Development consent

Section 4.38 of the Environmental Planning and Assessment Act 1979

As delegate of the Minister for Planning under delegation executed on 11 October 2017, 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.

David Gainsford
Executive Director
Priority Projects

Sydney 14th February 2019

SCHEDULE 1

Application No.: SSD 8636

Applicant: The University of Sydney

Consent Authority: Minister for Planning

Land: The University of Sydney, Darlington Campus (Part Lot 1 DP 790620)

Development: Engineering Precinct Stage 1 Development, including:
- site excavation and earthworks;
- upgrade of retained southern tower;
- construction of a new eight to nine level northern wing and integration with retained southern tower;
- integration with adjacent Link Building, including new loading dock and storage area;
- external gas storage areas;
- landscaping works including:
  - replacement of existing carpark with new southern plaza open space area;
  - embellishment and upgrading of existing open space areas adjoining the building;
  - tree removal and replacement planting; and
- utilities and infrastructure connection works.
DEFINITIONS

Aboriginal object
Has the same meaning as the definition of the term in section 5 of the National Parks and Wildlife Act 1974

Aboriginal place
Has the same meaning as the definition of the term in section 5 of the National Parks and Wildlife Act 1974

Advisory Notes
Advisory information relating to the consent but do not form a part of this consent

Applicant
The University of Sydney or any person carrying out any development to which this consent applies

Approved disturbance area
The area identified as such on the development layout

BCA
Building Code of Australia

BC Act
Biodiversity Conservation Act 2016

CEMP
Construction Environmental Management Plan

Certification of Crown building work
Certification under section 109R of the EP&A Act

Certifying Authority
Professionals that are accredited by the Building Professionals Board to issue construction, occupation, subdivision, strata, compliance and complying development certificates under the EP&A Act, Strata Schemes (Freehold Development) Act 1973 and Strata Schemes (Leasehold Development) Act 1986 or in the case of Crown development, a person qualified to conduct a Certification of Crown Building works

Conditions of this consent
Conditions contained in Schedule 2 of this document

Construction
All physical works to enable operation, including but not limited to the demolition and removal of buildings, the carrying out of works for the purposes of the development, including bulk earthworks, and erection of buildings and other infrastructure permitted by this consent, excluding:

- building and road dilapidation surveys;
- investigative drilling, investigative excavation or Archaeological Salvage;
- establishing temporary site offices (in locations identified by the conditions of this consent);
- installation of environmental impact mitigation measures, fencing, enabling works; and
- minor adjustments to services or utilities

Council
City of Sydney Council

Day
The period from 7am to 6pm on Monday to Saturday, and 8am to 6pm on Sundays and Public Holidays

Demolition
The deconstruction and removal of buildings, sheds and other structures on the site

Department
NSW Department of Planning and Environment

Development
The development described in the EIS and Response to Submissions, including the works and activities comprising site preparation, construction, and use, as modified by the conditions of this consent.

Earthworks
Bulk earthworks, site levelling, import and compaction of fill material, excavation for installation of drainage and services, to prepare the site for construction

EIS
The Environmental Impact Statement titled University of Sydney, Engineering and Technology Precinct – Darlington Campus, Environmental Impact Statement for State Significant Development (SSD 8636), prepared by SJB Planning, dated April 2018, submitted with the application for consent for the development, including any additional information provided by the Applicant in support of the application

ENM
Excavated Natural Material

Environment
Includes all aspects of the surroundings of humans, whether affecting any human as an individual or in his or her social groupings

EPA
NSW Environment Protection Authority

EP&A Act
Environmental Planning and Assessment Act 1979
EP&A Regulation

Evening

Feasible

Heritage

Heritage Item

Incident

Land

Material harm

Minister

Mitigation

Monitoring

Night

Non-compliance

OEH

Operation

Planning Secretary

Reasonable

Response to submissions

RMS

Sensitive receivers

Site

Site Auditor

Site Audit Report

Site Audit Statement

TfNSW

Waste

Year

Environmental Planning and Assessment Regulation 2000

The period from 6pm to 10pm

Means what is possible and practical in the circumstances

Encompasses both Aboriginal and historic heritage including sites that predate European settlement, and a shared history since European settlement

An item as defined under the Heritage Act 1977, and assessed as being of local, State and/or National heritage significance, and/or an Aboriginal Object or Aboriginal Place as defined under the National Parks and Wildlife Act 1974; the World Heritage List, or the National Heritage List or Commonwealth Heritage List under the Environment Protection and Biodiversity Conservation Act 1999 (Cth), or anything identified as a heritage item under the conditions of this consent

An occurrence or set of circumstances that causes or threatens to cause material harm and which may or may not be or cause a non-compliance

Note: "material harm" is defined in this consent

Has the same meaning as the definition of the term in section 1.4 of the EP&A Act

Is harm that:

a) involves actual or potential harm to the health or safety of human beings or to the environment that is not trivial, or

b) results in actual or potential loss or property damage of an amount, or amounts in aggregate, exceeding $10,000, (such loss includes the reasonable costs and expenses that would be incurred in taking all reasonable and practicable measures to prevent, mitigate or make good harm to the environment)

NSW Minister for Planning (or delegate)

Activities associated with reducing the impacts of the development prior to or during those impacts occurring

Any monitoring required under this consent must be undertaken in accordance with section 9.40 of the EP&A Act

The period from 10pm to 7am on Monday to Saturday, and 10pm to 8am on Sundays and Public Holidays

An occurrence, set of circumstances or development that is a breach of this consent

NSW Office of Environment and Heritage

The carrying out of the approved purpose of the development upon completion of construction.

Planning Secretary under the EP&A Act, or nominee

Means applying judgement in arriving at a decision, taking into account: mitigation benefits, costs of mitigation versus benefits provided, community views, and the nature and extent of potential improvements.

The Applicant's response to issues raised in submissions received in relation to the application for consent for the development under the EP&A Act.

NSW Roads and Maritime Services

A location where people are likely to work, occupy or reside, including a dwelling, school, hospital, office or public recreational area

The land defined in Schedule 1.

As defined in section 4 of the Contaminated Land Management Act 1997

As defined in section 4 of the Contaminated Land Management Act 1997

As defined in section 4 of the Contaminated Land Management Act 1997

Transport for New South Wales

Has the same meaning as the definition of the term in the Dictionary to the POEO Act

A period of 12 consecutive months
SCHEDULE 2

PART A  ADMINISTRATIVE CONDITIONS

Obligation to Minimise Harm to the Environment

A1. In addition to meeting the specific performance measures and criteria in this consent, all reasonable and feasible measures must be implemented to prevent, and if prevention is not reasonable and feasible, minimise, any material harm to the environment that may result from the construction and operation of the development, and any rehabilitation required under this 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) generally in accordance with the EIS as amended by the Response to Submissions and Supplementary Response to Submissions; and
(d) in accordance with the approved plans in the table below:

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**Civil and Stormwater Management Plans prepared by Bonacci Group**

NSW Government  
Department of Planning and Environment  
Sydney University Stage 1 Engineering Precinct  
(SSD 9636)
A3. Consistent with the requirements in this consent, the Planning Secretary may make written directions to the Applicant in relation to:
   (a) 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
   (b) the implementation of any actions or measures contained in any such document referred to in (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). In the event of an inconsistency, ambiguity or conflict between any of the documents listed in condition A2(c), the most recent document prevails to the extent of the inconsistency, ambiguity or conflict.

Limits of Consent

A5. This consent lapses five years after the date from which it operates, unless the works associated with the development have physically commenced.

Prescribed Conditions

A6. The Applicant must comply with all relevant prescribed conditions of development consent under Part 6, Division 8A of the EP&A Regulation.

Future Upgrades to Blackwattle Creek Lane

A7. The Blackwattle Creek Lane and Shepherd Street pedestrian upgrades shown in the landscape concept plans prepared by Aspect Studios in Appendix D of the Response to Submissions do not form part of this approval. Separate approval, as necessary, must be obtained before carrying out upgrade works depicted in those plans.

Design Quality Excellence

A8. In order to ensure the design quality excellence of the development is retained:
   (a) the design architect (Cox Architecture) is to have direct involvement in the design documentation, contract documentation and construction stages of the project;
   (b) the design architect is to have full access to the site and is to be authorised by the Applicant to respond to the consent authority where information or clarification is required in the resolution of design issues throughout the life of the project; and
   (c) evidence of the design architect's commission is to be provided to the Planning Secretary prior to certification of any building works, except for site preparatory works.

A9. The design architect for the project must not change without prior approval of the Planning Secretary.

A10. Detailed architectural and landscape drawings for construction are also to be referred to the Design Excellence Review Committee for endorsement and any subsequent significant design changes must be referred to the Design Excellence Review Committee to confirm Design Excellence is maintained.

Planning Secretary as Moderator

A11. In the event of a dispute between the Applicant and a public authority, in relation to an applicable 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 must be binding on the parties.

Long Service Levy

A12. For work costing $25,000 or more, a Long Service Levy must be paid. For further information please contact the Long Service Payments Corporation Helpline on 131 441.

Legal Notices

A13. Any advice or notice to the consent authority must be served on the Planning Secretary.

Evidence of Consultation

A14. 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 or Certifying Authority for information or 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.
Staging, Combining and Updating Strategies, Plans or Programs

A15. With the approval of the Planning Secretary, the Applicant may:
(a) prepare and submit any strategy, plan or program required by this consent on a staged basis (if a clear description is provided as to the specific stage and scope of the development to which the strategy, plan or program applies, the relationship of the stage to any future stages and the trigger for updating the strategy, plan or program);
(b) combine any strategy, plan or program required by this consent (if a clear relationship is demonstrated between the strategies, plans or programs that are proposed to be combined); and
(c) update any strategy, plan or program required by this consent (to ensure the strategies, plans and programs required under this consent are updated on a regular basis and incorporate additional measures or amendments to improve the environmental performance of the development).

A16. If the Planning Secretary agrees, a strategy, plan or program may be staged or updated without consultation being undertaken with all parties required to be consulted in the relevant condition in this consent.

A17. If approved by the Planning Secretary, updated strategies, plans or programs supersede the previous versions of them and must be implemented in accordance with the condition that requires the strategy, plan or program.

Demolition

A18. All demolition must be carried out in accordance with Australian Standard AS 2601-2001 The Demolition of Structures (Standards Australia, 2001).

Structural Adequacy

A19. All new buildings and structures, and any alterations or additions to existing buildings and structures, that are part of the development, must be constructed in accordance with the relevant requirements of the BCA.

External Walls and Cladding

A20. The external walls of all buildings including additions to existing building must comply with the relevant requirements of the BCA.

Applicability of Guidelines

A21. 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 at the date of this consent.

A22. 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.

Monitoring and Environmental Audits

A23. Any condition of this consent that requires the carrying out of monitoring or an environmental audit, whether directly or by way of a plan, strategy or program, is taken to be a condition requiring monitoring or an environmental audit under Division 9.4 of Part 9 of the EP&A Act. This includes conditions in respect of incident notification, reporting and response, non-compliance notification and independent environmental auditing.

Note: For the purposes of this condition, as set out in the EP&A Act, “monitoring” is monitoring of the development to provide data on compliance with the consent or on the environmental impact of the development, and an “environmental audit” is a periodic or particular documented evaluation of the development to provide information on compliance with the consent or the environmental management or impact of the development.

Access to Information

A24. At least 48 hours before the commencement of construction until the completion of all works under this consent, or such other time as agreed by the Planning Secretary, the Applicant must:
(a) make the following information and documents (as they are obtained or approved) publicly available on its website:
(i) the documents referred to in condition A2 of this consent;
(ii) all current statutory approvals for the development;
(iii) all approved strategies, plans and programs required under the conditions of this consent;
(iv) regular reporting on the environmental performance of the development in accordance with the reporting arrangements in any plans or programs approved under the conditions of this consent;
(v) a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this consent, or any approved plans and programs;
(vi) a summary of the current stage and progress of the development;
(vii) contact details to enquire about the development or to make a complaint;
(viii) a complaints register, updated monthly;
(ix) audit reports prepared as part of any independent environmental audit of the development and the Applicant's response to the recommendations in any audit report;
(x) any other matter required by the Planning Secretary; and
(b) keep such information up to date, to the satisfaction of the Planning Secretary.

Compliance

A25. 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.

ADVISORY NOTES

AN1. All licences, permits, approvals and consents as required by law must be obtained and maintained as required for the development. No condition of this consent removes any obligation to obtain, renew or comply with such licences, permits, approvals and consents.
PART B PRIOR TO COMMENCEMENT OF CONSTRUCTION

Notification of Commencement

B1. The Department must be notified to the Department in writing of the dates of commencement of physical work and operation at least 48 hours before those dates.

If the construction of the development is to be staged, the Department must be notified in writing at least 48 hours before the commencement of each stage, of the date of commencement and the development to be carried out in that stage.

Certified Drawings

B2. Prior to the commencement of construction, the Applicant must submit to the satisfaction of the Certifying Authority structural drawings prepared and signed by a suitably qualified practising Structural Engineer that demonstrates compliance with:

(a) the relevant clauses of the BCA; and
(b) this development consent.

External Walls and Cladding

B3. Prior to the commencement of construction, the Applicant must provide the Certifying Authority with documented evidence that the products and systems proposed for use construction of external walls including finishes and claddings such as synthetic or aluminium composite panels comply with the requirements of the BCA. The Applicant must provide a copy of the documentation given to the Certifying Authority to the Planning Secretary within seven days after the Certifying Authority accepts it.

Design Modification - Landscape

B4. Prior to the commencement of the relevant landscape works, the Applicant must revise the landscape plan to:

(a) ensure all new trees are advanced canopy trees with a minimum pot size at least 400L at installation;
(b) incorporate irrigation to all areas of landscaping and turf to ensure healthy plant growth is sustained in extended dry periods; and
(c) ensure that all pavements, edges, walls, stairs, ramps, handrails and tactile ground surface indicators comply with Safety in Design and all relevant DDA codes and AS1428.

B5. The revised landscape plan required by condition B4 must be submitted to the Certifying Authority and the Planning Secretary for information.

Protection of Public Infrastructure

B6. Before the commencement of construction, the Applicant must:

(a) consult with the relevant owner and provider of services that are likely to be affected by the development to make suitable arrangements for access to, diversion, protection and support of the affected infrastructure;
(b) prepare a dilapidation report identifying the condition of all public infrastructure in the vicinity of the site (including roads, gutters and footpaths); and
(c) submit a copy of the dilapidation report to the Certifying Authority and Council.

Utilities and Services

B7. Before the construction of any utility works associated with the development, the Applicant must obtain relevant approvals from service providers.

B8. Prior to the commencement of above ground works written advice must be obtained from the electricity supply authority, an approved telecommunications carrier and an approved gas carrier (where relevant) stating that satisfactory arrangements have been made to ensure provisions of adequate services.

Community Communication Strategy

B9. A Community Communication Strategy must be prepared to provide mechanisms to facilitate communication between the Applicant, the relevant Council and the community (including adjoining affected landowners and businesses, and others directly impacted by the development), during the design and construction of the development and for a minimum of 12 months following the completion of construction.

B10. The Community Communication Strategy must:

(a) identify people to be consulted during the design and construction phases;
(b) set out procedures and mechanisms for the regular distribution of accessible information about or relevant to the development;
(c) provide for the formation of community-based forums, if required, that focus on key environmental management issues for the development; and

(d) set out procedures and mechanisms:
   (i) through which the community can discuss or provide feedback to the Applicant;
   (ii) through which the Applicant will respond to enquiries or feedback from the community;
   (iii) to resolve any issues and mediate any disputes that may arise in relation to construction; and
   operation of the development, including disputes regarding rectification or compensation.

B11. The Community Communications Strategy must be submitted to the Planning Secretary for approval no later than one month before the commencement of any work.

B12. Work for the purposes of the development must not commence until the Community Communication Strategy has been approved by the Planning Secretary, or within another timeframe agreed with the Planning Secretary.

Ecologically Sustainable Development

B13. Prior to the commencement of construction, the Applicant must register for a minimum 4 star Green Star rating with the Green Building Council Australia and submit evidence of registration to the Certifying Authority unless otherwise agreed by the Planning Secretary.

Outdoor Lighting

B14. Prior to commencement of building works, all outdoor lighting within the Site must comply with AS 1158.3.1:2005 Lighting for roads and public spaces – Pedestrian area (Category P) lighting – Performance and design requirements and AS 4282-1997 Control of the obtrusive effects of outdoor lighting. Details demonstrating compliance with these requirements must be submitted to the satisfaction of the Certifying Authority.

Access for People with Disabilities

B15. The works that are the subject of this application must be designed and constructed to provide access and facilities for people with a disability in accordance with the BCA. Prior to the commencement of any work, the Certifying Authority must ensure that evidence of compliance with this condition from an appropriately qualified person is provided and that the requirements are referenced on any certified plans.

Environmental Management Plan Requirements

B16. Management plans required under this consent must be prepared in accordance with relevant guidelines, and include:
   (a) detailed baseline data;
   (b) details of:
      (i) the relevant statutory requirements (including any relevant approval, licence or lease conditions);
      (ii) any relevant limits or performance measures and criteria; and
      (iii) the specific performance indicators that are proposed to be used to judge the performance of, or
           guide the implementation of, the development or any management measures;
   (c) a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria;
   (d) a program to monitor and report on the:
      (i) impacts and environmental performance of the development;
      (ii) effectiveness of the management measures set out pursuant to paragraph (c) above;
   (e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible;
   (f) a program to investigate and implement ways to improve the environmental performance of the development over time;
   (g) a protocol for managing and reporting any:
      (i) incident and any non-compliance (specifically including any exceedance of the impact assessment criteria and performance criteria);
      (ii) complaint;
      (iii) failure to comply with statutory requirements; and
   (h) a protocol for periodic review of the plan.

Note: The Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plans.
Construction Environmental Management Plan

B17. Prior to the commencement of construction, the Applicant must prepare a Construction Environmental Management Plan (CEMP) and it must include, but not be limited to, the following:

(a) Details of:
   (i) hours of work;
   (ii) 24-hour contact details of site manager;
   (iii) management of dust and odour to protect the amenity of the neighbourhood;
   (iv) stormwater control and discharge;
   (v) measures to ensure that sediment and other materials are not tracked onto the roadway by vehicles leaving the Site;
   (vi) groundwater management plan including measures to prevent groundwater contamination;
   (vii) external lighting in compliance with AS 4282-1997 Control of the obtrusive effects of outdoor lighting;
   (viii) community consultation and complaints handling;

(b) Construction Traffic and Pedestrian Management Sub-plan (see Condition B20);

(c) Construction Noise and Vibration Management Sub-plan (see Condition B21);

(d) Construction Waste Management Sub-plan (see Condition B22);

(e) Construction Soil and Water Management Sub-plan (see Condition B23);

(f) an unexpected finds protocol for contamination, Aboriginal and non-Aboriginal heritage and associated communications procedure; and

(g) waste classification (for materials to be removed) and validation (for materials to remain) be undertaken to confirm the contamination status in these areas of the site.

B18. The Applicant must not commence construction of the development until the CEMP is approved by the Certifying Authority and submitted to the Planning Secretary.

B19. The Construction Traffic and Pedestrian Management Sub-plan must address, but not be limited to, the following:

(a) be prepared by a suitably qualified and experienced person(s);

(b) be prepared in consultation with Council, RMS and the Sydney Coordination Office within TfNSW;

(c) detail the measures that are to be implemented to ensure road safety and network efficiency during construction in consideration of potential impacts on general traffic, cyclists and pedestrians and bus services;

(d) detail heavy vehicle routes, access and parking arrangements;

(e) include a Driver Code of Conduct to:
   (i) minimise the impacts of earthworks and construction on the local and regional road network;
   (ii) minimise conflicts with other road users;
   (iii) minimise road traffic noise; and
   (iv) ensure truck drivers use specified routes;

(f) include a program to monitor the effectiveness of these measures; and

(g) if necessary, detail procedures for notifying residents and the community (including local schools), of any potential disruptions to routes.

B20. The Construction Noise and Vibration Management Sub-plan must address, but not be limited to, the following:

(a) be prepared by a suitably qualified and experienced noise expert;

(b) describe procedures for achieving the noise management levels in EPA’s Interim Construction Noise Guideline (DECC, 2009);

(c) outline how noise and vibration impacts would be monitored during construction

(d) describe the measures to be implemented to manage high noise generating works such as piling, in close proximity to sensitive receivers;

(e) include strategies that have been developed with the community for managing high noise generating works; and

(f) describe the community consultation undertaken to develop the strategies; and

(g) include a complaints management system that would be implemented for the duration of the construction.
B21. The Construction Waste Management Sub-plan must address, but not be limited to, the following:
   (a) detail the quantities of each waste type generated during construction and the proposed reuse, recycling and disposal locations;
   (b) removal of hazardous materials including asbestos, particularly the method of containment and control of emission of fibres to the air, and disposal at an approved waste disposal facility in accordance with the requirements of the relevant legislation, codes, standards and guideline, prior to the commencement of any building works.

B22. The Construction Soil and Water Management Sub-plan must address, but not be limited to, the following:
   (a) be prepared by a suitably qualified expert, in consultation with Council;
   (b) describe all erosion and sediment controls to be implemented during construction;
   (c) provide a plan of how all construction works will be managed in wet weather events (i.e. storage of equipment, stabilisation of the site);
   (d) detail all off-Site flows from the site; and
   (e) describe the measures that must be implemented to manage stormwater and flood flows for small and large sized events, including, but not limited to 1 in 1 year ARI, 1 in 5 year ARI and 1 in 100 year ARI.

Unexpected Contamination Procedure

B23. Prior to the commencement of earthworks, the Applicant must prepare an unexpected contamination procedure to ensure that potentially contaminated material (including asbestos containing materials and lead based paint) is appropriately managed. The procedure must form part of the of the CEMP in accordance with condition B17 and must ensure any material identified as contaminated must be disposed off-site, with the disposal location and results of testing submitted to the Planning Secretary, prior to its removal from the site.

Asbestos Works Management Plan

B24. Prior to the commencement of construction, the Applicant must prepare an Asbestos Works Management Plan that includes stringent requirements for controlling dust emissions in the development site so as not to affect adjoining land. The Asbestos Works Management Plan is to be reviewed and considered appropriate by the accredited site auditor.

Construction Parking

B25. Prior to the commencement of construction, the Applicant must provide sufficient parking facilities for heavy vehicles on-site (unless alternative parking is agreed to in writing from the relevant road authority), and ensure that construction traffic associated with the development minimised on-street parking or the use of public parking facilities.

Imported Soil

B26. The Applicant must:
   (a) ensure that only VENM, ENM, or other material approved in writing by EPA is brought onto the site;
   (b) keep accurate records of the volume and type of fill to be used; and
   (c) make these records available to the Department and Certifying Authority upon request.

Stormwater Management

B27. Prior to the commencement of above ground works of the new building, a detailed drainage engineering design, calculations and design for the stormwater overland flow path for the development must be:
   (a) prepared by a suitably qualified hydraulic or civil engineer to show the proposed method of collection and disposal of stormwater;
   (b) prepared in accordance with the City of Sydney's Stormwater Drainage Manual, technical specifications, standards and policies, as amended from time to time; and
   (c) submitted to and be approved by the City of Sydney and a copy of the City's letter of approval must be provided to the Certifying Authority.

B28. For approval of a connection into the City of Sydney’s drainage system an “Application for Approval of Stormwater Drainage Connections” must be submitted to the City, together with an application fee in accordance with the City of Sydney’s adopted Schedule of Fees and Charges. The application must be approved by the City of Sydney prior commencement of construction. All proposed connections to the City’s underground drainage system require the owner to enter into a Deed of Agreement with the City of Sydney and obtain registration on Title of a Positive Covenant prior to occupation of the building.

B29. The requirements of Sydney Water with regard to the on-site detention of stormwater must be ascertained and complied with. Evidence of the approval by Sydney Water of the detailed design of the on-site detention must
be submitted to and be accepted by the City of Sydney and a copy of the City’s letter of acceptance must be provided to the Certifying Authority prior to commencement of above ground works of the new building.

B30. Prior to commencement of above ground works of the new building, a stormwater quality assessment must be undertaken and must be approved by City of Sydney and a copy of the City’s letter of approval must be provided to the Certifying Authority. The stormwater quality assessment must:

(a) be prepared by a suitably qualified hydraulic engineer with experience in Water Sensitive Urban Design;
(b) use modelling from an industry-standard water quality model (e.g. MUSIC Model or equivalent);
(c) demonstrate through reports, design plans and calculations, what water sensitive urban design and other drainage measures will be used to ensure that the development will achieve the following post-development pollutant loads:
   (i) reduce the baseline annual pollutant load for litter and vegetation larger than 5mm by 90%;
   (ii) reduce the baseline annual pollutant load for total suspended solids by 85%;
   (iii) reduce the baseline annual pollutant load for total phosphorous by 65%;
   (iv) reduce the baseline annual pollutant load for total nitrogen by 45%; and

(d) include certification from a suitably qualified practicing professional that the requirements of parts (a), (b), and (c) of this condition have been met.

Planning Finished Floor Levels

B31. All accesses and entry points to the habitable building is to be protected from the relevant 1% AEP flood level plus 0.5m. Flood Barriers will not be supported as a protection method.

B32. All openings and accesses points to the proposed car basement/delivery area shall be protected up to the 1% AEP flood level plus 0.5m or Probable Maximum flood level, whichever is greatest.

B33. Any material used for the habitable/non-habitable floor level below the flood planning levels for each respective flood level shall be comply with the flood compatible materials under section 6 – flood compatible materials of the Council’s Interim floodplain Management Policy dated May 2014.

B34. A design certification report is to be prepared by a suitably qualified practicing engineer (NPER), certifying that all accesses and entry points to the building and structures comply with the above requirements under parts (a) to (c). The report shall be submitted to and approved by the Certifying Authority and submitted to the Planning Secretary for information prior to commencement of the relevant works.

Flood Risk Management

B35. All electrical features including power points and other mechanical equipment is to be protected from the relevant 1% AEP flood level. This shall be shown on the detailed plans prior to the commencement of construction.

B36. All building structures relating to this development are to have their structural integrity certified for immersion and impact from hydraulic forces of floodwaters and debris confirmed up to the relevant Probable Maximum Flood level. A copy of the certification is to be submitted to the Certifying Authority prior to the commencement of construction.

B37. The structural integrity for the proposed wall around Basin D shall be designed to withstand the impact of hydraulic forces of floodwaters and debris up to the 1% AEP flood event. A copy of the certification is to be submitted to the Certifying Authority prior to the commencement of construction.

B38. A fence shall be designed and constructed around Basin D to restrict access. The fence shall have a gate for access for maintenance purposes only. This requirement shall be reflected on the construction plans and shall be submitted to and approved by the Certifying Authority prior to the commencement of the relevant works.

B39. The design of the flood mitigation measures are to be certified by a qualified structural engineer with experience in flood proofing and is to be compatible with the urban design requirements for the development set out in this development consent.

Operational Noise – Design of Mechanical Plant and Equipment

B40. Prior to the commencement of the relevant works, the Applicant must incorporate the noise mitigation recommendations of the Noise and Vibration Assessment by Resonate, into the detailed design drawings. The Certifying Authority must verify that all reasonable and feasible noise mitigation measures have been incorporated into the design to ensure the development will not exceed the recommended operational noise levels identified in Noise and Vibration Assessment by Resonate.

Construction Waste Management

B41. The Applicant must notify the RMS Traffic Management Centre of the truck route(s) to be followed by trucks transporting waste material from the site, prior to commencement of the removal of any waste material from the site.
Mechanical Ventilation

B42. All mechanical ventilation systems must be installed in accordance with Part F4.5 of the BCA and must comply with the AS 1668.2:2012 The use of air-conditioning in buildings – Mechanical ventilation in buildings and AS/NZS 3666.1:2011 Air handling and water systems of buildings—Microbial control to ensure adequate levels of health and amenity to the occupants of the building and to ensure environment protection. Details must be submitted to the satisfaction of the Certifying Authority prior to the commencement of building works.

Bicycle Parking and End-of-Trip Facilities

B43. Plans demonstrating compliance with the following requirements for secure bicycle parking and end-of-trip facilities must be submitted to the satisfaction of the Certifying Authority:
   a) the provision of a minimum 70 bicycle parking spaces;
   b) the layout, design and security of bicycle facilities must comply with the minimum requirements of AS 2890.3:2015 Parking facilities - Bicycle parking, and be located in easy to access, well-lit areas that incorporate passive surveillance;
   c) the provision of end-of-trip facilities including showers and lockers are to be provided in accordance with the requirements of City of Sydney Development Control Plan 2012;
   d) appropriate pedestrian and cyclist advisory signs are to be provided; and
   e) all works/regulatory signposting associated with the proposed developments shall be at no cost to the relevant roads authority.

Compliance Reporting

B44. No later than two weeks before the date notified for the commencement of construction, a Compliance Monitoring and Reporting Program prepared in accordance with the Compliance Reporting Post Approval Requirements (Department 2018) must be submitted to the Department and the Certifying Authority.

B45. Compliance Reports of the project must be carried out in accordance with the Compliance Reporting Post Approval Requirements (Department 2018).

B46. The Applicant must make each Compliance Report publicly available 60 days after submitting it to the Department and notify the Department and the Certifying Authority in writing when this has been done.

B47. Notwithstanding the requirements of the Compliance Reporting Post Approval Requirements (Department 2018), the Planning Secretary may approve a request for ongoing annual operational compliance reports to be ceased, where it has been demonstrated to the Planning Secretary’s satisfaction that an operational compliance report has demonstrated operational compliance.

Sydney Water Compliance

B48. The approved plans must be submitted to the Sydney Water Tap in online service to determine whether the development will affect any Sydney Water sewer or water main, stormwater drains and / or easement, and if further requirements need to be met. A copy of the Sydney Water approval must be submitted to the Certifying Authority prior to works commencing.

Reflectivity

B49. The building materials used on the facades of the buildings must have a maximum normal specular reflectivity of visible light of 20 per cent and must be designed so as not to result in glare that causes any discomfort or threatens the safety of pedestrians or drivers. A statement demonstrating compliance with these requirements or where compliance cannot be met a report that demonstrates that the exceedance would not result in glare that causes any discomfort or threatens the safety of pedestrians or drivers must be submitted to the satisfaction of the Certifying Authority prior to the commencement of above ground building works.

Redfern-Waterloo Authority Contributions Plan 2006

B50. In accordance with the provisions of the Redfern-Waterloo Authority Contributions Plan, within six months of the date of this consent, or timing as otherwise agreed to by the City of Sydney Council and the Planning Secretary, the Applicant shall either:
   (a) pay to Urban Growth NSW Development Corporation a contribution of $2,579,357, plus indexation between the date of approval and date of payment, in accordance with the Consumer Price Index (All Groups Index) for Sydney into the Redfern-Waterloo Fund; or
   (b) prepare a program of public domain improvement works that provide a material public benefit towards a public purpose (including an outline of works and details of estimated cost) to a minimum value of the contribution payable under (a) above, to be developed in consultation with, and agreed to by, the City of Sydney Council and Urban Growth NSW Development Corporation.

Redfern-Waterloo Authority Affordable Housing Contributions Plan 2006

B51. In accordance with the provisions of the Redfern-Waterloo Authority Affordable Housing Contributions Plan, prior to commencement of works, the Applicant shall pay to Urban Growth NSW Development Corporation a contribution of $527,535, plus indexation between the date of approval and date of payment, in accordance with
the Consumer Price Index (All Groups Index) for Sydney into the Redfern-Waterloo Fund towards the provision of affordable housing in the Redfern Waterloo Area.
PART C  DURING CONSTRUCTION

Approved Plans to be On-site

C1. A copy of the approved and certified plans, specifications and documents incorporating conditions of approval and certification must be kept on the Site at all times and must be readily available for perusal by any officer of the Department, Council or the Certifying Authority.

Site Notice

C2. A site notice(s):
   (a) must be prominently displayed at the boundaries of the Site for the purposes of informing the public of project details including, but not limited to the details of the Builder, Certifying Authority and Structural Engineer.
   (b) is to satisfy all but not be limited to, the following requirements:
      (i) minimum dimensions of the notice must measure 841 mm x 594 mm (A1) with any text on the notice to be a minimum of 30-point type size;
      (ii) the notice is to be durable and weatherproof and is to be displayed throughout the works period;
      (iii) the approved hours of work, the name of the site/project manager, the responsible managing company (if any), its address and 24-hour contact phone number for any inquiries, including construction/noise complaint must be displayed on the site notice; and
      (iv) the notice(s) is to be mounted at eye level on the perimeter hoardings/fencing and is to state that unauthorised entry to the Site is not permitted.

Operation of Plant and Equipment

C3. All plant and equipment used on site, or to monitor the performance of the development must be:
   (a) maintained in a proper and efficient condition; and
   (b) operated in a proper and efficient manner.

Construction Hours

C4. Construction, including the delivery of materials to and from the site, may only be carried out between the following hours:
   (a) between 7am and 6pm, Mondays to Fridays inclusive; and
   (b) between 7:30am and 3:30pm, Saturdays.

No work may be carried out on Sundays or public holidays.

C5. Activities may be undertaken outside of the hours in condition C4 if required:
   (a) by the Police or a public authority for the delivery of vehicles, plant or materials; or
   (b) in an emergency to avoid the loss of life, damage to property and/or to prevent environmental harm; or
   (c) where the works are inaudible at the nearest sensitive receivers; or
   (d) where a variation is approved in advance in writing by the Secretary or her nominee if appropriate justifications is provided for the works.

C6. Notification of such activities must be given to affected residents before undertaking the activities or as soon as is practical afterwards.

C7. Rock breaking, rock hammering, sheet piling, pile driving and similar activities may only be carried out between the following hours:
   (a) 9am to 12pm, Monday to Friday;
   (b) 2pm to 5pm Monday to Friday; and
   (c) 9am to 12pm, Saturday.

Implementation of Management Plans

C8. The Applicant must Carry out the construction of the development in accordance with the most recent version of the approved CEMP (including Sub-Plans).

Construction Traffic

C9. All construction vehicles (excluding worker vehicles) are to be contained wholly within the Site, except if located in an approved on street work zone, and vehicles must enter the Site before stopping.
Road Occupancy Licence
C10. A Road Occupancy Licence must be obtained from the relevant transport authority for any works that impact on traffic flows during construction activities.

SafeWork Requirements
C11. To protect the safety of work personnel and the public, the work site must be adequately secured to prevent access by unauthorised personnel, and work must be conducted at all times in accordance with relevant SafeWork requirements.

Hoarding Requirements
C12. The following hoarding requirements must be complied with:
(a) no third-party advertising is permitted to be displayed on the subject hoarding/ fencing;
(b) the construction site manager must be responsible for the removal of all graffiti from any construction hoardings or the like within the construction area within 48 hours of its application; and
(c) the Applicant must submit a hoarding application to Council for the installation of any hoardings over Council footways or road reserve.

No Obstruction of Public Way
C13. The public way (outside of any construction works zone) must not be obstructed by any materials, vehicles, refuse, skips or the like, under and circumstances. Non-compliance with this requirement will result in the issue of a notice by the relevant Authority to stop all works on site.

Construction Noise Limits
C14. The development must be constructed to achieve the construction noise management levels detailed in the Interim Construction Noise Guideline (DECC, 2009). All feasible and reasonable noise mitigation measures must be implemented and any activities that could exceed the construction noise management levels must be identified and managed in accordance with the management and mitigation measures identified in the approved Construction Noise and Vibration Management Plan.
C15. The Applicant must ensure construction vehicles (including concrete agitator trucks) do not arrive at the Site or surrounding residential precincts outside of the construction hours of work outlined under condition C4.
C16. The Applicant must implement, where practicable and without compromising the safety of construction staff or members of the public, the use audible movement alarms of a type that would minimise noise impacts on surrounding noise sensitive receivers.
C17. Any noise generated during construction of the development must not be offensive noise within the meaning of the Protection of the Environment Operations Act 1997 or exceed approved noise limits for the site.

Vibration Criteria
C18. Vibration caused by construction at any residence or structure outside the site must be limited to:
(a) for structural damage, the latest version of DIN 4150-3 (1992-02) Structural vibration - Effects of vibration on structures (German Institute for Standardisation, 1999); and
(b) for human exposure, the acceptable vibration values set out in the Environmental Noise Management Assessing Vibration: a technical guideline (DEC, 2006) (as may be updated or replaced from time to time).
C19. Vibratory compactors must not be used closer than 30 metres from residential buildings unless vibration monitoring confirms compliance with the vibration criteria specified in condition C18.
C20. The limits in conditions C18 and C19 apply unless otherwise outlined in a Construction Noise and Vibration Management Plan, approved as part of the CEMP required by condition B18 of this consent.

Contamination
C21. Following the relocation or demolition of any existing structures, infrastructure and in ground utilities, the Applicant is to carry out further investigation of soil contamination (including within the footprint and immediate surrounds of those structures, infrastructures and utilities prior to undertaking any construction) to address any contamination with regard to the following:
(a) NSW EPA Sampling Design Guidelines;
(b) Guidelines for the NSW Site Auditor Scheme (3rd edition) 2017;
(c) Guidelines for Consultants Reporting on Contamination Sites, 2011; and
C22. As a result of the investigations required by condition C21, if necessary, the Remedial Action Plan is to be appropriately updated to address any identified soil or groundwater contamination.
C23. A site auditor accredited under the Contaminated Land Management Act 1997 is to be engaged to review the adequacy of the site investigations and remedial action plan.

C24. The recommendations of the Remedial Action Plan (as reviewed by the site auditor) are to be implemented.

Tree Protection

C25. For the duration of the construction works:
   (a) street trees must not be trimmed or removed unless it forms a part of this development consent or prior written approval from Council is obtained or is required in an emergency to avoid the loss of life or damage to property;
   (b) all street trees must be protected at all times during construction. Any tree on the footpath, which is damaged or removed during construction due to an emergency, must be replaced, to the satisfaction of Council;
   (c) all trees on the site that are not approved for removal must be suitably protected during construction in accordance with AS 4970 2009: Protection of trees on development sites and the recommendations within the Arboricultural Impact Assessment Tree Protection Specification dated 5 December 2018; and
   (d) if access to the area within any protective barrier is required during the works, it must be carried out under the supervision of a qualified arborist. Alternative tree protection measures must be installed, as required. The removal of tree protection measures, following completion of the works, must be carried out under the supervision of a qualified arborist and must avoid both direct mechanical injury to the structure of the tree and soil compaction within the canopy or the limit of the former protective fencing, whichever is the greater.

Dust Minimisation

C26. The Applicant must take all reasonable steps to minimise dust generated during all works authorised by this consent.

C27. During construction, the Applicant must ensure that:
   (a) exposed surfaces and stockpiles are suppressed by regular watering;
   (b) all trucks entering or leaving the site with loads have their loads covered;
   (c) trucks associated with the development do not track dirt onto the public road network;
   (d) public roads used by these trucks are kept clean; and
   (e) land stabilisation works are carried out progressively on site to minimise exposed surfaces.

Erosion and Sediment Control

C28. All erosion and sediment control measures, must be effectively implemented and maintained at or above design capacity for the duration of the construction works and until such time as all ground disturbed by the works have been stabilised and rehabilitated so that it no longer acts as a source of sediment.

Imported Soil

C29. The Applicant must ensure that only VENM, ENM, or other material approved in writing by the EPA is brought onto the site and keep accurate records of the volume and type of fill used.

Disposal of Seepage and Stormwater

C30. Any seepage or rainwater collected on-site during construction or groundwater must not be pumped to the street stormwater system unless separate prior approval is given in writing by the Environment Protection Authority in accordance with the Protection of the Environment Operations Act 1997.

Unexpected Finds Protocol – Aboriginal Heritage

C31. In the event that surface disturbance identifies a new Aboriginal object, all works must halt in the immediate area to prevent any further impacts to the object(s). A suitably qualified archaeologist and the registered Aboriginal representatives must be contacted to determine the significance of the objects. The Site is to be registered in the Aboriginal Heritage Information Management System (AHIMS) which is managed by OEH and the management outcome for the Site included in the information provided to AHIMS. The Applicant must consult with the Aboriginal community representatives, the archaeologists and OEH to develop and implement management strategies for all objects/Sites. Works shall only recommence with the written approval of OEH.

Unexpected Finds Protocol – Historic Heritage

C32. If any unexpected archaeological relics are uncovered during the work, then all works must cease immediately in that area and the OEH Heritage Division contacted. Depending on the possible significance of the relics, an archaeological assessment and management strategy may be required before further works can continue in
that area. Works may only recommence with the written approval of Heritage Division of the Office of Environment and Heritage.

**Waste Storage and Processing**

C33. Waste must be securely stored and maintained within designated waste storage areas at all times and must not leave the site onto neighboring public or private properties.

C34. All waste generated during construction must be assessed, classified, and managed in accordance with the *Waste Classification Guidelines Part 1: Classifying Waste* (EPA, 2014).

C35. The body of any vehicle or trailer used to transport waste or excavation spoil must be covered before leaving the premises to prevent any spillage or escape of any dust, waste of spoil. Mud, splatter, dust, and other material likely to fall from or be cast off the wheels, underside or body of any vehicle, trailer or motorised plant leaving the site must be removed before leaving the premises.

C36. The Applicant must ensure that concrete waste and rinse water are not disposed of on the Site and are prevented from entering any natural or artificial watercourse.

**Handling of Asbestos**

C37. The Applicant is to consult with SafeWork NSW concerning the handling of any asbestos waste that may be encountered during construction. The requirements of the *Protection of the Environment Operations (Waste) Regulation 2014* with particular reference to Part 7 – ‘Transportation and management of asbestos waste’ must also be complied with.

**Incident Notification, Reporting and Response**

C38. The Department must be notified in writing to compliance@planning.nsw.gov.au immediately after the Applicant becomes aware of an incident. The notification must identify the development (including the development application number and the name of the development if it has one), and set out the location and nature of the incident.

C39. Subsequent notification must be given and reports submitted in accordance with the requirements set out in Appendix 1.

**Non-Compliance Notification**

C40. The Department must be notified in writing to compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of any non-compliance. The Certifying Authority must also notify the Department in writing to compliance@planning.nsw.gov.au within seven days after they identify any non-compliance.

The notification must identify the development and the application number for it, set out the condition of consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance.

A non-compliance which has been notified as an incident does not need to also be notified as a non-compliance.

**Revision of Strategies, Plans and Programs**

C41. Within three months of:

(a) the submission of a compliance report under condition B45;
(b) the submission of an incident report under condition C38;
(c) the submission of an Independent Audit under condition C47;
(d) the approval of any modification of the conditions of this consent; or
(e) the issue of a direction of the Planning Secretary under condition A3 which requires a review,

the strategies, plans and programs required under this consent must be reviewed, and the Department must be notified in writing that a review is being carried out.

C42. If necessary to either improve the environmental performance of the development, cater for a modification or comply with a direction, the strategies, plans and programs required under this consent must be revised, to the satisfaction of the Certifying Authority. Where revisions are required, the revised document must be submitted to the Planning Secretary for information within six weeks of the review.

*Note:* This is to ensure strategies, plans and programs are updated on a regular basis and to incorporate any recommended measures to improve the environmental performance of the development.

**Community Engagement**

C43. The Applicant must consult with the community regularly throughout construction, including consultation with the nearby sensitive receivers identified on Figure 2 in Sears Noise and Vibration Assessment S18785RP1
Revision D by Resonate, relevant regulatory authorities, Registered Aboriginal Parties and other interested stakeholders.

**Independent Environmental Audit**

C44. Proposed independent auditors must be agreed to in writing by the Planning Secretary prior to the preparation of an Independent Audit Program or commencement of an Independent Audit.

C45. No later than four weeks before the date notified for the commencement of construction an Independent Audit Program prepared in accordance with the Independent Audit Post Approval Requirements (Department 2018) must be submitted to the Department and the Certifying Authority.

C46. Table 1 of the Independent Audit Post Approval Requirements (Department 2018) is amended so that the frequency of audits required during the construction phase is:

(a) An initial construction Independent Audit must be undertaken within eight weeks of the notified commencement date of construction; and

(b) A subsequent Independent Audit of construction must be undertaken no later than six months from the date of the initial construction Independent Audit.

In all other respects, Table 1 remains the same. The Planning Secretary may require the initial and subsequent Independent Audits to be undertaken at different times to those specified above, upon giving at least four weeks’ notice to the Applicant of the date upon which the audit must be commenced.

C47. Independent Audits of the development must be carried out in accordance with:

(a) the Independent Audit Program submitted to the Department and the Certifying Authority under condition C46 of this consent; and

(b) the requirements for an Independent Audit Methodology and Independent Audit Report in the Independent Audit Post Approval Requirements (Department 2018).

C48. In accordance with the specific requirements in the Independent Audit Post Approval Requirements (Department 2018), the Applicant must:

(a) review and respond to each Independent Audit Report prepared under condition C45 of this consent;

(b) submit the response to the Department and the Certifying Authority; and

(c) make each Independent Audit Report and response to it publicly available within 60 days after submission to the Department and notify the Department and the Certifying Authority in writing when this has been done.

C49. Notwithstanding the requirements of the Independent Audit Post Approval Requirements (Department 2018), the Planning Secretary may approve a request for ongoing annual operational audits to be ceased, where it has been demonstrated to the Planning Secretary’s satisfaction that an audit has demonstrated operational compliance.
PART D PRIOR TO OCCUPATION OR COMMENCEMENT OF USE

Notification of Occupation

D1. The date of commencement of the occupation of the development must be notified to the Department in writing, at least one month before occupation. If the operation of the development is to be staged, the Department must be notified in writing at least one month before the commencement of each stage, of the date of commencement and the development to be carried out in that stage.

External Walls and Cladding

D2. Prior to the occupation of the building, the Applicant must provide the Certifying Authority with documented evidence that the products and systems used in the construction of external walls including finishes and claddings such as synthetic or aluminium composite panels comply with the requirements of the BCA.

D3. The Applicant must provide a copy of the documentation given to the Certifying Authority to the Planning Secretary within seven days after the Certifying Authority accepts it.

Protection of Public Infrastructure

D4. Unless the Applicant and the applicable authority agree otherwise, the Applicant must:
   (a) repair, or pay the full costs associated with repairing, any public infrastructure that is damaged by carrying out the development; and
   (b) relocate, or pay the full costs associated with relocating any infrastructure that needs to be relocated as a result of the development.

Note: This condition does not apply to any damage to roads caused as a result of general road usage or otherwise addressed by contributions required this consent.

Post-construction Dilapidation Report

D5. Prior to occupation of the building, the Applicant must engage a suitably qualified person to prepare a post-construction dilapidation report at the completion of the construction works. This report is:
   a) to ascertain whether the construction works created any structural damage to adjoining buildings or infrastructure.
   b) to be submitted to the Certifying Authority. In ascertaining whether adverse structural damage has occurred to adjoining buildings or infrastructure, the Certifying Authority must:
      i) compare the post-construction dilapidation report with the pre-construction dilapidation report required by these conditions; and
      ii) have written confirmation from the relevant authority that there is no adverse structural damage to their infrastructure and roads.
   c) to be forwarded to Council.

Utilities and Services


Works as Executed Plans

D7. Prior to occupation of the building, works-as-executed drawings signed by a registered surveyor demonstrating that the stormwater drainage and finished ground levels have been constructed as approved, must be submitted to the Certifying Authority.

Mechanical Ventilation

D8. Following completion, installation and testing of all mechanical ventilation systems, the Applicant must provide evidence to the satisfaction of the Certifying Authority, prior to the final occupation, that the installation and performance of the mechanical systems complies with:
   a) the BCA;
   b) AS 1668.2-2012 The use of air-conditioning in buildings – Mechanical ventilation in buildings and other relevant codes;
   c) the development consent and any relevant modifications; and
   d) any dispensation granted by the NSW Fire Brigade.

Fire Safety Certification

D9. Prior to the occupation of the building, a Fire Safety Certificate must be obtained for all the Essential Fire or Other Safety Measures forming part of this consent. A copy of the Fire Safety Certificate must be submitted to the relevant authority and Council. The Fire Safety Certificate must be prominently displayed in the building.
Structural Inspection Certificate

D10. A Structural Inspection Certificate or a Compliance Certificate must be submitted to the satisfaction of the Certifying Authority prior to the occupation of the relevant parts of any new or refurbished buildings. A copy of the Certificate with an electronic set of final drawings (contact approval authority for specific electronic format) must be submitted to the approval authority and the Council after:
   a) the site has been periodically inspected and the Certifying Authority is satisfied that the structural works is deemed to comply with the final design drawings; and
   b) the drawings listed on the Inspection Certificate have been checked with those listed on the final Design Certificate/s.

Stormwater Quality Management Plan

D11. An Operation and Maintenance Plan (OMP) is to be prepared to ensure proposed stormwater quality measures remain effective. The OMP must contain the following:
   a) maintenance schedule of all stormwater quality treatment devices;
   b) record and reporting details;
   c) relevant contact information; and
   d) Work Health and Safety requirements.

D12. Details demonstrating compliance must be submitted to the Certifying Authority prior to occupation.

Stormwater Management

D13. Prior to occupation of the building, a Positive Covenant must be registered on the property title for all drainage systems involving On-Site Detention (OSD) to ensure maintenance of the approved OSD system regardless of the method of connection.

D14. All connections to the City’s underground drainage system require the owner to enter into a Deed of Agreement with the City of Sydney and obtain registration on Title of a Positive Covenant prior to occupation of the building.

Rainwater Harvesting

D15. The Applicant must ensure that a rainwater reuse/harvesting system for the development is developed for the site. A rainwater re-use plan must be prepared and certified by an experienced hydraulic engineer. A signed works-as-executed Rainwater Re-use Plan must be provided to the Certifying Authority prior to the issue of the final Occupation Certificate.

Warm Water Systems and Cooling Systems

D16. The installation, operation and maintenance of warm water systems and water cooling systems (as defined under the Public Health Act 2010) must comply with the Public Health Act 2010, Public Health Regulation 2012 and Parts 1 and 2 (or Part 3 if a Performance-based water cooling system) of AS/NZS 3666.2:2011 Air handling and water systems of buildings – Microbial control – Operation and maintenance and the NSW Health Code of Practice for the Control of Legionnaires’ Disease.

Outdoor Lighting

D17. The Applicant must ensure the installed lighting associated with the development achieves the objective of minimising light spillage to any adjoining or adjacent sensitive receivers. Outdoor lighting must:
   a) comply with the latest version of AS 4282-1997 - Control of the obtrusive effects of outdoor lighting (Standards Australia, 1997); and
   b) be mounted, screened and directed in such a manner that it does not create a nuisance to surrounding properties or the public road network.

D18. Upon installation of outdoor lighting, but before it is finally commissioned, the Applicant must submit to the Certifying Authority evidence from a qualified practitioner demonstrating compliance in accordance with this condition.

Signage

D19. Appropriate warning signage shall be placed along walkways to warn pedestrians of possible flooding prior to occupation.

D20. Bicycle way-finding signage must be installed within the site to direct cyclists from footpaths to designated bicycle parking areas prior to occupation.

D21. ‘Do not drink’ signage on non-potable water used for toilet flushing and to new hose taps and irrigation systems for landscaped areas must be installed within the site prior to occupation.

D22. ‘No pedestrian access signs’ are to be installed at each end of the service road fronting Shepherd Street, in accordance with Traffic Management Plan N139961-02-01 by GTA consultants dated 15 August 2018.
Operational Waste Management Plan

D23. Prior to the commencement of operation, the Applicant must prepare a Waste Management Plan for the development and submit it to the Certifying Authority. The Waste Management Plan must:

(a) detail the type and quantity of waste to be generated during construction and operation of the development;
(b) describe the handling, storage and disposal of all waste streams generated on site, consistent with the Protection of the Environment Operations Act 1997, Protection of the Environment Operations (Waste) Regulation 2014 and the Waste Classification Guideline (Department of Environment, Climate Change and Water, 2009);
(c) detail the materials to be reused or recycled, either on or off site; and
(d) include the Management and Mitigation Measures included in the EIS.

Loading and Servicing Management Plan

D24. The Applicant shall prepare a loading and servicing management plan in consultation with the Sydney Coordination Office within TfNSW, that includes, but is not limited to:

(a) details on service vehicle movements during peak periods, including the duration of stay;
(b) details on how the loading area will be managed to ensure all demands can be accommodated on-site;
(c) details of the management of conflicts between vehicles and pedestrians;
(d) details of the management of conflicts between vehicles entering and exiting the site;
(e) details on how the Applicant will restrict the height of all service delivery vehicles from suppliers to ensure vehicles will meet the 3.6m height clearance on the service access road; and
(f) details of how loading dock personnel will implement a Traffic Guidance Scheme and ensure direction is provided to all HRV vehicles to perform a corrective manoeuvre around the Chemical and Hazardous Material Storage building in the service access road.

Swept Path Conflicts

D25. Prior to occupation, service vehicle swept path conflicts 03 and 04, as identified in the letter from GTA Traffic engineers dated 7 December 2018 and submitted with the Supplementary Response to Submissions are to be resolved as outlined in that letter.

Validation Report

D26. The Applicant must prepare a Validation Report for the development. The Validation Report must:

(a) be prepared by an EPA accredited Site Auditor;
(b) be submitted to EPA, the Planning Secretary and the Certifying Authority for information one month after the completion of remediation works;
(c) be prepared in accordance with the RAP and the Contaminated Sites: Guidelines for Consultants Reporting on Contaminated Sites (OEH, 2011);
(d) include, but not be limited to:
   (i) comment on the extent and nature of the remediation undertaken;
   (ii) describe the location, nature and extent of any remaining contamination on site;
   (iii) sampling and analysis plan and sampling methodology;
   (iv) results of sampling of treated material, compared with the treatment criteria;
   (v) details of the volume of treated material emplaced within the containment cell and its location;
   (vi) results of any validation sampling, compared to relevant guidelines/criteria;
   (vii) discussion of the suitability the remediated areas for the intended land use; and
   (viii) any other requirement relevant to the project.

Site Audit Report and Site Audit Statement

D27. Prior to occupation of the building, the Applicant must obtain from an EPA accredited Site Auditor, a Site Audit Statement and a Site Audit Report which demonstrates that the site is suitable for its intended use(s).

D28. Within three months of submission of the Validation Report required by condition D26, the Applicant must demonstrate to the satisfaction of the Certifying Authority that the Site Auditor has submitted a Site Audit Report and Site Audit Statement to EPA in accordance with the requirements of EPA’s Guidelines for the NSW Site Auditor Scheme (DEC, 2006).
Road Damage

D29. Any damage to the public way including trees, footpaths, kerbs, gutters, road carriageway and the like must immediately be made safe and functional by the Applicant. Damage must be fully rectified by the Applicant in accordance with the City’s standards prior to a Certificate of Completion being issued for Public Domain Works or before occupation of the building, whichever is earlier.

Landscaping

D30. Prior to occupation of the building, the Applicant must prepare a Landscape Management Plan to manage the revegetation and landscaping works on-site, to the satisfaction of the Certifying Authority. The plan must: (a) include updated landscape plan including the modifications as per condition B4; identify that all trees are established on site prior to occupation of the premises; provide an ongoing weed control and maintenance program to maintain the existing and new vegetations; (h) describe the monitoring and maintenance measures to manage revegetation and landscaping works.

Flood Emergency Response Plan

D31. An effective flood emergency response plan and procedure shall be prepared by a suitably qualified and experienced consulting engineer. The plan shall be submitted to the Certifying Authority prior to the commencement of use. A copy of the plan shall be provided to Department for record keeping purposes. The plan shall include the following:
(a) describe the flood conditions in the vicinity of the site;
(b) describe where people are directed to seek refuge above the Probable Maximum Flood level in a flooding event;
(c) include a map directing students, staff and visitors to a refuge via a flood free pathway within the building; and
(d) provide details (as an appendix) of all proposed flood sensors, their purpose, operation and maintenance (including the frequency of maintenance). A design certification report prepared by a suitably qualified practicing engineer (NPEN), demonstrating compliance with the above requirements shall be submitted to and be approved by the Certifying Authority prior to the commencement of use. A copy of the report shall be provided to Council for record keeping purposes.

D32. Prior to the issue of an Occupation Certificate, the approved Flood Emergency Response Plan shall be implemented as a Positive Covenant on the title of the property (and annexed to the positive covenant).

Redfern-Waterloo Authority Contributions Plan 2006

D33. Where a program of public domain improvement works are to be undertaken in lieu of a contribution in accordance with condition B51:
(a) the works are to be delivered prior to occupation of the building to the satisfaction of City of Sydney Council, or timing as otherwise agreed by the City of Sydney Council; and
(b) upon completion of the public domain works, and prior to occupation of the building (or timing as otherwise agreed to by the City of Sydney Council), evidence of the costs associated with the works is to be provided to the City of Sydney Council, UrbanGrowth NSW Development Corporation and the Planning Secretary.

Ecologically Sustainable Development

D34. Unless otherwise agreed by the Planning Secretary, within six months of commencement of operation, Green Star certification must be obtained demonstrating the development achieves a minimum 4 star Green Star As Built rating. If required to be obtained, evidence of the certification must be provided to the Certifying Authority and the Planning Secretary.
PART E POST OCCUPATION

Operation of Plant and Equipment
E1. All plant and equipment used on site, or to monitor the performance of the development must be:
   a) maintained in a proper and efficient condition; and
   b) operated in a proper and efficient manner.

Community Communication Strategy
E2. The Community Communication Strategy, as approved by the Planning Secretary, must be implemented for a minimum of 12 months following completion of construction.

Operational Noise Limits
E3. The Applicant must ensure that noise generated by operation of the development does not exceed the noise limits in the Noise and Vibration Assessment by Resonate.
E4. Noise associated with the operation of any plant, machinery, or other equipment on the site, must not exceed 5 dB(A) above the rating background noise level when measured at the boundary of any sensitive receiver.
E5. The Applicant must undertake short term noise monitoring in accordance with the Noise Policy for Industry, to collect valid data and provide a quantitative assessment of operational noise impacts following occupation of the building. The noise monitoring must be carried out by an appropriately qualified person and a monitoring report must be submitted to the Planning Secretary within three months of full occupation of the building.
   Should the noise monitoring identify any exceedance of the recommended noise levels, the Applicant must implement appropriate on-site noise attenuation measures to ensure operational noise levels do not exceed the recommended noise levels and/or provide noise attenuation measures at the affected noise sensitive receivers.

Unobstructed Driveways and Parking Areas
E6. All driveways, footways and parking areas must be unobstructed at all times. Driveways, footways and car spaces must not be used for the manufacture, storage or display of goods, materials, refuse, skips or any other equipment and must be used solely for vehicular and/or pedestrian access and for the parking of vehicles associated with the use of the premises.

Loading and Servicing
E7. All loading and servicing is to be carried out in accordance with the Loading and Servicing Management Plan required by condition D24.
E8. All loading dock activities and gas deliveries are to be restricted to between 7.30am and 6pm Mondays to Friday.
E9. All heavy and medium rigid vehicles accessing the loading dock are not permitted to enter or leave the campus via Shepherd Street and must use Maze Crescent and Butlin Avenue. The Applicant is to ensure all such delivery vehicles are aware of and can meet necessary height restrictions to access the loading dock via this route.
E10. Following construction of a transfer station servicing the Engineering Precinct, deliveries are not permitted to be made directly to the loading dock, but must be made to the transfer station, unless direct delivery to the building is required for safety reasons.

Outdoor Lighting
E11. Notwithstanding condition D17, should outdoor lighting result in any residual impacts on the amenity of surrounding sensitive receivers, the Applicant must provide mitigation measures in consultation with affected landowners to reduce the impacts to an acceptable level.

Hazards and Risks
E12. The Applicant must ensure that the quantities of dangerous goods stored within the development or transported to and from the development will remain below the screening threshold quantities listed in the Department’s Applying SEPP 33 guideline (January 2011) at all times, except for the storage of dangerous goods Class 2.1 flammable gases (pressurised) and the storage of dangerous goods Class 2.3 toxic gases.
E13. The Applicant must ensure that the total storage quantity of dangerous goods Class 2.1 flammable gases (pressurised) within the development will remain below 276 kg at all times.
E14. The Applicant must ensure that the total storage quantity of dangerous goods Class 2.3 toxic gases within the development will remain below 240 kg at all times.
E15. The Applicant must store and handle all chemicals, fuels and oils within the development in accordance with:
   (a) the requirements of all relevant Australian Standards and codes of practice; and
(b) the NSW EPA's *Storing and Handling of Liquids: Environmental Protection – Participants Handbook* if the chemicals are liquids.

E16. In the event of an inconsistency between the requirements of condition E15(a) and E15(b), the most stringent requirement must prevail to the extent of the inconsistency.

E17. Prior to storage of dangerous goods within the development, the Applicant must develop and implement the plans and systems set out under subsections (a) and (b):

(a) **EMERGENCY PLAN**: A comprehensive Emergency Plan and detailed emergency procedures for the development. This plan shall include consideration of the safety of all people outside of the development who may be at risk from the development. The plan must be consistent with the Department's Hazardous Industry Planning Advisory Paper No. 1, 'Emergency Planning'.

(b) **SAFETY MANAGEMENT SYSTEM**: A comprehensive Safety Management System, covering all on-site operations and associated transport activities involving hazardous materials. The Safety Management System must be consistent with the Department's Hazardous Industry Planning Advisory Paper No. 9, 'Safety Management'.

E18. The Safety Management System must include and not be limited to clear procedures and systems to monitor the storage of dangerous goods within the development ensuring compliance with conditions E12 to E15 inclusive.

E19. The Applicant must submit to the Planning Secretary for approval a Pre-startup Compliance Report detailing compliance with conditions E12 to E16 inclusive one month prior to storage of dangerous goods within the development. Storage of dangerous goods within the development must not commence until approval has been given by the Planning Secretary. The report must include sufficient details on the procedures and systems to monitor the storage of dangerous goods within the development which is part of the Safety Management System referenced in condition E17(b).

E20. The Applicant must comply with all reasonable requirements of the Planning Secretary in respect of the implementation of any measures arising from the reports in conditions E16 and E17 within such time as the Planning Secretary may agree.

**Flood safety**

E21. No toxic or other hazardous materials are to be stored below the respective Probable Maximum Flood.

E22. All flood protection measures, including appropriate warning signs along walkways, are to be maintained for the life of the development.

**Fire safety certificate**

E23. The owner must submit to Council an Annual Fire Safety Statement, each 12 months after the final Safety Certificate is issued. The certificate must be on, or to the effect of, Council's Fire Safety Statement.

**Landscaping**

E24. The landscaping is to be maintained at all times following its installation in accordance with the approved Landscape Management Plan.
APPENDIX 1 INCIDENT NOTIFICATION AND REPORTING REQUIREMENTS

WRITTEN INCIDENT NOTIFICATION REQUIREMENTS

1. A written incident notification addressing the requirements set out below must be emailed to the Department at the following address: compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of an incident. Notification is required to be given under this condition even if the Applicant fails to give the notification required under condition C40 or, having given such notification, subsequently forms the view that an incident has not occurred.

2. Written notification of an incident must:
   a. identify the development and application number;
   b. provide details of the incident (date, time, location, a brief description of what occurred and why it is classified as an incident);
   c. identify how the incident was detected;
   d. identify when the Applicant became aware of the incident;
   e. identify any actual or potential non-compliance with conditions of consent;
   f. describe what immediate steps were taken in relation to the incident;
   g. identify further action(s) that will be taken in relation to the incident; and
   h. identify a project contact for further communication regarding the incident.

3. Within 30 days of the date on which the incident occurred or as otherwise agreed to by the Planning Secretary, the Applicant must provide the Planning Secretary and any relevant public authorities (as determined by the Planning Secretary) with a detailed report on the incident addressing all requirements below, and such further reports as may be requested.

4. The Incident Report must include:
   a. a summary of the incident;
   b. outcomes of an incident investigation, including identification of the cause of the incident;
   c. details of the corrective and preventative actions that have been, or will be, implemented to address the incident and prevent recurrence; and
   d. details of any communication with other stakeholders regarding the incident.