



24 July 2015 2015-0452

The General Manager Pittwater Council PO Box 882 Mona Vale NSW 1660

Re:

of Retail Facility

Lot 11SECTION:C DP 5464- 23B Macpherson Street WARRIEWOOD

Development Application No.:

Details of person appointing the PC	A
Name: Peter Haxell	
Address: c/- Warriewood Properties	Pty Ltd
4 Ponderosa Parade WARRIEWOOD	
Details of the PCA	
Name: AcroCert Pty Ltd	Accreditation No.: ABC 5
Address: PO Box 216 MAITLAND NSV	N 2320
Consent of appointment	
AcroCert Ptv Ltd consent to being as	ppointed as the PCA for the development described above.

Please find attached certified documents for archiving by Council. Would you please forward a receipt to AcroCert Pty Ltd in MAITLAND.

The Notice of Commencement will be forwarded to Council 48 hours prior to commencement of construction.

Should you require any further information or assistance, please contact the undersigned during normal working hours.

Yours faithfully

Stephen Murray

Certifying Authority on behalf of AcroCert Pty Ltd

OFFICE USE ONLY	
Cheque Number:	5840
Certificate Lodged:	Complying Development Certificate



COMPLYING DEVELOPMENT

NOTICE OF DETERMINATION

Complying Development No.

2015-0452

Determination

APPROVED

Property Details

23B Macpherson Street

WARRIEWOOD NSW 2102

Lot 11SECTION:C DP5464

Zoning **Equivalent zoning** R3 Medium Density Residential

Description of Works to be Undertaken

First Use of Area (fit out not included)

IGA Conenience Store including Liquor Outlet

BCA Classification

Applicant

Peter Haxell

c/- Warriewood Properties Pty Ltd

4 Ponderosa Parade

WARRIEWOOD NSW 2102

Statement: This development is complying development and (if carried out as specified in the certificate) will comply with all development standards applicable to the development and with such other requirements prescribed by the Environmental Planning & Assessment Regulation, 2000, concerning the issue of this certificate.

THIS COMPLYING DEVELOPMENT CERTIFICATE SHOULD BE READ IN CONJUNCTION WITH:

Complying Development Conditions

See Attachment A

Notice of Inspections

See Attachment B

THIS CERTIFICATE ISSUED BY:

Stephen Murray - Accreditation Number: BPB0282

On behalf of AcroCert Pty Ltd - ABC 5

Accreditation Body: Building Professionals Board

Signature:

Certificate Determined On:

23 July 2015

THIS CONSENT WILL LAPSE FIVE YEARS FROM THE DATE OF DETERMINATION



CONDITIONS APPLYING TO A COMPLYING DEVELOPMENT CERTIFICATE Attachment A

Conditions Under SEPP (Exempt and Complying Development Codes) 2008 – Commercial & Industrial (Alterations) & (New Buildings and Additions) Code

Note 1. Complying development under the Commercial and Industrial Alterations Code and the Commercial and Industrial (New Buildings and Additions) Code must comply with the requirements of the Act, the <u>Environmental Planning and Assessment Regulation 2000</u> and the conditions listed in this Schedule.

Note 2. Division 2A of Part 7 of the <u>Environmental Planning and Assessment Regulation 2000</u> specifies conditions to which certain complying development certificates are subject.

Note 3. In addition to the requirements specified for development under this Policy, adjoining owners' property rights, applicable common law and other legislative requirements for approvals, licences, permits and authorities still apply.

Note 4. If the development is in the proximity of infrastructure (including water, stormwater or sewer mains, electricity power lines and telecommunications facilities), the relevant infrastructure authority should be contacted before commencing the development.

Note 5. Under section 86A of the <u>Environmental Planning and Assessment Act 1979</u>, a complying development certificate lapses 5 years after the date endorsed on the certificate, unless the development has physically commenced on the land during that period.

PART 1 – CONDITIONS APPLYING BEFORE WORKS COMMENCE

1. Protection Of Adjoining Areas

A temporary hoarding or temporary construction site fence must be erected between the work site and adjoining lands before the works begin and must be kept in place until after the completion of the works if the works:

- (a) could cause a danger, obstruction or inconvenience to pedestrian or vehicular traffic, or
- (b) could cause damage to adjoining lands by falling objects, or
- (c) involve the enclosure of a public place or part of a public place.

Note. See the entry in the General Exempt Development Code for scaffolding, hoardings and temporary construction site fences.

2. Toilet Facilities

- (1) Toilet facilities must be available or provided at the work site before works begin and must be maintained until the works are completed at a ratio of one toilet plus one additional toilet for every 20 persons employed at the site.
- (2) Each toilet must:
 - (a) be a standard flushing toilet connected to a public sewer, or
 - (b) have an on-site effluent disposal system approved under the Local Government Act 1993, or
 - (c) be a temporary chemical closet approved under the *Local Government Act 1993*.

3. Waste Management

(1) A waste management plan for the work must be submitted to the principal certifying authority at least 2 days before work commences on the site

- (2) The waste management plan must:
 - (a) identify all waste (including excavation, demolition and construction waste materials) that will be generated by the work on the site, and
 - (b) identify the quantity of waste material in tonnes and cubic metres to be:
 - (i) reused on-site, and
 - (ii) recycled on-site and off-site, and
 - (iii) disposed of off-site, and
 - (c) if waste materials are to be reused or recycled on-site—specify how the waste material will be reused or recycled on-site, and
 - (d) if waste materials are to be disposed of or recycled off-site—specify the contractor who will be transporting the materials and the waste facility or recycling outlet to which the materials will be taken.
- (3) A garbage receptacle must be provided at the work site before works begin and must be maintained until the works are completed.
- (4) The garbage receptacle must have a tight fitting lid and be suitable for the reception of food scraps and papers.

4. Adjoining Wall Dilapidation Report

- (1) Before commencing any demolition or excavation works, the person having the benefit of the complying development certificate must obtain a dilapidation report on any part of a building that is within 2m of the works.
- (2) If the person preparing the report is denied access to the building for the purpose of an inspection, the report may be prepared from an external inspection.

5. Run-Off And Erosion Controls

Run-off and erosion controls must be implemented to prevent soil erosion, water pollution or the discharge of loose sediment on the surrounding land by:

- (a) diverting uncontaminated run-off around cleared or disturbed areas, and
- (b) erecting a silt fence and providing any other necessary sediment control measures that will prevent debris escaping into drainage systems, waterways or adjoining properties, and
- (c) preventing the tracking of sediment by vehicles onto roads, and
- (d)—stockpiling-top-soil, excavated-materials, construction-and-landscaping-supplies-and-debris-within-the-lot.

PART 2 – CONDITIONS APPLYING DURING THE WORKS

Note. The <u>Protection of the Environment Operations Act 1997</u> and the <u>Protection of the Environment Operations</u> (<u>Noise Control</u>) <u>Regulation 2008</u> contain provisions relating to noise.

6. Standard Hours for Construction

Construction may only be carried out between 7.00 am and 6.00 pm on Monday to Friday, or between 8.00 am and 1.00 pm on Saturdays, and no construction is to be carried out at any time on a Sunday or a public holiday.

7. Works Outside Standard Hours for Construction

- (1) Work may be carried out outside the standard hours for construction if the work only generates noise that is:
 - (a) no louder than 5 dB(A) above the rating background level at any adjoining residence in accordance with the *Interim Construction Noise Guideline*(ISBN 978 1 74232 217 9) published by the Department of Environment and Climate Change NSW in July 2009, and
 - (b) no louder than the noise management levels specified in Table 3 of that guideline at other sensitive receivers.
- (2) Work may be carried out outside the standard hours for construction:
 - (a) for the delivery of materials—if prior approval has been obtained from the NSW Police Force or any other relevant public authority, or
 - (b) in an emergency, to avoid the loss of lives or property or to prevent environmental harm.

8. Compliance with Plans

Works must be carried out in accordance with the plans and specifications to which the complying development certificate relates.

9. Demolition

Any demolition must be carried out in accordance with AS 2601—2001, The demolition of structures.

10. Maintenance of Site

- (1) All materials and equipment must be stored wholly within the work site unless an approval to store them elsewhere is held.
- (2) Waste materials (including excavation, demolition and construction waste materials) must be managed on the site and then disposed of at a waste management facility.
- (3) Copies of receipts stating the following must be given to the principal certifying authority:
 - (a) the place to which waste materials were transported,
 - (b) the name of the contractor transporting the materials,
 - (c) the quantity of materials transported off-site and recycled or disposed of.
- (4) Any run-off and erosion control measures required must be maintained within their operating capacity until the completion of the works to prevent debris escaping from the site into drainage systems, waterways, adjoining properties and roads.
- (5) During construction:
 - (a) all vehicles entering or leaving the site must have their loads covered, and
 - (b) all vehicles, before leaving the site, must be cleaned of dirt, sand and other materials, to avoid tracking these materials onto public roads.
- (6) At the completion of the works, the work site must be left clear of waste and debris.

11. Earthworks, Retaining Walls and Structural Support

- (1) Any earthworks (including any structural support or other related structure for the purposes of the development):
 - (a) must not cause a danger to life or property or damage to any adjoining building or structure on the lot or to any building or structure on any adjoining lot, and
 - (b) must not redirect the flow of any surface or ground water or cause sediment to be transported onto an adjoining property, and
 - (c) that is fill brought to the site—must contain only virgin excavated natural material (VENM) as defined in Part 3 of Schedule 1 to the <u>Protection of the Environment Operations Act 1997</u>, and
 - (d) that is excavated soil to be removed from the site—must be disposed of in accordance with any requirements under the <u>Protection of the Environment Operations (Waste) Regulation 2005</u>.
- (2) Any excavation must be carried out in accordance with Excavation Work: Code of Practice (ISBN 978-0-642-785442 [PDF] and ISBN 978-0-642-785459 [DOCX]), published in July 2012 by Safe-Work Australia.

12. Drainage Connections

- (1) If the work is the erection of, or an alteration or addition to, a building, the roof stormwater drainage system must be installed and connected to the drainage system before the roof is installed.
- (2) Any approval that is required for connection to the drainage system under the <u>Local Government Act 1993</u> must be held before the connection is carried out.

13. Archaeology Discovered During Excavation

If any object having interest due to its age or association with the past is uncovered during the course of the work:

- (a) all work must stop immediately in that area, and
- (b) the Office of Environment and Heritage must be advised of the discovery.

Note. Depending on the significance of the object uncovered, an archaeological assessment and excavation permit under the <u>Heritage Act 1997</u> may be required before further the work can continue.

14. Aboriginal Objects Discovered During Excavation

If any Aboriginal object (including evidence of habitation or remains) is discovered during the course of the work:

- (a) all excavation or disturbance of the area must stop immediately in that area, and
- (b) the Office of Environment and Heritage must be advised of the discovery in accordance with section 89A of the *National Parks and Wildlife Act 1974*.

Note. If an Aboriginal object is discovered, an Aboriginal heritage impact permit may be required under the *National Parks and Wildlife Act 1974*.

15. When a Survey Certificate is Required

- (1) If any part of the work is the erection of a new building, or an alteration or addition to an existing building, that is located less than 3m from the lot boundary, a survey certificate must be given to the principal certifying authority:
 - (a) before any form work below the ground floor slab is completed, or

- (b) if there is no such form work—before the concrete is poured for the ground floor slab.
- (2) The survey certificate must be prepared by a registered land surveyor and show the location of the work relative to the boundaries of the site.

PART 3 – CONDITIONS APPLYING BEFORE THE ISSUE OF AN OCCUPATION CERTIFICATE

16. Vehicular Access

If the work involves the construction of a vehicular access point, the access point must be completed before the occupation certificate for the work on the site is obtained.

17. Utility Services

- (1) If the work requires alteration to, or the relocation of, utility services on, or adjacent to, the lot on which the work is carried out, the work is not complete until all such works are carried out.
- (2) If the work will be the subject of a notice of requirements for water supply or sewerage services (or both) by a water utility or an entity authorised by the utility, the work must be satisfactorily completed before the occupation certificate is issued.
- (3) If the work will be the subject of a compliance certificate under section 73 of the <u>Sydney Water Act 1994</u>, the work must be satisfactorily completed before the occupation certificate is issued.

18. Mechanical Ventilation Systems

If the work includes a mechanical ventilation system that is a *regulated system* within the meaning of the <u>Public Health Act 2010</u>, the system must be notified as required by the <u>Public Health Regulation 2012</u>, before an occupation certificate (whether interim or final) for the work is issued.

19. Food Businesses

If the work relates to a **food business** within the meaning of the <u>Food Act 2003</u>, the food business must be notified as required by that Act, or licensed as required by the <u>Food Regulation 2010</u>, before an occupation certificate (whether interim or final) for the work is issued.

20. Premises where Skin Penetration Procedures are Carried Out

If the work relates to premises at which a **skin penetration procedure**, within the meaning of the <u>Public Health Act-2010</u>, will be carried out, the premises must be notified as required by Part 4 of the <u>Public Health Regulation 2012</u> before an occupation certificate (whether interim or final) for the work is issued.

PART 4 – OPERATIONAL REQUIREMENTS

21. Hours of Operation

The development must not be operated outside the following hours:

- (a) if there are no existing conditions on the development consent applying to hours of operation—from 7.00 am to 7.00 pm on Monday to Saturday (other than public holidays) and 9.00 am to 6.00 pm on Sunday and public holidays,
- (b) If the development is a new building to be used for the purposes of industry or a warehouse or distribution centre—from 7.00 am to 7.00 pm on Monday to Saturday (other than public holidays) and 9.00 am to 6.00 pm on Sunday and public holidays,
- (c) If the development comprises the alteration of or addition to an existing building that is used for commercial premises where there are no existing conditions on the development consent applying to hours of operation—from 7.00 am to 10.00 pm on Monday to Sunday.

22. Noise

- The development must comply with the requirements for industrial premises contained in the Noise Policy.
- (2) Noise emitted by the development:
 - (a) must not exceed an L A (15 min) of 5dB(A) above background noise when measured at any lot boundary of the property where the development is being carried out, and
 - (b) must not cause the relevant amenity criteria in Table 2.1 in the Noise Policy to be exceeded.
- (3) In this clause, the **Noise Policy** means the document entitled *NSW Industrial Noise Policy* (ISBN 0 7313 2715 2) published in January 2000 by the Environment Protection Authority.

23. Lighting

- (1) All new external lighting must:
 - (a) comply with AS 4282-1997 Control of the obtrusive effects of outdoor lighting, and

- (b) be mounted, screened and directed in a way that it does not create a nuisance or light spill on to buildings on adjoining lots or public places.
- (2) Lighting at vehicle access points to the development must be provided in accordance with AS/NZS 1158 Set:2010 Lighting for roads and public spaces Set.

24. Unobstructed Driveways and Parking Areas

- (1) All driveways and parking areas must be unobstructed at all times.
- (2) Driveways and car spaces:
 - (a) must not be used for the manufacture, storage or display of goods, materials or any other equipment, and
 - (b) must be used solely for vehicular access and for the parking of vehicles associated with the use of the premises.

25. Landscaped Area (Planting and Maintenance)

- (1) Any tree or shrub that fails to establish within 2 years of the initial planting date must be replaced with the same species of tree or shrub.
- (2) All landscaped areas on the site must be maintained on an on-going basis.

Conditions Under NSW Environmental Planning and Assessment Regulation, 2000 Division 2A - Conditions of Complying Development Certificate

136A Compliance with Building Code of Australia and insurance requirements under the Home Building Act 1989 (cf clauses 78 and 78A of EP&A Regulation 1994)

- (1) A complying development certificate for development that involves any building work must be issued subject to the following conditions:
 - (a) that the work must be carried out in accordance with the requirements of the Building Code of Australia,
 - (b) in the case of residential building work for which the <u>Home Building Act 1989</u> requires there to be a contract of insurance in force in accordance with Part 6 of that Act, that such a contract of insurance must be entered into and be in force before any building work authorised to be carried out by the certificate commences.
- (1A) A complying development certificate for a temporary structure that is used as an entertainment venue must be issued subject to the condition that the temporary structure must comply with Part B1 and NSW Part H102 of Volume One of the Building Code of Australia (as in force on the date the <u>application</u> for the relevant complying development certificate is made).
- (2) This <u>clause</u> does not limit any other conditions to which a complying development certificate may be subject, as referred to in <u>section 85A</u> (6) (a) of <u>the Act</u>.
- (3) This <u>clause</u> does not apply:
 - (a) to the extent to which an exemption is in force under <u>clause</u> 187 or 188, subject to the terms of any condition or requirement referred to in <u>clause</u> 187 (6) or 188 (4), or
 - (b) to the erection of a temporary building, other than a temporary structure that is used as an entertainment venue.
- (4) In this <u>clause</u>, a reference to the Building Code of Australia is a reference to that Code as in force on the date the <u>application</u> for the relevant complying development certificate is made.

Note: There are no <u>relevant provisions</u> in the Building Code of Australia in respect of temporary structures that are not entertainment venues.

136AB Notice to Neighbours

- (1) A complying development certificate for development on land that is not in a <u>residential release area</u> and that involves:
 - (a) a new building, or
 - (b) an addition to an existing building, or
 - (c) the demolition of a building,

must be issued subject to a condition that the person having the benefit of the complying development certificate must give at least 7 days' notice in writing of the person's intention to commence the work authorised by the certificate to the occupier of each dwelling that is located on a lot that has a boundary within 20 metres of the boundary of the lot on which the work is to be carried out.

- (2) A complying development certificate for development on land that is in a <u>residential release area</u> and that involves:
 - (a) a new building, or
 - (b) an addition to an existing building, or
 - (c) the demolition of a building,

must be issued subject to a condition that the person having the benefit of the complying development certificate must give at least 2 days' notice in writing of the person's intention to commence the work authorised by the certificate to the occupier of each dwelling that is located on a lot that has a boundary within 20 metres of the boundary of the lot on which the work is to be carried out.

(3) In this clause:

"residential release area" means any land within:

- (a) an urban release area identified within a local environmental plan that has been prepared under the Standard Instrument (Local Environmental Plans) <u>Order</u> 2006 and made as provided by <u>section 33A</u> (2) of <u>the Act</u>, or
- (b) a land release area identified under the Eurobodalla Local Environmental Plan 2012, or
- (c) any land subject to State Environmental Planning Policy (Sydney Region Growth Centres) 2006, or
- (d) any area included in Parts 6, 26, 27, 28 and 29 of Schedule 3 to State Environmental Planning Policy (Major Development) 2005.

136B Erection of Signs

- (1) A complying development certificate for development that involves any building work, subdivision work or demolition work must be issued subject to a condition that the requirements of subclauses (2) and (3) are complied with.
- (2) A sign must be erected in a prominent position on any site on which building work, subdivision work or demolition work is being carried out:
 - (a) showing the name, address and telephone number of the principal certifying authority for the work,
 - (b) showing the name of the principal contractor (if any) for any building work and a telephone number on which that person may be contacted outside working hours, and
 - (c) stating that unauthorised entry to the site is prohibited.
- (3) Any such sign is to be maintained while the building work, subdivision work or demolition work is being carried out, but must be removed when the work has been completed.
- (4) This <u>clause</u> does not apply in relation to building work, subdivision work or demolition work that is carried out inside an existing building, that does not affect the external walls of the building.
- (5) This <u>clause</u> does not apply in relation to Crown building work that is certified, in accordance with <u>section 109R</u> of <u>the Act</u>, to comply with the technical provisions of the State's building laws.
- (6) This <u>clause</u> applies to a complying development certificate issued before 1 July 2004 only if the building work, subdivision work or demolition work involved had not been commenced by that date.

Note: Principal certifying authorities and principal contractors must also ensure that signs required by this <u>clause</u> are erected and maintained (see <u>clause</u> 227A which currently imposes a maximum penalty of \$1,100).

136C Notification of Home Building Act 1989 Requirements

(1) A complying development certificate for development that involves any residential building work within the meaning of the <u>Home Building Act 1989</u> must be issued subject to a condition that the work is carried out in accordance with the requirements of this <u>clause</u>.

- (2) Residential building work within the meaning of the <u>Home Building Act 1989</u> must not be carried out unless the principal certifying authority for the development to which the work relates (not being the council) has given the council <u>written notice</u> of the following information:
 - (a) in the case of work for which a principal contractor is required to be appointed:
 - (i) the name and licence number of the principal contractor, and
 - (ii) the name of the insurer by which the work is insured under Part 6 of that Act,
 - (b) in the case of work to be done by an owner-builder:
 - (i) the name of the owner-builder, and
 - (ii) if the owner-builder is required to hold an owner-builder permit under that Act, the number of the owner-builder permit.
- (3) If arrangements for doing the residential building work are changed while the work is in progress so that the information notified under subclause (2) becomes out of date, further work must not be carried out unless the principal certifying authority for the development to which the work relates (not being the council) has given the council written notice of the updated information.
- (4) This <u>clause</u> does not apply in relation to Crown building work that is certified, in accordance with <u>section 109R</u> of <u>the Act</u>, to comply with the technical provisions of the State's building laws.

136D Fulfilment of BASIX Commitments

- (1) This <u>clause</u> applies to the following development:
 - (a) BASIX affected development,
 - (b) any BASIX optional development in relation to which a person has made an <u>application</u> for a complying development certificate that has been accompanied by a BASIX certificate or <u>BASIX certificates</u> (despite there being no obligation under <u>clause</u> 4A of Schedule 1 for it to be so accompanied).
- (2) A complying development certificate for development to which this <u>clause</u> applies must be issued subject to a condition that the commitments listed in each relevant BASIX certificate for the development must be fulfilled.

136E Development Involving Bonded Asbestos Material and Friable Asbestos Material

- (1) A complying development certificate for development that involves building work or demolition work must be issued subject to the following conditions:
 - (a) work involving <u>bonded asbestos removal work</u> (of an area of more than 10 square metres) or <u>friable asbestos removal work</u> must be undertaken by a person who carries on a business of such removal work in accordance with a licence under <u>clause</u> 318 of the Occupational Health and Safety Regulation 2001.
 - (b) the person having the benefit of the complying development certificate must provide the principal certifying authority with a copy of a signed contract with such a person before any development pursuant to the complying development certificate commences,
 - (c) any such contract must indicate whether any <u>bonded asbestos material</u> or <u>friable asbestos material</u> will be removed, and if so, must specify the landfill site (that may lawfully receive asbestos) to which the <u>bonded asbestos material</u> or <u>friable asbestos material</u> is to be delivered,
 - (d) if the contract indicates that <u>bonded asbestos material</u> or <u>friable asbestos material</u> will be removed to a specified landfill site, the person having the benefit of the complying development certificate must give the principal certifying authority a copy of a receipt from the operator of the landfill site stating that all the asbestos material referred to in the contract has been received by the operator.
- (2) This clause applies only to a complying development certificate issued after the commencement of this clause.
- (3) In this <u>clause</u>,
- "bonded asbestos material",
- "bonded asbestos removal work",
- "friable asbestos material" and
- "friable asbestos removal work" have the same meanings as in $\underline{\text{clause}}$ 317 of the Occupational Health and Safety Regulation 2001 .

Note: Under <u>clause</u> 317 removal work refers to work in which the <u>bonded asbestos material</u> or <u>friable asbestos</u> material is removed, repaired or disturbed.

Note: The effect of subclause (1) (a) is that the development will be a workplace to which the Occupational Health and Safety Regulation 2001 applies while removal work involving <u>bonded asbestos material</u> or <u>friable asbestos</u> <u>material</u> is being undertaken.

Note: Information on the removal and disposal of asbestos to landfill sites licensed to accept this waste is available from the Department of Environment, Climate Change and Water.

Note: Demolition undertaken in relation to complying development under the State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 must be carried out in accordance with Australian Standard <u>AS 2601</u>-2001, Demolition of structures .

136H Condition Relating to Shoring and Adequacy of Adjoining Property

- (1) A complying development certificate for development must be issued subject to a condition that if the development involves an excavation that extends below the level of the base of the footings of a building on adjoining land, the person having the benefit of the certificate must at the person's own expense:
 - (a) protect and support the adjoining premises from possible damage from the excavation, and
 - (b) where necessary, underpin the adjoining premises to prevent any such damage.
- (2) The condition referred to in subclause (1) does not apply if the person having the benefit of the complying development certificate owns the adjoining land or the owner of the adjoining land has given consent in writing to that condition not applying.

136I Traffic Generating Development

If an <u>application</u> for a complying development certificate is required to be accompanied by a certificate of Roads and Maritime Services as referred to in <u>clause 4 (1) (k)</u> of Schedule 1, the complying development certificate must be issued subject to a condition that any requirements specified in the certificate of Roads and Maritime Services must be complied with:

NOTICE OF INSPECTIONS – Attachment B

Complying Development Certificate - Clause 135A Environmental Planning & Assessment Regulation, 2000 as amended

This notice provides details as to what inspections and information are required throughout the course of construction. The Principal Certifying Authority (PCA) is the only Authority that can issue an Occupation Certificate for the works covered by the attached Complying Development Certificate

		T-10-10-10-10-10-10-10-10-10-10-10-10-10-
Applicant	Peter Haxell	

Pursuant to Section 86(1)(a1)(ii) of the Environmental Planning and Assessment Act, 1979 notice is hereby given of the inspections required by the Principal Certifying Authority relating to the land and development described as follows:

Property Details	23B Macpherson Street
	WARRIEWOOD NSW 2102
	Lot 11SECTION:C DP5464
Development	of Retail Facility
BCA Classification	6
Complying Development No.	2015-0452

MANDATORY CRITICAL STAGE INSPECTIONS

Where appropriate, certain inspections may be conducted concurrently (e.g. the Stormwater Drainage & Final inspection are often carried out at the same time).

Inspection	Inspection Notes
Final Inspection	After the building work has been completed and PRIOR to any
	occupation certificate being issued, in relation to the
	building/development.

Additional inspections may be required by the PCA throughout the course of construction, in order to issue the Occupation Certificate.

Where appropriate, certain inspections may be conducted concurrently. If in any doubt as to which inspections can be carried out at the same time, please ring and confirm with AcroCert Pty Ltd PRIOR to proceeding with any further works.

Inspections must be arranged at least one working day prior to when the inspection is required. Inspection bookings can be made by telephoning AcroCert Pty Ltd on 02 4015 7626 during normal office hours or via our website at www.acrocert.com.au. Cancellations should be notified as soon as possible. A re-inspection fee may be applied where no cancellation has been received and the work is not ready for inspection.

Where an inspection reveals unsatisfactory or defective results, a re-inspection may be required and fees may be applied for any subsequent or additional inspections. When directed, continuation of further works is STRICTLY PROHIBITED until such time as a satisfactory inspection has been carried out and approval to continue is obtained.

Failure to call for an inspection or failure to carry out any rectification works found to be defective may result in the Occupation Certificate being refused. It is an offence to occupy or use the development without an Occupation Certificate.

Inspections will generally be carried out at the time and on the day requested. While every effort shall be made to attend an inspection at a specific time, AcroCert Pty Ltd cannot guarantee that specific appointment timings will be kept.

CERTIFICATES AND INFORMATION

The following Certificates and/or Information must be submitted prior to the required inspection or issue of an Occupation Certificate, as specified:

Document	Notes
Pre-Commencement	A signed statement that all applicable conditions of Development
Conditions	Consent have been complied with prior to the commencement of works. This statement should be accompanied by any relevant supporting evidence.
	Note: This information MUST be submitted prior to the Notice of Commencement being sent, and works commencing.
Application for an Occupation Certificate	On completion of the works please submit an application form signed by the owner/s

Additional certificates may be requested upon inspection of building work.

An Occupation Certificate can only be issued if all of the pre-conditions of complying development consent have been complied with and all of the mandatory critical stage inspections have been completed. Also any additional required inspections must be completed, and all requested certificates and information must be submitted.

The person having the benefit of the development consent associated with this Notice of Inspections must, prior to the commencement of any works (if not carrying out the work as an owner-builder):

- Appoint a principal contractor for the building work who must be the holder of a contractor licence if any residential work is involved, and
- Notify AcroCert Pty Ltd of any such appointments, and
- Notify the principal contractor of the inspections that are to be carried out and of the
 certificates/information that are to be submitted to AcroCert Pty Ltd in respect of the
 building work to enable the issue of an Occupation Certificate.

Stephen Murray

On behalf of AcroCert Pty Ltd - ABC 5

Accreditation Body: Building Professionals Board

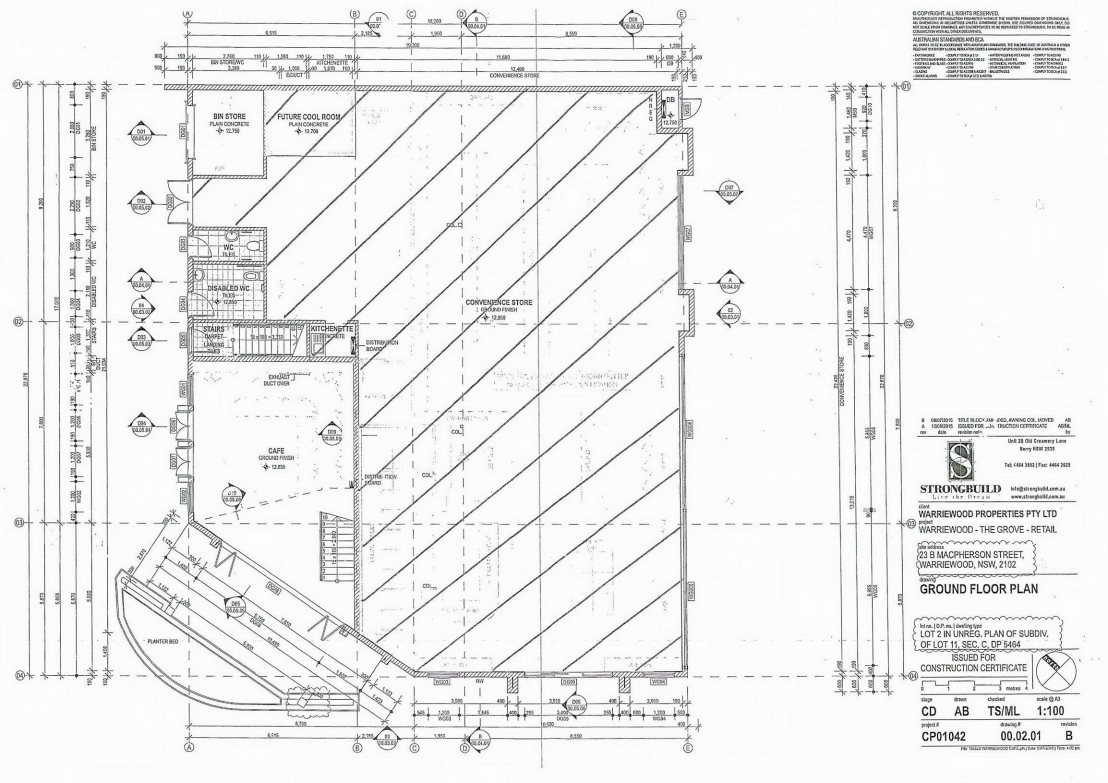
SITE BUILDING INSPECTION RESULT SHEET

Phone: 02 4933 5626 Fax: 02 4933 5609 308 High Street (PO Box 216) MAITLAND NSW 2320



APPLICATION DETAILS	
Date App. Received:	Tuesday, 14. July 2015
Application No.:	20150452 / WARRIEWOOD PROPERTIES PTY LTD
Property Address:	Lot / 23B Macpherson Street WARRIEWOOD
Development Type:	of Retail Facility
Company Name:	Individual
Owners Name & No.:	Peter Haxell M: P:
DA No. (If Applicable):	

OBSERVATIONS FROM	SITE VISIT
Application Type	Possibly CD CC Only
Site Access	off majohism Street
Stormwater Drainage	To Street
Kerb & Gutter	& Nil & Good.
Overhead Power Lines	Nil
Easements	None affected
Tree Removal	Nil /
Bushfire Hazard	Dist. Water Supply W/4
Flooding	Likely of not likely?
Slope of Block	Fulls to street (Slight Fall)
Retaining Walls	Nil .
Set Backs	The Luna Mr Front Setback Average Mr
Existing Slab	(es No Partial
Sewer Mains	Not affected.
Natural Waterbody	Within 40m? Nil
Fire Safety Measures (Class 2-9 Only)	Fire Hydrant ☐ Fire Hose Reek ☐ Exit Signs ☐ Portable Fire Exinguishers ☐ Emergency Lighting ☐ Other ☐
* Do the plans and speci and/or existing buildings	fications adequately & accurately depict existing site conditions ? Yes ☑ / No □
* Are there any features CD or comply with the BO If Yes, give details:	of the site or buildings that would mean the development cannot be CA? Yes \(\text{VA} \) No \(\text{D} \)
* Do any existing structu support this developmen	res applicable to this development appear structurally adequate to at? Yes ☑ / No □
Has any building work co	
Have you left a business	card in the letterbox? Yes - / No - Commercial Sk.
Comments:	
Brenden Lantry E	SPB0220 ☐ Stephen Murray BPB0282 ☑
DESCRIPTION OF THE PROPERTY OF	BPB0792
	BPB1923 ☐ Josh McGufficke BPB2037 ☐
Scott McGufficke B	BPB0258 ☐ Warwick Green BPB0146 ☐
SIGNED:	DATE: 15/7/15



Application for a Construction Certificate or a Complying Development Certificate



Information for the Applicant

- To minimise delay in receiving a decision about the application, please fill in all sections and ensure all relevant information and documents are provided. If clarification and/or advice is required when completing this form please contact our office for assistance.
- Once completed, applications must be delivered by hand, by post or transmitted electronically to AcroCert for determination.
 Applications may not be sent by fax.
- A Construction Certificate or Complying Development Certificate has no effect if it is issued after the building work to which it relates is physically commenced.
- Upon an application being made for a Complying Development Certificate, the applicant (not being entitled to copyright) is taken to
 have indemnified all persons using the application & any accompanying documents in accordance with the Act against any claim or
 action in respect of breach of copyright (See-Cl.129 EP&A Regulation 2000).

Office Use Only					1464 E. S. C. S.		. 0
To be completed by the certifying		ely after receiv	ing the application	ation.			
Application No.: 20	15-0452	Date R	eceived:	14	July	2015	
Section A Details of the app	licant*						
* An application for a Construction		be made by a r	person who ha	s the b	enefit of th	ne.	
development consent. An applicar							n
owns the land on which the work i	is to be carried out.			n y		gi.	
Name(s):	with	RIENDOP	1000	out)	ಆ್ರಿ	60 1 m	2.
Correspondence to be c/-		Peter	HAXON	1			
Postal Address:	LEVELI	, 4 Po	NOSROSA	,	PDE		7/
	WARRIEW	200	wsw		2/02		-
Phone(s):	999969	194					1
mail:	Phaxe	1/0 au	paci Fic	. 40	n		
Section B Details of the land	where the building	work is to be	carried out			A Ph	1
itreet Address:	23 B	MACPHO	ERSON.	57			
uburb & Postcode:	WARR	10000	NSW		2102		
itle Particulars (Lot & DP/SP):	WOTZ - UNREGA	STERED PL	an of sue	011/1510	N OF	LOT 11 5	ं द्व
ection C Description of the	building works		Agent CE TO			The state of the s	
Briefly describe the development:	building work FOR VSA 10-A CONT	të on	144 -	FOR	RISTA	C BUILD,	INC S
	10-A CONT	VENIENCE	SUPERM	nARK	cep 1	- YOUR	2
BCA Class:							
ection D Cost of works			HEALTH IN	NAME OF			
he contract price, or if there is no	contract a genuine	and accurate	estimate, for a	II labou	r and mate	erial costs	
ssociated with all construction red		opment. –	- NIL	1926		VS ACC	On
mount inclusive of GST:	\$ N/C						
ection E Planning Consent			only	Ke Sa		2. 作品和自由的	
art 1. Development Application (, , ,	Park to			_ n
evelopment Consent No.:	596 N	0085/1	1/596/	5			Ce
Pate of Development Consent:	23 MA	ir 2015	/ /				No
art 2. Environmental Planning Ins	 Section 1 of April 1 at 12 at						
ick the name of the "environment		ent" under wh	ich the develo	pment	is Comply	ing	
evelopment and provide details if				, pisto e l			
SEPP (Exempt & Complying De		800					
SEPP (Affordable Rental Housing	ng) 2009		law is a law				
SEPP (Infrastructure) 2007							
SEPP (Mining, Petroleum Produ	uction & Extractive I	ndustries) 200	7				
☐ Council's Complying Developm	ent DCP/relevant po	olicy					

TO SECURE A SECURE AND A SECURE ASSESSMENT A	uilding r	naterials t	o be used in associa	ition with	this app	llication.		
WALLS			ROOF			FLOOR		
Brick (double)	11		Tiles	10:		Concrete/slate	20	·V
Brick (veneer)	12	1.5	Concrete/slate	20		Timber	40	
Concrete/stone	20	V	Fibre cement	30		Other	80	1.1
Fibre Cement	30	V ;	Steel	60	V	Not specified	90	
Timber	40		Aluminium	70		FRAME		
Curtain Glass	50		Other	80		Timber	40	UPPER
Steel	60		Not Specified	90		Steel	60	
Aluminium Cladding	70					Aluminium	70	
Timber/weatherboard	40					Other	80	
Other	80			2 42	-	Not Specified	90	
Not Specified	90					Wotopecineu	30	
Proposed New Develop		75. T		Propo	sad Nav	Residential Buildir		NA
Gross site area of land (7/002			ting dwellings on th		
Gross floor area of deve	V	nt (m²)·	530m2		Comment of the state of the sta	s to be demolished		
No. of storeys the build			2		TANK PRINCIPLE AND ADDRESS OF	s to be demonstructed	THE STREET	
Swimming Pool Only	ь .		N/A	Willth	<u> </u>	uilding be attached		
Gross volume of swimm	ing poc	ol (L):			- AND COLUMN TO THE PROPERTY OF THE PROPERTY O	ontain a dual occup	ancy:	.,.
Proposed Change of Us			FIRST U	SACO				187
		Negrous and the second		and the second s				
current uses of the build	ding:			ONST				
uture uses of the build Section G Applica I/we consent to the	ing: nts' cor certifyir	ng authorit	nority to enter and ty, or an accredited	inspect la certifier, t	and to enter t	the subject property	at any	TOVA
Future uses of the build Section G Applica I/we consent to the reasonable time for application. I/we under the telegraphication application. I/we under the telegraphication. Application application. I/we agree to the telegraphication. Application application. I/we agree to the telegraphication. Application application. I/we agree to the telegraphication. Application application. Application application application. I/we agree to the telegraphication. Application application application. I/we agree to the telegraphication. Application application application application. I/we agree to the telegraphication. Application application. I/we agree to the telegraphication. Application application application. I/we agree to the telegraphication. Application application. Application applicati	ing: nts' cor certifyir the pur dertake rms and	ng authorit pose of ca to make a I condition ments.	nority to enter and ty, or an accredited rrying out inspection access to the proper s of AcroCert's Certification	inspect le certifier, t ns in conr y availab ying Autho	and to enter t nection w le to ena ority Stan	the subject property ith the assessment ble inspections to b	at any of this e carrie	d out.
I/we consent to the reasonable time for application. I/we under the telephone of applicant (s). I/ We agree to the telephone of applicant (s).	ing: nts' cor certifyir the pur dertake rms and u/docur	ng authorit pose of ca to make a d condition ments.	nority to enter and try, or an accredited trying out inspection access to the property of AcroCert's Certification.	inspect lacertifier, the sin configuration of the c	and to enter t nection w le to ena ority Stan	the subject property ith the assessment ble inspections to b	at any of this e carrie	d out.
Future uses of the build Section G Applica I/we consent to the reasonable time for application. I/we und I/ We agree to the te www.acrocert.com.a Name(s): Signature of applicant(s) Section H Owners Please note that ALL ow behalf as the owner's legath ority, e.g. Power of the As the owner(s) of the Phone:	ing: nts' cor certifyir the pur dertake rms and u/docur 'conser ners of gal repr Attorne	ng authorit pose of ca to make a d condition ments. 2 / 6 - 0 / 0 nt & detail the prope esentative cy, Company	Is (If different to the ry please attach doc ny Director, Executor)	inspect lacertifier, to so in control y availability and the c	int) sent. If y y evidence.	the subject property ith the assessment ble inspections to b dard Contract, availad Date:	at any of this e carrie able at	Jq V
Future uses of the build Section G Applica I/we consent to the reasonable time for application. I/we und I/ We agree to the temperature of applicant (s) Signature of applicant (s) Section H Owners Please note that ALL owner of the ast the owner's legathority, e.g. Power of the Ast the owner(s) of the Phone: Email:	ing: nts' cor certifyir the pur dertake rms and u/docur 'conser ners of gal repr Attorne	ng authorit pose of ca to make a d condition ments. 2 / 6 - 0 / 0 nt & detail the prope esentative cy, Company	Is (If different to the ry please attach doc ny Director, Executor)	inspect lacertifier, to so in control y availability and the c	int) sent. If y y evidence.	the subject property ith the assessment ble inspections to b dard Contract, availad Date:	at any of this e carrie able at	Jay V er's legal
Future uses of the build Section G Applica I/we consent to the reasonable time for application. I/we under the line of the l	ing: nts' cor certifyir the pur dertake rms and u/docur 'conser ners of gal repr Attorne	ng authorit pose of ca to make a d condition ments. 2 / 6 - 0 / 0 nt & detail the prope esentative cy, Company	Is (If different to the ry please attach doc ny Director, Executor)	inspect lacertifier, to so in control y availability and the c	int) sent. If y y evidence.	the subject property ith the assessment ble inspections to b dard Contract, availad Date:	at any of this e carrie able at	Jay V er's legal

