

APPENDIX 2

SEARs – Compliance Table



SEARs Compliance Table			
Issue	Requirement	EIS Reference	
Key Issues			
1. Statutory Context	Address all relevant legislation, environmental planning instruments (EPIs) (including drafts), plans, policies, guidelines and planning circulars.	Section 4 and 6	
	Identify compliance with applicable development standards and provide a detailed justification for any non-compliances.	Appendix 3	
	• Provide an explanation of how the development as described in the EIS is consistent with the development as was described in the request for SEARs (including any components that were not SSD) and provide a justification for any differences.	Section 3	
	• Address the requirements of any approvals applying to the site, including any endorsed or draft master plan, precinct plan or any recommendation from a Gateway determination.	Not Applicable	
	• Provide an accurate summary of the detailed assessment of the impacts of the project and integrate the findings and recommendations of technical reports into the justification and evaluation of the project as a whole.	Section 7	
	• If affordable housing is being proposed, provide the name and ABN of the registered community housing provider that will be responsible for managing the affordable housing component, along with documentation confirming the provider's agreement to this responsibility.	Appendix 7	
2. Estimated Development Cost and Employment	• Provide the estimated development cost (EDC) of the concept development prepared in accordance with the relevant planning circular using the Standard Form of EDC Report.	Section 4.3.1 an Appendix 6	
	 As applicable, the EDC Report must separately specify the EDC of: the residential component of the development the tenant component of the built-to-rent development the seniors housing component of the development. 	Appendix 6	
3. Contributions and Public Benefit	• Address the requirements any relevant contribution plan(s), planning agreement or EPI requiring a monetary contribution, dedication of land and/or works-in-kind agreement. and include details of any proposal for further material public benefit.	Section 6.6	
	• Where a voluntary planning agreement is proposed, prepare a draft planning agreement in accordance with the <i>Planning agreements – Practice note- February 2021.</i>	Not Applicable	
4. Engagement	• Demonstrate that engagement and consultation activities have been undertaken in accordance with the Undertaking Engagement Guidelines for State Significant Projects and identify how issues raised, and feedback received have been considered in the design of the project.	Section 5 and Appendix 5	

	If the concept development would have required an approval or authorisation under another Act but for the application of s 4.41 of the EP&A Act or requires an approval or authorisation under another Act to be applied consistently by s 4.42 of the EP&A Act, the agency relevant to that approval or authorisation must be consulted.	
5. Design Quality	 Demonstrate how the concept development will achieve: design excellence in accordance with any applicable EPI provisions. good design in accordance with the seven objectives for good design in Better Placed. 	Section 6.7 and Appendix 10
	 Demonstrate that the concept development: where required by an EPI or concept approval, or where proposed, has been subject to a competitive design process, carried out in accordance with an endorsed brief and Design Excellence Strategy; or 	Not Applicable
	 in all other instances, has been reviewed by the State Design Review Panel (SDRP) where required under the NSW SDRP: Guidelines for Project Teams. 	Not Applicable as advised by
	• Recommendations of the jury and Design Integrity Panel (where a competitive design process has been held) or the SDRP are to be addressed prior to lodgement.	Department. Not Applicable.
6. Built Form and Urban Design	• Demonstrate how the proposed concept built form (layout, height, bulk, scale, separation and setbacks) addresses and responds to the context, site characteristics, streetscape and existing and future character of the locality. Where relevant explain and illustrate the application of any bonuses under an EPI.	Section 6.7 and Appendix 10
	Demonstrate that the proposal provides an appropriate interface with the adjoining low density residential zone and heritage conservation area.	Section 6.7, 6.18.2 and Appendix 15
	 Provide an assessment of the concept development against: the design principles for residential apartment development set out in Schedule 9 of the Housing SEPP and the Apartment Design Guide (ADG). This should include analysis on how the indicative dwellings would perform against the key ADG design criteria. 	Appendix 10
7. Environmental Amenity	• Assess amenity impacts on the surrounding locality, including solar access, visual privacy, view loss and view sharing, and wind, impacts. A high level of environmental amenity for any surrounding residential or other sensitive land uses must be demonstrated.	Section 6.8, 6.10, 6.12 and Appendix
	• Provide a solar access analysis of the overshadowing impacts of the development within the site, on surrounding properties and public spaces (during winter solstice) at hourly intervals between 9am and 3pm.	10 Section 6.9, 6.11, Appendix 9 and 10
8. Visual Impact	Provide a visual analysis of the concept building envelope from key viewpoints, including photomontages or perspectives showing the proposed and likely future development.	Section 6.8 and Appendix 23

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	• If the proposal would result in significant visual impact not anticipated by the planning controls, provide a visual impact assessment that addresses the visual impacts of the development on the existing catchment.	Appendix 23
9. Transport	• Provide a Transport Impact Assessment (TIA) in accordance with the processes and methodology recommended in the <i>Guide to Transport</i> Impact Assessment (GITA) published by TfNSW.	Section 6.15 and Appendix 26
10. Noise and Vibration	• Provide a noise and vibration assessment prepared in accordance with the relevant NSW Environment Protection Authority (EPA) guidelines. The assessment must outline construction and operational noise and vibration impacts on nearby sensitive receivers and structures and outline the proposed management and mitigation measures (in concept) that would be implemented.	Section 6.19 and Appendix 25 and 26
11. Water Management	• Outline proposed drainage design and servicing infrastructure to be incorporated as part of the development (stormwater and wastewater).	Section 6.22 and Appendix 21
	Demonstrate how the development complies with council's drainage requirements (in concept).	Section 6.22 and Appendix 21
12. Ground and Water Conditions	• Assess potential impacts on soil resources and related infrastructure and riparian lands on and near the site including soil erosion.	Section 6.21 and Appendix 13
	• Where required provide a concept Groundwater Impact Assessment in accordance with relevant Groundwater Guidelines. If the proposed development is on land identified as having high salinity or acid sulfate soil potential in an EPI provide a Salinity Management Plan or Acid Sulfate Soil Management Plan that includes appropriate management measures and strategies.	Appendix 13
13. Contamination and Remediation	• In accordance with Chapter 4 of State Environmental Planning Policy (Resilience and Hazards) 2021, assess and quantify any soil and groundwater contamination and demonstrate that the site is suitable (or will be suitable, after remediation) for the development.	Section 6.20 and 6.21 and Appendix 13
14. Trees and Landscaping	 Provide a concept site-wide landscape plan, that: details the strategy of proposed site planting, including location, number and species of plantings, heights of trees at maturity and proposed canopy coverage (as a percentage of the site area). provides evidence that opportunities to retain significant trees have been explored and/or inform the plan. 	Appendix 11
	 If the proposal involves impacts to trees, provide an Arboricultural Impact assessment that assesses the number, location, condition and significance of trees to be removed and retained including: any existing canopy coverage to be retained on-site. tree root mapping. if the proposal involves significant impacts to tree-protection zones of retained trees identified as being significant 	Section 6.14 and Appendix 18

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15. Ecologically Sustainable Development (ESD)	 Identify how ESD principles (as defined in section 193 of the EP&A Regulation) are incorporated in the design and ongoing operation of the development. 	Section 6.17 and Appendix 20
	• Where relevant, provide an assessment of the development against the standards for non-residential development set out in Chapter 3 of State Environmental Planning Policy (Sustainable Buildings) 2022.	Appendix 20
16. Biodiversity	 Unless a waiver has been granted, provide a Biodiversity Development Assessment Report (BDAR) that assesses any biodiversity impacts associated with the development in accordance with the <i>Biodiversity Conservation Act 2016 and the Biodiversity Assessment Method 2020.</i> OR 	Section 6.16 and Appendix 17
	• If the development is on biodiversity certified land, provide information to identify the site (using associated mapping) and demonstrate the proposed by the biodiversity certification.	Not Applicable
17. Waste Management	 Provide details of an overall strategy to be implemented to manage, reuse, recycle and safely dispose of this waste. Identify appropriate servicing arrangements for the site. 	Section 6.24 and Appendix 27
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18. Social Impact	• The EIS must consider social impacts and, should any significant social impacts be identified, a Social Impact Assessment must be prepared in accordance with the Social Impact Assessment Guideline for State Significant Projects.	Section 6.25 and Appendix 29
19. Flood Risk	 Identify the flood planning area and level as set out in the relevant EPI and other supporting documents to determine; the flood extent and velocity up to the Probable Maximum Flood and risk on-site having regard to adopted flood studies and, floodplain risk management studies and plans the site access and egress routes the potential effects of climate change, any relevant provisions of the <i>NSW Flood Risk Management Manual</i>, and any other relevant guidelines Where development is occurring on flood prone land a flood impact and risk assessment (FIRA) must be prepared having regard to the <i>Flood Impact and Risk Assessment – Flood Risk Management Guide LU01</i>. When determining the scope and category of the FIRA the requirements outlined in the FIRA guide must be considered. 	Section 6.23 and Appendix 22 Appendix 22

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• Detail any flood risk management measures that are to be incorporated as part of the development having regard to relevant guidelines (including any design solutions, flood modification measures, property modification measures, operational procedures or Flood Emergency Response Plan).	Appendix 22
• If the development is on mapped bush fire prone land, or a bush/grass fire threat is identified on or adjoining the site, provide a bush fire assessment that details proposed bush fire protection measures and demonstrates compliance with <i>Planning for Bush Fire Protection</i> .	Not Applicable
 Where there is known, or reasonably likely, to be Aboriginal cultural heritage on or near the site demonstrate that impacts have been adequately investigated and assessed by: Identifying that an appropriate prior planning process has already considered these impacts, e.g. a rezoning or development application, or Providing an initial assessment of the potential impacts. 	Section 6.18.1 and Appendix 14
 If potential impacts are significant, provide an Aboriginal Cultural Heritage Assessment Report (ACHAR) which: Identifies, describes and assesses any impacts to Aboriginal cultural heritage sites or values associated with the site. Is prepared in accordance with relevant guidelines. 	Appendix 14
• Where there is potential for direct or indirect impacts on environmental heritage, provide a Statement of Heritage Impact and Archaeological Assessment (where required), in accordance with the relevant guidelines.	Section 6.18.2 and Appendix 15
 If the development is affected by above ground dangerous goods storages from the surrounding developments and/or underground high-pressure dangerous goods pipelines in the vicinity of proposal location: Report on any consultation outcomes with operators. Consider whether the development would cause these storages non-compliance with <i>Australian Standards</i>. 	Not Applicable
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