COUNCIL ASSESSMENT REPORT

Panel Reference	2018SWT005
DA Number	DA18/0264
LGA	Penrith
Proposed Development	Construction of a Part Twelve (12) Storey & Part Fifteen (15) Storey Mixed Use Development including Basement, Podium Level 1 & Level 2 Car Parking, Ground Floor Business and Commercial Uses, 187 Residential Apartments & Construction and Dedication of a Public Road, Stormwater Drainage, Civil and Public Domain Works & Landscaping
Street Address	87 – 93 Union Road Penrith
Applicant	Toga Penrith Developments c/- Urbis
Owner	Toga Penrith Developments Pty Ltd
Date of DA lodgement	16 March 2018
Number of Submissions	3 (A fourth submission was received but formally withdrawn)
Recommendation	Approval
Regional Development Criteria (Schedule 4A of the EP&A Act)	CIV > \$30 million
List of all relevant s4.15(1)(a) matters	 Penrith Local Environmental Plan 2010 (Amendment 4) Penrith Development Control Plan 2014 State Environmental Planning Policy No. 55 – Remediation of Land State Environmental Planning Policy (Infrastructure) 2007 State Environmental Planning Policy (State and Regional Development) 2011 Sydney Regional Environmental Plan No. 20 – Hawkesbury-Nepean River State Environmental Planning Policy No. 65 – Design Quality of Residential Apartment Development State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004
List all documents submitted with this report for the Panel's consideration	 SWCPP Correspondence – dated 25 June 2019 (Appendix 1) SWCPP Record of Briefing – dated 16 September 2019 (Appendix 2) Applicants Assessment Against Clause 8.7 of PLEP 2010 (Appendix 3) Amended Recommended Conditions of Consent (Appendix 4) Penrith City Council Community Infrastructure Policy (Appendix 5) Kathryn Saunders – Acting Principal Planner – Penrith City Council
	Gavin Cherry – Development Assessment Coordinator – Penrith City Council
Report date	09 October 2019

Summary of s79C matters

Have all recommendations in relation to relevant s79C matters been summarised in the Executive	Yes – where
Summary of the assessment report?	appropriate
Legislative clauses requiring consent authority satisfaction	
Have relevant clauses in all applicable environmental planning instruments where the consent	Yes
authority must be satisfied about a particular matter been listed, and relevant recommendations	
summarized, in the Executive Summary of the assessment report?	
e.g. Clause 7 of SEPP 55 - Remediation of Land, Clause 4.6(4) of the relevant LEP	

Clause 4.6 Exceptions to development standards

If a written request for a contravention to a development standard (clause 4.6 of the LEP) has been received, has it been attached to the assessment report?

Special Infrastructure Contributions

Does the DA require Special Infrastructure Contributions conditions (S94EF)?

Note: Certain DAs in the Western Sydney Growth Areas Special Contributions Area may require specific Special Infrastructure Contributions (SIC) conditions

Not applicable

Conditions

Have draft conditions been provided to the applicant for comment?

Note: in order to reduce delays in determinations, the Panel prefer that draft conditions, notwithstanding Council's recommendation, be provided to the applicant to enable any comments to be considered as part of the assessment report

Yes