MINUTES OF THE NORTHERN JOINT REGIONAL PLANNING PANEL MEETING HELD AT LISMORE CITY COUNCIL ON WEDNESDAY 31 OCTOBER 2012 AT 11.50AM

PRESENT:

Garry West Chair

Pamela Westing Panel Member
John Griffin Panel Member
Jenny Dowell Panel Member
Brent McAlister Panel Member

IN ATTENDANCE

Chris Watts

Sue Thatcher

Andrew Weir

Mick Lacey

Lismore City Council

Lismore City Council

Lismore City Council

Lismore City Council

APOLOGY: Nil

1. The meeting commenced at 11.50am.

2. Declarations of Interest

- Mayor Jenny Dowell declared a non-pecuniary and non-significant interest as she sat in early meetings regarding the upgrade of Lismore City Hall but then distanced herself once she was aware it would be dealt with by the regional panel.
- Brent McAlister declared a non-pecuniary and non-significant interest as he is the Director in charge of the Development Assessment Section and has been in meetings where the proposal has been discussed, however has taken no part in the preparation, lodgement and assessment of the Development Application.
- Pamela Westing declared a non-pecuniary and non-significant interest as she had previously carried out consulting work for Lismore City Council however not in the past 18 months and not involving the proposal.

The Chair accepted the declarations and accepts that nothing precludes the panel members from sitting on the panel.

3. Business Items

ITEM 1 - 2012NTH021 - Lismore City Council - DA2012/280 - Refurbishment of City Hall including improved accessibility, services and finishes, 1 Bounty Street, Lismore

4. Public Submission

Dominic Findlay-Jones Addressed the panel on behalf of the applicant Lucas Bridgeman Addressed the panel on behalf of the applicant

5. Business Item Recommendations

ITEM 1 - 2012NTH021 - Lismore City Council - DA2012/280 - Refurbishment of City Hall including improved accessibility, services and finishes, 1 Bounty Street, Lismore

Motion:

That Development Application DA12/280 for refurbishment of City Hall including improved accessibility, services and finishes at Lot 566 DP 721827, 1 Bounty Street, Lismore be approved subject to the conditions of consent included in Council's Assessment Report amended as follows:

- Condition No. C6(b) remove the words "rainwater tanks and" and add the word "the" before "bin storage areas" regarding screening.
- Item (k) Condition No. C6 to be deleted.
- Condition No. C7 add the words "identified in the Construction Certificate documentation and" in the second sentence after the words "Protection methods shall be"
- Condition No. D4(c) remove the words "complying development" and add the word "Construction" before the word "certificate".
- Condition No. E1 delete the words "complying development" and add the words "construction certificate" before the words "is issued".
- Condition No. E2 Remove the word "Principal" before "Certifying Authority" and add the word "final" before the words "Occupation Certificate".

A complete set of conditions of consent is included as Attachment A to these minutes.

Moved Pamela Westing Seconded John Griffin

MOTION CARRIED UNANIMOUSLY

6. The meeting concluded at 12.30pm.

Endorsed by

Garry West

Chair, Northern Joint Regional Planning Panel

6 November 2012

Proposed Conditions of Consent

DA No. 5.2012.280.1 1 Bounty Street LISMORE Refurbishment of Lismore City Hall

A. Conditions that Identify Approved Development

Development in Accordance with Plans

A1. The development being carried out in accordance with following drawings:

Plans numbered and Drawing Title	Drawn by	Issue	Date
DA01 Masterplan	Phillips Smith Conwell Architects	Α	07/09/12
DA02 Fountain Floor Plan	Phillips Smith Conwell Architects	Α	07/09/12
DA03 Auditorium Floor Plan + Dressing	Phillips Smith Conwell Architects	Α	07/09/12
DA04 Mezzanine Floor Plan	Phillips Smith Conwell Architects	Α	07/09/12
DA05 Roof Plan	Phillips Smith Conwell Architects	Α	07/09/12
DA06 Long Elevations	Phillips Smith Conwell Architects	Α	07/09/12
DA07 Short Elevations	Phillips Smith Conwell Architects	Α	07/09/12
DA08 Sections	Phillips Smith Conwell Architects	Α	07/09/12
DA08 Zones New	Phillips Smith Conwell Architects	Α	07/09/12
DA09 Zones New	Phillips Smith Conwell Architects	Α	07/09/12
DA10 Zones New	Phillips Smith Conwell Architects	Α	07/09/12
DA11 Zones Existing	Phillips Smith Conwell Architects	Α	07/09/12
DA12 Zones Existing	Phillips Smith Conwell Architects	Α	07/09/12

as endorsed with Council's approval stamp, and the supporting documents submitted with the application, except where amended by the following conditions.

Reason: To ensure that the form of the development undertaken is in accordance with the determination of Council, Public Information

Plans on Site

A2. A copy of all stamped approved plans, specifications and documents (including the Construction Certificate if required for the work incorporating certification of conditions of approval) shall be kept on site at all times so as to be readily available

for perusal by any officer of Council or the Principal Certifying Authority.

Reason: To ensure that the form of the development undertaken is in accordance with the determination of Council, Public Information and to ensure ongoing compliance

No Demolition of Extra Fabric

A3. Alterations to, and demolition of the existing building shall be limited to that documented on the approved plans (by way of notation). No approval is given or implied for removal and/or rebuilding of any portion of the existing building or trees on site which is shown to be retained (except where varied by the conditions of this consent).

Reason: To ensure compliance with the approved development

B. Conditions that require 'Ancillary' Matters to be Completed to the Satisfaction of Council or another Nominated Person Prior to Issue of Construction Certificate

Construction Management Program

- B1. A Construction Management Program shall be submitted and approved in writing by Lismore City Council prior to the issue of any Construction Certificate. Any use of Council property shall require appropriate approvals prior to such work commencing. The program shall specifically address the following matters:
 - (a) Provide a Safe Work Method Statement;
 - (b) The proposed method of access to and egress from the site for construction vehicle, including the proposed method of traffic control, access routes through the Council area and the location and type of temporary vehicular crossing for the purpose of minimising traffic congestion and disruption to traffic flows and noise in the area, and provision for vehicles leaving the site in a forwards direction. (Access across public parks and open space reserves is prohibited.)
 - (c) Provisions to ensure through traffic is maintained at all times;
 - (d) The proposed method of pedestrian management to comply with AS1742.3 and AS1742.10, including pram ramp details;
 - (e) The proposed phases of construction works on the site, and the expected duration of each construction phase;
 - (f) The proposed order in which works on the site will be undertaken, and the method statements on how various stages of demolition and construction will be undertaken;
 - (g) The proposed method of loading and unloading excavation and construction machinery, excavation and building materials, formwork and the erection of any part of the structure within the site The road is not to be used as a waiting area for trucks delivering to or awaiting pick up of materials;
 - (h) The proposed areas within the site to be used for the storage of excavated materials, construction materials and waste containers during the construction period;
 - (i) The proposed method/device to remove loose material from all vehicles and/or machinery before entering the road reserve, any run-off from the washing down of vehicles shall be directed to the sediment control system within the site.

All traffic control work and excavation, demolition or construction activities shall be undertaken in accordance with the approved Construction Management Plan and any conditions attached to the approved plan. A copy of the approved Construction Management Plan, and any conditions imposed on that plan, shall be kept on the site at all times and made available to any officer of Council upon request.

Notes

- Lismore City Council's adopted fee for certification of compliance with this condition shall be payable on lodgement, or in any event, prior to the issue of the relevant approval.
- 2) Failure to provide complete and detailed information may result in delays. It is recommended that your Construction management Plan be lodged with Council as early as possible, as a minimum six (6) weeks notice is required to refer items to the Traffic Committee.
- 3) Dependent on the circumstances of the site, Council may request additional information to that detailed above.

Reason: To ensure appropriate measures have been considered for site access, storage and the operation of the site during all phases of the construction process in a manner that respects adjoining owner's property rights and residential amenity in the locality, without unreasonable inconvenience to the community)

C. Conditions that Require Subsidiary Matters to be Completed Prior to Issue of a Construction Certificate

Public Art

C1. Prior to the issue of any Construction Certificate, the person acting on this consent shall enter a written agreement with Lismore City Council in accordance with Council's Public Art Policy and Procedures towards a mutually agreed public art project to a value of at least \$15,000 as proposed in the application, that is to be provided in a location that is readily accessible to members of the public, of a permanent and durable nature.

The agreement shall include timing of proposed payment and procedures for determining the preferred art project.

Reason: To ensure compliance with the provisions of Council's Policy No 8.2.1 Public Art (S79C)

Section 68 Application required for Water/Sewer/Trade Waste

C2. Prior to the issue of any Construction Certificate the proponent shall obtain approval under Section 68 of the Local Government Act, 1993 for the water supply and sewerage works and Liquid Trade Waste management works required for this development. The proponent shall submit the appropriate Activity Application Forms accompanied by such information as is listed in Council's Water, Sewer and Liquid Trade Waste Activity Application Check-list.

Notes: The proponent shall not commence construction of any part of the water supply and sewerage works or Liquid Trade Waste management works prior to receiving an Activity Approval specifically for the water supply and sewerage works and plans with Council's stamp of approval imprinted thereon.

A fee applies to the Activity Application. The fee is as adopted at the time of payment and is as set out in Council's Fees and Charges.

Reason: To comply with Section 68 (s68) of the Local Government Act, 1993.

Construction, Cleanliness and Maintenance of Food Preparation Areas

C3. To ensure that adequate provision is made for the cleanliness and maintenance of all food preparation areas, all building work in connection with the occupation or use of the premises for the preparation and storage of food shall be designed and carried out in accordance with the requirements of the:-

- (a) Food Act (as amended)
- (b) Food Regulation (as in force);
- (c) Food Standards Code
- (d) AS4674 (Design, Construction and Fit-Out of Food Premises);
- (e) Lismore Water Trade Waste Section;
- (f) AS 1668 Part 1;
- (g) AS 1668 Part 2;
- (h) the Protection of the Environment Operations Act; and
- (i) the Building Code of Australia;

The relevant matters to be taken into account under this approval relate to:-

- (a) construction, materials and finishes;
- (b) installation of fixtures, fittings and equipment;
- (c) washing facilities, other facilities and special requirements;
- (d) mechanical ventilation and exhaust discharges; and
- (e) temperature control

The premises must be registered with Council prior to the commencement of the use.

Details from an appropriately qualified person showing that these design requirements have been met shall be submitted to, and approved by, the Certifying Authority prior to the issue of a Construction Certificate for works relating to areas intended for the preparation/storage of food.

Note:

Lismore City Council's adopted fee for certification of compliance with this condition shall be payable on lodgement, or in any event, prior to the issue of the relevant written concurrence of design details prior to the issue of any Construction Certificate. Please note that failure to provide complete and detailed information may result in delays and requests for additional information.

Reason: To ensure compliance with acceptable standards for the construction of food premises established under environmental health and safety legislation

Waste Management Plan

C4. Prior to the issue of a Construction Certificate, a waste management plan in accordance with the provisions of Chapter 15 - Waste Minimisation of the Lismore Development Control Plan, must be prepared and be submitted and be approved by the Certifying Authority with the Construction Certificate application.

A copy of the approved documentation must be submitted to the Consent Authority (LCC) for record purposes.

Reason: To comply with the requirements of the Lismore Development Control Plan.

Damage to Public Infrastructure

C5. The person acting upon this consent shall advise Council, in writing or by photographic record, of any existing damage to Council property before commencement of the development. A dilapidation survey of Council's assets, including photographs and written record, must be prepared by a suitably qualified

person and submitted to Council prior to the issuing of any Construction Certificate.

Note: This documentation will be used to resolve any dispute over damage to infrastructure. It is in the applicant's interest for it to be as full and detailed as possible.

Reason: To ensure the protection of existing built public infrastructure

Landscaping Plan Required

- C6. A detailed landscaping plan shall be prepared for submission with the application for the Construction Certificate. Landscaping plans shall be in accordance with Council's Landscape Guideline and relevant Development Control Plans. Species identified in Council's Landscape Guideline shall be planted wherever possible. Landscaping plans shall indicate:
 - (a) Planting throughout the site in accordance with CPTED principles, such that clear sightlines are maintained beneath the canopy of trees and over the top of understorey planting. Low shrubs and groundcovers < 1 metre in height and clear trunked tree species are to be used;
 - (b) Screening of the bin storage areas as shown on the southern elevation to ensure a high level of amenity of the streetscape from the Ballina Road frontage;
 - (c) The inclusion of signage, paving and landscaping to provide an "entry statement" to the southern entry to enhance the visual appeal of the building and clearly delineate that this is also a main entry to the building and all its facilities;
 - (d) Location of Council's sewer;
 - (e) Proposed location for planted shrubs and trees;
 - (f) Botanical name of shrubs and trees to be planted;
 - (g) Mature height of trees to be planted;
 - (h) Location of grassed areas;
 - (i) Location of paved areas;
 - (j) Location of trees identified for retention in the development application plans.
 - (k) Deleted.
 - (I) A minimum of seven (7) trees to be planted to compensate for loss of amenity.

Details prepared by an appropriately qualified person demonstrating compliance with the above requirements are to be submitted to Certifying Authority for approval with the Construction Certificate, and the landscaping undertaken generally in accordance with the approved landscaping plan.

Reason: To ensure that appropriate landscaping is provided. (EPA Act Sec 79C(c))

Protection of Trees During Works

C7. All trees that are to be specifically nominated to be retained by notation or condition as a requirement of development consent shall be maintained and protected during demolition, excavation and construction on the site. Protection methods shall be identified in the Construction Certificate documentation and provided to the Principal Certifying Authority by an appropriately qualified person prior to commencement of any works on the site, and any recommendations (or methods) to ensure the protection of trees shall be undertaken for the duration of works on the site.

Reason: To ensure compliance with the requirement to retain significant planting on the site.

BCA Upgrading

C8. The proposed works and the existing building shall be upgraded to incorporate the recommendations of the BCA Consideration Report prepared by BCA Check Pty Ltd

dated 11 September 2012, and confirm the further works required to comply with the BCA, consistent with the advisings attached to these conditions of consent.

In addition to these requirements, an electrical audit of the whole building, including existing wire shall be undertaken by a licensed electrical contractor certifying all the wiring in the building is compliant, safe and unlikely to be a source of ignition for fire. This includes the roof void.

Details prepared by an appropriately qualified person(s) demonstrating compliance with the above requirements are to be submitted to Certifying Authority for approval with the Construction Certificate.

Reason: To comply with s.94 of the EP & A Regulation and eliminate sources of ignition.

D. Conditions That Must be Complied with during Demolition and Building Work

Compliance with Building Code of Australia

D1. The work must be carried out in accordance with the requirements of the *Building Code of Australia*.

Notes:

- 1. There are advisings attached to these conditions which provide detail of works required to comply with the provisions of the Building Code of Australia relative this proposed development. It is strongly recommended that any contractor undertaking work on this project familiarise themselves with these advisings to ensure compliance with relevant BCA requirements or seek clarification from the Principal / Certifying Authority if there is uncertainty about compliance requirements. Failure to seek clarification may result in delays in final certification of the works.
- 2. In this condition, a reference to the *Building Code of Australia* is a reference to that Code as in force on the date the application is made for the relevant:
 - (a) development consent, in the case of a temporary structure that is an entertainment venue, or
 - (b) construction certificate, in every other case.

Reason: Statutory condition imposed under the provisions of the Environmental Planning & Assessment Regulation

Flood compatible fixtures and power outlets

D2. All building materials used in the building or fixtures and power outlets, below the adopted standard flood level of 12.3 m (AHD), shall be flood compatible.

Reason: Required by Lismore Development Control Plan No. 1, Part A, Chapter 8 – Flood Prone Land.

Demolition

D3. Demolition must be carried out in accordance with Australian Standard AS 2601-2001, Demolition of structures.

Reason: Statutory condition imposed under the provisions of the Environmental Planning & Assessment Regulation

Development involving asbestos material

- D4. Development that involves asbestos removal building work or demolition work must comply with the following requirements:
 - (a) work involving bonded asbestos removal work (of an area of more than 10 square metres) or friable asbestos removal work must be undertaken by a

person who carries on a business of such removal work in accordance with a licence under clause 318 of the *Occupational Health and Safety Regulation* 2001:

- (b) the person having the benefit of the construction certificate must give at least 2 days' notice in writing of the intention to commence the works to the owner or occupier of each dwelling that is situated within 20m of the lot on which the works will be carried out. The notice must state that the works may include the removal of asbestos and, if it does, it will be carried out by a licensed person in accordance with the requirements of the Occupational Health and Safety Regulation 2001;
- (c) the person having the benefit of the construction certificate must provide the principal certifying authority with a copy of a signed contract with such a person before any development pursuant to the Construction Certificate commences;
- (d) any such contract must indicate whether any bonded asbestos material or friable asbestos material will be removed, and if so, must specify the landfill site (that may lawfully receive asbestos) to which the bonded asbestos material or friable asbestos material is to be delivered;
- (e) if the contract indicates that bonded asbestos material or friable asbestos material will be removed to a specified landfill site, the person having the benefit of the construction certificate must give the principal certifying authority a copy of a receipt from the operator of the landfill site stating that all the asbestos material referred to in the contract has been received by the operator.

Notes:

- (1) A building constructed before 1987 may contain asbestos. Businesses are licensed to undertake asbestos removal work under the <u>Occupational Health and Safety Regulation 2001</u> (refer to Working with Asbestos: Guide 2008 (ISBN 0 7310 5159 9) published by the WorkCover Authority). If the work is not undertaken by a licensed contractor it should still be undertaken in a manner that minimises risks (refer to Fibro & Asbestos—A Renovator and Homeowner's Guide at http://more.nsw.gov.au). Information on the removal and disposal of asbestos to landfill sites licensed to accept this waste is available from the Office of Environment & Heritage.
- (2) In this clause, "bonded asbestos material", "bonded asbestos removal work", "friable asbestos material" and "friable asbestos removal work" have the same meanings as in clause 317 of the *Occupational Health and Safety Regulation 2001*.
- (3) Under clause 317 removal work refers to work in which the bonded asbestos material or friable asbestos material is removed, repaired or disturbed.
- (4) The effect of this condition is that the development will be a workplace to which the *Occupational Health and Safety Regulation 2001* applies while removal work involving bonded asbestos material or friable asbestos material is being undertaken.
- (5) Information on the removal and disposal of asbestos to landfill sites licensed to accept this waste is available from the Office of Environment & Heritage.

Reason: To ensure statutory compliance and minimise potential harm to the environment consistent with the provisions of the EP & Regulation 2000

Erection of signs

D5. For development that involves any building work, subdivision work or demolition work, a sign must be erected in a prominent position on any site on which building work, subdivision work or demolition work is being carried out:

- (a) showing the name, address and telephone number of the Principal Certifying Authority for the work, and
- (b) showing the name of the principal contractor (if any) for any building work and a telephone number on which that person may be contacted outside working hours, and
- (c) stating that unauthorised entry to the work site is prohibited.

Any such sign is to be maintained while the building work, subdivision work or demolition work is being carried out, but must be removed when the work has been completed.

Notes: This condition does not apply in relation to building work, subdivision work or demolition work that is carried out inside an existing building that does not affect the external walls of the building.

Reason: Statutory condition imposed under the provisions of the Environmental Planning & Assessment Regulation

Hours for construction

D6. Construction may only be carried out between 7.00 am and 5.00 pm on Monday to Saturday and no construction is to be carried out at any time on a Sunday or a public holiday.

Notes:

For the purposes of this condition:

"Building construction" means any physical activity on the site involved in the erection of a structure, cladding, external finish, formwork, fixture, fitting of service installation and the unloading of plant, machinery, materials or the like.

"Demolition works" means any physical activity to tear down or break up a structure (or part thereof) or surface, or the like, and includes the loading of demolition waste and the unloading of plant or machinery.

"Excavation work" means the use of any excavation machinery and the use of jackhammers, rock breakers, excavators, loaders, or the like, regardless of whether the activities disturb or alter the natural state of the existing ground stratum or are breaking up/removing materials from the site and includes the unloading of plant or machinery associated with excavation work.

Reason: To ensure that works do not interfere with reasonable amenity expectations of residents and the community

Noise generating construction activities

D7. All noise generated by construction activities must be managed in accordance with the Interim Construction Noise Guideline, DECC July, 2009.

Reason: To minimise the impact of demolition and construction noise on the neighbourhood.

Sediment control measures

D8. Sediment control measures must be put into place and be properly maintained to prevent soil erosion and the transport of sediment from the site to natural or constructed drainage lines or water courses. Control measures are to remain in place until the site has been adequately revegetated or landscaped to prevent soil erosion and must be effectively maintained until the site has been stabilised and landscaped.

Reason: To protect the environment from the effects of sedimentation and erosion from development sites

Waste Disposal

D9. All waste materials generated from construction works shall only be disposed at licensed waste management facilities capable of receiving the waste as classified under the NSW Department of Environment and Climate Change (EPA) guideline

document 'Waste Classification Guidelines: Part 1 Classifying Waste 2008'. All contractors must be properly supervised and auditing procedures put into place to ensure compliance with this condition.

Reason: To protect the environment and manage wastes appropriately. (EPA Act Sec 79C(b))

Aboriginal Heritage

D10. If in undertaking excavations or works, any Aboriginal site or relic is, or is thought to have been found, all works are to cease immediately and the applicant is to contact Aboriginal Heritage Officer for Lismore City Council, and the National Parks and Wildlife Service (NPWS). Any work to a site that is discovered to be the location of an Aboriginal relic, within the meaning of the National Parks and Wildlife Act, requires a permit from the Director of the NPWS.

Reason: Aboriginal Heritage Protection

Protection of Public Places

- D11. (1) If the work involved in the erection or demolition of a building:-
 - (a) is likely to cause pedestrian or vehicular traffic in a public place to be obstructed or rendered inconvenient; or
 - (b) building involves the enclosure of a public place,
 - a hoarding and site fencing must be erected between the work site and the public place.
 - (2) If necessary, an awning is to be erected, sufficient to prevent any substance from, or in connection with, the work falling into the public place.
 - (3) The work site must be kept lit between sunset and sunrise if it is likely to be hazardous to persons in the public place.
 - (4) Any such hoarding, fence or awning is to be removed when the work has been completed.

Reason: To ensure public safety and the proper management of public land

Prohibition on Use of Pavements

D12. Building materials shall not be placed on Council's footpaths, roadways, parks or grass verges, (unless written approval is obtained from Council beforehand).

Reason: To ensure public safety and amenity on public land

Plant & Equipment Kept Within Site

D13. All plant and equipment used in the erection of the building, including concrete pumps, wagons, lifts, mobile cranes, hoardings etc, shall be situated within the boundaries of the site (unless written approval is obtained from Council beforehand) and so placed that all concrete slurry, water, debris and the like shall be discharged onto the building site, and is to be contained within the site boundaries.

Reason: To ensure public safety and amenity on public land

E. Conditions that require ancillary matters to be complied with prior to final completion and the issue of an Occupation Certificate.

Food businesses

E1. If the development is a **food business** within the meaning of the *Food Act 2003*, the food business must be notified as required by that Act or licensed as required by the *Food Regulation 2004*, before an occupation certificate (whether interim or final) for the Construction Certificate is issued.

Reason: To ensure compliance with statutory requirements

Landscaping

E2. Certifying Authority approved landscaping shall be completed in accordance with the approved landscape plans as referred to in the conditions of this consent prior to the release of any final Occupation Certificate and maintained at all times to the satisfaction of Council. Trees identified for retention in the Development Application plans shall not be removed without separate Council approval.

Reason: To ensure that appropriate landscaping is provided. (EPA Act Sec 79C(c))

Disused Driveway Crossings

E3. Any disused driveway crossings are to be reinstated to standard kerb and gutter and verge restored in accordance with Council's standards and or to be consistent with the adjoining existing alignment or conditions.

Reason: To prevent unlawful use and obstruction of the adjacent public. (EPA Act Sec 79C(c))

Bicycle Parking Facilities

E4. The applicant shall provide bicycle parking facilities on-site, in accordance with Austroads Part 14 'Bicycles' and Australian Standard AS2890.3 'Bicycle Parking Facilities'.

Reason: To provide adequate parking facilities for the anticipated traffic that will be generated by the development. (EPA Act Sec 79C(a))

Mechanical ventilation systems

E5. If the development includes a mechanical ventilation system that is a **regulated system** in **regulated premises** within the meaning of the *Public Health Act 1991*, the system must be notified as required by the *Public Health (Microbial Control) Regulation 2000*, before an occupation certificate (whether interim or final) for the development is issued.

Reason: To ensure compliance with statutory requirements

Utility services

E6. If the development requires alteration to, or the relocation of, utility services on the lot on which the development is carried out, the development is not complete until all such works are carried out.

Reason: To ensure compliance with the terms of this consent

F. On-Going Conditions That Must be Complied With At All Times

Entertainment venues

Nitrate film

F1. An entertainment venue must not screen a nitrate film.

Reason: Compliance with s.98C of the Environmental Planning & Assessment Regulation 2000

Stage management

F2. During a stage performance, there must be at least one suitably trained person in attendance in the stage area at all times for the purpose of operating, whenever necessary, any proscenium safety curtain, drencher system and smoke exhaust system.

Reason: Compliance with s.98C of the Environmental Planning & Assessment Regulation 2000

Proscenium safety curtains

- F3. If a proscenium safety curtain is installed at an entertainment venue:
 - (a) there must be no obstruction to the opening or closing of the safety curtain, and
 - (b) the safety curtain must be operable at all times.

Reason: Compliance with s.98C of the Environmental Planning & Assessment Regulation 2000

Projection suites

- F4. (1) When a film is being screened at an entertainment venue, at least one person trained in the operation of the projectors being used and in the use of the fire fighting equipment provided in the room where the projectors are installed (the **projection room**) must be in attendance at the entertainment venue.
 - (2) If the projection room is not fitted with automatic fire suppression equipment and a smoke detection system, in accordance with the *Building Code of Australia*, the person required by subclause (2) to be in attendance must be in the projection suite in which the projection room is located during the screening of a film.
 - (3) No member of the public is to be present in the projection suite during the screening of a film.

Reason: Compliance with s.98C of the Environmental Planning & Assessment Regulation 2000

Emergency evacuation plans

F5. (1) An emergency evacuation plan must be prepared, maintained and implemented for any building (other than a temporary structure) used as an entertainment venue.

- (2) An **emergency evacuation plan** is a plan that specifies the following:
 - the location of all exits, and fire protection and safety equipment, for any part of the building used as an entertainment venue,
 - the number of any fire safety officers that are to be present during (b) performances,
 - how the audience are to be evacuated from the building in the event of a (c) fire or other emergency.
- (3)Any fire safety officers appointed to be present during performances must have appropriate training in evacuating persons from the building in the event of a fire or other emergency.

Reason: Compliance with s.98C of the Environmental Planning & Assessment Regulation 2000

Condition relating to maximum capacity signage

- F6. That the total number of persons permitted to be accommodated in the building, are not to exceed the following:
 - Standing 750 personsSeating 536 persons; a) Auditorium

b) Fountain Room

StandingSeating 103 persons

c) Dance Theatre - 188 persons

and a sign must be displayed in a prominent position in the building stating the maximum number of persons, as specified in the development consent, that are permitted in the building.

Reason: Compliance with s.98C of the Environmental Planning & Assessment Regulation 2000 and to ensure compliance with the application details submitted by the applicant which were taken into consideration and influenced the determination of the application.

Mezzanine

F7. The mezzanine is not to be enclosed to create a separate room at any future time.

Reason: To ensure compliance with the requirements of the BCA

Baby Change Facilities

Approved baby change facilities must be provided within toilet facilities for people with disabilities and the facility must be provided with appropriate signage. F8.

Reason: Required by Policy 05.02.10 of the Lismore City Council.

END OF CONDITIONS

ADVISORY NOTES TO DA 5.2010.280.1

- The erection of the building under the terms and conditions of this Development Consent must not be commenced until detailed plans and specifications of the building have been endorsed with a Construction Certificate by:
 - (i) The Council; or
 - (ii) An accredited certifier

Before work is commenced Council must be informed in writing of the name and accreditation number of the Principal Certifying Authority who has been appointed to do the work.

- The building design shall comply with the requirements of the **Building Code of Australia (BCA)**, so as to achieve and maintain acceptable standards of structural efficiency, fire safety, health and amenity for the ongoing benefit of the occupants of the building and the community. The following sections of the BCA are required to be addressed and detailed on the plans accompanying the application for a Construction Certificate:
 - Part C1—Fire Resistance;
 - Part D1—Provision for Escape
 - Part D2—Construction of Exits;
 - Part D3—Access for People with a Disability
 - Part E1—Fire Fighting Equipment;
 - Part E2—Smoke Hazard Management;
 - Part E4—Emergency Lighting, Exit Signs and Warning Systems;
 - Part F2—Sanitary and Other Facilities
 - Part H101 NSW—Entertainment Venues
- Access is to be provided to the building and to those areas within the building to which the public would normally be expected to gain access in accordance with *Disability* (Access to Premises Buildings) Standards 2010 and Australian Standard (AS)1428.1 Design for Access and Mobility, including the provision of tactile surface indicators in accordance with AS1428.4.
- The building is not to be occupied until an Occupation Certificate is issued by the Principal Certifying Authority and in this regard all matters relating to this Development Consent are to be completed prior to the issue of the Occupation Certificate.
- The whole building, shall be provided with a fire and smoke alarm system complying with AS1670.
- The building is to be provided with automatic shutdown of any air-handling system (other than miscellaneous exhaust air systems installed in accordance with Sections 5 and 11 of AS/NZS 1668.1) activated by an automatic smoke detection and alarm system complying with Clause 5 of Specification E2.2a.
- An emergency lighting system, including exits signs, are to be provided throughout the building to comply with Clause E4.2 Building Code of Australia. Details of the emergency lighting system and a certificate from an electrical engineer certifying the level of illumination required is provided and that the circuits are designed as required, is to be submitted to Council prior to installation.

- 8 All materials used in the building must comply with the smoke developed and spread of flame indices specified in Specification C1.10, Building Code of Australia.
- 9 All fire door frames and doors must be installed and labelled in accordance with AS 1905.1-1990 "Fire Door Code".
- 10 Plumbing and air conditioning shafts must have the required fire resistance level and openings must be kept as small as possible and protected in accordance with Clause C3.13, Building Code of Australia or plumbing stacks may be of metal pipes sealed tight at each floor. Details of methods of construction to be used are to be submitted to Council for approval.
- 11 The main switchboard within the building, if it sustains emergency equipment, must be separated from other parts of the building by construction having an FRL of 120/120/120 and any doorway must be fitted with a self closing fire door having an FRL of -/120/30.
- 12 Electrical meters, distribution boards or ducts installed in a required non-fire isolated exit, or any corridor, hallway or lobby, leading to a required exit, are to be enclosed by non-combustible construction or a fire-protective covering, so as to prevent smoke spreading from the enclosure.
- 13 Fire hose reels must be provided in accordance with Clause E1.4 Building Code of Australia and the following:-
 - (a) Must comply with Australian Standard 1221 "Fire Hose Reels" and be installed in accordance with Australian Standard 2441, "Installation of Fire Hose Reels".
 - (b) At the connection of the most hydraulically disadvantaged hose reel to the fire main or water service pipe, provide a water flow rate of 0.33 L/s.
 - (c) Must not be installed in fire-isolated stairways, fire-isolated ramps or fire-isolated passageways.
 - (d) At least one hose reel must be accessible to all occupants of the storey served by it.
 - (e) No part of the storey must be beyond the reach of the nozzle end of a fully extended hose reel installed on that storey.
- During construction provide not less than one fire extinguisher to suit Class A, B and C fires and electrical fires, on each storey adjacent to each required exit or temporary stair or exit.
- 15 Provide portable fire extinguisher/s, suitable to address the relevant risk, in accordance with AS2444.
- Doors forming exits, paths of travel to exits and parts of exits must comply with the relevant provisions of Clause D2.19, D2.20 and D2.21, Building Code of Australia in respect of the type of door, direction of swing and method of latching.
- 17 The mezzanine is to be provided a continuous balustrade, a minimum of 1 m high to any. The maximum permissible opening in the balustrade is 125 mm.
- 18 Deleted.

- All storerooms to the fire rated having the following FRL; 60/60/60 fire separation with -/60/30 self closing fire doors and -/60/60 frames. Fire doors are to be installed in accordance with AS 1905.1-2005.
- The dressing rooms immediately below the stage having a floor area of are to be provided with -/60/30 self-closing fire doors with smoke seals and frames complying with AS 1905.1-2005.
- The double doors leading to stairways in the southern and northern precinct of the auditorium are to be provided with -/60/30 self-closing fire doors with smoke seals and frames complying with AS 1905.1-2005. The fire doors must have panic bars attached in accordance with BCA Part D (NSW Variation).
- The eastern door leading from the dance studio and the doors to the dressing rooms at ground floor level are to be provided with -/60/30 self-closing fire doors with smoke seals and frames complying with AS 1905.1-2005.
- Certification being submitted to Council from a suitably qualified mechanical engineer certifying that the existing roof mounted automatic smoke and heat vents located above the stage comply with the requirements of BCA NSW H101.22 and advise if the level of upgrade, if any, is required to meet current standards.
- No flying scenery and a rigging loft are to be erected over the Stage at any time.
- The entrance doorways to the lift shaft to be protected by 60/60/- fire doors that comply with AS 1735.11 "Fire-rated Landing Doors" and the lift call panels must comply with Clause C3.10(b) Building Code of Australia.
- Automatic sliding doors must be so constructed that in the event of malfunction or failure of the power supply, they may be opened under a force of not more than 110N.
- 27 Every passenger lift must comply with Part E3.6 of the Building Code of Australia.
- There must be displayed near all lift call buttons a sign "In Case of Fire Do Not Use Lifts" in accordance with Clause E3.3 Building Code of Australia.
- 29 Glazing to doors and windows must comply with AS 1288-2006 "Glass in Buildings". For external glazing the design wind speed must be provided to the glazier.
- 30 That the essential fire or other safety measures listed in the schedule (attached to the Construction Certificate) be installed in the building and are to be designed, installed and maintained in accordance with the relevant provisions of the Building Code of Australia or in accordance with such other standard as is specified in the attached schedule.

HEALTH and AMENITY

- A tempering valve shall be installed so as to deliver hot water at the outlet of all sanitary fixtures, such as baths, basins and showers, at a temperature not exceeding 43.5°C for all childhood centres, primary and secondary schools and nursing homes or similar facilities for aged, sick persons or persons with disabilities; and 50°C in all other classes of buildings.
- Accessible facilities must be provided as specified in Clause F2.4 Building Code of Australia and shall be constructed to the requirements of AS 1428.1 "Design for Access and Mobility".

- Provide car parking spaces for the disabled, including signage, in accordance with the requirements of Part D3.5 of the Building Code of Australia.
- External lighting must be adjusted or hooded to prevent any nuisance to neighbouring property.
- Provide signs, incorporating the disabled access symbol, identifying the location of each accessible entrance to the building, lift and sanitary facility, space with a hearing augmentation system.
- 36 A report addressing the requirements of Part J Energy Efficiency is to be provided to the Principal Certify Authority from a suitably qualified energy efficiency consultant. The report is to contain a checklist for the required measures to be installed to the building to comply with Section J.
- 37 The mechanical ventilation system must comply with AS1668.2-2002 "Mechanical Ventilation for Acceptable Indoor Air Quality". Full details from the mechanical services engineer must be submitted to the Certifying Authority for approval together with a certificate stating that the whole system complies with the relevant standards, and the provision of the required air changes.
- 38 A certificate from the mechanical services engineer certifying that the mechanical ventilation system as installed complies with AS 1668.1 1991 "Fire & Smoke Control" or AS 1668.2-1980 "Mechanical Ventilation for Acceptable Indoor Air Quality " must be submitted to Council at the time of a final inspection.
- 39 Cool rooms must be provided with:-
 - (a) a door which can at all times be opened from inside without a key; and
 - (b) an approved alarm device located outside but controllable only from within the cool room.