

State Significant Development Application

Office use only - Date received:// Reference no:
This application form is required to apply for the consent of the Minister to carry out State significant development under Part 4 of the Environmental Planning & Assessment Act 1979.
You should not lodge this form unless you have previously submitted a Request for Director General's Requirements and been provided with Director General's Requirements.
You must submit this form together with the development application fee and an Environmental Impact Statement:
In person at: Information Centre Department of Planning & Infrastructure 23-33 Bridge Street, Sydney By mail to: Executive Director, Major Projects Assessment Department of Planning & Infrastructure GPO Box 39, Sydney NSW 2000
To complete the form, please place a cross in the boxes [] and fill out the white sections.
This form must contain all relevant information required under Schedule 1 of the <i>Environmental Planning and Assessment Regulation 2000</i> , otherwise it may be rejected. Your application will also not be processed unless the fee is paid in full. The applicable fee should be confirmed with the Department prior to lodgement.
If your application is rejected, you will be advised within 14 days of lodgement. If the application and EIS are accepted, you will be contacted regarding exhibition arrangements: You may also be asked to submit further information on the application or EIS prior to exhibition.
Persons lodging applications are required to declare reportable political donations (including donations of \$1,000 or more) made in the previous two years. For more details, go to www.planning.nsw.gov.au/donations.
1. Applicant details
COMPANY/ORGANISATION/AGENCY Urbanes Pty. Ltd. 94128382310
Mr⊠ Ms Mrs Dr Other
First name: Sumame Sumame
STREET ADDRESS Unit/street no: Street name
SUDITE 102, LEVEL AUGRALLA SQUARE PLAZA (SUZLDING. SUBURD OF TOWN
SUBURD OF TOWN Suburb Of LOWN SUBURD OF LOWN SUBURD OF LOWN
POSTAL ADDRESS (or write 'as above')
195 Arone
Suburb or town State Suburb or town
CONTACT DETAILS Daytime telephone Fax Daytime telephone
8415 6400 8415 6401 Email

2. Identify the land you propose to develop
Fill out the relevant fields or attach a schedule of lands and a detailed map of the land.
Site Name (Enter the common name for the site e.g. Liverpool Hospital, Drayton South Coal Mine etc.)
Street or Property Description
157-163 Cleveland Street
Suburb, town or locality Postcode Local government area
Redfern 2016 City of Sydney
Lot/DP or Lot/Section/DP or Lot/Strata no.
Please ensure that you put a slash (/) between lot, section, DP and strata numbers. If you have more than one piece of land, you will need to separate them with a comma eg 123/579, 162/2.
Lot 50 in DP 826153, Lot 11 in DP 531788 and Lot 1 in DP 449699
Note: You can find the lot, section, DP or strata number on a map of the land or on the title documents for the land,
if title was provided after 30 October 1983. If you have documents older than this, you will need to contact the Land
& Property Management Authority for updated details. OR: detailed description of land attached: □
On actalica accomplication land attached.
3. Describe what you propose to do
Briefly describe your proposal
Modify the development consent amend conditions E4 and D9 of SSD 4949-2011,
regarding commitments to achieving a Green Star rating and extending the permitted
hours of work.
What is the capital investment value of the development? original DA - \$29,389,000
If the development is State significant because it meets the capital investment value (CIV) criteria in a class
of Schedule 1 or 2 of State Environmental Planning Policy (State and Regional Development) 2011, the supporting document must include a quantity surveyor's report confirming the CIV of the development.
4. Staged development
You can apply for development consent for only part of your proposal now, and for the remaining part(s) at
a later stage.
Are you applying for development consent in stages?
Yes Please attach
 information which describes the stages of your development
∛ੰ • a copy of any consents you already have for part of your development.
No. 🔼
5. Critical habitat and threatened species
Is the land, or part of the land, critical habitat? Yes ☑ No ⊠
Is the development likely to significantly affect threatened species, populations or ecological communities, or
their habitats?
Yes. No. X >
Is the development biodiversity compliant? (refer to Schedule 1: Part 1(2) of the Environmental Planning and Assessment Regulation 2000)
Yes / □ > Why is the development biodiversity compliant?
No. 171

6. Other approvals		
Would the development, but for section 89J of the EP&A Act, require any of the following (select all that apply)?		
☐ concurrence under Part 3 of the Coastal Protection Act 1979 of the Minister administering that Part of that Act		
a permit under section 201, 205 or 219 of the Fisheries Management Act 1994		
an approval under Part 4, or an excavation permit under section 139, of the Heritage Act 1977		
an Aboriginal heritage impact permit under section 90 of the National Parks and Wildlife Act 1974		
an authorisation referred to in section 12 of the <i>Native Vegetation Act 2003</i> (or under any Act repealed by that Act) to clear native vegetation or State protected land		
a bush fire safety authority under section 100B of the Rural Fires Act 1997		
a water use approval under section 89, a water management work approval under section 90 or an activity approval under section 91 of the water Management Act 2000		
Do you require any of the following approvals in order to carry out the development (select all that apply)?		
an aquaculture permit under section 144 of the Fisheries Management Act 1994		
an approval under section 15 of the Mine Subsidence Compensation Act 1961		
a mining lease under the <i>Mining Act 1992</i>		
☐ a petroleum production lease under the <i>Petroleum</i>	(Onshore) Act 1991	
an environment protection licence under Chapter 3 of the <i>Protection of the Environment Operations Act 1997</i> (for any of the purposes referred to in section 43 of that Act)		
a consent under section 138 of the Roads Act 1993		
a licence under the Pipelines Act 1967		
an aquifer interference approval under the Water M	anagement Act 2000	
Consultation and concurrence		
☐ Would the development, but for Section 79B (2A) of the EP&A Act have required a concurrence under Section 79B of the Act, including a concurrence under the <i>Threatened Species Conservation Act</i> 1995?		
7. Landowner's consent		
	to this application being made on our behalf by the	
As the owner(s) of the above property, I/we consent applicant:		
As the owner(s) of the above property, I/we consent	to this application being made on our behalf by the Signature	
As the owner(s) of the above property, I/we consent applicant: Signature Granting Burnill	Signature	
As the owner(s) of the above property, I/we consent applicant: Signature Name		
As the owner(s) of the above property, I/we consent applicant: Signature Signature Name CRAHAM JOHN BURSILL	Signature Name	
As the owner(s) of the above property, I/we consent applicant: Signature GRAHAM JOHN BURSILL Date	Signature	
As the owner(s) of the above property, I/we consent applicant: Signature GRAHAM JOHN BURSILL Date 23/4/2012	Signature Name Date State significant development without the signature of the re landowners consent under clause 49(2) of the	
As the owner(s) of the above property, I/we consent applicant: Signature Signature Name CRAHAM JOHN BURSILL Date 23/4/2012 Note: The Department will not accept an application for owner of the land, unless the application does not requi	Signature Name Date State significant development without the signature of the re landowners consent under clause 49(2) of the 1000.	
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Accompanying documents (to be included as part of EIS) Which of the following documents (as required under Clause 2 of Part 1 of Schedule 1 of the Environmental Planning and Assessment Regulation 2000) have been included in the EIS (select all that apply)? a site plan of the land. a sketch of the development. an A4 plan of the building that indicates its height and external configuration, as erected, in relation to its site. an environmental impact statement. preliminary engineering drawings of the subdivision work to be carried out (if any). documentary evidence that any arrangements required by an environmental planning instrument to have been made before development consent may be granted have been made. If the development involves a change of use of a building (other than a dwelling house or a building or structure that is ancillary to a dwelling house and other than a temporary structure): ☐ a list of the Category 1 fire safety provisions that currently apply to the existing building a list of the Category 1 fire safety provisions that are to apply to the building If the development involves building work to alter, expand or rebuild an existing building a scaled plan of the existing building. If the land is within a wilderness area and is the subject of a wilderness protection agreement or conservation agreement within the meaning of the Wilderness Act 1987: a copy of the consent of the Minister for the Environment to the carrying out of the development. If the development is development to which clause 2A of Schedule 1 of the Environmental Planning and Assessment Regulation 2000 applies: a BASIX certificate(s) issued no earlier than 3 months before the application is made. such other documents as any BASIX certificate for the development requires to accompany the application. If the development is BASIX optional development and the development application is accompanied by a BASIX certificate(s): such other documents as any BASIX certificate for the development requires to accompany the application. If the development involves the erection of a temporary structure: documentation that specifies the live and dead loads the temporary structure is designed to meet. a list of any proposed fire safety measures to be provided in connection with the use of the temporary structure. in the case of a temporary structure proposed to be used as an entertainment venue, a statement as to how the performance requirements of Part B1 and NSW Part H102 of Volume One of the Building Code of Australia are to be complied with (if an alternative solution, to meet the performance requirements, is to be used). documentation describing any accredited building product of system sought to be relied on for the purposes of section 79C(4) of the Environmental Planning and Assessment Act 1979. copies of any compliance certificates to be relied on. If the development involves the use of a building as an entertainment venue or a function centre, pub, registered club or restaurant: a statement that specifies the maximum number of persons proposed to occupy, at any one time, that part of the building to which the use applies. If the development is residential flat development to which State Environmental Planning Policy No. 65 – Design Quality of Residential Flat Development applies: an explanation of the design in terms of the design quality principles set out in Part 2 of State Environmental Planning Policy No. 65 - Design Quality of Residential Flat Development. including the streetscape, drawlings of the proposed development in the context of surrounding development, including the streetscape, . development compliance with building heights; building height planes, setbacks and building envelope controls (if applicable) marked on plans, sections and elevations. drawings of the proposed landscape area, including species selected and materials to be used, presented in the context of the proposed building or buildings and the surrounding development and is context. details of the existing and likely future contexts, if the built form of the surrounding area is changing photomontages of the proposed development in the context of surrounding development. a sample board of the proposed materials and colours of the facade. detailed sections of proposed facades.

a model that includes the context, if appropriate.