Number	Condition						
1.	Approved Plans and supporting documentation						
	Approved plans and supporting documentation Development must be carried out						
	in accordance wit			•			
	the conditions of	•	••••••		, I		
	Approved plan	ns					
	Plan number	Revision number	Plan title	Drawn by	Date of plan		
	12958_DA001	Р5	Locality & Context Plan	NettletonTribe	14/07/2023		
	12958_DA002	P17	Estate Masterplan	NettletonTribe	11/06/2024		
	12958_DA003	Р5	Demolition Plan	NettletonTribe	14/07/2023		
	12958_DA011	P13	Warehouse 1 – Ground Floor Plan	NettletonTribe	11/06/2024		
	12958_DA012	P12	Warehouse 1 – Roof Plan	NettletonTribe	11/06/2024		
	12958_DA013	P11	Warehouse 2 – Ground Floor Plan	NettletonTribe	08/02/2024		
	12958_DA014	Р9	Warehouse 2 – Roof Plan	NettletonTribe	27/05/2024		
	12958_DA015	P12	Warehouse 3 – Ground Floor Plan	NettletonTribe	11/06/2024		
	12958_DA016	Р9	Warehouse 3 – Roof Plan	NettletonTribe	27/05/2024		
	12958_DA017	P8	Warehouse 1 – Office Plan	NettletonTribe	11/06/2024		
	12958_DA018	P6	Warehouse 1 – Office Roof Plan	NettletonTribe	11/06/2024		
	12958_DA019	Ρ7	Warehouse 2 – Office Plans	NettletonTribe	14/07/2023		
	12958_DA020	Р5	Warehouse 2 – Office Roof Plan	NettletonTribe	14/07/2023		
	12958_DA021	P8	Warehouse 3 – Office Plan	NettletonTribe	14/07/2023		
	12958_DA022	P6	Warehouse 3 – Office Roof Plan	NettletonTribe	14/07/2023		
	12958_DA023	Ρ7	Café – Plans, Elevations & Sections	NettletonTribe	27/05/2024		
	12958_DA025	P10	Warehouse 1 – Building Elevations	NettletonTribe	11/06/2024		

GENERAL CONDITIONS

			Warehouse 2		
	12958_DA026	P8	 Building 	NettletonTribe	14/07/2023
			Elevations		
			Warehouse 3		
	12958_DA027	P8	– Building	NettletonTribe	14/07/2023
	-		Elevations		
			Warehouse 1		
	12958_DA028	Р9	– Office	NettletonTribe	11/06/2024
			Elevations		,,
			Warehouse 2		
	12958_DA029	P7	– Office	NettletonTribe	14/07/2023
	12550_04025	17	Elevations	Nettletonmbe	14/07/2023
			Warehouse 3		
	12059 04020	P8	– Office	NettletonTribe	14/07/2022
	12958_DA030	Po	Elevations	Nettietoninibe	14/07/2023
			Warehouse –		
	12958_DA031	P9		NettletonTribe	11/06/2024
			Site Sections		
	12050 04022	57	Warehouse 1	Nettleter 7 1	1 4 /07 /2022
	12958_DA032	P7	– Building	NettletonTribe	14/07/2023
			Sections		
			Warehouse 2		
	12958_DA033	P7	– Building	NettletonTribe	14/07/2023
			Sections		
			Warehouse 3		
	12958_DA034	P7	– Building	NettletonTribe	14/07/2023
			Sections		
			Signage		
			Details,		
	12958_DA038	P5	Typical	NettletonTribe	14/07/2023
			Colours &		_ ,, ,
			Material		
			Schedule		
	12958_DA039	P5	Signage Plan	NettletonTribe	14/07/2023
			Retaining		
			Wall, Fencing		
	12958_DA041	P5	Plan &	NettletonTribe	14/07/2023
			Easement		
			Plan		
	LDA-000 –	F	Landscape	Geoscapes	27/06/2024
	LDA-14	1	Plans	Geoscapes	27,00/2024
	LDA-08, LDA-	С	Landscape	Geoscapes	03/07/2023
	13 – LDA-14	C	Plans	Geoscapes	03/07/2023
	In the event of an	y inconsistency	between the a	oproved plans ar	nd documents.
	the approved plar	• •	•	• •	
	approved plans ar				
				the condition pro-	1.101.S
	Condition record	To operate	dovolormort :		
	Condition reason:		•	s built and rema	ins consistent
 	with approved pla		entation.		
2.	Arborist Report C				
	At commencemen	nt of and during	construction, t	he development	t must comply
	with all the recom	mendations nu	mbered in Sect	ion 6: Recomme	ndations and
	Section 7: Tree Pr	otection Guidar	nce As, AS 4970	-2009: Protectio	n of trees on
5			-		

	development sites as set out in the Arborist Report prepared by Arbor Scan dated 3/6/2024 which was submitted to Council as part of this application.
	Condition reason: To ensure the development is built and remains consistent with approved plans and documentation.
3.	Design Amendments
	Before the issue of the relevant construction certificate, the certifier must ensure the approved construction certificate plans (and specifications) detail the following required amendments to the approved plans (stamped by Council) and supporting documentation:
	a. Architectural plans are to be amended to include tree numbers as per the submitted Arboricultural Impact Statement dated 3 June 2024 (version 3.1) as prepared by ArborScan.
	 b. The accompanying Arboricultural Impact Statement dated 3 June 2024 (version 3.1) as prepared by ArborScan is to be updated to include a map with all tree locations and numbers.
	Condition reason: To ensure the orderly development of land.
4.	Additional Signage Requires a Separate Application
	A separate application shall be submitted to Council before the erection of any additional signage that is not contained within plans approved by this consent. A separate application shall be submitted to Council before the erection of any additional signage unless the proposed signage is "exempt development" in accordance with the relevant legislation.
	Condition reason: To protect and enhance the amenity of the occupants of the development site and the occupants of adjoining sites.
5.	Report Forwarding
	A copy of the report titled 9 Birmingham Avenue, Villawood, New South Wales Historical Heritage Assessment dated 11 July 2023 prepared by Austral Archaeology, project number 23008 must be lodged by the proponent in the local history section of the local library, and in the library maintained by the Heritage NSW. A copy of the report titled 9 Birmingham Avenue, Villawood, New South Wales
	Aboriginal Cultural Heritage Assessment, dated 11 July 2023 prepared by Austral Archaeology, project number 23008 is to be forwarded to all Aboriginal stakeholder groups who have registered an interest in the project. Condition reason: To ensure compliance with relevant report accompanying this development application.
6.	
0.	Air Quality AssessmentThe recommendations contained within the Air Quality Assessment submitted in support of this application prepared by ESR Developments Pty Ltd, reference 610.31245.00100-R02 dated July 2023 form part of the development consent.
	Condition reason: To ensure the development is built and remains consistent with approved plans and documentation.

CONDITIONS IMPOSED BY AUSGRID

7.	Proximity to Existing Network Assets
	Underground Cables
	There are existing underground electricity network assets at 9 BIRMINGHAM AVENUE VILLAWOOD. Special care should also be taken to ensure that driveways and any other construction activities within the footpath area do not interfere with the existing cables in the footpath. Ausgrid cannot guarantee the depth of cables due to possible changes in ground levels from previous activities after the cables were installed. Hence it is recommended that the developer locate and record the depth of all known underground services prior to any excavation in the area.
	Safework Australia – Excavation Code of Practice, and Ausgrid's Network Standard NS156 outlines the minimum requirements for working around Ausgrid's underground cables.
	Substation
	There are existing electricity substation S736 within 9 BIRMINGHAM AVENUE VILLAWOOD.
	The substation ventilation openings, including substation duct openings and louvered panels, must be separated from building air intake and exhaust openings, natural ventilation openings and boundaries of adjacent allotments, by separation distances which meet the requirements of all relevant authorities, building regulations, BCA and Australian Standards including AS 1668.2: The use of ventilation and air-conditioning in buildings - Mechanical ventilation in buildings. In addition to above, Ausgrid requires the substation ventilation openings, including duct openings and louvered panels, to be separated from buildings ventilation system air intake and exhaust openings, including those on buildings on adjacent allotments, by not less than 6 metres. Any portion of a building other than a BCA class 10a structure constructed from non combustible materials, which is not sheltered by a non-ignitable blast-resisting barrier and is within 3 metres in any direction from the housing of a kiosk substation, is required to have a Fire Resistance Level (FRL) of not less than 120/120/120.
	Openable or fixed windows or glass blockwork or similar, irrespective of their fire rating, are not permitted within 3 metres in any direction from the housing of a kiosk substation, unless they are sheltered by a non-ignitable blast resisting barrier. The development must comply with both the Reference Levels and the precautionary requirements of the ICNIRP Guidelines for Limiting Exposure to Time-varying Electric and Magnetic Fields (1 HZ – 100 kHZ) (ICNIRP 2010). For further details on fire segregation requirements refer to Ausgrid's Network Standard 141. Existing Ausgrid easements, leases and/or right of ways must be maintained at all times to ensure 24 hour access. No temporary or permanent alterations to this property tenure can occur without written approval from Ausgrid. For further details refer to Ausgrid's Network Standard 143.
	Condition reason: Imposed by Ausgrid

8.	For Activities Within or Near to the Electricity Easement		
	Purpose Of Easement		
	This easement was acquired for the 11,000 volt distribution assets currently		
	owned and operated by Ausgrid. The purpose of the easement is to protect the		
	distribution assets and to provide adequate working space along the route of the		
	cables for construction and maintenance work. The easement also assists Ausgrid		
	in controlling works or other activities under or near the distribution cables which		
	could either by accident or otherwise create an unsafe situation for workers or		
	the public, or reduce the security and reliability of Ausgrid's network.		
	The Following Conditions Apply for any Activities Within the Electricity		
	Easement:		
	1. Safework Australia – Excavation Code of Practice, and Ausgrid's Network		
	Standard NS156 outlines the minimum requirements for working around		
	Ausgrid's underground cables.		
	2. Ausgrid is not responsible for the reinstatement of any finished surface		
	within the easement site.		
	3. Ausgrid requires 24 hour access along the easement for plant and personnel.		
	For the purpose of exercising its rights under the easement, Ausgrid may cut		
	fences and/or walls and install gates in them. Where the easements on a site		
	do not provide practical access to all of Ausgrid's infrastructure, a suitable right of access at least 5m wide must be provided to each asset.		
	 Access driveways shall withstand the weight of a heavy rigid truck when fully 		
	laden weighing 30 tonne.		
	5. Access gates, minimum 4.5 metres wide, may be required in all fences		
	crossing the transmission line easement.		
	 Driveways and other vehicle access must be capable of supporting the 		
	heaviest vehicle likely to traverse the driveway without damaging Ausgrid's		
	assets.		
	7. All metal work within the easement site including metallic fencing, are to be		
	locally earthed by a qualified electrician via a 50 sq. mm stranded copper,		
	insulated earth-wire bonded to a copper-clad earth-stake driven at least 1.6		
	metres into the ground.		
	8. Metallic fencing is generally not permitted to extend away from the		
	easement site unless an insulating section is installed, at least 3 metres wide.		
	This requirement maybe relaxed upon assessment of a supplied fencing		
	design.		
	9. No buildings/structures or parts thereof constructed may encroach the		
	easement.		
	10. No machine excavation is permitted within the easement without Ausgrid's		
	express permission.		
	11. During building construction, adequate controls must be put in place to		
	prevent vehicles and machinery from damaging the Ausgrid assets.		
	12. Bulk solids (e.g. sand and gravels) are not to be stored within the easement		
	area.		
	13. Any change to ground levels must be submitted to Ausgrid for approval.		
	14. The proposed finished ground levels within the easement must provide a		
	minimum of 600mm cover to the 11kV Distribution Cables.		
	15. Any excavation adjacent to the easement must utilise adequate shoring to		
	prevent destabilisation or subsidence of the ground around the LV cable.		

 Trees, shrubs, or plants which have root systems likely to grow greater than 250mm below ground level are not permitted within the easement or close to the cable infrastructure. The planting of other vegetation is to ensure Ausgrid's access and maintenance requirements are maintained. Electric power should not be connected to the easement site without permission from Ausgrid. Electric power should not be connected to the easement site without permission from Ausgrid, however electric power may be run through the easement under the conditions in the following point.
Condition reason: Imposed by Ausgrid

BUILDING WORK BEFORE ISSUE OF A CONSTRUCTION CERTIFICATE

9.	Development Contributions, Section 7.12
	Development Contributions of \$717,200.01 must be paid for this development before
	the issue of any construction certificate. The contributions are levied and applied under
	the Canterbury Bankstown Local Infrastructure Contributions Plan 2022 and Section
	7.12 of the Environmental Planning and Assessment Act 1979. The contributions will be
	used to provide, extend or augment public amenities or public services.
	Indexing of the contribution amount to be paid: The development contribution payable will be adjusted, at the time of payment, to reflect Consumer Price Index increases which have occurred since the "Consent to operate from date" which appears on the
	front page of this Determination Notice.
	No construction certificate is to be issued and no construction is to commence until payment of development contributions. The contribution must be paid to Council before the issue of any construction certificate. Construction of the development may NOT commence until the development contributions are paid.
	A copy of the development contributions plan is available for inspection on Council's website and at Council's Administration offices in Bankstown and Campsie.
	NOTE: <u>Development contribution amounts are non-refundable if you don't proceed</u> with your development.
	2.102
	Condition reason: To ensure compliance with the relevant New South Wales legislation.
10.	Payment of Fees
	Before Issuing any construction certificate, all the following must be paid to the relevant authority/entity and written evidence of these payments must be provided to the certifier.
	a. Levies
	b. Bonds
	c. Contributions
	d. inspection fees
	2.103.S

	Condition reason: To ensure compliance with the relevant New South Wales
	legislation.
11.	Long Service Levy
	Before the issue of any relevant construction certificate, payment of the long service
	levy is required, under the <i>Building and Construction industry Long Service Payments</i>
	Act 1986, section 34. Evidence of the payment is to be provided to the
	Certifier. Payment can be calculated using the Levy Portal <u>Calculator at</u> <u>https://longservice.force.com/bci/s/levy-calculator.</u> Payment must be made via the
	Long Service Levy Portal at https://www.longservice.nsw.gov.au.
	2.104.S
	Condition reason: To ensure compliance with the relevant New South Wales legislation.
12.	Car Parking Details
	Before the issue of any 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' and Council's development control plan.
	2.110.S
	Condition reason: To provide and maintain orderly and safe areas for vehicular and
	pedestrian movement / parking.
13.	Access Intercom
	Where a boom gate or barrier control is in place, the visitor spaces must be accessible
	to visitors by the location of an intercom (or card controller system) at the car park
	entry, installed at a point in the site which is recessed sufficiently into the site to allow
	entering vehicles to clear the roadway and Council's nature strip forward of the
	property boundary before stopping. The intercom is to be wired to all units.
	The intercom must comply with Australian Standard AS 1428.2: Design for access and
	mobility - Enhance and additional requirements - Building and facilities Sections 22 and
	23.
	2.111
	Condition reason: To provide and maintain orderly and safe areas for vehicular and
	pedestrian movement / parking.
14.	Bicycle Parking Spaces
	The minimum number of bicycle parking spaces is to be provided for the development
	must comply with the below.
	2(1 - 2)
	a. 36 parking spaces for staff and visitors (12 per warehouse).
	Note : The layout, design and security of bicycle facilities must comply with the
	minimum requirements of Australian Standard AS 2890.3 – 'Parking Facilities' Part 3:
	Bicycle Parking Facilities and 'Austroads Bicycle Parking Facilities: Guidelines for Design
	and Installation.'
	2.112
	Condition reason: To provide and maintain orderly and safe areas for vehicular and
	pedestrian movement / parking.
15.	Submit Plans to Sydney Water
	The Council approved plans must be submitted to Sydney Water for assessment. This
	will determine if the proposed structure(s) will affect any Sydney Water infrastructure

	or if there are additional requirements. Building plan approvals can be submitted
	online via Sydney Water Tap in [™] .
	Refer to <u>www.sydneywater.com.au/tapin</u> for Sydney Water's Guidelines for building
	over or next to assets, visit <u>www.sydneywater.com.au</u> 'Plumbing, building &
	developing' then 'Building Plan Approvals' or call 13000 TAPIN TM .
	Sydney Water must issue either a Building Plan Assessment letter which states that the
	application is approved, or the appropriate plans must be stamped by a Water
	Servicing Coordinator.
	2.202.5
	Condition Reason To protect existing public and private infrastructure and building
	works during demolition, construction and ongoing use of the development.
16.	Fire Safety Provisions
	The buildings must comply with the Category 1 fire safety provisions as are
	applicable to the building's proposed use.
	Note: The obligation to comply with the Category 1 fire safety provisions may
	require building work to be carried out even though none is proposed or required in
	relation to this Determination Notice.
	2.204
	Condition reason: To ensure compliance with the relevant New South Wales
	legislation.
17.	Mobility Access
	The buildings must be designed and constructed to provide access and facilities for
	people with a physical disability in accordance with the Building Code of Australia.
	If, in complying with this condition, amendments to the development are required, the
	design changes must be submitted to and approved by Council through a modification
	application before any relevant construction certificate is issued. 2.208
	Condition reason: To ensure compliance with the relevant Australian Standard and
	National Construction Code.
18.	Erosion and Sediment Control Plan
10.	Before the issue of any relevant construction certificate, the consent holder is to
	ensure that an erosion and sediment control plan is prepared in accordance with the
	following documents:
	a. Council's development control plan,
	b. the guidelines set out in the NSW Department of Housing manual 'Managing
	Urban Stormwater: Soils and Construction Certificate' (the Blue Book), and
	c. 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).
	The Plan must include detailed protection all retained vegetation on site from erosion
	and sedimentation during the construction phase of the proposal.
	The Plan is to be provided Council and the certifying authority. Written approval from
	Council regarding protection of retained vegetation is to be received before the issue of
	any construction certificate.

	The consent holder must ensure the erosion and sediment control plan is kept onsite at
	all times during site works and construction.
	2.211.S
	Condition reason: To protect existing public and private infrastructure and building
	works during demolition, construction and ongoing use of the development.
19.	Dilapidation report
	Before the issue of any construction certificate for the warehouse buildings, 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 certifier for the following properties:
	2 Christina Road, Villawood
	 14 Epic Place, Villawood
	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 certifier, that all reasonable steps were taken to obtain access to the adjoining properties.
	No less than 14 days before any site work commences, adjoining building owner(s) must be provided with a copy of the dilapidation report for their property(ies) and a copy of the report(s) must be made available to Council upon request.
	Condition reason: To protect existing public and private infrastructure and building
	works during demolition, construction and ongoing use of the development.
20.	Mechanical Ventilation
20.	The premises must be ventilated in accordance with the Building Code of Australia and
	AS1668.1 and 2 – 'The Use of Ventilation and Air- Conditioning in Buildings – Mechanical Ventilation in Buildings'.
	Details of any mechanical ventilation and/or air-conditioning system complying with AS1668.1 and 2 – 'The Use of Ventilation and Air- Conditioning in Buildings – Mechanical Ventilation in Buildings', the Building Code of Australia and relevant Australian Standards must be prepared by a suitably qualified person and certified in accordance with Clause A2.2 (a) (iii) of the Building Code of Australia, to the satisfaction of the certifier before the issue of a construction certificate.
	Condition reason: To ensure compliance with the relevant Australian Standard and
	National Construction Code.
21.	Food Premises Ventilation
	Before the issue of any relevant construction certificate for the café building, the
	mechanical exhaust systems and/or shafts must be designed to allow for the discharge of effluent air above roof level and must be designed with capacity to accommodate exhaust ducts and mechanical ventilation systems for all commercial tenancies proposed with the potential to become a food premises in future. Systems must be designed in accordance with AS1668.2 – 'The Use of Ventilation and Air-conditioning in Buildings – Mechanical Ventilation in Buildings', and AS1668.1 – 'The Use of Mechanical Ventilation and Air-Conditioning in Buildings – Fire and Smoke Control in Multi-compartment Buildings'.
I	2.215

	Condition reason: To ensure compliance with the relevant Australian Standard and
	National Construction Code.
22.	Retaining Walls
	Where Council approved cut or fill exceeds 200mm and stable batter of 1 vertical to 3 horizontal maximum grade cannot be achieved, then a masonry or other proprietary material retaining wall, intended and suitable for that purpose, shall be constructed within the development site. Note, filling of the site needs specific approval from Council.
	 a. The retaining wall shall be located so that it will not impede or obstruct the natural flow of stormwater. Retaining walls exceeding 600mm in height shall be designed by an appropriately qualified person as defined in the Building and Development Certifiers Regulation 2020. Plans and details prepared and signed by an appropriately qualified person as defined in the Building and Development Certifiers Regulation 2020. Plans and details prepared and signed by an appropriately qualified person as defined in the Building and Development Certifiers Regulation 2020 are to be submitted to the certifier before the issue of the construction certificate.
	 All works associated with the construction of the wall, including backfilling and drainage, is to be located wholly within the allotment boundaries.
	2.301 Condition reason: To ensure works undertaken are carried out in a safe manner in
	accordance with relevant policies.
23.	Apply for Work Permit for Engineering Works
	The consent holder shall apply for a Work Permit and obtain approval from Council, for any of the following applicable engineering works in front of the site, at their own expense:
	 a. An Extra Heavy Duty VFC at the property boundary with Birmingham Avenue, b. Drainage connection to Council's system, c. A constrate type featurey paying along the site's optime frontage to Birmingham
	c. A concrete type footway paving along the site's entire frontage to Birmingham Avenue,
	 Removal of all driveway surfaces, reinstatement of laybacks to kerb and gutter and reshaping of the footway, all associated with redundant VFCs,
	e. Repair of any damage to the public road including the footway occurring during building works, and
	 f. Reinstatement of the footway reserve and adjustment or relocation of existing public utility services to match the footway design levels as proposed on the approved Work Permit. Adjustment or relocation to any public utility services shall be carried out to the requirements of the public utility authority.
	Note: Council is required to prepare a site survey and design in order to determine the necessary information. The consent holder should make application and payment for the Work Permit at least twenty-one (21) days before the information being required and before the issue of the construction certificate. The Work Permit must be approved before any works commencing within the Council Road Reserve or on Council's assets. 2.302
	Condition reason: To provide and maintain orderly and safe areas for vehicular and
24.	pedestrian movement / parking. Works Requiring a Work Permit
24.	As any works within, or use of, the footway or public road for construction purposes requires separate Council approval under Section 138 of the <i>Roads Act 1993</i> and/or
	Section 68 of the Local Government Act 1993, Council requires the consent holder to

	obtain a Works Permit and or a Roadway / Footpath Building Occupation Permit
	before the issue of any construction certificate for this development being issued where one or more of the following will occur, within, on or over the public footway or public road:
	A PRIVATE CERTIFIER CANNOT ISSUE THESE PERMITS
	WORKS REQUIRING A 'WORKS PERMIT'
	 a. Dig up, disturb, or clear the surface of a public footway or public road, b. Remove or interfere with a structure or tree (or any other vegetation) on a public footway or public road, c. Connect a road (whether public or private) to a classified road, d. Undertake footway, paving, vehicular crossing (driveway), landscaping or stormwater drainage works within a public footway or public road, e. Install utilities in, under or over a public road, f. f. Pump water into a public footway or public road from any land adjoining the public road, g. Erect a structure or carry out a work in, on or over a public road, h. Require a work zone on the public road for the unloading and or loading of vehicles, i. Pump concrete from within a public road,
	 j. Stand a mobile crane within a public road, k. Store waste and recycling containers, skips, bins and/or building materials on any part of the public road, l. The work is greater than \$25,000, and m. Demolition is proposed.
	The consent holder shall construct all works approved within the public road and footway under the supervision and to the satisfaction of Council and shall arrange for necessary inspections by Council whilst the work is in progress.
	The consent holder shall ensure that the person or company carrying out the work will carry public liability insurance to a minimum value of twenty million dollars and shall provide proof of the policy to Council, before commencing any work approved by the Work Permit including the Road Opening Permit. The policy must remain valid for the duration of the works.
	Condition reason: To ensure the development is built and remains consistent with approved plans and documentation.
25.	Finished surface levels
	Finished surface levels of all internal works and at the street boundary, including driveways, landscaping and drainage structures, must be as shown on relevant construction certificate plans. The levels at the street boundary must be consistent with the Street Boundary Alignment Levels issued by Council. 2.305
	Condition reason: To ensure the development is built and remains consistent with approved plans and documentation.
26.	Stormwater Drainage Stormwater drainage from the development shall be designed so as to comply with Council's Development Engineering Standards. A final detailed stormwater drainage
	Council's Development Engineering Standards. A final detailed stormwater drainage

	and Development Cert requirements and sha stormwater plan as sh appropriately qualified	tifiers Regulation I generally be in a own in the table I person as define t complies with C	2020 in accordance accordance with the below. The final p and in the Building a		an fiers
27.	Condition reason: To National Construction Adjacent to Easement	Code.	ce with the releva	nt Australian Standard a	
	 comply with the follow a. The proposed to existing and proposed to existing and proposed to existing and proposed to requirement and construction cert this requirement the site. b. Concrete pier and to Council's store contained in Council's store construction in details for appropriate by a construction in details for appropriate by a construction in details for appropriate together with a and depth of the C. The floor level so freeboard. All requirement. d. Landscaping with paved surfaces incorporate propriate propriate to construct to complete the 1:100-year of the the to complete the to compl	ving: puilding(s) includi posed Council ease re to be submit tificate. All appro- t. Proposed build ad beam type foo prmwater pipe/ease puncil's Developr qualified practisin accordance with oval of the constr report prepared e stormwater syst hall be construct AHD for building approved const thin Council's dra only. Boundary for vision for the pass A.R.I. storm. All a rement. A copy uncil for recorded ovements built over provided along the ontained in Coun- ails suitable for con-	ing eaves and guisements within the ted to the certi- byed construction lings shall be locat tings shall be locat tings shall be prov- asement in accor- ment Engineering ng structural engi- the above Policy uction certificate. by a registered s- tem, shall be sent ed to RL 24.50 me 2 & 3 as determinar ruction details s- ainage easement encing across Cou- ssage of overland pproved construct of the approved eeping. ver drainage ease ne easement bour- incil's DCP and to onstruction prepa	and affected by floodin tters shall be located of e site. Plans demonstrat fier before the issue details shall be consistent ted clear of floodways t vided for all structures a rdance with the require Standards. Plans and neer, with details suita shall be incorporated i A copy of the approved urveyor showing location to Council for recordke ettres AHD for building 1 hed by the flood study in hall be consistent wi shall be limited to gra- uncil's drainage easeme stormwater runoff to co- tion details shall be const mants full depth const ndary, in accordance w the Development Engi- ired by a qualified profe-	clear of cing this of the ent with through djacent ements details able for nto the details on, size eping. and to icluding th this ssed or nt shall ater for hall be cruction vith the neering essional

	Condition reason: To ensure the development is built and remains consistent with
	approved plans and documentation.
28.	Flood Emergency Response Plan
	Before the issue of any construction certificate, a Flood Emergency Response Plan
	(FERMP) must be prepared for the development and approved by the certifying
	authority. The Flood Emergency Response Plan shall address the construction phase
	and the post-development phase.
20	Condition reason: to ensure the protection of life and property of the development.
29.	Pre-Construction CCTV Report
	Before the issue of any construction certificate, a pre-construction CCTV report is to be carried out on all existing Council infrastructure on site and the nature strip forward of
	the property boundary (which is to be retained through works). The report shall include
	the stormwater pipeline, culvert and pits in the vicinity of the development. The report
	should note the existing state / quality of the infrastructure. The report must be
	provided to Council before the issue of the first construction certificate.
	Condition reason: To protect existing public and private infrastructure and building
	works during demolition, construction and ongoing use of the development.
30.	Driveway Design
	The design, layout, signage, line marking, lighting and physical controls of all off-street
	parking facilities must comply with the minimum requirements of Australian Standard
	AS/NZS 2890.1 Parking facilities Part 1: Off-street car parking, AS/NZS 2890.2 Parking
	facilities Part 2: Off-street commercial vehicle facilities and AS/NZS 2890.6 Parking
	facilities Part 6: Off-street parking for people with disabilities. The details must be
	submitted to and approved by the certifier before any relevant construction certificate is issued.
	is issued.
	Furthermore, for internal driveways with a gradient exceeding 10% (1 in 10),
	longitudinal profiles of all vehicular driveways and ramps shall be submitted for
	approval by the certifier before the issue of the construction certificate. The maximum
	grade of the driveway/ramp shall not exceed 25% and shall comply with AS 2890
	parking series. The profile shall be drawn at a reduction ratio of 1 to 25 vertical and
	horizontal and shall be related to the datum used for the issue of the footway design
	levels and shall also show the road centre line levels, Council issued footway design
	levels and gutter levels. Council's Car Clearance Profile in Council's Development
	Engineering Standards, (Plan No. S 006) shall be used to design the profile.
	2.313
	Condition reason: To ensure compliance with the relevant Australian Standard and
	National Construction Code.
31.	Pavement Design
	An all-weather pavement shall be designed to withstand the anticipated wheel loads
	for all areas subjected to vehicular movements. Internal pavements specification
	prepared and certified by a qualified professional Civil Engineer to comply with the
	relevant Australian Standards, shall be submitted to the certifier for approval before
	the issue of a construction certificate.
	2.314
	Condition reason: To ensure compliance with the relevant Australian Standard and
	National Construction Code.
32.	Gated Vehicle Access

	Where a car park is accessed by a security gate, that gate must be located far enough into the site so as to prevent vehicles (any vehicle size with access to the site) from stopping at the front of the site and blocking traffic on Birmingham Avenue, as well as any potential footpath within the nature strip forward of the property boundary.
	Condition reason: To provide and maintain orderly and safe areas for vehicular and pedestrian movement / parking.
33.	Traffic Management Plan
	Before the issue of any construction certificate for this development, the consent holder must obtain approval from Council's Traffic Section for a Site, Pedestrian and Traffic Management Plan (SPTMP). This Plan must address the measures that will be implemented for pedestrian safety and traffic management as specified below. A PRIVATE CERTIFIER CANNOT APPROVE YOUR SITE, PEDESTRIAN & TRAFFIC
	MANAGEMENT PLAN This plan shall include details of the following:
	 a. Proposed ingress and egress points for vehicles to and from the construction site; b. Proposed protection of pedestrians, adjacent to the constructions site; c. Proposed pedestrian management whilst vehicles are entering/exiting the construction site;
	d. Proposed method of loading and unloading excavation machines, building material, construction materials and waste containers during the construction period;
	e. Proposed traffic control measures such as advanced warning signs, barricades, warning lights, after hours contact numbers etc. are required to be displayed and shall be in accordance with Council's and the NSW Roads and Maritime Services requirements and AS1742.3.
	f. Proposed route for transportation of bulk and excavation materials to and from the development site.
	The route for transportation to and from the development site of bulk construction and excavation materials shall be by the shortest practical route to the nearest "State Road", with every effort to avoid school zones on public roads. Alternate longer routes will only be considered in order to bypass school zones during school zone hours. If school zones cannot be avoided no heavy construction vehicle movements are to arrive or depart the site during signposted school zone periods 8:00am -
	9:30am and 2:30pm - 4:00pm on school days. The consent holder shall nominate the routes for approval by Council before commencement of any work on the site. All vehicles are to enter the on-street Works Zone adjacent to the site in a forward direction. If turn and right turn movements into the site, are generally not normitted
	direction. U-turn and right-turn movements into the site, are generally not permitted. An Agreement to Council's satisfaction, signed by the consent holder/owner specifying
	the approved route and acknowledging responsibility to pay Council for damages to public property adjacent to the site and for local roads along the transportation routes shall be lodged with Council before release of any Construction Certificate. All damage must be rectified upon completion of work.
	Damage will be rectified as required by Council to remove unsafe conditions. All damage must be rectified upon completion of work to the satisfaction of Council.

	The approved Site, Pedestrian and Traffic Management Plan is to be implemented before the commencement of any works on the construction site. In addition, a TfNSW (formerly RMS) Approval / Road Occupancy Licence will be required for works on Regional or State Roads or within 100m of a traffic facility including roundabouts and traffic signals. Refer to Council's Development Engineering Standards for a list of Regional and State Roads.
	Note: Approval by Council of a SPTMP may take up to six (6) moths. Accordingly, it is recommended the application to Council be submitted well in advance of the need for a construction certificate.
	Condition reason: To provide and maintain orderly and safe areas for vehicular and
	pedestrian movement / parking.
34.	Construction Site Management Plan
	Before the issue of any construction certificate, a Construction Site Management Plan (CSMP) must be prepared and approved by the certifier. The plan must include the following matters:
	 a. The location and materials for protective fencing and hoardings on the perimeter of the site; b. Provisions for public safety; c. Pedestrian and vehicular site access points and construction activity zones; d. Details of construction traffic management including: i. Proposed truck movements to and from the site; ii. Estimated frequency of truck movements; and iii. Measures to ensure pedestrian safety near the site;
	 e. Details of bulk earthworks to be carried out; f. The location of site storage areas and sheds; g. The equipment used to carry out works; h. The location of a garbage container with a tight-fitting lid; i. Dust, noise and vibration control measures; j. The location of temporary toilets; k. The protective measures for the preservation of trees on-site and in adjoining public areas including measures in accordance with: i. AS 4970 – Protection of trees on development sites; ii. An applicable Development Control Plan; iii. An arborist's report approved as part of this consent A copy of the construction site management plan must be kept on-site at all times while work is being carried out.
	A copy of the construction site management plan must be kept on-site at all times while work is being carried out.
	Condition reason: To provide and maintain orderly and safe areas for vehicular and pedestrian movement / parking.
35.	Work Vehicle Route

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	The route for transportation to and from the development site of bulk and excavation materials shall generally be by the shortest possible route to the nearest "regional road", with every effort to avoid school zones on public roads. The consent holder shall nominate the route for approval by Council before commencement of any work on the site. An "Agreement" to Council's satisfaction, signed by consent holder specifying the approved route and acknowledging responsibility to pay Council for damages to public property adjacent to the site shall be lodged with Council before release of any construction certificate. All damage must be rectified before the issue of any occupation certificate.
	Condition reason: To provide and maintain orderly and safe areas for vehicular and pedestrian movement / parking.
36.	Sight Triangles on Plans
	Sight triangles are to be marked on relevant plans, being provided at the intersection of the driveway and the property boundary in accordance with AS 2890.1: 'Figure 3.3 – Minimum Sight Lines for Pedestrian Safety'. A splay extending 2 metres from the driveway edge along the front boundary and 2.5 metres from the boundary along the driveway shall be provided to give clear sight lines of pedestrians from vehicles exiting the site and is to be kept clear of any obstacles. Any structures, plantings or fencing within these triangles is to be a maximum height of 600mm to ensure sight lines are kept clear of any obstacles. This shall be illustrated on plans submitted with the construction certificate.
	2.406
	Condition reason: To provide and maintain orderly and safe areas for vehicular and
37.	pedestrian movement / parking. Cafe Bin Storage Room
	 The certifier must not issue any relevant construction certificate unless provided with detailed plans that form part of the construction certificate for the bin storage areas that comply with the following requirements as well as the requirements of Council's "Waste Management Guide for New Developments": a. Floors must be constructed of concrete at least 75mm thick and graded and drained to a Sydney Water approved drainage fitting; b. Floors must be finished so as to be non-slip with a smooth and even surface; c. A designated room or enclosure and is to have a roof, with a minimum 2.1m unobstructed room height. d. Must be compatible with the overall design of the development; e. Walls must be finished with a smooth faced non-absorbent material capable of being cleaned; g. Walls, ceiling and floors must be finished in a light colour; h. An adequate supply of hot and cold water mixed through a centralised mixing valve with hose cock is to service the room; i. A self-closing door openable from within the room; j. Must be constructed to prevent the entry of birds and vermin; k. Be provided with adequate light and ventilation. Light source must be through controlled light switches located both outside and inside the room; I. Any doorways must be 2 metres wide and open outwards or a roller door with railing along the ceiling ; and
	m. Designed to fit the following bin allocations:

		Number	Bin Si	ze		Bin	Туре		
		1	660L				bage (Rec	l)	
		1	660L				ycling (Ye		
						•			
	Con	dition reason:	To ensure t	he develop	ment is b	uilt and rei	mains con	sistent with	
	арр	roved plans and	d document	ation.					
38.	War	ehouse Bin Sto	orage Room						
			rtifier must not issue any relevant construction certificate unless provided with						
		iled plans that	•						ge
		is that comply		• •			•	ements of	
	Cou	ncil's "Waste N	lanagement	Guide for I	New Deve	elopments"	:		
	a. b. c. d. e.	Floors must be to a Sydney W Floors must be Must be comp An adequate s with hose cock Designed to fit	ater approve finished so atible with t upply of hot s is to service	ed drainage as to be no he overall o and cold w e the room;	e fitting; on-slip wil design of vater mixe	th a smootl the develo	n and eve pment;	n surface;	
		Warehouse	Bin Caj	pacity	Numb	er of Bins	Total Number	Storage Area (m²)	
			Garbage	Recyclables	Garbage	Recyclables	of Bins	(m-)	
		Warehouse 1A	3 m ³	3 m ³	1	1	2	10.9	
		Warehouse 1B	3 m³	3 m³	1	1	2	10.9	
		Warehouse 2A	3 m ³	3 m ³	1	1	2	109	
		Warehouse 2B	3 m³	3 m ³	1	1	2	10.9	
		Warehouse 3A	3 m ³	3 m ³	1	1	2	10.9	
		Warehouse 3B	3 m³	3 m ³	1	1	2	109	
		dition reason:			ment is b	uilt and rei	mains con	sistent with	
		roved plans and		ation.					
39.	-	Site Waste Coll The Certifier m		<u> </u>					
	a. b.	detailed plans being accessed accordance wi collecting was i. Within 5 m ii. A separat iii. Include an Certification fr and entry and requirements: i. Heavy Rig ii. 30 tonne	showing tha d from the d th AS2890.2 te that meet metres of th e parking ar n extra 2 me rom a suitab exit points v	at the nomin esigned acc , and that a s the follow e waste col ea for the c tres at the ly qualified will be cons an enter an ction vehicle	nated was ress roady loading s ving requ lection ar ollection rear of th engineer tructed s d exit the	ste collectio way by a He area is avai irements: reas; vehicle; an ie vehicle lo that the rc o as to sup	on areas v eavy Rigid lable for t d bading are bute of tra port the f	vill be capabl Vehicle (HRV he vehicle w ea. vel, loading a ollowing load	e of /) in hen area

	Condition reason: To ensure the development is built and remains consistent with
	approved plans and documentation.
40.	Waste Management PlanBefore the issue of any construction certificate, a Waste Management Plan (WMP)must be prepared and provided to the certifier. The plan must include the followingmatters:
	The plan must be prepared:
	 a. in accordance with: i. the Environment Protection Authority's Waste Classification Guidelines as in force from time to time, and ii. a development control plan that provides for waste management that applies to the land on which the work or the clearing of vegetation is carried out, and
	 b. include the following information— i. the contact details of the person removing waste, ii. an estimate of the type and quantity of waste, iii. whether waste is expected to be reused, recycled or sent to landfill, iv. the address of the disposal location for waste.
	A copy of the waste management plan must be kept on-site at all times while work approved under the development consent is being carried out. 2.502
	Condition reason: To protect and enhance the amenity of the occupants of the development site and the occupants of adjoining sites.
41.	Plans to Include Bin Storage Area
	All relevant construction certificate plans shall include details of the waste bin storage area in accordance with the approved plans, including the approved landscape plan. 2.503
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown policy.
42.	Protection of Environment
	The use and operation of the premises must be designed so as to not cause the emission of any odours that, by reason of its level, nature, character or quality is likely to be harmful to or interfere unreasonably with the comfort or repose of person who is outside the premises.
	There are to be no emissions or discharges from the premises which will give rise to an offence under the <i>Protection of the Environment Operations Act 1997</i> and Regulations.
	Emission control equipment must be provided in the mechanical exhaust system serving the appliances, to effectively minimise the emission of odours, vapours and oils. Details of the proposed emission control equipment must be provided in the relevant plans and specifications for the construction certificate for the subject works.
	Details demonstrating compliance with the requirements of this condition are to be submitted to the satisfaction of the certifier before the issue of any construction certificate.

	2.608
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
43.	Trade Waste Agreement
	A Trade Waste Agreement shall be obtained from Sydney Water before the discharge
	of trade wastewater to the sewer system. Wastewater treatment equipment is to be
	bunded and where systems are placed outside, they are to be roofed to ensure that no rainwater can enter the bund. All wastewater treatment devices shall be regularly
	maintained in order to remain effective. All solid and liquid wastes collected from the
	device must be disposed of in accordance with the <i>Protection of the Environment</i>
	Operations Act 1997.
	2.612
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
44.	Landscaping Plan
	Prior to the issue of any relevant construction certificate for construction of the
	warehouse buildings, the approved landscape plan is to be updated and submitted to
	council for approval and must show:
	a how the landscaping works are to be carried out in stages across the
	 how the landscaping works are to be carried out in stages across the development;
	b. the notional perimeter boundary of each warehouse within which is contained the
	landscaping, pavements, parking, fencing, and other ancillary works.
	Prior to the issue of an occupation certificate for any warehouse building, the works
	identified in the landscape plan approved in accordance with this condition and
	relevant to that particular warehouse must have been installed and completed in
	accordance with the approved landscape plan.
	Any landscaping not associated with a warehouse is to be completed in accordance
	with the approved landscape plan.
	2.701
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown
	policy.
45.	Council's Tree Management Order
	Approval in accordance with Council's Tree Management Order (TMO) is granted to lop
	or remove only those trees identified to be lopped or removed on the approved plans.
	If not indicated on the approved plans, separate approval must be obtained to prune
	or remove trees on adjoining properties or other trees located on the site. A person(s)
	who contravenes or causes or permits the TMO to be breached shall be guilty of an offence and liable for prosecution.
	2.801
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown
	policy.
46.	Vegetation Management Plan
	Before the issue of any relevant construction certificate for any warehouse building a
	Vegetation Management Plan must be prepared in accordance with best practice
	methodology and include the details for the replanting of all structural layers (canopy,
	midstorey and groundcover) within the reserve area.

	Species selected must contain a high diversity and be of local provenance. Species planted are to conform to the appropriate Plant Community Type (PCT) for each location as specified below:
	 Western side of cleared track through reserve area must be revegetated with species consistent with PCT 3692 (Castlereagh Ironbark Forest); Eastern side of cleared track through reserve area must be revegetated with species consistent with PCT 3629 (Castlereagh Scribbly Gum Woodland); and All other landscaped setbacks must be revegetated with species consistent with PCT 3320 (Cumberland Plain Woodland).
	The draft Vegetation Management Plan must incorporate the reserve area and all landscaped setbacks and state the following:
	 The vegetation within this area is to be permanently retained in a natural state and protected to offset the impacts of the proposed development. The vegetation within this area is to be managed in perpetuity. The following activities are not allowed within this location without the prior written consent from Canterbury-Bankstown Council: Dumping of any rubbish or material; Development of any kind; Erection of structures; Removal of native vegetation, woody debris, bushrock, etc; Establishment of tracks, paths or access for vehicles; and Any other activity that results in damage to native vegetation. All disturbed areas are to be allowed to regenerate. For any development or activity that will directly or indirectly impact this area, the appropriate environmental assessment must be completed and submitted with the development application outlining suitable offset measures to mitigate the proposed impact. All weeds are to be managed and controlled within this area on an ongoing basis.
	The final VMP must be approved before the issue of the first occupation certificate on site.
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown policy.
47.	Ecosystem Credit Retirement Prior to issue of the first construction certificate on site the class and number of ecosystem credits in Table 1 must be retired to offset the residual biodiversity impacts of the development.
	The requirement to retire credits in this condition may be satisfied by payment to the Biodiversity Conservation Fund of an amount equivalent to the class and number of ecosystem credits, as calculated by the BAM Credit Calculator (BAM-C).

Evidence of the retirement of credits or payment to the Biodiversity Conservation Fund in satisfaction of this condition must be provided to the consent authority prior to the issue of the first construction certificate.

Table 1 - Ecosystem credits required to be retired – like for like

	Impacted plant community type	Number of ecosystem credits	IBRA subregion	Offset trading group
	PCT 3320	1	Cumberland	Cumberland Plain Woodland in the Sydney Basin Bioregion
	PCT 3448	2	Cumberland	Cooks River/Castlereagh Ironbark Forest in the Sydney Basin Bioregion
	PCT 3629	3	Cumberland	Castlereagh Scribbly Gum Woodland in the Sydney Basin Bioregion
	policy.		•	evant Canterbury Bankstown
48.	Tree Works on Adjo	ining Properti	es	
	written owner's con be impacted is to be relevant constructio certificate nomination site is owned by a co	sent for the w provided to th n certificate. C ng an individua ompany.	ork which makes cle ne certifying authori Owner's consent mus al to sign on behalf o	ning properties is required, ar which trees are proposed to ty before the issue of the st be accompanied by an ASIC if a company where an adjoining
			ant owner's consent	for works is obtained.
49.	prepared by Dougla EPA Accredited Site	any constructs s Partners Pty Auditor and re	Ltd dated 21 May 2 evised to the Auditor	
	Condition reason: 1	o ensure com	pliance with the rele	evant Canterbury Bankstown
	policy.			
50.			linimisation	
50.	policy. Water Conservation Before the issue of a certifying authority	a and Energy N iny relevant cc must be satisfi P 2023 Chapte	nstruction certificat ed that the develop r 3.4, Clauses 2.2 an	e for any warehouse, the ment will be capable of d 3.1 regarding water

51.	Certifier details
	A construction certificate is required for the erection of a building in accordance with this Determination Notice.

BEFORE BUILDING WORK COMMENCES

 a. the principal certifier has, no later than two (2) days before the build commences, notified the Consent Authority and the Council (if the const the Consent Authority) of their appointment as the principal certifier has, no later than two (2) days before the build commences, notified the consent holder of any inspections that are to be carried out in respect of the building work, c. the person carrying out the building work has notified the principal of that the person will carry out the building work as an owner-builder, the case, d. the consent holder, if not carrying out the work as an owner-builder i. appointed a principal contractor for the building work who mut the holder of a contractor licence if any residential building within notified the principal certifier of the appointment, and ii. notified the principal certifier of the appointment, and iii. unless that person is the principal contractor, notified the principal certifier if not the Council, of the person's intention to com respect of the building. Condition reason: To ensure compliance with the relevant New South W legislation. 52. Section 73 Compliance Certificate A Section 73 Compliance Certificate under the Sydney Water Act 1994 mut obtained from Sydney Water. It is recommended that the consent holder early for the certificate, as there may be water and sewer pipes to be buil this can take some time. This can also impact on other services and buildid driveway or landscape design. Application can be made through an author 	ouncil is tifier, ling work required certifier if that is , has: ust be ork is cipal ut in
 iii. unless that person is the principal contractor, notified the princontractor of any inspections that are required to be carried or respect of the building work, e. the consent holder has given at least a 2-day notice to the Council, a principal certifier if not the Council, of the person's intention to comthe erection of the building. Condition reason: To ensure compliance with the relevant New South W legislation. 52. Section 73 Compliance Certificate A Section 73 Compliance Certificate under the Sydney Water Act 1994 multiplication obtained from Sydney Water. It is recommended that the consent holder early for the certificate, as there may be water and sewer pipes to be built this can take some time. This can also impact on other services and building 	ut in
Section 73 Compliance Certificate A Section 73 Compliance Certificate under the Sydney Water Act 1994 mm obtained from Sydney Water. It is recommended that the consent holder early for the certificate, as there may be water and sewer pipes to be bui this can take some time. This can also impact on other services and building	
52. Section 73 Compliance Certificate A Section 73 Compliance Certificate under the Sydney Water Act 1994 mu obtained from Sydney Water. It is recommended that the consent holder early for the certificate, as there may be water and sewer pipes to be bui this can take some time. This can also impact on other services and buildi	
A Section 73 Compliance Certificate under the Sydney Water Act 1994 mu obtained from Sydney Water. It is recommended that the consent holder early for the certificate, as there may be water and sewer pipes to be bui this can take some time. This can also impact on other services and build	
Water Servicing Coordinator. For help either visit <u>www.sydneywater.com</u> Plumbing, building and developing > Developing > Section 73 Compliance Certificates, or telephone 13 20 92.	apply It and ng, prised .au >
	3.203
Condition reason: To protect existing public and private infrastructure a building works during demolition, construction and ongoing use of the development.	าต
53. Temporary fence or hoarding	
A fence must be erected around the area of the development site, except an existing 1.8 metres high boundary fence is in good condition and can so the area. Any new construction fencing must be temporary and at least 1 metres high. All fencing must be maintained throughout the construction to ensure that the work area is secured.	ecure .8

	Where the work is located within 3.6m of a public place, then a Type A or Type B
	hoarding must be constructed appropriate to the work proposed. An application
	for a Work Permit for such hoarding must be submitted to Council for approval
	before the commencement of building work/s.
	3.204
	Condition reason: To ensure works undertaken are carried out in a safe manner
	in accordance with relevant policies.
54.	WC temporary toilet facilities on site
	Before the commencement of work, the consent holder must provide a
	temporary on-site toilet if access to existing toilets on site is not
	adequate/available. Temporary on-site toilet facilities must be installed and be
	adequately maintained throughout the construction period.
	3.206
	Condition reason: To ensure compliance with the relevant New South Wales
	legislation.
55.	Install Erosion control
	Before the commencement of any site or building work, the principal certifier
	must be satisfied the erosion and sediment controls in the erosion and sediment
	control plan, (as approved by the principal certifier) are in place until the site is
	rectified (at least 70% ground cover achieved over any bare ground on site).
	3.207
	Condition reason: To protect existing public and private infrastructure and
	building works during demolition, construction and ongoing use of the
	development.
56.	Soil and water management warning sign
	Council's warning sign for Soil and Water Management must be displayed
	throughout the construction period at the most prominent point of the site,
	visible to both the street and site.
	3.208
	Condition reason: To protect existing public and private infrastructure and
	building works during demolition, construction and ongoing use of the
	development.
57.	Sign with principal certifier details
	A sign must be erected in a prominent position on any site on which building work
	or demolition work is being carried out:
	a. showing the name, address and telephone number of the principal certifier
	for the work, and
	b. showing the name of the principal contractor (if any) for any building work
	and a telephone number on which that person may be contacted outside
	working hours, and
	c. stating that unauthorised entry to the work site is prohibited.
	Any such sign is to be maintained while the building work or demolition work is
	being carried out and must be removed when the work has been completed.
	Note: This does not apply in relation to building work or demolition work that is
	carried out inside an existing building that does not affect the external walls of the
	building.
	3.209.P

	Condition reason: Prescribed condition under section 70 of the Environmental Planning and Assessment Regulation 2021.
58.	Tree protection measures
	Before the commencement of any site or building work, the principal certifier must ensure the measures for tree protection detailed in the construction site management plan are in place.
	3.801.S
	Condition reason: To protect the natural environment of the development site and adjoining lands.

DURING BUILDING WORK

59.	Procedure for Critical Stage Inspections
	While building work is being carried out, the work must not continue after
	each critical stage inspection unless the principal certifier is satisfied the work
	may proceed in accordance with this consent and the relevant construction
	certificate.
	4.101.S
	Condition reason: To ensure the development is built and remains consistent
	with approved plans and documentation.
60.	Works in accordance with Building Code of Australia (BCA)
	Building work must be carried out in accordance with the requirements of the
	Building Code of Australia (BCA).
	4.201.P
	Condition reason: Prescribed condition - EP&A Regulation clause 98(1)(a).
61.	Affixing of signage
	The construction and fixing of the signage is to be carried out in accordance with
	details prepared by a suitably qualified practising structural engineer, in
	accordance with the structural provisions of the Building Code of Australia (BCA).
	4.202
	Condition reason: To ensure compliance with the relevant Australian Standard
	and National Construction Code.
62.	Hours of Work
	Site work must only be carried out between the following times –
	a. 7.00 am and 5.00 pm on Monday to Saturday.
	b. No construction is to be carried out at any time on a Sunday or a public
	holiday.
	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.
	4.204.S
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
63.	Noise and Vibration
	While site work is being carried out, noise generated from the site must be
	controlled in accordance with the requirements of the approved documentation.
	Where no noise and vibration management plan is approved under this consent,
	the certifier is to ensure that any noise caused by demolition, vegetation removal
	or construction does not exceed an LAeq (15 min) of 5dB(A) above background

	noise, when measured at any lot boundary of the property where the site work is
	being carried out.
	4.205.S
	Condition reason: To ensure the development is built and remains consistent with approved plans and documentation
64.	with approved plans and documentation.
64.	Surveys by a registered surveyor
	While building work is being carried out, the positions of the following must be measured and marked by a registered surveyor and provided to the principal certifier:
	a. All footings / foundations in relation to the site boundaries and any registered and proposed easements
	 At other stages of construction – any marks that are required by the principal certifier. 4.206.S
	Condition reason: To ensure the development is built and remains consistent
	with approved plans and documentation.
65.	Civil and Hydraulic engineering works
	All civil and hydraulic engineering works on site must be carried out in accordance
	with Council's Development Engineering Standards. All Civil and Hydraulic
	engineering works associated with Council's assets and infrastructure must be
	carried out in accordance with Council's Work Permit requirements and to
	Council's satisfaction.
	4.301
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown
	policy.
66.	Stormwater drainage system
	The stormwater drainage system shall be constructed in accordance with Council's Development Engineering Standards and the engineering plans and details approved by the principal certifier. Should the consent holder encounter any existing, live, underground stormwater drainage pipes, which carry flow from upstream properties, then they must maintain the stormwater flow and re-route the stormwater pipes around the subject building or structures at their own expense.
	4.302
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown policy.
67.	Driveway adequacy
	A suitably qualified Professional Civil or Structural Engineer shall be engaged by the developer to carry out inspections relating to construction of internal driveways and parking areas. The work shall be carried out in accordance with the approved plans and specifications and certification from the Civil or Structural Engineer is to be provided upon completion. 4.306
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown policy.
68.	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. 4.307.S
	Condition reason: To protect existing public and private infrastructure and building works during demolition, construction and ongoing use of the development.
69.	Excavated safety
	All excavations and backfilling must be executed safely and in accordance with the relevant Australian Standards.
	If the development involves an excavation that extends below the level of the base of the footings of a building, structure or work (including any structure or work within a road or rail corridor) on adjoining land, the consent holder must, at their 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 consent condition does not apply if the consent holder owns the adjoining land or the owner of the adjoining land has given consent in writing to that condition not applying.
	The owner of any affected buildings 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 an adjoining allotment of land. 4.308
	Condition reason: To ensure compliance with the relevant Australian Standard and National Construction Code.
70.	Shoring and adequacy of adjoining properties
	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 consent holder must, at their 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 consent holder owns the adjoining land or the owner of the adjoining land has given consent in writing to that condition not applying.
	4.309.P Condition reason: Prescribed condition under section 74 of the Environmental Planning and Assessment Regulation 2021.
71.	Retaining walls
	If soil conditions require it, retaining walls or other approved methods of preventing movement of the soil must be provided, and adequate provisions

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	must be made for drainage. Should it be required, separate approval must be
	obtained for retaining walls.
	4.310
	Condition reason: To ensure works undertaken are carried out in a safe manner
	in accordance with relevant policies.
72.	Waste management
	While site work is being carried out:
	a. all waste management must be undertaken in accordance with the waste management plan, and
	 b. upon disposal of waste, records of the disposal must be compiled and provided to , detailing the following:
	i. The contact details of the person(s) who removed the wasteii. The waste carrier vehicle registration
	iii. The date and time of waste collection
	iv. A description of the waste (type of waste and estimated quantity) and
	whether the waste is to be reused, recycled or go to landfill
	v. The address of the disposal location(s) where the waste was taken
	vi. The corresponding tip docket/receipt from the site(s) to which the waste
	is transferred, noting date and time of delivery, description (type and
	quantity) of waste.
	If waste has been removed from the site under an EPA Resource Recovery Order
	or Exemption, records in relation to that Order or Exemption must be maintained
	and provided to the principal certifier and council.
	4.502.S
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
73.	Comply with Waste management plan
	The requirements of the submitted Waste Management Plan shall be complied with at all times that work is being carried out. Without limiting the foregoing, compliance shall include the following:
	a. The disposal of any demolition and construction waste must be undertaken in accordance with the requirements of the <i>Protection of Environment</i>
	Operations Act 1997; and
	b. All waste on site is to be stored, handled and disposed of in such a manner as
	to not create air pollution, offensive noise or pollution of land and water as
	defined by the Protection of Environment Operations Act 1997; and
	c. Generation, storage, treatment and disposal of hazardous waste is
	conducted in accordance with the relevant waste legislation administered by
	the EPA and relevant Occupational Health and Safety legislation
	administered by WorkCover NSW; and
	d. All waste generated (including excavated materials) which cannot be reused
	or recycled must be transported to a facility which can lawfully accept it; and
	e. Records are required regarding the details and location of the disposal of all
	demolition and construction waste (including excavated material),
	description of waste and are to be kept on site as evidences of lawful
	disposal. Records are to include receipts and weighbridge dockets which
	verify material types and volumes, time and date of disposal, waste vehicle

	 rego, and confirmation of the waste disposal facility. Records/ details are also to be kept of person removing the waste; and f. All materials and resources that are to be stored on site during construction works are contained on the site; and g. The provisions of the Protection of Environment Operations Act 1997 must be complied with when placing/stock piling loose material, disposal of concrete waste or activities which have potential to pollute drains and water courses; and h. The storage of waste and recycling containers must be within the boundaries of the development site at all times. Public footways and roads must not be used for the storage of any waste and must be kept clear of obstructions during all construction works.
	Condition reason: To protect and enhance the amenity of the occupants of the development site and the occupants of adjoining sites.
74.	Unexpected Finds
	In the instance works cause the generation of odours or uncovering of unexpected contaminants works are to immediately cease, Council is to be notified and a suitably qualified environmental consultant appointed to further assess the site. The exposed material/excavation is to be evaluated by the supervising environmental consultant and an appropriate response determined in consultation with the applicant, which is agreed to by Council. Council may also request that an NSW EPA Accredited Site Auditor is involved to assist with the assessment of any unexpected finds, review any contamination
	information and prepare a site audit report and site audit statement. The applicant must adhere to any additional conditions which may be imposed by the NSW EPA Accredited Site Auditor.
75	development site and the occupants of adjoining sites.
75.	Removal of Waste All soils and material, liquid and solid, to be removed from the site must be analysed and classified by an appropriately qualified and experienced environmental consultant, in accordance with the Protection of the Environment Operations (Waste) Regulation 2014 and related guidelines, the 'Waste Classification Guidelines' (NSW EPA, 2014), prior to off-site disposal.
	The waste classification report, including the results of testing, must be compiled, or reviewed and approved by an appropriately qualified and certified consultant, and must be submitted to and approved by the principal certifier before off-site disposal. A copy of the waste classification report must be submitted to Council prior to issuing of an occupation certificate.
	All waste material must be disposed of at an appropriately licensed waste facility for the specific waste. Receipts for the disposal of the waste must be submitted to Council prior to issuing of an occupation certificate. All waste must be transported by a contractor licensed to transport the specific
	waste, and in vehicles capable of carting the waste without spillage and meeting

	relevant requirements and standards. All loads must be covered prior to vehicles leaving the site.
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
76.	Disposal of Waste
	All waste material generated during demolition and construction must be
	disposed of at an appropriately licensed waste facility for the specific waste.
	All waste must be transported by a contractor licensed to transport the specific
	waste, and in vehicles capable of carting the waste without spillage and meeting
	relevant requirements and standards. All loads must be covered prior to vehicles
	leaving the site.
	Condition reason: To ensure works undertaken are carried out in a safe manner
	in accordance with relevant policies.
77.	Importation of Fill
	Any fill imported onto the site must be virgin excavated natural material or
	excavated natural material, classified as such in accordance the 'Waste
	Classification Guidelines' (NSW EPA, 2014) or excavated natural material meeting
	the requirements of the Excavated Natural Material Exemption (NSW EPA, 2014).
	Certificates verifying that imported fill is virgin excavated natural material or
	excavated natural material must be provided to Council prior to the issue of an
	occupation certificate. All imported fill must be compatible with the existing soil
	characteristics of the site.
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
78.	Duty to Report
	If the Duty to Report contamination to the NSW EPA under Section 60 of the
	Contaminated Land Management Act 1997 is triggered, Council must be notified
	within seven (7) days of the notification to the NSW EPA.
	Condition reasons. To ansure compliance with the relevant New Couth Wales
	Condition reason: To ensure compliance with the relevant New South Wales legislation.
79.	Excavation Maintenance
73.	All excavations must be kept free from the accumulation of water. Prior approval
	must be sought from Council to discharge any water into the Council's
	stormwater drainage system. Other options for the disposal of water include
	disposal to sewer with prior approval from Sydney Water, or off-site disposal by a
	liquid waste transporter for treatment/disposal to an appropriate waste
	treatment/processing facility.
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
80.	Groundwater Removal
	If groundwater is encountered during the development and requires removal, the
	proponent must contact WaterNSW immediately and apply for a dewatering

	water supply work approval. Failure to do so may result in NRAR taking compliance action under the <i>Water Management Act 2000</i> .
	As part of this application, they may need to provide a Dewatering Management Plan, Authority to Discharge groundwater as well as an updated Geotechnical Report that states volume of water to be taken, time frame of dewatering and basement construction (if relevant).
	Condition reason: To ensure compliance with the relevant New South Wales legislation.
81.	No Stockpiling
	There must not be any stockpiling of building spoil, materials, or storage of equipment on the public road during the construction period. The footway and the road reserve must always be maintained in a safe condition. No work can be carried out on the public road, including the footway, unless a Work Permit authorised by Council has been obtained. 4.605
	Condition reason: To ensure compliance with the relevant New South Wales legislation.
82.	Implementation of the site management plans
	While site work is being carried out:
	 a. the measures required by the construction site management plan (where approved) and the erosion and sediment control plan must be implemented at all times, and b. a copy of these plans must be kept on site at all times and made available to council officers upon request.
	4.701.S
	Condition reason: To ensure the development is built and remains consistent with approved plans and documentation.
83.	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 (where approved) under this consent,b. the relevant requirements of AS 4970 Protection of trees on development sites,
	 c. Council's relevant development control plan (in force as at the date of determination of this consent) and d. any arborist's report approved under this consent.
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	This includes maintaining adequate soil grades and ensuring all machinery, builders refuse, spoil and materials remain outside tree protection zones 4.807.5
	Condition reason: To protect the natural environment of the development site and adjoining lands.
84.	Tree protection
	All work carried out on or around protected trees during demolition, clearing and construction shall comply with Australian Standard AS 4373 – 'Pruning of amenity trees' and Australian Standard AS 4970 – 'Protection of trees on development

	sites'. Site specific conditions relating to tree protection shall take precedence
	over this requirement.
	4.806
	Condition reason: To protect the natural environment of the development site and adjoining lands.
85.	Threatening of trees
	If any trees to be retained and protected are threatened by demolition, building or other site works through accidental omission or unforeseen circumstances, the approving authority is to be notified immediately in writing before such work is continued so that this issue can be resolved. 4.810
	Condition reason: To protect the natural environment of the development site and adjoining lands.
86.	Discovery of relics and Aboriginal objects
	While site work is being carried out, if a person reasonably suspects a relic of Aboriginal object is discovered:
	 a. the work in the area of the discovery must cease immediately; b. the following must be notified for a relic – the Heritage Council; or
	 ii. 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 work may recommence at a time confirmed 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.
	In this condition:
	 "relic" means any deposit, artefact, object or material evidence that: relates to the settlement of the area that comprises New South Wales, not being Aboriginal settlement, and is of State or local heritage significance; and
	"Aboriginal object" means any deposit, object or material evidence (not being a handicraft made for sale) relating to the Aboriginal habitation of the area that comprises New South Wales, being habitation before or concurrent with (or both) the occupation of that area by persons of non-Aboriginal extraction and includes Aboriginal remains.
	Condition reason: To ensure the protection of objects of potential significance during works.
87.	Heritage Finds
	In the event that unexpected finds occur during any activity within the study area, all works must in the vicinity must cease immediately. The find must be left in place and protected from any further harm. A qualified archaeologist is to be
	contacted to assess the situation. Where required, this may involve consultation

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	with NSW Planning and Heritage NSW regarding the most appropriate course of action. Depending on the nature of the find, the following processes must be followed:
	• If, while undertaking the activity, an Aboriginal object is identified, it is a legal requirement under Section 89A of the NPW Act to notify Heritage NSW, as soon as possible. Further investigations and an AHIP may be required prior to certain activities recommencing.
	 If, human skeletal remains are encountered, all work must cease immediately and NSW Police must be contacted, they will then notify the Coroner's Office. Following this, if the remains are believed to be of Aboriginal origin, then the Aboriginal stakeholders and Heritage NSW must be notified.
	To preserve any potential archaeological resources, if present, all contractors undertaking earthworks in the study area should undergo an induction on identifying Aboriginal heritage sites and objects.
	Condition reason: To ensure the protection of objects of potential significance during works.
88.	Stakeholder Engagement
	ESR Australia must continue to inform the Aboriginal stakeholders about the management of Aboriginal cultural heritage within the study area throughout the duration of works of the project.
	The consultation outlined as part of this ACHA (dated 11 July 2023 prepared by ESR, project number 23008) is valid for six months and must be maintained by the proponent for it to remain continuous. If a gap of more than six months occurs, then the consultation will not be suitable to support an AHIP for the project, if required.
	Condition reason: To ensure the protection of objects of potential significance during works.
89.	Adjacent to Council pipe
	Development located adjacent to Council's drainage pipe and/or easements shall comply with the following:
	a. Concrete Pier and beam type footings/foundations adjacent to Council's drainage easements shall be constructed in accordance with the approved details and Council's Development Engineering Standards. The consent holder/developer shall arrange for an inspection to be carried out by Council to verify depth and location of piers in relation to the pipe and easement before pouring of concrete.
	b. Any disturbance or damage caused to Council's drainage pipes within the site shall be repaired by Council at the consent holder's expense. The consent holder shall notify Council of such damage immediately after it occurs, and of any pre-existing damage before commencement of work within the site.
	Condition reason: To ensure the protection of Council assets.

BEFORE ISSUE OF AN OCCUPATION CERTIFICATE

90.	Validation of Remediation
	Before the issue of any occupation certificate, the site is to be remediated in
	accordance with:
	 a. The approved Remedial Action Plan, prepared by Douglas Partners Pty Ltd dated 3 August 2023, document no. 203799.02 document reference R.002.Rev0; b. State Environmental Planning Policy (Resilience and Hazards) 2021; c. The guidelines in force under the Contamination Land Management Act 1997; and
	The applicant must engage an appropriately qualified and experienced environmental consultant to supervise all aspects of site remediation and validation.
	Any variations to the approved remedial action plan must be submitted to and approved in writing by an NSW EPA Accredited Site Auditor and Council prior to the continuing of such work.
	Condition reason: To ensure compliance with the relevant New South Wales legislation.
91.	Validation Documents
	Prior to the issue of any occupation certificate the environmental consultant is to prepare a validation report documenting the remediation and validation works are completed in accordance with the RAP and demonstrate that the site is suitable for the proposed use.
	Condition reason: To ensure compliance with the relevant New South Wales legislation.
92.	Environmental Management Plan
	Prior to the issue of any occupation certificate the environmental consultant is to prepare an environmental management plan (EMP) for the long-term management of contamination remaining on the site following remediation and redevelopment.
	The Environmental Management Plan must be submitted to Council and the principal certifier. The ongoing environmental management plan must be prepared in accordance with:
	 i. NSW Contaminated Land Planning Guidelines; ii. Relevant EPA endorsed guidelines; and iii. National Environmental Protection (Assessment of Site Contamination) Measure 1999 (as amended 2013).
	The long-term environmental management plan must be submitted to, and approved by, Council prior to the issue of an occupation certificate.
	The long-term environmental management plan must describe the nature and location of the contamination and prescribe how the contaminants will be

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	managed/monitored and the responsible parties for this
	management/monitoring in the long-term.
	The long-term environmental management plan must specifically outline the
	construction details, and the requirements of management and monitoring of the
	containment cell to ensure it is maintained appropriately, its integrity remains
	intact, and to avoid migration of contamination. The ongoing environmental
	management plan must also include a contingency plan if the systems fail.
	Condition reason: To ensure compliance with the relevant New South Wales
	legislation.
93.	Review by Auditor
	Prior to the issue of any occupation certificate the validation report and
	Environmental Management Plan are to be reviewed by a Site Auditor.
	Condition reason: To ensure compliance with the relevant New South Wales
	legislation.
94.	Section A2 Site Audit Statement
541	Prior to the issue of any occupation certificate the Site Auditor is to prepare of a
	Section A2 Site Audit Statement (SAS) and supporting Site Audit Report (SAR)
	confirming that the site is suitable for the proposed use(s), subject to
	implementation of an Environmental Management Plan
	Condition reason: To ensure compliance with the relevant New South Wales
	legislation.
95.	
55.	Detailed Validation Report
55.	Prior to issue of any occupation certificate, the proponent must submit a detailed
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97.	No approval for use
	No approval is granted or implied for the use of the café building.
	Separate development consent is to be obtained for the use of this premis. 5.101
	Condition reason: To ensure the development is built and remains consistent
	with approved plans and documentation.
98.	Allocation of car parking spaces
	156 off-street car spaces being provided in accordance with the submitted plans.
	Unit allocation of parking spaces is to be in accordance with the approved plans
	and the relevant construction certificate.
	Note: Seven (7) of the required car parking spaces are to be provided for people
	with mobility impairment in accordance with AS 2890.1. All car parking spaces
	shall be allocated and marked according to these requirements.
	5.106
	Condition reason: To ensure the development is built and remains consistent
	with approved plans and documentation.
99.	Vehicle Path Marking
	All vehicular crossings are to be signposted with corresponding Entry and Exit
	signs with associated pavement marking directional arrows.
	Condition reason: To ensure the development is built and remains consistent
	with approved plans and documentation.
100.	Slab certification
	A report as prepared by a registered surveyor must be submitted to the principal
	certifier before the issue of the relevant occupation certificate, verifying that the
	reduced level (RL) of the finished floor level at each level, the height of external
	walls, the maximum reduced level (RL) of roof structures / roof eaves overhangs and the external wall setbacks to the property boundaries all conform with the
	approved plans.
	5.203
	Condition reason: To ensure the development is built and remains consistent
	with approved plans and documentation.
101.	Preservation of survey marks
	Before the issue of any relevant occupation certificate, a registered surveyor must
	submit documentation to the principal certifier which demonstrates that:
	a. no existing survey mark(s) have been removed, damaged, destroyed,
	obliterated or defaced, or
	b. any survey mark(s) that were damaged, destroyed, obliterated or defaced
	have been re-established in accordance with the Surveyor General's
	Direction No. 11 – Preservation of Survey Infrastructure.
	5.204.S
	Condition reason: To protect existing public and private infrastructure and building works during demolition, construction and ongoing use of the development.
102.	Post-construction Dilapidation Report
102.	Before the issue of any occupation certificate for a warehouse building, a post-
	construction dilapidation report must 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 certifier or a principal certifier is not required) and to the relevant adjoining property owner(s).
	Condition reason: To protect existing private infrastructure and building works during demolition, construction and ongoing use of the development.
103.	Completion of Public Utility ServicesBefore the issue of any relevant occupation certificate, confirmation must be obtained from the relevant authority that any adjustment or augmentation of any public utility services including gas, water, sewer, electricity, street lighting and telecommunications, required as a result of the development, have been completed and this confirmation must be provided to the principal certifier.5.207.SCondition reason: To protect existing public and private infrastructure and
	building works during demolition, construction and ongoing use of the development.
104.	Section 73 certificate The Section 73 compliance certificate under the Sydney Water Act 1994 must be submitted to the principal certifier before the issue of any occupation certificate. 5.208 Condition reason: To ensure compliance with the relevant New South Wales legislation.
105.	Mechanical ventilation
103.	Before issue of any occupation certificate and following the completion, installation, and testing of all the mechanical ventilation systems, a Mechanical Ventilation Certificate of Completion and Performance in accordance with Clause A2.2 (a) (iii) of the Building Code of Australia, must be submitted to the principal certifier. 5.209
	Condition reason: To ensure compliance with the relevant Australian Standard and National Construction Code.
106.	Work Permit Compliance required An occupation certificate must not be issued until all conditions relating to building works have been satisfied and Council has issued a Work Permit Compliance Certificate (where applicable) for the relevant building(s). 5.301 Condition reason: To ensure the development is built and remains consistent with approved plans and documentation.
107	
107.	Repair of infrastructure Before the issue of any occupation certificate: a. 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
	b. 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.
	5.302.S
	Condition reason: To protect existing public and private infrastructure and
	building works during demolition, construction and ongoing use of the
	development.
108.	Post-Construction CCTV Report
	Before the issue of any occupation certificate, a post-construction CCTV report is
	to be carried out on all existing Council infrastructure on site and the nature strip
	forward of the property boundary, as documented within the pre-construction
	CCTV report required through this determination notice. The report shall include
	the stormwater pipeline, culvert and pits in the vicinity of the development. The
	report should note the existing state / quality of the infrastructure. The report
	must be provided to Council before the issue of the first occupation certificate.
	Condition reason: To protect existing public and private infrastructure and
	building works during demolition, construction and ongoing use of the
	development.
109.	Give way signs
105.	The following signs must be provided and maintained within the site at the
	point(s) of vehicle egress:
	a Compalling drivers to stan before proceeding onto the public way
	a. Compelling drivers to stop before proceeding onto the public way
	5.308
	Condition reason: To provide and maintain orderly and safe areas for vehicular and
	pedestrian movement / parking.
110.	Agreement with Council
	Before the issue of any occupation certificate, an agreement must be entered into
	with Council on terms satisfactory to Council for the collection of waste.
	5.502
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown
	policy.
111.	Removal of Waste Upon Completion
	Before the issue of any occupation certificate:
	a. all refuse, spoil and material unsuitable for use on-site must be removed
	from the site and disposed of in accordance with the waste management
	plan, and
	b. written evidence of the waste removal must be provided to the satisfaction
	of the principal certifier
	5.503.S
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
112.	Completion of Landscape and Tree Works
<u> </u>	completion of Euroscope and free works

	Defers the issue of any relevant assumption contificate the principal contification
	Before the issue of any relevant occupation certificate, the principal certifier must be satisfied all landscape and tree-works have been completed in accordance with
	approved plans and documents and any relevant conditions of this consent.
	5.701.S
	Condition reason: To protect the natural environment of the development site
	and adjoining lands and to ensure the development is built and remains
	consistent with approved plans and documentation.
113.	Property numbering
115.	
	The buildings / units must be readily identified from the street with the allocated
	property numbers. An official "property numbering" letter is issued to the
	consent holder indicating the proposed numbering of the new development.
	Property numbering without Council's written approval is not permitted.
	5.904
	Condition reason: To ensure compliance with the relevant Canterbury Bankstown
	policy.
114.	Design of lighting
	Any lighting on the site shall be designed so as not to cause nuisance to other
	occupants in the area or to motorists on nearby roads and to ensure no adverse
	impact on the amenity of the surrounding area by light overspill. All lighting shall
	comply with the Australian Standard 4282-2019 Control of the Obtrusive Effects
	of Outdoor Lighting.
	No flashing, moving or intermittent lighting, visible from any public place may be
	installed on the premises or external sign associated with the development
	The use of fleedlighting or the like to advertice or attract attention or for the
	The use of floodlighting or the like, to advertise or attract attention or for the convenience of patrons must be controlled so as not to cause any distraction or
	disturbance to nearby or adjacent residents, pedestrians or motorists. The use of
	flashing lights is strictly prohibited.
	5.907
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites and to ensure compliance
	with the relevant Australian Standard and National Construction Code.
115.	Emergency Response Management Plan
115.	
	An Emergency Response Management Plan shall be prepared and submitted to
	Council's satisfaction. The Plan shall include the following:
	a. Identification of potentially hazardous situations;
	 b. Procedure for incident reporting;
	c. Details of spill stations and signage;
	 d. Containment and clean-up facilities and procedures; and
	e. The roles of all staff in the plan and details of staff training.
	e. The roles of all start in the plan and details of start training.
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.

OCCUPATION AND ONGOING USE

116.	Hours of operation	
	The hours of operation of the use is unrestricted (24/7).	
		7.102

	Condition reason: To protect and enhance the amenity of the occupants of the
447	development site and the occupants of adjoining sites.
117.	Site loading / Unloading
	All loading and unloading operations associated with servicing the site must be
1	carried out within the confines of the site, at all times and must not obstruct
	other properties/units or the public way.
	At all times the service vehicle docks, car parking spaces and access driveways
	must be kept clear of goods and must not be used for storage purposes,
	including garbage storage.
	7.115
	Condition reason: To provide and maintain orderly and safe areas for vehicular
	and pedestrian movement / parking.
118.	Car parking not for storage
	The approved car parking spaces, driveways and manoeuvring areas are to be
	used for employees and visitors' vehicles only and not for the storage of new or
	used materials, finished goods or commercial vehicles.
	7.301
	Condition reason: To ensure the development is built and remains consistent
	with approved plans and documentation and to provide and maintain orderly and
	safe areas for vehicular and pedestrian movement / parking.
119.	Maintenance of wastewater and stormwater treatment device
	During occupation and ongoing use of the building, all wastewater and
	stormwater treatment devices (including drainage systems, and sumps and traps)
	must be regularly maintained to remain effective and in accordance with any
	positive covenant (if applicable).
	7.303.S
	Condition reason: To protect existing public and private infrastructure and
	building works during demolition, construction and ongoing use of the
	development.
120.	Enter / Exit in forward direction
	All vehicles associated with the development are to enter and exit the site in a
	forward direction.
	7.402
	Condition reason: To provide and maintain orderly and safe areas for vehicular
	and pedestrian movement / parking.
121.	Waste Management Plan
	The requirements of the submitted Waste Management Plan shall be complied
	with at all times that the approved development is being carried out.
	7.501
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
122.	Commercial waste contract
	The consent holder shall enter into a commercial contract for the collection of
	wastes and recycling. A copy of the commercial waste and recycling contract shall
	be lodged with Council and invoices should be available for inspection at any
	time.
	7.502
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
	development site and the occupants of adjoining sites.

123.	Commercial waste
	All commercial uses must engage and utilise the services of a private waste
	collection service and must have written evidence on site of a valid and current
	contract with a licenced waste collector for waste and recycling collection
	disposal.
	7.503
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites
124.	Waste generated on site
	All waste generated on the site is to be stored, handled and disposed of in such a
	manner as to not create offensive odour, offensive noise or pollution of land
	and/or water as defined under the Protection of the Environment Operations Act
	1997. All waste generated shall be removed and disposed of by an authorised
	waste removal contractor. A copy of the waste removal agreement and receipts
	shall be made available to Council on request.
	7.504
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
125.	Waste containers
	No waste storage containers are to be located or placed outside the approved
	waste storage area at any time except for collection purposes.
	7.507
	Condition reason: To protect and enhance the amenity of the occupants of the
126.	development site and the occupants of adjoining sites
120.	Operational activities
	The consent holder shall ensure that all activities within the premises comply with the relevant sections of the Protection of the <i>Environment Operations Act 1997</i>
	and Regulations and the NSW Environment Protection Authority Industrial Noise
	Policy (2000).
	7.623
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites and to ensure compliance
	with the relevant New South Wales legislation.
127.	Maintenance of landscaping
	The approved landscaping and external work must be maintained post occupation
	and must not be altered or changed without Council approval or unless the
	altered work is carried out in accordance with the relevant provisions of the State
	Environmental Planning Policy (Exempt and Complying Development Codes)
	2008.
	7.701
	Condition reason: To ensure the development is built and remains consistent
	with approved plans and documentation.
128.	Emergency response
	Instructions concerning procedures to be adopted in the event of an emergency
	are to be clearly displayed on the premises for both public and staff information
	at all times.
	7.632
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites
129.	Activities contained inside

	All industrial activities are to be confined within the building and se such activity
	All industrial activities are to be confined within the building and no such activity shall occur externally to the building and this shall include loading and unloading,
	also storage of new and used materials.
	also storage of new and used materials. 7.116
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
130.	Unexpected Noise
130.	
	Should a noise issue (relating to the development) not previously identified arise (through complaint or otherwise), the owner/occupier must, upon request by
	Council, employ the services of a suitably qualified acoustic consultant who has
	not previously been involved with the development to undertake a post-
	occupation assessment of the development and complete an acoustic report with
	recommendations to rectify the noise issue. A copy of this acoustic assessment
	report must be submitted to Council for approval and from there noise
	attenuation works must be implemented. Submission of the acoustic report must
	be within 30 days from the date requested by Council.
	Se within 50 days from the date requested by Council.
	Note: Suitably Qualified Acoustic Consultant means a consultant who possesses
	the qualifications to render them eligible for membership of the Australian
	Acoustical Society, Institution of Engineers Australia or the Association of
	Acoustical Society, institution of Engineers Australia of the Association of Australian Acoustical Consultants at the grade of member.
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
131.	POEO Act 1997
	The applicant must ensure that all activities within the premises comply with the
	relevant sections of the Protection of the Environment Operations Act 1997 and
	Regulations and the Noise Policy for Industry (NSW EPA, 2017).
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
132.	Nuisance Emissions
	The use of the premises and the operation of plant and equipment must not give
	rise to the transmission of a vibration nuisance or damage to other premises as
	defined in the 'Assessing Vibration: A Technical Guideline' (NSW Department of
	Environment and Conservation, 2006).
	Condition reason: To protect and enhance the amenity of the occupants of the
	development site and the occupants of adjoining sites.
133.	Future subdivision needs Development consent
	Any proposal for land subdivision will require a separate application to Council to
	obtain development consent and the subsequent approval of the plan of
	subdivision and issue of a subdivision certificate under Section 6.15 of the
	Environmental Planning and Assessment Act 1979.
	6.008
	Condition reason: To ensure compliance with the relevant New South Wales
	legislation.
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