



16 March 2020

Our ref: 19SYD - 14990

Fabcot Pty Ltd c/o Nettleton Tribe Architects

Attention: Donal Challoner

Dear Donal,

#### RE: 74 Edinburgh Road, Marrickville - Biodiversity Development Assessment Report Waiver

Eco Logical Australia Pty Ltd (ELA) was engaged by Fabcot Pty Ltd to provide a biodiversity assessment of the proposed redevelopment of an existing industrial site at 74 Edinburgh Road, Marrickville (Lot 202 DP 1133999) ('the development site').

The proposed development is to be assessed as a State Significant Development (SSD) by the Department of Planning, Industry and Environment (DPIE). As an SSD, Section 7.9 (2) of the *Biodiversity Conservation Act 2016* (BC Act) states the following:

"Any such application is to be accompanied by a biodiversity development assessment report unless the Planning Agency Head and the Environment Agency Head determine that the proposed development is not likely to have any significant impact on biodiversity values."

ELA conducted a field survey followed by an assessment of potential impacts to biodiversity values and concluded that the development will not have a significant impact on biodiversity values.

The BC Act also outlines the assessment requirements to determine whether a proposed development or activity is likely to significantly affect threatened species or ecological communities, or their habitats under Section 7.3 of the Act, and whether the Biodiversity Offsets Scheme (BOS) will be triggered. If thresholds for the BOS and application of the Biodiversity Assessment Method (BAM) are triggered, a Biodiversity Development Assessment Report (BDAR) would be required. Triggers for the BOS and BAM are as follows:

- Exceeding a native vegetation area clearance threshold relative to minimum lot size under the Local Environmental Plan, or actual lot size where not minimum lot size is provided; or
- Clearing of native vegetation identified on the NSW Government Biodiversity Values Map; or
- A significant impact on a threatened species or ecological community (as assessed by a qualified ecologist).

The proposal includes clearing a vegetation area of 0.27 ha, which does not trigger the area clearing threshold (0.5 ha or more) for an actual lot size of 2.81 ha. The development site is not mapped on the

NSW Government Biodiversity Values Map (accessed 9 March 2020). The development will not have a significant impact on biodiversity values. The proposed development therefore does not trigger the BOS.

It was determined that the applicant should seek a waiver from the need to prepare a BDAR. The attached tables describe the biodiversity values and impact in accordance with the NSW Department of Planning & Environment's 2018 *Biodiversity development assessment report waiver determinations for SSD and SSI applications fact sheet*. It is noted that Secretary's Environmental Assessment Requirements (SEARs) have not yet been issued for this project. The SEARs may require other biodiversity issues to be addressed.

Regards,

mora

Carolina Mora Ecologist

# 1. Biodiversity Development Assessment Report waiver request information

The information requirements for a BDAR waiver request, as outlined in the NSW Department of Planning and Environment's Guidelines, are provided in Table 1 and Table 2.

Table 1: BDAR waiver request information requirements

Requirement	Information
Administration	Proponent: Fabcot Pty Ltd Project ID: Not yet assigned Progress: Early consultation Completed by: Carolina Mora – Ecologist (Eco Logical Australia), B.Sc. (Advanced, Honours Class I) Reviewed by: Diane Campbell – Senior Ecologist, BAM accredited assessor (Eco Logical Australia), B.Sc. and Nicole McVicar – Senior Ecologist, BAM accredited assessor (Eco Logical Australia, B.Env.Sc.
Site Details	Street address: 74 Edinburgh Road, Marrickville
	Lot and DP: Lot 202 DP 1133999
	Local government area (LGA): Inner West Council. The site is currently zoned as IN1: General Industrial and includes an easement zoned as SP2: Infrastructure under the Marrickville Local Environmental Plan 2011.
	Existing development site: The site is comprised of an unused entrance kiosk, three large, active industrial buildings, multiple car parks and nature strips. The size of the site is approximately 2.81 ha. No minimum lot size is provided under the Marrickville Local Environmental Plan 2011. The development site is not mapped under the NSW Government Biodiversity Values Map (accessed 9 March 2020).
	A location map is presented in Figure 1.
Proposed Development	The proposal for the redevelopment of the industrial site at 74 Edinburgh Road, Marrickville seeks consent for the demolition of existing structures and clearing of vegetation in the nature strips scattered throughout the site. The development proposes the construction of two warehouse buildings, loading docks, multiple office buildings, car and truck parking areas; as well as a six-metre fire trail.
	The preliminary preferred development scheme is presented in Figure 2.

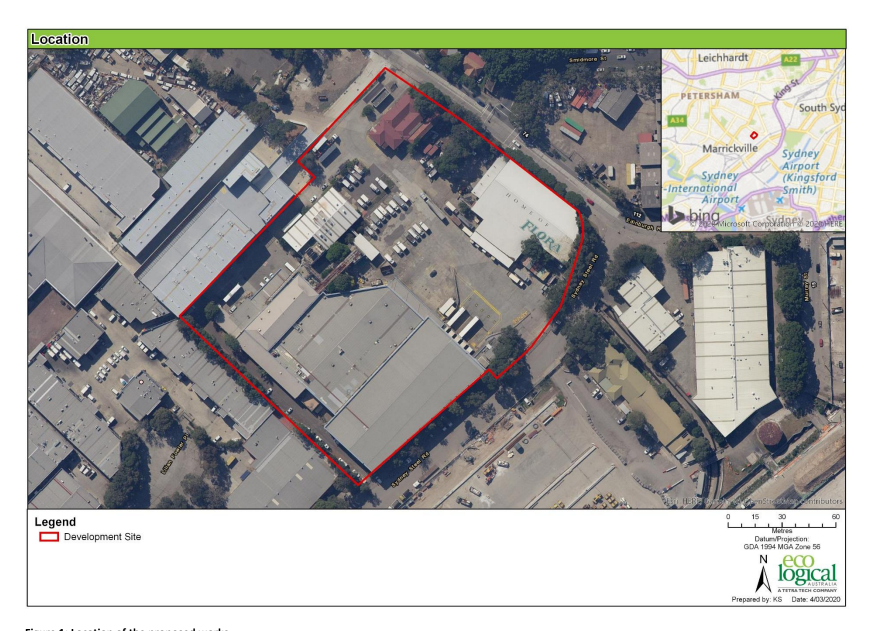


Figure 1: Location of the proposed works.



Figure 2: Ground level plan of the preliminary preferred development scheme. Supplied by Nettleton Tribe.

Table 2: Criteria to assess biodiversity under the BC Act and BC Regulation

Biodiversi	ity Value	Meaning	Relevant	Discussion of values within the site			
	Biodiversity Conservation Regulation (Clause 1.4)						
·	Threatened Species Abundance	abundance of	N/A	No threatened ecological communities have been previously mapped in the site (Figure 3), nor were any observed within the site during the field survey. The 0.27 ha of vegetation present within the development site was identified as Planted Native/Exotic (Figure 4 and Figure 5). The removal of this vegetation will not trigger the BOS threshold for a lot with the actual size of 2.81 ha (0.5 ha or more).			
				No threatened flora or fauna species were observed within the site during the survey (Appendix A). There are no BioNet (Atlas of NSW Wildlife) records of flora or fauna species previously recorded within the site. Records of threatened species within a 5 km radius of the site are presented in Figure 6 and Figure 7.  No habitat was available for threatened flora species due to the high level of modification of vegetation			
				within the site.  Due to the limited amount of planted native vegetation present, the site does not contain sufficient foraging resources to sustain any threatened fauna species. At best, native and exotic plantings have the potential to provide marginal seasonal foraging habitat for the highly mobile species <i>Pteropus poliocephalus</i> (Greyheaded Flying-fox). The removal of this potential foraging habitat was considered in both the Test of Significance (BC Act) in Appendix A and the Significant Impact Criteria (EPBC Act) in Appendix C. In accordance with these assessments, the proposed development will not result in a significant impact to this threatened species. Suitable roosting habitat for threatened fauna species was not identified within the site.			
•	Vegetation Abundance	The occurrence and abundance of vegetation at a particular site.	N/A	Native vegetation within the site was of low abundance. The majority of the site consisted of industrial structures and 0.27 ha of vegetation, mainly within planted nature strips containing native and exotic species and opportunistic weeds. Weed species identified within the site included seven Priority Weeds listed in the Greater Sydney Strategic Weed Management Strategy 2017-2022, one of which is also listed as Weeds of National Significance (Appendix A). Based on the soil landscape and site location, vegetation within the site was not consistent with any remnant native vegetation communities and did not conform to any listed Plant Community Types (PCTs). A full list of flora species identified during field survey is presented in Appendix A.			
	Habitat Connectivity	The degree to which a particular site connects	N/A	Vegetation within the site is part of a highly fragmented urbanised landscape.			

Biodiversity Value	Meaning	Relevant	Discussion of values within the site
	different areas of habitat of threatened species to facilitate movement of those species across their range.		The site does not provide any significant level of connectivity to facilitate movement of threatened species across their range.
d) Threatened Species Movement	The degree to which a particular site contributes to the movement of threatened species to maintain their lifecycle;	N/A	The development site contains minimal vegetation which is fragmented by buildings and areas of hardstand surfaces. Movement for less mobile threatened fauna, such as mammals (not including bats), across the site is highly unlikely due to fencing, buildings, cleared open areas and a lack connective vegetation. Opportunities for movement across the site for more mobile threatened fauna including birds and bats are available, however the site is not considered to be significant for the movement of any threatened species to maintain their lifecycle.
e) Flight Path Integrity	The degree to which the flight paths of protected animals over a particular site are free from interference.	N/A	Given the limited vegetation within the site, and the absence of connectivity in the canopy, it is unlikely that the site would be a significantly important flight path for protected animals to travel between areas of habitat.
f) Water Sustainability	The degree to which water quality, water bodies and hydrological processes sustain threatened species and threatened ecological communities at a particular site.	N/A	No natural water courses are present within the site. Drainage structures were observed within the site but are related to the site's use as an industrial precinct. In its current state, the site is highly disturbed and does not contain water bodies or drainage structures that contribute to hydrological processes that sustain threatened species or ecological communities within or adjacent to the site.
	Biodiversity (	Conservation A	ct (Clause 1.5 (2))
a) Vegetation Integrity	The degree to which the composition, structure and function of vegetation at a particular site and the surrounding landscape has been altered from a near natural state.	N/A	Due to previous and current land management practices, vegetation and soils within the site have been highly modified or disturbed and lack natural resilience. Native species – some of which are outside their natural range of distribution – have been planted within the site as landscape specimens in an urban environment. Other vegetation within the site includes opportunistic weeds and planted exotic species. Vegetation present within the site was not consistent with any listed Plant Community Type.  Overall, vegetation within the site is highly modified and altered from its natural state. Therefore, the development will not compromise the vegetation integrity of the site.
b) Habitat Suitability	The degree to which the habitat needs of threatened species are present at the particular site.	N/A	Suitable habitat for threatened species is highly limited within the site. Soils within the site have been highly modified and provide no habitat for any threatened flora species. Due to the limited amount of planted native vegetation present, the site does not contain

Biodiversity Value	Meaning	Relevant	Discussion of values within the site
			sufficient foraging resources to sustain any threatened
			fauna species. The removal of planted native and exotic
			vegetation, which may provide marginal seasonal
			foraging habitat for the Grey-headed Flying-fox, will not
			result in a significant impact to the species. The site
			lacks geological features, hollow bearing trees, derelict
			artificial structures or non-native vegetation with the
			potential to provide nesting or roosting habitat for any
			threatened fauna species.
			Therefore, the proposed development will not compromise habitat suitability for threatened species.

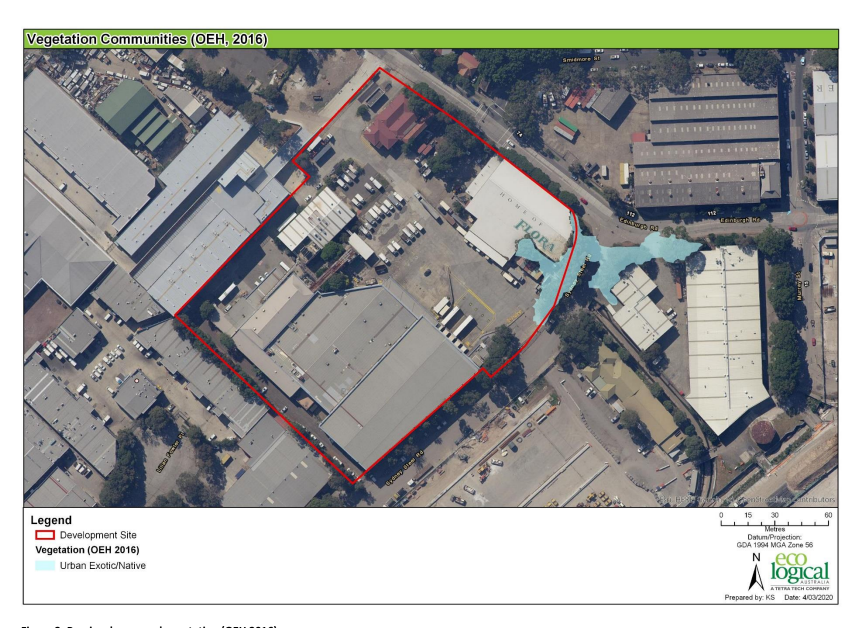


Figure 3: Previously mapped vegetation (OEH 2016).

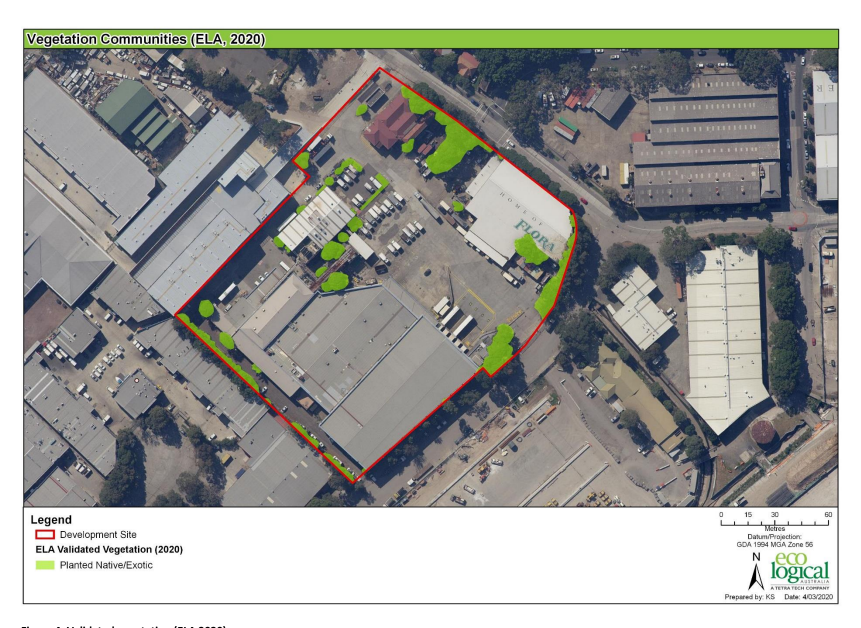


Figure 4: Validated vegetation (ELA 2020).





Figure 5: Vegetation within the development site

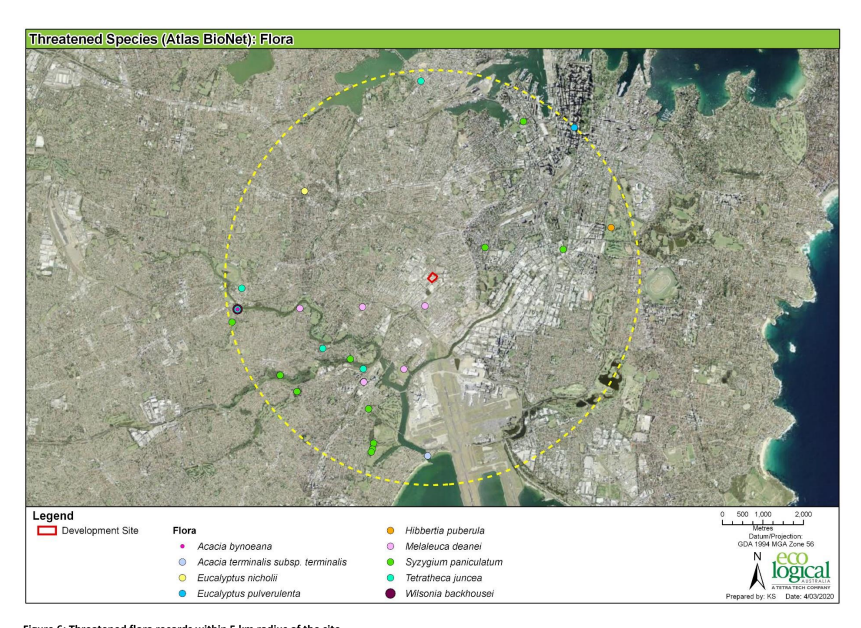


Figure 6: Threatened flora records within 5 km radius of the site.

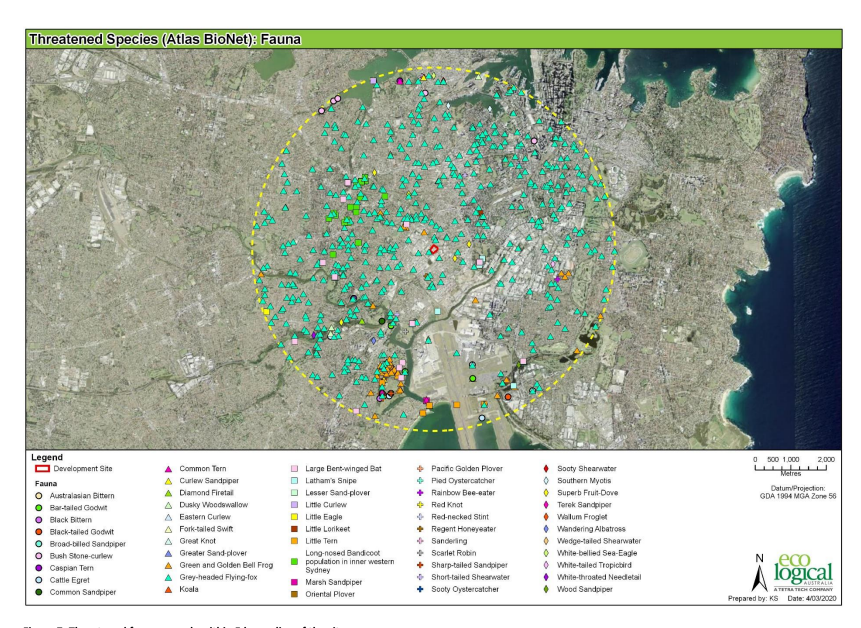


Figure 7: Threatened fauna records within 5 km radius of the site.

# Appendix A Species List

Table 3: Indicative species list recorded in the site during survey.

Scientific name	Common name	Native (N) / Exotic (E)
	FLORA	
Acacia podalyriifolia	Queensland Silver Wattle	E
Agapanthus sp.	-	Е
Ageratina adenophora	Crofton Weed	E (PW***)
Allocasuarina littoralis	Black She-oak	N
Angophora costata	Sydney Red Gum	N
Araujia sericifera	Moth Vine	E (PW***)
Avena sp.	-	Е
Banksia integrifolia	Coast Banksia	N
Bidens pilosa	Cobblers Pegs	E
Bougainvillea sp.	Bougainvillea	Е
Breynia oblongifolia	Coffee Bush	N
Bromus sp.	-	Е
Callistemon citrinus	Crimson Bottlebrush	N
Celtis sinensis	Japanese Hackberry	Е
Cenchrus clandestinus	Kikuyu Grass	Е
Cenchrus setaceus	Fountain Grass	Е
Chloris gayana	Rhodes Grass	E (PW***)
Cinnamomum camphor	Camphor Laurel	E (PW***)
Cissus antarctica	Kangaroo Vine	N
Clematis aristata	Old Man's Beard	N
Commelina cyanea	-	N
Conyza bonariensis	Flaxleaf Fleabane	E
Cupaniopsis anacardioides	Tuckeroo	N
Cyperus eragrostis	Umbrella Sedge	Е
Dianella caerulea	Blue Flax-lily	N
Ehrharta erecta	Panic Veldtgrass	Е
Eriobotrya japonica	Loquat	Е
Eucalyptus microcorys	Tallowwood	N
Eucalyptus punctata	Grey Gum	N
Eucalyptus robusta	Swamp Mahogany	N
Grevillea horticultural sp.	Grevillea	N
Hibbertia aspera	Rough Guinea Flower	N

Scientific name	Common name	Native (N) / Exotic (E)
Homolanthus populifolius	Bleeding Heart	Е
Hypochaeris radicata	Catsear	E
Jacaranda mimosifolia	Jacaranda	E
Lomandra longifolia	Spiny-headed Mat-rush	N
Melia azedarach	White Cedar	N
Mentha sp.	Mint	E
Nothoscordum inodorum	Onion Weed	E
Olea europaea subsp. cuspidata	African Olive	E (PW**)
Oplismenus aemulus	Australian Basket Grass	N
Pandorea jasminoides	Bower Vine	N
Phyllanthus virgatus	-	N
Pittosporum undulatum	Native Daphne	N
Plumbago auriculata	Cape Plumbago	E
Poa affinis	-	N
Ricinus communis	Castor Oil Plant	E
Robinia pseudoacacia	Black Locust	E
Schefflera actinophylla	Umbrella Tree	E
Senecio madagascariensis	Fireweed	E (WoNS, PW*)
Senna pendula	-	E (PW***)
Setaria parviflora	-	E
Solanum nigrum	Black-berry Nightshade	E
Solanum sp.	-	Е
Sporobolus africanus	Parramatta Grass	E
Syagrus romanzoffiana	Cocos Palm	E (PW***)
Syncarpia glomulifera	Turpentine	N
Verbena hybrida	Verbena	E
	FAUNA	
Acridotheres tristis	Common Myna	E
Cacatua sanguinea	Little Corella	N
Cantareus aspersus	Garden Snail	Е
Felis catus	Cat	E
Gymnorhina tibicen	Australian Magpie	N

WoNS = Weeds of National Signficance, PW = Priority Weed: \* State Level, \*\* Regional Level, \*\*\* Other Weed of Regional Concern.

# Appendix B Biodiversity Conservation Act 2016 Test of Significance

Section 7.3 of the *Biodiversity Conservation Act 2016* (BC Act) requires a number of factors to be taken into account for the purposes of determining whether a proposed development or activity is likely to significantly affect threatened species or ecological communities, or their habitats. These factors are addressed below for the species likely to be impacted by the proposed development.

### B1 Pteropus poliocephalus (Grey-headed Flying-fox)

The Grey-headed Flying-fox, listed as vulnerable under the BC Act and Commonwealth *Environment Protection Biodiversity Conservation Act 1999* (EPBC Act), utilises a wide variety of habitats (including disturbed areas) for foraging and are recorded as travelling long distances on feeding forays. Fruits and flowering plants of a wide variety of species are the main food source. The species roosts in large 'camps' of up to 200,000 individuals. Camps are usually formed close to water and along gullies however the species has been known to form camps in urban areas.

This species was not recorded on site during the survey but has been recorded within 5 km of the site. There are two Nationally Important Flying-fox Camps within 5 km of the development site, one to the northeast at Centennial Park and the other to the southwest at Wolli Creek. The proposed development will remove 0.27 ha of planted native and exotic vegetation – some of which includes species that are potential seasonal foraging habitat for this species. No camps will be affected by the proposed development.

BC Act	Question	Response
7.3.1 a)	In the case of a threatened species: whether the proposed development or activity is likely to have an adverse effect on the life cycle of the species such that a viable local population of the species is likely to be placed at risk of extinction	The proposed development will remove 0.27 ha of planted native and exotic vegetation which may provide marginal seasonal foraging opportunities for the species, including <i>Eucalyptus robusta</i> and <i>Banksia integrifolia</i> . Given the abundance of landscaped gardens and street trees in similar condition (0.62 ha) directly adjacent to the development site, the loss of vegetation is unlikely to adversely affect the Greyheaded Flying-fox such that its population will be placed at risk of extinction.
7.3.1 b) i	In the case of an endangered ecological community or critically endangered ecological community, whether the proposed development or activity:  Is likely to have an adverse effect on the extent of the ecological community such that its local occurrence is likely to be placed at risk of extinction, or	Not applicable, this species is not an endangered ecological community or critically endangered ecological community
7.3.1 b) ii	In the case of an endangered ecological community or critically endangered ecological community:  Whether the proposed development or activity is likely to substantially and adversely	Not applicable, this species is not an endangered ecological community or critically endangered ecological community

BC Act	Question	Response
	modify the composition of the ecological community such that its local occurrence is likely to be placed at risk of extinction.	
7.3.1 c) i	In relation to the habitat of a threatened species or ecological community:  The extent to which habitat is likely to be removed or modified as a result of the proposed development or activity	The 0.27 ha of planted native and exotic vegetation being removed as part of the proposed development represents marginal foraging habitat for the Grey-headed Flying-Fox. However, given that potential foraging habitat is available in the area surrounding the development site this impact is likely minor. Additionally, this species is highly mobile and is likely to utilise foraging resources within the locality.
7.3.1 c) ii	In relation to the habitat of a threatened species or ecological community:  Whether an area of habitat is likely to become fragmented or isolated from other areas of habitat as a result of the proposed development or activity	The area of potential foraging habitat to be removed forms part of highly modified and planted urban nature strips which contains a mix of planted native and exotic vegetation. There are large amounts of similar vegetation available immediately adjacent to the development site. The proposed development is unlikely to have an adverse impact on habitat connectivity. The species is highly mobile and will continue to use the surrounding locality for foraging.
7.3.1 c) iii	In relation to the habitat of a threatened species or ecological community:  The importance of the habitat to be removed, modified, fragmented or isolated to the long-term survival of the species, population or ecological community in the locality.	The 0.27 ha of marginal foraging habitat to be removed is considered a minor amount compared with adjacent foraging habitat recorded in the locality. The vegetation within the development site is not considered important for the long-term survival of the Grey-headed Flying-fox population due to the availability of similar vegetation adjacent to the development site. No camps were recorded in the development site.
7.3.1 d)	Whether the proposed development or activity is likely to have an adverse effect on any declared area of outstanding biodiversity value (either directly or indirectly).	The proposed development will not directly or indirectly impact any declared area of outstanding biodiversity value.
7.3.1 e)		The clearing of native vegetation is one key threatening process relevant to the proposed development. However, with respect to the Grey-headed Flying-Fox, the proposed development involves a minimal impact to potential foraging habitat in the context of the locality.
Conclusion	Is there likely to be a significant impact?	<ul> <li>No. The proposed removal of planted native and exotic vegetation is unlikely to have a significant impact on the Greyheaded Flying Fox for the following reasons:         <ul> <li>Foraging habitat within the site is marginal and would provide seasonal foraging opportunities, at best.</li> <li>Similar foraging habitat (0.62 ha) is abundant immediately adjacent to the development site.</li> <li>Roosting habitat was not identified within the study area and will not be impacted by the proposed development.</li> </ul> </li> </ul>

# Appendix C - Environment Protection and Biodiversity Conservation Act 1999 Significant Impact Criteria

The following assessment w prepared in accordance with the *EPBC Act Matters of National Environmental Significance: Significant Impact Guidelines 1.1.* These guidelines have been established to assist proponents to determine whether a proposed action is likely to result in a significant impact on a matter of national environmental significance.

# C1 Pteropus poliocephalus (Grey-headed Flying-fox)

Criterion	Question	Response
An action is	likely to have a significant impact on a vulnerable	e species if there is a real chance or possibility that it will:
1)	lead to a long-term decrease in the size of an important population of a species	No roosting habitat (camps) will be affected by the proposed action. However, the proposed action will remove 0.27 ha of planted native and exotic vegetation, some of which comprises marginal seasonal foraging habitat for the Grey-headed Flying-fox. The Grey-headed Flying-fox is recorded as travelling long distances (up to 50 km) on feeding forays. Given the proximity of more suitable habitat within the assessment area, the removal of this potential foraging habitat would not lead to the long-term decrease in the size of an important population of Grey-headed Flying-fox.
2)	reduce the area of occupancy of an important population	The proposed action would reduce the amount of potential foraging habitat for this species by 0.27 ha. The Greyheaded Flying-fox is not known to occupy the development site in the form of a camp but may occasionally forage within the site when feed trees are flowering. The Greyheaded Flying-fox is recorded as travelling long distances on feeding forays and would likely utilise the potential foraging habitat outside of the development site. Therefore the proposed action would reduce the areas of occupancy by 0.27 ha of seasonal foraging habitat.
3)	fragment an existing important population into two or more populations	The proposed action will remove 0.27 ha of vegetation, some of which comprises seasonal foraging habitat for the Grey-headed Flying-fox. No camps will be directly or indirectly removed, and other areas of foraging habitat (0.62 ha) are present directly adjacent to the development site. The species is highly mobile, therefore it is considered that the proposed action will not fragment an existing important population into two or more populations.
4)	adversely affect habitat critical to the survival of a species	The Draft Recovery Plan for the Grey-headed Flying-fox 2017 identifies 'a continuous temporal sequence of productive foraging habitats, linked by migration corridors or stopover habitats, and suitable roosting habitat within nightly commuting distance of foraging areas' as habitat critical to the survival of the species. No camps will be directly or indirectly removed by the proposed action. The proposed action will remove 0.27 ha of vegetation, some of

Criterion	Question	Response
		which comprises seasonal foraging habitat for the Greyheaded Flying-fox. The Greyheaded Flying-fox is recorded as travelling long distances (50 km) on feeding forays and suitable habitat is available outside of the development site. Therefore it is considered the proposed action will not adversely affect habitat critical to the survival of the species.
5)	disrupt the breeding cycle of an important population	The proposed action will remove 0.27 ha of vegetation, some of which comprises marginal seasonal foraging habitat for the Grey-headed Flying-fox. The proposed action will not disrupt the breeding cycle of the Grey-headed Flying-fox given that no camps will be removed by the proposed action and larger areas suitable foraging habitat is available adjacent to the development site and within the broader locality.
6)	modify, destroy, remove or isolate or decrease the availability or quality of habitat to the extent that the species is likely to decline	The proposed action will remove 0.27 ha of vegetation, which includes seasonal foraging habitat for the Greyheaded Flying-fox. Grey-headed Flying-fox camps will not be removed or disturbed, and more suitable foraging and roosting habitat is available outside of the development site.
7)	result in invasive species that are harmful to a vulnerable species becoming established in the vulnerable species' habitat	The proposed action is unlikely to result in the establishment of an invasive species that is harmful to the Grey-headed Flying-fox.
8)	introduce disease that may cause the species to decline, or	Grey-headed Flying-fox are reservoirs for the Australian bat lyssavirus, Hendra Virus and Menangle virus, and can cause clinical disease and mortality in Grey-headed Flying-fox. The proposed action would not increase the incidence of this disease.
9)	interfere substantially with the recovery of the species.	A Draft National Recovery Plan for the Grey-headed Flying- fox was developed in 2017. The relatively small amount of foraging habitat to be removed is unlikely to substantially interfere with the recovery of this species.
Conclusion	Is there likely to be a significant impact?	<ul> <li>No. The proposed removal of planted native and exotic vegetation is unlikely to have a significant impact on the Grey-headed Flying Fox for the following reasons: <ul> <li>Foraging habitat within the site is marginal and would provide seasonal foraging opportunities, at best.</li> <li>Similar foraging habitat is abundant in the locality.</li> <li>Roosting habitat was not identified within the study area and will not be impacted by the proposed development.</li> </ul> </li> </ul>



Our ref: DOC20/472769 Senders ref: SSD10468

Patrick Copas
A/Senior Environmental Assessment Officer
Industry Assessments
Planning and Assessment Group
NSW Department of Planning, Industry and Environment
4 Parramatta Square, 12 Darcy Street
PARRAMATTA NSW 2150

Dear Mr Copas,

Subject: Request for Biodiversity Development Assessment Report Waiver for (SSD 10468) – Woolworths Distribution Centre Marrickville, 74 Edinburgh Road, Marrickville

I refer to the request to waive the requirement for a Biodiversity Development Assessment Report (BDAR) to be submitted with the above State Significant Development Application (SSD 10468) for Woolworths Distribution Centre- Marrickville, 74 Edinburgh Road, Marrickville.

I have reviewed the information provided by the applicant in the BDAR waiver application prepared by Eco Logical Australia dated 16 March 2020, and it cannot be determined that the proposed development is not likely to have a significant impact on biodiversity values.

As stated in DPIE's BDAR waiver guidance (https://www.environment.nsw.gov.au/-/media/OEH/Corporate-Site/Documents/Animals-and-plants/Biodiversity/apply-biodiversity-development-assessment-report-waiver-190593.pdf), human-made structures may provide habitat for threatened species, particularly microbats. Therefore, if the proposed development includes demolition of buildings and/or impacts to other human-made structures, the BDAR waiver request should include the details of potential habitat in human-made structures and demonstrate how surveys have been conducted for the presence of threatened species. There is no description in the BDAR waiver request of any surveys being undertaken of human-made structures to determine the presence of microbats.

Therefore, a waiver cannot be granted until further surveys are conducted in accordance with DPIE's waiver guidance, i.e. daytime roost searches should be carried out. A search is to be undertaken by looking for bats or signs of bats in suitable roost habitat during the daytime. All roost searches should use a torch to shine in holes, cracks and crevices, and carry a handheld bat detector to locate bats that may call. If bats are detected, observers must confirm the identity of the species and determine if the roost is a maternity roost. A report should then be completed which includes a description of the searches undertaken.

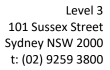
If you have any questions about this advice, please do not hesitate to contact Bronwyn Smith, Senior Conservation Planning Officer on 9873 8604 or Bronwyn.smith@environment.nsw.gov.au

Yours sincerely

22/06/20

Susan Harrison Senior Team Leader Climate Change and Sustainability Environment, Energy and Science

S. Harrison



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24 August 2020

Our ref: 19SYD - 14990

Fabcot Pty Ltd c/o Nettleton Tribe Architects

Attention: Donal Challoner

Dear Donal,

# RE: 74 Edinburgh Road, Marrickville – Biodiversity Development Assessment Report Waiver Request for Additional Information

Eco Logical Australia Pty Ltd (ELA) prepared a Biodiversity Development Assessment Report (BDAR) waiver application for the State Significant Development Application for the Woolworths Distribution Centre at 74 Edinburgh Road, Marrickville (Lot 202 DP 1133999) (SSD 10468) in March 2020.

The Department of Planning, Industry & Environment (DPIE) responded with the following:

"a waiver cannot be granted until further surveys are conducted in accordance with DPIE's waiver guidance, i.e. daytime roost searches should be carried out. A search is to be undertaken by looking for bats or signs of bats in suitable roost habitat during the daytime. All roost searches should use a torch to shine in holes, cracks and crevices, and carry a handheld bat detector to locate bats that may call. If bats are detected, observers must confirm the identity of the species and determine if the roost is a maternity roost. A report should then be completed which includes a description of the searches undertaken." (dated 22 June 2020)

In order to satisfy DPIE's request for additional information, diurnal roost searches were undertaken by ELA ecologists Diane Campbell, an accredited person (BAAS 17069) under the *Biodiversity Conservation Act 2016* (BC Act) and ecologist Carolina Mora for eight (8) person hours on 18 August 2020. All structures within 74 Edinburgh Road, Marrickville (Lot 202 DP 1133999) were inspected externally and internally (Figure 1). Torches were used to look in holes, cracks and crevices. In addition to visual inspection, searches were undertaken using a handheld Anabat Swift Bat Detector to listen out for and locate any bats that may call.

No bats, roosts, maternity roosts, or evidence of previous use by bats (including scats, scratches or staining) were found in any of the buildings within the development site. Detailed results of the diurnal roost searches are presented below in Table 1.

Based on our assessment of the development site, we recommend that a waiver for the preparation of a BDAR be sought from the DPIE as the project is not anticipated to have a significant impact on biodiversity values. Regards,

mora

Carolina Mora Ecologist

Building identifier	Habitat features	Presence of bats or evidence of use by bats observed	
1	This building does not exist. It w	vas not present at the tir	me of survey
2	None.  Gaps in external walls of Ausgrid station were covered in fine gridded mesh.  Holes in external walls and roof of ammonia plant room led directly into large open spaces not suitable for microbat roosts.	None	No



Building identifier	Habitat features	Presence of bats or evidence of use by bats observed	Bat detected on Anabat
3	One crevice was present between structures inside the secondary ceiling of the operational Bacchus Wine Merchants warehouse facility.	None	No
	Second warehouse did not contain a secondary roof or any holes, cracks or crevices.		



Photos

Building identifier	Habitat features	Presence of bats or evidence of use by bats observed	Bat detected on Anabat	Photos
4	A cavity was identified between the external structure of the furniture warehouse and the internal roofing and walls. The majority of this cavity was too large and did not contain suitable roosting habitat for bats.	None.  Smaller areas of the cavity contained bird droppings.	No	

Building identi	ier Habitat features	Presence of bats or	Bat	Photos
		evidence of use by	detected	
		bats observed	on	
			Anabat	
-	Name	Niere	NI-	

None. None
The office building, loading

dock, temporary marquee, and refrigerated containers in this area were in good condition and did not contain any holes, cracks or crevices.



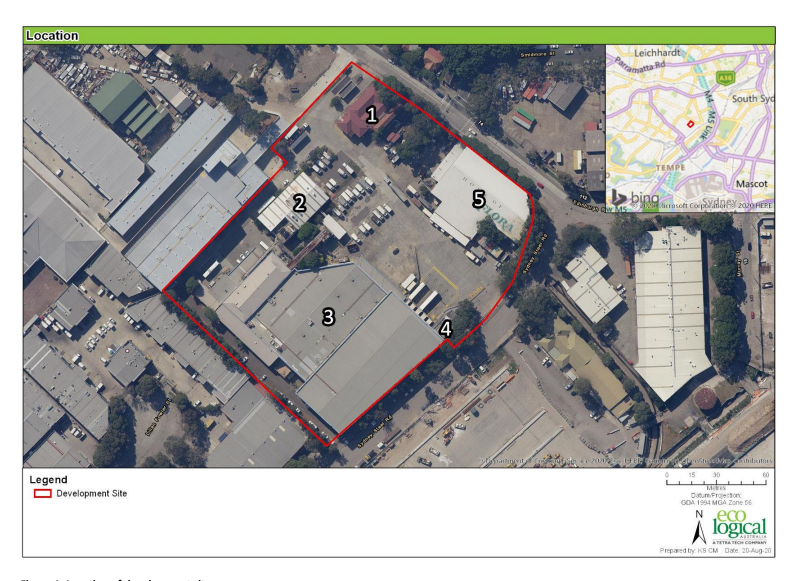


Figure 1: Location of development site



Mr Thomas Stock Regional Development Manager Woolworths Group Limited 1 Woolworths Way BELLA VISTA NSW 2153

Attention: Ms Danielle Blakely, Urbis

9 September 2020

Dear Mr Stock

Subject: Request to waive requirement to prepare a Biodiversity Development Assessment Report

SSD-10468

EF20/22756

Our ref:

I refer to your correspondence received on 3 June 2020 seeking to waive the requirement to prepare a Biodiversity Development Assessment Report (BDAR) to be submitted with the State significant development (SSD) application for the Woolworths Distribution Centre at Marrickville (SSD-10468).

The development seeks consent for the construction and operation of a seven-storey warehouse complex comprising two warehouses across two levels, associated offices across five levels and a two-storey carpark, as detailed in the Request for SEARs prepared by Urbis Pty Ltd, dated 1 June 2020.

Under section 7.9(2) of the Biodiversity Conservation Act 2016 (BC Act):

"Any such application is to be accompanied by a biodiversity development assessment report unless the Planning Agency Head and the Environment Agency Head determine that the proposed development is not likely to have any significant impact on the biodiversity values".

This letter is to confirm that the Secretary of the Department of Planning, Industry and Environment has determined that the proposed development as described above is not likely to have any significant impact on biodiversity values and that a BDAR is therefore not required to accompany any application for development consent or infrastructure approval for the proposed development.

I, as delegate of the Secretary within the Planning and Assessment Division, have determined that the proposed development is not likely to have any significant impacts on biodiversity values (see determination attached dated 9 September 2020). Evidence that the delegate of the Secretary within the Environment, Energy and Science Group (Acting Director, Greater Sydney) has made the determination is also attached (dated 31 August 2020).

If there are any amendments to the proposed development, a fresh request for a BDAR waiver determination will be required or a BDAR may need to be prepared.

Should you have any further enquiries, please contact Patrick Copas, Planning and Assessment, at the Department on (02) 9274 6273.

Yours sincerely,

Chris Ritchie

**Director, Industry Assessments – Planning and Assessment Division** 

As delegate of the Secretary

Attachment	Title
1	Determination, Environment, Energy and Science Group
2	Determination, Planning and Assessment Division

## Determination under clause 7.9(2) of the Biodiversity Conservation Act 2016

I, Daylan Cameron, Acting/Director Greater Sydney, of the Department of Planning, Industry and Environment, under clause 7.9(2) of the *Biodiversity Conservation Act 2016*, determine that the proposed development is not likely to have any significant impact on biodiversity values and therefore a Biodiversity Development Assessment Report is not required.

**Proposed development** means the development as described in DOC20/472769 and Schedule 1. If the proposed development changes so that it is no longer consistent with this description, a further waiver request is required.

31/08/2020

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Daylan Cameron

A/Director

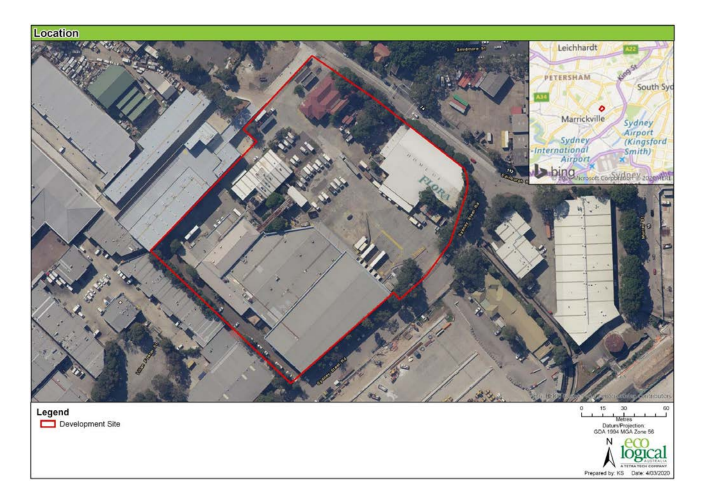
Greater Sydney

Date

Environment, Energy & Science Group

## SCHEDULE 1 - Description of the proposed development

The construction and operation of a seven-storey warehouse complex comprising two warehouses across two levels, associated offices across five levels and a two-storey carpark, as detailed in the Request for SEARs prepared by Urbis Pty Ltd, dated 1 June 2020.



#### Determination under section 7.9(2) of the Biodiversity Conservation Act 2016

I, Chris Ritchie, Director, Industry Assessments, of the Department of Planning, Industry and Environment, under section 7.9(2) of the *Biodiversity Conservation Act 2016*, determine that the proposed development is not likely to have any significant impact on biodiversity values and therefore a Biodiversity Development Assessment Report is not required

**Proposed development** means the construction and operation of a seven-storey warehouse complex comprising two warehouses across two levels, associated offices across five levels and a two-storey carpark, as detailed in the Request for SEARs prepared by Urbis Pty Ltd, dated 1 June 2020.

If the proposed development changes so that it is no longer consistent with this description, a further waiver request is required.

If you do not lodge the development application related to this determination for the proposed development within 2 years of the issue date of this determination, you must either prepare a BDAR or lodge a new request to have the BDAR requirement waived.

C. Retche

9 September 2020

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Date

Chris Ritchie

Director

**Industry Assessments** 

Planning and Assessment Division

**Department of Planning, Industry and Environment** 

As delegate of the Secretary