Part 2 Permitted or prohibited develop	ment
Development characterisation	Residential Flat Buildings and shop top housing –         residential accommodation (umbrella term)         Definition from SLEP 2013         Residential accommodation means a building or         place used predominantly as a place of residence, and         includes any of the following—         (a)attached dwellings,         (b)boarding houses,         (c)dual occupancies,         (d)dwelling houses,         (e)group homes,         (f)hostels,         (g)multi dwelling housing,         (h)residential flat buildings,         (i)rural workers' dwellings,         (i)secondary dwellings,         (i)seniors housing,         (m)shop top housing,         but does not include tourist and visitor accommodation or caravan parks.         shop top housing means one or more dwellings located above the ground floor of a building, where at least the ground floor is used for commercial premises or health services facilities.         Note—         Shop top housing is a type of residential accommodation—see the definition of that term in
Landllas Zana	this Dictionary.
Land Use Zone	E1 – Local Centre
Zone Objectives	<ul> <li>•To provide a range of retail, business and community uses that serve the needs of people who live in, work in or visit the area.</li> <li>•To encourage investment in local commercial development that generates employment opportunities and economic growth.</li> <li>•To enable residential development that contributes to a vibrant and active local centre and is consistent with the Council's strategic planning for residential development in the area.</li> <li>•To encourage business, retail, community and other non-residential land uses on the ground floor of</li> </ul>
Is proposal permissible in zone?	buildings. Residential Accommodation is prohibited within the zone.
	Shop top housing is permitted with consent within the zone.
	Pursuant to Schedule 2 clause 3B of the Environmental Planning and Assessment Act (Savings, Transitional and Other Provisions) Regulation 2017

## Attachment 8 – Shellharbour Local Environmental Plan 2013 Compliance Tables

	environmental planning instruments will apply but only to the extent that they are consistent with the approved Concept Plan. With regard to the proposed development classification, height and FSR the Concept Approval prevails. The proposed residential flat building meets the identified accommodation typology within the Concept Approval. The proposal will not exceed the indicative building height of the modified concept plan, or the number of storeys detailed in the Concept Approval. An assessment of compliance with the Concept Plan is provided at <b>Attachment 6</b> .
Is proposal consistent with zone objectives?	Under clause 2.3(2) of SLEP 2013, the consent authority must have regard to the objectives for development in the zone. The proposed development will not undermine the objectives of the land use zone as it enables residential development and encourages business, retail use on the ground floor of building C. For Building A and B the requirements of the Concept Approval prevail as discussed in clause 4.6 below.

Principal development standards (Part 4)		
Developmen	t Standards applicable to the develop	nent and/or site
Part 4	Development Standards	How does the development comply (where applicable)
Clause 4.2	Minimum Lot Size - 600 sqm.	Not applicable.
Clause 4.3	Height of buildings - Height of Buildings Map Maximum height 15 metres.	Maximum height of building 22 metres. This is higher than the SLEP 2013 18 metres limit for this zone.
		Refer to comment regarding clause 4.6 in this table.
Clause 4.4	Floor space ratio - Floor Space Ratio Map Development standard 1.5:1	Site area – 8,262sqm Total GFA – 1, 8067sqm FSR – 2.1:1 Does not comply, refer to comment regarding clause 4.6 in this table.
Clause 4.6	Development exceed development standards	N/A

Miscellaneous provisions (Part 5)		
Part 5	Local provisions applicable to the development and/or site	How does the development comply (where applicable)
Clause 5.10	Heritage	The site is not identified as having any heritage sites within close proximity.
		Aboriginal heritage significance was investigated as part of the Concept Approval application and the archaeological sensitivity of

	the area was considered low. The proposal is not likely then to undermine the heritage conservation objectives of this clause.
--	--

Additional lo	ocal provisions (Part 6)	
Part 6	Local provisions applicable to the development and/or site	How does the development comply (where applicable)
Clause 6.1	Acid Sulfate Soils (ASS)	Council mapping systems do not identify the subject lot as including Acid Sulfate Soils. The site specific report received and reviewed as part of this application concluded that Acid Sulfate Soils were unlikely to be found on the subject site.
		An Acid Sulfate Soils Management Plan was submitted in the event that they were discovered, due to the level of excavation proposed and has been reviewed by the relevant technical officers.
		A suitable condition has been recommended as part of <b>attachment 1</b> regarding compliance with the submitted Acid Sulfate Soils Management Plan and strictly followed throughout construction (excavation) as necessary.
Clause 6.2	Earthworks	As part of the construction process for the development, excavation for the basement is anticipated to generate approximately 40135m3 of cut.
		The excavated material is proposed to be tested on site for contamination and stockpiled on site for reuse as fill if necessary. Reuse/recycling of VENM and ENM for material not used on site. Landfill if contaminated.
		Suitable condition applied as included in Attachment 1.
Clause 5.21	Flood Planning	The application has been referred to Council's Flood Engineer and no objections have been raised. Relevant conditions recommended as part of Attachment 1.
Clause 6.4	Stormwater management	The proposal will not compromise the objective of the clause. Council is satisfied, where relevant, that the matters listed in sub-clause 3 are suitably addressed.
Clause 6.5	Terrestrial Biodiversity	Dealt with as part of the Concept Approval
Clause 6.7	Airspace operations	The development will not penetrate the Obstacle Limitation Surface.
Clause 6.8	Development in areas subject to aircraft noise	Not applicable to this site

Clause 6.9	Essential services	Council is satisfied that the proposed development will have access to essential services as detailed in the assessment for the original subdivisions DA0143/2016 and DA0496/2018 and the submitted Utility Infrastructure Report authored by Arcadis dated 10.03.2016.
------------	--------------------	---