

Development Consent – Key Sites

Section 4.38 of the Environmental Planning and Assessment Act 1979

As the Minister for Planning, I approve the Development Application referred to in Schedule 1, subject to the conditions specified in Schedule 2.

These conditions are required to:

- prevent, minimise, or offset adverse environmental impacts;
- set standards and performance measures for acceptable environmental performance;
- require regular monitoring and reporting; and
- provide for the ongoing environmental management of the development

The Hon Robert Stokes MP
NSW Minister for Planning

Sydney

2019

File: SSD 8875

SCHEDULE 1

Application Number:

SSD 8875

Applicant:

Sydney Metro

Consent Authority:

Minister for Planning

Site:

175-183 Castlereagh Street, Sydney (Lot 1 DP 74367, Lot 1 DP 229365, Lot 1 DP 596474, Lots 1 & 2 DP 982663, Lot 2 DP 509677, Lot 2 DP 900055, Lot 3 DP 61187, Lot 3 DP 74952, and Lot 17 DP 1095869)

Development:

Concept Development Application for Pitt Street North Over Station Development including:

- a maximum gross floor area of ~~50,310~~ **55,743** m² (including station floor space)
- a maximum building envelope, including street wall and setbacks for the over station development
- a maximum building height of RL 188.74
- podium level car parking for a maximum of 50 parking spaces
- conceptual land use for either one of a mixed-use or commercial scheme (not both).

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Summary of Modifications

SSD 8875	Approved by Minister on 25.06.19
SSD 8875 MOD1	Approved by the Executive Director on 26.02.21, for: <ul style="list-style-type: none">Modification to amend building envelope, permit projections for sunshades and balustrades and increase maximum GFA from 50,310 m² to 55,743 m².

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SCHEDULE 2

PART A ADMINISTRATIVE CONDITIONS

OBLIGATION TO MINIMISE HARM TO THE ENVIRONMENT

- A1. Consent is granted to the 'Development' as described in Schedule 1 and the EIS, as amended by the RtS and the conditions contained in this development consent.

TERMS OF CONSENT

- A2. The development may only be carried out:
- (a) in compliance with the conditions of this consent;
 - (b) in accordance with all written directions of the Planning Secretary;
 - (c) in accordance with the Response to Submissions;
 - (d) in accordance with the approved plans in the table below:

<u>Architectural Drawings – Building Envelope prepared by Architectus</u>		
<u>Dwg. No.</u>	<u>Name of Plan</u>	<u>Issue Number</u>
PE-01-01	Envelope – Ground Level	4
PE-01-02	Envelope – Level 01	4
PE-01-03	Envelope – Level 02	4
PE-01-04	Envelope – Level 03	4
PE-01-05	Envelope – Level 04	4
PE-01-06	Envelope – Podium	4
PE-01-07	Envelope – Tower	5
PE-01-08	Envelope – South Elevation	5
PE-01-09	Envelope – East Elevation	5
PE-01-10	Envelope – West Elevation	5
PE-01-11	Envelope – 3D Massing	2

<u>Architectural Drawings - Building Envelope prepared by Foster & Partners</u>			
<u>Dwg. No.</u>	<u>Name of Plan</u>	<u>Rev.</u>	<u>Date</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900100</u>	<u>Envelope Ground Level</u>	<u>01</u>	<u>14/04/20</u>

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<u>SMCSWSPS-FOS-OSN-AT-DWG-900101</u>	<u>Envelope Level 01</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900102</u>	<u>Envelope Level 02</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900103</u>	<u>Envelope Level 03</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900104</u>	<u>Envelope Level 04</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900105</u>	<u>Envelope Podium Levels</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900106</u>	<u>Envelope Tower Levels</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900201</u>	<u>Envelope West Elevation – Pitt Street</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900202</u>	<u>Envelope South Elevation – Park Street</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900203</u>	<u>Envelope East Elevation – Castlereagh Street</u>	<u>01</u>	<u>14/04/20</u>
<u>SMCSWSPS-FOS-OSN-AT-DWG-900210</u>	<u>Envelope Axonometric Views</u>	<u>01</u>	<u>14/04/20</u>

- A3. Consistent with the requirements in this consent, the Planning Secretary may make written directions to the Applicant in relation to:
- the content of any strategy, study, system, plan, program, review, audit, notification, report or correspondence submitted under or otherwise made in relation to this consent, including those that are required to be, and have been, approved by the Planning Secretary; and
 - the implementation of any actions or measures contained in any such document referred to in condition A3(a) above.
- A4. The conditions of this consent and directions of the Planning Secretary prevail to the extent of any inconsistency, ambiguity or conflict between them and a document listed in condition A2(c) or A2(d). In the event of an inconsistency, ambiguity or conflict between any of the documents listed in condition A2(c) or A2(d) and the most recent document prevails to the extent of the inconsistency, ambiguity or conflict.

DETERMINATION OF FUTURE DEVELOPMENT APPLICATIONS

- A5. In accordance with Section 4.22 of the EP&A Act, all development under the Concept and the subsequent stages are to be subject of future development applications.
- A6. The determination of future development applications are to be generally consistent with the terms of development consent SSD 8875 as described in Schedule 1 and subject to the conditions in Part B, Schedule 2.

LAPSING OF APPROVAL

- A7. This consent will lapse five (5) years from the date of consent, unless works associated with the development have physically commenced.
- A8. This consent does not allow any components of the concept development application to be carried out without further approval or prior consent being granted.

LEGAL NOTICES

- A9. Any advice of notice to the consent authority shall be served on the Planning Secretary.

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PLANNING SECRETARY AS MODERATOR

- A10. In the event of a dispute between the Applicant and a public authority in relation to an application requirement in this approval or relevant matter relating to the development, either party may refer the matter to the Planning Secretary for resolution. The Planning Secretary's resolution of the matter shall be binding on the parties.

EVIDENCE OF CONSULTATION

- A11. Where conditions of this consent require consultation with an identified party, the Applicant must:
- (a) consult with the relevant party prior to submitting the subject document to the Planning Secretary for approval; and
 - (b) provide details of the consultation undertaken including:
 - i. the outcome of that consultation, matters resolved and unresolved; and
 - ii. details of any disagreement remaining between the party consulted and the Applicant and how the Applicant has addressed the matters not resolved.

COMPLIANCE

- A12. The Applicant must ensure that all of its employees, contractors (and their sub-contractors) are made aware of, and are instructed to comply with, the conditions of this consent relevant to activities they carry out in respect of the development.

APPLICABILITY OF GUIDELINES

- A13. References in the conditions of this consent to any guideline, protocol, Australian Standard or policy are to such guidelines, protocols, Standards or policies in the form they are in as at the date of this consent.
- A14. However, consistent with the conditions of this consent and without altering any limits or criteria in this consent, the Planning Secretary may, when issuing directions under this consent in respect of ongoing monitoring and management obligations, require compliance with an updated or revised version of such a guideline, protocol, Standard or policy, or a replacement of them.

BUILDING ENVELOPES

- A15. Future development application(s) for the development must demonstrate that the building is contained wholly within the approved building envelopes consistent with the plans listed in Condition A2 and as modified by this consent, [with the exception of sunshade and balustrade elements which may protrude beyond the building envelope by:](#)
- (a) [Podium:](#)
 - i. [a maximum 210mm projection from the eastern façade](#)
 - ii. [a maximum 210mm projection from the western façade](#)
 - iii. [a maximum 410mm projection from the southern façade](#)
 - iv. [a maximum 600mm projection above the podium height on level 10/11 terrace](#)
 - (b) [Tower:](#)
 - i. [a maximum 460mm projection from the eastern façade](#)
 - ii. [a maximum 200mm projection from the southern façade](#)
- A16. Building height and Gross Floor Area are to be measured in accordance with definitions under Sydney Local Environmental Plan 2012.
- A17. The maximum achievable gross floor area for the site must not exceed ~~50,310~~ [55,743](#) m² and this amount will only be achieved subject to:
- (a) be wholly located within the approved building envelope
 - (b) compliance with the conditions of this concept approval
 - (c) demonstration of design excellence
 - (d) consistency with the design guidelines (as amended by Condition A23)

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- (e) built forms above the podium for a mixed-use scheme, must have floor plates with GFA no greater than 1,000 m² and the maximum horizontal dimension of the building façade (measured parallel to street frontages) is 40 m
- (f) built forms above the podium for a commercial scheme must:
 - i. articulate the tower to present as multiple forms, when viewed from both Town Hall and Hyde Park, with vertical expression along Park Street incorporating continuous elements of relief for the full height above the podium
 - ii. each tower form having its own unique roof
 - iii. have floor plates with GFA not greater than 1,400m² at a building height above 140 m (measured at corner of Castlereagh and Park Streets)
 - iv. built forms above the podium must have maximum horizontal dimension of building façade parallel to street frontages of 65 m in a single plane.

MAXIMUM CAR PARKING

A18. The maximum number of car parking spaces for the Over Station Development is 50 spaces.

AIRSPACE PROTECTION

- A19. For the purposes of controlled activities within the prescribed airspace for Sydney Airport, the building must not exceed a maximum height of RL 189 metres Australian Height Datum, inclusive of all lift over-runs, vents, chimneys, aerials, antennas, lightning rods, any roof top garden plantings, exhaust flues, etc
- A20. The proponent must advise Airservices Australia at least 3 business days prior to the controlled activity commencing by emailing ifp@airservicesaustralia.com and quoting SY-CA-572 P2.
- A21. Separate approval must be sought under the *Airports (Protection of Airspace) Regulations 1996* for any construction equipment (i.e. cranes) required to construct the building. Construction cranes may be required to operate at a height significantly higher than that of the proposed controlled activity and consequently, may not be approved under the Regulations. Therefore, it is advisable that approval to operate construction equipment (i.e. cranes) be obtained prior to any commitment to construct.
- A22. At the completion of the construction of the building, a certified surveyor is to notify (in writing) Sydney Airport Corporation Limited (SACL) of the finished height of the building.

DESIGN GUIDELINES

- A23. Prior to the lodgement of the first detailed development application, the Applicant shall revise the Sydney Metro Pitt Street North Over Station Development Design Guidelines (November 2018), to the satisfaction of the Planning Secretary, as follows:
 - (a) Insert additional subclause d) as follows in Clause 6 of *(Built Form above Podium)* which states: Maximise solar access to the public domain, through:
 - i. d) the design and articulation of roof forms to minimise additional shadow impacts to Hyde Park between 12 noon and 2 pm throughout the year.
 - (b) Amend Clause 9 in *(Built Form above Podium)* as follows:
 - i. Achievement of SEPP 65 & ADG requirements and must:
 - a) Provide appropriate building separation to maintain a reasonable level of residential privacy
 - b) Maximise solar access to residential apartments within the development with consideration to:
 - i. the number of apartments or development density
 - ii. limiting the number of single aspect/south facing apartments.
 - c) Minimise overshadowing impacts to surrounding residences, including private residences at 27 Park Street (Park Regis).
 - (c) Insert additional Clauses in *(Built Form above Podium)* as follows:
 - i. provide articulation of the tower to present as multiple forms, when viewed from both Town Hall and Hyde Park, with vertical expression along Park Street incorporating continuous elements of relief for the full height of the building above the podium to reduce the mass and scale of the future built form and ensure the built form better responds to the massing and scale of surrounding buildings

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- ii. incorporate building articulations, building modulations and façade treatments to provide distinctive visual breaks along the Park Street frontage of the site, respecting the surrounding subdivision and built forms patterns. The distinctive visual breaks shall be proportional to the overall building height and length of the street frontage.
- (d) Delete Figure 10 in (Public Domain and Place) and any references to Figure 10 throughout the design guideline.
- (e) Insert additional clauses in (Public Domain and Place) as follows:
 - i. The design and location of fire stairs, services, plants and other similar building elements must minimise their visual impacts at street level.
 - ii. The design and dimensions of any colonnade and awning along the street frontages of the site must integrate and support capacity for pedestrian access and connection to and from the station entrance and the over station development.
- (f) Amend Clause 6c (*Public Domain and Place*) as follows:
 - i. Seamless integration of all signage with the architectural character of the scheme and surrounding context, providing an elegant and uncluttered approach and coordinated with nearby public art. Signage location and placement must integrate with City of Sydney DCP 2005 - Signage and Advertising Structures.

A24. The updated Design Guidelines referred to in Condition A23 above, and the resulting design approach regarding integration of the OSD with the CSSI, is to be reviewed by the Sydney Metro Design Review Panel prior to the lodgement of any detailed development application.

DESIGN EXCELLENCE

- A25. Prior to the lodgement of the first detailed development application, the Applicant shall submit the final version of the Sydney Metro Design Excellence Strategy to the satisfaction of the Planning Secretary addressing the following:
- (a) must include a Design Integrity process throughout the design development and construction documentation period in consultation with the Government Architect NSW (GANSW), and through the State Design Review Panel (SDRP) Pilot Program or alternative Design Review Panel (DRP) as endorsed by GANSW. The DRP is to be augmented by including a member of the Sydney Metro Design Review Panel to ensure consistency in design advice and sufficient expertise in integrated station developments; and
 - (b) delete any disclaimer being: Disclaimer: The processes described in this document are indicative only and are based on a generic tendering process. Aspects of the process described may change.
- A26. The endorsed Design Excellence Strategy in accordance with Condition A25 is applicable only to the Pitt Street North OSD and is not endorsed under this consent as a Strategy which applies to other sites.

END OF PART A

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PART B CONDITIONS TO BE SATISFIED IN FUTURE DETAILED DEVELOPMENT APPLICATION(S)

BUILT FORM AND URBAN DESIGN

- B1. The detailed development application(s) shall address compliance with:
- (a) the Design Guidelines as endorsed by the Planning Secretary pursuant to conditions A23 and A24
 - (b) the Design Excellence Strategy as endorsed by the Planning Secretary pursuant to condition A25, including the advice of the Sydney Metro Design Review Panel, the Pitt Street North Design Excellence Evaluation Panel as contained within the Design Excellence Report and State Design Review Panel (or approved alternative under Condition A25).
- B2. The following elements are not inconsistent with the concept proposal but are subject to further assessment with the relevant detailed development application(s):
- (a) indicative signage zones, following preparation of a Signage Strategy
 - (b) conceptual land uses for a mixed-use scheme or a commercial scheme (not both)
 - (c) subdivision.
- B3. The detailed development application shall address the following built form considerations:
- (a) for a mixed-use scheme, built forms above the podium must have floor plates no greater than 1000 m² GFA and maximum horizontal dimension of building façade parallel to street frontages is 40 m
 - (b) for a commercial scheme, must have floor plates no greater than 1,400 m² GFA at a building height above 140 m and built forms above the podium must have maximum horizontal dimension of building façade parallel to street frontages of 65 m in a single plane
 - (c) integration with the approved Metro station
 - (d) the selection of materials is to be complementary to the existing development context and respectful of heritage items in the site's vicinity
 - (e) for a mixed-use scheme, achieve compliance with the requirements of State Environmental Planning Policy No 65 – Design Quality of Residential Apartment Development and the accompanying Apartment Design Guide
 - (f) wind mitigation measures arising from compliance with Condition B11 below.

DESIGN REVIEW PANEL

- B4. Prior to the lodgement of any Detailed Development Application, the Applicant is to submit a Design Integrity Report (DIR), to the satisfaction of the Planning Secretary, that demonstrates how design excellence and design integrity will be achieved in accordance with:
- (a) the design objectives of the Concept Development Application;
 - (b) consistency with the approved Design Guidelines as amended by Condition A23;
 - (c) the DEEP's Design Excellence Report;
 - (d) the advice of State Design Review Panel (or approved alternative under Condition A25); and
 - (e) the conditions of this consent.
- B5. The Design Integrity Report (DIR) as required by Condition B4 must include a summary of feedback provided by SDRP (or alternative approved in accordance with Condition A25) and responses by the Applicant to this advice. The DIR shall also include how the process will be implemented through to completion of the approved development.

LAND USE

- B6. Futured detailed development application(s) for the over station development must identify the proposed land use scheme being either a mixed-use development or a commercial development (one or the other, not both).

HERITAGE IMPACT ASSESSMENT

- B7. Future detailed development applications must consider:
- (a) the frontages of the podium should incorporate a high proportion of masonry compared to window glazing and a high degree of architectural modelling and articulation

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- (b) the Pitt Street and Castlereagh Street frontages of the podium should respond to the major horizontal and vertical elements of the heritage buildings along those respective street frontages
 - (c) the podium should interpret the subdivision pattern established during the late nineteenth and twentieth century, characterised by lot widths of the National Building and Masonic Club.
- B8. Future detailed development application(s) shall include a detailed Heritage Impact Assessment and a Heritage Interpretation Strategy for the proposed works, prepared in consultation with the Heritage Council of NSW and City of Sydney Council. The Heritage Impact Assessment must address the recommendations of the concept stage Heritage Impact Statement dated August 2018 prepared by GML Heritage.

ENVIRONMENTAL PERFORMANCE / ESD

- B9. Future detailed development application(s) must demonstrate how the principles of ecologically sustainable development (ESD) have been incorporated into the design, construction and ongoing operation of the proposal. The ESD credentials of the detailed development application shall be in accordance with the framework, targets and visions of the ESD Report lodged with the EIS prepared by Sydney Metro (August 2018).
- B10. For future detailed development application(s) the proposed minimum performance targets for environmental performance are:
- (a) for a commercial / office use:
 - i. 5 Star NABERS Energy; and,
 - ii. 3.5 Star NABERS Water.
 - (b) for residential use :
 - i. BASIX 40 Energy
 - ii. Exceed minimum compliance with BASIX Water.
 - (c) for the hotel use:
 - i. 4 Star NABERS Energy; and,
 - ii. 3 Star NABERS Water
 - (d) Green Star ratings:
 - i. for residential use, then 5 Star Green Star; or,
 - ii. for office / commercial use, then 6 Star Green Star; or,
 - iii. for hotel use, then 5 Star Green Star.

WIND IMPACTS

- B11. The detailed development application shall be accompanied by a Wind Impact Assessment including computer modelling of the detailed building form. Compliance shall be demonstrated with the *Lawson wind comfort criteria* through the incorporation of mitigation measures within the detailed design.

SECURITY AND CRIME ASSESSMENT

- B12. Future detailed development application(s) shall be accompanied by a Security and Crime Risk Assessment prepared in consultation with NSW Police having regard to NSW Police publication "*Safe Places*" *Vehicle Management: A comprehensive guide for owners, operators and designers*" and Crime Prevention Through Environmental Design (CPTED) principles.
- B13. Future detailed development application(s) shall include a detailed Crime Prevention Through Environmental Design (CPTED) Report for the proposed works. The CPTED Report must address the conclusions and recommendations of the concept stage CPTED Report dated August 2018 prepared by Ethos Urban.

FIRE AND RESCUE ASSESSMENT

- B14. Future detailed development application(s) shall be accompanied by a draft Fire and Rescue Assessment / Engineering Brief for the OSD prepared in consultation with Fire and Rescue NSW providing relevant details of:
- (a) The various sectors within the Pitt Street North Metro site served by independent fire systems (such as the OSD, the underground and aboveground metro sector, etc)

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- (b) Fire engineering analysis of the pedestrian connection interfaces between the sectors and the sectors themselves, having regard to emergency occupant egress, fire and smoke compartmentation, smoke hazard management and fire fighting intervention
- (c) Adequacy of fire and life safety systems within the Pitt Street North Metro site in relation to the fire hazards of the Sydney Metro
- (d) Design of fire hydrant systems for OSD elements that exceed 135m
- (e) Future consultation to be undertaken with Fire and Rescue NSW in respect of the final design and construction of the OSD and operational compatibility of the Pitt Street North Metro site's proposed fire and life safety systems.

CONSTRUCTION IMPACT ASSESSMENT

- B15. Future detailed development application(s) shall provide analysis and assessment of the impacts of construction and include:
- (a) Construction Traffic Management Plan as per condition B18(b)
 - (b) Cumulative Construction Impact Assessment (i.e. arising from concurrent construction activity)
 - (c) Noise and Vibration Impact Assessment
 - (d) Community Consultation and Engagement Plans
 - (e) Construction Waste Management Plan
 - (f) Air Quality Management Plan

The plans referred to above may be prepared as part of a Construction Environmental Management Plan prepared and implemented under the conditions of any consent granted by future development applications, having regard to the Construction Environmental Management Framework and Construction Noise and Vibration Strategy prepared for the City Metro City and Southwest (CSSI 7400).

NOISE AND VIBRATION

- B16. Future detailed development application(s) must demonstrate the following noise and vibration requirements consistent with the construction works at the site approved under CSSI 7400 can be met:
- (a) vibration from construction activities does not exceed the vibration limits set out in the British Standard BS 7385-2:1993 Evaluation and measurement for vibration in buildings. Guide to damage levels from groundborne vibration.
 - (b) vibration testing has been conducted before and during vibration generating activities that have the potential to impact on heritage items to identify minimum working distances to prevent cosmetic damage. In the event that the vibration testing and monitoring shows that the preferred values for vibration are likely to be exceeded, the Applicant must review the construction methodology and, if necessary, propose additional mitigation measures.
 - (c) advice of a heritage specialist on methods and locations for installing equipment used for vibration, movement and noise monitoring of heritage-listed structures.

TRAFFIC, ACCESS AND CAR PARKING

- B17. Future detailed development application(s) shall be accompanied by a Traffic and Transport Impact Assessment.
- B18. Future detailed development application(s) must include:
- (a) consideration of responsibilities, timing and commitments to the development of car share parking, motorcycle parking and preparation of travel plans
 - (b) Construction Traffic Management Plan (CTMP) prepared in consultation with the Sydney Coordination Office and the City of Sydney, and to the satisfaction of the relevant roads authorities. The CTMP shall include, but not be limited to:
 - i. haulage movement numbers I routes including contingency routing
 - ii. detailed travel management strategy for construction vehicles including staff movements;
 - iii. maintaining pedestrian and cyclist links I routes
 - iv. independent road safety audits on construction-related traffic measures

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v. measures to account for any cumulative activities I work zones operating simultaneously.

- B19. Independent road safety audits are to be undertaken for all stages of detailed design development involving road operations and traffic issues relevant to the OSD. Any issues identified by the audits shall be closed out in consultation with the Sydney Coordination Office and the City of Sydney to the satisfaction of the relevant road authorities.

UTILITIES

- B20. Future detailed development application(s) shall address the existing capacity and any augmentation requirements of the development for the provision of utilities, including staging of infrastructure through the preparation of an infrastructure / utility management plan in consultation with relevant agencies and service providers.

NOISE AND VIBRATION

- B21. Future detailed development application(s) shall be accompanied by a Noise and Vibration Impact Assessment that identifies and provides a quantitative assessment of the main noise generating sources and activities during operation including consideration of noise and vibration impacts associated with commercial development above a train station. Details are to be included outlining any mitigation measures necessary to ensure the amenity of future sensitive land uses on the neighbouring sites is protected during the operation of the development. The Noise and Vibration Impact Assessment must address the conclusions and recommendations of the concept stage Report dated August 2018 prepared by Pulse Acoustic Consultancy.

FLOODING AND STORMWATER

- B22. Future detailed development application(s) shall be accompanied by a Flood Impact Assessment. The Flood Impact Assessment must address the conclusions and recommendations of the concept stage Flooding and Stormwater Management Plan dated August 2018 prepared by Cardno and provide the following:
- (a) Compliance with the City of Sydney's Interim Floodplain Management Policy including detailed reasoning for any non-compliances.
 - (b) Detailed stormwater and drainage design documentation including overland flow assessment and maintenance.

REFLECTIVITY

- B23. Future Development Application(s) shall include a Reflectivity Analysis demonstrating that the external treatments, materials and finishes of the development do not cause adverse or excessive glare.

JUSTIFICATIONS FOR LAND USES

- B24. Future Development Application(s) shall include detailed description and analysis for either a commercial or a mixed-use concept (not both) and justifications that the selected option is based on careful consideration of the benefits and potential impacts.

END OF PART B

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ADVISORY NOTES

APPEALS

- AN1 The Applicant has the right to appeal to the Land and Environment Court in the matter set out in the EP&A Act and the EP&A Regulation (as amended).
- AN2 The Applicant is solely responsible for ensuring that all additional consents and agreements are obtained from other authorities, as relevant.

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