

Contact: Atalay Bas
Phone: 9716 1800

11 April 2017

ABACUS ASHFIELD MALL PROPERTY TUST
LEVEL 34 AUSTRALIA SQUARE
264-278 GEORGE STREET
SYDNEY NSW 2000

Dear Sir/Madam

Section 96 Amendment to Development Consent 10.2013.114.6

**Property – 260A Liverpool Road, 244 Liverpool Road, 252 Liverpool Road,
254 Liverpool Road & 256 Liverpool Road, Ashfield**

Reference is made to your application to amend Development Consent No. 10.2013.114.1 granted by Joint Regional Panel, as the consent authority.

Arising from consideration of your application, it has been decided, pursuant to Section 96 of the Environmental Planning and Assessment Act, to modify Consent No. 10.2013.114.1 as follows:

- 1. Condition A(1) Modified accordingly.**
- 2. Condition A (9) added as follows:-**

“(9) Screening of the Fire Booster Valves

Prior to the relevant Occupation Certificate being issued, the applicant shall consult with Council and seek approval of a design to screen the fire booster valves located on the ground floor of Building D. Council's approval shall be obtained prior to any works commencing on the fire booster valves and completed to the satisfaction of Council and prior to issue of the relevant Occupation Certificate.”

- 3. Condition A (10) added as follows:-**

“(10) Liverpool Road Footpath & Kerb & Gutter Works

The ground floor retail ramps and entry steps including eastern retail space FFL shall be amended to accommodate council's proposed footpath RL's noted by drawing 2458.LR.001/A prior to issue of a relevant construction certificate.”

Customer Service Centres

Petersham | P (02) 9335 2222 | E council@marrickville.nsw.gov.au | 2-14 Fisher Street, Petersham NSW 2049

Leichhardt | P (02) 9367 9222 | E leichhardt@lmc.nsw.gov.au | 7-15 Wetherill Street, Leichhardt NSW 2040

Ashfield | P (02) 9716 1800 | E info@ashfield.nsw.gov.au | 260 Liverpool Road, Ashfield NSW 2131



INNER WEST COUNCIL

You are advised that under the provisions of the Environmental Planning and Assessment Act 1979, you have the right of appeal against any or all of the conditions imposed by Council.

A copy of the consent, as amended, is attached.

Date of Section 96 amendment: 11 April 2017

Yours faithfully

Atalay Bas
Manager Development Services

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INNER WEST COUNCIL

DETERMINATION NOTICE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 SECTION 96 AMENDMENT OF 25 AUGUST 2016

Consent No. 10.2013.114.6
Date of Determination 25 September 2014
Lapse Date: Five (5) years from date of determination

APPLICANT:

ABACUS ASHFIELD MALL PROPERTY TRUST
LEVEL 34 AUSTRALIA SQUARE
264-278 GEORGE STREET
SYDNEY NSW 2000

PREMISES: LOT: 1 DP: 736779; 260A LIVERPOOL ROAD;
LOT: 100 DP: 734467; 256 LIVERPOOL ROAD
LOT: A DP: 404055; 254 LIVERPOOL ROAD
LOT: B DP: 404055; 252 LIVERPOOL ROAD
LOT: A DP: 405790; 244 LIVERPOOL ROAD

APPROVAL:

The Sydney East Joint Regional Planning Panel as the consent authority pursuant to Clause 80(1)(a) of the Environmental Planning and Assessment Act 1979 grants approval to Development Application 10.2013.114.1.1 for:-

Demolition of existing structures on 244-256 Liverpool Road and demolition of parts of existing Ashfield Mall shopping centre at 260A Liverpool Road, Ashfield.

Additional 6,783.9m² of retail gross floor area (as defined in Ashfield LEP 1985). The additional retail floor space includes new retail premises on the forecourt area and on the Liverpool Road frontage of 244-256 Liverpool Road.

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101 new residential dwelling units and 67 serviced apartments in three new buildings (described as Buildings A, C & D) with:-

- Building A comprising 67 serviced apartments over 7 storeys (Level 4 – Level 10) with dining and lounge areas at Levels 3 and 4 respectively.
- Building C comprising 70 dwellings within Levels 6-12 with 2 levels of car parking elevated above loading/manoeuvring area below the residential apartments.
- Building D comprising 2 storeys of car parking (at Level 3 (which is roughly equivalent to ground level at the Liverpool Road frontage of the site) and Level 3.5) and 31 dwellings (split over 2 and 6 level components).

100 place child care centre (at car parking level 5)

Parking for 1,258 cars comprising:

- 752 retail spaces;
- 88 residential spaces + 20 residential visitor spaces;
- 24 spaces for serviced apartments;
- 24 spaces for the child care centre (accessible for use as retail car parking after hours and on weekends);
- 330 public car parking spaces (provided in accordance with a deed between Ashfield Council and the owners of Ashfield Mall); and
- 20 Council staff car parking spaces.

Improvements to the entry mall area from Liverpool Road.

Associated works along the Norton Street elevation.

The work will be undertaken in four (4) stages. The four stages, in no specific order are:

- Forecourt: 260A Liverpool Road existing Mall entry refurbishment consisting of tree removal, new hard and soft landscaping. The retail space / building is subject to a separate development application.
- Residential: Buildings C & D apartments and associated car parking, 244 – 256 Liverpool Road retail and forecourt, child care centre and associated parking.
- Retail: L6 car parking, L2 mezzanine car parking, L2 retail and associated facilities such as garbage rooms and lift, Norton Street façade upgrade.
- Service Apartments: Building A and associated parking.

A General Conditions

(1) Approved plans stamped by Council

The development must be carried out only in accordance with the plans and specifications date stamped by Council as detailed in the following table and any supporting documentation received with the application, except as amended by the conditions specified hereunder or in red on the stamped plans.

Job No	DWG No	Issue	Title
Architectural Plans			
12059	S96 1001	A	Site Plan
12059	DA1101	B	Access Diagrams
12059	DA1102	B	Through Site Link
12059	DA1103	B	Building C & D Pedestrian Access
12059	DA1301	A	Demolition Plan – Level 1
12059	DA1302	A	Demolition Plan – Level 2
12059	DA1303	A	Demolition Plan – Level 3
12059	DA1304	A	Demolition Plan – Level 4
12059	DA1305	A	Demolition Plan – Level 5
12059	DA2001	D	Level 1 Floor Plan
12059	DA2002	C	Level 2 Floor Plan
12059	S96 2001	B	Level 3 Floor Plan
12059	S96 2002	B	Level 3.5 Floor Plan

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12059	S96 2003	A	Level 4 Floor Plan
12059	S96 2004	A	Level 4.5 Floor Plan
12059	S96 2007	A	Level 7 Floor Plan
12059	S96 2008	A	Level 8 Floor Plan
12059	S96 2009	A	Level 9 Floor Plan
12059	S96 2010	A	Level 10 Floor Plan
12059	S96 2011	A	Level 11 Floor Plan
12059	S96 2012	A	Level 12 Floor Plan
12059	S96 2013	A	Level 13 Roof Plan
12059	DA2101	B	Sections 1
12059	S96 2201	B	Section 2
	S96 2202	A	Section 3
12059	S96 2210	B	North and South Elevation
12059	S96 2211	A	East and West Elevations
12059	DA2300	B	Building A Child Care
12059	DA2301	B	Building A
12059	DA2302	B	Building A Elevations
12059	DA2303	B	Building C
	S96 2104	A	Level 4.5 Floor Plan
	S96 2105	A	Level 5 Floor Plan
	S96 2106	A	Level 6 Floor Plan
	S96 2107	A	Level 7 Floor Plan
	S96 2108	A	Level 8 Floor Plan
	S96 2109	A	Level 9 Floor Plan
	S96 2110	A	Level 10 Floor Plan
	S96 2111	A	Level 11 Floor Plan
	S96 2112	A	Level 12 Floor Plan
	S96 2113	A	Level 13 Floor Plan
12059	S96 2220	A	Building C – North Elevation
	S96 2221	A	Building C – South Elevation
12059	S96 2101	B	Level 3 Floor Plan
	S96 2102	B	Level 3.5 Floor Plan
	S96 2103	A	Level 4 Floor Plan
	S96 2104	A	Level 4.5 Floor Plan
	S96 2105	A	Level 5 Floor Plan
	S96 2106	A	Level 6 Floor Plan
	S96 2107	A	Level 7 Floor Plan
	S96 2108	A	Level 8 Floor Plan
	S96 2109	A	Level 9 Floor Plan
2015074	S96 2305	C	Cover page
2015074	S96 2306	C	Building D (North Elevation – 1 & 2)
2015074	S96 2307	C	Forecourt Plans
2015074	S96 2308	C	Forecourt Plan
2015074	S96 2309	C	Forecourt – North Elevation
2015074	S96 2310	C	Forecourt – East Elevation
2015074	S96 2311	C	Forecourt – South and West Elevation
2015074	S96 2312	C	Forecourt Easements
2015074	S96 2313	C	Forecourt – Proposed Section 2 & 3
2015074	S96 2314	C	Forecourt – Proposed External Finishes
2015074	S96 2315	C	Forecourt – Lighting
2015074	S96 2316	A	Forecourt Section Detail (Additional Information)
12059	DA2401	B	Building A Unit Plans
12059	S96 2301	A	Apartment F,G Plan
	S96 2302	A	Apartment H, H1, H2, J Plan
	S96 2303	A	Apartment K, K1, K adapted Plan
12059	S96 2401	A	Apartment A, A1 Plan
	S96 2402	A	Apartment A2, A3 Plan
	S96 2403	A	Apartment B1, B2, B3, B4 Plan
	S96 2404	A	Apartment C, C1 Plan
	S96 2405	A	Apartment D, D adapted, Q Plan
	S96 2406	A	Apartment E, E adapted, R Plan
12059	S96 3002	A	Landscape and Communal Space Areas

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12059	DA4003	D	Car Park Drawings
12059	S96 3101	A	External Finishes
12059	DA8102	A	Building A – Detailed South Elevation
12059	DA8103	A	Building A – Detailed North Elevation
12059	S96 2203	B	Sectional Retail
12059	S96 2221	A	Building C – South Elevation
12059	S96 2220	A	Building C – North Elevation
12059	S96 2222	A	Building C – West Elevation
12059	S96 2223	A	Building C – East Elevation
12059	S96 2226	A	Building D – South Elevation
12059	S96 2224	B	Building D – North Elevation
12059	S96 2225	A	Building D – North Elevation 2
12059	S96 2227	B	Building D – West Elevation
12059	S96 2228	A	Building D – East Elevation
12059	S96 2302	A	Apartment Type H, H1, H2, J Plan
12059	S96 2005	A	Level 5 Parking Plan
12059	S96 2206	A	Level 6 Floor Plan
Landscape Plans			
SS15-3071	101	C	Landscape Plan Liverpool Street Civic Space
SS15-3071	102	C	Landscape Plan Holden Street
SS15-3071	103	C	Building C & D Landscape Plan Level 4 Communal Gardens
SS15-3071	104	C	Building C Landscape Plan – Level 6 Private Gardens
SS15-3071	105	C	Building C Landscape Plan – Level 9 Communal Gardens
SS15-3071	106	C	Building C Landscape Plan – Level 13 Roof Top Communal Garden
SS15-3071	107	C	Landscape Plan – Carpark Level 5 & 6
SS13-2625	108	B	Landscape Plan Holden Street
SS13-2625	109	A	Landscape Plan Knox Street
SS13-2625	110	B	Landscape Plan Link Laneway to Knox Street
SS15-3071	501	C	Landscape Details Communal Garden
SS15-3071	502	C	Landscape Details Communal Garden
Holden Street Access Arrangements			
	13S1441200-06-01-P1	Sheet 1 of 1	Holden Street Access Concept Layout (as amended in red)

Condition A(1) Amended 11 April 2017**(2) Child care centre**

The Child Care Centre kitchen will be required to comply with Ashfield Council's "Guidelines for Food Premises" and Australian Standard 4674-2004 "Design, Construction and Fit out of food premises". Details are to be provided with the development application for the fit out and operation of the Child Care Centre.

(3) Acoustic

The development shall comply with the report prepared by Acoustic Logic consultant for noise impact assessment dated 29 May 2013. All the necessary recommended acoustic work and treatments will be required meet the requirements of relevant statutory/regulatory authorities including Ashfield Council and the Environmental Protection Authority.

(4) Public Car Park

330 public car parking spaces, subject to the public car parking easement, for use as a public car park are to be provided and be accessible at all times.

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(5) Materials and colour schemes

Materials of construction are to be as specified in the schedule of finishes submitted with the development application and on the approved plans, except where amended by the conditions herein.

(6) Buildings C and D

All development within Buildings C and D will be required to be included within the same stratum to address issues of permissibility.

(7) Mechanical plant

Any mechanical plant associated with the proposed development will be required to satisfy the relevant noise and vibration criteria.

(8) Access to parking on Public and Council Staff Parking on Levels 5 and 6

Access to public car parking and Council staff car parking on Levels 5 and 6 shall not be controlled.

(9) Screening of the Fire Booster Valves

Prior to the relevant Occupation Certificate being issued, the applicant shall consult with Council and seek approval of a design to screen the fire booster valves located on the ground floor of Building D. Council's approval shall be obtained prior to any works commencing on the fire booster valves and completed to the satisfaction of Council and prior to issue of the relevant Occupation Certificate.

(10) Liverpool Road Footpath & Kerb & Gutter Works

The ground floor retail ramps and entry steps including eastern retail space FFL shall be amended to accommodate council's proposed footpath RL's noted by drawing 2458.LR.001/A prior to issue of a relevant construction certificate.

B Conditions that must be satisfied prior to issuing/releasing a Construction Certificate**(1) Section 94 Development Contributions**

In accordance with Section 80A(1) of the *Environmental Planning and Assessment Act 1979* and the Ashfield Council Development Contributions Plan, the following total monetary contributions shall be paid to Ashfield Council. Prior to issue of Construction Certificate for each relevant stage of development, the proportion of the following contributions generated by that stage of development is to be paid to cater for the increased demand for community infrastructure resulting from the development:-

Community Infrastructure Type	Contribution
Local Roads	\$145,365.75
Local Public Transport Facilities	\$121,197.92
Local Open Space and Recreation Facilities	\$2,236,665.59
Local Community Facilities	\$68,607.75
Plan Preparation and Administration	\$124,824.46
Total	\$2,696,661.47 (as at 30 June 2014)

If the contributions are not paid within the financial quarter that this modification is granted, the contributions payable will be adjusted in accordance with the provisions of the Ashfield Section 94 Development Contributions Plan and the amount payable will be calculated on the basis of the contribution rates applicable at the time of payment in the following manner:

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$$\text{\$CC} = \frac{\text{\$ Cp} \times \text{CPIc}}{\text{CPIp}}$$

Where:

\$ CC is the amount of the contribution for the current financial quarter

\$ Cp is the amount of the original contribution as set out in this development consent

CPIc is the Consumer Price Index (Sydney – All Groups) for the current financial quarter as published by the ABS.

CPIp is the Consumer Price Index for the financial quarter at the time of the original consent.

Prior to payment of the above contributions, the applicant is advised to contact Council's Planning Division on 9716 1800. Payment may be made by cash, money order or bank cheque.

Council's Development Contributions Plan may be viewed at www.ashfield.nsw.gov.au or a copy may be inspected at Council's Administration Centre.

(2) Construction and site management plan

A Construction Management Plan, which takes into account all areas including the mall, car parks, leased areas, shops, footpaths, and pedestrian ways, and areas adjacent to the site shall be submitted to Council. A Construction Management Plan for each relevant stage of work must be approved by Council in writing prior to the issue of each construction certificate for that stage of work. The Construction Management Plan must be prepared in consultation with Council and address the following matters to Council's satisfaction:-

- (a) Actions and works that ensure safe access to and from the site and what protection will be provided to the road and footpath area from building activities, crossings by heavy equipment, plant and materials delivery, or static loads from cranes, concrete pumps and the like,
- (b) Actions and works that ensure safe pedestrian access along Liverpool Road, Holden Street, Knox Street and Norton Street and accessing the site during building activities,
- (c) Noise control for civic buildings;
- (d) The proposed method of support to any excavation adjacent to adjoining properties, or the road reserve. The proposed method of support is to be designed by a chartered Civil Engineer or an accredited certifier,
- (e) Actions and works that to ensure continued benefit of ROW's by beneficiary parties,
- (f) The location of the construction sheds, proposed methods and times and location for wide loads after hours.
- (g) How it is proposed to ensure that 330 public car parking spaces, subject to the public car parking easement, will remain accessible and available to the public at all times. If the construction measures to be undertaken will result in some or all of the public car parking spaces required by the public car parking easement being unavailable, the applicant is to specify the alternative location of these spaces.
- (h) How it is proposed to ensure that fire egress across Right of Way to Civic Centre buildings will be available and complying, including details of alternate arrangements should the existing egress need to be blocked, and procedures for notifying Council in that circumstance.
- (i) How it is proposed to ensure that continued reasonable access via Rights of Way for all beneficiaries will remain available at all times.
- (j) Identify all the routes and standing areas used for all construction related vehicles and how it is proposed to ensure that these routes and standing areas will be managed in accordance with RTA traffic control guidelines, to ensure the construction process does not interfere with the capacity and functioning of Liverpool Road, Knox Street, Holden Street or Norton Street.
- (k) How it is proposed to make safe any damage to local streets infrastructure from

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- construction works until such times a permanent repairs are done for the provision of an occupancy certificate.
- (l) How it is proposed to ameliorate the impacts of noise and dust generated during construction upon existing tenants, patrons of the shopping centre, residents and users of the public car park and how it is proposed to achieve compliance with DECC Draft Guidelines for construction Noise and Australian Standard 2436: 1981 "Guide to Noise Control on Construction Maintenance and Demolition Sites."
 - (m) How it is proposed to ensure the safety of existing tenants, patrons of the shopping centre, residents and users of the public car park during the construction phase.
 - (n) How continued operation of the Ashfield Mall shopping centre will be managed during the construction phase.
 - (o) How it is proposed to load and unload excavation machines, building materials, formwork and erect any part of the structure within the site, including details of the proposed areas within the site to be used for the storage of excavated material, construction materials and waste and recycling containers during the construction period. The location of these materials, containers and machinery shall be depicted in a diagram or plan.
 - (p) Full details of proposed haulage routes, estimated number of vehicle movements and trip locations related to demolition/construction activities.
 - (q) Details showing the locations of any cranes required for demolition or construction and requisite approvals for the placing of those cranes, including a Crane Permit from Council or RMS or Police approvals as necessary.

Where it is proposed to:

- pump concrete from within a public road reserve or laneway, or
- stand a mobile crane within the public road reserve or laneway, or
- use part of Council's road/footpath area, or
- pump stormwater from the site to Council's stormwater drains, or
- store waste and recycling containers, skip, bins, and/or building materials on part of Council's footpath or roadway,

an Activity Application for a pumping permit, an approval to stand a mobile crane or an application to pump water into a public road, together with the necessary fee shall be submitted to Council and approval obtained.

An application for a construction zone is subject to Local Traffic Committee approval and therefore sufficient time should be allowed for the process. Applicable costs for the zone application at the applicant's expense.

In addition a separate application must be made to Council for the enclosure of any public places (hoarding).

(3) Traffic management plan

A detailed Construction Traffic Management Plan (CTMP) prepared by a Roads and Maritime Services (RMS) accredited traffic controller for the construction of the proposed development shall be submitted to Council. The CTMP must be approved by Council or an accredited certifier in writing prior to the issue of the relevant construction certificate. The CTMP must be prepared in consultation with Council and is to be accompanied by a study to assess the impact of the proposed arrangements and management measures in terms of:-

- traffic movements for all the parking on site,
- traffic patterns on surrounding streets and intersection function, traffic and pedestrian safety and amenity,
- impacts of parking in surrounding streets,
- impact of extended area of shopping trolley leaving and subsequent collection activity, construction related vehicles including contractor staff parking and unloading,
- the routes and manoeuvring of construction and delivery vehicles,
- ameliorating any impacts, including changes to traffic and parking restrictions, the impact and management of construction activities and materials storage e.g. craning, concrete pumping, waste bins, temporary fencing.

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The applicant is to obtain Local or Regional Traffic Committee approval for any changes to parking and traffic controls.

(4) Erosion & sedimentation control-management plan

Prior to issue of each relevant construction certificate the applicant shall prepare an erosion and sedimentation control plan in accordance with Part 4 of the guidelines titled "*Pollution Control Manual for Urban Stormwater*", as recommended by the Environmental Protection Authority.

Any stormwater runoff collected from the site must be treated in accordance with the Guidelines, before discharge off the site to comply with the *Protection of the Environment Operations Act 1997* or other subsequent Acts.

Where sedimentation control basins are provided discharge shall be to the requirements of the Environment Protection Authority.

Applicants are further advised to refer to the following publications for additional information:

- (a) "*Sedimentation and Erosion Control*" - Department of Conservation and Land Management.
- (b) "*Soil and Water Management for Urban Development*" - Department of Housing. The plan must be submitted with the application for each relevant construction certificate.

Further information may be obtained from:

Environment Protection Officer
Environment Protection Authority
Inner Sydney Region
Locked Bag 1502
BANKSTOWN NSW 2200

(5) Provision of taxi rank

A suitable and accessible taxi rank shall be designed and provided at the applicant's cost. The taxi rank shall be provided proximate to the main entrance of the mall so that it can be easily accessed by all users. The taxi rank should be located so that it is convenient to both the users and also the service provider.

(6) Asphalt works to be carried out on public land

The full length of the site frontage in Norton Street shall be is to be re-sheeted with 30mm of Asphaltic Concrete (AC 10) each edge adjacent to the kerb shall be milled to provide a satisfactory matching edge.

This work shall be carried out by the applicant to the requirements of Council's Works & Infrastructure Department. This work shall be carried out prior to the release of an Occupation Certificate for the retail development.

(7) Long service levy

Compliance with Section 109F of the Environmental Planning and Assessment Act 1979 – payment of the long service levy under Section 34 of the Building and Construction Industry Long Service Payments Acts 1986 – is required. All building works in excess of \$25,000.00 are subject to the payment of a Long Service Levy fee. A copy of the receipt for the payment of the Long Service Levy shall be provided to the Principal Certifying Authority (PCA) prior to the issue of each relevant Construction Certificate. Payments can be made at Long Service Payments Corporation offices or most Councils.

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(8) Access and services for people with a disability – flats/mixed development

Detailed plans drawn to the scale of 1:50 shall be submitted detailing compliance with the requirements of AS4299 and AS1428 Part 1 prior to the issue of any relevant residential Construction Certificate, showing a minimum of adaptable and accessible units within the development and details of complying levels, ramp slopes, door widths, circulation spaces within the residential component of the development.

(9) Access management plan for people with a disability

An Access Management Plan shall be submitted to Council or the accredited certifier before the issue of a Construction Certificate for each relevant stage of the development. Details for the Access Management Plan shall include:

- (a) Access to the building for people with disabilities in accordance with the provisions of AS4299 and AS 1428 Part 1.
- (b) Sanitary facilities accessible to people with disabilities. Such facilities shall be accessible to all persons working in or using the building.

(10) Preparation of geotechnical/dilapidation report

To ensure that the structural integrity of the proposal, neighbouring public land and neighbouring buildings will be maintained, a full geotechnical report must be submitted to the Council or the accredited certifier prior to the issue of each relevant construction certificate and prior to the commencement of excavation works. The report must include an investigation of site and soil conditions as well as the proposed means of construction and must contain, where required, recommendations to ensure that excavation, backfilling and construction, including temporary works during construction, will not affect the structural integrity of neighbouring buildings or the structural stability of neighbouring public land, property or services. The report is to be prepared and certified by an appropriately qualified practicing geotechnical engineer.

All demolition, excavation, backfilling and construction must be undertaken in accordance with the recommendations of the geotechnical/dilapidation report.

(11) Sydney Water - Section 73 Compliance Certificate

A Section 73 Compliance Certificate under the *Sydney Water Act 1994* must be obtained from Sydney Water Corporation.

Application must be made through an authorised Water Servicing Coordinator. Please refer to the "Your Business" section of the web site www.sydneywater.com.au then follow the "e- Developer" icon or telephone Sydney Water 13 20 92 for assistance.

Following application, a "Notice of Requirements" will advise of water and sewer extensions to be built and charges to be paid. Please make early contact with the Coordinator, since building of water/sewer extensions can be time consuming and may impact on other services and building, driveway or landscape design.

The Section 73 Certificate must be submitted to the Principal Certifying Authority prior to the release of relevant occupation or subdivision certificates.

(12) Amended plan fee

Payment of amended plan fee of \$21,619.75 shall be made to Ashfield Council in full prior to release of the first Construction Certificate.

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(13) Services and infrastructure adjustment/relocation

The applicant shall meet the full cost for Telstra, Sydney Water, Energy Australia, AGL Electricity/AGL Retail Energy or alternative service/energy providers to adjust/relocate their services/infrastructure as required. The applicant shall make the necessary arrangements with the relevant service authority or relevant retail Energy Company.

(For information on the location of services contact the "Dial before you Dig" service on 1100.) Documentary evidence from the utility authorities/retail energy company confirming that all of their requirements have been satisfied shall be submitted to Council prior to issue of each relevant Construction Certificate.

(14) Lighting to basement/pedestrian routes-safety

Lighting which meets the relevant Australian Standard of 40 lux., spaced at appropriate intervals to provide the required surveillance shall be provided to the vehicular basement parking area and along pedestrian access routes for safety and security purposes during the evenings.

Details to be shown on the relevant construction certificate for the car parks.

(15) Surveillance

A surveillance system, for the building, open space and basement car park is to be designed by a professionally recognised security firm, which include the following:

- (a) a closed circuit television (surveillance cameras);
- (b) the Manager's office having the relevant control panels; and
- (c) Tapes/digital data 'on disc' to be properly stored and retained on site for a minimum of twenty-one (21) days.

Details of consultation with Ashfield Police in regard to the locations of cameras and other security devices are to be provided prior to release of the relevant Construction Certificate. Details of agreed locations for cameras and other security devices are to be shown on the plans submitted with the construction certificate for each relevant stage.

(16) Communal composting facility

Council requires an area to be nominated onsite for communal composting by residents. While the operation of such a facility will depend upon the attitudes of unit holders and their management, the potential should exist. It is appropriate for this area to be incorporated in the landscaping plans for the development. The operation of the facility should be the responsibility of the Body Corporate (or managing agent). The siting of communal composting facilities should consider: -

- location and proximity to units (including adjoining development), odour and location of the drainage system
- the design of the facility. It should be purpose-built. There are a variety of techniques available and advice on this and public health considerations can be obtained from Council
- careful signposting (to ensure inappropriate waste is not added). Details to be provided with the application for any construction certificate for residential development.

(17) Water efficient irrigation system

The communal open space areas shall be provided with a water efficient irrigation system to enable effective landscape maintenance. Details shall be included with the landscape plan to be submitted with Construction Certificates for residential development.

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(18) Advertising signs strategy

The applicant is to submit to Council an overall strategy to control advertising for the development. This strategy is to be submitted to Council for approval prior the issue of any Construction Certificate for retail development.

(19) Street numbering

An application for street numbering shall be lodged with Council for approval, prior to the release of any residential Construction Certificate, or Subdivision Certificate, whichever occurs first.

(20) Damage deposit/footpath, road, kerb and gutter

A Damage Deposit of **\$50,000** is to be paid prior to the release of the Construction Certificate covering repair and/or replacement of adjoining footpath, road shoulder, road pavement, kerbing and guttering both outside the subject site and the surrounding area. This is to be paid to Council and may be refunded subject to satisfactory completion of construction or demolition.

This Damage Deposit covers unforeseen damage to the above property by construction vehicles, skip bins, construction methods etc. Note: Should repair works or maintenance be required on Council land, a Road Opening Permit must be obtained before those works take place.

Bank Guarantees are accepted in lieu of any Council security deposit/bond subject to the following:

A charge equal to the value multiplied by the current "overdue rates interest charge" be levied, per month or part thereof, with a minimum charge of three months is to be paid upon lodgement.

Any remaining charge is to be calculated at the prevailing "overdue rates interest rate" for each month or part thereof beyond the original three months that the Bank Guarantee was held, and paid prior to its release.

Any costs incurred in the acceptance, administration or release of such Bank Guarantees be on-charged to the entity claiming the release of such Bank Guarantee, and that these amounts be paid prior to its release.

At the time of lodgement, Council will seek verification of the Bank Guarantee. Please provide contact details for the branch (phone number and officer) to assist with verification of the bona fides of the Bank Guarantee.

Until all items above are completed, no documents or usage sought from Council by the party lodging the Bank Guarantee can be issued. Please allow a minimum of 2 business days for this process.

(21) Easements

- (a) The applicant shall negotiate with the Council the appropriate variation of Restriction as to User A created by the registration of Deposited Plan 736779 and burdening the forecourt area prior to the issue of the relevant Construction Certificate for the forecourt.
- (b) The applicant shall negotiate with the Council the appropriate variation or release of right of way F, right of way CC and right of way H prior to the issue of relevant Construction Certificates for the forecourt.

Condition B(21) Amended 8 March 2016

Per. 
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(22) Stormwater

Prior to the release of construction certificates for each relevant stage of the development the following details shall be provided and approved by Ashfield Council or the private certifier:-

- (a) A Stormwater Drainage Concept Plan demonstrating the proposed stormwater drainage system that complies with Council's "Stormwater Management Code.
- (b) A stormwater Drainage plan including relevant calculations to prove the site's discharge which complies with Council's "Stormwater Management Code" & The NSW "Floodplain Development Manual.

(23) Stormwater disposal-calculations

Calculations and details of the proposed method of stormwater disposal shall be prepared by a suitably qualified professional civil engineer in accordance with **Council's Stormwater Management Code** and submitted to, and approved by, Council or private certifier prior to the release of any Construction Certificate for each relevant stage of the development.

The Construction Certificate plan to be submitted to Council or an accredited certifier must consist of the following items:

- (a) Separate catchment areas within the site draining to each collection point or surface pit classified into the following categories:
 - i. Roof Areas
 - ii. Paved Areas
 - iii. Grassed Areas
 - iv. Garden Areas
 - v. The percentages of pre-development and post-development impervious areas.
- (b) At each pit and or bend, a level of pipe is to be shown (the minimum grade for pipes is 1%).
- (c) All flowpaths both internal and external, which pass through or around the proposed development site, are to be shown on the relevant Construction Certificate plan.
- (d) Calculations and details are to be provided to Council showing that provisions have been made to ensure that the piped drainage system including pits have been sized to accept runoff from all storms up to the 100 year ARI, (including overflows from roof gutters).
- (e) The depth and location of all services within the area affected by the development (i.e. gas, water, sewer, electricity, Telstra, etc) shall be confirmed by the applicant on site prior to the release of the Construction Certificate for each relevant stage of the development, this shall include the proposed pipe network to be constructed in Bland Street.
- (f) All garbage and waste areas must drain to the sewer and not the stormwater system.

(23) Stormwater detention storage facility

- a) On-site Stormwater Detention storage shall be provided in conjunction with the stormwater disposal. This storage shall be designed in accordance with Council's Stormwater Management Code. Details of the storage shall be submitted to and approved by Council or private certifier prior to the release of the Construction Certificate for each relevant stage of the development.
- b) Prior to the release of the Construction Certificate for each relevant stage of the development, a maintenance schedule is to be prepared which clearly outlines the routine maintenance necessary to keep the OSD system working, this information is to be included in the Positive Covenant required for this development. Issues that will need to be addressed include:
 - where the storage and silt arrestor pits are located
 - which parts of the system need to be accessed for cleaning and how access is obtained
 - description of any equipment needed (such as keys and lifting devices) and where they can be obtained
 - the location of screens and how they can be removed for cleaning who should do the maintenance (i.e. commercial cleaning company) how often should it be done

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(24) Exhaust fumes from car park

Any exhaust ventilation from the car park is to be ventilated away from the property boundaries of the adjoining dwellings, and in accordance with the provisions of AS1668.1 and the Building Code of Australia, and is to have particular regard to the child care centre, high volume pedestrian movements and residential blocks. Details demonstrating compliance are to be provided with each relevant Construction Certificate.

(25) No external service ducts

All new service ducts shall be provided within the buildings to keep external walls free of plumbing or any other utility installations. Such service ducts are to be concealed from view from the public domain areas. Details demonstrating compliance are to be provided in the relevant Construction Certificate. Note that downpipes on the external walls are acceptable provided that they are integrated into the architectural design of the building.

Condition B(25) Amended 25 January 2016**(26) SEPP 65 – Design Verification**

Prior to release of any Construction Certificate for residential development, a registered architect is required to confirm that the development is in accordance with the approved plans and details and continues to satisfy the design quality principles in State Environmental Planning Policy No – 65 Design Quality of Residential Flat Building Development.

(27) Plan of Management for Waste Storage and Collection

Prior to the issue of relevant construction certificates a Plan of Management for Waste Storage and Collection shall be submitted to Council for approval to address waste management. The plan will be required to nominate if collection services are to be provided by a private contractor or by Council.

The waste management plan is to include details of the following:-

- A waste storage room that meets the requirements of the Applicant's garbage contractor
- Waste storage rooms in residential buildings,
- Number of persons employed to manage and transfer bins to the required locations, Transfer routes for waste bins,
- Times when bins will be stored in the garbage presentation room,
- Times and location where bins will be placed for collection,
- Waste generation rates for all new uses on the site including retail, commercial and residential,
- Access pathways, including width of pathways for transfer of bins and installation of any mechanical equipment associated with the waste collection rooms,
- The provision of hot and cold water for washing purposes and drained to a floor connected to a Sydney Water sewer system and mechanical ventilation to all garbage rooms,

Any subsequent Plan of Management will need to take into account operational methods and requirements specified in previous plans of management and will be required to be to the satisfaction of Council.

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(28) Waste caretaker

The applicant/building management shall appoint waste caretakers (assisted by maintenance personnel/cleaners) who will have the overall responsibility for managing all waste generated by the buildings. All equipment movement in the waste rooms shall be managed by the building managers / cleaners at all times. No tenants should be allowed to transport waste or recyclables from the waste room; tenants should be educated to only transport their waste to the allocated rooms.

The duties of the building manager / cleaner shall be incorporated into the bylaws and title and shall include (but are not limited to) the following:-

- General maintenance and cleaning of the chute doors on each level on a regular basis;
- Organising, maintaining and cleaning the general and recycled waste holding areas on a regular basis;
- Organising both garbage and recycled waste pick-ups;
Cleaning and exchanging all bins;
- Be available on site when the garbage truck arrives to collect waste and recycling. The waste caretaker shall take all bins to be emptied to the truck and store the bins once emptied back in the waste room.

Details shall be provided prior to release of the relevant construction certificate for the various buildings within the development.

(29)***Condition B(29) Deleted 25 January 2016*****(30) Mobile recycling garbage bins**

Adequate storage for the required number of 240L MGB shall be provided in the waste room to be used for recycling purposes. Details of the size and capacity of the rooms is to be provided prior to issue of any Construction Certificate for residential development.

(31) Lighting to pedestrian routes, outdoor areas and car parking

The Applicant shall demonstrate that lighting which meets the Australian Standard 1158 level P3, and complies with "safer by design" lighting, including consultation with specialist branch of NSW police and spaced at appropriate intervals to provide the required surveillance will be provided to all new and reconfigured pedestrian routes, outdoor areas and car parking areas, including mall entry areas and the plaza forecourt area.

This lighting is not to be directed into adjoining properties. No up-lighting is permitted.

Details to be provided prior to issue of the relevant construction certificate.

(32) Car parking provision/layout

Details of the allocation of spaces are to be provided with the Construction Certificate.

Off-street parking and service vehicle areas including spaces for the accessible/adaptable units shall be provided and allocated for the new and reconfigured parts of the site in accordance with the provisions of AS2890 and enable ready and safe compliance with the Australian Road Rules.

Details to be shown on the application with the residential Construction Certificate, including details showing that minimum ceiling heights for cars, service vehicles and people with disabilities will be achieved.

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Design of car parking shall be in accordance with Australian Standards AS 2890.1 2004 "Off Street Car Parking."

Directional arrows as shown in red on Drawing No. DA8501/B (Level 5 Parking Plan) are to be provided.

Note: Minimum basement ceiling height above any residential parking spaces provided for people with disabilities is to be 2.5 metres in accordance with AS2890.

(33) Parking and internal movement Signage Plan

A parking and internal movement Signage Plan shall be submitted prior to issue of the relevant Construction Certificate for Council's or the accredited certifier's approval. This Plan is to clearly identify access arrangements for individual user groups, including entry, exit and internal circulation patterns. This should include all pavement arrows, line marking, regulatory and advisory signage for both vehicles and pedestrians.

There is to be clear signage to direct vehicles and pedestrians to and from the car parking for the serviced apartments. Details to be provide prior to the issue of a relevant construction certificate.

Note: See also condition F16

(34) Design and construction of new or modified car parking bays and ramps

Details of the design of any new or modified car parking bays and ramp-driveways shall be submitted prior to issue of the relevant Construction Certificate. All new or modified parking bays and ramps/driveways must be designed in accordance with Australian Standards AS 2890.1 2004 "Off Street Car Parking".

(35) Australia Post Concurrence

Prior to the issue of any construction certificate for residential development Australia Post is to confirm its concurrence with the location of the letterboxes for the residential units.

(36) Ventilation of Apartments

Details regarding an alternative solution to provide natural air to single aspect apartments are to be provided prior to issue of the Construction Certificate for the residential apartments.

(37) Loading Dock Management Plan

A loading dock management plan, including hours of operation of the loading docks is to be submitted with the Construction Certificate for the alterations and additions to retail development within the existing Ashfield Mall.

Details to ensure impacts on existing and potential residents will need to be provided to ensure amenity impacts have been considered and addressed. This plan is to be to the satisfaction of Council or the accredited certifier.

(38) Work Place Travel Plan

A work place travel plan prepared in accordance with the DCP is to be submitted for approval by Council or the accredited certifier prior to issue of a Construction Certificate for any retail development.

(39) Acoustic Treatments

Details demonstrating compliance with the recommendations of the Acoustic Logic Noise Impact Assessment dated 29/5/2013 are to be submitted for approval by Council or the accredited certifier with the relevant Construction Certificate.

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(40) Wind Treatments

Details demonstrating compliance with the recommendations of the Windtech Pedestrian Wind Environment Statement dated 29 May 2013 are to be submitted for approval by Council or the accredited certifier with the relevant Construction Certificates.

(41) Building A Treatments

Prior to issue of a Construction Certificate for Building A, details regarding the proposed method of addressing the reduced building separation and potential privacy impacts on future adjoining development where a setback to an adjoining boundary is less than 9m are to be provided.

(42) Motor Cycle Parking

The development shall make provision for a minimum of 46 motor cycle parking spaces. Details of the locations of these spaces are to be provided prior to issue of the relevant Construction Certificate.

(43) Compliance with the requirements of Roads and Maritime Service

The following requirements of the Roads and Maritime Service (RMS) are to be complied with prior to approval of relevant Construction Certificates.

- (a) All buildings and structures (other than pedestrian footpath awnings and non-structural architectural articulations structures not exceeding 450mm) shall be clear of the Liverpool Road reserve unlimited in height or depth.
- (b) Any new or modified off street parking associated with the proposed development (including grades, aisle widths, aisle lengths, turning paths, sight distance requirements, and parking bay dimensions) should be designed in accordance with AS2890.1-2009 and AS2890.2- 2002.
- (c) The post development storm water discharge from the subject site into the RMS drainage system shall not exceed the pre-development discharge.
Detailed design plans and hydraulic calculations of any changes to the stormwater drainage system are to be submitted to the RMS for approval, prior to the commencement of any relevant works.
Details should be forwarded to:
The Sydney Asset Management Roads and Maritime Services
P.O Box 973
Parramatta CBD 2124
A plan checking fee will be payable and a performance bond may be required before the RMS approval is issued. With regard to the Civil Works requirement please contact the RMS Project Engineer, External Works Ph: 8849 2114 or Fax: 8849 2766.
- (d) The proposed development shall be designed such that the road traffic noise from Liverpool Road is mitigated by durable materials to satisfy requirements under Clause 102(3) of the State Environmental Planning Policy (Infrastructure) 2007. The RMS's Environmental Noise Management Manual provides practical advice in selecting noise mitigation treatment.
- (e) A construction traffic management plan detailing construction vehicle routes, number of trucks, hours of operation, access arrangements and traffic control should be submitted to the satisfaction of Council or the accredited certifier prior to issue of the relevant construction certificate.
- (f) All demolition and construction vehicles are to be contained wholly within the site and vehicles must enter the site before stopping.
- (g) All works associated with the proposed development shall be at no cost to the RMS.

(44) Bicycle parking

Bicycle parking racks for a minimum of 183 bicycles are to be provided. Details to be shown on plans submitted with the relevant Construction Certificate. Bicycle parking areas incorporated into the public car parking area shall be provided without the loss of any public car parking spaces.

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Bicycle parking for retail customers (a minimum of 50 spaces) shall be relocated the Level 1 basement car park to ensure compliance with the provisions of AS2890.3 – Parking Facilities. Part 3 – Bicycle Parking Facilities.

(45) Housing Accessibility

All proposed dwellings are to comply with the access report by Accessible Building Solutions submitted with the DA, the access requirements of the BCA and relevant Australian Standards.

(46) Accessibility Compliance

Details of compliance with the report by Accessible Building Solutions titled Statement of Compliance Access for People with a Disability Report and dated 27/05/2013 where that report indicates that compliance is to be verified at each relevant Construction Certificate Stage.

(47) Traffic Management

The plans submitted with the Construction Certificate for the relevant stages shall incorporate the mitigation measures noted at point (xii) of Section 8 of the report by GTA consultants titled 260A Liverpool Road Ashfield, Ashfield Mall Redevelopment, Transport Impact Assessment and dated 29/05/2013.

(48) BCA Compliance

Details of compliance with the BCA (or whether an Alternative Solution to satisfy the Performance Requirements of the BCA is to be provided) shall be submitted prior to issue of the Construction Certificate for the relevant stages.

(49) BASIX Compliance

Details of compliance with the commitments as noted in the BASIX Certificates prepared by SLR Consulting Pty Ltd in Certificate No. 484168M issued 29 May 2013 shall be submitted prior to issue of the construction certificate for the relevant stage of the development.

(50) Structural Standards of Construction

The development shall be designed to be generally in accordance with the structural design requirements as specified in the Ashfield Mall Redevelopment Structure Report dated 27 May 2013 by Brown. Details to be submitted prior to issue of the Construction Certificate for the relevant stages of development.

(51) Shopping Trolley Management

Prior to issue of any Construction Certificate for retail development the applicant is to provide full details to Council of an electronic immobiliser shopping trolley management system to prevent the removal of shopping trolleys from all entry/exit points to the premises.

(52) Traffic Study

In accordance with the applicant's offer, prior to the issue of the construction certificate for the retail component, Buildings C or D or the serviced apartments, the applicant is to undertake detailed analysis of the traffic volumes and operation of intersections within the Ashfield Town Centre, in order to assess whether a variation to the phasing of traffic signals at relevant intersections to assist with traffic movements into and out of Ashfield Mall is warranted.

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The applicant will then present the results of this analysis to Council (for Council information) with a view to meeting with RMS and petitioning for a change in phasing should changes be warranted. Compliance with this condition is not dependent on the outcomes of this traffic study nor the response from RMS.

(53) Forecourt Paving

Full details of the proposed forecourt paving including colours, materials and specifications of the stone borders and washed aggregate finish are to be submitted to Council for approval prior to issue of the relevant construction certificate.

Condition B(53) Added 8 March 2016

C Conditions that must be complied with before work commences

(1) Requirement for a Construction Certificate

In accordance with the provisions of Section 81A of the *Environmental Planning and Assessment Act 1979* the erection of a building and/or construction works must not commence until:

- (a) detailed plans and specifications of the relevant building have been endorsed with a Construction Certificate by:
 - (i) Council; or
 - (ii) an accredited certifier; and
- (b) a principal certifying authority (PCA) has been appointed and the Council has been notified in writing of the appointment, and
- (c) at least two days' notice, in writing, has been given to Council of the intention to commence work.

The documentation required under this condition shall show that the proposal complies with all development consent conditions and the *Building Code of Australia*.

Note: If the principal certifying authority is the Council, the appointment will be subject to the payment of a fee for the service to cover the cost of undertaking building work and / or civil engineering inspections.

WARNING: Failure to obtain a Construction Certificate prior to the commencement of any building work is a serious breach of Section 81A(2) of the *Environmental Planning & Assessment Act 1979*. It is a criminal offence that attracts substantial penalties and may also result in action in the Land and Environment Court and orders for demolition.

(2) Inspections required by Principal Certifying Authority

Inspections shall be carried out at different stages of construction by Council or an accredited certifier. If Council is selected as the Principal Certifying Authority (PCA) the inspection fees must be paid for in advance which will be calculated at the rate applicable at the time of payment.

(3) Site controls

Sediment and erosion controls in accordance with the approved plan must be in place before work is commenced on the site. The control strategies must be consistent with the technical requirements set out in the Sydney Coastal Councils' *Stormwater Pollution Control Code for Local Government*.

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Material from the site is not to be tracked onto the road by vehicles entering or leaving the site. At the end of each working day any dust/dirt or other sediment shall be swept off the road and contained on the site and not washed down any stormwater pit or gutter.

A sediment and erosion control plan must be prepared and identify appropriate measures for bunding and siltation fencing. Any such erosion and sedimentation controls shall also include the protection of stormwater inlets or gutter systems within the immediate vicinity of the site.

The sediment and erosion control measures are to be inspected daily and defects or system failures are to be repaired as soon as they are detected.

(4) Building location - check survey certificate

To ensure that the location of the building satisfies the provision of the approval, a check survey certificate shall be submitted to the Principal Certifying Authority at the following times:-

- (a) prior to the pouring of columns for the residential tower;
- (b) ground floor slabs;
- (c) any floor level which overhangs lower levels where adjacent to property boundaries indicating the:-
 - (i) location of the building with respect to the boundaries of the site;
 - (ii) level of the floor in relation to the levels on the site (all levels are to be shown relative to Australian Height Datum);
 - (iii) site coverage of the buildings on the site.

(5) Crane permit

Should the applicant need to use a crane during the course of building, it will be necessary to first obtain a "Crane Permit" from Council's One Stop Shop. A fee is payable for the permit. The approval of other authorities (e.g. Police Department, RTA) may be required for the use of a crane.

(6) Protection of public places - erection or demolition of building

If the work involved in the erection or demolition of a building is likely to cause pedestrian or vehicular traffic in a public place to be obstructed or rendered inconvenient or involves the enclosure of a public place; a hoarding or fence must be erected between the work site and the public place.

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.

The work site must be kept lit between sunset and sunrise if it is likely to be hazardous to persons in the public place.

Any such hoarding, fence or awning is to be erected prior to works commencing and only with the approval of Council or the accredited certifier in accordance with Workcover requirements. The temporary structures are to be removed when the work has been completed.

(7) Site fencing/security

The site must be appropriately secured and fenced to the satisfaction of Council or the accredited certifier during demolition, excavation and construction work to ensure there are no unacceptable impacts on the amenity of adjoining properties. Permits for hoardings and or scaffolding on Council land must be obtained and clearly displayed on site.

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(8) Support for neighbouring buildings and notice to adjoining owners

- (1) If an excavation associated with the erection or demolition of a building extends below the level of the base of the footings of a building on an adjoining allotment of land, the person causing the excavation to be made:
- (a) must preserve and protect the building from damage, and
 - (b) if necessary, must underpin and support the building in an approved manner, and
 - (c) must at least 7 days before excavating below the level of the base of the footings of a building on an adjoining allotment of land, give notice of intention to do so to the owner of the adjoining allotment of land and furnish particulars of the excavation to the owner of the building being erected or demolished.
- (2) The owner of the adjoining allotment of land is not liable for any part of the cost of work carried out for the purposes of this clause, whether carried out on the allotment of land being excavated or on the adjoining allotment of land.

Notes:

- (i) Details of underpinning works, prepared and certified by a practicing structural engineer shall be submitted to and approved by the Principal Certifying Authority prior to the commencement of any works.
- (ii) allotment of land includes a public road and any other public place.

(9) Asbestos sheeting removal - EPA/Workcover Authority

Asbestos removal is to be carried prior to principal works commencing in accordance with Environmental Protection Authority and Workcover Authority requirements. Proper procedures shall be employed in the handling and removal of asbestos and products containing asbestos so as to minimise the risk to personnel and the escape of asbestos particles in the atmosphere. Work is only to be carried out with the prior consent of the Work Cover Authority.

Note: There are substantial penalties for non-compliance with the above requirements.

(10) Asbestos and/or lead removal certification

The existing structures/land on the site potentially containing asbestos and/or lead. Following removal of any asbestos/lead located on site a clearance must be provided to the Principal Certifying Authority certifying that no such asbestos/lead remains on site from a suitably qualified person.

A copy of the clearance Certificate must be forwarded to Council before any other demolition work is commenced.

(11) Sydney Water approval

The approved plans must be submitted to a Sydney Water Quick Check agent or Customer Centre to determine whether the development will affect Sydney Water's sewer and water mains, stormwater drains and/or easements and if further requirements need to be met. Plans will be appropriately stamped. For Quick Check agent details please refer to the web site: www.sydneywater.com.au, see Your Business then Building & Developing then Building & Renovating or telephone Sydney Water 13 20 92.

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(12) Structural engineering details

Structural engineer's details prepared and certified by a practicing structural engineer for all reinforced concrete and structural members is to be submitted to the Principal Certifying Authority for approval.

(13) Notice of Commencement – Notification of Works

Work must not commence until the Principal Certifying Authority or the person having the benefit of the development consent has given Notification in Writing to Council no later than two days before the building work commences.

(14) Waste management plan approval

A Waste Management Plan shall be submitted to Ashfield Council's Environmental Health Unit prior to demolition or construction of the relevant stages commencing. The Waste Management Plans shall be in accordance with the provisions of Ashfield Development control Plan 13 - Planning For Less Waste and the Waste Planning Guide for Development Applications (Planning for Less Waste, prepared by the Regional Waste Boards), including:

- (a) Estimations of quantities and type of materials to be reused, recycled or left over for removal from site;
- (b) Identification on a plan of on site material storage areas during construction, waste storage, recycling and composting areas;
- (c) Details of the construction materials and methods to be used to minimise the production of waste in the completion of the new building work.
- (d) How the waste is to be treated on the site.
- (e) How any residual non-reusable and non-recyclable waste is to be disposed of including details of approved waste disposal outlets where disposal will take place.

The waste management plan shall also incorporate the recommendations noted in the Waste Management Plan prepared by Leigh Designs and dated 30 October 2013.

(15) Tree preservation order - approvals required

A Tree Preservation Order applies to the whole of the Ashfield Council area. In this regard it will be necessary to make a separate application to Council prior to the removal or lopping of any trees not identified for removal on the development application drawings. Contact Council's One Stop Shop, telephone 9716 1800 to apply for a "Tree Preservation Order Permit" for Pruning or Removal of protected trees.

NOTE: For the avoidance of doubt, this consent provides for the removal of trees in the forecourt area.

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(16) Dilapidation reports

- A. A Dilapidation Report on the Rights of Way, and all surrounding streets for the block encompassing the site covering the road pavements, footpaths, kerbing and drainage shall be prepared by a practicing engineer. The Dilapidation Report must be completed and submitted to the beneficiaries of the Right of Way and to Council or the accredited certifier prior to the commencement of any demolition, excavation or construction works. At the completion of the works, a second Dilapidation Report recording the condition shall be prepared and submitted to the beneficiaries and to Council. The reports are to include a photographic record at sufficient resolution and coverage to show pavement defects such as cracking.
- B. A Dilapidation Report on the current condition (including the structural condition) of the existing buildings immediately adjoining the subject site along Liverpool Road, Ashfield, must be prepared by a practicing engineer. The Dilapidation Report must be completed and submitted to the owner of the subject property and to Council prior to the commencement of any demolition, excavation or construction works. At the completion of the works, a second Dilapidation Report recording the condition (including structural condition) must be prepared. That Report must be submitted to the owner of the subject property and to Council.

NOTE: The dilapidation reporting of the structural condition of adjoining buildings excludes the removal and re-instatement of internal finishes such as ceilings, floor finishes, walls and the like.

(17) Demolition work plan

Prior to demolition of the relevant stages, the applicant shall submit a Work Plan prepared in accordance with AS 2601 by a person with suitable expertise and experience to the Principal Certifying Authority. The Work Plan shall identify any hazardous materials, the method of demolition, the precautions to be employed to minimise any dust nuisance and the disposal methods for hazardous materials.

(18) Garbage skips on Council land - Council approval

Bulk refuse bins or garbage skips shall not be placed on grass verge, footpath or roadway without Council permission. Application forms and details of applicable fees are available from Council's Customer Service on telephone 9716 1800.

(19) Haulage route information

Full details of proposed haulage routes, estimated number of vehicle movements and trip locations related to demolition/construction activities for each stage of work are to be submitted to Ashfield Council prior to work commencing on that stage of work.

(20) Works zone application to Council - construction vehicles

The applicant is to apply to Council for a "works zone" along the site frontages for construction vehicles prior to work commencing. Contact Council's Customer Service on 9716 1800 for details and the necessary fees you need to pay.

(21) Public liability insurance – Works on Council/public lands

The applicant or any contractors carrying out works on public or Council controlled lands shall have public liability insurance cover to the value of \$10 million and shall provide proof of such cover prior to carrying out the works.

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(22) On site detention system – check survey (requirements during construction)

Prior to the construction of an on-site detention system involving permanent construction work (e.g. construction of concrete slabs, walls, pipe-systems or pits etc., and prior to the placement of any concrete for ground floor, car park or garages) a "check survey from a registered surveyor" must be forwarded to the Council indicating compliance with the approved plans before any concrete pour is approved by the relevant Council building surveyor or Authorised Certifier.

(23) Deed and Easement – Car Parking Spaces

A new deed and easement shall be entered into between the property owner of the subject site and the Council which addresses the following matters:

- a) Ongoing public access to not less than 330 car parking spaces and 20 Council staff car parking spaces within the subject site.
- b) The location of the 330 publically available car parking spaces and 20 Council staff car parking spaces within the subject site.
- c) Access arrangements to and from the subject site to the 330 publically available car parking spaces and 20 Council staff car parking spaces within the subject site.

Plans identifying the location of the car parking spaces subject to the easement shall be submitted for Council's approval.

The general terms of the deed and easement shall be agreed and finalised between the General Manager and the property owner prior to issue of the construction certificate for works involving the alteration or construction of levels 5 and 6 of the car park on the existing Ashfield Mall shopping centre.

The new deed and easement shall be registered on the property title of the subject site within two months of the completion of any relevant works which establish the 330 publically available car parking spaces and 20 Council staff car parking spaces within the subject site.

All costs incurred in the preparation and registration of the new deed and easement shall be at the cost of the property owner of the subject site.

Condition C(23) Amended 8 March 2016***D Conditions that must be complied with during construction or demolition*****(1) Building materials and equipment - storage/placement on footpath/roadway - Council approval**

All building materials and equipment shall be stored wholly within the property boundaries and shall not be placed on the footpath, grass verge or roadway without prior written approval of Council.

Bulk refuse bins shall not be placed on the grass verge, footpath or roadway without Council permission. Application forms and details of applicable fees are available from Council's One Stop Shop telephone 9716 1800.

(2) Signs to be erected on building and demolition sites

- (a) A sign must be erected in a prominent position on any work site on which work involved in the erection or demolition of a building is being carried out:
 - (i) stating that unauthorised entry to the work site is prohibited; and

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- (ii) showing the name and address of the contractor for the building work and the person in charge of the work site and a telephone number at which the person may be contacted outside working hours; and
- (iii) showing the name, address and telephone number of the Principal Certifying Authority appointed for the building works.
- (b) Any sign shall be maintained and not removed until work has been finished.

(3) Demolition/excavation/construction - hours of work

Demolition, excavation and construction work, including loading and unloading of materials and machinery, shall be restricted to between the hours of 7.00 am to 6.00 pm, Monday to Friday and from 7:00 am to 1.00 pm on Saturday. Work is prohibited on Sundays, and on public holidays.

(4) Demolition requirements/standards

Any demolition is to be carried out in accordance with the following:

- (a) Australian Standard 2601 and any requirements of the Workcover Authority.
- (b) The Waste Management Plan submitted with the Development Application.
- (c) The property is to be secured to prohibit unauthorised entry.
- (d) All precautions are to be exercised in the handling, removal and disposal of all asbestos materials. Licensed contractors and the disposal of asbestos is to be carried out in accordance with the requirements of the Work Cover Authority.
- (e) All other materials and debris is to be removed from the site and disposed of to approved outlets.
- (f) Any demolition on the site is to be conducted in strict accordance with, but not limited to, sections 1.5, 1.6, 1.7, 3.1 and 3.9 of the AS 2601 - 1991, demolition of structures. The following measures must be undertaken for hazardous dust control:
- (g) Prior to demolition, the applicant shall submit a Work Plan prepared in accordance with AS 2601 by a person with suitable expertise and experience to the Principal Certifying Authority. The Work Plan shall identify any hazardous materials, the method of demolition, the precautions to be employed to minimise any dust nuisance and the disposal methods for hazardous materials.
- (h) Hazardous dust must not be allowed to escape from the site or contaminate the immediate environment. The use of fine mesh dust proof screens, wet-lead safe work practices, or other measures is required.
- (i) All contractors and employees directly involved in the removal of hazardous dusts and substances shall wear protective equipment conforming to AS 1716 Respiratory Protective Devices and shall adopt work practices in accordance with WorkSafe Requirements (in particular the WorkSafe standard for the *Control of Inorganic Lead At Work* (NOHSC: 1012, 1994) and AS 2641, 1998).
- (j) Any existing accumulations of dust (e.g.; ceiling voids and wall cavities must be removed by the use of an industrial vacuum fitted with a high efficiency particulate air (HEPA) filter and disposed of appropriately.
- (k) All dusty surfaces and dust created from work is to be suppressed by a fine water spray. Unclean water from the suppressant spray is not be allowed to enter the street gutter and stormwater systems.
- (l) Demolition is not to be performed during high winds that may cause dust to spread beyond the site boundaries without adequate containment.
- (m) All lead contaminated material is to be disposed of in accordance with the NSW Environment Protection Authorities requirements.
- (n) Construction and demolition waste, particularly timber, bricks and tiles, concrete and other materials need not be disposed of- they can be recycled and resold if segregated properly from any hazardous waste contamination.
- (o) Following demolition activities, soil must be tested by a person with suitable expertise to ensure the soil lead levels are below acceptable health criteria for residential areas. Full

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certification is to be provided for approval by the Principal Certifying Authority.

- (p) All works are to have regard to the recommendations contained in the report by SLR titled Hazardous Building Materials Preliminary Walkover Inspection Report dated 23 May 2013.

(5) Fire resistance – BCA upgrade

Under the provisions of Clause 93 and 94 of the Environmental and assessment Regulations 2000, the existing commercial building shall be fully upgraded so that all category 1 fire safety measures are brought into compliance so to satisfy the matters identified in the BCA audit report prepared by Steven Watson & Partners dated the 29 May 2013.

(6) Plans to be available on site

The Council stamped approved plans, Development Consent and Construction Certificate shall be held on site to be produced unobliterated to Council's officer at any time when required.

(7) Advertisements on hoardings prohibited

No advertisements of any kind shall be affixed to the hoarding except a board which may show the builder's or architect's name or any particulars regarding the subject building.

(8) Encroachment on Council property prohibited

No portion of the proposed structure, including gates and doors during opening and closing operations, other than the non-structural architectural articulation at the upper level to building D and the Norton Street façade enhancement works, shall encroach upon Council's footpath area.

(9) Easements to be clear of encroachments

The proposed structures (including overhangs and footings) shall not encroach on to any easements located within this property.

(10) Storage of building materials

Building materials and spoil are to be located wholly on site and not placed in a position that may result in materials being washed onto the roadway or into the stormwater system.

(11) Dust control

Adequate measures are to be implemented, including, for example, water spraying/mesh barriers, to prevent dust from causing any nuisance.

(12) Site vehicles - mud/debris

All vehicles leaving the site must be free of mud and debris. Loads are to be fully covered and vehicles/wheels washed down to ensure that no nuisance occurs.

(13) Footpath, kerb and gutter protection

The applicant is to take all precautions to ensure footpaths and roads are kept in a safe condition and to prevent damage to Council's property.

Pedestrian access across this footpath must be maintained in good order at all times during work. Any damage caused will be made good by Council at Council's restoration rates, at the applicant's expense

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(14) Finished ground surface levels at property boundary

Finished ground surface levels shall match existing levels at the property boundary.

(15) Road opening permit- Council controlled lands

A "road use-opening permit" shall be obtained for all works carried out in public or Council controlled lands. Contact Council's Works and Infrastructure Department for details.

(16) Traffic control on public roads

Where works are undertaken on public roads, adequate traffic control in accordance with AS 1742.3 1996 "Traffic Control Devices for work on Roads", particularly regarding traffic movement controllers, advance warning signs and directions to motorists, shall be provided. Where such measures are not satisfactorily provided to this Australian Standard, Council may provide such and recover the costs from any bonds held.

(17) Engineering staff to inspect roadworks/drainage

An inspection by Council's staff and the Principal Certifying Authority will be required for (kerb/gutter/crossing etc) at the following stages:

- (i) After excavation.
- (ii) After the erection of formwork and the placement of reinforcement and prior to pouring of concrete.
- (iii) After placement of road base course.
- (iv) After completion of any pits.
- (v) After pipes have been laid and prior to backfilling.
- (vi) On completion of works.

Work is not to proceed until the works or activity covered by the inspection is approved. Details of specifications relating to works on Council assets can be obtained from Council on request.

(18) Spoil and building materials on road and footpath

Spoil and building materials shall not be placed or stored within any public roadway or footpath.

(19) Construction zone

All construction vehicle activity shall be accommodated on site. A construction zone would only be considered pending Traffic Committee approval, and that construction vehicles could only use the kerb immediately outside the site without interfering with traffic movement through the area. A plan showing details of the length required and reasons to why construction vehicles could not be accommodated on site shall be submitted to Council for referral to the Traffic Committee. Relevant fees will apply as set out in Council's Fees and Charges.

(20) Excavations and backfilling - safety/standards

- a) All excavations and backfilling associated with the erection or demolition of a building must be executed safely and in accordance with appropriate professional standards.
- b) All excavations associated with the erection or demolition of a building must be properly guarded and protected to prevent them from being dangerous to life or property.

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(21) Compliance with Construction Management

Any mitigation measures recommended to be undertaken as part of the Construction Management Plan shall be implemented during demolition and construction e.g. bunding, shade cloth to prevent dust leaving the site, sandbags around Council/private stormwater pits etc. in order to prevent sediment, dust, topsoil and polluted waters discharging from the site.

E Conditions that must be complied with prior to installation of services

nil

F Conditions that must be complied with prior to issue of an Occupation Certificate**(1) Approval to use/occupy building**

The new buildings comprising the residential apartments and serviced apartments and the new parking level to be added to the existing Ashfield Mall shopping centre car park, or any part thereof must not be used or occupied until an Occupation Certificate has been obtained from the Principal Certifying Authority.

Note: If Council is chosen as the Principal Certifying Authority a fee is applicable prior to the release of the Construction Certificate.

Condition F(1) Amended 8 March 2016**(2) Street numbering**

Prior to the issue of any occupation certificate for residential development the developer shall furnish the Council with a schedule of individual unit/street numbers allocated to the units within each block of units, that is otherwise to be in accordance with the street numbering approval letter issued by Council.

(3) Final site inspection

Prior the issue of the relevant Occupation Certificate, a final site inspection relating to the relevant public area shall be arranged by the applicant, and shall be undertaken by the applicant's engineer and Council's authorised officer and the accredited certifier. The purpose of the inspection is to ensure that notwithstanding the submission of any certifications required by an approval that all impacts within the relevant public area from the development have been satisfactorily addressed. A fee is payable for this inspection.

(4) Engineering conditions to be satisfied prior to the issue of occupation certificate

In the event that on site detention is required, prior to the release of the relevant Occupation Certificate when the on-site building works are completed there are three (3) conditions that must be satisfied.

They are:

(a) Work-As-Executed Plans

A "Work-as-Executed" plan prepared and signed by a registered surveyor is to be submitted to Council's Engineering Department at the completion of the works showing the location of the detention basin with finished surface levels, contours at 0.2 metre intervals and volume of storage available. Also the outlet pipe from the detention basin to its connection to Council's drainage system, is to be shown together with the following information:

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- location
- pipe diameter
- gradient
- pipe material i.e. PVC or EW etc
- orifice size (if used)
- trash screen at orifice
- all buildings (including floor levels) and finished ground and pavement surface levels

(b) *Engineer's Certificate*

A qualified practising Civil Engineer shall certify on the completion of drainage works in respect of:

- the soundness of the storage structure;
- the capacity of the detention storage;
- the emergency overflow system being in place;
- the works being constructed in accordance with the Council approved plans;
- the freeboard from maximum water surface level to the finished floor and garage levels are at or above the minimum required in Council's Stormwater Code.
- basement car park pumps are class one zone two (if used).

(c) *Restriction-As-To-User*

A "Restriction-as-to-User" is to be placed on the title of the relevant property to indicate the location and dimensions of the detention area. This is to ensure that works, which could affect the function of the stormwater detention system, shall not be carried out without the prior consent in writing of the Council.

Such restrictions shall not be released, varied or modified without the consent of the Council.

Condition F(4) Amended 8 March 2016

(5) Positive Covenant-stormwater detention/surface flow paths-occupation certificate

A Positive Covenant under Section 88E of the Conveyancing Act shall be created on the relevant title of the property detailing the following items, if required:

- (a) surface flow path
- (b) finished pavement and ground levels
- (c) prevent the erection of any structures or fencing
- (d) on-site stormwater detention system

The wording in the Instrument shall be submitted to and approved by Ashfield Municipal Council prior to lodgement at the Land Titles Office and prior to the release of the relevant Occupation Certificate. The Instrument shall be registered prior to the completion of development.

(6) Footpath, kerb and gutter reconstruction

The public footpath and verge outside the site on Liverpool Road including the frontage in front of 244-256 Liverpool Road shall be completely reconstructed to the requirements of Council's Works & Infrastructure Department at the applicant's expense.

This shall necessitate the following works being carried out by the applicant:

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- (a) All new footpath works on Council land shall be reconstructed using the type of pavers and pattern that have already been used in the surrounding area on Liverpool Road. (Pebblecrete pavers 400 x 400 x 60 honed, acid etched PPX540:400D and PPX49:400D or of similar type.)
- (b) All pavers shall be laid on a 100mm concrete sub base.
- (c) A permit to carry out these works on Public land will be required to be obtained. In order for Council to grant approval for these works plans and details shall be submitted to Council for approval.
- (d) The applicant will be responsible for the replacement of any Council street sign removed or damage during the construction phase of this development.

This work shall be carried out prior to the release of the relevant Occupation Certificate.

(7) Redundant vehicular crossings-removal and replacements

Any redundant vehicular crossing in Norton Street shall be removed and replaced with concrete footpath, concrete kerb and concrete gutter at no cost to Council at the applicant's expense. This work shall be carried out prior to the release of the relevant Occupation Certificate.

(8) New or modified vehicle access driveways

Any new or modified vehicular access driveways shall be reconstructed in accordance with Council's standard drawing and specifications. These driveways shall be located a minimum of 1.0m clear of any existing stormwater pits, lintels or poles and 2m clear of any trees within the road reserve. The driveways shall also be located a minimum of 0.5m clear of any utility service opening such as Telstra, Sydney Electricity, Sydney Water or Natural Gas Company.

This work shall be carried out prior to the release of the relevant Occupation Certificate.

All driveways outside the site shall be line marked to the requirements of Council at the applicant's expense. Council will require zebra style markings (in yellow) on each driveway in an effort to enhance pedestrian safety on the footpath due to the amount of vehicular activity entering and exiting the site.

This work shall be carried out prior to the release of the relevant Occupation Certificate.

(9) Receipts for tipping of waste

Receipts for the tipping of any waste or recyclable material at a waste management centre shall be submitted to Council prior to issue of the relevant Occupation Certificate.

(10) Lot consolidation

Lot A in Deposited Plan 404055, Lot B in Deposited Plan 404055, Lot A in Deposited Plan 405790 and Lot 100 in Deposited Plan 734467 are to be consolidated into one allotment prior to the issue of the Occupation Certificate for the residential development.

Condition F(10) Amended 8 March 2016

(11) Management of shopping trolleys

The electronic immobiliser shopping trolley management system shall be installed prior to the issue of any Occupation Certificate for retail development.

In addition to providing a shopping trolley containment system, as required by this condition, the Ashfield Mall operator shall also provide a shopping trolley collection service to collect and return any abandoned trolleys that are removed from the premises. The shopping trolley collection service shall make daily trips of surrounding streets within one kilometre of the premises to pick up and return any abandoned trolleys.

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At no time shall shopping trolleys obstruct pedestrian egress and/or ingress to the Ashfield Mall building.

(12) Residential car parks

Convex mirrors and/or a simple stop-go signal system are to be installed in the residential car parks to the satisfaction of Council or the accredited certifier to facilitate safe vehicular movements within the residential car park.

(13) Site management plan

A Site Management Plan and a Plan of Management detailing the methodology for the implementation of the mitigation measures detailed in the Urbis Social Impact Assessment dated May 2013 is to be submitted to Council or the accredited certifier for approval prior to issue of the relevant Occupation Certificate.

(14) Confirmation of gross floor areas

Prior to issue of any Occupation Certificate for the development a plan of survey confirming the gross floor area(s) of that part of the development for which an Occupation Certificate is being sought shall be submitted to Council. The gross floor area shall be calculated in accordance with the definition of gross floor area as it appears in Ashfield Local Environmental Plan 1985 (now repealed).

(15) Car Park Management Plan

A car park management plan shall be submitted for approval by Council prior to issue of the relevant Occupation Certificate. This plan shall provide details of any method of parking control, including any paid parking schemes for the retail spaces, ways of controlling access to external residential parking and parking for the serviced apartments and child care centre. As stratum subdivision of the various components that comprise the development is proposed, the management plan shall also address operational issues in regard to managing a parking scheme which provides for shared car parking between various uses within different strata. The Plan shall also demonstrate how access to all land uses will be obtained and in particular how 24/7 access will be maintained for the public car park component.

(16) Wayfinding Signage

Wayfinding signage throughout the development shall be provided to Council prior to the issue of the relevant Occupation Certificate. Signage to be provided includes signage as recommended in the Urbis Social Impact Assessment dated May 2013 and the following signage:

- Alternative locations for bicycle parking;
- Details of any automated indicator for vehicles exiting Levels 5 and 6 advising of delays and alternative exit locations.
- Location of the taxi rank on Level 5 at various locations within the shopping centre.

NOTE: The alternative exits from Levels 5 and 6 shall have a 15 minutes free grace period to ensure motorists using the route are not charged for parking.

(17) Provision of Public Art

- A public art feature shall be designed and constructed/installed at the applicant's cost. This feature shall provide visual interest for pedestrians and interpret or reflect the local setting and/or landscape character and/or the cultural setting of the area. The feature shall be designed to ensure long-term durability and be resistant to vandalism.
- Details shall be approved by Council prior to issue of Occupation Certificate for retail development, and the applicant is advised to liaise with Council during design stages.

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(18) Child Care Centre

In the event that an Occupation Certificate for Buildings C or D or the serviced apartments is able to be issued prior to completion of the child care centre, the applicant is provide an unconditional bank guarantee to the value of assessed value of the fit out and operation of the child care centre to Council. The value of the fit out of the centre shall be assessed at the time of entering into the bank guarantee. (NOTE: The value of the fit out and operation of the child care as of September 2014 is \$640,000, as advised by the applicant). Upon issue of an occupation certificate for the child care centre, the bank guarantee will be returned.

G Conditions that are ongoing requirements of development consent**(1) Outdoor area – acceptable use requirement**

The use of the area shall not give rise to any public nuisance, or any offensive noise as defined in the *Protection of the Environment Operations Act 1997*, to adjoining properties or the public.

(2) Child care centre – maximum number of children

The maximum number of children attending the child care centre shall not exceed the maximum number of approved childcare places advised by the New South Wales Department of Community Services. The maximum number of children permitted in accordance with this consent is 100 children.

(3) Communal open space area - access

Area(s) allocated as communal open space shall be accessible for use by all residents of the development

(4) Discharge of condensate from air conditioning units

Any condensate, moisture, etc. shall not be permitted to be discharged onto the ground surface of the premises or into stormwater drainage systems in contravention of the requirements of the *Protection of the Environment Operations Act 1997*.

All such wastes must be discharged to sewers of the Sydney Water.

(5) Protection of the Environment Operations Act 1997 - offensive noise prohibited

The premises shall operate so as not to give rise to 'Offensive Noise' nuisance as defined by the *Protection of the Environment Operations Act 1997*.

(6) Public address systems - prior consent required

A public address system or sound amplifying equipment shall not be installed in or upon the premises so as to cause or permit the emission of sound onto any public place unless the prior consent of Council has been obtained.

(7) Security gates - noise attenuation

The security gate operation shall not emit any offensive noise as defined in the *Protection of the Environment Operations Act 1997*.

(8) Stormwater drainage system - clean discharges

Only clean and unpolluted water shall be permitted to discharge to Council's stormwater drainage system.

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(9) Loading/unloading on site

All loading and unloading are to be conducted within the site at all times. Any designated loading bay/dock area is to remain available for loading/unloading purposes at all times. No storage of goods or parking of cars is to be carried out in these areas.

(10) Clothes drying areas

High energy efficient internal clothes dryers shall be provided to each apartment.

(11) Vehicle wash bays

All vehicle wash bays shall be provided with a tap connected to a continuous supply of water and the wash bays shall be bunded and graded to a floor waste connected to the sewer.

(12) Entry control - safety

Entry to the resident car park, the following shall be provided:

- o a boom gate;
- o an intercom system between visitors and residents to entry and exit from the car park.

Each ground level entry area to the building shall have an intercom system whose purpose is to contact residents or the manager/caretaker to allow entry to visitors. Details to be shown on the application with the relevant construction certificate.

(13) External balconies, blinds and fabric

No enclosures, fixed blinds or other non-approved external treatments are to be erected without the consent of council. To ensure a consistent exterior treatment is maintained the body corporate must create bylaws to control and regulate these issues in the building and to ensure that unauthorised enclosures / work does not occur without consent.

(14) External Shop fronts

- (a) The owner/manager of the retail building shall ensure that the entire building facade shall be kept in a clean, tidy and well maintained condition free of signage/advertisement and utilities such as air-conditioning at all times.
- (b) Shop front glazing must be clear and untinted and must not contain any form of signage including advertisements, posters and the like with the exception of approved signage.
- (c) Security roller shutters must not be installed on the outside of the shop front. Any security grill to be located on the inside of the shop front must be an open grille and see through and not a solid metal type. Details are to be submitted to Council or the Certifying Authority prior to a Construction Certificate being issued.

(15) Removal of graffiti

All external paint finishes shall have anti-graffiti coatings. The owner/manager of the site is responsible for the removal of all graffiti from the building within 48 hours of its application.

(16) Health requirement

Food Premises are required to comply with the *Food Act 2003*, *Food Regulations 2004* and the associated *Food Standards Code* of 3.2.2 and 3.2.3.

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(17) Plant

All existing plant equipment and air conditioning units situated adjacent to the Child Care Centre car parking spaces shall have proper waste water collection and discharge system installed to prevent any runoff or discharge of any water, condensate, moisture, etc onto the ground surface of the parking area.

(18) Waste management

The garbage truck shall enter the site and all MGB shall be emptied within the premises and not from the street. No MGB or the like shall be stored or placed on a public street at any time.

(19) Compliance with Plans of Management

Operation of the development shall be undertaken strictly in accordance with the approved plans of management as required by conditions of this consent and including:-

B12	Accessibility
B31	Waste Management
B37	Car park managements
B38	Parking signage
B42	Loading docks
B43	Work place travel plan
F11	Shopping trolleys
F13	Site management

H Conditions relating to Strata Subdivision**(1) Easements**

Any subdivision of the site will need to demonstrate that all existing easements for access and services have been provided and/or modified as appropriate. All restrictions in favour of Council are to include a requirement that these cannot be altered or removed without the approval of Council.

(2) No Strata subdivision of serviced apartments

Strata subdivision of the serviced apartments will not be permitted.

I Advisory Notes**Accessible Dwelling Designs**

The performance criteria of the Australian Network for Universal Housing Design and Design Checklist 2 of the Ashfield Development Control Plan 2007 Part C1 shall be considered in the design of the residential apartments.

NOTE: In preparing these detailed plans, regard shall be had to the provisions of Ashfield Development Control Plan for Access and Mobility where these are relevant to the development.

Sanitary facilities - demolition/construction sites

Toilet facilities are to be provided, at or in the vicinity of the work site on which work involved in the erection or demolition of a building is being carried out, at the rate of one toilet for every 20 persons or part of 20 persons employed at the site.

The provision of toilet facilities in accordance with this clause must be completed before any other work is commenced.

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Ashfield Local Area Command

The comments and recommendations of the Ashfield Local Area Command as noted in their letter dated 14 January 2014 shall be considered.

Reason for the imposition of conditions

Unrestricted consent would be likely to cause injury:

- a) to the amenity of the neighbourhood
- b) to the heritage significance of the area
- c) to the heritage significance of the property
- d) to the amenity of the neighbourhood due to the emission of noise
- e) to the amenity of the neighbourhood due to the creation of a traffic hazard

and further, would not be in the public interest.

Compliance with Building Code of Australia

- (1) All building work (other than work relating to the erection of a temporary building) must be carried out in accordance with the requirements of the Building Code of Australia (as in force on the date the application for the relevant construction certificate or complying development certificate was made).
- (2) This clause does not apply to the extent to which an exemption is in force under clause 187 or 188 of the Environmental Planning and Assessment Regulation 2000, subject to the terms of any condition or requirement referred to in clause 187 or 188.

NOTES

- (i) This approval does not relieve an applicant of the obligation to obtain any other approval required under Section 68 of the Local Government Act, 1993 and Ordinances or Section 78A of the Environmental Planning & Assessment Act, 1979 or any other Act or Regulation.
- (ii) Further approval(s) – see above, may be required in addition to this development consent. Plans and specifications submitted for building works must comply with the Building Code of Australia, any relevant condition of development consent and/or other code or requirement of Council at the time of approval.

Ask Council if you are unsure of what procedures you need to follow.

SECTIONS 82A, 97 AND 95 OF THE ENVIRONMENTAL PLANNING & ASSESSMENT ACT, 1979

You are advised that:

- Under the provisions of Section 82A of the Environmental Planning and Assessment Act, 1979, an applicant may request Council to review a determination of the applicant's development application, other than an application for designated development. Any request for a review must be made within six (6) months of the date on which the applicant received notice, given in accordance with the regulations, of the determination of the application and be accompanied by the fee prescribed in Section 257 of the Regulations.
- 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 six (6) months after the date on which you receive this notice.
- Under the provisions of Section 95 of the Environmental Planning and Assessment Act, 1979, unless the development, which is the subject of this consent, is commenced within five (5) years from the date of determination, the consent will lapse.

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