Recommended Conditions of Consent

General Conditions

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Level 1	11586							
	A16	К		EJE Architecture	14/03/2025			
	11586							
Level 2	A17	J		EJE Architecture	14/03/2025			
	11586							
Level 3	A18 11586	J		EJE Architecture	14/03/2025			

19	к	Overall Plan – Level 4	EJE Architecture	14/03/2025
11586	14			1 1 /02 /2025
420	к	Overall Plan – Roof Plan	EJE Architecture	14/03/2025
L1586				
A21 – A23	I, H, H	Site Sections – Pages 1 – 3	EJE Architecture	14/03/2025
L1586				
425	J	Community Centre – Site	EJE Architecture	14/03/2025
L1586		Plan		
A26 – A27 L1586	L	Community Centre – Ground Floor Plan and	EJE Architecture	14/03/2025
		Level 1		
428	к	Community Centre – Roof	EJE Architecture	14/03/2025
L1586		Plan		
A29 – A30 L1586	H	Community Centre – Elevations and Sections	EJE Architecture	14/03/2025
433	J	Apartment	EJE Architecture	14/03/2025
L1586		Buildings – Site Plan		
A34	L	Apartment Building 01 – Basement Floor	EJE Architecture	14/03/2025
		Plan		
435 11586	Ρ	Apartment Building 01 – Ground Floor Plan	EJE Architecture	14/03/2025
A36 – A37	P	Apartment Building 01 –	EJE Architecture	14/03/2025
L1586		Level 1 – 3 Floor Plans		
438	Р	Apartment Building 01 –	EJE Architecture	14/03/2025
L1586		Penthouse level		
439 L1586	Μ	Apartment Building 01 – Roof Plan	EJE Architecture	14/03/2025
40 – A41		Apartment	EJE Architecture	14/03/2025
L1586		Building 01 –		

		Elevations and		
		Sections		
A43 11586	L	Apartment Building 02 – Basement Floor Plan	EJE Architecture	14/03/2025
A44 11586	М	Apartment Building 02 – Ground Floor Plan	EJE Architecture	14/03/2025
A45 11586	М	Apartment Building 02 – Level 1 – 3 Floor Plan	EJE Architecture	14/03/2025
A46 11586	М	Apartment Building 02 – Penthouse Level	EJE Architecture	14/03/2025
A47 11586	J	Apartment Building 02 – Roof Level	EJE Architecture	14/03/2025
A48 – A49 11586	Н	Apartment Building 02 – Elevations and Sections	EJE Architecture	14/03/2025
A51 11586	L	Apartment Building 03 – Basement Floor Plan	EJE Architecture	14/03/2025
A52 11586	М	Apartment Building 03 – Ground Floor Plan	EJE Architecture	14/03/2025
A53 11586	М	Apartment Building 03 – Level 1 – 3 Floor Plan	EJE Architecture	14/03/2025
A54 11586	М	Apartment Building 03 – Penthouse Level	EJE Architecture	14/03/2025
A55 11586	J	Apartment Building 03 – Roof Level	EJE Architecture	14/03/2025
A56	Н	Apartment Building 03 –	EJE Architecture	14/03/2025
11586		Elevations		

A57 11586	G	Apartment Building 03 – Sections	EJE Architecture	14/03/2025
A59	I	Villas – Site Plan	EJE Architecture	14/03/2025
11586				
A60 11586	J	Villas – Site 1 – Ground Floor Plan	EJE Architecture	14/03/2025
A61	l	Villas – Site 1 – Roof Plan	EJE Architecture	14/03/2025
11586				
A62 11586	I	Villas – Site 1 – Elevations	EJE Architecture	14/03/2025
A63	J	Villas – Site 2 – Ground Floor Plan	EJE Architecture	14/03/2025
A64 11586	I	Villas – Site 2 – Roof Plan	EJE Architecture	14/03/2025
A65	1	Villas – Site 2 –	EJE Architecture	14/03/2025
11586		Elevations		14/03/2023
A66 11586	ſ	Villas – Site 3 – Ground Floor Plan	EJE Architecture	14/03/2025
A67 11586	I	Villas – Site 3 – Roof Plan	EJE Architecture	14/03/2025
A68	l	Villas – Site 3 – Elevations	EJE Architecture	14/03/2025
11586 A69	J	Villas – Site 4 – Ground Floor Plan	EJE Architecture	14/03/2025
11586 A70			EJE Architecture	14/03/2025
11586				
A71		Villas – Site 4 – Elevations	EJE Architecture	14/03/2025
11586				
A72 11586	J	Villas – Site 5 – Ground Floor Plan	EJE Architecture	14/03/2025
A73			EJE Architecture	14/03/2025

11586				
A74	I	Villas – Site 5 – Elevations	EJE Architecture	14/03/2025
11586				
A75	J	Ground Floor	EJE Architecture	14/03/2025
11586		Plan		
A76	l	Villas – Site 6 – Roof Plan	EJE Architecture	14/03/2025
11586				
A77	I	Villas – Site 6 – Elevations	EJE Architecture	14/03/2025
11586				
A80	I	Duplexes & Town Houses – Site Plan	EJE Architecture	14/03/2025
11586				14/02/2025
481 11586	h	Townhouses – Site 7 – Ground Floor Plan	EJE Architecture	14/03/2025
A82		Townhouses –	EJE Architecture	14/03/2025
11586		Site 7 – Roof Plan		14/03/2023
483		Townhouses –	EJE Architecture	14/03/2025
11586		Site 7 – Elevations		14/03/2023
A84	1	Townhouses –	EJE Architecture	14/03/2025
11586		Site 8 – Ground Floor Plan		14/03/2023
A85		Townhouses – Site 8 – Roof	EJE Architecture	14/03/2025
11586		Plan		
A86		Townhouses – Site 8 –	EJE Architecture	14/03/2025
11586		Elevations		
487	J	Townhouses – Site 9 – Ground	EJE Architecture	14/03/2025
11586		Floor Plan		
488	I	Townhouses – Site 9 – Roof	EJE Architecture	14/03/2025
11586		Plan		
489	I	Townhouses – Site 9 –	EJE Architecture	14/03/2025
11586		Elevations		
A96	н	Materials & Finishes Palette	EJE Architecture	14/03/2025
11586		– Villas		

A98	Н	Materials & Finishes Palette	EJE Architecture	14/03/2025
11586		 Apartments 		
A99 11586	H	Materials & Finishes Palette – Community Centre	EJE Architecture	14/03/2025
A113 11586	К	Building 01 – Elevations with Glazing Types	EJE Architecture	14/03/2025
A114 11586	1	Building 02 – Elevations with Glazing Types	EJE Architecture	14/03/2025
A115 11586	H	Building 03 – Elevations with Glazing Types	EJE Architecture	14/03/2025
A116 – A120	1	Glazing Schedule – Page 1 - 5	EJE Architecture	14/03/2025
11586				
A121-A122	E	Glazing Schedule – Page 6 – 7	EJE Architecture	14/03/2025
11586				
A124	E	Staging Plan	EJE Architecture	14/03/2025
11586				
A125 11586	F	Townhouse / Duplex – Type 1	EJE Architecture	14/03/2025
A126 – A127	F	Villa Type 1 - 4	EJE Architecture	14/03/2025
11586				
A128	с	Villa Type 5	EJE Architecture	14/03/2025
11586				
A129- A130	G	Townhouse / Villa Glazing Schedule – Page	EJE Architecture	14/03/2025
11586		1 -2		
A131	G	Vardon Road Access Plan	EJE Architecture	14/03/2025
11586				
DA-C01.21	С	General Arrangement	Northrop Consulting Engineers Pty Ltd	18/12/2024
NL166557		Plan		

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DA-C02.01	Н	Erosion and Sediment			rop Consultinន្ eers Pty Ltd	B	18/12/2024
NL166557		Control Plan					
DA-C03.01 NL166557	Н	Stormwater Management and Levels Pla – Sheet 1	: En		rop Consultin _{ີຍ} eers Pty Ltd	5	18/12/2024
DA-C03.02 NL166557	F	Stormwater Management and Levels Pla	: En		rop Consulting eers Pty Ltd	5	18/12/2024
		– Sheet 2					
DA-C03.03	A	Stormwater Management	: En		rop Consultinរួ eers Pty Ltd	5	18/12/2024
NL166557		and Levels Pla – Sheet 3	an				
DA-C03.21	Н	Road Setout Plan			rop Consultinរួ eers Pty Ltd	B	18/12/2024
NL166557				0			
DA-C03.22	Н	Road Long Sections – M			rop Consultinន្ eers Pty Ltd	5	18/12/2024
NL166557		– Sheet 1					
DA-C03.23	A	Road Long Sections – M			rop Consultinរួ eers Pty Ltd	5	18/12/2024
NL166557		– Sheet 2					
DA-C03.24	Α	Road Long Sections – M			rop Consultinន្ត eers Pty Ltd	5	18/12/2024
NL166557		– Sheet 3		<u> </u>			
DA-C04.01 NL166557	H	Bulk Earthwo Plan			rop Consulting eers Pty Ltd	5	18/12/2024
DA-C04.11	G	Pulk Forthwo	rka Na	orth	rop Consulting		22/07/2024
NL166557	6	Site Sections			eers Pty Ltd	5	22/07/2024
DA-C04.12	В	Bulk Earthwo Site Sections			rop Consultinរួ eers Pty Ltd	5	22/07/2024
NL166557	-	Sheet 2					
DA-C05.01	G	Civil Details			rop Consultinន្ត eers Pty Ltd	S	22/07/2024
NL166557							
Approved I	Documents						
Document	title		Versio No.	on F	Prepared by	D	ated
Landscape	Plan		L		itudio 26 Jrban Design	Μ	arch 2025
-	Cultural Heritage Aboriginal Test E		Final Draft		Extent Teritage Pty	0	ctober 2023

2 entE	Lindsay Perry Access Pty Ltd t/a purple apple access Northrop	1 July 2024	
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	Consulting Engineers Pty Ltd	18 December 2024	
В	Northrop Consulting Engineers Pty Ltd	29 November 2023	
02	Anderson Environment	12/03/2025	
DA Issue	_	October 2023	
0	Rapt Consulting	October 2023	
G	Studio 26 Urban Design	December 2024	
an 00	Tetra Tech Coffey	11/11/2024	
RFI Review		July 2024	
Revision 5		16 March 2025	
	Anderson Environmental and Planning	March 2025	
В	Northrop Consulting Engineers	25 March 2025	
e approved	l plans and a cor	dition of this c	consent,
	f the approved p	ans and supp	orting
encies must	t be complied wi	th prior to, du	ring, and at
	DA Issue 0 G an 00 RFI Review Revision 5 Revision 5 B B are aware o opment	Engineers Pty Ltd02Anderson Environment and PlanningDAPrinciple Living IssueDAPrinciple Living Consulting0Rapt ConsultingGStudio 26 Urban DesignIan00Tetra Tech CoffeyRFIPrinciple Living ReviewRevisionAnderson Environmental and PlanningRevisionAnderson Environmental and PlanningBNorthrop Consulting EngineersNorthrop consulting Engineers	Engineers Pty LtdEngineers Pty Ltd02Anderson Environment and Planning12/03/2025 Environment and PlanningDA IssuePrinciple Living Pty LtdOctober 2023 Consulting0Rapt ConsultingOctober 2023 ConsultingGStudio 26 Urban DesignDecember 2024Ian00Tetra Tech Coffey11/11/2024 2024RFI ReviewPrinciple Living Pty LtdJuly 2024 2025RFI RevisionPrinciple Living Anderson S Environmental and PlanningMarch 2025 2025RevisionAnderson S Environmental and PlanningMarch 2025 2025B Northrop Consulting Engineers25 March 2025b are aware of the approved plans and suppSand Supp

	The Requirements are:
	 Ausgrid, Reference: 1900126775, Dated: 15 February 2024. Department of Defence, Reference: ID-EP-DLP&R/OUT/2024/BS51376313, Dated: 4 March 2024.
	A copy of the Requirements is attached to this determination notice.
	Condition reason: To ensure that development is carried out in accordance with conditions are required by other external agencies (i.e. DOD, CASA etc.)
3.	General Terms of Approval
	The General Terms of Approval from state authorities must be complied with prior to, during, and at the completion of the development.
	The General Terms of Approval are:
	 Heritage NSW, Reference: DOC24/390491, Dated: 22 May 2024. NSW Rural Fire Service, Reference: DA20240201000419-S38-1, Dated: 7 March 2025.
	A copy of the General Terms of Approval is attached to this determination notice.
	Condition reason: To ensure that the development is carried out in accordance with the General Terms of Approval issues by Integrated Development / Concurrence Agencies
4.	Approved Report Recommendations
	Construction of the development must comply with the recommendations of the Acoustic Assessment (Prepared by Rapt Consulting, Document Number, Revision 0, dated October 2023).
	Condition reason: To ensure that development is carried out in accordance with specific recommendations of a report are required to be complied with, but not the full report.
5.	Approved Report Recommendations
	Construction of the development must comply with the recommendations of the Crime Prevention through Environmental Design Report (Prepared by Studio 26 Urban Design, Revision G, dated December 2024.)
	Condition reason: To ensure that development is carried out in accordance with specific recommendations of a report are required to be complied with, but not the full report.
6.	Building Code of Australia
	All building work must be carried out in accordance with the BCA. In this clause, a reference to the BCA is a reference to that Code as in force on the date the application for the relevant Construction Certificate is made.

	Condition reason: To ensure that all building works are completed in accordance with the						
	Building Code of Australia.						
7.	Sign on Building						
	Except in the case of work only carried out to the interior of a building or Crown building work, a sign must be erected in a prominent position on the site showing the name, address and telephone number of the Principal Certifying Authority for the work, the name of any principal contractor and their after-hours contact number, and must contain a statement that unauthorised entry to the site is prohibited.						
	The sign must be maintained while the work is being carried out and is to be removed when the work is completed.						
	Condition reason: To require signage that details the relevant contacts of a development during construction						
8.	Implementation of BASIX commitments						
	While building work is being carried out, the applicant must undertake the development strictly in accordance with the commitments listed in the BASIX(s) approved by this consent, for the development to which the consent applies.						
	Condition reason: To ensure that the development is constructed in accordance with the commitments listen the in the BASIX certificate(s) approved by this consent.						
9.	Tree removal and protection of existing vegetation						
	No vegetation or natural landscape features other than that authorised for removal by this consent is to be disturbed, damaged or removed. No additional works or access/parking routes transecting the protected vegetation must be undertaken without Council Approval.						
	Condition reason: To ensure that vegetation is protected during works.						
10.	Staging of Development						
	The development is to be completed in numerical stages in accordance with the approved Staging Plan (prepared by EJE Architecture, Drawing No. A124, Revision E, Dated 14/03/2025).						
	Condition reason: To ensure that the development is completed in accordance with the approved staging and stamped plans.						
11.	Design Quality of Development						
	The approved design (including an element or detail of that design) or materials finish or colours of the building must not be changed so as to affect the internal layout or external appearance of the building without the approval of Council.						

	Condition reason: To ensure that the development is carried out in accordance with a specific design outcome.
12.	Roof mounted equipment
	All roof mounted equipment such as air conditioning units, service pipes and vents etc., required to be installed must be concealed within the external walls of the development or adequately screened so as not to be visible from a public place.
	Condition reason: To ensure roof mounted equipment is appropriately concealed.
13.	Separate Approval for signs
	A separate development application for any proposed signs additional to those signs approved as part of this development consent, must be provided to, and approved by, the Consent Authority or under the provisions of the <i>State Environmental Planning Policy</i> (<i>Exempt and Complying Codes</i>) 2008 if applicable prior to the erection or display of any such signs.
	Condition reason: To ensure that the development is restricted to the approved signage within the development consent or that signage is permitted in accordance with State Environmental Planning Policy (Exempt and Complying Codes) 2008.
14.	Approved Report Recommendations
	Construction of the development must comply with the recommendations of the 'Biodiversity Development Assessment Report', Revision 5, Reference No. 2313.02 prepared by Anderson Environment and Planning, dated 16 March 2025 detailed as follows:
	 a) Prior to construction commencing, the Project Ecologist will inspect the exclusion flagging tape alignment to ensure it adequately delineates the areas of retained trees and vegetation from the development footprint; b) No machinery or material is to be stored within retained vegetation or within the dripline of retained trees; c) Trees to be removed are to be felled in the opposite direction of the retained vegetation where possible; and d) Effective weed control should be used on site, ensuring that appropriate methods are used to eliminate and dispose of high threat exotic weeds and highly competitive weeds.
	Condition reason: To ensure that development is carried out in accordance with specific recommendations of a report are required to be complied with, but not the full report.
15.	Tree Removal/Pruning
	The vegetation identified on within the 'Subject Site' except that identified as 'Canopy (Retained)' on 'Figure 9 – Avoid and Minimisation' of the 'Biodiversity Development Assessment Report', prepared by Anderson Environment and Planning, dated 16 March 2025 is approved for removal.

	Condition reason: To ensure that the development retains/prunes and replaces specific tree plantings.						
16.	Protect Existing Vegetation and Natural Landscape Features						
	Approval to remove existing vegetation for removal is not to occur until the issue of the Construction Certificate.						
	No vegetation or natural landscape features other than that authorised for removal, pruning by this Consent must be disturbed, damaged or removed. No additional works or access/parking routes transecting the protected vegetation must be undertaken without Council Approval.						
	Condition reason: To ensure that vegetation is protected during works						
17.	Outdoor Lighting						
	Prior to issuing a Construction Certificate, a detailed lighting design plan must be submitted to and approved by Council. All lighting must comply with AS 4282 'Control of Obtrusive Effects of Outdoor Lighting' and the Australian Government's 'National Light Pollution Guidelines for Wildlife Including marine turtles, seabirds and migratory shorebirds' January 2020)						
	Condition reason: To ensure lighting complies with relevant standards and conditions.						

Building Work

Before issue of a construction certificate

18.	osion and sediment controls plan
	fore the issue of a Construction Certificate, an erosion and sediment control plan must prepared by a suitably qualified person in accordance with the following documents and ovided to the certifier:
	 The guidelines set out in 'Managing Urban Stormwater: Soils and Construction' prepared by Landcom (the Blue Book) (as amended from time to time), and The 'Do it Right On-Site, Soil and Water Management for the Construction Industry (Southern Sydney Regional Organisation of Councils and the Natural Heritage Trust (as amended from time to time).
	ondition reason: To ensure no substance other than rainwater enters the stormwater stem and waterways.
19.	ection 7.11 development contributions
	monetary contribution is to be paid to Council for the provision of 172 seniors housing vellings, pursuant to Section 7.11 of the <i>Environmental Planning & Assessment Act 1979</i>

and the Port Stephens Local Infrastructure Contributions Plan 2020 towards the provision of the following public facilities:

Facility	Per Lot/Dwelling	Total \$
Civic Administration – Plan	\$327	\$56,244
Management	<i>Ş</i> 327	Ş 30,24 4
Civic Administration – Works Depot	\$634	\$109,048
Town Centre Upgrades	\$1,707	\$293,604
Public Open Space, Parks and	\$184	\$31,648
Reserves	Ş104	ŞS1,040
Sports & Leisure Facilities	\$826	\$142,072
Cultural & Community Facilities	\$222	\$38,184
Road Works	\$1,982	\$340,904
Shared Paths	\$1,738	\$298,936
Bus Facilities	\$561	\$96,492
Cross Boundary Contributions	\$1,668	\$286,896
Kings Hill Urban Release Area	\$151	\$25,972
TOTAL	\$10,000	\$1,720,000

STAGE 1 – 13 dwellings

Facility	Per Lot/Dwelling	Total \$
Civic Administration – Plan	\$327	
Management	Ş527	\$4,251
Civic Administration – Works Depot	\$634	\$8,242
Town Centre Upgrades	\$1,707	\$22,191
Public Open Space, Parks and	\$184	
Reserves	Ş104	\$2,392
Sports & Leisure Facilities	\$826	\$10,738
Cultural & Community Facilities	\$222	\$2,886
Road Works	\$1,982	\$25,766
Shared Paths	\$1,738	\$22,594
Bus Facilities	\$561	\$7,293
Cross Boundary Contributions	\$1,668	\$21,684
Kings Hill Urban Release Area	\$151	\$1,963
TOTAL	\$10,000	\$130,000

STAGE 2 – 35 dwellings

Facility	Per Lot/Dwelling	Total \$
Civic Administration – Plan	\$327	
Management	Ş527	\$11,445
Civic Administration – Works Depot	\$634	\$22,190
Town Centre Upgrades	\$1,707	\$59,745
Public Open Space, Parks and	\$184	
Reserves	Ş104	\$6,440
Sports & Leisure Facilities	\$826	\$28,910
Cultural & Community Facilities	\$222	\$7,770

TOTAL	\$10,000	\$350,000
Kings Hill Urban Release Area	\$151	\$5,285
Cross Boundary Contributions	\$1,668	\$58,380
Bus Facilities	\$561	\$19,635
Shared Paths	\$1,738	\$60,830
Road Works	\$1,982	\$69,370

STAGE 3 – 14 dwellings

Facility	Per Lot/Dwelling	Total \$
Civic Administration – Plan	\$327	
Management	Ş527	\$4,578
Civic Administration – Works Depot	\$634	\$8,876
Town Centre Upgrades	\$1,707	\$23,898
Public Open Space, Parks and	\$184	
Reserves	Ş104	\$2,576
Sports & Leisure Facilities	\$826	\$11,564
Cultural & Community Facilities	\$222	\$3,108
Road Works	\$1,982	\$27,748
Shared Paths	\$1,738	\$24,332
Bus Facilities	\$561	\$7,854
Cross Boundary Contributions	\$1,668	\$23,352
Kings Hill Urban Release Area	\$151	\$2,114
TOTAL	\$10,000	\$140,000

STAGE 4 – 20 dwellings

Facility	Per Lot/Dwelling	Total \$
Civic Administration – Plan	\$327	
Management	,JZ/	\$6,540
Civic Administration – Works Depot	\$634	\$12,680
Town Centre Upgrades	\$1,707	\$34,140
Public Open Space, Parks and	\$184	
Reserves	Ş104	\$3,680
Sports & Leisure Facilities	\$826	\$16,520
Cultural & Community Facilities	\$222	\$4,440
Road Works	\$1,982	\$39,640
Shared Paths	\$1,738	\$34,760
Bus Facilities	\$561	\$11,220
Cross Boundary Contributions	\$1,668	\$33,360
Kings Hill Urban Release Area	\$151	\$3,020
TOTAL	\$10,000	\$200,000

STAGE 5 – 46 dwellings

Facility	Per Lot/Dwelling	Total \$
Civic Administration – Plan	\$327	
Management	γ 327	\$15,042
Civic Administration – Works Depot	\$634	\$29,164

		¢1 707	670 522
	Town Centre Upgrades	\$1,707	\$78,522
	Public Open Space, Parks and	\$184	¢0.464
	Reserves		\$8,464
	Sports & Leisure Facilities	\$826	\$37,996
	Cultural & Community Facilities	\$222	\$10,212
	Road Works	\$1,982	\$91,172
	Shared Paths	\$1,738	\$79,948
	Bus Facilities	\$561	\$25,806
	Cross Boundary Contributions	\$1,668	\$76,728
	Kings Hill Urban Release Area	\$151	\$6,946
	TOTAL	\$10,000	\$460,000
STA	GE 6 – 44 dwellings		
	Facility	Per Lot/Dwelling	Total \$
	Civic Administration – Plan	\$327	\$14,388
	Management	Ş527	Ş14,500
	Civic Administration – Works Depot	\$634	\$27,896
	Town Centre Upgrades	\$1,707	\$75,108
	Public Open Space, Parks and	\$184	\$8,096
	Reserves	Ş104	30,090
	Sports & Leisure Facilities	\$826	\$36,344
	Cultural & Community Facilities	\$222	\$9,768
	Road Works	\$1,982	\$87,208
	Shared Paths	\$1,738	\$76,472
	Bus Facilities	\$561	\$24,684
	Cross Boundary Contributions	\$1,668	\$73,392
	Kings Hill Urban Release Area	\$151	\$6,644
	TOTAL	\$10,000	\$440,000
Not date mus	ment of the above amount must apply to a) Prior to issue of the Construction Ce e: The amount of contribution payable u e of consent. In accordance with the prov st be indexed at the time of actual payme	rtificate for each stage nder this condition has visions of the Contribut ent in accordance with	been calculated at the ions Plan, this amount the applicable Index.
ассо	dition reason: To ensure that a monetar ordance with Section 7.11 of the EP&A Ad astructure Contributions Plan 2020.		
Lon	g Service Levy		
Serv <i>Act</i>	ore the issue of a Construction Certificate vice Corporation under the <i>Building and C</i> <i>1986</i> , section 34, and evidence of the pa ifier	Construction industry L	ong Service Payments

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	Condition reason: To ensure the Long Service Levy is paid.			
21.	Civil engineering plans			
	Civil engineering plans prepared by a qualified Engineer, indicating drainage, roads, accessways, earthworks, pavement design, street lighting, details of line-marking, traffic management, water quality and quantity facilities including stormwater detention and disposal, must be prepared in accordance with the approved plans and Council's Infrastructure Specifications.			
	Details demonstrating compliance must be provided to the Certifying Authority, prior to the issue of a Construction Certificate.			
	Note. Under the Roads Act 1993, only the Roads Authority can approve commencement of works within an existing road reserve.			
	Condition reason: To ensure that Civil Engineering plans have been prepared by a qualified engineer prior to the issue of the Construction Certificate.			
22.	Housing and Productivity Contribution			
	A housing and productivity contribution is to be made, subject to:			
	a) Any exclusion of the application of Subdivision 4 of Division 7.1 of the <i>Environmental Planning and Assessment Act 1979</i> (the Act) to the development by a planning agreement, and			
	b) Any exemption or reduction provided by the <i>Environmental Planning and Assessment (Housing and Productivity Contribution) Order 2023</i> (the Order).			
	In this respect:			
	 a) The amount of the housing and productivity contribution, as at the date that this development consent is granted for each stage is: Stage 1: \$82,864.39 Stage 2: \$223,096.44 Stage 3: \$89,238.58 Stage 4: \$127,483.68 Stage 5: \$293,212.46 Stage 6: \$280,464.10 			
	b) The time by which the housing and productivity contribution must be made is before the issue of the first construction certificate in relation to each stage of the development.			
	c) The manner in which the amount of the housing and productivity contribution, as specified in this consent, is to be adjusted at the time of payment, is specified below.			
	d) The payment of the contribution must be made using the NSW planning portal.			
	e) If an agreement is entered into as referred to in clause 19 of the Order, the housing and productivity contribution may be made wholly or partly as a non-monetary contribution.			

	f) If this development consent is granted to a concept development application, the housing and productivity contribution -
	(i)May be payable for development on the site the subject of a subsequent development application, and
	(ii)Is to be determined in accordance with the applicable Ministerial planning order under Subdivision 4 of Division 7.1 of the Act, as in force at the time the consent.
	The contribution amount, as specified above, is to be adjusted at the time of payment by multiplying it by the following fraction -
	highest PPI number
	consent PPI number
	Where -
	highest PPI number is the highest PPI number for a quarter following the June quarter 2023 up to and including the 2nd last quarter before the quarter in which the payment is made.
	consent PPI number is the PPI number last used to adjust the base component amount, SBC amount or TPC amount when development consent was granted.
	June quarter 2023 is the quarter commencing on and including 1 April 2023 and ending on and including 30 June 2023.
	PPI is the Producer Price Index (Road and Bridge Construction (NSW)) published by the Australian Bureau of Statistics.
	If the adjustment of the contribution amount results in a lesser amount, the contribution amount, as specified above, must be paid instead.
	Condition reason: To achieve compliance with the Environmental Planning and Assessment (Housing and Productivity Contribution) Order 2023, as made by the NSW Minister for Planning and Public Spaces.
23.	Roads Act Approval
	For construction/reconstruction of Council infrastructure, including vehicular crossings, footpath, kerb and gutter, stormwater drainage, an application must be made for a Roadworks Permit under Section 138 of the Roads Act 1993 prior to the issue of a Construction Certificate.
	Please note that prior to lodgement of a Roads Act approval, details of any works proposing regulatory signage for connections to either Nelson Bay Road or Vardon Road must be provided to Council's Development Engineering team for submission to Council's Local Traffic Committee for approval.
	Condition reason: To ensure that works within the road reserve are approved by a Section 138 Approval of the <i>Roads Act 1993</i> .
24.	Nelson Bay Road / Vardon Road Intersection Upgrade

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	Before the issue of a Construction Certificate, the Developer is to prepare detailed design drawings and obtain approval under Section 138 of the <i>Roads Act 1993</i> from the relevant Roads Authority for signalised intersection upgrades at the Nelson Bay Road and Vardon Road intersection.
	TfNSW will require the developer to enter into a Works Authorisation Deed (WAD) with TfNSW. TfNSW would exercise its powers and functions of the road authority, to undertake road works in accordance with Sections 64, 71, 72 and 73 of the Roads Act, as applicable, for all works under the WAD.
	Condition reason: To ensure road network upgrades are designed and approved by the relevant Roads Authority.
25.	Stormwater/Drainage Plans
	Detailed stormwater drainage plans must be prepared by a qualified Engineer in accordance with the approved plans, Council's Infrastructure Specifications and the current Australian Rainfall and Runoff guidelines using the Hydrologic Soil Mapping data for Port Stephens (available from Council).
	The Stormwater plans for Stage 1 must detail:
	• Discharge from the existing carpark, the proposed carpark and the access driveway to Vardon Road to be infiltrated up to 1% AEP.
	Details demonstrating compliance must be provided to the Certifying Authority, prior to the issue of a Construction Certificate.
	Note: Under the <i>Roads Act 1993</i> , only the Roads Authority can approve commencement of works within an existing road reserve.
	Condition reason: To ensure that the development is carried out in accordance with the Port Stephens Development Control Plan 2014.
26.	Stormwater System Operation and Maintenance Procedure Plan
	An Operation and Maintenance Plan for the stormwater system must be prepared by a qualified engineer detailing a regular maintenance programme for pollution control devices, covering inspection, cleaning and waste disposal.
	Details demonstrating compliance must be provided to the Certifying Authority, prior to the issue of a Construction Certificate.
	Condition reason: To ensure that large stormwater systems have an appropriate operation and maintenance plan prepared by a qualified Engineer.

	Before any site work commences, a dilapidation report must be prepared by a suitably qualified engineer detailing the structural condition of adjoining buildings, structures or works, and public land to the satisfaction of the principal certifier.			
	Where access has not been granted to any adjoining properties to prepare the dilapidation report, the report must be based on a survey of what can be observed externally and demonstrate, in writing, to the satisfaction of the principal certifiers, that all reasonable steps were taken to obtain access to the adjoining properties.			
	Condition reason: To establish and document the structural condition of adjoining properties and existing structures on the subject site for comparison as site work progresses and is completed.			
28.	Retaining walls			
	All retaining walls within 1m of a boundary and exceeding 600mm in height must be designed and certified by a suitably qualified Structural Engineer.			
	Details demonstrating compliance must be provided to the Certifying Authority, prior to the issue of a Construction Certificate.			
	Condition reason: To ensure that retaining walls in proximity to the boundary and over a height are designed and certified by a suitably qualified engineer.			
29.	Driveway gradients and design			
	For all driveways that relate to development for the purposes of a dwelling house, the driveway gradient and design must comply with AS 2890.1 'Off street Car Parking' and:			
	 The driveway must be at least 1m from any street tree, stormwater pit or service infrastructure; and 			
	2. A Works on Public Infrastructure (Driveway) approval must be obtained prior to the commencement of any works.			
	Details demonstrating compliance must be provided to the Certifying Authority.			
	Condition reason: To ensure driveway gradients are compliant with relevant standards.			
30.	Garbage Room			
	Rooms used for the storage of garbage, and rooms used for the washing and storage of garbage receptacles, must be constructed in accordance with the approved plans and the following:			
	a) The room must be constructed of solid material, cement rendered and trowelled to a smooth even surface;			

	issue of a Construction Certificate
	Condition reason: To allow for assessment and ensure compliance with the relevant plans and requirements.
31.	Construction Site Management Plan
	Before the issue of a construction certificate, the applicant must ensure a construction site management plan is prepared before it is provided to and approved by the certifier. The plan must include the following matters:
	 d) location and materials for protective fencing and hoardings to the perimeter on the site e) waste management procedures f) provisions for public safety g) pedestrian and vehicular site access points and construction activity zones h) details of construction traffic management, including proposed truck movements to and from the site and estimated frequency of those movements, and measures to preserve pedestrian safety in the vicinity of the site i) protective measures for on-site tree preservation (including in accordance with AS 4970-2009 Protection of trees on development sites and Council's DCP, (if applicable) and trees in adjoining public domain (if applicable) j) details of any bulk earthworks to be carried out k) location of site storage areas and sheds l) equipment used to carry out all works m) a garbage container with a tight-fitting lid n) dust, noise and vibration control measures o) location of temporary toilets. The applicant must ensure a copy of the approved construction site management plan is kept on-site at all times during construction. Condition reason: To require details of measures to be undertaken that will protect the public, and the surrounding environment, during site works and construction.
32.	Design Verification – Residential Flat Building
	Prior to the issue of a Construction Certificate, a design verification statement from a qualified designer must be submitted to the certifying authority confirming that the Construction Certificate plans and specifications are consistent with the Development Application approved.
	Condition reason: To ensure verification by a qualified designer as required by the Environmental Planning and Assessment Act 1979 is provided.
33.	Design Verification – Seniors Housing
	Prior to the issue of a Construction Certificate, a report is to be provided by a suitably qualified access consultant demonstrating the detailed design plans comply with Schedule of State Environmental Planning Policy (Housing) 2021, Building Code of Australia 2019

Condition reason: To the construction plans comply with the provisions of Schedule 4 of State Environmental Planning Policy (Housing) 2021.				
Biodiversity Offset Scheme – Ecosystem Credit Retirement				
The class and number of ecosystem credits in the following table must be retired to offset the residual biodiversity impacts of the development prior to the issue of a construction certificate.				
The requirement to retire credits may be satisfied by payment to the Biodiversity Conservation Fund of an amount equivalent to the class and number of ecosystem credit as calculated by the Biodiversity Offsets Payment Calculator.				
Impact plant community type	No. of ecosystem credits	IBRA sub-region	Plant community type(s) t can be used to offset impa of development	
3544-Coastal Sands Apple- Blackbutt Forest	5	Karuah Manning, Hunter, Macleay Hastings, Mummel Escarpment and Upper Hunter. or Any IBRA subregion that is within 100 kilometers of the outer edge of the impacted site.	Coastal Dune Dry Scleroph Forests This includes PCT's: 3544, 3545, 3546, 3547, 35 3549, 3550, 3551, 3552, 35 3554, 3555, 3556	
3788-Coastal Foredune Wattle Scrub	4	Karuah Manning, Hunter, Macleay Hastings, Mummel Escarpment and Upper Hunter. or Any IBRA subregion that is within 100 kilometers of the outer edge of the impacted site.	Coastal Headland Heaths This includes PCT's: 3788, 3789, 3791	
4006-Northern Paperbark- Swamp Mahogany Saw- sedge Forest	16	Karuah Manning, Hunter, Macleay Hastings, Mummel Escarpment and Upper Hunter.	Swamp Sclerophyll Forest Coastal Floodplains of New South Wales No Coast, Sydney Basin and So East Corner Bioregions	

				-	his includes PCT's:
			or Any IBRA subre that is within kilometers of outer edge of impacted site.	egion 3 100 3 the 3 the 4	10000000000000000000000000000000000000
	3963-Estuarine Reedland	16	Karuah Manning, Hunter, Macleay Hastings, Mumme Escarpment and	el C	wamp Oak Floodplain Forest of the New South Wales North Coast, Sydney Basin and South Cast Corner Bioregions
			Upper Hunter.	Т	his includes PCT's:
			or Any IBRA subre that is within kilometers of outer edge of impacted site.	gion 3 100 4 the 4	.731, 3962, 3963, 3985, 3987, 993, 4016, 4023, 4026, 4027, 028, 4030, 4035, 4038, 4040, 048, 4049, 4050, 4056
	Evidence of the retir	ement of credit	s or payment to th	ne Biodi	versity Conservation Fund
			provided to the co	onsent a	uthority prior to the issue of a
	construction certific	ate.			
	Condition reason: To a construction certif		quired ecosystem (credits a	are retired prior to the issue of
35.	Biodiversity Offset S	Scheme – Specie	es credit retireme	nt	
	The class and number of species credits in the following table must be retired to offset the residual biodiversity impacts of the development prior to the issue of a construction certificate. The requirement to retire credits may be satisfied by payment to the Biodiversity Conservation Fund of an amount equivalent to the class and number of species credits, as calculated by the Biodiversity Offsets Payment Calculator.				
	Impacted species of	redit species	Number of credits	species	IBRA sub-region
	Corybas dowlingi Orchid	i / Red Helme	t 44		Anywhere in NSW
	Crinia tinnula / W	allum Froglet	59		Anywhere in NSW
	Petaurus norfolco Glider	ensis / Squirre	44		Anywhere in NSW
	Uperoleia mahor Toadlet	nyi / Mahony'	s 81		Anywhere in NSW

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	Evidence of the retirement of credits or payment to the Biodiversity Conservation Fund detailed in the above table must be provided to the consent authority prior to the issue of a construction certificate.			
	Condition reason: To ensure the required species credits are retired prior to the issue of a construction certificate.			
36.	Adaptable units			
	Prior to the issue of a Construction Certificate, a report prepared by a suitably qualified consultant must be obtained that demonstrates, to the certifier's satisfaction that any adaptable dwellings specific in the approved plans or documents comply with the provisions of AS 4299 Adaptable Housing Standards.			
	Condition reason: To ensure adaptable units are designed in accordance with the Australian Standard.			
37.	Car parking details			
	Before the issue of the relevant construction certificate, a suitably qualified engineer must review the plans which relate to parking facilities and provide written evidence, to the certifier's satisfaction, that it complies with the relevant parts of AS 2890 Parking Facilities- Off- Street Carparking, the requirement of Schedule 4 of the State Environmental Planning Policy (Housing) 2021 and Council's development control plan.			
	Condition reason: To ensure parking facilities are designed in accordance with the Australian Standard and Council's DCP.			
38.	Equal access to the premises			
	Before the issue of a Construction Certificate, plans which demonstrate that adequate access to the premises will be provided for persons with disabilities in accordance with the Commonwealth Disability (Access to Premises – Buildings) Standards 2010. These plans must be submitted to the certifier.			
	Condition reason: To ensure safe and easy access to the premises for people with a disability.			
39.	External lighting			
	Before the issue of a construction certificate, plans detailing external lighting must be prepared by a suitably qualified person.			
	The lighting plan must be consistent with the approved plans and documents, and the following requirements:			
	 i) Comply with AS 1158: Lighting for Roads and Public Spaces; ii) Comply with AS 4282: Control of Obtrusive Effects of Outdoor Lighting iii) Lighting must be places at all entrance to, and exits from the premises 			

	 iv) Lighting must provide coverage of the premises and surrounding areas for visibility and to reduce hidden areas; v) Lighting must not interfere with traffic safety; vi) Lighting mist not give rise to obtrusive light or have adverse impacts on the amenity of surrounding properties; and vii) External lighting must not flash or intermittently illuminate unless required for safe ingress egress of vehicles crossing a pedestrian footpath or approved vehicle entrance; The lighting plan must be submitted to the certifier. Note: All above documents refer to the version in effect at the time the consent is granted
	Condition reason: To ensure external lighting is provided for safety reasons and to protect the amenity of the local area
40.	 Flood Risk Design Prior to the issue of a Construction Certificate, a Flood Risk Design Plan prepared by a qualified Flood Engineer must be provided to the Certifying Authority demonstrating compliance with the following: a) The design must show that the proposed development is capable of withstanding the effects of flood waters, including immersion, structural stability, buoyancy and impact, and loading from debris up to and including the 1% Annual Exceedance Probability (AEP) event; b) Certification that the proposed development/building flood refuge is capable of withstanding the force of any flood waters experienced up to the Probable Maximum Flood Event (PMF). c) Certification demonstrating that any damage to the proposed development sustained in a flood will not generate debris capable of causing damage to downstream buildings or property; d) Certification demonstrating that the rainwater tank, finishes, plant fittings and equipment and any other buoyant fixtures will be of materials and functional capacity to withstand the forces of floodwater in events up to and including the 1% AEP event including hydrostatic pressure, hydrodynamic pressure and buoyancy forces.
41.	Condition reason: To ensure that the required Flood Risk Management Plan adequately addresses risk to life and property. Preparation of Mechanical Ventilation Plans
	Before the issue of a construction certificate, detailed plans of the mechanical exhaust ventilation system must be prepared by a suitably qualified person.
	The detailed plans must be in accordance with the following and submitted to the certifier: a) Australian Standard 1668: The use of ventilation and air-conditioning in buildings;
	and b) Ensure all generated heated air, smoke, fumes, steam or grease vapours do not:

	 i) Cause a nuisance to persons within or nearby to the premises, or ii) Cause air pollution as defined under the NSW Protection of the Environment Operations Act 1997;
	Condition reason: To ensure that detailed professional plans of the approved mechanical ventilation system are submitted before the issue of a construction certificate
42.	Solar panels
	Before the issue of the relevant Construction Certificate, the constructions plans are to include provision for solar panels on the roof of the three apartment buildings.
	Condition reason: To provide opportunity for renewable energy.

Before building work commences

43.	Erosion and sediment controls in place				
	Before any site work commences, the certifier must be satisfied the erosion and sediment controls in the erosion and sediment control plan are in place. These controls must remain in place until any bare earth has been re-stabilized in accordance with 'Managing Urban Stormwater: Soils and Construction' prepared by Landcom (the Blue Book) (as amended from time to time).				
	Condition reason: To ensure sediment laden runoff and site debris do not impact local stormwater systems and waterways.				
44.	Tree protection measures				
	Protection of trees to be retained must be in accordance with AS 4970-2009 'Protection of Trees on Development Sites', and the approved report / plan recommendations specified by the conditions of this Consent.				
	Condition reason: To protect and retain trees.				
45.	All Weather Access				
	A 3m wide all-weather vehicle access is to be provided from the kerb and gutter to the building under construction for the delivery of materials and use by trades people.				
	No materials, waste or the like are to be stored on the all-weather access at any time.				
	Condition reason: To ensure that adequate vehicular access is provided to and from the site, prior to the commencement of works.				
46.	Weed Management				

	Weed removal and suppression must be undertaken using approved bush regeneration techniques under the supervision of a suitably qualified and approved bush regenerator and in accordance with the requirements for the NSW Biosecurity Act 2015, associated Regulations and NSW Weed Control Handbook.
	Condition reason: To ensure that weeds are appropriately contained and removed from the site.
47.	Nest Box Certification
	Prior to the removal of any hollow bearing trees, nest boxes / compensatory hollows must be installed on retained trees in accordance with the approved 'Biodiversity Development Assessment Report' mitigation measures.
	Documentary evidence of nest box installation, as required in the Biodiversity Management Plan, must be provided to and approved by Council's Natural Systems Section.
	Condition Reason: To ensure that the nest boxes are installed in accordance with the relevant conditions.
48.	Construction Certificate Required
	In accordance with the provisions of Section 6.7 of the Environmental Planning & Assessment Act 1979 (EP&A Act 1979), construction or subdivision works approved by this consent must not commence until the following has been satisfied:
	 a) A Construction Certificate has been issued by a Consent Authority; b) A Principal Certifying Authority (PCA) has been appointed by the person having benefit of the development consent in accordance with Section 6.5 of the EP&A Act 1979; and
	c) The PCA is notified in writing of the name and contractor license number of the owner/building intending to carry out the approved work.
	Condition reason: To ensure that a Construction Certificate has been issued for the building works prior to the commencement of work.
49.	Notice Commencement of Work
	Notice must be given to Council and the Principal Certifier, if not the Council, of the person's intention to commence the erection of the building or undertake subdivision work at least two days prior to subdivision and/or building works commencing in accordance with Sections 6.6 (2) and 6.12 (2) (c) of the Environmental Planning and Assessment Act 1979 and Section 59 of the Environmental Planning and Assessment (Development Certification and Fire Safety) Regulation 2021. The notice must include:
	 a) The name and address of the person; b) A description of the work to be carried out; c) The address of the land on which the work is to be carried out; d) The Registered numbers and date of issue of the development consent and construction certificate;

e) A statement signed by or on behalf of the principal certifier that all conditions of the consent that must be satisfied before work commences have been satisfied; andf) The date on which the work is intended to commence.
The notice must be lodged on the NSW Planning Portal.
Condition reason: To ensure that the Principal Certifier has given notice to the Consent Authority and Council at least two days prior to subdivision and/or building works commencing in accordance with S6.6(2)(a) of the Environmental Planning and Assessment Act 1979 and Section 59 of the Environmental Planning and Assessment (Development Certificate and Fire Safety) Regulation 2021.
Notice of Principal Certifying Authority Appointment
The Principal Certifier for this development must give notice must be given to the consent authority and Council, where the Council is not the consent authority, at least two days prior to subdivision and/or building works commencing in accordance with Section 6.6 (2) (a) of the Environmental Planning and Assessment Act 1979 and Section 57 of the Environmental Planning and Assessment (Development Certification and Fire Safety) Regulation 2021. The notice must include:
 a) A description of the work to be carried out; b) The address of the land on which the work is to be carried out; c) The Registered number and date of issue of the relevant development consent; d) The name and address of the Principal Certifier and the person who appointed the principal certifier; e) If the principal certifier is a registered certifier
 i) The certifier's registration number, and ii) A statement signed by the registered certifier to the effect that the certifier consents to be appointed as principal certifier, and iii) A telephone number on which the certifier may be contacted for business purposes.
The notice must be lodged on the NSW Planning Portal.
Condition reason: To ensure that the Principal Certifier has given notice that they will be the Principal Certifier to the Consent Authority and Council at least two days prior to subdivision and/or building works commencing in accordance with S6.6(2)(a) of the Environmental Planning and Assessment Act 1979
Damage report – Public Infrastructure
The applicant is required to notify Council in writing of any existing damage to public infrastructure (including landscaping) within the vicinity of the development, the absence of such notification signifies that no damage exists
Condition reason: Small-scale development - Where the development is in close proximity to Council infrastructure.

52.	Home Building Act requirements			
	Residential building work within the meaning of the Home Building Act 1989 must not be carried out unless the principal certifier for the development to which the work related (not being the council) has given the council written notice of the following information –			
	 a) In the case of work for which a principal contractor is required to be appointed – i) The name and license number of the principal contractor, and ii) The name of the insurer by which the work is insured under Part 6 of that Act, b) In the case of work to be done by an owner-builder – i) The name of the owner-builder, and ii) If the owner-builder is required to hold an owner-builder permit under that Act, 			
	If arrangements for doing the residential building work are changed while the work is in progress so that the information notified becomes out of date, further work must not be carried out unless the principal certifier for the development to which the work relates (not being the certifier) has given the Council written notice of the updated information.			
	Condition reason: To ensure compliance with the Home Building Act 1989 and to verify that the certifying principal authority for the development has given appropriate written notice to council.			
53.	Compliance with Home Building Act			
	In the case of residential building work for which the Home building Act 1989 requires there to be a contract of insurance in force in accordance with Part 6 of that Act, and that such a contract of insurance is in force before any building work authorised to be carried out by this consent commences.			
	Condition reason: To ensure that a contract of insurance is in force in accordance with Part 6 of that Act before any building work authorised to be carried out by the consent commences.			
54.	Notice regarding dilapidation report			
	Before the commencement of any site or building work, the principal certifier must ensure the adjoining building owner(s) is provided with a copy of the dilapidation report for their property(ies) no less than seven (7) days before the commencement of any site or building works and provide a copy of the report to the Council at the same time.			
	Condition reason: To ensure the structural safety of adjoining buildings as a result of the proposed development.			
55.	Rubbish Generated from the Development			
	Where not already available, a waste containment facility is to be established on site. The			

	No rubbish must be stockpiled in a manner which facilitates the rubbish to be blown or washed off site. The site must be cleared of all building refuse and spoil immediately upon completion of the development.
	Condition reason: To ensure that construction waste is appropriately stockpiled and removed from the site.
56.	Site is to be secured
	The site must be secured and fenced to the satisfaction of the Principal Certifying Authority. All hoarding, fencing, or awnings (associated with securing the site during construction is to be removed upon the completion of works.
	Condition reason: To restrict access to the site by the public and ensure that the site is adequately secured prior to the commencement of works.
57.	Public liability insurance
	The owner or contractor must take out a Public Liability Insurance Policy with a minimum cover of \$20 million in relation to the occupation of, and works within, public property (i.e. kerbs, gutters, footpaths, walkways, reserves, etc.) for the full duration of the proposed works.
	Evidence of this Policy must be provided to Council and the Certifying Authority.
	Condition reason: To ensure that the owner or contractor has taken out public liability insurance.

During building work

58.	Discov	ery of relics and Aboriginal objects
		site works is being carried out, if a person reasonably suspects a relic or Aboriginal is discovered:
	a. b.	 The work in the area of the discovery must cease immediately; The following must be notified – For a relic – the Heritage Council; or For an Aboriginal object – the person who is the authority for the protection of Aboriginal objects and Aboriginal places in New South Wales under the National Parks and Wildlife Act 1974, Section 85.
	Site wo	orks may recommence at a time conformed in writing by:
	a.	For a relic – the Heritage Council; or
	b.	For an Aboriginal object – the person who is the authority for the protection of Aboriginal objects and Aboriginal places in New South Wales under the National Parks and Wildlife Act 1974, section 85

	Condition reason: To ensure the protection of objects of potential significance during works.
59.	Responsibility for changes to public infrastructure
	While site work is being carried out, any costs incurred as a result of the approved removal, relocation or reconstruction of infrastructure (including ramps, footpaths, kerb and gutter, light poles, kerb inlet pits, service provider pits, street trees or any other infrastructure in the street footpath area) must be paid as directed by the consent authority.
	Condition reason: To ensure payment of approved changes to public infrastructure
60.	Tree protection during work
	While site work is being carried out, all required tree protection measures must be maintained in good condition in accordance with:
	 a) The construction site management plan approved under this consent, b) the relevant requirements of AS 4970 Protection of trees on development sites; c) Any arborist's report approved under this consent.
	This includes maintaining adequate soil grades and ensuring all machinery, builders refuse, spoil and materials remain outside tree protection zones
	Condition reason: To protect trees during the carrying out of site work
61.	Weed Management
	All machinery that has operated in affected areas shall be cleaned thoroughly prior to leaving the site. A wash down area shall be established, and monitored for priority weeds as defined by the NSW Biosecurity Act 2015. Cleaning must include the removal of all mud and plant matter, followed by washing with high pressure water.
	Condition reason: To ensure that all machinery that has operated in affected areas shall be cleaned prior to leaving the site and wash down areas are maintained in accordance with the NSW Biosecurity Act 2015.
62.	Biodiversity Management
	All works must be undertaken in accordance with the approved Biodiversity Development Assessment Report recommendations.
	Condition reason: To minimise impacts to local biodiversity
63.	Implementation of the site management plans
	While vegetation removal, demolition and/or building work is being carried out, the applicant must ensure the measures required by the approved construction site management plan and the erosion and sediment control plan are implemented at all times.
	The applicant must ensure a copy of these approved plans is kept on site at all times and made available to Council officers upon request.

	Condition reason: To ensure site management plans are implemented during all works.
64.	Hours of work
	Site work must only be carried out between the following times –
	7:00am to 5:00pm on Monday to Saturday
	Site work is not to be carried out outside of these times except where there is an emergency, or for urgent work directed by a police officer or a public authority.
	Condition reason: To protect the amenity of the surrounding area
65.	Unexpected Finds Contingency (General)
	Should any suspect materials (identified by unusual staining, odour, discolouration or inclusions such as building rubble, asbestos, ash material, etc.) be encountered during any stage of works (including earthworks, site preparation or construction works, etc.), such works must cease immediately until a qualified environmental specialist has be contacted and conducted a thorough assessment.
	In the event that contamination is identified as a result of this assessment and if remediation is required, all works must cease in the vicinity of the contamination and Council must be notified immediately.
	Where remediation work is required, the applicant will be required to obtain consent for the remediation works.
	Condition reason: To ensure that works relating to a development are to cease if any suspect materials and remediated in accordance with Council requirements
66.	Excavations and Backfilling
	All excavations and backfilling associated with this development consent must be executed safely, and be properly guarded and protected to prevent them from being dangerous to life or property, and in accordance with the design of a suitably qualified Structural Engineer.
	If an excavation extends below the level of the base of the footings of a building on an adjoining allotment, the person causing the excavation must:
	 a) preserve and protect the building from damage; and b) if necessary, underpin and support the building in an approved manner; and c) give at least seven days' notice to the adjoining owners before excavating, or of the intention to excavate.
	The principal contractor, owner builder or any person who needs to excavate and undertake building work, must contact "Dial Before You Dig" prior to works commencing, and allow a reasonable period of time for the utilities to provide locations of their underground assets.
	This condition does not apply if the person having the benefit of the development consent

	owns the adjoining land or the owner of the adjoining land has given consent in writing to that condition not applying.
	Condition reason: To ensure that any Acid Sulfate Soils encountered during works are suitably managed
67.	Compliance with the Building Code of Australia
	Building work must be carried out in accordance with the requirements of the Building Code of Australia.
	Condition reason: To ensure that the development is undertaken in accordance with the Building Code of Australia.
68.	Construction Noise
	While building work is being carried out and where no noise and vibration management plan is approved under this consent, the applicant is to ensure that any noise caused by demolition, vegetation removal or construction does not exceed an LAeq (15min) of 5dB(A) above background noise, when measured at any lot boundary of the property where the construction is being carried out.
	Condition reason: To ensure that developments do not give rise to offensive noise impacts during works.
69.	Offensive noise, dust, odour, and vibration
	All work must not give rise to offensive noise, odour, or vibration as defined in the Protection of the Environment Operations Act 1997 when measured at the nearest property boundary.
	Condition reason: To ensure that developments do not give rise to offensive noise, dust, odour, or vibration.
70.	Toilet facilities
	Temporary toilet(s) must be provided and maintained on site from the time of commencement of building work to completion. The number of toilets provided must be one toilet per 20 persons or part thereof employed on the site at any one time.
	The temporary toilet is to be either connected to the sewerage system or an approved septic tank or otherwise may be a chemical toilet supplied by a licensed contractor.
	Condition reason: To ensure adequate amenity facilities are provided to the site during construction.
71.	Building height
	A survey report prepared by a Registered Surveyor confirming that the building height complies with the approved plans or as specified by the development consent, must be

	provided to the Principal Certifying Authority prior to the development proceeding beyond frame stage.
	Condition reason: To ensure that the maximum building height of the structures on site are compliant with the consent and in accordance with the approved plans.
72.	Stormwater disposal
	Following the installation of any roof, collected stormwater runoff from the structure must be diverted through a first flush system before being connected to an existing stormwater easement/system/street.
	Condition reason: To ensure that stormwater disposal from a development is managed in accordance with Council requirements.
73.	Placement of fill
	Filling must not be placed in such a manner that natural drainage from adjoining land will be obstructed or in such a manner that surface water will be diverted.
	Further, any alterations to the natural surface contours must not impede or divert natural surface water runoff so as to cause a nuisance to adjoining property owners.
	Condition reason: To ensure that fill required for a development is managed in accordance with Council requirements.
74.	Shoring of adjoining buildings
	If the development involves an excavation that extends below the level of the base of the footings of a building, structure or work on adjoining land (including any structure or work within a road or rail corridor), the person having the benefit of the development consent must, at the person's own expense —
	(a) Protect and support the building, structure or work from possible damage from the excavation, and
	(b) Where necessary, underpin the building, structure or work to prevent any such damage.
	This condition does not apply if the person having the benefit of the development consent owns the adjoining land or the owner of the adjoining land has given consent in writing to that condition not applying.
	Condition reason: To ensure buildings on neighbouring land is protected during work.
75.	Cut and fill
	While building work is being carried out, the principal certifier must be satisfied all soil removed from or imported to the site is managed in accordance with the following requirements:
	a) All excavated material removed from the site must be classified in accordance with

	 waste management facility and the classification and the volume of material removed must be reported to the principal certifier. b) All fill material imported to the site must be Virgin Excavated Natural Material as defined in Schedule 1 of the Protection of the Environment Operations Act 1997 or a material identified as being subject to a resource recovery exemption by the NSW EPA
	Condition reason: To ensure that all imported and/exported fill is VENM.
76.	Tree Removal/Pruning
	All approved tree removal/Pruning is subject to all pruning works being undertaken by a qualified arborist with minimum Australian Qualification Framework Level 3 qualifications or higher. All works are to be undertaken in accordance with the relevant provisions of AS 4373 'Pruning of Amenity trees'.
	Condition reason: To ensure that vegetation removal/pruning is undertaken by a qualified arborist and in accordance with the Australian Standard.

Before issue of an occupation certificate

77.	Occupation Certificate Required	
	An Occupation Certificate must be obtained prior to any use or occupation of the development.	
	The Principal Certifying Authority must be satisfied that the development has been constructed in accordance with approved plans, specifications and conditions of this consent.	
	Condition reason: To ensure that an Occupation Certificate relating to the development is obtained from the Principal Certifying Authority prior to occupation or use	
78.	Repair of infrastructure	
	Before the issue of an Occupation Certificate:	
	 any public infrastructure damaged as a result of the carrying out of work approved under this consent (including damage caused by, but not limited to, delivery vehicles, waste collection, contractors, sub-contractors, concreting vehicles) must be fully repaired to the written satisfaction of Council, and at no cost to Council; or if the works in (a) are not carried out to Council's satisfaction, Council may carry out the works required and the costs of any such works must be paid as directed by Council and in the first instance will be paid using the security deposit required to be paid under this consent. 	

	Condition reason: To ensure that approved works within the road reserve have been completed to the satisfaction of the Council.
79.	Completion of landscape and tree works
	Before the issue of an occupation certificate, the principal certifier must be satisfied that all landscape and tree-works, including pruning in accordance with AS 4373-2007 Pruning of amenity trees and the removal of all noxious weed species, have been completed in accordance with the approved plans and any relevant conditions of this consent.
	Condition reason: To ensure that landscape and tree works have been completed in accordance with the approved plans prior to the issue of an Occupation Certificate.
80.	Revegetation planting
	 The following replacement koala feed trees must be planted in the locations indicated on Figure 8 of the Biodiversity Management Plan, prepared by Anderson Environment and Planning, dated March 2025. Trees must be planted in accordance with the requirements of Section 5.1.2. of the Port Stephens Biodiversity Technical specification: 52 x Eucalyptus robusta / Eucalyptus tereticornis; minimum pot size 20 L The planting must be installed prior to the issue of the Occupation Certificate for Stage 1.
	Details demonstrating compliance must be provided to the certifying authority.
	Condition reason: To ensure that revegetation works have been completed in accordance with the approved plans prior to the issue of an Occupation Certificate.
81.	Completion of Roads Act Approval works
	All approved road, footpath and/or drainage works, including vehicle crossings, have been completed in the road reserve in accordance with the Roads Act Approval to the satisfaction of the Council as the Roads Authority.
	Condition reason: To ensure that approved works within the road reserve have been completed to the satisfaction of the Council.
82.	Removal of waste upon completion
	Before the issue of an occupation certificate, the principal certifier must ensure all refuse, spoil and material unsuitable for use on-site is removed from the site and disposed of in accordance with the approved waste management plan. Written evidence of the removal must be supplied to the satisfaction of the principal certifier.
	Before the issue of a partial occupation certificate, the applicant must ensure the temporary storage of any waste is carried out in accordance with the approved waste management plan to the principal certifier's satisfaction.

	Condition reason: To ensure that all waste is appropriately removed from the subject site prior to the issue of an Occupation Certificate.
83.	Stormwater/drainage works
	All stormwater and drainage works required to be undertaken in accordance with this consent must be completed.
	The certification/verification must be provided to the satisfaction of the Principal Certifying Authority.
	Condition reason: To ensure stormwater and drainage works have been undertaken in accordance with the approved plans.
84.	Water authority certification
	A Section 50 Application under the Hunter Water Act 1991 must be lodged with the Hunter Water Corporation (HWC) and details of the Notice of Compliance from HWC must be provided to the Certifying Authority.
	Condition reason: To ensure compliance with the water supply authority's requirements
85.	Post-construction dilapidation report
	Prior to the issue of an occupation certificate, a post-construction dilapidation report must be prepared by a suitably qualified engineer, to the satisfaction of the principal certifier, detailing whether:
	 a) After comparing the pre-construction dilapidation report to the post-construction dilapidation report required under this condition, there has been any structural damage to any adjoining buildings; and b) Where there has been structural damage to any adjoining buildings, that it is a result of the work approved under this development consent, and c) A copy of the post-construction dilapidation report must be provided to Council (where council is not the principal certifiers or a principal certifier is not required) and to the relevant adjoining property owner(s).
	Condition reason: To identify any damage to adjoining properties resulting from site work on the development site.
86.	Survey certificate
	A Registered Surveyor must prepare a Survey Certificate to certify that the location of the building in relation to the allotment boundaries complies with the approved plans or as specified by this consent. The Survey Certificate must be provided to the satisfaction of the Principal Certifying Authority, prior to the issue of an Occupation Certificate.
	Condition reason: To ensure that the building is located in accordance with the approved plans and evidence from a Registered Surveyor is provided to the Principal Certifying Authority.

87.	Services
	Evidence is to be provided to Council demonstrating that the following reticulated services are available to each dwelling:
	a. Electricity;
	b. Water;
	c. Sewer; and
	d. Gas (where available).
	Should any of the above reticulated services not be available to the development site, a detailed statement is to be provided explaining why connection of the relevant service is not possible or practical
	Condition reason: To verify that reticulated services are provided to the lot/s.
88.	Car parking requirements
	A minimum of 310 car parking spaces including disabled car parking spaces are to be provided in accordance with AS2890 and the approved plans. Parking must be permanently marked on the pavement surface.
	The parking spaces marked visitors and residents required for visitors, must be signposted as "resident parking" and "visitor parking" respectively.
	Condition reason: To ensure that a specified number of car parking spaces is provided in accordance with the approved plans and they are compliant with Council requirements.
89.	Works as Executed Plans
	Before the issue of the relevant occupation certificate, the applicant must submit, to the satisfaction of the principal certifier, works-as-executed plans, any compliance certificates and any other evidence confirming the following completed works:
	(a) Roads, footpaths, civil works, stormwater drainage systems and storage systems.
	Condition reason : To ensure WAE are prepared prior to the issue of an occupation certificate.
90.	Street Tree Planting
	All street trees must be planted in accordance with this development consent.
	Evidence demonstrating compliance must be provided to the certifying authority prior to the issue of an Occupation Certificate.
	Condition reason: To ensure the planting of street trees is completed prior to the issue of an Occupation Certificate.

91.	Design verification – Residential Flat Building
	A design verification statement from a qualified designer must be submitted to the Principal Certifying Authority demonstrating the development has been constructed in accordance with the approved plans and the requirements of State Environmental Planning Policy (Housing) 2021 (unless superseded by this DA Consent), prior to the issue of a relevant Occupation Certificate.
	Condition reason: To ensure the development is constructed as per relevant policies.
92.	Design verification for Seniors Housing
	Prior to the issue of an Occupation Certificate, design verification and access audit from a qualified Access Consultant must be submitted to the Principal Certifying Authority certifying that the development has been constructed in accordance with the provisions of Schedule 4 of State Environmental Planning Policy (Housing) 2021.
	Condition reason: To ensure that development for a Seniors living is constructed in accordance with the provisions State Environmental Planning Policy (Housing) 2021 – Schedule 4.
93.	Construction to be in accordance with Acoustic Report
	Prior to the issue of a relevant Occupation Certificate, certification is to be submitted to the Principal Certifying Authority to certify that the construction of each stage/building complies with the recommendations of the Acoustic Assessment, Document Number: 2221324_231025, Revision 0, prepared by Rapt Consulting, dated October 2023.
	Condition reason: To ensure the development is constructed in accordance with the Acoustic Report recommendation.
94.	Flood Risk Management Plan
	A Certificate of Compliance prepared by a suitably qualified Flood engineer must be provided to the Principal Certifying Authority stating that all aspects of the Flood Risk Management Plan have been completed and/or implemented in accordance with the approved Plan.
	Condition reason: To ensure that flood impacted development adequately mitigates risks to life and property.
95.	Restriction on title – Seniors Housing
	A restriction as to user must be Registered against the title of the property in accordance with section 88E of the Conveyancing Act 1919 limiting the use of any accommodation on the property to seniors housing as defined under State Environmental Planning Policy (Housing) 2021.

Condition reason: To ensure that development for a Seniors living is appropriately burdened by a restriction on the land title in accordance with Section 88E of the Conveyancing Act 1919.

96. **Road and Intersection Upgrade – Vardon Road**

Prior to the issue of an Occupation Certificate for Stage 1, the Vardon Road access driveway and the signalised intersection at Vardon Road and Nelson Bay Road must be constructed to the satisfaction of the Roads Authority.

Written endorsement of the completion of the intersection upgrade must be submitted to Council prior to the release of to the issue of Stage 1 occupation certificate.

Condition reason: To ensure suitable vehicular access is construction prior to the issue of Stage 1 occupation certificate.

97.	Driveways to be maintained	
	All access crossings and driveways must be maintained in good order for the life of the development	
	Condition reason: To ensure that access and driveways are maintained for the life of the development.	
98.	Maintenance of Landscaping	
	Landscaping must be maintained in accordance with the approved landscape plan and conditions of this development consent. All landscape areas must be kept free of parked vehicles, stored goods, garbage or waste material at all times.	
	If any of the vegetation dies or is removed, it is to be replaced with vegetation of the same species and similar maturity as the vegetation which has died or was removed.	
	Condition reason: To ensure that landscaping is maintained in accordance with the approved landscape plan and the relevant development consent.	
99.	Maintenance of Replacement Plantings / Revegetation	
	Planted trees are to be maintained (e.g. through the use of mulch and watering) for a minimum period of 5 years from planting.	
	If any tree or vegetation dies or is removed during this 5 year period, it is to be replaced with the same species and be a similar sized tree/plant to that which died. All planted trees and vegetation is to be retained in perpetuity.	

Occupation and ongoing use

	Condition reason: To ensure that replacement plants and revegetation works are maintained in accordance with the approved plans and the relevant development consent
100.	Manoeuvring of Vehicles
	All vehicles must enter and exit the site in a forward direction
	Condition reason: To ensure that vehicles enter and leave the site in a forward direction.
101.	Location of mechanical ventilation
	During occupation and ongoing use of the building, the applicant must ensure all subsequently installed noise generating mechanical ventilation system(s) or other plant and equipment that generates noise are in an appropriate location on the site (including a soundproofed area where necessary) to ensure the noise generated does not exceed 5dBa at the boundary adjacent to any habitable room of an adjoining residential premises.
	Condition reason: To ensure that all subsequently installed noise generating mechanical ventilation system(s) or other plant and equipment that generates noise are in an appropriate location on the site.
102.	Privacy screen
	Any privacy screen/s must be permanently maintained in accordance with the approved plans for the life of the development.
	Condition reason: To ensure privacy impacts are mitigated in perpetuity.
103.	Offensive Noise
	The use and occupation of the premises including all plant and equipment must not give rise to any offensive noise within the meaning of the <i>Protection of the Environment Operation Act 1997</i> and must comply with the <i>NSW Noise Policy for Industry 2017</i> (as amended).
	Condition reason: To control noise in order to ensure it is not offensive.
104.	Parking areas to be kept clear
	At all times, the loading, car parking spaces, driveways and footpaths must be kept clear of goods and must not be used for storage purposes.
	Condition reason: To ensure that all associated areas with vehicle storage/parking are kept clear and solely for their intended purpose.
105.	Operational Plans
	The development must be carried out in accordance with:
	 The Operational Management Plan prepared by Principle Living, Dated October 2023. The Flood Emergency Response Plan prepared by Northrop Consulting Engineers, Revision B, dated 25 March 2025.
	Condition Reason: To ensure the development is carried out in accordance with operational plans.
	Shuttle Bus

106.	A shuttle bus service is to be provided in accordance with Operational Plan of Management and as specified by Clause 43 of State Environmental Planning Policy (Housing) 2021.
	Condition Reason: To ensure a shuttle service is provided as required by the Housing SEPP.
107.	Site Access
	Entry and exit to and from the site must be from the Vardon Road access driveway. All construction traffic/emergency services can use the temporary construction entry point on Nelson Bay Road. Signage/security measures must be installed to restrict use of the Nelson Bay Road access to emergency and construction purposes only.
	Condition Reason: To limit vehicular access to the Vardon Road access.

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General advisory notes

This consent contains the conditions imposed by the consent authority which are to be complied with when carrying out the approved development. However, this consent is not an exhaustive list of all obligations which may relate to the carrying out of the development under the EP&A Act, EP&A Regulation and other legislation. Some of these additional obligations are set out in the <u>Conditions of development consent: advisory notes</u>: <u>https://www.planning.nsw.gov.au/sites/default/files/2023-07/condition-of-consent-advisory-note.pdf</u>. The consent should be read together with the <u>Conditions of development consent: advisory notes</u> to ensure the development is carried out lawfully.

The approved development must be carried out in accordance with the conditions of this consent. It is an offence under the EP&A Act to carry out development that is not in accordance with this consent.

Building work or subdivision work must not be carried out until a construction certificate or subdivision works certificate, respectively, has been issued and a principal certifier has been appointed.

A document referred to in this consent is taken to be a reference to the version of that document which applies at the date the consent is issued, unless otherwise stated in the conditions of this consent.

Council advisory notes

- 1. 'Dial Before you Dig Australia' Before any excavation work starts, contractors and others should phone the "Dial Before You Dig Australia" service to access plans/information for underground pipes and cables.
- 2. **Responsibility for damage for tree removal/pruning** The applicant is responsible for any damage caused to existing public utilities, footpaths or public roads during the cutting down, grinding, removal and disposal of the timber and roots. Care must also be taken by the applicant and the applicant's agents to prevent any damage to adjoining properties. The applicant or applicant's agent may be liable to pay compensation to any adjoining owner if, due to tree works, damage is caused to such adjoining property.
- 3. **Bird strike advice** As the subject site is located in an area mapped by the Department of Defence as "Birdstrike Group C", organic waste and/or the storage of bins associated with any future development must be covered and/or enclosed and limited on-site.
- 4. **Approved Plans to be on-site** A copy of the approved and certified plans, specifications and documents incorporating conditions of approval and certification shall be kept on the Site at all times and shall be readily available for perusal by any officer of Council or the Principal Certifying Authority.
- 5. **Council as PCA, PCA sign** It is the responsibility of the applicant to erect a PCA sign. Where Council is the PCA, the sign is available free of charge, from Council's Administration Building at Raymond Terrace or the Tomaree Library at Salamander Bay. The applicant is to ensure the PCA sign remains in position for the duration of works.
- 6. **Dividing Fences** The erection of dividing fences under this consent does not affect the provisions of the Dividing Fences Act 1991. Under this Act, all relevant parties must be in

agreement prior to the erection of any approved dividing fence/s under this consent. Council has no regulatory authority in this area and does not adjudicate civil disputes relating to the provision of, or payment for, the erection of dividing fences. If there is a neighbour dispute about the boundary fence and you are seeking mediation, you may contact the Community Justice Centre, or if legal advice or action is required, you may contact the Chamber Magistrate.

7. Weed Management – This property has had priority weed as defined by the NSW Biosecurity Act 2015 identified growing on site – Chinese Violet. As the applicant dealing with this property you are advised that under the Biosecurity Act 2015 you have a legal obligation to prevent, eliminate and minimise the impact caused by weeds. As the applicant you also have an obligation to ensure you advise other persons dealing with this site of the Biosecurity risk. For more information on the identification, control and management of weeds on site please contact Port Stephens Councils' Invasive Species Team on (02) 4988 0392.

Dictionary

The following terms have the following meanings for the purpose of this determination (except where the context clearly indicates otherwise):

Approved plans and documents means the plans and documents endorsed by the consent authority, a copy of which is included in this notice of determination.

AS means Australian Standard published by Standards Australia International Limited and means the current standard which applies at the time the consent is issued.

Building work means any physical activity involved in the erection of a building.

Certifier means a council or a person that is registered to carry out certification work under the *Building and Development Certifiers Act 2018*.

Construction certificate means a certificate to the effect that building work completed in accordance with specified plans and specifications or standards will comply with the requirements of the EP&A Regulation and *Environmental Planning and Assessment (Development Certification and Fire Safety) Regulation 2021.*

Council means Port Stephens Council.

Court means the Land and Environment Court of NSW.

EPA means the NSW Environment Protection Authority.

EP&A Act means the Environmental Planning and Assessment Act 1979.

EP&A Regulation means the Environmental Planning and Assessment Regulation 2021.

Independent Planning Commission means Independent Planning Commission of New South Wales constituted by section 2.7 of the EP&A Act.

Local planning panel means Hunter Central Coast Regional Planning Panel.

Occupation certificate means a certificate that authorises the occupation and use of a new building or a change of building use for an existing building in accordance with this consent.

Principal certifier means the certifier appointed as the principal certifier for building work or subdivision work under section 6.6(1) or 6.12(1) of the EP&A Act respectively.

Site work means any work that is physically carried out on the land to which the development the subject of this development consent is to be carried out, including but not limited to building work, subdivision work, demolition work, clearing of vegetation or remediation work.

Stormwater drainage system means all works and facilities relating to: the collection of stormwater,

the reuse of stormwater,

the detention of stormwater,

the controlled release of stormwater, and

connections to easements and public stormwater systems.

Strata certificate means a certificate in the approved form issued under Part 4 of the *Strata Schemes Development Act 2015* that authorises the registration of a strata plan, strata plan of subdivision or notice of conversion.

Subdivision certificate means a certificate that authorises the registration of a plan of subdivision under Part 23 of the *Conveyancing Act 1919*.

Subdivision works certificate means a certificate to the effect that subdivision work completed in accordance with specified plans and specifications will comply with the requirements of the EP&A Regulation.