn Pharmaceutical factory building) had been constructed in the middle of the Site. An access road appeared to also be established adjoining the road on the western boundary of the Site. Residential expansion had occurred in the surrounding area, with the exception of the land directly north and east of the Site. Agricultural activities appear to have ceased in the area.

1970 – The pharmaceutical factory had been extended further east and a number of trees appear to have been cleared in the process. It appears that a large amount of cutting had been undertaken to extend the building further east. The rest of the Site remained vacant. The circular feature observed in the 1951 photo appears to have been moved south and was now located on the eastern boundary of the Site.

1982 – The Site and the surrounding area appear to be relatively unchanged since the 1970 photograph.

1991 – The Site and the surrounding area appear to be relatively unchanged since the 1982 photograph.

1998 - The Site had been redeveloped into two large commercial structures. both pharmaceutical offices/warehousing. The building on Lot 21 covered nearly the entire property. The building on Lot 20 covered the southern half of that lot. A main road had been established to the east of the Site. It appears that an additional structure may have been constructed adjacent to Upjohn House. The surrounding area remained predominantly residential.

2003 – The Site and the surrounding area appear to have undergone few changes since the 1998 photograph. A car parking area was established next to the northern office building.

2010 – The Site and the surrounding area appear to be relatively unchanged since the 2003 photograph.

3.3 HISTORICAL DEVELOPMENT APPROVALS

The earliest Development Approval (DA) (94/739) for Lot 20 was issued in 1995. It related to the construction of two warehouse buildings and associated office space. In 1999 another DA was issued for the enclosure of an open deck on Level 3 of the building to create an extension to the office (630/98). In 2004 a DA was granted for the occupation of a warehouse / distribution centre with associated office facilities (960/2004). This appears to have been a retrospective approval for an activity that was already occurring. The building was occupied by Pfizer Australia Pty Ltd at the time.

The earliest DAs for Lot 21 were issued in 1996. They related to the construction of office and factory warehouse buildings (96/00979/CJ) and the occupation of these buildings for the purpose of warehousing pharmaceutical products and associated office facilities (96/00244/DI). In 1997 other DAs were granted for various supplementary including storage structures. а shed (97/00996/CK), fire sprinkler pump room and water storage tank (97/00640/CK), and office fitout (97/00641/CK).

Historical development approvals are in Appendix D.

3.4 CONTAMINATED LAND RECORD REVIEW

A search of the EPA database revealed that neither of the lots that comprise the Site are listed as having been issued a notice in relation to contamination. Two other sites from the suburb of Rydalmere were listed. These were Mitsubishi Electric and Rheem Australia, which are approximately 1km and 1.8km from the Site respectively. Given this distance, they are not considered likely to pose an adverse impact to the current Site.



3.5 ENVIRONMENTAL PROTECTION LICENCE REVIEW

A search of the *Protection of the Environment Operations Act 1997* register (POEO register) revealed that Pharmacia Australia held an Environment Protection Licence (EPL) on Lot 21 which was surrendered on 20 July 2004. The EPL allowed the licensee to generate or store hazardous, industrial or Group A waste at the premises, between 10 and 100 tonnes per year. This waste consisted of pharmaceuticals, drugs and medicines.

No EPLs have been held on Lot 20.

3.6 DANGEROUS GOODS LICENCE REVIEW

An historical search of Dangerous Goods licenses held by premises occupying both lots was conducted. At various times in the Site's history it has been used for the storage of chemicals.

Lot 20 has historically held licenses for the storage of aerosols, petrol, medicinal tinctures, ethanol, flammable liquids, toxic substances (medicines), corrosive liquids and other dangerous liquids. There was also historically a 10,000L underground fuel tank. The fuel tank was removed some time between 1982 and 1992 but nothing is known about the condition of the tank or the surrounding soil.

Lot 21 has historically held licenses for the storage of ethanol, organic toxic substances (liquids and solids), cytotoxic drugs (liquid and solid). The facility constructed in the late 1990s had a flammable goods store and a suspended floor arrangement with bunding for spill retention. However, the condition of this structure has not been verified.

3.7 ACID SULPHATE SOIL

Molino Stewart carried out an online search of the Australian Soil Resource Information System (ASRIS) to determine the potential for the site to be affected by Potential or Actual Acid Sulphate Soils. The Site is mapped as having a Low Probability of Acid Sulphate Soils.

Therefore acid sulphate soils are not likely to be present on or in the vicinity to the Site.

3.8 HISTORICAL ENVIRONMENTAL INVESTIGATIONS

Prensa conducted a Due Diligence Environmental and Hazardous Materials Assessment for Lot 21 in April 2011. Molino Stewart conducted a Pre-purchase Due Diligence Report for Lot 21 in December 2012. Historical titles have also been reviewed to gain insight into the kinds of activities that occurred on both lots in the past.

a) Lot 20

The primary historical activity on Lot 20 has been the running of the Upjohn House property and grounds. Activities on the property included small scale agriculture and gardening, as well as the keeping of animals. There was no other development on Lot 20 until the construction of the pharmaceutical office in the 1990s.

No detailed environmental inspection report was available for this investigation.

b) Lot 21

During Prensa's and Molino Stewart's investigations they identified the storage of dangerous goods and hazardous substances at Lot 21. There were also diesel pumps and a diesel generator system in the plant room, along with two 205L fuel drums. The canteen at the facility generated waste oil which was disposed of offsite. There was a 1,000L grease trap outside the canteen. The building was suspected of containing Synthetic Mineral Fibres (SMF). The building is unlikely to contain asbestos, lead paint or Polychlorinated Biphenyls (PCBs). It appears that major excavation was undertaken prior to the construction of the present building in 1997. Any contaminants present in the soil at the time of the construction may have been



removed at that point in time or they may have been relocated on site if used for fill.

3.9 POTENTIAL SOIL IMPACTS FROM ADJACENT SITES

The Site is adjoined by Subiaco Creek to the south, residential properties to the east and west and parkland to the north. There are no other industrial premises nearby. Therefore there is a very low potential for contamination from adjacent sites.

3.10 POTENTIAL SOIL CONTAMINATION ON EXISTING SITE

Historical photographs of the Site show it as having been cleared. It may have been used for agricultural purposes, as many of the neighbouring properties were. There is no evidence that market gardening or large scale orchard growing were conducted on the Site so the potential for residual residential agricultural chemicals being found on the land is low, particularly given the amount of excavation which has taken place and the passage of time since it was last used for agriculture..

The age of the buildings on the Site suggests that they are unlikely to contain asbestos, lead paint or Polychlorinated Biphenyls (PCBs). SMFs do occur on the Site. However, the building that previously occupied part of Lot 21 may have contained some or all of these materials. It is quite possible that fill material on the site contains traces of asbestos sheeting which may have been used for construction of the previous building although by the 1990s when it was demolished it was common practice to remove asbestos waste from sites.

There has been an underground fuel storage tank on site but there is no evidence that soil contamination testing was undertaken when it was removed. It is therefore possible that hydrocarbons have contaminated the soil around the location of the tank. A variety of dangerous goods were stored at both facilities and although they were stored in areas will spill containment provisions, if there were cracks in any the floor then soil contamination may have occurred.

4 CONCLUSIONS AND RECOMMENDATIONS

The Heritage listed Upjohn House has stood on the northern part of the property since the late 1800s. The remainder of the Site subject to this PSI remained virtually undeveloped agricultural land until 1957 when construction of the original Upjohn Pharmaceutical factory was constructed (the 1961 historical aerial photo is the first image which shows a built structure on the Site).

Since that time the Site has had an industrial history, principally associated with pharmaceutical manufacturing and warehousing. Both lots have been occupied by pharmaceutical facilities (office space, warehousing and distribution).

The lots are not listed on the contaminated land record. They exist across land unlikely to be impacted by acid sulphate soils, and none of the lots are affected by the matters prescribed by Section 59 (2) of the *Contaminated Land Management Act 1997*.

There is no available evidence to suggest the presence of impacted groundwater beneath the Site, with the closest known contaminated site being approximately a kilometre away.

The age of the buildings suggest that the presence of asbestos containing materials, lead based paints and PCBs in the buildings is unlikely, and would not limit residential development. There are materials on the Site believed to be SMF. However, the materials used in the factory building that stood on the Site from the 1960s until the 1990s are unknown.

Pharmaceutical products have been stored on both premises in the past. In the case of the facility on Lot 20, pharmaceutical wastes were stored there for a time. During previous inspections of the facility on Lot 21 pharmaceutical products were observed to have been properly stored with very minimal risk of leakage. It is unknown how pharmaceutical wastes were stored and managed in the facility on Lot 20.

Given that fuels have been stored on the Lot 21 premises in an underground storage tank in

the past, there is some potential for hydrocarbon contamination of soils at the Site. No evidence was found that validation reports were completed upon removal.

Also because the previous pharmaceutical plant was built in the 1950s it may have used asbestos sheeting and some of that may have been left on the ground following its demolition.

Based solely on a desktop investigation and review of related information pertaining to the Site, Molino Stewart considers that there is a possibility of soil contamination on the Site as the condition of the soil following the removal of the underground fuel tank cannot be confirmed. Furthermore. quantities of chemicals and medicines have been historically stored at both sites. While bunding and spill capture systems were in place, the condition of these is unknown.

The proposed residential use of the site requires low levels of soil contamination to be present.

It is therefore recommended that:

- A Stage 2 contamination assessment be completed for the entire site (encompassing both Lot 20 and Lot 21) to investigate the possibility of soil contamination.
- Prior to demolition, a hazardous materials survey be conducted of each of the buildings to identify synthetic mineral fibres which may be in the building materials. If present they should be removed by a licensed contractor and disposed of appropriately at a licensed waste facility.
- Prior to demolition the buildings on Lot 20 should be inspected for hazardous materials including asbestos, lead based paints and polychlorinated biphenyls.
- During and following demolition, any soil that appears (by odour or colour) to have been contaminated by hydrocarbons must be excavated and disposed of appropriately.
- During demolition if any asbestos sheeting is found in fill material, work should cease and testing be undertaken to identify the likely extent of asbestos contamination

Should additional information become available for review, Molino Stewart reserves



the right to review this PSI and amend the findings and conclusion accordingly.



REFERENCES

Australian Soil Resource Information System (ASRIS) Online Acid Sulphate Soil Search. Accessed online:

http://www.asris.csiro.au/mapping/viewer.ht m

Molino Stewart (2012). 55 Kirby St Rydalmere Pre-purchase Due Diligence Report.

NSW EPA environmental register for contaminated land records accessed online http://www.epa.nsw.gov.au/prcImapp/searchre gister.aspx.

- NSW EPA POEO Register accessed online: http://www.epa.nsw.gov.au/prpoeo/index.ht m
- Parramatta Heritage Centre (2013). Upjohn House – Dundas. Online record: http://arc.parracity.nsw.gov.au/blog/2013/12 /10/upjohn-house-a-rare-reminder-ofvictorian-residences-of-the-period/
- Prensa (2011). Due Diligence Environmental and Hazardous Materials Assessment – 55 Kirby Street Rydalmere, NSW.

SIX Maps accessed online: https://maps.six.nsw.gov.au/

APPENDIX A - SECTION 149 (2) AND (5) PLANNING CERTIFICATES



PLANNING CERTIFICATE

CERTIFICATE UNDER SECTION 149

Environmental Planning and Assessment Act, 1979 as amended

Sai Global Property PO Box 447 SOUTHBANK VIC 3205

- Certificate No: 2016/4581
- Fee: \$133.00
- Issue Date: 2 September 2016
- Receipt No: 4763604
- Applicant Ref: 38971159:63313849:50475

DESCRIPTION OF LAND

- Address: 59 Kirby Street RYDALMERE NSW 2116
- Lot Details: Lot 20 DP 855339

SECTION A

The following Environmental Planning Instrument to which this certificate relates applies to the land:

Parramatta Local Environmental Plan 2011

For the purpose of **Section 149(2)** it is advised that as the date of this certificate the abovementioned land is affected by the matters referred to as follows:





The land is zoned: IN1 General Industrial PLEP2011

Issued pursuant to Section 149 of the Environmental Planning and Assessment Act, 1979. <u>NOTE:</u> This table is an excerpt from Parramatta Local Environmental Plan 2011 and must be read in conjunction with and subject to the other provisions of that instrument, and in force at that date.

1 Objectives of zone

• To provide a wide range of industrial and warehouse land uses.

- To encourage employment opportunities.
- To minimise any adverse effect of industry on other land uses.
- To support and protect industrial land for industrial uses.

• To facilitate a range of non-industrial land uses that serve the needs of workers and visitors.

2 Permitted without consent

Nil

3 Permitted with consent

Building identification signs; Business identification signs; Depots; Food and drink premises; Freight transport facilities; Garden centres; General industries; Hardware and building supplies; Horticulture; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Liquid fuel depots; Neighbourhood shops; Places of public worship; Plant nurseries; Roads; Rural supplies; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Any other development not specified in item 2 or 4

4 Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Commercial premises; Community facilities; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Exhibition homes; Exhibition villages; Farm buildings; Forestry; Function centres; Heavy industrial storage establishments; Helipads; Highway service centres; Home-based child care; Home businesses; Home occupations; Home occupations (sex services); Industries; Information and education facilities; Jetties; Marinas; Mooring pens; Moorings; Open cut mining; Port facilities; Recreation facilities (major); Registered clubs; Residential accommodation; Rural industries; Signage; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wharf or boating facilities

SECTION B

State Policies and Regional Environmental Plans

The land is affected by State Environmental Planning Policies and Regional Environmental Plans as detailed in Annexure "B1".



Draft Local Environmental Plan

The land is not affected by a Draft Local Environmental Plan which has been placed on Public Exhibition and has not yet been published.

Development Control Plan

The land is affected by Parramatta Development Control Plan 2011.

The Minister for Planning has issued directions that provisions of an EPI do not apply to certain Part 4 development where a concept plan has been approved under Part 3A.

Development Contribution Plan

The Parramatta Section 94A Development Contributions Plan (Amendment No. 4) applies to the land.

Heritage Item/Heritage Conservation Area

The land is identified as containing a Heritage Item in Parramatta Local Environmental Plan 2011

The land is not located in a heritage conservation area.

Road Widening

The land is not affected by road widening or road realignment under:

- (a) Division 2 of Part 3 of the Roads Act 1993.
- (b) Any Environmental Planning Instrument.
- (c) Any Resolution of Council.

Land Reservation Acquisition

The land is not affected by Land Reservation Acquisition in Parramatta Local Environmental Plan 2011.

Site Compatibility Certificate (Seniors Housing, Infrastructure and Affordable Rental Housing) At the date of issue of this certificate Council is not aware of any

- a. Site compatibility certificate (affordable rental housing),
- b. Site compatibility certificate (infrastructure),
- c. Site compatibility certificate (seniors housing)

in respect to the land issued pursuant to the Environmental Planning & Assessment Amendment (Site Compatibility Certificates) Regulation 2009 (NSW).

Contamination

The land is not affected by any of the matters contained in Clause 59(2) as amended in the Contaminated Land Management Act 1997 – as listed

- a. that the land to which the certificate relates is significantly contaminated land
- b. that the land to which the certificate relates is subject to a management order
- c. that the land to which the certificate relates is the subject of an approved voluntary management proposal



- d. that the land to which the certificate relates is subject to an ongoing maintenance order
- e. that the land to which the certificate relates is the subject of a site audit statement

Tree Preservation

The land is subject to Section 5.4 Preservation of Trees or Vegetation in Parramatta Development Control Plan 2011.

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

Coastal Protection

The land is not affected by Section 38 or 39 of the Coastal Protection Act 1979.

Has an order been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of the Act) on the land (or on public land adjacent to that land)? **NO**

Has Council been notified under section 55x of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of the Act) have been placed on the land (or on public land adjacent to that land)?

Has the owner (or any previous owner) of the land been 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)?

Council Policy

Council has not adopted a policy to restrict the development of the land by reason of the likelihood of projected sea level rise (coastal protection), tidal inundation, subsidence or any other risk on land subject to the Parramatta Local Environmental Plan 2011.

Council has adopted a policy covering areas subject to the Parramatta Local Environmental Plan 2011 to restrict development of any land by reason of the likelihood of flooding.

Council has adopted by resolution a policy on contaminated land that applies to areas subject to the Parramatta Local Environmental Plan 2011. The Policy will restrict the development of the land if the circumstances set out in the policy prevail. A copy of the policy is available on Councils website at www.parracity.nsw.gov.au or from the Customer Service Centre.



Mine Subsidence

The land is not affected by Section 15 of the Mine Subsidence Compensation Act 1961 proclaiming land to be a Mine Subsidence District.

Bushfire Land

The land is not bushfire prone land.

Threatened Species

The Director General with responsibility for the Threatened Species Conservation Act 1995 has not advised Council that the land includes or comprises a critical habitat.

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

This does not constitute a Complying Development Certificate under section 85 of the EP&A Act

This information only addresses matters raised in **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.

It is your responsibility to ensure that you comply with the general requirements of the State Environmental Planning Policy (Exempt and Complying Codes) 2008. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of State Environmental Planning Policy (Exempt and Complying Codes) 2008 is invalid.

General Housing Code

Complying Development pursuant to the General Housing Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

 the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),

Rural Housing Code

Complying Development pursuant to the Rural Housing Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

 the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),

Housing Alterations Code



Complying Development pursuant to the Housing Alterations Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

• the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),

General Development Code

Complying Development pursuant to the General Development Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

• the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),

Demolition Code

Complying Development pursuant to the Demolition Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

• the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),

Commercial and Industrial (New Buildings and Additions) Code

Complying Development pursuant to Commercial and Industrial (New Buildings and Additions) Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

 the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),

General Commercial and Industrial (Alterations) Code

Complying Development pursuant to the General Commercial and Industrial (Alterations) Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State



Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

• the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),

Subdivision Code

Complying Development pursuant to the Subdivision Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

• the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),

Fire Safety Code

Complying Development pursuant to the Fire Safety Code **may not** be carried out on the land. The land is wholly affected by specific land exemptions under **Clause 1.17A or Clause 1.18 (1) (c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

 the land comprises, or contains an item of environmental heritage (that is listed on the State Heritage Register or that is subject to an interim heritage order under the *Heritage Act 1977* or that is identified as an item of environmental heritage in an environmental planning instrument),



SPECIAL NOTES

The land is identified as Class 5 on the Acid Sulfate Soils map. Refer to Clause 6.1 of Parramatta Local Environmental Plan 2011.

Applicants for Sections 149 Certificates are advised that Council does not hold sufficient information to fully detail the effect of any encumbrances on the title of the subject land. The information available to Council is provided on the basis that neither Council nor its servants hold out advice or warrant to you in any way its accuracy, nor shall Council or its servants, be liable for any negligence in the preparation of that information. Further information should be sought from relevant Statutory Departments.



SECTION C

The following additional information is issued under Section 149(5)

Pursuant to S149(5) the Council supplies information as set out below on the basis that the Council takes no responsibility for the accuracy of the information. The information if material should be independently checked by the applicant.

Aboriginal Heritage – low sensitivity – limited potential to contain items of Aboriginal heritage. Contact Council's Customer Service/Duty Planner (02) 9806 5050 for more information.

The land is considered by Council TO BE ABOVE the 1 in 100 year mainstream flood level.

This information is based on data available to the Council. It is provided on the basis that neither Council nor its servants hold out advice or warrant to you in any way its accuracy, nor shall the Council or its servants, be liable for any negligence in the preparation of that information.

Note: Advisory Information regarding Loose-Fill asbestos Insulation

Research undertaken by the Loose-Fill Asbestos Insulation Taskforce has determined that there is a potential for loose-fill asbestos insulation to be found in residential dwellings constructed prior to 1980 in 28 local government areas including the City of Parramatta.

Some residential homes located in the City of Parramatta may contain loose-fill asbestos insulation, for example in the roof space. NSW Fair Trading maintains a Register of homes that are affected by loose-fill asbestos insulation.

You should make your own enquiries as to the age of the buildings on the land to which this certificate relates and, if it contains a building constructed prior to 1980, the council strongly recommends that any potential purchaser obtain advice from a licensed asbestos assessor to determine whether loose fill asbestos is present in any building on the land and, if so, the health risks (if any) this may pose for the building's occupants.

Please Contact NSW Fair Trading for further information.

This information has been provided pursuant to section 149(5) of the Environmental Planning and Assessment Act, 1979 as amended.

ANNEXURE "B1"

Issued pursuant to Section 149 of the Environmental Planning and Assessment Act 1979. Note:The following information is supplied in respect of Section 149 and embodies the requirements of Department of Planning Circular No. A2 dated 17 March 1989 and the Ministerial Notification dated 15 December 1986.

STATE ENVIRONMENTAL PLANNING POLICY NO.1 - Development Standards

STATE ENVIRONMENTAL PLANNING POLICY NO.19 - Bushland in Urban Areas



STATE ENVIRONMENTAL PLANNING POLICY NO.21 - Caravan Parks

STATE ENVIRONMENTAL PLANNING POLICY NO.33 - Hazardous and Offensive Development

STATE ENVIRONMENTAL PLANNING POLICY NO.55 - Remediation of Land

STATE ENVIRONMENTAL PLANNING POLICY NO.64 - Advertising and Signage

STATE ENVIRONMENTAL PLANNING POLICY NO.65 – Design Quality of Residential Flat Development.

STATE ENVIRONMENTAL PLANNING POLICY NO.70 – Affordable Housing (Revised Schemes)

STATE ENVIRONMENTAL PLANNING POLICY – (Housing for Seniors or People with a Disability) 2004

STATE ENVIRONMENTAL PLANNING POLICY - (Building Sustainability Index: BASIX) 2004

STATE ENVIRONMENTAL PLANNING POLICY - (Major Development) 2005

STATE ENVIRONMENTAL PLANNING POLICY – (Mining, Petroleum Production and Extractive Industries) 2007

STATE ENVIRONMENTAL PLANNING POLICY - (Temporary Structures) 2007

STATE ENVIRONMENTAL PLANNING POLICY (Infrastructure) 2007

STATE ENVIRONMENTAL PLANNING POLICY (Exempt and Complying Development Codes) 2008

STATE ENVIRONMENTAL PLANNING POLICY (Affordable Rental Housing) 2009

SYDNEY REGIONAL ENVIRONMENTAL PLAN NO.9 (No.2) - Extractive Industries

SYDNEY REGIONAL ENVIRONMENTAL PLAN NO.24 - Homebush Bay Area

SYDNEY REGIONAL ENVIRONMENTAL PLAN - (Sydney Harbour Catchment) 2005

N.B. All enquiries as to the application of Draft, State and Regional Environmental Planning Policies should be directed to The Department of Planning and Infrastructure – 23-33 Bridge Street Sydney NSW 2000.

Greg Dyer Interim General Manager

per

dated 2 September 2016



PLANNING CERTIFICATE

CERTIFICATE UNDER SECTION 149

Environmental Planning and Assessment Act, 1979 as amended

Sai Global Property PO Box 447 SOUTHBANK VIC 3205

- Certificate No: 2016/4582
- Fee: \$133.00
- Issue Date: 2 September 2016
- **Receipt No:** 4763607
- Applicant Ref: 38972007:63314892:50477

DESCRIPTION OF LAND

- Address: 55 Kirby Street RYDALMERE NSW 2116
- Lot Details: Lot 21 DP 855339

SECTION A

The following Environmental Planning Instrument to which this certificate relates applies to the land:

Parramatta Local Environmental Plan 2011

For the purpose of **Section 149(2)** it is advised that as the date of this certificate the abovementioned land is affected by the matters referred to as follows:





The land is zoned: IN1 General Industrial PLEP2011

Issued pursuant to Section 149 of the Environmental Planning and Assessment Act, 1979. <u>NOTE:</u> This table is an excerpt from Parramatta Local Environmental Plan 2011 and must be read in conjunction with and subject to the other provisions of that instrument, and in force at that date.

1 Objectives of zone

• To provide a wide range of industrial and warehouse land uses.

- To encourage employment opportunities.
- To minimise any adverse effect of industry on other land uses.
- To support and protect industrial land for industrial uses.

• To facilitate a range of non-industrial land uses that serve the needs of workers and visitors.

2 Permitted without consent

Nil

3 Permitted with consent

Building identification signs; Business identification signs; Depots; Food and drink premises; Freight transport facilities; Garden centres; General industries; Hardware and building supplies; Horticulture; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Liquid fuel depots; Neighbourhood shops; Places of public worship; Plant nurseries; Roads; Rural supplies; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Any other development not specified in item 2 or 4

4 Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Commercial premises; Community facilities; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Exhibition homes; Exhibition villages; Farm buildings; Forestry; Function centres; Heavy industrial storage establishments; Helipads; Highway service centres; Home-based child care; Home businesses; Home occupations; Home occupations (sex services); Industries; Information and education facilities; Jetties; Marinas; Mooring pens; Moorings; Open cut mining; Port facilities; Recreation facilities (major); Registered clubs; Residential accommodation; Rural industries; Signage; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wharf or boating facilities

SECTION B

State Policies and Regional Environmental Plans

The land is affected by State Environmental Planning Policies and Regional Environmental Plans as detailed in Annexure "B1".



Draft Local Environmental Plan

The land is not affected by a Draft Local Environmental Plan which has been placed on Public Exhibition and has not yet been published.

Development Control Plan

The land is affected by Parramatta Development Control Plan 2011.

The Minister for Planning has issued directions that provisions of an EPI do not apply to certain Part 4 development where a concept plan has been approved under Part 3A.

Development Standards

The land is identified as "Riparian Land and Waterways" on the Natural Resources – Riparian Land and Waterways map and is subject to Clause 6.5 of Parramatta Local Environmental Plan 2011.

The land is identified as "Biodiversity" on the Natural Resources Biodiversity map and is subject to Clause 6.4 of Parramatta Local Environmental Plan 2011.

Development Contribution Plan

The Parramatta Section 94A Development Contributions Plan (Amendment No. 4) applies to the land.

Heritage Item/Heritage Conservation Area

An item of environmental heritage is not situated on the land.

The land is not located in a heritage conservation area.

Road Widening

The land is not affected by road widening or road realignment under:

- (a) Division 2 of Part 3 of the Roads Act 1993.
- (b) Any Environmental Planning Instrument.
- (c) Any Resolution of Council.

Land Reservation Acquisition

The land is not affected by Land Reservation Acquisition in Parramatta Local Environmental Plan 2011.

Site Compatibility Certificate (Seniors Housing, Infrastructure and Affordable Rental Housing) At the date of issue of this certificate Council is not aware of any

- a. Site compatibility certificate (affordable rental housing),
- b. Site compatibility certificate (infrastructure),
- c. Site compatibility certificate (seniors housing)

in respect to the land issued pursuant to the Environmental Planning & Assessment Amendment (Site Compatibility Certificates) Regulation 2009 (NSW).



The land is not affected by any of the matters contained in Clause 59(2) as amended in the Contaminated Land Management Act 1997 – as listed

- a. that the land to which the certificate relates is significantly contaminated land
- b. that the land to which the certificate relates is subject to a management order
- c. that the land to which the certificate relates is the subject of an approved voluntary management proposal
- d. that the land to which the certificate relates is subject to an ongoing maintenance order
- e. that the land to which the certificate relates is the subject of a site audit statement

Tree Preservation

The land is subject to Section 5.4 Preservation of Trees or Vegetation in Parramatta Development Control Plan 2011.

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

Coastal Protection

The land is not affected by Section 38 or 39 of the Coastal Protection Act 1979.

Has an order been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of the Act) on the land (or on public land adjacent to that land)?

Has Council been notified under section 55x of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of the Act) have been placed on the land (or on public land adjacent to that land)?

Has the owner (or any previous owner) of the land been 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)?



Council Policy

Council has not adopted a policy to restrict the development of the land by reason of the likelihood of projected sea level rise (coastal protection), tidal inundation, subsidence or any other risk on land subject to the Parramatta Local Environmental Plan 2011.

Council has adopted a policy covering areas subject to the Parramatta Local Environmental Plan 2011 to restrict development of any land by reason of the likelihood of flooding.

Council has adopted by resolution a policy on contaminated land that applies to areas subject to the Parramatta Local Environmental Plan 2011. The Policy will restrict the development of the land if the circumstances set out in the policy prevail. A copy of the policy is available on Councils website at www.parracity.nsw.gov.au or from the Customer Service Centre.

Mine Subsidence

The land is not affected by Section 15 of the Mine Subsidence Compensation Act 1961 proclaiming land to be a Mine Subsidence District.

Bushfire Land

The land is not bushfire prone land.

Threatened Species

NSW Office of Environment and Heritage 'Native Vegetation Mapping of the Sydney Metropolitan Area' indicates this site may contain vegetation which may be considered an Endangered or Critically Endangered Ecological Community.

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

This does not constitute a Complying Development Certificate under section 85 of the EP&A Act

This information only addresses matters raised in 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.

It is your responsibility to ensure that you comply with the general requirements of the State Environmental Planning Policy (Exempt and Complying Codes) 2008. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of State Environmental Planning Policy (Exempt and Complying Codes) 2008 is invalid.

General Housing Code

Complying Development pursuant to the General Housing Code may be carried out on the land under Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18



(1)(c3) of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to the General Housing Code **may not** be carried out on the part of the land. The land is partially affected by specific land exemptions under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

- part of the land is excluded land identified by an environmental planning Instrument as being;
 - within a riverfront area.
 - land is environmentally sensitive area.

Rural Housing Code

Complying Development pursuant to the Rural Housing Code **may** be carried out on the land under **Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18 (1)(c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to the Rural Housing Code **may not** be carried out on the part of the land. The land is partially affected by specific land exemptions under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

- part of the land is excluded land identified by an environmental planning Instrument as being;
 - within a riverfront area.
 - Iand is environmentally sensitive area.

Housing Alterations Code

Complying Development pursuant to the Housing Alterations Code **may** be carried out on the land under **Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18 (1)(c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to the Housing Alterations Code **may** be carried out on the land under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

General Development Code

Complying Development pursuant to the General Development Code **may** be carried out on the land under **Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18 (1)(c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to the General Development Code **may** be carried out on the land under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.



Demolition Code

Complying Development pursuant to the Demolition Code **may** be carried out on the land under **Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18 (1)(c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to the Demolition Code **may** be carried out on the land under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Commercial and Industrial (New Buildings and Additions) Code

Complying Development pursuant to the Commercial and Industrial (New Buildings and Additions) Code **may** be carried out on the land under **Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18 (1)(c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to Commercial and Industrial (New Buildings and Additions) Code **may not** be carried out on part of the land. The land is partially affected by specific land exemptions under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The land exemptions are:

- part of the land is excluded land identified by an environmental planning Instrument as being;
 - within a riverfront area.
 - land is environmentally sensitive area.

General Commercial and Industrial (Alterations) Code

Complying Development pursuant to the General Commercial and Industrial (Alterations) Code may be carried out on the land under Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18 (1)(c3) of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to the General Commercial and Industrial (Alterations) Code **may** be carried out on the land under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Subdivision Code

Complying Development pursuant to the Subdivision Code **may** be carried out on the land under **Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18 (1)(c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to the Subdivision Code **may** be carried out on the land under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.



Fire Safety Code

Complying Development pursuant to the Fire Safety Code **may** be carried out on the land under **Clause 1.17A (1) (c) to (e), (2), (3) and (4) and Clause 1.18 (1)(c3)** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

Complying Development pursuant to the Fire Safety Code **may** be carried out on the land under **Clause 1.19** of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.



SPECIAL NOTES

The land is identified as Class 5 on the Acid Sulfate Soils map. Refer to Clause 6.1 of Parramatta Local Environmental Plan 2011.

Applicants for Sections 149 Certificates are advised that Council does not hold sufficient information to fully detail the effect of any encumbrances on the title of the subject land. The information available to Council is provided on the basis that neither Council nor its servants hold out advice or warrant to you in any way its accuracy, nor shall Council or its servants, be liable for any negligence in the preparation of that information. Further information should be sought from relevant Statutory Departments.



SECTION C

The following additional information is issued under Section 149(5)

Pursuant to S149(5) the Council supplies information as set out below on the basis that the Council takes no responsibility for the accuracy of the information. The information if material should be independently checked by the applicant.

Aboriginal Heritage – low sensitivity – limited potential to contain items of Aboriginal heritage. Contact Council's Customer Service/Duty Planner (02) 9806 5050 for more information.

The land is affected by a 100 year Average Recurrence Interval flood as indicated by Council's current flooding information. As such Council is required to take that into account when determining any development application made in respect of the land.

Further information is available at the Catchment Management Section within Council's City Assets and Environment Unit.

Additional advice should be also sought from an appropriately qualified person as to the extents and potential hazards associated with the likely flooding of the land. The names of qualified persons maybe obtained from the Institution of Engineers Australia.

Note: Advisory Information regarding Loose-Fill asbestos Insulation Research undertaken by the Loose-Fill Asbestos Insulation Taskforce has determined that there is a potential for loose-fill asbestos insulation to be found in residential dwellings constructed prior to 1980 in 28 local government areas including the City of Parramatta.

Some residential homes located in the City of Parramatta may contain loose-fill asbestos insulation, for example in the roof space. NSW Fair Trading maintains a Register of homes that are affected by loose-fill asbestos insulation.

You should make your own enquiries as to the age of the buildings on the land to which this certificate relates and, if it contains a building constructed prior to 1980, the council strongly recommends that any potential purchaser obtain advice from a licensed asbestos assessor to determine whether loose fill asbestos is present in any building on the land and, if so, the health risks (if any) this may pose for the building's occupants.

Please Contact NSW Fair Trading for further information.

This information has been provided pursuant to section 149(5) of the Environmental Planning and Assessment Act, 1979 as amended.

ANNEXURE "B1"

Issued pursuant to Section 149 of the Environmental Planning and Assessment Act 1979. Note:The following information is supplied in respect of Section 149 and embodies the requirements of Department of Planning Circular No. A2 dated 17 March 1989 and the Ministerial Notification dated 15 December 1986.


STATE ENVIRONMENTAL PLANNING POLICY NO.1 - Development Standards STATE ENVIRONMENTAL PLANNING POLICY NO.19 - Bushland in Urban Areas STATE ENVIRONMENTAL PLANNING POLICY NO.21 – Caravan Parks STATE ENVIRONMENTAL PLANNING POLICY NO.33 - Hazardous and Offensive Development STATE ENVIRONMENTAL PLANNING POLICY NO.55 - Remediation of Land STATE ENVIRONMENTAL PLANNING POLICY NO.64 - Advertising and Signage STATE ENVIRONMENTAL PLANNING POLICY NO.65 - Design Quality of Residential Flat Development. STATE ENVIRONMENTAL PLANNING POLICY NO.70 - Affordable Housing (Revised Schemes) STATE ENVIRONMENTAL PLANNING POLICY - (Housing for Seniors or People with a Disability) 2004 STATE ENVIRONMENTAL PLANNING POLICY - (Building Sustainability Index: BASIX) 2004 STATE ENVIRONMENTAL PLANNING POLICY - (Major Development) 2005 STATE ENVIRONMENTAL PLANNING POLICY - (Mining, Petroleum Production and Extractive Industries) 2007 STATE ENVIRONMENTAL PLANNING POLICY - (Temporary Structures) 2007 STATE ENVIRONMENTAL PLANNING POLICY (Infrastructure) 2007

STATE ENVIRONMENTAL PLANNING POLICY (Exempt and Complying Development Codes) 2008

STATE ENVIRONMENTAL PLANNING POLICY (Affordable Rental Housing) 2009

SYDNEY REGIONAL ENVIRONMENTAL PLAN NO.9 (No.2) - Extractive Industries

SYDNEY REGIONAL ENVIRONMENTAL PLAN NO.24 - Homebush Bay Area

SYDNEY REGIONAL ENVIRONMENTAL PLAN – (Sydney Harbour Catchment) 2005

N.B. All enquiries as to the application of Draft, State and Regional Environmental Planning Policies should be directed to The Department of Planning and Infrastructure – 23-33 Bridge Street Sydney NSW 2000.

Greg Dyer Interim General Manager

per

dated 2 September 2016

APPENDIX B – HISTORICAL AERIAL PHOTOGRAPHS





























APPENDIX C – HISTORICAL LAND TITLES



Phone: (02) 9232 2411



Morris Hayes & Edgar hereby certifies that the information contained in this document has been provided electronically by the Registrar General.

Street Address Inquiry Results

As at 06/04/2011 02:39:06 PM

LPINSW DISCLAIMER

This information is provided as a searching aid only. The Registrar General does not guarantee the information provided. This function will produce a result only if the title reference is a current Folio Identifier. References will not be returned for Manual titles (Volume/Folio) or Old System titles.

Information provided through Tri-Search, an approved LPINSW Information Broker

Please click on the Title Reference you wish to order from the list below to be taken to the Title Search order page.

The result here is shown in the format of XX/YYYYY. In a result like this the XX is the lot number and the YYYYY is the Deposited Plan or Strata Plan.

Use the YYYYY in a Plan Image search if you need a copy of the plan for your land. Please pay particular care as to whether it was a DP or SP.

If you require a copy of the title only click on the buy button.

	FOLIO IDENTIFIERS FOUND - Does not include Manual Titles					
#	Street Address	Title Reference				
1	55 KIRBY ST, RYDALMERE 2116	21/855339				

Search Criteria:

1 Total Properties returned







Phone: (02) 9232 2411

Morris Hayes & Edgar 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. Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 21/855339 SEARCH DATE TIME EDITION NO DATE 7/4/2011 12:26 PM 8 12/11/2007 LAND LOT 21 IN DEPOSITED PLAN 855339 AT RYDALMERE LOCAL GOVERNMENT AREA PARRAMATTA PARISH OF FIELD OF MARS COUNTY OF CUMBERLAND TITLE DIAGRAM DP855339 FIRST SCHEDULE THE UNITING CHURCH (NSW) TRUST ASSOCIATION LIMITED THE UNITING CHURCH IN AUSTRALIA PROPERTY TRUST (Q.) AS TENANTS IN COMMON IN EQUAL SHARES (T AD550226) SECOND SCHEDULE (6 NOTIFICATIONS) ----RESERVATIONS AND CONDITIONS IN THE CROWN GRANT (S) 1 U301900 COVENANT DP855339 RESTRICTION(S) ON THE USE OF LAND 2 3 DP855339 POSITIVE COVENANT 4 5 5551716 LEASE TO F H FAULDING & CO LIMITED EXPIRES: 26/9/2012. OPTION OF RENEWAL: SEE LEASE. AC470665 TRANSFER OF LEASE 5551716 LESSEE NOW SYMBION HEALTH LIMITED AE138990 TRANSFER OF LEASE 5551716 LESSEE NOW SYMBION PHARMACY SERVICES PTY LTD AE916131 TRANSFER OF LEASE 5551716 LESSEE NOW FAULDING HEALTHCARE RETAIL PTY LTD AE565871 CAVEAT BY THE UNITING CHURCH (NSW) TRUST ASSOCIATION LIMITED & THE UNITING CHURCH IN AUSTRALIA PROPERTY * 6 TRUST (Q.) NOTATIONS UNREGISTERED DEALINGS: NIL *** END OF SEARCH ***

rl

PRINTED ON 7/4/2011

*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.



Phone: (02) 9232 2411

LPI On-Line

Morris Hayes & Edgar 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. Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH WARNING: ***** FOLIO CANCELLED *****

FOLIO: 10/817769

SEARCH DATE	TIME	EDITION NO	DATE
			Contraction (see
7/4/2011	12:26 PM	1	9/6/1994

LAND

LOT 10 IN DEPOSITED PLAN 817769 AT RYDALMERE LOCAL GOVERNMENT AREA PARRAMATTA PARISH OF FIELD OF MARS TITLE DIAGRAM DP817769 COUNTY OF CUMBERLAND

FIRST SCHEDULE

U301900

DP855339

UPJOHN PTY. LIMITED

SECOND SCHEDULE (5 NOTIFICATIONS)

COVENANT

RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S) RIGHT OF FOOTWAY AND CARRIAGEWAY VAR. WIDTH AFFECTING PART OF THE LAND ABOVE DESCRIBED SHOWN SO 2 J314155 BURDENED IN TITLE DIAGRAM R317964 LEASE TO SYDNEY COUNTY COUNCIL OF SUBSTATION PREMISES NO.1366 SHOWN IN PLAN WITH K218771 TOGETHER 3 WITH R.O.W. & EASEMENT. EXPIRES 30.11.1998

NOTATIONS

4

* 5

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. NOTE: PDP3647 PROPOSED DP FOR PRE-LODGMENT CHECK UNREGISTERED DEALINGS: NIL

++++++ FOLIO CANCELLED ++++++ NEW FOLI HAVE BEEN CREATED FOR LOTS 20 AND 21 IN DP855339

*** END OF SEARCH ***

r1

PRINTED ON 7/4/2011

******* NEW FOLIOS

"ANY ENTRIES PRECEDED BY AN ASTERISK DO NOT APPEAR ON THE CURRENT EDITION OF THE CHRISICATE OF TITLE. WARNING: THE INFORMATION APPEARING UNDER NOTATIONS HAS NOT BEEN FORMALLY RECORDED IN THE REGISTER.









Phone: (02) 9232 2411

Morris Hayes & Edgar 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.

Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

WARNING: ***** FOLIO CANCELLED *****

FOLIO: 11/817769

SEARCH DATE	TIME	EDITION NO	DATE
7/4/2011	12:27 PM	1	9/6/1994

LAND

LOT 11 IN DEPOSITED PLAN 817769 LOCAL GOVERNMENT AREA PARRAMATTA PARISH OF FIELD OF MARS COUNTY OF CUMBERLAND TITLE DIAGRAM DP817769

FIRST SCHEDULE

UPJOHN PTY. LIMITED

SECOND SCHEDULE (3 NOTIFICATIONS)

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 U301900 COVENANT
- * 3 DP855339 ****** FOLIO CANCELLED ****** NEW FOLIOS HAVE BEEN CREATED FOR LOTS 20 AND 21 IN DP855339

NOTATIONS

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. NOTE: PDP3647 PROPOSED DF FOR PRE-LODGMENT CHECK UNREGISTERED DEALINGS: NIL

*** END OF SEARCH ***

rl

PRINTED ON 7/4/2011

"ANY ENTRIES PRECEDED BY AN ASTERISK DO NOT APPEAR ON THE CURRENT EDITION OF THE CERTIFICATE OF TITLE. MARNING: THE INFORMATION APPEARING UNDER BOTATIONS HAS NOT BEEN FORMALLY RECORDED IN THE REGISTER.





Phone: (02) 9232 2411

Morris Hayes & Edgar 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. Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

WARNING: ***** FOLIO CANCELLED *****

FOLIO: 2/215557

SEARCH DATE	TIME	EDITION NO	DATE
7/4/2011	12:27 PM	-	-

VOL 9884 FOL 33 IS THE CURRENT CERTIFICATE OF TITLE

```
LAND
LOT 2 IN DEPOSITED PLAN 215557
AT RYDALMERE
LOCAL GOVERNMENT AREA PARRAMATTA
PARISH OF FIELD OF MARS COUNTY OF CUMBERLAND
TITLE DIAGRAM DP215557
```

```
FIRST SCHEDULE
  ROADS AND TRAFFIC AUTHORITY OF NEW SOUTH WALES
     AS REGARDS LOT 39 IN DP817769 AND
  UPJOHN PTY LIMITED
     AS REGARDS LOT 10 IN DP817769
                                                             (T U301900)
 SECOND SCHEDULE (6 NOTIFICATIONS)
 ----
 1
    RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
 2
     J314155
              RIGHT OF FOOTWAY AND CARRIAGEWAY AFFECTING THAT PART
               OF THE LAND ABOVE DESCRIBED SHOWN AS SITE OF PROPOSED
               RIGHT OF WAY IN DP215557
    LEASE R317964 OF SUBSTATION PREMISES NO.1366 SHOWN IN PLAN WITH
 3
     K218771 TOGETHER WITH EASEMENTS AFFECTING PART OF THE LAND WITHIN
     DESCRIBED TO THE SYDNEY COUNTY COUNCIL. EXPIRES 30.11.1998
 4
     U301900 COVENANT AS REGARDS THE PART BEING LOT 10 IN DP817769
4
 5
              PART OF THE LAND ABOVE DESCRIBED BEING LOT 39 IN
     U301900
               DP817769 IS REQUIRED FOR CONTROLLED ACCESS
* 6
              ******
     U301900
                           FOLIO CANCELLED
                                              ******* NEW FOLIOS
               CREATED FOR LOTS 10 & 39 IN DP817769
```

NOTATIONS UNREGISTERED DEALINGS: NIL *** END OF SEARCH ***

rl

PRINTED ON 7/4/2011

*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.







1273124	Mericon of 9, Contract		A PHASTICA					1	1	-		-	-	10.00	1.11.1	1		1	1	-	-		-	-		
	BUTENED					MPELL POR	MALLER B		SEE AUTO EDILO	מוות			CANCELLATION	No. 2 1 10.	A 474 1 1 4 4 1 4 4 1 4	22-2-19-29 B	1 1 1 1 1									
	1 047			1 1 1 1	-	CA			SEE			1000 V. 100			10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	5xfreed					-					Contraction of the second seco
	INSTAUNTNT I							1.1.1.1				100 Sec. 10	Signature of Reports General	Sec. 1	1. 1. 1. 1.	denter	1.									
	THEAT			-				-		0		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ENTEMED				1. S.	1.1			6261-5-02					
HRST SCHEDULE (continued)						a state of the sta			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			SCHEDULE (continued)	AND A REAL PROPERTY.	1 Sume lybel and to	int i life fabrig	366 Marin in Man	13	cuty purposes	a land within	with Council.			1			The second second
	OK						A STATE OF			A Start I	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	SECOND	PARTICULARS	Converse the work in Briefy	and topological	premised we !	tracthe wit	int for electe	the part of the	14.6 Sydney low	a					
	REGISTERED PROPRIETOR				A STATE OF	the second se					A REAL OF	1 1 1 1 1 m	South Contract	of Addition low	the lying lines	al Substation	ICCRIZH Alm	and an salar	2	Full Particia To 14.6 S	the exception	 				The second second
				6 1 N N						the second se	and the second	2.0000	BAN	-16-4-146C								ŀ				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		· · · · ·					Section.	1			1 · · · · · · · · · · · · · · · · · · ·	N 275 18	I NUMBER	meret.		R317964						 			1.	20.2 E.S.
				- delan		100	1. 1. 1. 1.	No. X and	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1000	1.4.4.1.1	Color Solar	Inves	Conte		case.	-					 			1	



Req:E095673 /Doc:CT 7245-90 /Rev:4-Mar-2009 /Sts:OK.OK /Prt:06-Apr-2011 14:47 /Pgs:ALL /Seq:1 of 2 Ref:rl /Src:T

0 202 Primary Appn. No. 28 Rew South Wales. [CERTIFICATE OF TITLE.] ence to Last Title JOINT TENANCY 4582 Fol. 171 Vol. NCELLED RECEITER BOOK. 7245 For 90 . Issued on . Order No.0653377 CARDENILL W EXIC FIOTT STRUM of Cheltenham, Agent and MLSA HULS BOCLES of Erwington, Married Woman, are now the proprietors of an Estate in Fee Simple as joint tenants, theless to the reservations and conditions, if any, contained in the Grant bereinafter referred to, and also subject to such enou ests as are notified hereon, in That piece of land is the City of Parramtta Parish of Field of Mars , and County of Cusberland . in the plan hereon and therein edged red being part of Portion 149 granted to James Varman on 7th July 1835. Fourteenth as whereof I have bereanto signed my name and affixed my Seal, this day of . J. W. Moos Pebruary , 1957 ad in the pre lo of Registrar-General 159 160 Can The Upjohn Company (Quet) Phy sidu proprietor of the lead within described. See TRANSFER 10 GO 046203 dated 25th White 1956. 21 st February LAND L Pills 148 F149 168 162 . 11 of the regularity forficitor is non Upjohn Physical Physical USI 155 E. : 1.1 Entered 8ª Deamber 194 Per hi Subi ZUSIA. The land of the lity of Committee is 1 et 1 - 08 215557 Creek. - 11ª Mark 18 (3 ment) 13/1155 da I L co 3 miles J, Area 36ac ith nght of 8.2 le 8 chains to are inch. C653377 145 98



Reg:E095673 /Doc:CT 7245-90 /Rev:4-Mar-2009 /Sts:OK.OK /Prt:06-Apr-2011 14:47 /Fgs:ALL /Seg:2 of 2 Ref:rl /Src:T

-. . . . • the cohile Alfreited Van Nov213357 a totan. 1. 1. to 4 and Val. J. Sty Vals 32 to 3 Egres entation 0 . . .



Req:B095701 /Doc:CT 4582-171 /Rev:31-Dec-2008 /Sts:OK.OK /Prt:06-Apr-2011 14:54 /Pgs:ALL /Seq:1 of 2 Ref:r1 /Src:T

111 20605 6.30 12 Appn. No. 28 New South Wales (CERTIFICATE OF TITLE) Reference to last certificate, CRDER No.C 177165 Vol. 2205 Fol. 180 Residue after Transfer No.C 177164 REGISTER BOOK. Var 4582 For 171 --CANCELLED 🖾 HERMAN STRON of Sydney, Retired Master Mariner, by virtue of Certificate of Title Volume 2205 Polio 180 now surrendered as to Residue after Transfer No.C 177164 is now the proprietor of an Estate in Fee Simple, subject nevertheless to the reservations and conditions, if any, contained in the Grant hereinafter referred to, and also subject to such encumbrances, liens, and interests as are notified hereon, in that piece of land situated in the Eunicipality of Ermington and Rydalmere Parish of Field of Ears . and County of Cumberland or thereabouts containing Thirty six acres as shown in the Plan hereon and therein edged red, being part of Portion 149 (of Parish) originally granted to James Warman by Crown Brant dated the 7th day of July 1835. Suth 193.7. In witness whereof I have hereunto signed my mame and affixed my Seal, this Silu on Ballete to will Signed in the presence of Registrar General. the 30th day of kerch 1910 from Arthur James Arnot to william Granies Fulton of North Sydney, Jentle-man Produced the 1st day of April 1916 and entered the 27th day of April 1910 at 4 o'clock in the atu es 159 160 Registraf General. afternoon. Corra 4 No.8 792368 Transfer of hortgage Ho.A 237413 Gated the Sin day of harch 1925 from William Charles Ful-ton to thouse salter Eing waldron and John Norris Edwards, both of bydney, Solicitors Freduced the lith day of harch 1929 and entered the lith day of march 1929 at 57 minutes past 2 o'clock in the after-168 162 148 Salu or noon. 149P Roy w willis Registrar General. 1 Smith hight of Carriage way as apportenant to the land above described over the piece of land 15 feet w cultored brown in the pics hereon as reserved by lastrument of fransfer 20.0 177104. feet wide Sal Life Roy w. willie Registrar General. SCALE Hateins to ment AN. and and No. C MENTER Stars dalad A. March Alle. Jon Ver 2020 Georgen Strem Jack Consol & nor (ange) to Star for 1998 Georgen John John Strempton and Strempton Martin Strengt John J. Star (and arthur Strempton) MOTIFICATION REFERRED TO Anonyst the reservations and conditions contained in the Grant above referred to are reservations of all mines of gold and of silver. and at a Roy W. Willis and 252 19. Negletrar General. in the al 222 En w willio REGISTRAR GENERAL A CONTRACTOR OF Roy w. arielis istrar General. No.A 237414 Transfer of Lortgage Io.A 237413 dated STOP KY



100 . . . No. C522175 BURRENDER of the within Leave No. C 142420 Gated 9t Warch 1937 Froduced 20 Gril 1877 and entered 25 April 1877 10555656 11.702 of DEATH. Prod having been furnished form at the death of the end formativeness default and the fand within-described formativeness and a proprietation of the fand within-described 36 135 Falmany 1951 at 11 ml At 3 o'clock in the after 0004 A XA PLANES Ba NEGISTRAN REVERAL d. Wells 1300 REGISTINAR GENERAL We Caseful Leady dated of Doard Som the shirk and the with a west of a sign and the shirk and the shirk with a sign of the state of the shirk of the first well before sat wat land to The within Caveel No. C 859302 is hereby withdraws Dated 27th fure 1951 - stern Hells 30x. Phil. -----1972 Be that in the offer man. --al mand No. F 199451 TRANSFER Cared 25th Section 185 trom the sets free first Store and Head Sector State to be build for a first state and the set Such to the first formed plane mensed and the 翻 (Sint REGISTRAR DENERAL No. C. 857 301 APPLICATION BY TRANSMISSION Security Be stand from the former in the second state security and the second state of the second state second state of the second state of the second state Prove carter of lind which despited in pursance picture to ve Application Produces of Because 1397 and entered / But second state 1397 and at 3 o Chiling model and model. cont Grage ct the land roteced 20 27 chrome 1951 and entered 2 J. Hells Ro to willio No. 127280/ DISCHARGE of within noorisant No. DIS 3631 dated 2500 May 1950 Produced and entered 20th May 1950 al Smark No. o clock in the free noon. REULIRA : GENERAL CESPSON CAVEAT Steed Streamber 1739 J. Hells PEGISTRAR CINICAL hto. <u>F672802</u> DISCHARGE et willin enortering M. <u>2655227</u> dated 23 d Mary 1352 Produced and shired <u>2946</u> Mary 152 at <u>3 act</u> <u>10</u> 0 cick in the free with. SEGNITAP OLICOM (a) d. 1 4 s'clock in lit after norn at ITOISTRAR C'N-TAL Ry w willio S) No. 1674.502 MORTGAGE Lated 12th Day 1950 from the this Cric Gyott Atron and Clean Rub Cicles to the Redenal Back of Automasia Linted REGISTORS STATER 152 63 - 20 RTGLOE at 126 July 1942 19 Mary havington full Storm, Eric 19 Mary have have been form, Eric 19 July and 19 Marian & Storganse 4 July and 19 Marian & Storganse 10 Martinets 2 2 Ant at all all bother 1942 4 attacks the after eva Produced and intered 20th Mary 19523 at 3 to pl. LDO'clock in the forth non. Ry tw willio Ra F 22770 DISCHARGE of within m strange Ha F 572702 datas P Contras 195 Produced and intend R Contras 195 as 3 mills porte of clock in the force none. I Hells RESULAS CEREMAL 225522) Honorator hule Store the water of the store of th 1945 Nonyo ustas of ett. No. G. 498749 Dronefs and Release dated and 1986 from the David the Syst Stron and Elias Electro to the Rule Ecitor wife of Harola to Erwington Gardener of the sace ment , RECEITRA CONTINUE ment of Dransfer No ac 177164 Luster Brodenced & the db ay . 1936 and entire atizo'clock noon Q1.19 400 Cloupes Lithe Setmany 1857

Req:B095701 /Doc:CT 4582-171 /Rev:J1-Dec-2008 /Sts:OK.OK /Prt:06-Apr-2011 14:54 /Pgs:ALL /Seq:2 of 2 Ref:rl /Src:T



APPENDIX D- HISTORICAL DEVELOPMENT APPROVALS

Your Reference: Our Reference:DA-960/2004 Contact: Sara Matthews Telephone: 9806 5000 Fax: 9806 5917

Project Control Group Pty Ltd Level 4 37 Bligh Street SYDNEY NSW 2000

1 October 2004

DEVELOPMENT APPLICATION NOTICE OF DETERMINATION

Issued under the Environmental Planning and Assessment Act 1979 Sections 80, 80A & 81 (1)(a)

Development Consent No:	DA-960/2004
Property Address:	Lot 20 DP 855339,
	59 Kirby Street, RYDALMERE NSW 2116
Description:	Occupation of a warehouse/distribution centre with associated office facilities
Determination:	APPROVED SUBJECT TO CONDITIONS
Determination Date:	24 September 2004
Consent to Operate From:	24 September 2004
Consent to Lapse On:	24 September 2009

You are advised that your application has been **APPROVED** subject to the following conditions:

General Matters:

1. The development is to be carried out in compliance with the following plans and documentation listed below and endorsed with Council's stamp, except where amended by other conditions of this consent:

Drawing N ^o	Dated
Site Plan prepared by Project Control Group Plan No. DA-01	Undated
Level 1 floor plan prepared by Project Control Group Plan No. DA-02	Undated
Level 2 Floor Plan	Undated

Drawing N°	Dated
prepared by Project Control Group Plan No. DA-03	
Level 3 Floor Plan	Undated
prepared by Project Control Group Plan No. DA-04	Undated
Existing Heritage Dwelling Floor plan	Undated
prepared by Project Control Group Plan No. DA-05	Undated
Warehouse floor plan	Undated
prepared by Project Control Group Plan No. DA-06	Undated

Document(s)	Dated
Statement of Environmental Effects prepared by Project Control Group Pty Limited	July 2004

No construction works (including excavation) shall be undertaken prior to the release to the Construction Certificate.

Note: Further information on Construction Certificates can be obtained by contacting Customer Service on 9806 5359.

Reason: To ensure the work is carried out in accordance with the approved plans.

The Use of the Site:

2. The hours of operations being restricted to 7.00am to 6.00pm Monday to Friday. Any alterations to the above will require further development approval.

Reason: To minimise the impact on the amenity of the area.

3. All works, processes and the storage of materials or goods shall be carried out within the building.

To minimise the impact on the amenity of the area. Reason:

Right of Appeal:

If you are dissatisfied with this decision, Section 97 of the Environmental Planning and Assessment Act 1979 gives you the right to appeal to the Land and Environment Court within 12 months after the date on which you receive this notice.

Section 82A of the Environmental Planning and Assessment Act 1979 provides that the applicant may request the Council to Review the determination. The request must be made in writing (or on the review application form) within twelve (12) months after the decision date, as specified in this notice of determination, together with payment of the appropriate fee.

Yours faithfully

Sara Matthews Senior Town Planner Development Application Assessment Team



Parramatta City Council File No: 960/2004 DA No: 960/2004

DA ASSESSMENT TEAM DEVELOPMENT ASSESSMENT REPORT

Section 79C - Environmental Planning & Assessment Act, 1979

1. DEVELOPMENT DETAILS

DA No:	960/2004	Related CC No:
Address:	59 Kirby Street Rydalmere Lot 20 DP 855339	
Proposal:	Occupation of a warehous office facilities.	e / distribution centre with associated
Estimated Cost:	\$ Nil	
Date Lodged:	2/8/02004	
Applicant:	Project Control Group Pty L	td
Owner:	Agebale Pty Ltd	

2. SUBMISSION REQUIREMENTS

Item	S	uppli	ed	Comments	
	Yes	No	N/A		
Consent from all owners	~			DA form signed	
Contamination Report			\checkmark	Not applicable – residential	
ESCP			~	Hydraulic and Sedimentation plan submitted	
Heritage Impact Statement	\checkmark			Not affected	
Plan of proposed subdivision including A4's			1	Subdivision and demolition plans submitted	
Site Stormwater Management Plan			\checkmark	Satisfactory	
Statement of Environmental Effects	\checkmark			Satisfactory	
Statement of Flora and Fauna Impact			\checkmark	No bushland affected	
Survey Plan	\checkmark			Survey Plan submitted	
Other (specify)					

3. STATUTORY REQUIREMENTS

Planning Instruments:	PLEP 2001	Zoning:	Employment 4
Draft Instruments:	NA	Draft Zoning:	NA
DCP:	PDCP 2001	BCA Class:	NA
SEPP:	NA	SREP:	NA
Is the site a Heritage Item?	Yes	Is the site within a Conservation Area?	No
ls the site flood affected?	No	Section 94 payable?	No

✓Permissible with consent

Nominated Integrated

d **⊠**Integrated

E Designated

Crown

DEVELOPMENT APPLICATION ASSESSMENT

1. THE PROPOSAL

The applicant seeks approval for the use of an existing building for the purposes of a warehouse / distribution centre with associated office facilities.

The proposal does not involve any alterations or additions to the existing premises but relates to the use of the buildings.

No manufacturing or retailing is carried out within the premises; all goods are distributed to retail outlets and are assembled at those outlets.

* It is noted that the site is correctly being used for the purpose in which consent is social 2' THE SUBJECT SITE

Site Description

 The site is known as 59 Kirby Street (Lot 20 in Deposited Plan 855339). The site is located on the eastern side of Kirby Street between Patterson Street and Upjohn Park.

Current Use – Warehouse and distribution centre and associated offices, operated by Pfizer Australia Pty Ltd.

Surrounding Development – residential and open space.

3. SITE HISTORY

- The building was construction in accordance with Development Consent No. 94/739, issued on 18 July 1995, which approved the construction of two (2) warehouse buildings and associated office space.

- Development consent No. 630/98 was issued on 24 March 1999 for the enclosure of an open deck on Level 3 of the building to create an extension of the office.

4. PARRAMATTA LEP 2001

Permissibility

• The subject site has Employment 4 zoning applying to the land under the provisions of Parramatta Local Environmental Plan apply. Warehouse and distribution centres are permissible with consent.

Zoning Objectives

• The proposal complies with the zoning objectives of Employment 4 including encouraging a range of employment enterprises that are compatible with existing land uses within the zone and surrounding areas.

5. NUMERICAL REQUIREMENTS

The application is for the use of an existing use, the previous applications would have addressed the proposals compliance with the numerical controls.

6. LIKELY IMPACT OF THE DEVELOPMENT

Siting & Design

The applicant seeks approval for the continued use of the approved buildings as a warehouse and distribution centre with associated office space.

It is considered that the proposal would not impact upon the relationship of the dwelling houses to the site and the streetscape or to the amenity of adjoining properties.

Heritage – Councils heritage adviser raises no objections to the proposal, the occupation of existing buildings will not impact upon the Heritage item Upjohn House. The Development Application is for the continued use of the existing buildings.

The Use – the warehouse areas are separated into four areas as outlined below:

- Area 1 – R and D Development – this area is for the development and analysis of retails products and display methods.

- Area 2 Warehouse storage storage of products contained within shelving systems.
- Area 3 It Development and Build, Test area test, design and formulate in store point of sale computer systems.
- Area 4 Archives / Storage secure storage of Archives and records on a rolling 7 year process.
- The office area includes a call centre, management and administrative functions and staff support facilities.

The use employees a total of 165 people, operating hours are proposed to be 7:00am to 6:00pm Monday to Friday; the site has provision of 107 on site car parking spaces. In addition 96 spaces are located within the adjoining car park in Upjohn Park. Loading arrangements will involve an average of 10 there brock movements / week.

The use currently operates on the site, the current application does not change any operational issues associated with the use, the operating hours remain unaltered. No additional impacts will result from the proposal. It is therefore considered appropriate to recommend approval subject to the imposition of appropriate conditions.

Access, Traffic & Parking – The access arrangements remain unaltered. Access is provided via a roundabout on a bend in Kirby Street.

Utilities/Infrastructure - No augmentation of existing utilities is envisaged to be necessary as a result of the proposal.

BCA Compliance - The application was referred to Council's Building Certification Team for comment, no objections were raised. A condition of consent requires that the proposed development comply with the applicable requirements of the Building Code of Australia.

Social & Economic Impact - The proposed development is not expected to have an adverse social or economic impact.

Noise & Vibration - Noise and vibration are expected during the demolition and construction of the development. A condition of consent restricts the working hours and noise levels during demolition and construction works to protect the amenity of the surrounding area.

Water Management - The application was referred to the Engineers for comment, they raised no objection to the proposal subject to conditions.

Soil Management - The proposed development is not expected to have an adverse impact in regard to soil erosion or sedimentation. A condition of consent requires the applicant to ensure the proposal is carried out in compliance with the approved erosion and sedimentation control plan.

Contamination - The site is not identified as a contaminated site and there is not evidence to suggest that the site has previously been used for any potentially contaminating activity.

Waste Minimisation/Management - The application was referred to Council's Waste Management Officer for comment and raised no objection to the proposal subject to conditions. The proposal is not expected to generate any significant amounts of waste.

Crime Prevention Through Environmental Design - The proposal does not contribute to the provision of any increased opportunity for criminal or antisocial behaviour to occur.

Impacts During Construction - The potential for demolition and construction related impacts can be adequately monitored and controlled by way of conditions of consent as recommended.

ESD & The Cumulative Impact - The proposal is not expected to have any cumulative impacts. The proposal is not considered to inhibit the ability of future generations to use or further develop the subject site.

7. SUITABILITY OF THE SITE FOR THE DEVELOPMENT

(a) Suitability:

Matter for consideration	Compliance			Comments		
	Yes	No	N/A			
Does the proposal integrate into the locality?	~			The proposal will not have a detrimental impact on amenity or quality of the built environment. The proposal integrates appropriately into the locality.		
Is the proposal appropriate for the site? Are there other feasible solutions to correct design failures/ non-compliances?	~			The proposal has no major design failures and non-compliances or adverse impacts on the surrounding area. The proposal is considered to be appropriate for the subject site.		

(b) Contaminated Land:

Circumstance	Notes
 Does the application involve re- development of the site? 	YES – The proposal involves redeveloping the site for construction of the proposed structures.
2. In the development going to be used for a sensitive landuse eg: residential, educational, recreational, childcare or hospital-land?	YES – The development is going to be used for residential purposes. The site has a history of residential use and no evidence of likely contamination on the site.
 Does information available to you indicate that an activity such as/or similar to those listed in Table 1 has ever been approved, or occurred at the site. 	NO
4. Is the site listed on Council's database?	NO

If "yes" consider issues such as:	
 Table 1 and similar activities 	
 EPA restrictions on site eg: investigation order 	
Pollution incidents or illegal dumping	
 Adjoins site which is contaminated 	
 Remediated or investigated without sufficient information relating to level of contamination 	
5. Based on your answers to the above, do you consider that a preliminary site audit statement is warranted?	NO – preliminary investigation is not considered to be required for the proposed development.

8. PUBLIC INTEREST

Advertised (newspaper) 🛛	Mail 🗸	Sign		Not Required	
--------------------------	--------	------	--	--------------	--

Notification Period from...... to

Have amended plans been submitted?

NO

Issue	Submissions			Comments		
	Yes	No	N/A			
Submissions received? No. of submissions received?	~			1 Submission was received.		
Do the objections warrant refusal of the application or amendments?		~				
Is approval of the application in the public interest?	~					

To consider and approve Development Applications where not more than three (3) objections have been received and such objections have been satisfied by appropriate conditions or alternatively where such objections either cannot be substantiated or are irrelevant to the consideration by Council in terms of the requirements of the Environmental Planning and Assessment Act or other related Acts.

Georgia Armstrong – 88 Patterson Street Rydalmere NSW 2116

The table below is a summary of the issues raised during the exhibition period:

Issues	Comment	Outcome
Increase in traffic,	The proposal is not	Does not warrant
leading to safety	considered to increase	amendment or refusal of
impacts	traffic levels, the	the application.

9. SUMMARY OF NUMERICAL NON-COMPLIANCES

The proposal achieves compliance with Parramatta Local Environmental Plan.

10. CONCLUSION

The proposed development achieves compliance with the design and environmental performance objectives of both LEP and DCP 2001.

The concerns raised by objectors have been considered in the assessment of the application and it is not considered that the concerns raised warrant redesign of the proposal or warrant refusal of the application. Overall, the development will not result in any significant adverse impacts on the amenity of the area and approval of the application is recommended.

All matters required to be considered in accordance with Section 79C of the Environmental Planning and Assessment Act 1979 have been considered in the assessment of the application and in the preparation of this report.

11. RECOMMENDATION

The application be approved subject to conditions.

Refer to attached sheet.

Delegated Authority Nos:

PB oal

Sara Matthews Senior Town Planner DA Assessment Team

12. PEER REVIEW。在建筑中的公司,以及建筑和外国会、教育等于

- There are no significant issues raised in regard to the proposed development.
- I have read the Section 79C assessment report and validate the manner in which the development application has been assessed. I concur with the attached recommendation.

• The proposal is considered to satisfy the objectives of Parramatta Local Environmental Plan 2001 and Parramatta Development Control Plan 2001.

Brad Delapierre B Pilgreppe 28/9/04 **Team Leader DA Assessment Team**

Louise Connolly Program Manager DA Assessment Team

28/9/04

Stephen Kerr Manager Development Services

9/07 30

Statement of Environmental Effects

Commencement of Use -Warehouse and Distribution Centre and Associated Office Space.

59 Kirby Street RYDALMERE

Prepared for:



Project Control Group Pty Ltd

Level 4, 37 Bligh Street SYDNEY NSW 2000

Prepared by: Ludvik & Associates Pty Ltd Consultant Town Planners Suite 103, 10-12 Clarke Street CROWS NEST NSW 2065 Tel: (02) 9906 3566 Fax: (02) 9906 3592

July 2004

A04064.SEE

Tal	ole of	Contents			
1.0	Intro	duction	1		
2.0	Site I	Details	2		
	2.1 2.2	The Site Site Context	2 4		
3.0	The F	Proposal	5		
	3.1 3.2 3.3 3.4 3.5 3.6 3.7 3.8 3.9 3.10	Nature of Use Employees Machinery Used Emissions Waste Products Hours of Operation Off-Street Car Parking Loading Operations Building Considerations Amenity Considerations	5 7 7 7 7 8 8 8 8 9		
4.0	Parra 4.1 4.2 4.3	matta Local Environmental Plan 2001 Zoning Provisions of the Plan Parramatta Local Environmental Plan 1996 (Heritage)	10 10 12 13		
5.0	Parra	matta Development Control Plan 2001	14		
6.0	Statutory Compliance Assessment				
7.0	Conc	lusion	18		

Figures

ŝ

(

ĺ

ĺ

(

(

(

(

(

(

(

€

(

(

(

(

(

(

(

Ĺ

ſ

(

(

(

(

(

(

×.

(

(

Ę

ŧ

Ę

Ţ

Figure 1 Locality Plan

Appendices

Appendix 1 Building Layout Plans
Appendix 2 Form 15A – Fire Services (Office and Warehouse)
Appendix 3 Waste Management Plan
Appendix 4 Correspondence between Council & Owner relating to Upjohn Park Carpark

1.0 Introduction

This report examines the issues associated with an application for development consent to be submitted to Parramatta City Council for the use of the contemporary warehouse/office building on 59 Kirby Street, Rydalmere, as a warehouse and distribution centre and associated office space.

The building was constructed in accordance with Development Consent No.94/739, issued on 18 July 1995, which approved the construction of two (2) warehouse buildings with associated office buildings on the land known as 55-73 Kirby Street.

This report:

í

ſ

(

(

1

- examines the issues associated with the use of the premises;
- analyses the impact of the proposal in the context of development on surrounding properties; and
- undertakes a summary assessment of the proposal in light of the environmental planning legislation applying to the land.

5

2.0 Site Details

2.1 The Site

The site, known as 59 Kirby Street, Rydalmere, is located on the eastern side of Kirby Street between Patterson Street and Upjohn Park.

A locality plan is contained in Figure 1.

The site comprises the whole of the land contained in Lot 20, DP 85339.

The property contains a contemporary one (1)/part three (3) storey warehouse/office building comprising:

- a single storey warehouse with a floor area of 3,038m², including a mezzanine level within the warehouse;
- a three (3) storey office component with a floor area of 4,197m²;
- a two (2) storey free-standing dwelling house, known as Upjohn House, and an associated single storey brick building with a total floor area of 358m²; and
- off-street parking for one hundred and seven (107) vehicles.

The building was constructed in accordance with Development Consent No.94/739, issued on 18 July 1995, which approved the construction of two (2) warehouse buildings and associated office space on the land known as 55-73 Kirby Street.

In addition, Development Consent No.630/98 was issued by Council on 24 March 1999 for the enclosure of an open deck on Level 3 of the building to create an extension of the office.

The site is currently occupied by Pfizer Australia Pty Ltd.

Vehicular access to the site is via a roundabout on a bend in Kirby Street.

The vegetation on the site represents a landscape contrived as part of the development of the land in 1995-96. This vegetation is not significant in a local or district context.

The site experiences a moderate fall from its northern side boundary to its southern side boundary.

There are no easements or rights of carriageway affecting the property.


(

{

(

ſ

1

(

4

2.2 Site Context

The site is situated in an area with a degree of diversity in the nature, height and scale of development.

The land immediately to the north of the site comprises Upjohn Park. The park is used for sporting activities and passive recreational purposes. There is a paved car parking area at the interface the Park's common boundary with the site.

The car park was constructed by the owners of 59 Kirby Street on Council's behalf on the basis that it could be used on a complementary basis by employees of the warehouse/office and park users. (refer appendix 4 and correspondence between Council and the owner)

The land immediately to the south of the site comprises the property 55-57 Kirby Street. This property contains a contemporary one (1)/part two (2) storey warehouse/office development used by the Mayne Health Services Group. The building was constructed in accordance with Development Consent No.94/739, issued on 18 July 1995.

The land immediately to the north-east of the site comprises the properties known as 2-26 Ulm Street. These properties predominantly contain single storey brick dwelling houses constructed circa 1950. The buildings are of brick, weatherboard and fibro construction.

The land immediately to the east to the site is Silverwater Road.

The infrastructure associated with Silverwater Road functionally and visually isolates the land from the residential precinct to the east of Silverwater Road.

The land to the west, on the opposite side of Kirby Street, comprises the properties known as 50-58 Kirby Street. These properties contain one (1) and two (2) storey dwelling houses constructed circa 1950. The buildings are of brick, weatherboard and fibro construction.

The vegetation and topography of the site effectively screen the warehouse/office buildings on the eastern side of Kirby Street from view from the western side of the street.

In summary, the contemporary warehouse/office development on 55-73 Kirby Street represents a vital employment precinct situated in an area largely dominated by residential development and the arterial road network in this locality, in the form of Silverwater Road.

3.0 The Proposal

3.1 Nature of Use

This application seeks development consent for the commencement of the use of the existing premises as a warehouse and distribution centre with associated office space.

The proposal does not involve any alterations or additions to the existing premises but relates solely to the use of the premises.

No manufacture or retailing is carried out within the premises.

The goods are distributed to retail outlets and are assembled at those outlets.

The warehouse is fitted out with high bay pallet racking with in-rack fire sprinklers which is to be used for the storage the goods.

The following describes the proposed use for the warehouse as illustrated on Plan No DA-06 in Appendix 1.

Area 1 : R&D Development

This area is for the development and analysis of retail products and display methods. Products are displayed and set out to formalize new ranges and current ranges allowing the following,

- Product Volumes required to fill assigned areas
- Appropriate packaging to minimize flow on costs at store level
- Evaluation of all aspects of the products / ranges, quantities and park sizes
- Pack sizes are then decided upon from these levels to assign initial orders

Area 2 : Warehouse Storage

The Warehouse storage area will store parts of in store shelving systems.

These are consolidated imports from various worldwide locations, these are distributed to an Australian retail network on an ongoing basis. In addition it is proposed to warehouse a varying range of consumer goods for use in the R&D development activity. On completion of the R&D process, the consumables are distributed throughout the retail network. This process is continuous throughout the year.

The goods stored will include the following:

- Shelving
- Point of Sale Material/Systems
- Multiple forms of shop fitting
- Trolleys
- Brackets
- Signage
- Display systems

- Manchester
- Housewares
- Electronics
- Consumables
- Toys

Note: there will be no flammable or hazardous materials stored on site.

Area 3: IT Development and Build, Test Area

The main focus of this area is to test, design and formulate in store point of sale computer systems.

- Software is created and tested
- Full shop computer systems built and tested
- Upgrades completed
- A working environment is created prior to allocation to stores

Area 4 : Archives / Storage

This area is designated for storage of Archives and records on a rolling 7 year process. This is a secure area.

The following describes the proposed use of the associated office space:

The associated office space is to be used to facilitate the warehouse's logistical support, including:

- information technology facilities;
- shipping control functions;
- compliance functions;
- a call centre/help desk;
- management and administrative functions, including:
 - financial management;
 - inventory management;
 - sales and marketing;
 - human resource management; and
 - purchasing;
- support facilities, such a boardroom, meeting rooms, reception areas and the like; and
- staff facilities, such as a staff canteen, kitchens, staff rooms, toilets and the like.

The staff canteen is located at the ground floor level of the part three (3) storey building at its south-eastern corner.

Upjohn House is to be used for office facilities associated with the warehouse operations.

í

3.2 Employees

The use will require the employment of a total of one hundred and sixty five (165) people.

3.3 Machinery Used

The use will not require the installation of any plant or equipment, other than computers, office equipment and two (2) battery-powered forklifts used for the loading and unloading of shop fittings.

This equipment will have no impact in terms of noise and vibration and will be imperceptible from outside the premises.

3.4 Emissions

The use will not involve the carrying out of any activities that would result in the emission of smells, odours, particulate matter or otherwise as a consequence of the use.

3.5 Waste Products

The wastes associated with the use will involve packaging and normal office wastes.

All wastes associated with the use are to be collected and stored in waste containers to be located within the warehouse.

The wastes are to be regularly disposed of using normal waste removal contractors.

A waste management plan is to be submitted with the application.

3.6 Hours of Operation

The use is to operate between 7.00am and 6.00pm on Mondays to Fridays.

3.7 Off-Street Car Parking

The one hundred and seven (107) off-street car parking spaces on the site were established in connection with the relevantly recent construction of the building in 1995-96.

The car parking was provided on the basis of the *Roads and Traffic Authority of NSW*'s guidelines which require 1 space/300m² for warehouse space and 1 car space/40m² for associated office space.

In addition, the ninety-six (96) spaces in the car park in Upjohn Park, which have been constructed on land transferred to Council by the owners of 59 Kirby Street, are available for couse by park users and employees of the building in accordance with arrangements that were entered into between Council and the previous owners when the car park was constructed on Council's behalf in 1998 (Refer Appendix 4).

The proposal does not involve any increase in the floor area of the building nor any change to the proportion of the building to be used for warehouse and ancillary office purposes.

Consequently, the use will not create any additional demand for off-street parking nor could any additional parking be required in connection with this proposal.

Condition 26 of Development Consent No.94/739, issued on 18 July 1995, for the construction of the two (2) warehouse buildings and associated office space on 55-73 Kirby Street required a monetary contribution of \$340,000 to be paid to Council for the construction of traffic management facilities in Kirby Street between Finch and Acacia Streets.

In addition to this contribution, Condition 27 of the consent required splay corners to be constructed to accommodate a roundabout at the entrance to 61-73 Kirby Street.

Consequently, the use of the premises will not raise any relevant issues relating to access, traffic and parking and the proposal will not have any adverse effects on the efficiency, effectiveness, safety or congestion on the surrounding road network.

3.8 Loading Operations

The site activities will involve the use of the established on-site loading facilities.

It is anticipated that the use will involve an average of ten (10) truck movements/week.

3.9 Building Considerations

The building was constructed as a warehouse/office building under the terms of the Local Government (Approvals) Regulation 1993 and the Building Code of Australia.

An Annual Fire Safety Statement was issued in respect to the building by D A Fire Services on 8 October 2003.

Consequently, there are no issues raised regarding the appropriateness of the building to accommodate the proposed use.

3.10 Amenity Considerations

The use will have no undue or unreasonable affect on the amenity of any surrounding and nearby residential property in terms of:

noise;

ĺ

(

(

Ć

(

(

(

(

(

(

(

(

{

(

- privacy; or
- visual impact.

The proposal will not have any adverse affect on the natural environment.

In summary, the development does not raise any relevant consideration in terms of its affect on the environment or amenity enjoyed by residents of surrounding or nearby residential properties.

4.0 Parramatta Local Environmental Plan 2001

4.1 Zoning

The land is zoned Employment 4 under the terms of *Parramatta Local Environmental Plan 2001* (*PLEP 2001*), which was made on 7 December 2001.

The aim of the *Plan*, as expressed in Clause 3(1), is to introduce planning controls that will encourage ecologically sustainable development which satisfies the following principles:

- the precautionary principle;
- intergenerational equity;
- conservation of biological diversity and ecological integrity; and
- improved valuation pricing and incentive mechanisms.

The relevant objectives of PLEP 2001, as expressed in Clause 3(2), include:

- to simplify planning controls;
- to outline planning controls which are clear and specific but also provide flexibility in their application;
- to encourage a range of development, including employment, which accommodates the needs of existing and future residents;
- to foster environmental, economic, social and physical well-being so that the City of Parramatta develops as an integrated, balanced and sustainable city;
- to provide planning controls which contribute to, and facilitate economic growth and employment opportunities;
- to protect and conserve localities which contribute to the cultural heritage of the City of Parramatta; and
- to create one integrated planning framework for more detailed controls to be contained in development control plans.

Clause 10 of PLEP 2001 adopts the Dictionary to define the terms used in it.

The Dictionary defines "warehouse or distribution centre" as "a building or place used mainly for storing, handling or displaying items (whether goods or materials) which have been produced or manufactured for sale, but not for the retail sale of items to the public from the building or place".

The use would represent development for the purpose of a *"warehouse or distribution centre"* under the terms of the *Plan.*

Clause 16(3) of *PLEP 2001* provides that development consent should not be granted unless Council is of the opinion that the proposal is consistent with the objectives of the zone within which the development is to be carried out.

The objectives for the Employment 4 zone expressed in Clause 16 are:

- to encourage a range of employment enterprises that are compatible with existing land uses within the zone and surrounding areas;
- to limit the extent of commercial development in the employment zone so as to ensure the viability of nearby business centres;
- to retain the predominant role of the City of Parramatta's industrial areas;
- to encourage contemporary industrial development opportunities in Rydalmere recognising the size, centrality and transportation linkages of land holdings in this area in accordance with Sydney Regional Environmental Plan No.28C Parramatta;
- to ensure that development improves the environmental quality of the City and that industries conform with best practice, environmental and hazard reduction standards; and
- to ensure that development is carried out in a manner which does not detract from the amenity enjoyed by residents in adjoining localities or from the operation of local or regional road systems.

The proposed use is clearly consistent with the objectives for the Employment 4 zone.

Development for the purpose of a *"warehouse or distribution centre"* is permissible, with Council's consent, within the Employment 4 zone under *PLEP 2001*.

The dwelling house on the site has been identified as a *heritage item* under *Parramatta Local Environmental Plan 1996 (Heritage and Conservation).*

The land is not situated in a heritage conservation area.

4.2 Provisions of the Plan

Ę

Ć

(

(

(

ĺ

ł

€

ť

(

(

(

Ć

(

(

{

(

(

(

(

{

(

Ć

ł

Ę

<

¢

(

(

ĺ

(

A summary assessment of the application under the relevant provisions of *PLEP 2001* is as follows.

Provisions of the Parramatta Local Environmental Plan 2001

Clause	Consideration	Proposed	Compliance
3(1)	The aim of the <i>Plan</i>	The proposal is consistent with the aim of the <i>Plan</i> . See Section 4.1	1
3(2)	The objectives of the <i>Plan</i>	The proposal is consistent with the objectives of the <i>Plan</i> . See Section 4.1	✓
10	The definitions contained in the Dictionary of the <i>Plan</i> are adopted	The proposal would constitute development for the purpose of a <i>"warehouse or distribution centre"</i> under the terms of the <i>Plan</i>	~
16(1)	Land use provisions for the Employment 4 zone	Development for the purpose of a <i>"warehouse or distribution centre"</i> is permissible, with Council's consent, within the Employment 4 zone under the terms of the <i>Plan</i>	1
16(3)	Development is to be consistent with the objectives of the Employment 4 zone	The proposal is consistent with the objectives of the Employment 4 zone. See Section 4.1	✓
21(1)	Development on flood liable land requires Council's consent	The land does not represent flood liable land	*
22(1)	Council is required to assess whether remediation is to be carried out in relation to development on land which has previously been used for an activity which is likely to have contaminated the site	The application relates solely to the use of a contemporary warehouse/ office building and does not involve any site works	1
23(1)	Excavation and filling of land requires consent	The application relates solely to the use of a contemporary warehouse/ office building and does not involve any site works	¥
33	Consent is required for the removal of trees	The application relates solely to the use of a contemporary warehouse/ office building and does not involve any site works	*
34	Limitations are to be observed in relation to development on land classified as containing acid sulfate soils	The application relates solely to the use of a contemporary warehouse/ office building and does not involve any site works	*
44	Consent is not to be granted for the use of premises in the Employment 4 zone for the purposes of <i>"commercial</i> <i>premises"</i> or <i>"offices"</i> unless those purposes are ancillary to a permissible use	The section of the premises to be used for offices is ancillary to the predominant use of the building for a <i>"warehouse or distribution centre"</i> and is, therefore, an integral part of that use and not a separate or severable land use in its own right	1

The proposal complies with all of the relevant provisions of PLEP 2001.

4.3 Parramatta Local Environmental Plan 1996 (Heritage)

Parramatta Local Environmental Plan 1996 (Heritage and Conservation), (PLEP 1996), made on 21 February 1997 and as amended by PLEP 1996 (Amendment No.2) on 20 April 2001, applies to this proposal.

The existing dwelling house on the site, known as *Upjohn House*, is identified as a *"heritage item of local significance"* in Schedule 2 of *PLEP 1996*.

Clause 14 of *PLEP 1996* requires Council to assess the impact of any development on the heritage significance, curtilage and setting of a heritage item and on any significant views to and from it before granting consent to development that may affect it.

The proposal does not involve any alterations or additions to the existing buildings on the site and solely relates to the use of the contemporary warehouse/office building on the land for a purpose for which the land is zoned.

In these circumstances, the proposal will not have any adverse impact on the values that are considered to constitute the heritage significance of the house.

í

5.0 Parramatta Development Control Plan 2001

Parramatta Development Control Plan 2001 (DCP 2001) applies to the site.

Section 1.5 of *DCP 2001* states that the guidelines and controls contained in the *Plan* are focussed on:

- context and compatibility so that new development responds to its context, is compatible with the existing and desired neighbourhood character and contributes to the quality of the built environment and the public domain;
- choice and diversity encouraging a range of building types to provide increased housing choice and availability;
- heritage respecting and enhancing the heritage resources of the area;
- environmental responsibility to ensure new development is sustainable and environmentally responsible and takes into account its social, economic and amenity impacts; and
- innovation and flexibility to provide a comprehensive and flexible approach to the development process, encourage innovative design and promote results consistent with community expectations.

Part 4 of *DCP 2001* provides general controls for development, while Part 5 provides specific controls for certain development types.

The provisions of *DCP 2001* largely relate to the construction of new buildings rather than to the use of buildings.

Section 4.3 specifies off-street car parking requirements.

There is no specific requirement for warehouses.

However, the requirement for industries is 1 car space/70m² and 1 loading bay/800m² of gross floor area.

On the basis of a gross floor area of 7,593m², one hundred and eight (108) off-street car parking spaces and nine (9) loading bays would be required.

One hundred and seven (107) off-street car parking spaces and two (2) loading bays exist in the building and there is sufficient area on the land to accommodate additional service vehicles in the manoeuvring area to those loading bays.

Additional car parking facilities are available for use in connection with the property within the car park in Upjohn Park. See Section 3.7.

Having regard to the fact that only an average of ten (10) truck movements/week are anticipated, the existing loading facilities are satisfactory and adequate.

Section 5.9 of *DCP 2001* applies to industrial development. A summary assessment of the proposal under the provisions of Section 5.9 is as follows.

Consideration	Proposed	Compliance
Relevant objectives:		
 to ensure that proposed land uses and activities do not result in the pollution of stormwater runoff 	The use will not involve any activities which are likely to pollute stormwater runoff	~
 to encourage the recycling of waste generated by new employment development 	Waste is to be minimised in accordance with the waste management plan to be submitted with the application	1
Site Planning and Layout	The application does not propose any alterations or additions to the contemporary warehouse/office building on the land and solely relates to the use of that building	¥
Building Height, Bulk and Scale Maximum Height: 12m Maximum FSR: 1:1	The application does not propose any alterations or additions to the contemporary warehouse/office building on the land and solely relates to the use of that building	~
Setbacks 0.9m minimum from residential	The application does not propose any alterations or additions to the contemporary warehouse/office building on the land and solely relates to the use of that building	4
Facade Design and Appearance	The application does not propose any alterations or additions to the contemporary warehouse/office building on the land and solely relates to the use of that building	✓
Energy Efficiency	The application does not propose any alterations or additions to the contemporary warehouse/office building on the land and solely relates to the use of that building	4
Landscaping	The application does not propose any alterations or additions to the contemporary warehouse/office building on the land and solely relates to the use of that building	4
Access, Circulation and Parking	The application does not propose any alterations or additions to the contemporary warehouse/office building on the land and solely relates to the use of that building. See Section 3.7	~
Waste Management	A waste management plan is to be submitted with the application	✓
Stormwater	The application does not propose any alterations or additions to the contemporary warehouse/office building on the land and solely relates to the use of that building	~
Signage	A separate application is to be submitted to and approved by Council prior to the erection and display of any signage	V

The proposal complies with the relevant provisions of DCP 2001.

Ĺ

(

(

¢

Ć

£

ť

í

ť

(

(

(

(

(

(

(

(

(

(

(

Ę

ŧ

Ę

(

ť

ſ

(

(

(

í

(

<

6.0 Statutory Compliance Assessment

The following is a summary assessment of the use under the heads of consideration contained in Section 79C(1) of the *Environmental Planning and Assessment Act 1979*.

Section 79C(1)(a)(i) - The provisions of any environmental planning instrument

The proposal is permissible, with Council's consent, and conforms with the relevant provisions of the environmental planning instruments applying to this land. See Section 4.0.

Section 79C(1)(a)(ii) - The provisions of any draft environmental planning instrument

There are no relevant draft environmental planning instruments applicable to this proposal.

Section 79C(1)(a)(iii) - The provisions of any development control plans

The proposal is consistent with the relevant development control plan applicable to this proposal. See Section 5.0.

Section 79C(1)(a)(iv) - Matters prescribed by the Regulations

There are no relevant matters prescribed by the Regulations applicable to this matter.

Section 79C(1)(b) - Likely impacts of the development

The proposal will have no adverse or identifiable impact in terms of:

- context and setting;
- access, transport and traffic;
- the public domain;
- utilities;
- heritage;
- other land resources;
- water;
- soils;
- air and microclimate;
- flora and fauna;
- waste;
- energy;
- noise and vibration;
- natural hazards;
- technological hazards;
- safety, security and crime prevention;
- social impact;
- economic impact;
- site design and internal design;
- construction; or
- cumulative impacts.

Section 79C(1)(c) - Suitability of the site for the development

The site is suitable for use in accordance with the requirements of *Parramatta Local Environmental Plan 2001*.

Section 79C(1)(d) - Submissions

Any submission received by Council following the notification of the application in accordance with Council's notification policy is to be considered in the determination of this application.

Section 79C(1)(e) - Public interest

There is no issue, which is in the public interest, that should preclude the approval of this proposal.

In fact, the public interest would best be served by the approval of this proposal in light of the community benefits that flow from the employment opportunities that would be created in the operational phase of the use.

Development Consent 94/739

This application is consistent with the purpose approved by the above consent.

7.0 Conclusion

The use the building on 59 Kirby Street, Rydalmere, for a warehouse / distribution centre and associated office space is permissible, with Council's consent, within the Employment 4 zoning of the land under the terms of *Parramatta Local Environmental Plan 2001* and conforms with all of the relevant provisions of the *Plan*.

The proposal is consistent with the relevant development control plan applying to it.

The use is compatible and consistent with the established contemporary character of development in this locality.

The use will not, by virtue of the processes conducted nor the hours of operation, have any adverse environmental effects and will not compromise traffic safety in this locality and adequately satisfies the off-street parking needs generated by the development.

The public interest would best be served by the approval of this proposal in light of the community benefits from the employment opportunities that would be created in the operational phase of the use.

The proposal conforms with the statutory heads of considerations contained in Section 79C of the *Environmental Planning and Assessment Act 1979*.

Accordingly, the application is suitable for approval.

APPENDIX 1

Building Layout Plans

(

f

(

(

ĺ

í

é

í

(

€

Ć

(

(

(

(

(

(

(

ſ

(

٤

Ĺ

(

(

(

(

(

(

APPENDIX 2

Form 15A – Fire Services (Office and Warehouse)

Ľ

Ň

í

í

(

(

(

٤

(

ŧ

í

(

(



Ĩ.

ĩ

ŧ

ť

1

1

ł

ŝ

ť

(

(

(

(

(

<

ł

(

(

(

(

(

£

ę.

ł

(

ł

ŧ

ł

(

(





4 Clarke St, PO Box 1117. Crows Nest NSW 1585 Telephone: 9437-0011 Fax: 9437-0223 Email: steve@dadesign.com au Our Ref. SD/DS/T0039-F15A-03 dcc

Annual/Supplementary Fire Safety Statement (Form 15A)

under the Environmental Planning and Assessment Act 1979

Type of Statement	🖌 annual	supplementary	(Tick One)	
* annual statement				
name owner/ agent	I Steve Dwyer			
address	of D A Design Pty Ltd 4 Clarke Street, Crows Nest.			
 certify: (a) that each essential fire satety measure specified in the has been assessed by a properly qualified person an when it was assessed, to be capable of performing: (i) in the case of an essential fire safety measure app virtue of a fire safety schedule, to a standard not specified in the schedule, or (ii) in the case of an essential fire safety measure app otherwise than by virtue of a fire safety schedule no less than that to which the measure was orinia and implemented, and (b) that a properly qualified person (whether the person in paragraph (a) or another person) has inspected the and has certified that, as at the date of the inspection condition of the building did not disclose any ground prosecution under Division 4C of Part 7B of the Envi Planning and Assesment Regulation 1994, 		this statement and was found, pplicable by o less than that pplicable le, to a standard tially designed n referred to he building on, the nds for a		
÷	and	red in this certificate is, to th	e best of my	
* supplementary	_			
statement	1			
	of			
	certify:			
view if this does not apply)	been assessed by a pro it was assessed to be c than that required by the for which the statemen and	ed in this certificate is to te l	vas found, when indard not less le for the building	
entification of building				
location	street <u>59 Kirby</u>		····	
, ,	side of street North		····	
	nearest cross street Vi			
	house/ unit no or name	59 Pfizer		

ο.,

(

(

(

(

(

ť

ŧ

ŧ

(

(

ſ

(

(

(

ſ

(

(

(

(

(

(

ť

(

(

(

* Date of assessment	8th October 2003 Agebale Pty Ltd		
r Owner's details name address			
······································	Phone	Fax	
* Essential/ critical fire	Standard of Performance		
safery measures			
	Emergency Lighting	BCA E4.4, E4.8, AS 2293.1	
	* Exit Signs	BCA E4.5, E4.6, E4.8 AS 2293.	
	* Hose Reels	BCA E1.4, AS 2441.1	
	* Fire Hydrants	BCA E1.3, AS 2419.1	
	* Occupant Warning System	BCA E4.9, AS 2220.2	
	* Portable Fire Extinguishers	BCA E1.6, AS 2444	
	* Smoke Detectors	BCA E2.2, AS 1670	
	* Warning and Operational Signs	BCA D2.23, E3.3	
	* Paths of Travel	Part D of the BCA	
	* Fire Sprinklers	BCA Spec E1.5, AS 2118	
	* Fire Detection & Alarm	Spec E2.2a, AS 1670	
	* Fire Doors	BCA SpecC3.4, AS 1905.1	

Signature

Owner/Agent

- * A copy of this certificate together with the relevant fire safety schedule must be forwarded to Council and the Commissioner of the New South Wales Fire Brigades.
- A copy of this certificate together with the relevant fire safety schedule must be prominently displayed in the building

APPENDIX 3

Waste Management Plan

(

(

(

(

(

(

(

(

(

(

(

ť

ĺ

(

(

¢

(



(

(

(

ł

(

(

ł

f

ſ

(

ł

(

(

(

{

(

SECTION ONE – Demolition Stage

MATERIALS ON-SITE		DESTINATION		
		REUSE AND RECYCLING		DISPOSAL
Type of Material	Estimated Volume (m3)	ON-SITE specify proposed reuse or on-site recycling methods	OFF-SITE specify contractor and recycling outlet	specify contractor and landfill site
Excavation Material				
Green Waste				
Bricks			PPLICARSHE . OUT	or
Concrete			all construction	
Timber – Please specify		×	N O	
Plasterboard		NO		
Metals – Please specify		X S M.		
Other- Please specify		4		

Note Details of site area to be used for on-site separation, treatment and storage, including weather protection, should be provided on the plan drawings accompanying your application

A20

Parcamatta Development Control Plan 2001

(

(

(

(

Ę

(

2

Waste Management Plan

SECTION TWO - Construction Stage

(

ĺ

(

(

{

(

(

Ę

(

(

(

Ć

(

1

í

(

(

(

£

ŧ

í.

(

(

(

(

(

(

ime rei	ON-SITE ecify propose use or on-site cling metho	ed e ds r	RECYCLING OFF-SITE specify contractor and recycling outlet	DISPOSAL see contractor and landfill site
ime rei	ecify propose use or on-sit cling metho	e ds r	specify contractor and recycling outlet	and landfill site
			1.0	e de la companya de la compan
			CARBUE CON	
	A	K	PUICARSWE CON	
	NO	15		
7	Inter 1			
	P	XS MERE	NS MERE	M5 MERE

Note Details of site area to be used for on-site separation, treatment and storage, including weather protection, should be provided on the plan drawings accompanying your application

A21



2 Waste Management Plan

ť

(

(

(

(

(

(

ť

(

ł

ť

(

(

Ć

(

(

(

Ć

(

ţ

(

Ç

(

(

{

4

ĺ

ł

(

(

(

(

(

(

SECTION THREE – Use of Premises

TYPE OF WASTE TO BE GENERATED	EXPECTED VOLUME PER WEEK	PROPOSED ON-SITE STORAGE AND TREATMENT FACILITIES	DESTINATION
Please specify, e.g. glass, paper, food waste, offcuts	Litres or m3	Please specify, e.g. waste storage and recycling area, garbage chute, on-site composting, compaction equipment	Recycling Disposal Specify Contractor
PAPER.	10 m3	BERYOUNG TOW.	VIST.
GENERAV INERT WASTE.	15m3	WASTE STORAGE TSIN.	VVot.

Note Details of on-site waste management facilities should be provided on the plan drawings accompanying your application

A22

Pa ramatta Development Control Plan 2001

5.9

Industrial Development

Pir amata Development Control Flux 2001

Performance Criteria

Waste Management

- Provision is to be made for the storage, separation, recycling and reuse of waste material generated by new employment development
- The design of new development incorporates an area(s) for waste storage, separation, recycling and reuse

Design Solutions and Controls

- These areas are sufficient to cater for waste generation needs of the business and accessible by waste removal vehicles
- All waste material, including paper, plastic, rubber, and oil, is separated and stored on-site for collection by recycling and waste disposal contractors

Stormwater

- Pollution is to be managed in accordance with the applicable requirements of the EPA
- To provide efficient and safe stormwater drainage it may be necessary to dedicate a drainage easement — minimum width of 12 metres — on the development site, in Council's favour
- Where a drainage easement is required, written agreement from the downstream owner shall be submitted with the DA, and the easement shall be registered prior to Construction Certificate approval
- The discharge of polluted waters from the site is prohibited.
 Discharges from premises of any matter whether solid,
 liquid or gaseous is required to conform to the Clean Waters Act and its Regulations, or a Pollution Control Approval issued by the Environment Protection Authority for Scheduled Premises
- In the interests of safety and amenity, ponded water depths should not usually exceed
 - parking/paved areas: 150 mm desirable, 150 mm maximum
 - landscaping: 300 mm desirable
 - covered/fenced storage: no limit
 - roof area: as required by structural integrity

In certain circumstances, however, these ponding depths may be exceeded where it can be demonstrated that no damage to persons or property would result.

2

Waste Management Plan

SECTION FOUR - On Going Management

Describe how you intend to ensure on-going management of waste on-site (e.g. lease conditions, caretaker/manager on-site)

THE INTEGRITY OF THE ON-GOING WASTE MANAGEMENT PLAN WILL BE UNDERPINNED BY THE AGREED SCOPE OF SERVICE PROVIDED BY THE WASTE CONTRACTOR IN CONCEPT WITH THE OFFICE AND WAREHOUSE FACUTIES. MANAGEMENT TEAM.

THE RECIPING BIN AND GENERAL WASTE BING WILL BE HOUSED WITHIN THE LOADING DOCK XILES OF THE WARDACCUTE AND MOVED ON OF THE WANTEHOUSE FOR PICK-UP AND EMPTYING.

- - - -----

APPENDIX 4

Correspondence between Council & Owner relating to Upjohn Park Carpark

f

ť

í

ł

(

C

1



ſ

í

1

ý

ġ.

PARRAMATTA CITY COUNCIL

Michelle Pollard Corporate Services Co-ordinator Pharmacia and Upjohn Pty Ltd 59 Kirby Street RYDALMERE NSW 2116 Your ReferenceOur ReferencePK/050/02ContactMr G JensenTelephone9806 5717Fax No9806 5953

1 October 1998

Dear Michelle

Upjohn Park, Parking Area.

Council has resolved to accept Pharmacia and Upjohns proposal to construct the southern carpark area as per the submitted plans at no cost to Council.

The sponsorship arrangement will provide a much improved facility for park users and will solve your need for daytime Monday to Friday overflow parking into the future.

A number of conditions need to be agreed between Council and Pharmacia and Upjohn before work commences which are detailed below

- 1 Plans and Specifications for all works to be approved by council prior to commencement. Plans are to include all engineering details including soil tests and drainage design.
- 2. All works to be carried out to Councils satisfaction Council will have a project manager overseeing the project
- 3. Works to be carried out in a maximum 2 month construction period and within the following times

7 30 - 4.30 Monday to Friday 7.30 - 3 30 Saturday No Sunday work

- 4 Interference to park users to be kept to a minimum
- 5 All excavated material to be moved off-site. Council is able to provide a convenient disposal site for clean fill which is to be spread at the direction of the project manager
- 6 Pharmacia and Upjohn to be responsible for work defects and maintenance for a 6 month period after completion of work Responsibility will then revert to Parramatta City Council

7 Any damage to areas adjoining the work-site to be made good by contractor

Management issues after the Carpark is constructed

- 8 No access is to be allowed through the carpark of Pharmacia and Upjohn delivery or service vehicles.
- 9 Carparking on weekends and public holidays by Pharmacia and Upjohn Vehicles on special occasions to be allowed with Council approval.
- 10 Discussions to take place on procedures for opening and closing the park gates

Please sign this letter in the space provided and return to Council to indicate your agreement with the above conditions

Agreed for Pharmacia & Upjohn

í

(

(

ť

ŝ

f

í

ł

(

Sec.

1

đ,

ć

ARLOS MIMO Signature

Garry Jensen Park Management Co-ordinator

Signature



í

4

ł

f

(

(

1

ð

ę.

Pharmacia&Upjohn



30 June, 1998



The General Manager Parramatta City Council PO Box 32 PARRAMATTA NSW 2124

<u>Attention:</u> Ms. Ursula Oldfield Recreation Planner/Community Liaison Officer Open Space & Recreation

Dear Ms Oldfield

Re: Proposed Car Park - Upjohn Park, Rydalmere

As per your recent discussions with Carlos Mimo and Michelle Pollard in relation to the abovementioned matter, this letter is to confirm the following:

<u>Stage 1</u>

Stage 1 relates to 48 proposed car parking spaces and associated landscaping, drainage, as per formal plans submitted to Council by Peter Hunt Architect on 1st May, 1998

Pharmacia & Upjohn Pty. Limited will absorb all costs associated with Stage 1 of the abovementioned proposed car park. There will be no cost to Council at any time in relation to Stage 1.

Stage 2

Stage 2 relates to doubling the size of Car park (from 48 spaces to 96 spaces), again as per the formal plans submitted to Council by Peter Hunt, Architect, on 1st May, 1998.

As discussed with you previously, Pharmacia & Upjohn is willing to fund the second stage following a request from Council. As per Stage 1, there will be no cost to Council for the construction of Stage 2.

Telephone: +61 2 9848 3000

As previously communicated, at no time will Pharmacia & Upjohn seek exclusive rights to the parking bays as we fully understand this will be a facility shared between ourselves and the public. Furthermore, there will be no requirement for our staff to access the Reserve on weekends.

Ms Oldfield, we assure you of our intent to remain good corporate neighbours and as you are aware this proposal has local residents' support

Yours faithfully

ť

f

ć

£

ł

(

(

(

(

(

(

(

(

(

(

¢

ł

ł

(

(

(

£

ŧ

Chin Billien

CHRIS BILKEY President, Australasia

cc: Michelle Pollard. Pharmacia & Upjohn Carlos Mimo, Pharmacia & Upjohn Pty 22 August 1996

. . .)

Mr Ian Lucus Fauldings Distribution Pty Ltd 91 Hardys Road UNDERDALE SA 5032

Dear Sir,

Development Application: 96/00244/DI Property: Lot 21, DP 855339, 55 Kirby Street, Rydalmere

Reference is made to your development application for the abovementioned premises seeking Council approval for the development detailed below:-

Occupation of the proposed industrial building for the purpose of warehousing pharmaceutical products and associated office facilities.

You are advised that the application is approved subject to the following conditions:-

- All vehicles associated with the use are to be parked on the site at all times.
 Reason: To ensure all vehicles generated by the development are located off-street.
- All loading and unloading is to be conducted within the site at all times.
 Reason: To ensure loading actions do not cause on-street congestion.
- No goods to be stored outside the building.
 Reason: To ensure the amenity of neighbourhood is preserved.
- No retail sales are permissible from this site at any time.
 Reason: To ensure compliance with a statutory planning instrument.
- 5. The proposed use of the site shall be restricted to the hours between 6.00am and 6.00pm Monday to Friday and 6.00am to 5.00pm Saturday. Reason: To preserve the amenity of the surrounding area.

- 6. Semi trailer movements to and from the site shall be restricted to the hours between 7.00am and 5.00pm. Reason: To preserve the amenity of the surrounding residential area.
- Deliveries to or from the site are not permitted prior to 7.00am.
 Reason: To preserve the amenity of the area.
- Semi trailer movements to or from the site are limited to Monday to Friday except in unusual circumstances such as mechanical breakdown and in these circumstances only from 7.30am to 1.00pm on Saturday.
 Reason: To preserve the amenity of the area.
- 9. A redesign of the car parking area near the Kirby Street frontage in order that the landscape screening be widened from 5 metres to 10 metres. Screen planting in this area is to be completed by Spring 1996 and 20% of all trees planted on the whole site are to be of advanced growth. Suitable landscaping and fencing shall also be provided at the rear of the site to screen the development from the houses in Ulm Street. All details are to be included with the Building Application and shall be to the satisfaction of Council.

Reason: To ensure adequate screening of adjoining buildings and to further reduce the emission of vehicular noise from the site.

- 10. The entrance drive to the development is to be located as far south as possible subject to the concurrence of Council's Traffic Division and Telstra. Details are to be included on the Building Application. In this regard, it is suggested that discussions be held with Council's Traffic Section prior to submission of the Building Application. Reason: To ensure the amenity of the residents opposite the subject site is not adversely affected.
- 11. The erection of any advertising structures shall be subject to separate consideration by Council. Reason: To ensure compliance with Council's requirments and the statutory provisions.

You are also advised that the consent shall lapse if the development to which it refers is not substantially commenced within five (5) years of the date of notification of the consent.

It should be clearly understood that this consent in no way relieves the owner or applicant from the obligation to obtain any other approval which may be required under the Local Government Act, 1993, or any other Act,

- 2 -

20 C - 2

•)

ordinance, regulation or by-law. In particular, this consent is not an approval to carry out any works whatsoever. If it is intended to carry out building work a formal building application is to be submitted to and approved by Council prior to commencement of such works.

If you are dissatisfied with this decision, section 97 of the Environmental Planning and Assessment Act 1979 gives you the right to appeal to the Land and Environment Court within 12 months after the date on which you received this notice.

Should you have any enquiries, please contact Mr Bruno Siciliano of Council's Environmental Services Department, during normal office hours.

Yours faithfully,

Bruno Siciliano Town Planner

Peter Bunt Architect Suite 8/100 Bay Road WAVERTON NEW 2060

Dear Sir/Madam,

Notice of Determination of Building Application

Under the provisions of the Local Government Act 1993, the following application and plans have been approved subject to the conditions listed below.

97/00996/CK Application No: 55 Kirby Street, RYDALNERE NSW 2116 Address 1

a storage shed Proposal :

Conditions :

1. Council requires 48 hours notice when the following

- are ready for inspection: Steel reinforcement in position and prior to the pouring of all reinforced concrete work including footings, columns, concrete slabs and *
 - Stormwater drainage lines, disposal trenches and on site detention systems prior to covering
 - Framework complete
 - Building work complete ling work complete No building shall be occupied or used inal prior to a satisfactory final inspection by the Council's Building . NOTE
 - Such inspections being necessary so as
 - Such inspections being necessary so an to ensure compliance with the requirements of Clause 39 of the Local Government (Approvals) Regulation 1993, the Building Reasons Code of Australia and Council.

2. Work may only be carried out six (6) days a week, Monday to Friday between the hours of 7.00am to 8.00pm and Saturday 8.00am to 8.00pm. No work is permitted to be carried out on Sundays or Public Holidays, Reason: To ensure that no injury or nuisance is caused to the amenity of the adjoining area.

3. Duplicate copies of structural details are to be submitted to and approved by Council prior to commencement of building work. Readon: To ensure the structural integrity of the building and as required by Clause 31 of the Local Government (Approvals) Regulation.

- This approval is subject to the terms and conditions of Council's issued Development Consent Reference Du96/736. Reason: To ensure compliance.
- 5. Prior to the commencement of any works that involve the physical disturbance of the site a suitable surface water and sediment control plan is to be submitted to and be approved by Council. Such plan shall include all necessary measures to ensure that no other land, waterway or Council property (including any road, footpath or drainage service) is damaged or likely to be damaged or adversely affected by surface waters and/or sediment run-off. No work is to commence until such approved measures are fully implemented on the site. The approved measures are to be maintained during the development at all times to the satisfaction of Council and shall not be removed or altered without the prior written consent of Council. Reason: To ensure that such surface waters and sediment waters and sediment do not affect the natural and/or built environment.

6. Details of the intended measures to protect the proposed structures from subterranean termites shall be submitted to Council and approved prior to the commencement of any building works. Reason: To ensure compliance with Part Bl.1 of the Building Code of Australia.
This approval operates from the date of determination. court.

Building Surveyor

a review of this determination data within eventy eight (28) days of the determination data within cwenty eight (28) days of the determination data In accordance with Section 176 of the Local Government Act 1993, an applicant who is dissatisfied with this Act 1993, an applicant who is dissatisfied with this Act 1993, an applicant who is dissatisfied with this determination within tweive (12) months of the date of determination within tweive (12) months and Environment this notification may appeal to the Land and Environment

Your attention is drawn to Section 100 of the Local Government Act 1993 which permits an applicant to request a review of this determination, such request must be made within cwenty eight (28) days of the determination date.

please Note: Attached is a list of GENERAL REQUIREMENTS that is to be read as part of this approval.

- National Registration Authority laber, she (iv) a statement informing the need to maintain and regularly inspect the installed system. Reason: To ensure that the approved method has been installed and capable of porforming
- (i) the method of protection,
 (ii) the date of installation of the system,
 (iii) where a chemical barrier has been used,
 (iii) where a chemical barrier has barrier has been used,
 (iii) where a chemical barrier has been used,
 (iii) where a chemical barrier has barrier
- (B) A durable notice shall be permanently fixed to the building in a prominent location (47 the meter box, indicating:-
- building the following matcher building the following matcher with:-(A) Submission to Council of cartificates from the installer stating that the nominated termite management system has been installed as
- 7. Prior to a request for a final inspection of the building the following matters shall be complied

24 OCT 1997 Date of Determination Peter Hunt Architect Suite 8/100 Bay Road WAVERTON NSW 2060

Dear Sir/Madam,

Notice of Determination of Building Application

Under the provisions of the Local Government Act 1993, the following application and plans have been approved subject to the conditions listed below.

Application No:	97/00640/CK										
Addressi	55 Kirby Street,	RYDALMERE	NSW 2116								
Broncealt	a fire sprinkler p	pump room									

Proposali

Conditions

- 1. Council requires 48 hours notice when the following are ready for inspection:
 - "teel reinforcement in position and prior to the pouring of all reinforced concrete work . including footings, columns, concrete slabs and
 - Stormwater drainage lines, disposal trenches and on site detantion systems prior to covoring .
 - Framework complete .
 - Building work complete
 - No building shall be occupied or used prior to a satisfactory final inspection by the Council's Building NOTEI surveyor.
 - Such inspections being necessary so as to ensure compliance with the requirements of Clause 39 of the Local Government (Approvals) Regulation 1993, the Building Reasons Code of Australia and Council.

- Work may only be carried out six (6) days a week, Monday to Friday between the hours of 7.00am to 8.00pm and Saturday 8.00am to 8.00pm. No work is permitted to be carried out on Sundays or Public Holidays.
 - nolluays. Reason: To ensure that no injury or nuisance is caused to the amenity of the adjoining area.
- 3. Duplicate copies of structural details are to be submitted to and approved by Council prior to
 - commencement of building work. Reason: To ensure the structural integrity of the building and as required by Clause 31 of the Local Government (Approvals) Regulation.
- 4. Prior to the commencement of any works that involve the physical disturbance of the site a suitable surface water and sediment control plan is to be submitted to and be approved by Council. Such plan shall include all necessary measures to ensure that no other land, waterway or Council property (including any road, footpath or drainage service) is damaged or likely to be damaged or adversely affected by surface waters and/or sediment run-off. No work is to commence until such approved measures are fully implemented on the site. The approved measures are to be maintained during the development at all times to the satisfaction of Council and shall not be removed or altered without the prior written consent of Council.

written consent of entry such surface waters and Reason: To ensure that such surface waters and sediment waters and rediment do not affect the natural and/or built environment.

5. Construction is to be carried out, such that no damage is caused to trees within the vicinity of that building. Reason: To protect the surrounding environment.

Please Note: Attached is a list of GENERAL REQUIREMENTS that is to be read as part of this approval.

Your attention is drawn to Section 100 of the Local Government Act 1993 which permits an applicant to request a review of this determination, such request must be made within twenty eight (28) days of the determination date.

In accordance with Section 176 of the Local Government Act 1993, an applicant who is dissatisfied with this determination within twelve (12) months of the date of Peter Hunt Architect Suite 8/100 Bay Road WAVERTON NSW 2060

Dear Sir/Madam;

Notice of Determination of Building Application

Under the provisions of the Local Government Act 1993, the following application and plans have been approved subject to the conditions listed below.

	Application	No:	97/00641/CE
--	-------------	-----	-------------

Address: 55 Kirby Street, RYDALMERE MSW 2116

Proposal: an office fitout

Conditions :

- Council requires 48 hours notice when the following are ready for inspections
 - Building work complete
 NOTE: No building shall be occupied or used prior to a satisfactory final inspection by the Council's Building Surveyor.
 - Reason: Such inspections being necessary so as to ensure compliance with the requirements of Clause 39 of the Local Government (Approvals) Regulation 1993, the Building Code of Australia and Council.
- Work may only be carried out six (6) days a week, Nonday to Friday between the hours of 7.00am to 8.00pm and Saturday 8.00am to 8.00pm. No work is permitted to be carried out on Sundays or Public Holidays.
 - Reason: To ensure that no injury or nuisance is caused to the amonity of the adjoining area.

3. A continuous balustrade must be provided to the stairway at a height of not less than 865mm above the nosings of the stair traids and any opening does not permit a 125mm sphere to pass through it (the space is tested above the nosings). Reason: To ensure compliance with Part D2.16 of the Building Code of Australia.

 A continuous balustrade must be provided to the lobby/landing at a height of not less than 1 metre above the floor and any opening does not permit a 125mm sphere to pass through it. Reason: To ensure compliance with Part D2.16 of

the Building Code of Australia. 5. Continuously illuminated exit and directional exit signs are required to be provided to the building. A suitable drawing showing the proposed location of

the exit signs shall be submitted to and be approved by Council prior to installation. Reason: To ensure compliance with the Building Code of Australia, Part E4.

5. A system of emergency lighting is required to be provided to the building. A suitable drawing showing the proposed layout of the system shall be submitted to and be approved by Council prior to Reasons To ensure compliance with the Building

Code of Australia Parts 24.2 and 24.4.

7. Portable

Portable tire extinguishers containing an extinguishing agent suitable for the risk being protected shall be installed in accordance with As 2444 and where directed by Council's Suilding Surveyer. (Noter- water-type extinguishers need not fire be provided in a Class 2 building, or in a building or portion served by a fire hose reel). To ensure compliance with the Building

Code of Australia.

- 8. Upon completion of the erection of the building, and prior to occupation, the owner of the building shall cause the Council to be furnished with a Certificate with respect to each essential service in the building. Such certificate shall state in respect to each service that:-
 - (a) That the service has been inspected and tested by a person who is competent to carry out such an inspection and test, and
 - (b) That the service was or was not (as at the date on which it was inspected) found:-
 - (1) in the case of an existing service to have been maintained, and to be capable of operating, at a standard not less than that to which it was originally designed and installed; and
 - (ii) in the case of a new service to have been designed and installed, and to be capable of operating, to a standard not less than that required by the Loca. Government (Approvals) Regulation, and the Building Code of Australia; or by the Council, as the case may be with respect to the service.

NOTS: The Local Goverment (Approvals) Regulation 1993 also requires that at least once in each period of twelve months the owner of a building shall cause the Council to be furnished with a further certificate with respect to each essential service installed in the building and your particular attention is drawn to the abovementioned requirement. Council has standard forms which maybe used in regard to this condition.

on: In accordance with the requirements of Clause 27 of the Local Government (Approvals) Regulations 1993.

9. Openings in the fire wall are to be protected in accordance with Part C3 of the Building Code of Australia. Reason: To ensure the PRL of the fire wall is maintaised.

Please Note: Attached is a list of GENERAL REQUIREMENTS that is to be read as part of this approval.

Your attention ... drawn to Section 100 of the Local Government Act 1993 which permits an applicant to request A review of this determination, such request must be made within twenty eight (28) days of the deterministion date.

In accordance with Section 176 of the Local deverses Act 1993, an applicant who is dissatisfied with this determination within twelve (12) months of the date of this notification may appeal to the Land and Environment Court. This approval operates from the date of determination.

// Building Surveyor

Date of Determination

Peter Hunt Architect Suite S/100 Bay Road WAVERTON NEW 2040

Doar sir/Hadam,

Notice of Determination of sullding Application

Under the provisions of the Losal Gevernment Act 1993, the following application and plans have been approved subject to the conditions listed below.

Application Ho	96/00999/CJ A
Address .	58 Rirby Street, RYDALMERS NAW 2116
Proposal 1	office and fastery/warehouse building

Conditions |

s.	Counell E	for inspection:
	TLA 1990A.	for the plating of contrate
	S SIDE	for inspection, heles prior to playing of converte heles prior to in contition and prior to
	a Stee	helen prior to playing of control and prior to be reinforcement in position and prior to youring of all reinforced concrete work
		maintag of all pelatersed senerese were
		youring of all printered wishs and wding frotings, columns, concrete slabs and
13 rate	ind]	Nerse Elinerseel entered
	stai	rs mustar drainage lines, dispersi treacher mustar to severing
		matar drainage lines, eleperat
		evotor drainage lines, stops to severing
	689	
	. 7248	everk samplets
	- Mat	area flashings and second to the
	there is a	
		He building shall be eccupied or used
	ROLEI	IN OULIGING CALLSIAGLORY FLORI
		no building shell be contintatory final prior to a contintatory final inspection by the Council's building
		inspection by the promote the
	Restens	Ston Lasperty with the restirests
		such inspections with the requirements to ensure compliance with the requirements of Clause 39 of the Local Covernment
		of Clause 39 of the Louis
		Code of Averalis and Gouneil.
		CUED DE MAAAAAAAA

 Work may only be carried out six (6) days a week, Honday to Friday between the hours of 7.00am to 8.00pm and Saturday 8.00am to 8.00pm. No work is permitted to be carried out on Sundays or Public Holidays.

Reason: To ensure that no injury or nuisance is caused to the amenity of the adjoining area.

- 3. Compliance with the "summary of recommendations" listed at p.31 of the Stephen Grubits & Associates Pty Ltd., Report 96/104R1. Reason: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.
- 4. Observance for the life of the building of all the parameters, conclusions and recommendations as to use of the building and its safety features as detailed in the reports of Stephes Grubits & Associates Pty Ltd (96/104Pl) and Derek Hendry (NSW) Pty Ltd (96216/2165ECS2.oBJ-Revision 1). Reason: To ensure compliance with the conditions of approval of the Director General Department of Local Government.
- 5. The proposed evacuation training scheme proposed iv the Stephen Grubits 5 Associates Pty Ltd Report shall be developed, implemented and maintained to the satisfaction of Couscil and the building shall not be occupied until the training scheme is acceptable to and approved by Council. Reason: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.

5. The sprinkle: systems shall be as proposed at page 14 of the Berek Mendry (NSW) Pty Ltd Report (Ref: 96216/2165EC82.OBJ-Revision 1) dated 24 March, 1997. Reison: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.

- 7. An appropriate system for monitoring both authorised and unauthorised shutdows of the Sprinkler Systems shall be established and maintained for the life of the building to the satisfaction of the Council.
 - During authorised shutdown or failure of the **a**) Sprinkler Systems suitable precautions shall be implemented to:
 - restrict the likelihood of fire outbreak 1)
 - in the area served by the system(s); and limit the effect to the occupants of the building, of any fire that may occur in 111 the building.

Suitable precautions, referred to in (4) above, during authorised shutdows or failure of the systems(s) shall _sclude:

- i) restricting access to the area served by the system(s) to maintenance oz construction personnel only;
- ii) provision of suitably trained staff to continuously monitor for fire starts;
- fire iii) provision of additional portable extinguishers relevant to the risk to the subject area; and
- suitable restrictions to ensuro authorised shutdows is kept to a minimum 171 CIUSES and return to normal operation without delay.

124 socitorise system for usauthorised shutdown shall includes

- initiation of appropriate audible and visual warning signals upon unautherised shutdown of the system(s) to a personnel 4.1 area which shall be staffed at all times whilst the building is occupied; and
 - prosodurec to ensure that upon unauthorized shutdown there will be an immediate investigation of the system(s) 44.5 suitably trained by persessel and innediate restoration of the system(s). To ensure compliance with the conditions of approval of the Director Constal Department of Local Government.

Resear

2)

a 1

The installation of roof mounted exhaust fame with manual controls adjusant to the fire control penal. To eastro compliance with the conditions of approval of the Director General Department of Local Government. Resear

9. The fire shutter shall have an FRL of -/90/- and shall be installed in the position of the fire wall as indicated in Drawing A2003.

Reason: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.

- 10. An automatic wall-wetting sprinkler system complying with A52113 shall be provided to both sides of the opening to the fire roller shutter. Reason: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.
- 11. There shall be no storage of combustible items within 4m of either side of the opening in the fire wall where the -/90/- roller shutter is to be located. Reason: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.
- 12. The audible varsing device to be provided for the fire roller shutter shall be located near the doorway and be activated upon closure of the shutter, to the satisfaction of Council. Reason: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.
- 13. An early varaing system (EWS) shall be installed. capable of delivering a varaing signal with a minimum found Pressure Level (SPL) of the greate? of either 65dB(A) or 10dB(A) above the background acusd pressure levels within the proposed varebosse. Reason: To ensure compliance with the conditions of approval of the Director Second -Bepartment of Local Government;
- 14. The EMS shall eperate sutematically upon the activation of the proposed oprichlor system. Beases: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.
- 15. The emoke baffle arrangements shall be provided as at Chapter 6.V, p30 of the Stophen Grabite 6 Associates report (96/10481 Bevieles 1). Resson: To ensure compliance with the conditions of approval of the Director General -Department of Local Geverancet.

- 16. The matters referred to in the aforementioned conditions 5 to 15 above shall be listed as essential services and shall be subject to the provisions of clause 27 of the Local Government (Approvals) Regulation 1993.
 - Reason: To ensure compliance with the conditions of approval of the Director General -Department of Local Government.
- 17. That the sprinkler heads be installed in the building as specified in Appendix P of Stephen Grubits & Associates report 96/104 Revision 1. Reason: To ensure compliance with the conditions of approval of the Director General - Department of Local Government.
- 18. Regnamatics shall be installed on all horizontal exit doorways so doors will close, automatically on the operation of a fire plarm. - Self (a) -- 3 Reason: To comply with Fire Brigade recommendation.
- 19. Continuously illuminated exit and directional exit signs are required to be provided to the building. A suitable drawing showing the proposed location of the exit signs shall be submitted to and be approved by Council prior to installation. Reason: To ensure compliance with the Building

Code of Australia, Part 24 and the Fire Brigade recommendation.

20. A system of emergency lighting is required to be provided to the building. A suitable drawing showing the proposed layout of the system shall be submitted to and be approved by Council prior to installation.

Reason: To ensure compliance with the Building Code of Australia Farts 24.2 and 24.4.

- 21. Additional signage and painted directional lines on the floor to clearly designate required egress paths to the satisfaction of Council. Reason: To assist in execution of
 - Reason: To assist in evacuation of occupants in the event of an emergency after the installation of racking systems etc.
- 22. Openings within fire walls shall be protected by -/90/30 self closing fire doors (exits) or -/90/30 automatic sliding fire doors. Reason: To ensure the integrity of all fire walls.

23. Fire hose reels shall be provided to the building in accordance with the requirements of Part E1.4 of the Building Code of Australia and AS 1221 and AS To ensure compliance with the Building 2441. Reasons

Code of Australia.

- 24. Hydrants shall be installed to the building as required by Part El.3 of the Building Code of Australia and sust comply with the relevant parts of AS 2419.1. Such hydrants shall not be provided until Council has been furnished with a report issued by the N.S.W. Fire Brigades, indicating that the proposed hydrants are readily accessible and are suitable for use with the fire hoses and appliances of the Brigades. To easure compliance with the Local Government (Approvals) Regulation and the Leasont Building Code of Australia.
- 25. Manual call points shall be installed in areas where there is maximum occupancy to ensure early warning on the eighting of fire. To comply with Fire Brigade Reasons Recommendations.
- 26. In accordance with Factory Mutual requirements, the racking system shall be designed and installed so that shelving is open and such that any containers and boxes will not prevent the sprinkler system discharge from reaching all contents stored within the racks. To essure the effective operation of leases: sprinklers.
- containing extinguishers extinguishing agent suitable for the risk being protected shall be installed in accordance with AS 2444 and where directed by Council's Building 27. Portable Surveyor. (Bote:- water-type extinguishers need not be provided in a diase 2 building, or in a building or portion served by a fire hose real). Resson: To ensure compliance with the Building Code of Australia.
- 28. The fire doors within the office/toilet area fire wall shall achieve a minimum fire resistance level of -/90/30 and be self-closing or automatic closing. Reason: To comply with the Building Code of Australia, Clause 3.5.

- 29. The external stairs/access bridges shall be of non-combustible construction throughout. The doors opening to the external stairs/access bridges shall be protected with -/60/30 self closing fire doors. Reasons To comply with the Building Code of Australia, Clause D1.8.
- 30. The space below fire isolated stairs shall not be enclosed. The space below non-fire isolated stairs shall not be enclosed unless the enclosing walls and ceiling have a Fire Resistance Level of not less than 60/60/60 and any access door is fitted with a self-closing -/60/30 fire door. Reason: To comply with the Building Code of Australia Part D2.8.
- 31. The following schedule specifies the essential services required (or permitted) to be installed to the building in accordance with the Local Government (Approvals) Regulation 1993.
 - (4) Automatic sprinkler systems
 - (b) Emergency lighting
 - (c) Illuminated exit signs
 - (d) Fire dampers
 - (*) Fire doors
 - (f) .Fire hydrants
 - (g) Hose reals
 - (h) Protable fire extinguishers
 - (1) Presserising systems
 - (j) hoof mounted exhaust fans
 - (b) Backing system installation 6 use
 - (1) Evacuation training scheme
 - (a) Sprintler shutdown precautions
 - (a) Well wetting sprinklers
 - (.) Storage areas adjacent to fire shutters

222

(p) Barly waralay system

AND A SECTION OF A SECTION

(g) Smoke baffles

- Automatic fire doors not installed applied this elf ristod directional and the transforme downs. (2)
- 621 Painted directional exit line
- (t) Manual call points
- (w) Fire Shutters
- Upon completion of the erection of the building, and prior to occupation, the owner of the building shall cause the Council to be furnished with a 32. Certificate with respect to each essential service in the building. Such certificate shall state in respect to each service that:-
 - That the service has been inspected and tested fa) by a person who is competent to carry out such an inspection and test, and
 - (b) That the service was or was not (as at the date on which it was inspected) found:-
 - (i) in the case of an existing service to have been maintained, and to be capable of operating, at a standard not less than that to which it was originally designed and installed; and
 - (11) in the case of a new service to have been designed and installed, and to be capable of operating, to a standard not less than that required by the Local Government (Approvals) Regulation, and the Building Code of Australia; or by the Council, as the case may be with respect to the service.

BOTE: The Local Government (Approvals) Regulation 1993 also requires that at least once in each period of twelve months the owner of a building shall cause the Council to be furnished with a further certificate with respect to each essential service. installed in the building and your particular attention is drawn to the abovementioned requirement. Council has standard forms which maybe used in regard to this condition.

In accordance with the requirements of Resear Clause 27 of the Local Coversmeat (Approvals) Regulations 1993.

- 33. The building shall be divided by 90/90/90 FRL fire walls to form three separate fire compartments as follower
 - 2 storey office compartment; -
 - 2 storey warehouse compertments ÷.
 - 1 storey warehouse compartment.

Reasures To comply with the resonvendations of the Beadry Group.

34. The messanine and level 1 office floor structure shall have an FRL of 90/-/- . Reason: To provide intermediate support to

the two storey high precast panel fire walls.

JS. Details of the "fire approved conveyor gate" which appear to obstruct the paths of travel to exits, shall be submitted to Council for approval prior to their installation. Reasont To manual Reason: To ensure compliance with the Building

Code of Australia, Clause D1.6.

36. In a required exit, or in path of travel to a required exit (except for doorways), a minimum unobstructed vertical clearance of 2 metres and a minimum unobstructed width throughout of 1 metre shall be provided.

Reseost To ensure a reasonable level of fire safety within the building 4.0 completed.

- 37. A door in a required exit, forming part of a required exit or in the path of travel to a required exit, must be readily openable without a key from the eide that faces a person seeking egress. Such shall be by a single-kand action device which is located between \$00mm and 1200mm from the floor. Dead-locks shall not be installed. Ressont To ensure a reasonable level of fire safety within completed. the building Â.
- The factory/warehouse building elements 38. shall achieve the following minimum fire resistance levels:-
 - External walls -/-/--
 - Fire valle 90/90/90

Documentary evidence demonstrating compliance shall be submitted to Council prior to works commencing.

- Ressont To ensure compliance with the Building Code of Australia Specification Cl.1.
- 39. The building shall be provided with a 6 metre wide perimeter vehicle access for emergency vehicles. Reason: To comply with the Building Code of Australia, Clause C2.3.

- 40. The fire wall between the office/toilet area and the warehouse/factory portion shall achieve a minimum fire resistance level of 90/90/90 Reason: To comply with the Building Code of Australia, Specification Cl.1, Table 4.
- 41. Provide documentary evidence that the requirements of the Norkcover Authority of NSW have been met, in relation to the flammable goods store. Reason: To ensure the safety of people using this building.
- 42. Details of mechanical ventilation and comfort air conditioning are to be submitted to Council for approval prior to installation. Reason: To ensure compliance with the Local Government (Approvals) Regulation 1993 5

the Building Code of Australia.

43. Written notice of completion shall be given to Council. The building (or portion) shall not be occupied prior to the issue of a Certificate of Classification by Council. Reason: In accordance with the requirements of the Local Government Act 1993 and

Approvals Regulation thereunder.

44. Suitable surface water and sediment controls including all necessary measures to ensure that no other land, waterway or Council property (including any road, footpath or drainage service) is damaged or likely to be damaged or adversely affected by surface waters and/or sediment run-off are to be fully implemented on the site. The measures are to be maintained during the development at all times to the satisfaction of Council and shall not be removed or altered without the prior written consent of Council.

Reason: To ensure that such surface waters and sediment waters and sediment do not affect the natural and/or built environment.

45. Upon completion and prior to occupation of the building a certificate from a practising structural engineer shall be submitted to Council certifying that the building has been erected in compliance with the approved Structural Drawings and relevant S.A.A. Codes and is structurally adequate. Reason: To ensure the structural integrity of the building.

- 46. This approval is subject to the terms and conditions of Council's issued Development Consent Reference DA94/739. Reason: To ensure compliance.
- 47. The building shall be set out by a Registered Surveyor. A survey certificate shall be submitted when the building is constructed to damp proof course level and shall not progress beyond that point until approval has been granted by Council's Building Surveyor. Reascal To ensure compliance with the Local Government Act, 1993.
- 48. Access for people with disabilities shall be provided to the building in accordance with Part D3 of the Building Code of Australia and Council's "Physical Access Policy". Reason: To ensure that the City of Parramatta becomes an accessible community to all people regardless of their abilities.
- 49. A continuous balustrade must be provided to the stairway, messanine, access bridge or the like at a height of not less than 1 metre above the floor and any opening does not permit a 125mm sphere to pass

through it. HOTE: Balustrades within the fire isolated stairway and factory/warehouse portion may be constructed as

- (a) the space between balusters or the width of any opening in the balustrade is not more than
- source; or (b) where rails are used, a rail is provided at a height of not more than 150mm above the nosings of the stair treads or floor of the landing, balcony or the like and the space between the rails is not more than 460mm.

Reason: To comply with the Building Code of Australia, Clause D2.16.

50. The creation of a Positive Covenant (under the provisions of the Conveyancing Act) on the property title to ensure the maintenance of the on-site detention facilities on the property. A copy of a typical covenant may be obtained from the Development Control Unit. Prior to occupation the covenant is to be submitted to Council for approval before registration with the Land Titles Office. Reason: To reduce flooding throughout the catchment. 51. Prior to occupation the applicant's Engineer is to certify that the detention system has been inspected during construction and will function as designed and will sustain appropriate traffic To reduce flooding and to ensure public Ressons

safety.

- 52. The applicant is to locate any utility services affected by the proposal and is to be responsible for any damage to, or relocation of, the services required by the proposal including adjustment to the ievels of pit lids etc. All works to be carried out to the satisfaction of the relevant Authority at no cost to the Authority or Council. Reasons To protect stillty services.
- 53. Work-As-Executed plans of the stormwater drainage system giving grate, invert and ground or surface levels, certified by a suitably qualified person, are to be submitted to Council prior to occupation for ensuring compliance with approved plans. This expelseion is to state whether the function as designed and is to certify the volume of System will on site detention provided and the structural adequacy of the detention system. Reason: To ensure works comply to approved

plass.

Construction of a heavy duty vehicular crossing in accridance with Council's Standard Plan No. 5426. 54. Disused crossings are to be removed and the kerb reconstructed. Reason:

To ensure accuss is structurally adequate.

The minimum fire resisting construction required in: \$5. - Office portion - Type Construction - Factory/Warehouse portion - Type C Construction. Reason: To comply with the Building Code of Australia, Part Cl.

Please Note: Attached is a list of GENERAL REQUIREMENTS that is to be read as part of this approval.

Your attestion is drawn to Section 100 of the Local Government Act 1993 which permits an applicant to request a review of this determination, such request must be made within twenty eight (28) days of the determination date.

In accordance with Section 176 of the Local Government Act 1993, an applicant who is dissatisfied with this determination within twelve (12) months of the date of this motification may appeal to the Land and Environment

This approval operates from the date of determination.

Building Surveyor

29-7-97 Date of Determination

Approval Conditions - 55 Kirby Street, RYDALMERE NSW 2116

Application No: 739/94/DK

(Reference: 9418891/DA94/739)

- 1. A building application, including 3 copies of appropriate plans and specifications shall be submitted for consideration and be approved prior to the commencement of any building works. Such application and plans shall comply with the relevant statutory requirements, in particular the Building Code of Australia (NSW amended);
 - (i) for site 1:
 - The class 1a building shall comply with the requirements of Specification C1.9.
 - The class 5 part shall have a minimum construction type of B.
 - The class 7 part shall have a minimum construction type of C.

NOTE: The above construction types are

established provided that the class 5 & 7 parts are appropriately fire isolated from one another.

- (ii) for site 2:
- The class 5 part shall have a minimum construction type of C.
- The class 7 part shall have a minimum construction type of A, provided the requirements for 'large isolated buildings' is met.

NOTE: The above construction types are

established provided that the class 5 & 7 parts are appropriately fire isolated from one another.

Reason: To ensure compliance with requirements of the Local Government Act 1993 and the Building Code of Australia. 2. Provision of two hundred and thirteen (213) car parking spaces. All areas to be used for car parking and accessways are to be suitably marked and signposted and constructed of a hardstanding all-weather material drained to the satisfaction of Council.

Reason: To ensure satisfactory maintenance of required car parking facilities.

NOTE:

- With regard to this condition, the applicant is advised that carparking has peen assessed in terms of the RTA guidelines of one (1) space per 300m² for warehouse development and one (1) space per 40m² for associated office development. In line with this, any proposed subdivision of the site will require the appropriate distribution of carspaces.
- 3. Separate development consent is to be obtained in respect of the buildings prior to occupation or use thereof. Reason: To ensure compliance with requirements of the relevant planning instrument.
- 4. External glazing and cladding of the building are to be of minimal reflectance (maximum of 15%) so as to avoid nuisance in the form of glare or reflections to the occupants of nearby building, s pedestrians and motorists. In this regard, it will be necessary for samples of the glazing and external cladding to be submitted, together with a detailed report in respect of the glare and reflection effects of the Such report and samples are to be development. submitted for approval of the Director of Environmental Services prior to the issue of a building permit.
 - Reason: To ensure any glazing used in the building will have minimal impact on the surrounding area.
- 5. Samples or brochures of the proposed materials to be used on the building are to be submitted with the building application shall and be the to satisfaction of the Manager - Approvals. Reason: To ensure the development is sympathetic

with the surrounding open space and residential developments.

6. The proposed landscaping on the site shall be in accordance with the submitted landscpae plans prepared by Urban Landscape Planners - Drawing No. 001214/TM.
 Reason: To ensure the development provides a good

standard of landscaping on the site.

7. The submission with the building application of detailed plans showing the method proposed for the disposal of stormwater from the development site and the effect, (if any), of the erection of the proposed development on drainage of adjoining sites. The proposed disposal of stormwater shall comply as closely as practically possible with the provisions of Council's Code for the Disposal of Roof and Surface Waters from Building Developments, 1988. Particular attention is drawn to Section 2.2.8 of the code concerning stormwater flow from adjoining properties and Section (5) concerning on-site detention.

Reason: To control stormwater drainage.

8. The drainage system is to include the provision of on-site detention of stormwater in accordance with Council's policy. The site storage volume (SSR) will be a minimum of 330m³/ha and the maximum permitted site discharge (PSD) will be 130 1/s/ha. These values will only be obtained if high early discharge is achieved and the detention system is off-line. The design should be carried out in accordance with the On-site Detention Handbook prepared by the Upper Parramatta River Catchment Trust.
Reason: To meet Council's standard and reduce

n: To meet Council's standard and reduce flooding throughout catchment.

9. Provision is to be made for the collection and disposal in an approved manner of any overland flow entering the subject property, or concentrated as a result of the proposed works. Reason: To prevent damage by overland flow on public/private land. 10. The submission with the stormwater drainage drawings of detailed plans showing the proposed method(s) for erosion and sediment control, including the measure(s) to limit the impact of proposed works on all surrounding properties in the vicinity. Details of sediment control are to be generally consistent with the "Pollution Control Manual for Urban Stormwater", August 1989, State Pollution Control Commission, (ISBN 0 7305 0702 5), and/or the Draft Techniques for Soil & Water Management at Building Sites, Department of Housing, March 1992, (ISBN 0 7305 9623 0), and/or the Soil Conservation Service of NSW.

Reason: To minimise impact on environment.

The creation of a Positive Covenant (under the 11. provisions of the Conveyancing Act) on the property title to ensure that the on-site detention facilities will be adequately maintained. A copy of а typical covenant may be obtained from the Development Control Unit. The covenant is to be submitted to Council for approval prior to registration with the Land Titles Office. (Note: Building plans will not be released prior to proof of lodgement of the covenant with the Land Titles Office.)

Reason: To reduce flooding throughout the catchment.

12. During construction, adequate provision is to be made for the positioning of cranes, if to be used, wholly within the site. Cranes are not to be positioned on Council's roadway or footpath areas, unless specific approval for same has been granted, in writing, by Council. Reason: To minimise disruption to traffic.

13. No building waste container or skip may be stored, placed or otherwise permitted to stand on any public street, inclusive of the footpath, nor in any public place, whilst there is sufficient space for the storage of the container within the user's premises.

Reason: To ensure public safety and to minimise disruptions to traffic.

- 14. Such containers will only be permitted with the written consent of Council and upon payment of the prescribed fee, and shall comply with all requirements of the guidelines for the placement of building waste containers within the Parramatta City Council Area. Application forms and copies of the Guidelines are available from Council's Manager Traffic during the hours of 8.30am to 4.30pm. Reason: To ensure compliance with Council's requirements and to ensure public safety.
- 15. Provision of safe pedestrian access along the footpaths adjacent to the site at all stages during the works associated with the development, the developer accepting full public risk and liability at all times during the project. Reason: To ensure public safety.
- 16. A cash bond or bank guarantee of \$10,000 is to be lodged prior to any site works, to cover any damage to Council's assets as a result of the demolition of existing buildings, excavation of the site below ground level, or the disposal of material from the site. The bond will be refunded upon receipt of written application, on the satisfactory completion of excavation works and the completion of construction works to no less than footpath level. Reason: To protect Council's assets.
- 17. Submission, in conjunction with the building application, of a geotechnical report showing that the proposed fill is suitable for the intended development of the site. Reason: To ensure geotechnical stability of development.
- 18. The applicant is to locate any utility services affected by the proposal and is to be responsible for any damage to, or relocation of, the services required by the proposal including adjustment to the levels of pit lids etc. All works to be carried out to the satisfaction of the relevant Authority at no cost to the Authority or Council. Reason: To protect public assets.

19. Submission, in conjunction with the Building Application, of a fee of \$400 to cover the costs of checking the drainage plans and facilities. Further, a penalty fee of \$50 may be imposed, at the discretion of the Manager - Design Services, for repeated rechecking of plans for which insufficient detail has been provided.

Reason: To help cover the costs of the additional checking required for on-site detention.

- 20. The excavation of a trench and the laying of ducts under the driveway slab for future use by Prospect Electricity, in accordance with Prospect Electricity 049759H Plan No. (Note: Contact Prospect Electricity a minimum of three (3) working days prior to requiring the ducting). To prevent future excavation of the Reason: slab.
- Construction of a heavy duty vehicular crossing in 21. accordance with Council's Standard Plan No. 5426. Disused crossings are to be removed and the kerb reconstructed. To ensure access is structurally adequate. Reason:
- 22. Disturbed Areas of Council's nature strip are to be regraded, topsoiled and turfed upon completion of the development. Reason: To maintain Council's assets.
- 23. Provision of a 1.2m wide by 0.07m thick concrete footpath across the whole street frontage, 0.3m off the property line, or on an alignment directed by the Manager - Design Services. Reason: To provide pedestrian passage.
- The existing council stormwater drainage system 24. within the Kirby Street site frontage is to be upgraded as necessary to handle a 1 in 20 year stormwater event. Reason: To provide adequate drainage.
- 25. Erosion control measures are to be provided in conjunction with the stormwater drainage plans at the proposed headwall outlets discharging into Subiaco Creek. Reason: To prevent erosion of the creek.

26. A monetary contribution of \$340,000 is to be paid to towards the construction Council of traffic management facilities in Kirby Street between Finch Street and Acacia Street. An initial payment of \$96,000 shall be paid prior to the release of the Building Application for the proposed building construction on the lot adjoining to Upjohn Park. The balance of \$244,000 shall be paid prior to the release of the Building Application for the proposed warehouse construction adjoining Subiaco Creek, in any event the time for payment shall not exceed a period of twelve (12) months from the date of this development consent. Failure to comply with this requirement may result in the contribution amount being re-assessed by the Manager - Traffic.

Reason: To implement preferred Traffic Management measures in Kirby Street, to improve accessibility and road safety and to complement the Kirby Street Traffic Calming Scheme previously approved by Council.

27. In addition to the required contribution of \$340,000, splay corners to accomodate the proposed roundabout at the entrance to the proposed lot adjoining Subiaco Creek shall be dedicated to Council. The amount of land is to be generally in accordance with the preliminary concept plan prepared by Upjohns. The final detail as to the required dedication shall be to the satisfaction of the Manager - Traffic.

Reason: To implement preferred Traffic Management measures in Kirby Street, to improve accessibility and road safety and to complement the Kirby Street Traffic Calming Scheme previously approved by Council. Mayne Group Limited PO Box 1671N MELBOURNE VIC 3000

Dear Sir/Madam,

Notice of Determination of a Development Application issued under the Environmental Planning and Assessment Act 1979 Section 81 (1) (a)

Development Application No.: 96/00244/DI A

Property Address:	Lot 21 DP 855339, 55 Kirby Street, RYDALMERE NSW 2116
Proposed Development:	Modification of development consent to increase the hours of operation to between 5.00am and 6.00pm Monday to Friday and

You are advised that the abovementioned development application has been **REFUSED**, under Section 80(1)(b) of the Act, for the following reason(s):-

5.00am to 5.00pm Saturday.

- 1. The proposal will result in an increase of parking in local streets.
- 2. The proposal will result in an increase of noise in the early hours of the morning.
- 3. The proposal will result in an increase in traffic in the early hours of the morning.

In accordance with Section 97 of the Environmental Planning and Assessment Act, 1979 an applicant who is dissatisfied with this determination may appeal to the Land and Environment Court within 12 months of the date of receipt of this notification.

the 82A of Section Your attention is drawn to 1979 which Act Planning and Assessment Environmental permits an applicant to request a review of this determination, such request must be made within 12 months after the date of determination.

Mr Shakeeb Mushtaq Authorised Officer

10/2/04

Date of Determination

CL ENVIRONMENTAL SERVICES

PART A

ENVIRONMENTAL SERVICES COMMITTEE

EXECUTIVE SUMMARY

16 September 1996

SITE	55 Kirby Street, Rydalmere (Elizabeth Macarthur Ward). (Location map is provided at page 3)
PROPOSAL	Installation of an underground fire sprinkle water storage tank within the Upjohn industria warehouse site.
APPLICANT	Peter Hunt Architect
OWNER	Pharmacia & Upjohn
REFERENCE	DA 96/466 9616774 (Previous Report ES 504/96)
	7 August 1996
REASON FOR REPORT	This matter is referred to Council because the proposal relates to an industrial developmen adjoining a Reserve and because of Council's previous consideration in respect of the subjec site.
REPORT OF	Manager - Approvals (ES 585/96)
PUBLIC PARTICIPATION	The application was advertised from 21 August to 4 September. No submissions have been received in respect of this proposal.
ZONING OF LAND	Industrial 4 - Parramatta Local Environmental Plan 1993 Dundas Ward.
RECOMMENDATION	

to the following conditions:-(1) DP0001 (Building Application)

(2)

DP0034 Prior to the commencement of any works that involve the physical disturbance of the site, a suitable surface water and sediment control plan is to be submitted to and be approved by Council. Such plan shall include all necessary measures to ensure that no other land, waterway or Council property (including any road, footpath or drainage service) is damaged or likely to be

damaged or adversely affected by surface waters and/or sediment run-off. No work is to commence until such approved measures are fully implemented on the site. The approved measures are to be maintained during the development at all times to the satisfaction of Council and shall not be removed or altered without the prior written consent of Council.

Reason: To ensure that such surface waters and sediment waters and sediment do not affect the natural and/or built environment.

(3) The exposed section of the structure shall be painted in a colour or colours which complement the warehouse building. Details of the proposed colour scheme/schemes are to be included with the building application.

Reason: To ensure that the structure does not create a strong visual impact.

(b) The applicant be advised of the right of appeal to the Land and Environment Court against Council's decision in the matter.



20

(

Ken Ferris Manager - Approvals

CL.....ENVIRONMENTAL SERVICES

10

Bruno Siciliano Town Planner

2 September 1996 bs:jp

ATTACHMENTS

1. Plan depicting location of proposed water tank



PART B

ENVIRONMENTAL SERVICES COMMITTEE

16 September 1996

SITE 55 Kirby Street, Rydalmere (Elizabeth Macarthur Ward). Lot 20 DP 855339

COMMENTS AND DISCUSSION

- 1. Councillors will be aware that the subject site previously contained an unauthorised water tank structure within the front building alignment.
- The unauthorised structure has subsequently been removed as a result of Councils resolution at its meeting on 29 July 1996, at which time Council considered a Section 102 application for amendments to the proposed Fauldings warehouse building. (Refer Manager - Approvals Report ES 504/96).
- The current application seeks approval to construct an underground water tank beneath existing carparking spaces within the site. The plan included as Attachment 1 indicates the proposed location.
- 4. The proposed location of the tank will marginally expose the tank structure. (refer Section at A on attached plan). It is not considered that the minimal concrete section will create a strong visual impact from within the site and should not be visible from outside the site. A condition regarding the appropriate treatment of the concrete section is included as Condition 3.
- 5. The proposal is considered satisfactory from a planning viewpoint and is, therefore, recommended for approval.

OPTIONS

6. Council may approve the application subject to the conditions of consent

OR

Council may refer the matter back to the Manager - Approvals for a further report.

SECTION 90 COMMENTS

7. All the matters required to be considered in accordance with Section 90(1) of the Environmental Planning and Assessment Act 1979 have been considered in the preparation of this report.

LOCATION MAP



APPENDIX E - DANGEROUS GOODS LICENSE REVIEW

Notification of dangerous goods on premises form

DG - 01

Index number/steet name Index number Index number Postcode Index number Index number Index number Postcode Index number Index number Postcode Index number Index number Index number Postcode Index number Index number Index number Index number Index number Index number Paintly/Sumare Index number Paintly/Sumare Index number Index number Paintly/Sumare Paintly/Sumare Index number Paintly/Sumare Paintly/Sumare Paintly/Sumare Index of bith (con/MAYYY) Paintly/Sumare Paintly/Sumare Paintly/Sumare	APPLI	CAT	ION	TYP	E (se	lect	only o	ne b	ox)	L H		- los TI				and a state			(the										
New occupier of an existing dangerous goods notifiable site (where the notification has expired) \$100 fee applies. Prese provide the following for a further notification or, if you are a new occupier of an existing dangerous goods notifiable site. Vehowing for a further notification or, if you are a new occupier of an existing dangerous goods notifiable site. Vehowing for a further notification or, if you are a new occupier of an existing dangerous goods notifiable site. Vehowing for a further notification or, if you are a new occupier of an existing dangerous goods notifiable site. Site of a new site or a new occupier of an existing dangerous goods notifiable site. Number of a new site or a new occupier of an existing dangerous goods notifiable site. Number of a new site or a new occupier of an existing dangerous goods notifiable site. Number of a new site or a new occupier of an existing dangerous goods notifiable site. Number name Individual occupier New occupier <td>New sit</td> <td>e \$10</td> <td>0 fee</td> <td>appli</td> <td>es.</td> <td></td>	New sit	e \$10	0 fee	appli	es.																								
Transe provide the following for a further notification or, if you are a new occupier of an existing dangerous goods instruction Expiry date (ED/MM/YYYY) Signed Or the site address itreet number/street name (include Lot or DP number if applicable) Siste Siste Postcode Siste Postcode C N/S ⊂ C Siste Postcode Siste Postcode Siste Postcode Siste Postcode C N/S ⊂ C Siste Postcode Siste Postcode Siste Postcode Siste Postcode C N/S ⊂ C Siste or an existing dangerous goods notifiable site (where the notification period is expired), it is only required for a further notification where details have changed. 1 Individual occupier Ne Panily/Sumarne Size Panily/Sumarne Size of birth loo/MM/YYY Size of birth loo/MM/YYY Size of birth loo/MM/YYY Size of birth loo/MM/YYY Size of birth loo/MM/YYY <td>🔲 Further</td> <td>notifi</td> <td>cation</td> <td>To b</td> <td>e supr</td> <td>olied</td> <td>every</td> <td>12 m</td> <td>onth</td> <td>IS -</td> <td>\$10</td> <td>0 fee</td> <td>э ар</td> <td>plie</td> <td>s.</td> <td></td>	🔲 Further	notifi	cation	To b	e supr	olied	every	12 m	onth	IS -	\$10	0 fee	э ар	plie	s.														
Notice number for the site (if known) Expiry date (DD/MM/YYY) 56/ or the site address 156/ Site Postcode 156/ Site Postcode 157/ Site Postcode 158/ Site Postcode 159/ Site Postcode 159/ Site Postcode 159/ Site Postcode 159/ Site Postcode 150/ Site Postcode 16 Partity/Sumame Postcode 16/ Postcode Postcode 17/ Mobile number Fax number 18/ Postcode Postcode	New oc	cupie	r of ar	n exis	ting da	ange	rous g	oods	noti	fiab	le s	ite (v	vhe	re th	ne n	otif	icati	on h	as e	expi	red)	\$10	00 f	ee a	ppl	ies.			
15/			the fo	llow	ing fo	r a fi	urther	noti	ficat	ion	or,	if yo	u a	re a	ne	wo	ccu	pier	of	an (eixe	ting	da	nge	rou	na G	1000	ds	
Intert number/street name (include Lot or DP number if applicable) S Site name Intert name Intert name Site Postcode Site Postcode<	Acknowled	lgeme	ent nu	mber	for th	e site	e (if kn	own)	1			Exp	iry c	late /	(DD)	/MN	VYY	(Y)			or tl	he s	ite	addr	est	S			
Site New name Note of birth (co/MA/YYY) New once on coupler New on P T Y T P P New on P T Y T P <tr< td=""><td>and the second second</td><td>her/s</td><td>treet r</td><td>name</td><td>(inclu</td><td>de L</td><td>ot or D</td><td>Pnu</td><td>mbe</td><td>r if</td><td>lage</td><td>icab</td><td>e)</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr<>	and the second	her/s	treet r	name	(inclu	de L	ot or D	Pnu	mbe	r if	lage	icab	e)																
KIKE State Postcode KILD State Postcode Postcod	55				ĊĊ						jĹ																		
State Postcode C \ D A C M E R E N S \ O SITE OCCUPIER'S DETAILS (person in control of thesite) Equirad for a new site or a new occupier of an existing dangerous goods notifiable site (where the notification period as expired). It is only required for a further notification where details have changed. I Individual occupier Itel Family/Sumame Itel Family/Sum	and the second se	20 30	4	5	TR	E	E.	T																					
SITE OCCUPIER'S DETAILS (person un control of file-site) tequired for a new site or a new occupier of an existing dangerous goods notifiable site (where the notification period tas expired). It is only required for a further notification where details have changed. .1 Individual occupier tide Family/Sumame type name type na	Suburb						3			1		<u> </u>	-11			82		-1-		-	T.		-			-		de	F
tequired for a new site or a new occupier of an existing dangerous goods notifiable site (where the notification period ias expired). It is only required for a further notification where details have changed.	RYD	A	CM	TE	RI						N										Ļ	MI	S	20		2	1	1	10
tequired for a new site or a new occupier of an existing dangerous goods notifiable site (where the notification period ias expired). It is only required for a further notification where details have changed.	eber (NCCI		D'Q		VIEG	liner		1.000	1010		615c	al.	31				a per											
ias expired). It is only required for a further notification where details have changed. Individual occupier itle Family/Surname itle Particular Particular Particular Part Part Part Part Part Part Part Pa	and the state of the state of the		- California	Starsharts	Manual Street of Street	-Courina	Sector No. 21	Bridt Bridt Ma	of the second second	Married Workshop	CALCONNEL.	No. Constantion	C. P. Street	CHEN MARKE				C - L					+1-		. c.				
Individual occupier iven name iven name <	Required f	or a t	is onl	ite or v rec	a nev	for a	cupie a furth	r of a ner ne	n ex	cati	ng on v	dang whe	jero re d	eta	goo ils h	ave	noti e ch	tiab ang	le s ed.	ite	(wh	ere	the	not	.1110	cati	on p	peri	bo
itle Family/Surname Siven name Siv																													
inver name inver name inver names inver of birth (DD/MM/YYYY) invertice ontact number mail invertice ontact number Mobile number Fax number	한 것은 지금 영화하는	ndua	1 000			ISur	namo																						
Dither names Date of birth (DD/MM/YYY) Date of birth (DD/MM/YY) Date of birth (DD/M/YY) Date of birth (DD/M/YY)<		Ē		1	rarriny				}																0	1)		
Pate of birth (DD/MM/YYYY) Paytime contact number Pax number Paytime contact number Pax number mail lease go to section 2.4 2 Corporation occupier egal name S T M S 1 O N P T Y Y P S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y P I S T M S 1 O N P T Y Y Y Y P I S T M S 1 O N P T Y Y Y Y P I S T M S 1 O N P T Y Y Y Y P I S T M S 1 O N P T Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y	Given nam	JLJL Ə					<u>المسال</u>														No.					1			- <u>/</u>
Pate of birth (DD/MM/YYYY) Paytime contact number Mobile number Fax number Paytime contact number Pax number mail lease go to section 2.4 2 Corporation occupier egal name S T M S 1 O N P T Y Y Y P S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y Y P I S T M S 1 O N P T Y Y Y P I S T M S 1 O N P T Y Y Y Y P I S T M S 1 O N P T Y Y Y Y P I S T M S 1 O N P T Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y																									_				
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Other nam	es Ir Ir							1									-						H	-	1	1		1
$\begin{array}{c c c c c c c c c c c c c c c c c c c $										1				ļĻ											- 20			1	L
mail Tease go to section 2.4 .2 Corporation occupier egal name S T M B 1 O P T Y J T P legistered business (trading name) S T M B 1 O P F Y J T D legistered business (trading name) S T M B 1 O P F Y J T D BN BN Z S 000 S 7 5 0 3 Y	Date of biri	n (DD																											
mail mail lease go to section 2.4 2 Corporation occupier egal name 5 T M 6 1 0 P T Y T P legistered business (trading name) 5 T M 6 1 0 P T Y T D legistered business (trading name) 1 P T Y T D 1 P T T T T T T T T T T T T T T T	II'L_ Davtime co	ntact	numb)er				Mot	oile r	านทา	ber								Fa	ax r	uml	ber							
Itease go to section 2.4 .2 Corporation occupier egal name S T M B 1 O N P T Y L T D legistered business (trading name) S T M S 1 O N P T Y L T O legistered business (trading name) S T M S 1 O N P T Y L T O BN Z ≤ 000 € 7 5 03 4]												20										
2 Corporation occupier egal name S T M B 1 O P F Y L T D legistered business (trading name) S T M C 1 O P F Y L T D BN Z S 000 중 7 S 0 3 4	Email								-11	-11				-1)(5418 1.00			1	
2 Corporation occupier egal name S T M B 1 O P F Y L T D legistered business (trading name) S T M C 1 O P F Y L T D BN Z S 000 중 7 S 0 3 4										L							L								1200		L		
egal name S T M B 1 O N P T Y Y D legistered business (trading name) S T M B 1 O N P T Y Y D I D D P T Y Y D BN Z S 000 8 T S 03 Y	Please go t	o sec	tion 2.	4																		0ý							
egal name S T M B 1 O N P T Y Y D legistered business (trading name) S T M B 1 O N P T Y Y D I D D P T Y Y D BN Z S 000 8 T S 03 Y				Carlosa.		an na Seraa			n ann NaMA		onen Saleta				n na s Na ta			an a		5.50	19.25	lana.		darita.		n Dela		deret.	
5 4 M B 1 O N P T 4 L T P legistered business (trading name) 5 4 M S 1 O N P T 4 L T O BN Z 5 000 8 7 5 0 3 4	Sector Contractor	1. 1. 1. 1. 1.	ion o	ccup	hier																								
Image: Second									1-			1	<u></u>		7	<u> </u>		<u> </u>	-1		II	<u> </u>	<u> </u>		36,50	1	1		
STMBLON PTYLTO BN ZS 000 873 034	2 7 111	D	10	N			17																				1		
STMBLON PTYLTO BN ZS 000 873 034	Cogiotorod	buoin	000 /*								1											H			575				
BN 25 000 875 034									T	10			1			-1		Ĩ						- I	526	ſ)	1	1
25 000 875 034																											1		
25 000 875 034		ll-		المسال			IL_H			1								<u>FI</u>						A.		H			
		00	0	8	75]-[<	03	4																					
		0 000	tion 2	223			S.S.																						
Notification of dangerous goods on premises form

0

6. STORAGE DETAILS (must be completed for both new notification	is and further notifications)
If space is insufficient please provide details on a separate sheet of paper	r.
Storage facility	
identifier Type of storage facility	
Class or division Maximum storage capacity Unit (L or kg or number)	<u>, , , , , , , , , , , , , , , , , , , </u>
]
UN number Class or division Typical quantity	Unit (L or kg or number) Packing group
1959 2 12932	
Propershipping name	
AEROSOLS	
Product or common name	
	55
UN number Class or division Typical quantity	Unit (L or kg or number) Packing group
1950 22 2023	
Proper-shipping name $A \in \mathbb{R} \cup S \cup L \leq \mathbb{R}$	
UN number Class or division Typical quantity	Unit (Lor kg or number) Packing group
Proper shipping name	
TINCTURES MEDICINAL	
Product or common name	
UN number Class or division Typical quantity	Unit (Lor kg or number) Packing group
1170 3 677	
ETMANUL	
Product or common name	



UN No	UN Description		PG (I, II, III)	Rydalmere (Snap shot as of 01/10/20 Product/Common Name	Total Qty Units	Units L
1950	Flammable Gas	the survey of th	Not specified	Aerosols Flammable	47538	
				i lorocolo i laminable	4/536	10339
1950	Non Flammable Non Toxic	2.2	Not specified	Aerosol, Non Flammable	40788	0004
				in teresely intern naminable	40788	2234
	Flammable & Combustible Lig	3	11	Acetone	137	1257?
1170	Flammable & Combustible Liq		111	Ethanol	6084	1131
1170	Flammable & Combustible Liq	3	11	Ethanol	13611	3609
	Flammable & Combustible Lig	3	1	Ethanol	13011	18
1170	Flammable & Combustible Liq	3	Not specified	Ethanol	4266	588
1193	Flammable & Combustible Liq		111	Methyl ethyl ketone	114	500
1204	Flammable & Combustible Liq	3	11	Nitroglycerin solution in alcohol	708	44
1219	Flammable & Combustible Liq	3	11	Isopropyl alcohol	16	8
1266	Flammable & Combustible Liq	3	Not specified	Perfumery Products	1066	85
1266	Flammable & Combustible Liq	3		Perfumery Products	2083	165
1293	Flammable & Combustible Liq	3	11	Tinctures, medicinal	360	2
	Flammable & Combustible Liq	3	11	Alcohol	951	138
1993	Flammable & Combustible Liq	3	111	Flammable Liquid	3665	370
1993	Flammable & Combustible Liq	3	11	Flammable Liquid	650	24
1993	Flammable & Combustible Liq	3	Not specified	Flammable Liguid	962	134
2319	Flammable & Combustible Liq	3	111	Terpene hydrocarbons	83	134
					0.5	6343
3175	Flammable Solids	4.1	11	Solids containing Flammable lig	161	15
					101	15
2984	Oxidising Substance	5.1	111	Hydrogen Peroxide, aqueous solution	3081	534
1544	Toxic Substance	6.1	10	All of the		
1544	Toxic Substance	6.1	111	Alkaloids, liquids	260	13
	Toxic Substance	6.1	1	Alkaloids, liquids	79	1
	Toxic Substance	6.1		Arsenic trioxide	2	0
	Toxic Substance	6.1		Toxic solid, organic	118	6
and the second se	Toxic Substance	6.1		Medicine, solid, toxic	2457	112
		0.1		Medicine, solid, toxic	361	7
1719 (Corrosives - Liquids	8	11	Caustic alkali liquid	0.10	
1839 (Corrosives - Liquids	8		Trichloroacetic acid	642	87
					15	0
3077 N	Miscellaneous Dangerous	91		Environmentally hazardous substance, solid	251	10
3334 N	Aiscellaneous Dangerous Aiscellaneous Dangerous	19	Not specified	Aviation regulated liquid	6	2









Details of depots at site.

Depot	No. Depo	t type	Goods st	ored in depo	ot	Quantity kg/litres/	
1	UNDERG	ROUND TANK	FLAMMABLE	LIQUIDS		-10	000
2	ROOFED	STORE	FLAMMABLE	LIQUIDS		1	800

underground tank removed - returned to B.P. Australia

This licence is now due for renewal. TO RENEW YOUR LICENCE. Please carefully check the details shown in this letter and make any required corrections. Then, <u>SIGN</u> and <u>DATE</u> the declaration below and <u>return this</u> <u>letter</u> to the WorkCover Authority, Chemical Safety Unit. Fees for these licences have been abolished. DO NOT SEND ANY MONIES.

Declaration: I wish to renew this licence to 15/06/93. I certify that the licence details shown in this letter are correct.

(Signature) (Date)

If you do not wish to renew the licence. Please provide the Chemical Safety Unit with a signed statement giving the reason why it is not to be renewed. If you have sold/vacated the site please provide the name and address of the new owner/occupier so we may contact them.

Yours faithfully

Chief Inspector of Dangerous Goods.

	THE NEW SOUTH WALES GOVERNMENT atting people first by managing better	OVER	SNA DU	THOR	ITY	
	LICENC	E TO KEE	P DAN	GEROUS	GOODS	5
	Applicati	on for new li	cence. an	nendment d		us Goods Ac
A	pinj: 22.6.				ACN	al ka
N	lame of applicant				000 185 52	6
L	UPJOHN PTY. LIMI	IED			000 100 01	
1.2.1	Site to be licensed No Street					
[55 - 73 KIRBY ST	REET				
0	Suburb/Town	and the second second		Postcode		
L	RYDALMERE			2116		
	Phone 638 0531 Site staffing: Hours	Name MR PHTER per day 13	0 6 DEC 1995	Days per week	GOODS 5	
					and the second	
	Major supplier of danger					
	If new site or significant r Plan stamped by:	Accredited consult	ant's name:	DA	T Date stampe	əd
				100	CT 1994	
	Number of dangerous go	oods depots at site	1	ENTI	ERED	
	Trading name or occupie	and the second second		Land G and Address		
	UPJOHN PTY. LIM					
1	Postal address of applic	ant		Suburb/Town	I	Postcode
	P.O. BOX 46			RYDALMERE		2116
0		irioc:				
	Contact for licence enqu Phone	Fax	Name	C. L. L. H.		
	638 0531	638 0837	MR PE	TER HAEGENS A/	H 686 3116	
	I certify that the details of	ontained in this appli	cation (or the ac	companying compl	uter disk) are true	e and corr
	Signature of applicant	29 Shelle	Co		Date 12.2	5-93

If you have more depots than the space provided, photocopy sufficient sheets first.

umber				lass	storage capacity		
1	ROOFED STORE FLAMMABLE GOODS			3	1800L		
UN umber	Shipping name	Class	Pkg. Group	EPG	Product or common name	Typical quantity	Unite L, kg, r
1170	Ethanol	3		3A1	Ethanol	240	L
1170	Methylated Spirit	3	2	3A1	Methylated Spirit	60	L
1294	Shellsol 1021	3	2	3A1	Tolulene	20	L
1271	Solvent Naphtha	3	2	3A1	X55 Solvent	20	L
1219	Iso Propanol	3	2	3A1	Propan 20L	60	L
1203	Gasolene	3	2	3A1	Petrol	100	L
1300	Turps	3	3		Mineral Turpentine	20	L
1223	Kerosene	3	3		Household Kerosene	20	L
1300	White spirit Dry Cleaning Fluid	3	3		White Spirit	20	L
2							
	NOTE An inventory of the small of	uant	ities	of f	lammable chemicals cur	rent1y	
	contained in the Depot has						
	being disposed of (sale, re					of	
	petrol for lawn mowers etc	WIII	be r	elain	eu.		
	It would appear as if insut are even currently in stock					đ 8	
					8		-

Complete 1 section per depot

If you have more depots than the space provided, photocopy sufficient sheets first.

Depot number	Type of depot		Class	Licensed m storage c	apacity di	
2	INTERNAL FLAMMABI	E LIQUESTORE	is 3	49000 69	240 MA	25,
UN number	Shipping name		Pkg. Group EPG	Product or common name	Typical quantity	Uniteg L, kg, m
1170	ETHANON	S	II Qu	REGAINE	48000	LTAS
				0	AU 240	LTRS

Depot number	Type of depot		Class		sed maximum age capacity	
3	INTERNAL PLAMMAN Licenios QUARAN	BLE NHE STON	ef 3	RH 24	0 Litre	
UN number	Shipping name	Class	Pkg. Group EPG	Product or common nam	e Typical quantity	Unite L, kg, n
1170	ETHANOL	3	Ī	REGAINE	2402	Ĺ

Depot number	Type of depot	Class	Class Licensed maximum storage capacity		
UN number	Shipping name	Pkg. Class Group EPG	Product or common name	Typical Uniteg quantity L,kg,m	

Depot number	Type of depot		Class	Licensed maximum storage capacity		
UN number	Shipping name	Class	Pkg. Group EPG	Product or common name	Typical quantity	Uniteg. L, kg, m ³

CHEMICAL STORAGE

APPLICATION FOR LICENCE (or AMENDMENT or TRANSFER of LICENCE) FOR THE KEEPING OF DANGEROUS GOODS

described below.

Application is hereby made for-

*a licence (or amendment of the licence) for the keeping of dangerous goods in or on the premises *the transfer of the licence -

	FEE: \$10.00 per Depot for new licence.
(*delete whichever is not required)	\$10.00 for amendment or transfer.

Name of Applicant in full (see over)	UPJOHI	N PTY. LI	MITED			8		
Trading name or occupier's name (if any)	- UPJOHI	N PTY. LI	MITED	5056 20	/03/82 03A			
Postal address	P.O. 1	BOX 138,	PARRAMATTA,	N.S.W.	Postcode	2150		
Address of the premises including street number (if any)	55-73	55-73 KIRBY STREET, RYDALMERE, N.S.W.						
Nature of premises (see over)	FACTO	RY						
Telephone number of applicant	STD Code	02	Number	638.0531				

Particulars of type of depots and maximum quantities of dangerous goods to be kept at any one time.

Danat	Type of depot	Storage	Dangerous goods	C * C
Depot number			Product being stored	C & C Office use only
1	Amale glound	10,000	PETROL	2 020 1.
2	Package Stan	1 800	3.1	6 020 2
3		1		
4		-		
5				
6				
7				
8				
9				
10				
11				
12				
Has site plan b	een approved? Yes	If yes, no plans r If no, please atta		
Have premises	previously been licensed? / Yes 2 No	If yes, state nam	e of previous occupier. PSoHAI	PTY LIMITED
Name of comp	any supplying flammable liquid (if a	ny) CSR.	1	
	Signature	of applicant	anes Dores Date	16/3/82
For external ex	xplosives magazine(s), please fill in si	de 2.		
FOR OFFICE	USE ONLY C	ERTIFICATE OF INS	SPECTION	
I, do hereby cer Dangerous Go the quantity sp	ods Regulation with regard to their	ove do comply with th situation and construc	being an Inspector under the Dangero ne requirements of the Dangerous Good tion for the keeping of dangerous goods	e Act 1975 and the
Signature of In	spector		Date	

Goods, in accordance with the provisions of the Inflammable Liquid Act, 1915 (as amended), for the ensuing year. er the upich bo least toy did , EXPLANATORY

Inflammable Liquid-

Mineral Oil—includes kerosene, mineral turpentine and white spirit (for cleaning), and compositions containing same. Mineral Spirit—includes petrol, benzene, benzolene, benzol and naphtha, and compositions containing same.

Dangerous Goods-

Place

Class I .-- Acetone, amyl acetate, butyl acetate, carbon bisulphide; any combination of substances of an inflammable character suitable for use as an industrial solvent and having a true flashing point of less than 73 degrees Fahrenheit.

à dideo

Class 2.—Nitro-cellulose (also known as "pyroxylin" and "collodion cotton") moistened with an alcohol, butyl alcohol (also known as "butanol"), methylated spirits, vegetable turpentine; and any liquid or solid containing methylated spirits, having a true flashing point of less than 150 degrees Fahrenheit.

Class 3 .- Nitro-cellulose product.

Class 4 .- Compressed or dissolved acetylene contained in a porous substance.

DIRECTIONS

1. Applications must be forwarded to the Chief Inspector of Inflammable Liquid, Explosives Department, No. 16 Grosvenor Street, Sydney (Box 48, G.P.O.), and must be accompanied by the prescribed fee, as set out hereunder-

Registration of Premises (Fee £1 10s. Cd. p.a.).—For quantities not exceeding 300 gallons of mineral oil and 100 gallons of mineral spirit, if kept together; or 800 gallons of mineral oil and 100 gallons of mineral spirit, if kept in an underground tank depot; or 800 gallons of mineral oil and 500 gallons of mineral spirit, if mineral spirit is kept in an underground tank depot; or 800 gallons of mineral oil and 500 gallons of mineral spirit. ground tank depot.

In addition to, or in lieu of the above, similar quantities of Dangerous Goods of Classes I and 2 may be kept under the like conditions; reading Dangerous Goods of Class 2 for the words Mineral Oil.

Store License, Div. A (Fee, £3 5s. 0d. p.a.).—For quantities in excess of those stated above, but not exceeding 4,000 gallons mineral oil and/or mineral spirit, and/or Dangerous Goods of Classes I and 2.

Store License, Div. B (Fees, See Regulation 7).—For quantities exceeding 4,000 gallons of mineral and/or mineral spirit, and/or dangerous goods of Classes 1 and 2, and/or dangerous goods of Class 3. For the keeping of Dangerous Goods of Classes 3 and/or 4. (£7 10s. 0d. p.a.).

2. The certificate of inspection at foot hereof must be signed by an Inspector under the Inflammable Liquid Act, 1915 (as amended), or Police Officer, or other officer duly authorised in that behalf, and where the premises are situated outside the Metropolitan Area of Sydney, it is requested that such certificate be obtained prior to forwarding application.

I. Name in full of occupier	S5 KIRBY ST
2. Occupation	RYDRLMERE
3. Locality of the premises in which the depot or depots are situated	Street
 4. Nature of premises (Dwelling, Garage, Store, etc.) 5. Will mineral spirit be kept in a prescribed underground tank depot ? 	FACTORY. YES

6. Particulars of construction of depots and maximum quantities of inflammable liquid and/or Dangerous Goods to be kept at any one time.

_	Cor	nstruction of Depots		Inflammat	le Liquid	Dangerou		us Goods		
o.	Walls	Roof	Floor	Mineral Spirit Gallons	Mineral Oil Gallons	Class I Gallons	Class 2 Gallons	Class 3 Ib.	Class 4 cub. ft.	
-	Underg	round	Jack	2000	and the second second			1000 ()		
-	1									
4 _										
5 -			Provide Contraction	10.199		144				
7 -										
3 -										
0 _										
	- de la			Signature of	Applicant_	lap	, Hal	K		
e of	Application	4 - 11-	1964	Posta	Address_	Eng P.	o Bor	¢ 46	RyDA	
		2	CERTIFICATE	OF INSPEC	TION	P. 4	0 601	£ 46	Ry	

_ being an Inspector under the Inflammable Liquid Act, 1915 (as amended), do hereby certify that the premises or store herein referred to and described is suitable with regard to its situation and construction for the safe keeping of inflammable liquid and/or dangerous goods in quantity and nature specified.

Signature of Inspector.

FRIEASE TURNI OVER

Proposed Building Extension Existing Suilding Nota Prefected Work Et Suntabore Existing 2000 gall Oil tach to be refiored too m spirit Existing No bound any . CONCRETE DRIVE T 13/8/64 Esso Standard Oil (Australia) Limited SCALE By Chd. Date REVISIONS UPTOHN CO (AUST) PT-14TO DATE_ 53 Kirby St RYDALMERE DRAV DEY. APPROVED BY SKETCH No.











Safety Engineering & Constitueers Acrices Pty. Ltd. A.C.N. 003 112 945



10 THE BOULEVARDE, CHELTENHAM, N.S.W. 2119 • PHONE: (02) 9876 6828 • FAX: (02) 9876 3827

12 June 1997

The Chief Inspector of Dangerous Goods WorkCover NSW 400 Kent Street SYDNEY NSW 2000

Attention: Dangerous Goods Licence Records



Dear Sir,

re: Dangerous Goods Matters - Application for a Licence to Keep Dangerous Goods -Submitted on Behalf of Pharmacia & Upjohn Pty Limited of 59 Kirby Street, Rydalmere (New Application).

We enclose a completed application for a licence to keep dangerous goods on behalf of our client Pharmacia & Upjohn Pty Limited of 59 Kirby Street, Rydalmere.

The plans have been stamped on the basis that an exemption will be granted from the bunding requirements of Clause 169 (5)(b), in respect of the storage of cytotoxic drugs in small vials whose individual contents range from 10mL to 50mL.

We are advised that the premises previously occupied by Pharmacia & Upjohn Pty. Limited (55-73 Kirby Street, Rydalmere) which were previously licensed to keep dangerous goods (35/006312), have been demolished.

The site has been subdivided and redeveloped as separate occupancies, one being held by Pharmacia & Upjohn Pty Limited and the other by Faulding Healthcare. These occupiers are separate corporate entities and Faulding Healthcare will be submitting their own application for a licence to keep dangerous goods.

We have assumed that given the significant rearrangement of the site, it would be simpler to issue a new licence to each of the occupiers for their respective portions of the subdivided site.

Should there be any problem processing this application, please contact me.

I thank you for your assistance in this matter.

Yours faithfully, Safety Engineering & Technical Services Pty Ltd

Ross Underwood MIEAust CPEng General Manager

Application for Licence to Keep Dangerous Goods



Application for very licence amendment transfer	renewal of expired licence
6xp date 13 8 98	
PART A – Applicant and site information 1 Name of applicant	
PHARMACIA & UPJOHN Pty -	000 185 526
2 Postal address of applicant Suburb	/Town Postcode
POBOX 46 KYD	marche 2/16
3 Trading name or site occupier's name	
PHAAMARIA I UPJOHN Pry LIMITED	
4 Contact for licence inquiries Phone Fax Name	RECEIVED
9848 3016 9848 3333 DAVID SWIF	- IVED
	13 JUN 1997
5 Previous licence number (if known) 35/ 032139	SCIENT
6 Previous occupier (if known)	SCHENTIFIC SERVICES
7 Site to be licensed No Street	SES /
59-72 KIRBY STREET	
Suburb / Town	Postcode
RYDALMERE	2116
8 Main business of site PHARMACENTICAL MAAKETING	/
9 Site staffing: Hours per day 1412 Days per week	S SISTERIBUTION
10 Emergency contact Phone Name	
9848 3016 DAVID SWIK	r l
11 Major supplier of dangerous goods	
12 If a new site or for amendments to depots Plan stamped by: Name of Accredited Consultant	Date stamped
Plan stamped by: Name of Accredited Consultant	10/6/97
I certify that the details in this application (including any accompanying complicensable quantities of dangerous goods kept on the premises.	
13 Signature of applicant	Date
M. Manida	6/6/97
Please send your application, marked CONFIDENTIAL, to: Dangerous Goods Licensing, Level 3, Locked Bag 1	

SYDNEY NSW 2000



35-032739



0

PART C – Dangerous Goods Storage Complete one section per depot.

If you have more depots than the space provided, photocopy sufficient sheets first.

to ada Maximum Depot Depot Type of depot storage capacity Number Class FLAM STORE 16000 L Rootes PARMALE GOAL 3 1 5 Typical PG Unit, e.g. Product or UN Class (I, II, III) quantity L, kg, m³ Correct Shipping Name common name Number Hospirter Contor ETHANOL 1170 3 10000 51 5 METHYLATED SPIRIT Sourrow

No. 100	Depot Number	Type of depot	Depot Class	Max storage			
B	CC2	Rocked Powerage Store Refrigerated Cobinet	6.1	1000 L			
	UN Number	PG Correct Shipping Name Class (I, II, III)	Product or		Typical quantity	Unit, e.g. L, kg, m ³	
	2810	NOS CCYTOTOXIC DRUG 6.10 +	Li QUID ORU	GYTOTOXIC GS.	500	L	

	Depot Number	Type of depot	Depot Class		ximum e capacity		
a	cD3	Roofed Parchage Store	6.1(a)	2000 kg			
	UN Number	PG Correct Shipping Name Class (I, II, III)	comn	duct or non name		Unit, e.g. L, kg, m ³	
	2811	POISONCUS SOLID NOS (CYTOTOXIC DRUG) 6.16) #	\$ Pasder Cytotoxia	(Sond) DRugs	1000	Kg	

Depot Number	Type of depot	Depot Class	N stora			
UN Number	Correct Shipping Name	PG Class (I, II, III)		oduct or non name	Typical quantity	Unit, e.g. L, kg, m ³



FROM: 029555344 RECEIV= 13-JUN-96 15:34 PETER HULL SYDNEY TO:LIBERTY BELL CONST. PHOE 240 P03

M Ca

