MODIFICATION APPLICATION

Under section 96 of the Environmental Planning and Assessment Act 1979

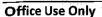
NORTHERN BEACHES COUNCIL

Village Park, 1 Park Street, MONA VALE PO Box 882, MONA VALE NSW 1660 DX 9018, MONA VALE

Telephone: (02) 9970 1111 ABN No. 61340837871

ADDRESS OF PROPOSAL

Email: info@pittwater.nsw.gov.au
Website: www.pittwater.nsw.gov.au



Address:

MOD No.: NO282/14/596/2 Date Received: 28/7/16 Scanned: 28/7/16

SUNRISE RN

PALM BEACH

MODIFICATION.



:	Title Details: (Lot/DP etc)	
		
	DETAILED DESCRIPTION OF PROPOSED MODIFICATION	
	Development Application to be modified? NO 282/14/596/1	· : .
	Has the consent been modified previously? ☐YES	□ио
	MODIFICATION TYPE	
	☐ S96 (1) - Modifications involving minor error, misdescription or miscalculation	:
	S96 (1A) – Modifications involving minimal environmental impact.	
	\$96 (2)* – Modifications intended to have some other effect, as specified in the statement	
	☐ S96 (AA)* – Modifications by consent authorities of consents granted by the Court	
	· MOVING OF SPA & STAIRS TO LOWER LEY	EU
	OREFER ATTACHED STATEMENT OF	:

NOTE: *Council must be satisfied that the request to modify see s96 (2) of the EP&A Act.	the consent is subst	antially the same de	velopment as origii	nally granted.
STATUTORY REFERRAL REQUIREMENTS				1 10 10 10 10
The questions under the headings INTEGRATED DEVELOPMENT, DEVELOPMENT REQUIRING CONCURRENCE and DESIGNATED DEVELOPMENT will only apply to a small number of development applications. The Information in the Statement of Environmental Effects guide will assist in determining if any of the following apply to your application.				
INTEGRATED DEVELOPMENT				
Was the original application for Integrated developn	nent?		□YES	WNO
Please tick a	appropriate box	es.		
Fisheries Management Act 1994	□s144	□s201	□s205	□s219
Heritage Act 1997			□s57	□s58
National Parks and Wildlife Act 1974				□s90
Protection of the Environment Operations Act 1997	7 □s43(a),4	47&55 □s43(b),48&55 □s43	(d),55&122
Rural Fires Act 1997				□s100B
Water Management Act 2000		□s89	□s90	□s91
DEVELOPMENT REQUIRING CONCURRENCE				
Did the original application require concurrence of G	3overnment Aut	horities	□YES	□∕NO
Please tick appropriate boxes				
Environmental Planning and Assessment Act 1979	No 203 s79B(3)		□YES	□NO
SEPP Infrastructure s100			□YES	□NO
Roads Act 1993 s138			□YES	□NO
SEPP 64 s18			□YES	□NO

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DESIGNATED DEVELOPMENT		
Was your original proposal Designated Development?	□YES	ΩNO
EXCEPTIONS TO DEVELOPMENT STANDARDS		
Is a Clause 4.6 justification required to vary a development standard?	□YES	⊠NO
If YES, A detailed justification identifying the development standard to be varied and the grounds for your objection needs to accompany the development application.		
Note: See Clause 4.6 of PLEP 2014 and for more assistance see the NSW Government Plar www.planning.nsw.gov.au) under Development/Varying Development Standards.	aning and Environ	ment website

PUBLIC INFORMATION AND PRIVACY POLICY

- Details provided on this form and documents provided will be made public both at Councils Office and via Application Tracking on Councils website.
- Details provided with your application are required under the Environmental Planning and Assessment Act and Environmental Planning and Regulation 2000 (see Part 1 of Schedule 1).
- Your information becomes part of a public register related to this purpose.
- The information will be kept by Council and will be disposed of in accordance with the Local Government Disposal Authority.
- You are entitled to review your personal information at any time by contacting Council.

COPYRIGHT NOTE

The Applicant is advised that Council may make copies (including electronic copies) of the development application and accompanying documents for the purpose of complying with its obligations under the Environmental Planning & Assessment Act 1979, the Local Government Act and the notification requirements of the Development Control Plan. This will include making copies of plans available on Councils website to be accessed by members of the public. The applicant is responsible for obtaining all copyright licenses necessary from the copyright owners for this purpose.

OWNER'S CON	SENT			
(This section m	(This section must be signed by ALL owners OR provided under separate cover)			
I/we consent t	o the lodgment of this application and permit authorised Council personnel to enter the site for			
the purpose of				
	nd that the applicant of this application will be the main contact for Council and that all			
	ce will be made with the above applicant.			
Signature(s):				
Print Name(s):	JOHN DAUBNEY DIRECTOR NEYDAUS.			
Note:				
If the prIf contraIf signeCompar	operty has recently been purchased, written confirmation from the Purchaser's Solicitor must be provided. acts have been exchanged for purchase of the land, the current owner is to sign the form. d on behalf of a Company, the seal must be stamped over the signature where a seal is required OR provided on by letterhead.			
	sent of the strata body corporate is required for applications affecting common property.			
• Final de	termination will not be provided until all owners consent is received			
Does the prop	osal involve development below mean high water?			
☐ YES -writte	n consent of the Crown is required NO			
APPLICANT/O	WNER DISCLOSURE			
	t or the owner/s of the property a staff member; contractor, or the spouse, partner or relation ho is a staff member; contractor, of Northern Beaches Council?			
☐ YES	LM' NO			
If YES, please i	name relevant staff member; contractor:			
DISCLOSURE C	OF POLITICAL DONATIONS AND GIFTS			
years.	leclare that we have made no gifts to any Northern Beaches Council employee in the last two (2) I/We also declare that no person with a financial interest in this application has made any such al donation or gift.			
	leclare making a reportable gift to a Northern Beaches Council employee within the last two (2) A completed form is attached.			
	re information about your obligations please refer to the Department of Planning website www.planning.nsw.gov.au Development Assessments/Donation and gift disclosure.			
	tions and Gift Disclosure Statements can be obtained from Customer Service Centres or Council's pittwater.nsw.gov.au/council/documents/forms			

APPLICANT DETAILS				
AFFLICANT DETAILS				
Name:	NEYDAUB PT UT).			
Company:				
Postal Address:	1707/61 MACQUARLE 81.			
	SYDNEY. 2000.			
E-Mail Address:	johnodaubney a holorredaubney com 02 9956 2666 secondary Number: 0414 265.072			
Contact Number:	02 9956 2666 Secondary Number: 0414 265 · 072			
APPLICANT DECLARATION	DN			
I declare that:				
 all of the particulars and information supplied in connection with this application are correct and recognise that the application together with all supporting documents and plans will be made available to the public including availability through Council's internet site. the electronic data provided is a true copy of all plans and documents submitted with this application. the estimate of cost of the project is the commercial value of the proposed works and is based on a properly prepared cost estimate or actual quote or contract competition price for the work. the requirements of all relevant Acts, Regulations and environmental planning instruments have been considered and addressed in the preparation of this application. 				
I understand that a false declaration may result in the refusal of this application.				
Signature:				
Print Name: JOHN DAVBNEY Date: 1 July 16 Director Newdards.				
<u>_</u>	hrector Vendant.			
ALL DOCUMENTS IN DIGITAL FORMAT				
Have all plans and documents (including the application form and reports) been supplied in PDF format on a USB device. (see "Important information for applicants and Owners" in this form for requirements)				
₽ŶES	□NO – your application may be rejected			

IMPORTANT INFORMATION FOR APPLICANTS AND OWNERS

Documents and Plans accompanying this application

Documentation will vary depending on the nature of the modification sought.

In all cases a detailed <u>Schedule of Modifications Sought</u> is to be provided clearly outlining all proposed modifications sought.. A revised Statement of Environmental Effects which demonstrates the applicant has considered the impact of the proposed modification and that demonstrates the development to which the modification application relates is substantially the same as that for which the consent was originally granted is to be provided.. Proposed modifications must be clearly highlighted or otherwise identified on any amended plans.

Council requires all plans and documents (including the Application form, any reports etc) to be provided in digital format (PDF) on a USB device. Plans, drawings, documents & reports each require a separate PDF file. See Council's Electronic Lodgement Guidelines for more details and file naming conventions.

In addition to the digital version, as an example, the following numbers of hard copy/printed documents and plans are to be provided where relevant. Any modification to drawings or plans must clearly indicate the proposed changes in colour or clouding.

- One (1) copy of the Modification form
- One (1) copy of the Statement of Modification / schedule of changes sought
- One (1) copy of the amended BASIX certificate
- Amended schedule of finishes
- Four (4) sets of amended drawings, e.g. elevations and sections; floor plans; landscape plans, site plan etc
- Twelve (12) sets of amended notification plans (A4 or A3 only)
- Two (2) copies of all amended supporting reports (eg Bushfire, Geotechnical, Flood) where relevant. A letter signed by
 the original author of any report may be provided indicating they have reviewed the proposed changes and are of the
 opinion an amended report is not required.

Major Developments

Additional types or copies of plans/documents may be required for major developments. Please Contact Councils Assistant Planner team on 9970 1674 to confirm documentation required.

Fees for Modification

Section 258 of the Environmental Planning and Assessment Regulation 2000 sets out the fees payable for applications for modification of consent for local development.

Standard Notification

In accordance with Council's Pittwater 21 Development Control Plan, most s96 applications are publicly notified to adjoining neighbours and interested community groups.

Fee \$270

Advertising

In accordance with clause 252 of the Environmental Planning and Assessment Regulation 2000, advertising fees may also apply

• Designated Development

Fee \$2220

• Integrated Development under the :

Fee \$665

Development requiring concurrence

Fee \$665

Development requiring advertising:

Fee \$665

Prior to Lodgement

- Use Council's ePlanning Planning Enquiry tool to obtain a site specific customised set of controls, checklist and guides
- Talk to your neighbours about your development
- Review the checklist derived from the Planning Enquiry tool to ensure you have all documents required for lodgement
- If you have any questions, please call 9970 1674 and speak to an Assistant Planner.

Lodgement of an Application

- Contact Councils Customer Service on 9970 1111 to make an appointment with the Assistant Planner
- Fees are required upon acceptance of an application
- Incomplete applications or illegible information will not be accepted by Council