

Report of Development Application Pursuant to Section 4.15 of the Environmental Planning and Assessment Act 1979

APPLICATION DETAILS

Application No.: Modification No.: Council File No.: Date of Lodgement: Applicant:

Proposal:

Description of Modification:

Development Cost: Assessment Officer: Determination Body: Other Approvals

Type of Application: Concurrence Required: Referrals: Adjoining Owners Notification: Advertising: Owner's Consent Provided: Location: DA22/0383 DA22/0383.01 D/2022/0383 28/08/2023 The Building Supply Co Pty Ltd Po Box 455 WAGGA WAGGA NSW 2650

Installation of 2 manufactured dwellings (dual occupancy) and 3 lot community title subdivision Amend condition C1 (approved plans) - Minor amendment to subdivision layout and size of the proposed lots \$550000 Bikash Pokharel Officer Delegation 7.39 Nil

s4.55(1A) No Internal Not Required Not Required Yes Located on the south western side of Bowen Place cul de sac approximately 66m south from the intersection of Raye Street and Bowen Place

SITE DETAILS

Subject Land:

Owner:

4 Bowen PI TOLLAND NSW 2650 Lot 180 DP 705940 The Building Supply Co Pty Ltd



DESCRIPTION OF DEVELOPMENT

The applicant seeks to modify an original approval for installation of 2 manufactured dwellings (dual occupancy) and 3 lot community title subdivision determined under delegation pursuant to DA22/0383 on 2 November 2022.

The proposed modification seeks to amend the subdivision plan to change the layout including size of the proposed lots to make it consistent with the survey plan submitted for Subdivision Certificate application.

This will result in a change in the lot layout and sizes of Lot 1 and 3 as per below:

Lot 1 (Communal lot) - Increased from 182m² to 300m².

Lot 3 - Reduced from 359m² to 240m².

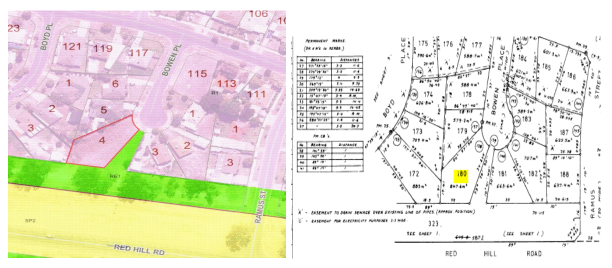
No changes to the layout or size of Lot 2 have been proposed.

The proposed modification is minor in nature and will not alter the floor area or layout of the approved dwellings. Similarly, the proposal will not have any impact on the amenity of adjoining properties nor will result in additional environmental impact that was previously determined during the original application. As such, the proposal is considered minor in nature.

The Site and Locality

The subject land is legally known as Lot 180 DP 705940 located at 4 Bowen Place, Tolland. The lot is similar to pentagon in shape with a slope of approximately 1 metre from south to north and a site area of 847.6m².

The subject site is located on the south western side of Bowen Place cul de sac approximately 66m south from the intersection of Raye Street and Bowen Place. The surrounding locality is established residential area characterised by single dwelling low density residential development in proximity to the subject site.







Easements and Covenants

The subject land is burdened by assumed easement to drain sewer and stormwater. Proposed dwellings are clear of the easement.

Previous Development Consents

Nil

MATTERS FOR CONSIDERATION PURSUANT TO SECTION 4.55

For the purpose of determining this application to modify consent, the following matters pursuant to the provisions of Section 4.55 of the *Environmental Planning and Assessment Act 1979*, have been taken into consideration.

(1A) Modifications involving minimal environmental impact A consent authority may, on application being made by the applicant or any other person entitled to act on a consent granted by the consent authority and subject to and in accordance with the regulations, modify the consent if:

(a) it is satisfied that the proposed modification is of minimal environmental impact, and

The proposed modification seeks to amend the subdivision plan to change the layout and size of the proposed Lots 1 and 3 to make it consistent with the survey plan submitted for Subdivision Certificate application. The proposed modification does not alter the layout or floor area of the approved dwellings on the site. The proposal is not expected to result in any additional environmental impact that was not previously assessed under the original application. As such, the proposed modification is considered to have minimal environmental impacts.

(b) it is satisfied that the development to which the consent as modified relates is substantially the same development as the development for which the consent was originally granted and before that consent as originally granted was modified (if at all), and

The proposed modification is to amend the subdivision plan to change the layout and size of the proposed Lots 1 and 3 to make it consistent with the survey plan submitted for Subdivision Certificate application. As such, the modification is substantially the same development for which the consent was originally granted and therefore is considered satisfactory.

(c) it has notified the application in accordance with:

(i) the regulations, if the regulations so require, or

(ii) a development control plan, if the consent authority is a council that has made a development control plan that requires the notification or advertising of applications for modification of a development consent, and



Applications under Section 4.55(1A) of the Environmental Planning and Assessment Act 1979 are not required to be notified under the provisions of the Wagga Wagga Development Control Plan 2010.

(d) it has considered any submissions made concerning the proposed modification within any period prescribed by the regulations or provided by the development control plan, as the case may be.

Subsections (1), (2) and (5) do not apply to such a modification.

The application was not required to be notified given the minor nature of modification. No submissions have been received.

MATTERS FOR CONSIDERATION PURSUANT TO SECTION 4.15(1)

The development has been assessed in accordance with the matters for consideration under Section 4.15 of the Environmental Planning and Assessment act 1979, and having regard to those matters, the following issues have been identified for further consideration:

Section 4.15(1)(a)(i) - The provisions of any environmental planning instrument (EPI)

Wagga Wagga Local Environmental Plan 2010 (LEP 2010)

All comments made under the original application against the LEP remains valid.

State Environmental Planning Policies (SEPPs)

All relevant SEPPs were addressed under the original development application remain valid and do not require further assessment as part of this modification.

Section 4.15(1)(a)(ii) - The provisions of any draft environmental planning instrument

No relevant planning instruments under this clause is currently the subject of public exhibition or comment.

Section 4.15(1)(a)(iii) - any development control plan

Wagga Wagga Development Control Plan 2010

The proposed modification is of a minor nature, and it is thus considered that all comments in section 4.15 report under the original approval for DA22/0383 remain valid. No further discussion is required.

Section 4.15(1)(a)(iiia) - any planning agreement that has been entered into under section 7.4, or any draft planning agreement that a developer has offered to enter into under section 7.4

There are no planning agreements entered into under section 7.4, or any draft planning agreements that a developer has offered to enter into under Sec 7.4.



Section 4.15(1)(a)(iv) - the regulation

Matters prescribed by the *Environmental Planning and Assessment Regulation 2021* have been satisfied, including the addition of prescribed conditions.

Section 4.15(1)(b) - likely impacts of the development

The comments made in the original report generally remain valid with regard to the modification. As discussed above the proposed modification is unlikely to have any adverse impact on the subject site or adjoining properties.

Section 4.15(1)(c) - the suitability of the site for the development

The comments made in the original report generally remain valid. No further discussion is required.

(d) - any submissions made in accordance with this Act or the Regulations

Notification

The original application was notified to surrounding lots for a period of 14 days between 4/10/2022 and 18/10/2022. No submissions were received.

Applications under Section 4.55(1A) of the *Environmental Planning and Assessment Act 1979* are not required to be notified under the provisions of the Wagga Wagga Development Control Plan 2010.

Referrals

Referrals - Internal only. No issues raised.

(e) - the public interest

Taking into account the full range of matters for consideration under Section 4.15 of the Environmental Planning and Assessment 1979 (as discussed within this report) it is considered that approval of the application is not contrary to the public interest.

Other Legislative Requirements

Section 5AA and Part 7 of the *Biodiversity Conservation Act 2016* (Test for determining whether proposed development or activity likely to significantly affect threatened species or ecological communities, or their habitats)

Section 5AA and Part 7 of the Biodiversity Conservation Act 2016 (Test for determining whether proposed development or activity likely to significantly affect threatened species or ecological communities, or their habitats).

There are a number of tests to determine whether the proposed triggers the NSW Biodiversity Offset Scheme under the NSW Biodiversity Conservation Act 2016 and results in the need for further assessments or offsets.

1. Is the subject site identified as an area of outstanding biodiversity value on the biodiversity values map?



No

2. Does the amount of native vegetation being removed exceed the biodiversity offsets scheme threshold.

No native vegetation is being removed.

3. Test of Significance - the test to determine whether the proposed development or activity is likely to significantly affect threatened species or ecological communities, or their habitats.

Given no native vegetation is being removed and the absence of any recorded endangered flora or fauna on the site of the proposed development, is not anticipated to significantly affect threatened species or ecological communities or their habitats.

Based on the above assessment it is satisfied that the development will not trigger the Biodiversity Offset Scheme and no further evidence is required regarding the proposed vegetation removal.

Council Policies

Policy 046 - Processing Development Applications lodged by Councillors, staff and individuals of which a conflict of interest may arise, or on Council owned land.

No declaration has been made that would require action under this policy.

Development Contributions

Developer contributions remain the same as it was determined as part of the original application. This modification does not affect development contributions.

Conclusion

An assessment of the application has resulted in this application being supported based on the minor nature of the modification being substantially the same development and not likely to result in any unreasonable impacts.

RECOMMENDATION

It is recommended that application number DA22/0383.01 for Installation of 2 manufactured dwellings (dual occupancy) and 3 lot community title subdivision - Minor amendment to subdivision layout and size of the proposed lots be approved, subject to the following conditions:-



CONDITIONS OF CONSENT FOR APPLICATION NO DA22/0383.01.

A. SCHEDULE A – Reasons for Conditions

The conditions of this consent have been imposed for the following reasons:

- A.1 To ensure compliance with the terms of the Environmental Planning and Assessment Act 1979 and Regulation 2000.
- A.2 Having regard to Council's duties of consideration under Section 4.15 and 4.17 of the Act.
- A.3 To ensure an appropriate level of provision of amenities and services occurs within the City and to occupants of sites.
- A.4 To improve the amenity, safety and environmental quality of the locality.
- A.5 Having regard to environmental quality, the circumstances of the case and the public interest.
- A.6 Having regard to the Wagga Wagga Development Control Plan 2010.
- A.7 To help retain and enhance streetscape quality.
- A.8 Ensure compatibility with adjoining and neighbouring land uses and built form.
- A.9 To protect public interest, the environment and existing amenity of the locality.
- A.10 To minimise health risk to neighbouring residents and workers.

B. SCHEDULE B – Deferred Commencement Conditions

N/A

C. SCHEDULE C - Conditions

Approved Plans and Documentation

C.1 The development must be carried out in accordance with the approved plans and specifications as follows.

Plan/DocNo.	Plan/Doc Title	Prepared by	Issue	Date
Drawing No. 22016 Sheet	Site Plan	Sewell Design	I_V2	Registered 24/08/2023
No. 01				24/00/2023
Drawing No. 22016 Sheet No. 02	Dwelling 1 - 3 Bedroom (Multipurpose Room) Floor Plans, Elevations	Sewell Design	1	19/10/2022
Drawing No. 22016 Sheet No. 03	Dwelling 2 - 3 Bedroom (Multipurpose Room) Floor Plans, Elevations and Section Plan	Sewell Design	1	19/10/2022



-	Statement of Environmental Effects (Revised)	The Building Supply Company	-	24/08/2023
-	Cover Letter	The Building Supply Company	-	24/08/2023

The Development Application has been determined by the granting of consent subject to and as amended by the conditions of development consent specified below.

Requirements before commencement of works or installation of manufactured dwelling.

- C.2 Prior to works commencing on site, toilet facilities must be provided, at or in the vicinity of the work site on which work involved in the erection or demolition of a building is being carried out, at the rate of one toilet for every 20 persons or part of 20 persons employed at the site. Each toilet provided must be:
 - a) a standard flushing toilet connected to a public sewer, or
 - b) if that is not practicable, an accredited sewage management facility approved by Council, or
 - c) if that is not practicable, any other sewage management facility approved by Council.
 - NOTE 1: The provision of toilet facilities in accordance with this condition must be completed before any other work is commenced and the toilet facility must not be removed without the prior written approval of Council.
 - NOTE 2: "Vicinity" in this condition is defined to mean within 50 metres of the subject building site.
 - NOTE 3: The toilet facilities are to comply with all WORK COVER NSW requirements.
- C.3 Pursuant to s7.11 of the Environmental Planning and Assessment Act 1979 and the Wagga Wagga Local Infrastructure Contributions Plan 2019-2034, a monetary contribution as identified in the table below must be paid to Council, installation of the manufactured home. The monetary contribution payable under this condition will be indexed in accordance with Clause 3.2 of the Wagga Wagga Local Infrastructure Contributions Plan 2019-2034 from the endorsed date of this Development Consent until the date of payment.

Base monetary contribution (Contribution Rate in Wagga	\$10,012	
Wagga Local Infrastructure Contributions Plan 2019-2034)		
Adopted CPI indexation applied at date of determination (as	123.7/115.1	
per Section 3.2 of Wagga Wagga Local Infrastructure		
Contributions Plan 2019-2034)		
Indexed monetary contribution to be paid (valid for the	\$10,760 (see Note 2)	
financial year in which the date of determination was made)		

NOTE: Any modifications to the proposal shall be the subject of an application under Section 4.55 of the Environmental Planning and Assessment Act, 1979.



- NOTE 1: Clause 3.2 of the Wagga Wagga Local Infrastructure Contributions Plan 2019-2034 provides for Section 7.11 contributions to be indexed in accordance with annual movements in the March quarter Consumer Price Index (CPI) (All Groups Index) for Sydney as published by the Australian Bureau of Statistics. Indexed developer contributions are adopted annually by Council for the financial year.
- NOTE 2: The final indexed contribution identified above remains applicable if paid within the same financial year as the date of determination. If payment is to be made outside this period, you are advised to contact Council prior to payment being made to determine if CPI increases/decreases have occurred since the date of this consent.
- NOTE 3: A copy of the Wagga Wagga Local Infrastructure Contributions Plan 2019-2034, is available for inspection at Council Chambers, corner Baylis and Morrow Streets, Wagga Wagga, or on Council's website.
- C.4 Prior to the installation of the manufactured home a compliance certificate under s306 of the Water Management Act 2000 must be obtained in respect of the development relating to water management works that may be required in connection with the development.
 - NOTE1: 'Water management work' is defined in s283 of the Water Management Act to mean a 'water supply work', 'drainage work', 'sewage work' or 'flood work'. These terms are defined in that Act.
 - NOTE 2: Riverina Water is responsible for issuing compliance certificates and imposing requirements relating to water supply works for development in the Council's area. An application for a compliance certificate must be made with Riverina Water. Additional fees and charges may be incurred by the proposed development - please contact Riverina Water to ascertain compliance certificate water supply related requirements. A copy of such a compliance certificate is required prior to the installation of the manufactured home.
 - NOTE 3: The Council is responsible for issuing compliance certificates and imposing requirements relating to sewerage, drainage and flood works for development in its area.
 - NOTE 4: Under s306 of the Water Management Act 2000, Riverina Water or the Council, as the case requires, may, as a precondition to the issuing of a compliance certificate, impose a requirement that a payment is made or works are carried out, or both, towards the provision of water supply, sewerage, drainage or flood works.
 - NOTE 5: The Section 64 Sewer base figure is \$3538 The Section 64 Sewer contribution (updated by the CPI of
 - 121.6/100.5) required to be paid is \$4281
 - NOTE 6: The Section 64 Stormwater base figure is \$1,130

The Section 64 Stormwater contribution (updated by the CPI of 121.6/87.9) required to be paid is \$1,563

NOTE 7: Section 64 contributions shall be indexed in accordance with CPI annually at the commencement of the financial year.



- NOTE 8: The figures outlined in this consent are based on the current rate of CPI. Please be advised that CPI changes on a regular basis and you are advised to contact Council prior to payments being made, to ensure no further CPI increases/decreases have occurred since the date of this consent.
- C.5 Prior to the installation of the manufactured home, a certificate from a practicing structural engineer is required to be submitted to and approved by Council. The certificate shall certify that the under floor frame, roof frame and wall framing of the transportable building comply with all relevant Building Code of Australia and Australian Standards.
- C.6 An Approval to Install a manufactured home and associated structure, pursuant to Section 68 of the Local Government Act 1993, as amended, must be obtained from Council prior to the buildings being erected/established on the subject land.
 - Note 1: Council will determine the Section 68 Application and impose any relevant conditions. The applicant is advised to read the Approval and comply with the conditions as appropriate.
- C.7 Prior to the installation of the manufactured home, a container must be erected on site for the enclosure of all building rubbish and debris, including that which can be wind blown. The enclosure shall be approved by Council and be retained on site at all times prior to the disposal of rubbish at Council's Waste Management Centre.

Materials and sheds or machinery to be used in association with the construction of the building must not be stored or stacked on Council's footpath, nature strip, reserve or roadway.

- NOTE 1: No building rubbish or debris must be placed, or be permitted to be placed on any adjoining public reserve, footway, road or private land.
- NOTE 2: The applicant must retain weighbridge certificates, receipts or dockets that clearly identify where waste has been deposited. Documentation must include quantities and nature of the waste. This documentation must be provided to Council prior to the final inspection.
- NOTE 3: The suitable container for the storage of rubbish must be retained on site until a Final Certificate is issued for the development.
- C.8 Prior to the installation of the manufactured home erosion and sediment control measures are to be established and maintained to prevent silt and sediment escaping the site or producing erosion. This work must be carried out and maintained in accordance with Council's:-
 - (a) Development Control Plan 2010 (Section 2.8 and Appendix 2)
 - (b) Erosion and Sediment Control Guidelines for Building Sites; and
 - (c) Soils and Construction Volume 1, Managing Urban Stormwater
 - NOTE: All erosion and sediment control measures must be in place prior to installation works commencing.
- C.9 A Section 68 Approval and Plumbing Permit must be obtained by a Licensed Plumber and Drainer prior to any sewer or stormwater work being carried out on the site. Further, a final inspection must be carried out upon completion of plumbing and drainage work prior to occupation of the development.



Requirements during construction or site works

- C.10 Vehicular access within the road reserve must be constructed to Council standards, at full cost to the developer, by a licensed Council approved contractor. A list of Contractors can be found on Council's website at- <https://wagga.nsw.gov.au/city-ofwagga-wagga/engineering-services/traffic-and-transport/working-in-a-road-reserveor-footpath> Driveway design and grades shall comply with AS2890.1: 2004 (or as amended) and Council's Engineering Guidelines for Subdivisions and Developments.
- C.11 The Builder must at all times maintain, on the job, a legible copy of the plans and specifications approved with the Construction Certificate.
- C.12 All excavation and backfilling associated with the erection/demolition of the building must be properly guarded and protected to prevent them from being dangerous to life or property.
- C.13 All earthworks, filling, building, driveways or other works, must be designed and constructed (including stormwater drainage if necessary) so that at no time, will any ponding of stormwater occur on adjoining land as a result of this development.
- C.14 The eastern boundary of the site adjoining the laneway shall be appropriately fenced and access to the laneway by members of the public shall not be prohibited during the installation/construction period.
- C.15 The developer is to maintain all adjoining public roads to the site in a clean and tidy state, free of excavated "spoil" material.
- C.16 The applicant shall ensure that an inspection(s) is undertaken by Council to ensure that the work as identified in the table below has been installed in accordance with the approved plans, relevant specifications, codes and standards.

COLUMN 1	COLUMN 2
	After excavation for, and prior to the placement of any
	footings, to view foundation material (after digging of piers).
Final	Prior to operation.

C.17 The applicant must take all reasonable steps to minimise dust and noise generation during the installation process. No offensive noise must be emitted during this process. Such activities must only be undertaken Monday to Friday 7.00am to 6.00pm and Saturday 7.00am to 5.00pm, excepting public holidays.

Requirements before a Subdivision Certificate can be issued

C.18 A Subdivision Certificate, pursuant to Section 109C of the Environmental Planning and Assessment Act 1979, as amended must be obtained from Council, prior to its lodgement with the Lands Titles Office.

The Final Survey Plan (two paper copies and an electronic copy) must be submitted to Council along with the application for Subdivision Certificate and associated checklist.

- NOTE: Council will only consider issuing a Subdivision Certificate in relation to this subdivision when it is satisfied that all conditions of development consent relating to the subdivision have been complied with and the appropriate fee paid.
- C.19 Prior to the issue of the Subdivision Certificate the following documents shall be submitted to Council to demonstrate that the requirements of the public utility services have been met:-



- i) Essential Energy: Notice of Arrangement (to be made to the Contestable Works Section at Essential Energy);
- ii) APA Gas: Certificate of Acceptance;
- iii) Riverina Water: Certificate of Compliance;
- iv) Certification from an approved telecommunications provider.

Requirements prior to operation or occupation of manufactured dwelling

- C.20 Prior to occupying the manufactured home, the building number must be displayed in a position clearly visible from the street in letters having a height of not less than 75 mm. The number must be visible against the background on which it is placed.
- C.21 A final inspection must be carried out upon completion of plumbing and drainage work and prior to occupation of the development, prior to the issuing of a final plumbing certificate Council must be in possession of Notice of Works, Certificate of Compliance and Works as Executed Diagrams for the works. The works as Executed Diagram must be submitted in electronic format in either AutoCAD or PDF file in accordance with Council requirements.

All plumbing and drainage work must be carried out by a licensed plumber and drainer and to the requirements of the Plumbing and Drainage Act 2011.

- NOTE: Additional fees for inspections at the Plumbing Interim Occupancy / Plumbing Occupation stage may apply. This will depend on the number of inspections completed at this stage of the work/s.
- C.22 Prior to occupying the manufactured home, a Water Plumbing Certificate from Riverina Water County Council shall be submitted to Council.
 - NOTE 1: The applicant is to obtain a Plumbing Permit from Riverina Water County Council before any water supply/plumbing works commence and a Compliance Certificate upon completion of the works. Contact Riverina Water County Council's Plumbing Inspector on 6922 0618.

General requirements

- C.23 Any earthworks (including any structural support or other related structure for the purposes of the development):
 - (a) must not cause a danger to life or property or damage to any adjoining building or structure on the lot or to any building or structure on any adjoining lot, and
 - (b) must not redirect the flow of any surface or ground water or cause sediment to be transported onto an adjoining property, and
 - (c) retained material must have a gradient of at least 5%, and
 - (d) must be constructed in accordance with the approved plans for such work(s).
 - (e) must be wholly located within the subject site (including footings of any retaining structures)
- C.24 The Council owned reserve adjoining the site must not be used for any of the following purposes both during and after construction:
 - a) Vehicular access to the site
 - b) Storage of goods and materials



C.25 A boundary fence of 1.8m in height must be installed along the boundary between Lot 2 and Lot 3 to maintain privacy of private open space areas of Dwelling 1 and Dwelling 2.

D. SCHEDULE D - Activity Approval Conditions (Section 68)

N/A

E. SCHEDULE E - Prescribed Conditions

Conditions under this schedule are prescribed conditions for the purposes of section 4.17 (11) of the Environmental Planning and assessment Act 1979.

E.1 Fulfilment of BASIX commitments (clause 97A EP&A Reg 2000)

The commitments listed in any relevant BASIX Certificate for this development must be fulfilled in accordance with the BASIX Certificate Report, Development Consent and the approved plans and specifications.

- E.2 Compliance with Building Code of Australia and insurance requirements under the Home Building Act 1989 (clause 98 EP&A Reg 2000)
 - (1) For development that involves any building work, the work must be carried out in accordance with the requirements of the Building Code of Australia.
 - (2) In the case of residential building work for which the Home Building Act 1989 requires there to be a contract of insurance in force in accordance with Part 6 of that Act, such a contract of insurance shall be in force before any building work authorised to be carried out by the consent commences.
 - (3) For a temporary structure that is used as an entertainment venue, the temporary structure must comply with Part B1 and NSW Part H102 of Volume One of the Building Code of Australia.
 - NOTE 1: This condition does not apply:
 - (a) to the extent to which an exemption is in force under clause 187 or 188 of the Environmental Planning and Assessment Regulation 2000 (the Regulation), subject to the terms of any condition or requirement referred to in clause 187(6) or 188(4) of the Regulation, or
 - (b) to the erection of a temporary building, other than a temporary structure to which part (3) of this condition applies.
 - NOTE 2: In this condition, a reference to the Building Code of Australia is a reference to that Code as in force on the date the application is made for the relevant:
 - (a) development consent, in the case of a temporary structure that is an entertainment venue, or
 - (b) construction certificate, in every other case.
 - NOTE 3: There are no relevant provisions in the Building Code of Australia in respect of temporary structures that are not entertainment venues.



E.3 Erection of signs (clause 98A EP&A Reg 2000)

For development that involves any building work, subdivision work or demolition work, a sign must be erected in a prominent position on any site on which building work, subdivision work or demolition work is being carried out:

- (a) showing the name, address and telephone number of the principal certifying authority 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, subdivision work or demolition work is being carried out, but must be removed when the work has been completed.

- NOTE 1: This condition does not apply in relation to building work, subdivision work or demolition work that is carried out inside an existing building that does not affect the external walls of the building.
- NOTE 2: This condition does not apply in relation to Crown building work that is certified, in accordance with section 6.28 of the Environmental Planning and Assessment Act 1979, to comply with the technical provisions of the State's building laws.
- NOTE 3: Principal certifying authorities and principal contractors must also ensure that signs required by this clause are erected and maintained.
- E.4 Notification of Home Building Act 1989 requirements (clause 98B EP&A Reg 2000)

Residential building work within the meaning of the Home Building Act 1989 must not be carried out unless the principal certifying authority for the development to which the work relates (not being the council) has given the council written notice of the following information:

- (a) in the case of work for which a principal contractor is required to be appointed:
 - i) the name and licence number of the principal contractor, and
 - ii) the name of the insurer by which the work is insured under Part 6 of that Act,
- (b) in the case of work to be done by an owner-builder:
 - i) the name of the owner-builder, and
 - ii) if the owner-builder is required to hold an owner-builder permit under that Act, the number of the owner-builder permit.

If arrangements for doing the residential building work are changed while the work is in progress so that the information notified under this condition becomes out of date, further work must not be carried out unless the principal certifying authority for the development to which the work relates (not being the council) has given the council written notice of the updated information.

NOTE: This condition does not apply in relation to Crown building work that is certified, in accordance with section 6.28 of the Environmental Planning and Assessment Act 1979, to comply with the technical provisions of the State's building laws.



E.5 Entertainment venues (clause 98C EP&A Reg 2000)

If the development involves the use of a building as an entertainment venue, the development shall comply with the requirements set out in Schedule 3A of the Environmental Planning and Assessment regulation 2000.

E.6 Maximum capacity signage (clause 98D EP&A Reg 2000)

For the following uses of a building: a sign must be displayed in a prominent position in the building stating the maximum number of persons permitted in the building if the development consent for the use contains a condition specifying the maximum number of persons permitted in the building:

- (a) entertainment venue,
- (b) function centre,
- (c) pub,
- (d) registered club,
- (e) restaurant.
- NOTE: Words and expressions used in this condition have the same meanings as they have in the Standard Instrument.
- E.7 Shoring and adequacy of adjoining property (clause 98E EP&A Reg 2000)

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 person having the benefit of the development consent must, at the person's own expense:

- (a) protect and support the building, structure or work from possible damage from the excavation, and
- (b) where necessary, underpin the building, structure or work to prevent any such damage.
- NOTE: This condition does not apply if the person having the benefit of the development consent owns the adjoining land or the owner of the adjoining land has given consent in writing to that condition not applying.

F. SCHEDULE F - General Terms of Approval (Integrated Development)

N/A

Report Prepared & Approved by:	Report Reviewed by:	
Grow T.	his hole	
Bikash Pokharel Town Planner	Sam Robins Senior Town Planner	
Date: 19/09/2023	Date: 19/09/23	