NORTHERN BEACHES

12 April 2017

Midson Group Pty Ltd PO Box 283 HUNTERS HILL NSW 2110

Dear Sir/Madam,

Modification Application No: Mod2017/0071 for Modification of Development Consent DA2011/0446 granted for Alterations and additions to a school at 210 Headland Road DEE WHY.

I refer to your application that was received by Council on 28/03/2017.

An assessment of your application has identified that not all the necessary fees were paid at the time of lodgement. The payment of the correct fees is essential for Council to properly assess and determine the application.

A summary of the outstanding fees is provided below:

| Assessment Fee Required for Section 96(2) application | Assessment Fee Paid | Outstanding Amount |
|---|---------------------|--------------------|
| \$6,278.80 | \$5,828.50 | \$450.00 |

The outstanding amount of \$450 will need to be paid to Council as soon as possible.

Please note that your Application may not be notified/advertised until Council has received the above fees.

Clause 54 & 109 of the Environmental Planning and Assessment Regulation (2000) has the effect of "stopping the clock" for the calculation of the period of time taken to assess the application where additional information or details are sought. If Council has not received this information to its satisfaction within **7 working days (26 April)**, your Application will be determined on the basis of information presently before Council. Should you require additional time in which to provide this information, you are requested to seek an extension in writing.

Following a more detailed assessment of the proposal and the information provided, Council may request further detail and or clarification.

If you wish to discuss any issues raised in this letter, please contact Nick England on 9942 2111 between 8.30am to 5.00pm Monday to Friday.

Yours faithfully

Booking

Steve Findlay
Planning Assessment Manager