

PITTWATER COUNCIL
DEVELOPMENT APPLICATION FORM

OLD DA

Office Use Only

DA No P0523/07

Date Received 16-12-08

Village Park 1 Park Street MONA VALE
PO Box 882 MONA VALE NSW 1660
DX 9018 MONA VALE
Facsimile (02) 9970 7150
Telephone (02) 9970 1111
ABN No 61340837871
Email pittwater_council@pittwater.nsw.gov.au
Website www.pittwater.nsw.gov.au



Please note all documents lodged with this Development Application including the Application form are available for public access at Council's offices and on Council's web site

PRE LODGEMENT

- Pre lodgement discussion with staff is recommended
- Discuss your proposal with your neighbours prior to design or lodgement
- Carefully read the checklist and guide in this form and ensure that all required information and documentation is provided with your application

LODGEMENT

- All information required by the check list must be submitted with this application
- Incomplete applications or illegible information will not be accepted by Council
- All fees are to be paid at the time of lodgement.
- Please make an appointment to lodge your application. You may be delayed for an unspecified time if no appointment is made

LOCATION OF THE PROPOSAL

Address 62 HERBERT AVENUE NEWPORT (Lot 151 DP 13457)

PROPOSAL

Dwelling House Alterations and Additions
Section 96 Modification of Consent

- ☒ S96(1) Modifications involving minor error, misdescription or miscalculation
- ☒ S96(1A) Modifications involving minimal environmental impact
- ☒ S96(2) Modifications intended to have some other effect, as specified in the statement
- ☐ S96AA Modifications by consent authorities of consents granted by the Court

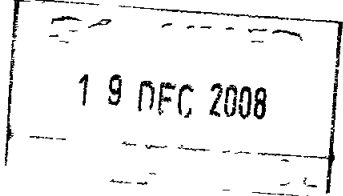
PLEASE PROVIDE DETAILED DESCRIPTION OF PROPOSAL

OWNER This section must be signed by ALL owners

I/we consent to the lodgement of this application and permit Council authorised personnel to enter the site for the purpose of inspections

Signature(s) [Signatures]
Print Name(s) JEREMY RICHMAN ARIELLA RICHMAN

- If the property has recently been purchased written confirmation from the Purchaser's Solicitor must be provided
- If contracts have been exchanged for purchase of the land the current owner is to sign the form
- If signed on behalf of a Company the seal must be stamped over the signature where a seal is required
- If the land is below mean high water mark the written consent of the Crown is required
- If the written consent is not signed by all owners of the property this application will not be accepted



WHAT IS THE ESTIMATED COST OF THE PROPOSAL \$ _____

Note: The estimated cost is the value of the works. It is the cost which would be incurred if a contractor carried out the works. This estimate must be supported by an actual quote, contract price or independent estimate prepared by a suitably qualified person where a variation from Council's estimate of costs is sought.

APPLICANT DETAILS

For contact during application processing (please print)

Name/Company Jeremy Richmond
Address 62 Herbert Avenue, Newport 2106
E-Mail Contact Details jr@truegogor.com.au
Phone (____) _____ Daytime Contact No (____) 04 111 00 237

BUILDER / PROJECT MANAGER (please print)

Name/Company _____
Address _____
E-Mail Contact Details _____
Phone (____) _____ Daytime Contact No (____) _____

APPLICANT SIGNOFF

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.

I declare that 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.

I also confirm that this application has been prepared addressing the relevant Local Environmental Plan and Development Control Plan requirements and that the application includes all the Information To Be Submitted as specified by the Pittwater 21 DCP.

I hereby certify that this proposal complies with the requirements of the Pittwater 21 Development Control Plan.

Alternatively, where this application does not comply with these requirements, I have provided a written justification in support of this proposal addressing the relevant control outcomes.

Further, I acknowledge that I am aware of my obligations under the Disability Discrimination Act.

SIX SETS OF DEVELOPMENT DRAWINGS ARE INCLUDED (FIVE SETS FOLDED TO A4 SIZE, ONE SET UNFOLDED FOR SCANNING)

THREE COPIES OF SUPPORTING TECHNICAL REPORTS ARE INCLUDED

TWELVE COPIES OF THE NOTIFICATION PLAN ARE INCLUDED

I understand that a false declaration may result in the refusal of this application.

Signature  Date 16 12 8

POLITICAL DONATIONS AND GIFT DISCLOSURE DECLARATION

Under section 147(4) of the Environmental Planning and Assessment Act 1979 (the Act), a person who makes a *relevant planning application* to a council is required to disclose the following *reportable political donations and gifts* (if any) made by any person with a financial interest in the application within a period commencing 2 years before the application is made and ending when the application is determined:

- a. all reportable political donations made to any local councillor of that council;
- b. all gifts made to any local councillor or employee of that council.

You must refer to the attached *Political donations and gift disclosure statement* for full details and obligations.

We have read and understand my/our obligations under section 147 of the Environmental Planning and Assessment Act 1979 as outlined in the attached **Explanatory information** and hereby declare:

A Political Donations and Gift Disclosure Statement is required? Yes ☐ No ☒

If yes, is a disclosure statement provided? Yes ☐ No ☐

Signature  Date 16 12 8

Note: Political Donations and Gift Disclosure Statements can be obtained from Customer Service Centres or Council's website www.pittwater.nsw.gov.au/council/council_publications/Council_Forms

Political donations and gifts disclosure statement



Office use only

Date received

Planning application no

This form may be used to make a political donations and gifts disclosure under section 147(4) and (5) of the *Environmental Planning Assessment Act 1979* for applications or public submissions to a council

Please read the following information before filling out the Disclosure Statement on pages 3 and 4 of this form. Also refer to the Glossary of terms provided overleaf (for definitions of terms in *italics* below)

Once completed, please attach the completed declaration to your planning application or submission

Explanatory information

Making a planning application to a council

Under section 147(4) of the *Environmental Planning and Assessment Act 1979* ('the Act') a person who makes a *relevant planning application* to a council is required to disclose the following *reportable political donations and gifts* (if any) made by any person with a *financial interest* in the application within the period commencing 2 years before the application is made and ending when the application is determined

- (a) all reportable political donations made to any local councillor of that council
- (b) all gifts made to any local councillor or employee of that council

Making a public submission to a council

Under section 147(5) of the Act a person who makes a *relevant public submission* to a council in relation to a relevant planning application made to the council is required to disclose the following *reportable political donations and gifts* (if any) made by the person making the submission or any *associate of that person* within the period commencing 2 years before the submission is made and ending when the application is determined

- (a) all reportable political donations made to any local councillor of that council
- (b) all gifts made to any local councillor or employee of that council

A reference in sections 147(4) and 147(5) of the Act to a reportable political donation made to a local councillor includes a reference to a donation made at the time the person was a candidate for election to the council

How and when do you make a disclosure?

The disclosure of a reportable political donation or gift under section 147 of the Act is to be made

- (a) in or in a statement accompanying the relevant planning application or submission if the donation or gift is made before the application or submission is made, or
- (b) if the donation or gift is made afterwards, in a statement of the person to whom the relevant planning application or submission was made within 7 days after the donation or gift is made

What information needs to be in a disclosure?

The information requirements of the disclosure are outlined in the Act under section 147(9) for political donations and section 147(10) for gifts

Pages 3 and 4 of this document include a Disclosure Statement Template which outlines the relevant information requirements for disclosures to a council

Note: A separate Disclosure Statement Template is available for disclosures to the Minister or the Director-General of the Department of Planning

Warning: A person is guilty of an offence under section 125 of the *Environmental Planning and Assessment Act 1979* in connection with the obligations under section 147 only if the person fails to make a disclosure of a political donation or gift in accordance with section 147 that the person knows or ought reasonably to know was made and is required to be disclosed under section 147. The maximum penalty for any such offence is the maximum penalty under Part 6 of the *Election Funding and Disclosures Act 1981* for making a false statement in a declaration of disclosures lodged under that Part. Note: The maximum penalty is currently 200 penalty units (currently \$22 000) or imprisonment for 12 months, or both

Glossary of terms (under section 147 of the *Environmental Planning and Assessment Act 1979*)

gift means a gift within the meaning of Part 6 of the *Election Funding and Disclosures Act 1981*. Note: A gift includes a gift of money or the provision of any other valuable thing or service for no consideration or inadequate consideration.

Note: Under section 84(1) of the *Election Funding and Disclosures Act 1981* gift is defined as follows:

gift means any disposition of property made by a person to another person, otherwise than by will, being a disposition made without consideration in money or money's worth or with inadequate consideration, and includes the provision of a service (other than volunteer labour) for no consideration or for inadequate consideration.

local councillor means a councillor (including the mayor) of the council of a local government area.

relevant planning application means:

- a) a formal request to the Minister, a council or the Director-General to initiate the making of an environmental planning instrument or development control plan in relation to development on a particular site; or
 - b) a formal request to the Minister or the Director-General for development on a particular site to be made State significant development or declared a project to which Part 3A applies; or
 - c) an application for approval of a concept plan or project under Part 3A (or for the modification of a concept plan or of the approval for a project); or
 - d) an application for development consent under Part 4 (or for the modification of a development consent); or
 - e) any other application or request under or for the purposes of this Act that is prescribed by the regulations as a relevant planning application;
- but does not include:
- f) an application for (or for the modification of) a complying development certificate; or
 - g) an application or request made by a public authority on its own behalf or made on behalf of a public authority; or
 - h) any other application or request that is excluded from this definition by the regulations.

relevant period is the period commencing 2 years before the application or submission is made and ending when the application is determined.

relevant public submission means a written submission made by a person objecting to or supporting a relevant planning application, or any development that would be authorised by the granting of the application.

reportable political donation means a reportable political donation within the meaning of Part 6 of the *Election Funding and Disclosures Act 1981* that is required to be disclosed under that Part. Note: Reportable political donations include those of or above \$1 000.

Note: Under section 86 of the *Election Funding and Disclosures Act 1981* reportable political donation is defined as follows.

86 Meaning of reportable political donation

- (1) For the purposes of this Act, a reportable political donation is:
 - (a) in the case of disclosures under this Part by a party, elected member, group or candidate—a political donation of or exceeding \$1 000 made to or for the benefit of the party, elected member, group or candidate; or
 - (b) in the case of disclosures under this Part by a major political donor—a political donation of or exceeding \$1 000:
 - (i) made by the major political donor to or for the benefit of a party, elected member, group or candidate; or
 - (ii) made to the major political donor.
- (2) A political donation of less than an amount specified in subsection (1) made by an entity or other person is to be treated as a reportable political donation if that and other separate political donations made by that entity or other person to the same party, elected member, group, candidate or person within the same financial year (ending 30 June) would, if aggregated, constitute a reportable political donation under subsection (1).
- (3) A political donation of less than an amount specified in subsection (1) made by an entity or other person to a party is to be treated as a reportable political donation if that and other separate political donations made by that entity or person to an associated party within the same financial year (ending 30 June) would, if aggregated, constitute a reportable political donation under subsection (1). This subsection does not apply in connection with disclosures of political donations by parties.
- (4) For the purposes of subsection (3), parties are associated parties if endorsed candidates of both parties were included in the same group in the last periodic Council election or are to be included in the same group in the next periodic Council election.

a person has a financial interest in a relevant planning application if:

- a) the person is the applicant or the person on whose behalf the application is made; or
- b) the person is an owner of the site to which the application relates or has entered into an agreement to acquire the site or any part of it; or
- c) the person is associated with a person referred to in paragraph (a) or (b) and is likely to obtain a financial gain if development that would be authorised by the application is authorised or carried out (other than a gain merely as a shareholder in a company listed on a stock exchange); or
- d) the person has any other interest relating to the application, the site or the owner of the site that is prescribed by the regulations.

persons are associated with each other if:

- a) they carry on a business together in connection with the relevant planning application (in the case of the making of any such application) or they carry on a business together that may be affected by the granting of the application (in the case of a relevant planning submission); or
- b) they are related bodies corporate under the *Corporations Act 2001* of the Commonwealth; or
- c) one is a director of a corporation and the other is any such related corporation or a director of any such related corporation; or
- d) they have any other relationship prescribed by the regulations.

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DETERMINATION OF FEES

Step 1

Determine Value of Works by completing the relevant estimate sheet (see Attached)

Value of Works

\$

6.7

Step 2

Refer to Councils Schedule of fees and charges to determine (Note Use proclaim program)

DA Fee

\$

5

Step 3

If CC Application establish CC Fee

Construction Certificate Fee

\$

Determine other appropriate Fees and complete Fee Schedule below

Does the applicants estimated cost agree with Councils estimate?

Yes

No

6.7

If it does not agree has the applicant been advised and the matter resolved?

6.7

STAFF USE		FEE SCHEDULE				RECEIPT NO	DATE
			FEE	GST			
	DA	TDEV					
✓	SEC 96 MODIFICATION	TMOD	\$400				
	SEC 82A RECONSIDERATION	TREC					
✓	ADVERTISING	TADV	\$77				
✓	IMAGE SCANNING	RMIC	\$30				
	STRATA/COMM TITLE APPLIC	TSUB					
	CONSTRUCTION CERTIFICATE	TCER					
	LONG SERVICE LEVY	QLSL					
	TREES	TTRE					
	STREET LEVELS	ESTR					
	BUILDERS SECURITY	HKER					
	SIGN FEE	NODP					
SCAN STAMP		REGISTRATION STAMP					

PO523/97

Total = \$507

Rec-252094

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EXTERNAL REFERRALS						
Control	Integrated Dev Type	Referral Authority	Assessment Process	Referral Required	Fee Required	Paid \$
B1 8	Species Impact Statement	NP&WS	Only required if significant impact on flora / fauna (see B1 8)	YES / NO	\$250	
B1 9	Rivers Streams & Foreshores	DNR	Required if B1 9 applies	YES / NO	\$250	
B1 10	Water Supply	DNR	Only required if water extraction proposed e.g pumps bores dams etc (see B1 9)	YES / NO	\$250	
B1 11	Fisheries Management	Primary Industries	Required if proposal involves dredging or work which may impact on sea grass wharfs jetties pontoons marinas etc (see B1 11)	YES / NO	\$250	
B1 12	Hentage	Hentage Council	Required if B1 12 applies	YES / NO	\$250	
B1 13	Bushfire	RFS	Required if B1 13 applies and 100B Rural Fires Act for subdivision & special purpose	YES / NO	\$250	
B1 14	Aboriginal Relics and Places	NP&WS	Required if proposal will impact on Aboriginal hentage/relics (see B1 14)	YES / NO	\$250	
	Waste / Pollution	EPA	Any proposal which will generate or treat waste and/or requires an EPA to operate	YES / NO	\$250	
Crime Prevention	Major Residential Not Integrated	Police	Major Residential/Commercial development with an estimated cost of over \$10 Million	YES / NO	N / A	
Section 138	Integrated	RTA	Any development on a main road new or existing	YES / NO	\$250	
Zone 9(d)	Artenal Road Not Integrated	RTA	9(d) Artenal Road	YES / NO	N / A	
Navigation Imapct	Not Integrated	NSW Maritime	Any proposal that may impact on waterways navigation i.e jetties moonnings	YES / NO	\$187	

INTERNAL REFERRALS		
Referral Type	Reason to Refer	Required
Development Engineer	All development involving works / construction	YES / NO
Natural Resources	All Cat 1 & 2 OR Arbonsts report (Excluding internal works & first floor additions	YES / NO
Bushfire Hazard	Required when Control B3 3 applies	YES / NO
Landscape	Any application with Landscape Plan or Arbonst report	YES / NO
Health / Waste / Food Handling	When onsite waste water OR food handling is proposed OR Acoustic report	YES / NO
Hentage	Required when Control B1 15 applies	YES / NO
Reserves and Recreation	Major works in Avalon Newport Mona Vale centres	YES / NO
SEPP 71	External works below MHWM	YES / NO
Traffic	Major works (SEPP Senior MUH STH Sector)	YES / NO
Urban Infrastructure	Major works & subdivisions	YES / NO
Warnewood Valley	All Warnewood Valley DA s	YES / NO

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ADO FINAL CHECK	
Notification Required	Application Form Acceptance
Required Sign Pick Up	Completed By
Standard Notification	
28 Day Notification	Date
Designated Development	
Integrated Development	Time
Reports Attached	

DEVELOPMENT APPLICATION ACCEPTANCE CHECKLIST
Council staff will complete the following Acceptance Checklist on receipt of the application. This process is carried out to
1. Ensure that the application includes the relevant information to facilitate assessment of the proposal
2. Specify the State Authorities to which the Application may need to be referred
3. Specify the Areas of Council to which an internal referral is required
Applicants should note that this is a preliminary assessment of the information submitted with the application and that ALL information to be submitted as clearly specified in the Pittwater 21 DCP is to be included with the application at the time of lodgement
The application assessment process will involve a detailed appraisal of the information submitted with the application. Where incomplete information is provided assessment of the application will be subject to the STOP THE CLOCK provisions of the legislation while the required information is obtained
Failure to provide the required "Information to be Submitted" as outlined through the Pittwater 21 DCP www.pittwater.nsw.gov.au in a satisfactory form is most likely to result in delay or refusal of the application

Counter Acceptance Checklist

SEPP (Building Sustainability Index BASIX) 2004

A BASIX Certificate issued by the Department of Infrastructure Planning and Natural Resources is to be provided

EPA Act 1979 No 203Section 96 Modifications of Consent - generally

- Details of the consent to be modified
- Owners consent
- A written schedule of any proposed changes 3 copies required
- An amended statement of environmental effects 3 copies required
- Any amendments should be indicated in colour on the detailed design drawings 6 copies required
- Revised technical reports addressing the proposed amendments or letters from the original authors stating no changes to original report 3 copies required
- Notification Plans 12 copies required

Please note if lodging application electronically hard copies not required pdf version accepted

EPA ActSection 147 Disclosure of political donations and gifts

Has the POLITICAL DONATIONS AND GIFT DISCLOSURE DECLARATION on page 2 of the development application form been completed and signed?

Where required has the applicant provided a Political donations and gifts disclosure statement form duly completed?

3 2 Submission of a Statement of Environmental Effects

A Statement of Environmental Effect is required to accompany all applications

- 1 For Designated Development an Environmental Impact Statement is required
- 2 For on-line applications the electronic form is to be completed under the **Outcomes** section for each control Additional Statement of Environmental Effects documents are not to be uploaded
- 3 For all other applications see below

The Statement of Environmental Effects should provide information in the form of a written statement which assesses the proposal in terms of the site and surrounding properties. The statement must detail the ways in which negative consequences or impacts of the proposal can be minimised and should include the following

- A site description (current use aspect slope vegetation)
- The site details (address Lot No /DP No etc)
- A description of the proposed development
- An identification of the type of development (i.e. complying development local development integrated development designated development)
- A brief discussion and identification of the zoning of the land identifying that the proposal is a permissible development of the site
- An analysis of the Bulk Scale of Proposed Structures & Impact of the proposed development on surrounding properties
- Reference should be made to
 - Bulk & scale of building
 - Height
 - Front side & rear setbacks (refer to surrounding setbacks and any established defacto building lines)
 - Retaining structures
- The Statement of Environmental Effects should also include the information outlined as required to be addressed in the Statement of Environmental Effects for each of the relevant controls that applies to the proposed development on the nominated site

3 3 Submission of supporting documentation Site Plan / Survey Plan / Development Drawings

Survey plan (6 copies required)

- ♦ A plan prepared by a Registered Surveyor which identifies all existing site features and existing ground levels (minimum scale 1 : 100)
- ♦ The Plan should show all relevant information including the location of easements Restrictions on Use of Land areas affected by covenants etc together with boundary dimensions
- ♦ 1m contour intervals relating to a fixed datum point based on the Australian Height Datum (AHD)
- ♦ All trees (including trunk diameters heights and spreads) rock features the adjacent road including all drainage structures kerb lines centre line street trees and the location of services
- ♦ The outline of buildings with floor level on and immediately adjoining the site together with floor levels and ridge heights and the location of doors and windows where a privacy and view line issues may become an issue
- ♦ The location of any watercourses or drainage structures and pipelines contained within or near to the site
- ♦ The survey plan should also include all other information required to be submitted in accordance with each relevant control applying to the proposed development on the nominated site

Site Plan(s) (6 copies required) A plan view of the site showing the existing and proposed buildings the following information

- ♦ North point and all boundary dimensions of the site
- ♦ Location of all easements rights of way and areas affected by covenants
- ♦ All existing / proposed buildings and hard surface structures (driveways pathways etc) on the site and proposed setbacks and distances to

boundaries proposed additions to existing buildings are to be clearly identified by cross hatching shading or otherwise

- ♦ The site plan is to clearly indicate the location of trees together with their canopy spread and identify trees to be removed and those to be retained
- ♦ Site Plan(s) should also include all other information required to be submitted in accordance with each relevant control applying to the proposed development on the nominated site

Development drawings (6 copies required)

Floor Plans

- ♦ Floor Plans (an aerial view of the room layout on all levels or storeys minimum scale 1:100)
- ♦ North point shown
- ♦ Site boundaries shown
- ♦ Room dimensions and uses shown
- ♦ Location and dimension of all windows doors and walls including wall thicknesses

Elevations (6 copies required) (a view of all sides of the building and site profile minimum scale 1:100)

- ♦ All relevant elevations detailed and identified i.e. (north south etc) with the proposed additions clearly identified
- ♦ In particular elevations as viewed from adjoining areas of public domain are to be shown
- ♦ Existing / proposed ground levels and all floor to ceiling heights
- ♦ Reduced levels to Australian Height Datum shown for all roof levels floors ceilings for the existing and proposed buildings and those on adjoining sites
- ♦ Street levels to be shown AHD
- ♦ Roof profile materials colour roof pitch and eaves widths are to be shown
- ♦ The outbuildings on the site and adjoining sites are to be shown

Sections (6 copies required) (a cut through of the view of the building and / or site minimum scale 1:100)

- ♦ The outline of the existing and / or proposed building showing all dimensions including roof pitch
- ♦ All sections are to be labelled and crossed labelled back to where they occur on the floor plan and elevations
- ♦ Along section through the driveway from the kerb line (or edge of road formation) to the garage or parking floor area is to be provided driveway cross section are required at the front boundary where cut / fill depths exceed 0.5 metres otherwise where cut / fill depths exceed 1 metre
- ♦ Construction details for walls floors windows doors ceiling roof frames types of footings etc

The development drawings should also include all other information required to be submitted in accordance with each relevant control applying to the proposed development on the nominated site

The development drawings shall incorporate a statement prepared by the designer confirming that the proposed works have been designed so that when constructed they can comply with the Building Code of Australia

3.4 Notification

- ♦ Twelve sets of notification plans including site plans elevations showing all proposed works in colour are to be submitted. They must be A4 or A3 size with all features and dimensions and notations clearly shown and legible

- ♦ The notification plans are to show the overall height and external appearance of the proposal relative to the existing finished ground levels as well as existing buildings on the site and on adjacent land

- ♦ All dimensions and notations on the notification plans must be clearly legible

4.5 Integrated Development Aboriginal Objects and Places

- ♦ This applies to development which will impact on Aboriginal relics and places. (Note only a small number of developments including land subdivision and those proposals which will cause clearing to significant areas of vegetation fall into this category of development. Check Control B1.8 if unsure)

5.3 Referral NSW Dept of Environment and Conservation

4.1 Integrated Development Water Supply, Water Management and Water Activity

- ♦ Applies where proposal involves water extraction eg pumps bores dams sewers etc. A fee is payable to the Department of Infrastructure Planning & Natural Resources on lodgement of the application. (Note only a small number of developments are affected by this requirement)

B4.7 Pittwater Spotted Gum Forest - Endangered Ecological Community

- ♦ The relevant requirements for information to be submitted for the control as it relates to the natural environment are to be provided with the application (See information to be submitted for details)

B5 2 Wastewater Management

♦ Where connection to the Sydney Water Sewage System cannot be achieved or reuse of waste water is proposed an on-site waste water management study prepared by an appropriately qualified sewage and water treatment consultant is to be provided

B5 8 Stormwater Management - On-Site Stormwater Detention

Development identified as requiring on site detention where the proposed works increase the hard surface areas by greater than 50sqm will require a submission of the on site detention proposal to be included in a Water Management Plan

B5 14 Stormwater Drainage Easements, Stormwater Drainage Systems and Natural Watercourses

Development identified as requiring Stormwater Drainage Easements, Stormwater Drainage System and Natural Watercourses will require a submission of the proposal to be included in an Integrated Water Management Plan

B6 1 Access Driveways and Works on the Public Road Reserve Dwelling House and Dual Occupancy

- Access driveway profiles obtained
- For driveways accessing main roads written advice from the RTA that they approved the driveway should be provided
- For all access driveways that propose to use other than Normal High or Normal-Low profiles variation to Councils controls suspended driveways or retaining walls or where there is no kerb and gutter or other works on the public road reserve written advice of approval (Section 139 Approval) by Councils Urban Infrastructure Unit of the proposed driveway should be provided
- For existing driveways which are to be retained which have a gradient greater than 25% certification by an NRPE Registered Engineer in regard to safety is required
- An applicant may elect not to provide this information however should Councils assessment process deem that it is required then the assessment of the application will be suspended while this information is supplied

B8 1 Construction and Demolition - Excavation and Landfill

Where significant excavation is proposed as outlined in control B8 1a report and certified forms as set out in Councils Geotechnical Risk Management Policy for Pittwater are to be provided

Note This requirement only applies when

- Excavation greater than 1 metre deep the edge of which is closer to a site boundary or structure to be retained on the site than the overall depth of the excavation and/or
- Any excavation greater than 3 metres deep below the existing surface and/or
- Any excavation that has the potential to destabilize a tree capable of collapsing in a way that any part of the tree could fall onto adjoining structures (proposed or existing) or adjoining property and/or
- Any landfill greater than 1.0 metres in height and/or
- Any works that may be affected by geotechnical processes or which may impact on geotechnical processes including but not limited to constructions on sites with low bearing capacity soils. An Applicant may elect not to provide this information however should Councils assessment process deem that it is required the assessment of the application will be suspended while this information is sought and provided

B3 1 Landslip Hazard

♦ A report and certified forms as set out in Councils Geotechnical Risk Management Policy for Pittwater are to be provided

B5 11 Stormwater Discharge into Public Drainage System

Development identified as requiring stormwater discharge into a Public Drainage System will require a submission of the proposal to be included in an Integrated Water Management Plan

B6 3 Internal Driveways - Dwelling Houses and Dual Occupancy

For existing driveways which are to be retained which have a gradient greater than 25% certification by an NRPE Registered Engineer in regard to safety is required

B5 9 Stormwater Management - Water Quality Dwelling House and Dual Occupancy

Dwelling houses and dual occupancy properties identified as requiring stormwater quality improvement measures where proposed works increase the built upon areas by 50 square metres or more requires a stormwater management plan showing the stormwater quality improvement measures. (This can be shown on the site plan or ground floor plan)

B3 22Flood Hazard - Flood Category 3 All Development

? A report prepared in accordance with the requirements set out in DCP 30 Pittwater Flood Management Plan is to be provided

C1 9 Accessibility

♦ An Access Report must be provided for substantial new development (Does not apply to Single Dwellings or Dual Occupancies)

C1 1Landscaping

- An arboricultural assessment and report are required for all trees subject to Pittwater Council's Tree Preservation Order that are located within five (5) metres of the proposed development works or likely to be affected by them
- A landscaping plan needs to be provided unless the proposal does not involve changes to the external appearances or increase the footprint of an existing building and /or does not cause any substantial changes to the visual character of the site (as a guide a landscape plan is required the works will disturb more than 50m of the site)

C1 4Solar Access

♦ Information on shadow effected on adjoining properties and any self shadows Minimum Scale 1:200 (this can be shown on the site plan). The outline of the existing/proposed and adjoining buildings (where they fall within the shadowed area) and the shadow cast by existing trees on the adjoining properties are to be shown

♦ The outline of the shadow cast by the proposed building during the winter solstice at 9am, 12 noon and 3pm is to be shown. If the proposal involves demolition of an existing building, indicate the shadow cast by that building and the new building

D10 1Character as viewed from a public place

For proposed developments having a value greater than \$350,000 a photo montage is to be provided for proposed developments having a value greater than \$1,000,000 a model is to be provided

D10 4Building colours, materials and construction

♦ A colour and materials sample or scheme is to be provided