

STATEMENT OF ENVIRONMENTAL EFFECTS

FOR

SECTION 4.55 (1A) MODIFICATION TO
DEVELOPMENT CONSENT

DA 2021/0699

FOR

DEMOLITION WORKS AND CONSTRUCTION OF
A NEW RESTAURANT, CARPARKING AND
ASSOCIATED USES

AT

LOT 7005 DP 1117451 , 1193 BARRENJOEY ROAD,
LOT 7002 DP 1117592 , 1193 BARRENJOEY ROAD,
LOT 298 DP 721522 , 1191 BARRENJOEY ROAD,
PALM BEACH NSW

LANCE DOYLE

M.Plan (UTS), B.AppSc (UWS),RPIA

Lance@doyleconsulting.com.au

Mob-0414747395



1.0 INTRODUCTION

This Statement of Environmental Effects (SEE) has been prepared in support of a Section 4.55 (1A) application for the proposed modifications to the approved development on the subject site under DA2021/0699 comprising replacement of the existing Boathouse café/restaurant and associated infrastructure including carparking.

In preparing this Modification Application, I have attended the subject site and reviewed the following documentation as part of the assessment process-

- Development Consent DA 2021/0699 (As modified).
- Plans of the proposed modifications prepared by Canvas Architecture.

The requested modification seeks consent for the development consent 2021/0699 to be modified as illustrated in the attached plans by Canvas Architecture.

It is my professional view that the proposed modifications should be assessed as “modifications involving minimal environmental impact.

The development to which the consent as modified relates is substantially the same development as the development for which the consent was originally granted and before that consent as originally granted was modified (if at all)” pursuant to Division 4.55 (1A) of the Environmental Planning and Assessment Act, 1979, due to the fact that there will be no unreasonable adverse amenity impacts on adjoining properties or the public domain.

THE REQUESTED MODIFICATIONS

The following modifications to the development consent 2021/0699 are

proposed.

1. Two small satellite dishes on main roof for internet as none provided throughout the Park.
2. New air intake for kitchen on norther skillion roof.
3. Whirly Bird for air extraction for void around cool room
4. Replacement of 3 fixed awnings on DA with one continuous awning 1.250 wide from the south to step in deck outside kitchen where it changes to 1.650 wide for weather protection
5. Changes to 2 kitchen windowsills from 900mm to 1.1mm in height
6. Replacement of 1 kitchen door with a window and sill height of 1.100
7. Outside survey to take away on eastern side 300mm wide and on western side for water station and kitchen servery
8. Internal changes,
 - New entry to kitchen to right of main entry doors
 - New air intake
 - Changes to front passes from kitchen
 - Widening of opening to Cold Drinks area and deletion of freezer
 - Removal of full height wall in take food bar area
 - RL Changes to Ground floor finished level which doesn't affect 1st floor or ridge height with level raised at entry by .010 from RL 2930 to RL 2940 and level at balcony door by .025 from RL 2.930 to RL 2.955 to allow for drainage for kitchen and takeaway only as no long mop out in the kitchen.

2.0 DIVISION 4.55 ASSESSMENT

This modification application is submitted to Northern Beaches Council under the provisions of Division 4.55 – modification of consents– generally,

(1A) Modifications involving minimal environmental impact

A consent authority may, on application being made by the applicant or any other person entitled to act on a consent granted by the consent

authority and subject to and in accordance with the regulations, modify the consent if—

(a) it is satisfied that the proposed modification is of minimal environmental impact,

RESPONSE

The minor nature of the requested modifications will be of minimal environmental impact.

and

(b) it is satisfied that the development to which the consent as modified relates is substantially the same development as the development for which the consent was originally granted and before that consent as originally granted was modified (if at all),

RESPONSE

The development as proposed to be modified will be the same development for which development consent was granted.

and

(c) it has notified the application in accordance with—

(i) the regulations, if the regulations so require, or

(ii) a development control plan, if the consent authority is a council that has made a development control plan that requires the notification or advertising of applications for modification of a development consent,

RESPONSE

The requested modification does not change the description, or any operational aspects of the approved development and it is therefore reasonable for the proposal to not be notified however this is a matter for Council to decide.

and

(d) it has considered any submissions made concerning the proposed modification within any period prescribed by the regulations or provided by the development control plan, as the case may be.

RESPONSE

Any submissions received will be considered by Council.

4.0 DIVISION 4.15 EVALUATION

7.6 Matters for consideration—general

In determining a development application, a consent authority is to take into consideration such of the following matters as are of relevance to the development the subject of the development application:

(a) the provisions of:

(i) any environmental planning instrument, and

(ii) any proposed instrument that is or has been the subject of public consultation under this Act and that has been notified to the consent authority (unless the Secretary has notified the consent authority that the making of the proposed instrument has been deferred indefinitely or has not been approved), and

RESPONSE

The relevant provisions of the PLEP and Coastal Management Act/SEPP have been addressed in the body of the original Statement.

(iii) any development control plan,

RESPONSE

The relevant provisions of the Pittwater 21 DCP have been considered by Council during the assessment of the parent DA, no material changes are proposed to the approved development design or location.

(iiia) any planning agreement that has been entered into under section 7.4, or any draft planning agreement that a developer has offered to enter into under section 7.4,

RESPONSE

No applicable.

and

(iv) the regulations (to the extent that they prescribe matters for the purposes

of this paragraph),

RESPONSE

The relevant regulations have been given due regard in the consideration of this request.

and

(b)the likely impacts of that development, including environmental impacts on both the natural and built environments, and social and economic impacts in the locality,

RESPONSE

The requested modifications will have no impacts upon the environment, either natural or built as the modifications do not change the environmental performance of the proposal.

(c) the suitability of the site for the development,

RESPONSE

The subject site, by virtue of its existing layout, topography and locality is suitable for the modified proposal.

(d) any submissions made in accordance with this Act or the regulations,

RESPONSE

Due to the nature of the modifications requested, notification is not warranted as there is no change to the proposal.

(e) the public interest.

RESPONSE

The proposal endorses the public interest by allowing the proposal to progress in a manner that is endorsed by the relevant technical professionals and does not materially alter the approved proposal.

Environmental Planning Instruments

The proposal as approved and as modified remains a permissible

development under the provisions of the Pittwater Local Environmental Plan.

Development Control Plans

The proposal is bound by the provisions of Pittwater Development Control Plan.

Impact on the Natural Environment.

The proposed modification will not impact upon flora and fauna, soil or water quality, air quality or the conservation of natural resources.

Impact on the Built Environment.

Scenic qualities – The proposed modification is consistent with the current and future character of the locality.

Compatibility with adjacent land uses –The proposed modification will not materially alter the compatibility with the adjacent land uses.

Bulk and scale – The proposed amendments will not materially impact upon bulk and scale of the approved development of the Boathouse restaurant and associated works.

Overshadowing – The proposed modification will not impact upon the solar access to nearby sites.

Views and vistas – There will be no impacts upon views and vistas across or around the subject site.

Site design – The refinements to the approved works are considered reasonable for the subject site.

Public domain – There are no works proposed in the public domain aside from the approved works.

Amenity Impacts – I consider that there will be no unreasonable amenity impacts from the proposed modification.

Impact on the Social and Economic Environment.

The proposal is unlikely to result in any negative social or economic impacts.

Suitability of the Site.

The subject site, by virtue of its approved development, zoning, topography and locality is suitable for the proposal.

6.0 SUMMARY

The necessity for the submission of this application has occurred as a consequence of the identification of necessary refinements during building works which were not apparent at the planning stages.

The proposed modifications are, by any measure, minor and it is therefore reasonable for Council to favourably consider this submission and endorse the requested modifications due to the reasonableness of the proposal and lack of material impacts.

LANCE DOYLE
M.Plan (UTS), B.AppSc (UWS),RPIA
Lance@doyleconsulting.com.au
Mob-0414747395



June 2023