

MAINSBRIDGE SCHOOL FOR SPECIFIC PURPOSES – SSD 8792

CONSTRUCTION COMPLIANCE REPORT 1

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| Revision | Date | Prepared By | Reviewed By | Description |
|----------|------------|-------------|-------------|---------------------------------------|
| V0 | 08/01/2020 | RC | DL | For issue |
| V1 | 13/01/2020 | DL | - | Update in response to client comments |
| V2 | 20/01/2020 | DL | RC | Final |

www.wolfpeak.com.au 1 | P a g e



| <u>1.</u> | INTRODUCTION | 3 |
|-------------------|-------------------------------|---------------|
| <u>2.</u> | PURPOSE AND SCOPE | 4 |
| <u>3.</u> | KEY PROJECT PERSONNEL | 6 |
| <u>4.</u> | PROJECT ACTIVITY SUMMARY | 7 |
| <u>5.</u> | COMPLIANCE REPORTING | 8 |
| 5.1 5.2 | | 8 |
| <u>6.</u> | COMPLIANCE SUMMARY | 9 |
| 6.1 6.2 6.3 | DETAIL | 9 10 15 |
| <u>7.</u> | INCIDENTS | 16 |
| <u>8.</u> | COMPLAINTS | 17 |
| <u>9.</u> | COMPLIANCE REPORT DECLARATION | 18 |
| <u>AP</u> | PENDIX A: COMPLIANCE TABLE | 19 |
| ΔΡ | PENDIX B: LIMITATIONS | 109 |



1. Introduction

The Mainsbridge School for Specific Purposes (MSSP) is situated on the northern portion of the existing Warwick Farm Public School on Lot 2 DP 715287 at 95 Lawrence Hargrave Road, Warwick Farm. The site is located 26km west-southwest of the Sydney Central Business District and spans an area of approximately 31 hectares. The site location is presented in Figure 1.



Figure 1: Mainsbridge School for Specific Purposes (in yellow). Source: modified from *Environmental Impact Statement Mainsbridge School for Special Purposes, Warwick Farm,* Urbis 2018 and GoogleEarth 2019)

The MSSP (the Project), is to facilitate the relocation of the existing Mainsbridge School for Specific Purposes from 118 Flowerdale Road, Liverpool to under-utilised land at Warwick Farm Public School. The new MSSP will accommodate approximately 120 students and 60 full-time staff.

The Project comprises:

- construction of one and two-storey buildings consisting of new learning spaces, administration, library and shared hall, canteen, amenities and storage facilities
- landscaping, including open space improvements, tree removal, covered outdoor learning areas, new sports field, fencing and pathways; and
- vehicular and pedestrian access along Williamson Crescent.

The Project was granted approval under Section 4.38 of the *Environmental Planning and Assessment Act 1979* on 27 February 2019 (State Significant Development 8792) subject to a number of Conditions of Consent (CoC). Construction commenced on 13 July 2019.

SSD 8792 has been modified on one occasion, on 19 July 2019, to update the requirements around biodiversity credits as set out in CoC B31.



2. Purpose and scope

SSD 8792 Schedule 2 CoC B40 – B43 require a Compliance Monitoring and Reporting Program, and Compliance Reports, prepared in accordance with the Department of Planning and Environment (the Department) document entitled *Compliance Reporting Post Approval Requirements* 2018 (CRPAR).

In relation to this Compliance Report the following conditions apply:

CoC B41, which states:

Compliance Reports of the project must be carried out in accordance with the Compliance Reporting Post Approval Requirements (Department of Planning and Environment 2018).

CoC B42, which states:

The Applicant must make each Compliance Report publicly available 60 days after submitting it to the Department and notify the Department and the Certifying Authority in writing at least seven days before this is done.

The schedule of reporting contained in Compliance Monitoring and Reporting is presented in Table 1 below. This Compliance Report has been prepared in accordance with CoC B41 and the Department's CRPAR. It represents the first Compliance Report for the construction period.

Table 1: Schedule of Compliance Monitoring and Reporting

| Report | Timing ¹ | Anticipated Lodgement Date |
|--|---|--|
| Pre-Construction Compliance Report (complete) | Prior to commencement of construction | No later than 13 July 2019 |
| Construction Compliance Report #1 (This Report) | 26 weeks intervals from date of commencement of Construction | No later than 11 January 2020 |
| Construction Compliance Report #2 | 26 weeks intervals from date of commencement of Construction | No later than 13 July 2020 |
| Pre-Operations Compliance Report | Prior to the commencement of operation ² | No later than 20 July 2020 |
| Operations Compliance Reports | At intervals, no greater than 52 weeks from the date of commencement of operation for the duration of operation | No later than 20 July 2021 and every 52 weeks onwards ³ |

Note ¹: The anticipated date of Compliance Reports may vary according to any changes in date of commencement of Construction and date of commencement of Operation. Notification for commencement of construction at the time of writing the Compliance Monitoring and Reporting Program was 22 June 2019. At the time of writing the Pre-Construction Compliance Report, the nominated date for commencement of construction was 13 July 2019.



Note ²: Works are assumed to be completed in 2020 (1 year duration), with the new MSSP operating from day 1 term 3 of 2020. There may be opportunity to submit the Pre-Operations Compliance Report at a time that fulfils Construction Compliance Report 2 and the Pre-Operations reporting requirement.

Note ³: CoC B43 provides that, notwithstanding the requirements of the Compliance Reporting Post Approval Requirements (2018), the Planning Secretary may approve a request for ongoing annual operational audits to be ceased, where it has been demonstrated to the Planning Secretary's satisfaction that an operational compliance report has demonstrated operational compliance.



3. Key project personnel

The key roles and personnel responsible for Environmental Management throughout the duration of the Project are presented in Table 2.

Table 2: Key environmental roles and personnel

| Organisation | Position | Representative | Contact Details |
|-------------------------------|------------------|--------------------|-----------------|
| Schools Infrastructure NSW | Project Director | Neil Hogan | 0457 203 625 |
| GHD | Project Manager | Melissa Stojanovic | 02 9239 7638 |
| Hutchinson Builders | Project Manager | John Koumoukelis | 0416 616 464 |

All employees, contractors (and their sub-contractors) are made aware of, and are instructed to comply with, the conditions of consent relevant to activities they carry out in respect of the development in accordance with CoC A21.



4. Project activity summary

SINSW have recognised that remediation and hazardous materials removal works have the potential to raise concern for parents and children attending the Warwick Farm School and Child Care Centre. With this in mind, these activities were scheduled on days and at times where the potential for disruption with these stakeholders was minimised. The result of this scheduling is that only very minor works have been conducted during the reporting period. These are:

- site establishment
- installation of environmental controls
- vegetation management
- remediation and hazardous materials removal; and
- construction of Water Closet 4.

It is anticipated that substantial construction works will occur during the next reporting period, in accordance with the requirements of the CoC.



5. Compliance reporting

Details and Status of Compliance with each of the CoC are recorded in the Compliance Table presented in Appendix A.

5.1 Reporting timing and Reporting period

This Compliance Report has been prepared to address the requirements of CoC B41 and reports on the status of compliance during the first construction phase of the Project.

The reporting period for this Compliance Report is from the commencement of construction (13 July 2019) to 13 January 2020.

5.2 Compliance status descriptors

The status of each compliance requirement applicable during the reporting period has been recorded using the relevant descriptors in Table 3 below. No other terms are to be or have been used to describe the compliance status.

Table 3: Compliance Status Descriptor

| Status Descriptor | Description |
|-------------------|--|
| Compliant | The proponent has collected sufficient verifiable evidence to demonstrate that all elements of the requirement have been complied with. |
| Non-compliant | The proponent has identified a non-compliance with one or more elements of the requirement. |
| Not triggered | A requirement has an activation or timing trigger that has not been met at the phase of the development when the compliance assessment is undertaken, therefore an assessment of compliance is not relevant. |



6. Compliance Summary

6.1 Overview

The compliance status of the Project for the current reporting period is summarised below and in Table 4:

- 69 x CoC have been complied with.
- 10 x CoC have not been complied with (noting that seven of these relate to non-compliances identified in the first Independent Audit that SINSW have responded to).
- 92 x CoC have yet to be triggered.

Further details regarding status against each CoC is included in Section 6.2 and Appendix A: Compliance Table.

Table 4: Compliance Summary

| able 4: Compliance Summary | | | |
|------------------------------------|--|--|--|
| Status | Schedule 2, Conditions of Consent No. | | |
| PART A – ADMINISTRATIVE CONDITIONS | | | |
| Compliant | A1, A5, A6, A8, A10, A15, A16, A17, A19, A20, A21 | | |
| Non-compliant | A2 ¹ | | |
| Not triggered | A3, A4, A7, A9, A11, A12, A13, A14, A18 | | |
| PART B – PRIOR TO C | COMMENCEMENT OF CONSTRUCTION | | |
| Compliant | B1, B2, B3, B4, B5, B8, B9, B11, B12, B13, B14, B15, B16, B18, B19, B20, B22, B23, B26, | | |
| | B28, B29, B30, B31, B32, B34, B35, B36, B37, B38, B40, B42 | | |
| Non-compliant | B17 ¹ , B21 ¹ , B24 ¹ , B25 ¹ , B27 ¹ , B41 | | |
| Not triggered | ggered B6, B7, B10, B33, B39, B43, B44 ² | | |
| PART C – DURING CO | NSTRUCTION | | |
| Compliant | C1, C2, C3, C5, C9, C10, C12, C13, C14, C15, C17, C18, C19, C22, C23, C24, C26, C31, | | |
| | C32, C33, C35, C36, C37, C38, C40, C41, C42 | | |
| Non-Compliant | C39 ¹ , C45, C46 | | |
| Not Triggered | Not Triggered C4, C6, C7, C8, C11, C16, C20, C21, C25, C27, C28, C29, C30, C34, C43, C44, C47 | | |
| PART D - PRIOR TO C | PART D – PRIOR TO OCCUPATION OR COMMENCEMENT OF USE | | |
| Not triggered | D1 – D44 | | |
| PART E – POST OCCU | PART E – POST OCCUPATION | | |
| Not triggered | E1 – E15 | | |

Notes.

- Identified as a non-compliance by the Independent Auditor in the first Independent Audit Report
 prepared in accordance with CoC C41. Each non-compliance has already been reported and
 responded to by SINSW.
- 2. The Independent Auditor reported CoC B44 as non-compliant, however this condition is required to be satisfied prior to the occupation of the building and is therefore not triggered.



6.2 Detail

Table 5: Detail of non-compliance

| CoC ID | Compliance requirement | Detail of non-compliance, including date of | Action/ recommendation to |
|--------|--|---|---|
| | | occurrence and date it was identified. | address non-compliance |
| A2 | The development may only be carried out: (a) in compliance with the conditions of this consent; (b) in accordance with all written directions of the Planning Secretary; (c) generally in accordance with the EIS and Response to Submissions; (d) in accordance with the approved plans in the table. | Non-compliances have been identified against the conditions of consent, contrary to requirement (a) of this condition. This was also identified by the Independent Auditor. | SINSW to ensure proactive and regular review of compliance requirements and implement actions to prevent or remedy non-compliances. Specific actions in relation to each non-compliance are detailed below. |
| B17 | Management plans required under this consent must be prepared in accordance with relevant guidelines, and include: (a) detailed baseline data; (b) details of: i. the relevant statutory requirements (including any relevant approval, licence or lease conditions); ii. any relevant limits or performance measures and criteria; and iii. the specific performance indicators that are proposed to be used to judge the performance of, or guide the implementation of, the development or any management measures; (c) a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria; (d) a program to monitor and report on the: i. impacts and environmental performance of the development; ii. effectiveness of the management measures set out pursuant to paragraph (c) above; (e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible; (f) a program to investigate and implement ways to improve the environmental performance of the development over time; (g) a protocol for managing and reporting any: i. incident and any non-compliance (specifically including any exceedance of the impact assessment criteria and performance criteria); | Mainsbridge School CEMP and Sub-Plans June 2019 V4, J161921, Greencap Consulting) addresses requirements a) – h) of this condition, other than the following as identified by the Independent Auditor: (a) the CEMP and sub-plans lacked detailed baseline data which had been included in the EIS such as: • Background noise levels • Prevailing wind conditions and speeds • Asbestos and lead levels detected in contaminated materials. (b) ii The criteria or water quality limits are not specified in the Construction Soil and Water Management Sub-Plan. | Identified as a non-compliance by the Independent Auditor in the first Independent Audit Report prepared in accordance with CoC C41. The non-compliance was reported and responded to by SINSW. The CEMP was updated (v6) to address the omissions: * Background Noise Levels are entered to Section 3.4 of Appendix K - Noise and Vibration Management Plan. * Prevailing wind conditions and speeds are entered to Appendix E - Soil and Water Management plan of the CEMP. Refer to Section 4.2.1 Prevailing Wind Conditions and Speeds. * Asbestos and Lead levels were included in second paragraph of Section 4.2 (Appendix E - Soil and Water Management plan of the CEMP) |

www.wolfpeak.com.au 10 | P a g e



| CoC ID | Compliance requirement | Detail of non-compliance, including date of | Action/ recommendation to |
|--------|--|--|--|
| | | occurrence and date it was identified. | address non-compliance |
| | ii. complaint; iii. failure to comply with statutory requirements; and (h) a protocol for periodic review of the plan | | * Discharge Criteria have been included in section 5.4.1 in the CSWMSP based on (ANZECC & ARMCANZ, 2000). Status: Closed |
| B21 | The Construction Noise and Vibration Management Sub-Plan must address, but not be limited to, the following: (a) be prepared by a suitably qualified and experienced noise expert; (b) describe procedures for achieving the noise management levels in EPA's Interim Construction Noise Guideline (DECC, 2009); (c) describe the measures to be implemented to manage high noise generating works such as piling, in close proximity to sensitive receivers; (d) include strategies that have been developed with the community for managing high noise generating works; (e) describe the community consultation undertaken to develop the strategies in condition B21(d); and (f) include a complaints management system that would be implemented for the duration of the construction | Non-compliance as identified by the Independent Auditor: there is no evidence that the high noise generating work activities described in Section 4.2 of the Construction Noise and Vibration management Sub-Plan have been developed in consultation with the community as this is not specifically referenced. | Identified as a non-compliance by the Independent Auditor in the first Independent Audit Report prepared in accordance with CoC C41. The non-compliance was reported and responded to by SINSW. Consultation with identified receivers has commenced, and this includes identification of potential high noise activities and the strategies to manage the impacts from the works. Consultation is anticipated to be completed by 14/02/20. |
| B24 | The Biodiversity Management Sub-Plan (BMSP) must address, but not be limited to, the following: (a) provide information and maps that define the biodiversity values across the site; (b) outline priority investment area on-site where biodiversity will benefit from active management and restoration; (c) map potential areas for management of threatened and significant | Non-compliance as identified by the Independent Auditor: The Biodiversity Management Sub-Plan does not include a figure showing the potential locations of threatened species as required by B24(c). The Auditor concluded that given the conclusion of the Alphitonia (2018) assessment described | Status: Open Identified as a non-compliance by the Independent Auditor in the first Independent Audit Report prepared in accordance with CoC C41. The non-compliance was reported and responded to by SINSW. |
| | species; (d) measures to minimise the loss of key fauna habitat, including tree hollows; (e) measures to minimise the impacts on fauna on site, including conducting fauna preclearance surveys prior to vegetation clearing, building/structure demolition; | unlikely impacts, it is the Auditor's opinion that a map of the potential threatened and significant species is not required, however this should be clearly stated in the Biodiversity Management Sub-Plan with relevant justification provided. | The CEMP was updated (v6) to address the omission: * Section 3.1 of the BMSP now states: Refer to Attachment A, figure 1 for the Alphitonia (2018) biodiversity values map. |

www.wolfpeak.com.au 11 | P a g e



| CoC ID | Compliance requirement | Detail of non-compliance, including date of occurrence and date it was identified. | Action/ recommendation to address non-compliance |
|--------|---|--|---|
| | (f) engagement of an appropriately qualitied ecologist with experience in capturing native wildlife to be on site for all vegetation removal activities; (g) controlling weeds and feral pests; (h) an Unexpected Finds Procedure detailing procedures and management measures to be implemented in the event that flora and fauna is uncovered in any area not identified in the updated Biodiversity Assessment (BAR); (i) measures to ensure biodiversity values not intended to be impacted are protected, including barriers and mapping of protected/ 'no-go' areas; and (j) a program to monitor the effectiveness of the measures in the BMSP | | The map is presented in Appendix A of that document. Status: Closed |
| B25 | The Flood Emergency Response Sub-Plan (FERSP) must address, but not be limited to, the following: (a) be prepared by a suitably qualified and experienced person(s); (b) address the provisions of the Floodplain Risk Management Guideline (OEH, 2007); (c) include details of: i. flood emergency responses for both construction and operation phases of the development; ii. predicted flood levels; iii. flood warning time and flood notification; iv. assembly points and evacuation routes; v. evacuation and refuge protocols; and vi. awareness training for employees and contractors, and students. | Non-compliance as identified by the Independent Auditor: The Bushfire and Flood Emergency Response Sub-Plan does not include reference to the Floodplain Risk Management Guideline (OEH 2007) as identified by B25(b). | Identified as a non-compliance by the Independent Auditor in the first Independent Audit Report prepared in accordance with CoC C41. The non-compliance has already been reported and responded to by SINSW. The CEMP was updated (v6) to address the omission: * Section 3.3.2 and 3.3.3 of the Bushfire and Flood Emergency Response Sub-Plan now include references to the Floodplain Risk Management Guideline (OEH 2007). Status: Closed |
| B27 | Prior to the commencement of construction, the Applicant must design a stormwater management system for the development and submit it to the satisfaction of the Certifying Authority. The system must: (a) be designed by a suitably qualified and experienced person(s); (b) be generally in accordance with the conceptual design in the EIS; (c) be in accordance with applicable Australian Standards; | Non-compliance as identified by Independent Auditor: the Auditor presumes the author is suitably qualified and experienced as required by CoC B27(a). However, the Civil Engineer Drawings are not signed or dated by the Project Engineer in the space provided on the plan. No details on their qualifications and | Identified as a non-compliance by the Independent Auditor in the first Independent Audit Report prepared in accordance with CoC C41. The non-compliance has already been reported and responded to by SINSW. |

www.wolfpeak.com.au 12 | P a g e



| CoC ID | Compliance requirement | Detail of non-compliance, including date of occurrence and date it was identified. | Action/ recommendation to address non-compliance |
|--------|--|---|---|
| | (d) ensure that the system capacity has been designed in accordance with Australian Rainfall and Runoff (Engineers Australia, 2016) and Managing Urban Stormwater: Council Handbook (EPA, 1997) guidelines; (e) divert existing clean surface water around operational areas of the site; (f) prevent cross-contamination of clean and sediment laden water. | experience of WSP personnel in relation to stormwater management have been provided. | WSP have since provided a statement (Civil Design Advice, Project 4785, 21/01/2020) verifying that the stormwater management system was designed in accordance with each requirement of CoC B27, including that it was designed by a suitably qualified and experienced person. |
| B41 | Compliance Reports of the project must be carried out in accordance with the Compliance Reporting Post Approval Requirements (Department of Planning and Environment 2018). | Non-compliance: This Compliance Report was due to be submitted on 11/01/20 (26 weeks after notified date of commencement of construction). This Compliance Report was submitted after this date to allow for the collection and collation of evidence relied upon to demonstrate compliance. | Status: Closed The next Compliance Report will be prepared with sufficient time to submit by the date specified in the Compliance Monitoring and Reporting program (being 13/07/20). Status: Open |
| C39 | Table 1 of the Independent Audit Post Approval Requirements (Department of Planning and Environment 2018) is amended so that the frequency of audits required in the construction phase is: (a) An initial construction Independent Audit must be undertaken within eight weeks of the notified commencement date of construction; and (b) A subsequent Independent Audit of construction must be undertaken no later than six months from the date of the initial construction Independent Audit. | Non-compliance identified by the Independent Auditor: The notified date for the commencement of physical works was 13/7/19. The site visit for the Independent Audit was undertaken on 21/8/19 (~5.5 weeks later). The final Audit Report was unable to be completed until 28/11/19 (beyond the timeframe specified by CoCC39(a)) as outstanding documentation was not provided until 18/11/19. | SINSW to schedule future Independent Audits so they are completed within the timeframes specified in the Independent Audit Program (being 13/07/20). Status: Open |
| C45 | The Department must be notified in writing to compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of any non-compliance. The Certifying Authority must also notify the Department in writing to compliance@planning.nsw.gov.au within seven days after they identify any non-compliance. | There have been no non-compliances identified for the reporting period, other than those identified in and reported through the submission of the Independent Audit Report and this Compliance Report. | SINSW to establish system of reporting non-compliances as required by this condition. Status: Open |

www.wolfpeak.com.au 13 | P a g e



| CoC ID | Compliance requirement | Detail of non-compliance, including date of occurrence and date it was identified. | Action/ recommendation to address non-compliance |
|--------|---|---|--|
| | The notification must identify the development and the application number for it, set out the condition of consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance. A non-compliance which has been notified as an incident does not need to also be notified as a non-compliance | Non-compliance: The Independent Audit Report was finalised on 12/11/19 and notification of the non-compliances was not provided until 10/12/19 (beyond the 7 days specified by this condition). | |
| C46 | Within three months of: (a) the submission of a compliance report under condition B40; (b) the submission of an incident report under condition C44; (c) the submission of an Independent Audit under condition C41; (d) the issue of a direction of the Planning Secretary under condition A2 which requires a review, the strategies, plans and programs required under this consent must be reviewed, and the Department and the Certifying Authority must be notified in writing that a review is being carried out. | There is no evidence of a review (or notification of that review) occurring within three months of submission of the Pre-Construction Compliance Report (submitted 12/07/19). | A review of the strategies, plans and programs was undertaken as part of the preparation of the Compliance Report, and was reported to the Department and Certifying Authority on 17/01/20 and 22/01/20 respectively. SINSW will implement a system of periodic review going forward, in consideration of the triggers specified in this condition. Status: Open |

www.wolfpeak.com.au 14 | P a g e



6.3 Previous report actions

As there were no non-compliances found in the Pre-Construction Compliance Report, there are no actions arising from previous reporting period.



7. Incidents

A register of all incidents, as defined by the definitions in SSD 8792, is to be maintained with the following information:

- the cause and nature of the incident, the date it occurred and the date it was identified;
- location of the incident;
- how the incident was identified;
- the agency, or agencies to whom the incident was reported;
- details of any corrective and preventative action required by agencies and any undertaken by the proponent; and
- the response to the incident, including details of timing for undertaking such actions (i.e. that corrective and preventative action is not required, has commenced or is completed).

The Project has not identified any notifiable incidents during this reporting period.



8. Complaints

A list or table of complaints received, as defined by the Conditions of Consent, is to be maintained with the following information:

- · the number of complaints received; and
- a summary of the main areas of the complaint.

A statement must also be provided as to any emerging trends identified in complaints received and proposed action for addressing complaints or reducing the recurrence of complaints or that 'no further action is required'.

A complaints register is available on the Project website https://www.schoolinfrastructure.nsw.gov.au/content/dam/infrastructure/projects/m/mainsbridge-school/documents/Complaints_register_MainsbridgeSSP.pdf

There have been no complaints received during this reporting period.



9. Compliance Report Declaration

| Compliance Report D | Compliance Report Declaration Form | | | | |
|--------------------------------|---|--------------------------------|--|--|--|
| Project Name: | Mainsbridge School for Specific Purposes | Project Application Number: | 8792 | | |
| Description of Project: | Development of the new Mainsbridge School for Specific Purposes to facilitate its relocation to Warwick Farm. | | | | |
| Project Address | Lot 2 DP 715287 at 95 Lawrence Hargrave Road, Warwick Farm | Proponent: | Department of Education – Schools Infrastructure | | |
| Title of Compliance Report: | Construction Compliance Report 1 | Date: | 22/01/20 | | |

I declare that I have reviewed relevant evidence and prepared the contents of the attached Compliance Report and to the best of my knowledge:

- the Compliance Report has been prepared in accordance with all relevant conditions of consent;
- the Compliance Report has been prepared in accordance with the Compliance Reporting Post Approval Requirements;
- the findings of the Compliance Report are reported truthfully, accurately and completely;
- due diligence and professional judgement have been exercised in preparing the Compliance Report; and
- the Compliance Report is an accurate summary of the compliance status of the development.

Notes:

- Under section 10.6 of the Environmental Planning and Assessment Act 1979 a person must not include false or misleading information (or provide information for inclusion in) a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is false or misleading in a material respect. The proponent of an approved project must not fail to include information in (or provide information for inclusion in) a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is materially relevant to the monitoring or audit. The maximum penalty is, in the case of a corporation, \$1 million and for an individual, \$250,000; and
- The Crimes Act 1900 contains other offences relating to false and misleading information: section 307B (giving false or misleading information maximum penalty 2 years' imprisonment or 200 penalty units, or both).

| Name of Authorised Reporting Officer | |
|--|--|
| Title | |
| Signature | |
| Qualification | |
| Company | |
| Company Address | |



Appendix A: Compliance Table

Mainsbridge School for Specific Purposes - SSD 8792 Conditions of Consent (including MOD-1)

| Unique ID SCHEDUL PART A A | Compliance Requirement E 2 DMINISTRATIVE CONDITIONS | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|-------------------------------------|--|--|--|--|---|
| | n to Minimise Harm to the Environment | | | | |
| A1 | In addition to meeting the specific performance measures and criteria in this consent, all reasonable and feasible measures must be implemented to prevent, and if prevention is not reasonable and feasible, minimise, any material harm to the environment that may result from the construction and operation of the development. | At all times | Environmental monitoring, inspection/s, internal and independent audits, Management Plan and Management Plan Reviews, training Compliance Reports | Mitigation measures to prevent or minimise harm are detailed with the Mainsbridge School CEMP and Sub-Plans V6, J161921, Greencap Consulting). Boundary fencing, erosion and sediment controls in place. | Compliant |
| Terms of | Consent | | | | |
| A2 | The development may only be carried out: (a) in compliance with the conditions of this consent; | At all times | Design plan update reviews Compliance Reports | Non-compliance: non-compliances have been identified against the conditions of consent. SINSW to ensure proactive and regular review of compliance requirements and implement actions to prevent or remedy non-compliances. Specific actions in relation to each non-compliance are detailed below. | Non-compliant |
| | (b) in accordance with all written directions of the Planning Secretary; | | | There have been no directives from the Secretary | |

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---------------------------|---|---|
| | (c) generally in accordance with the EIS and Response to Submissions; (d) in accordance with the approved plans in the table below: Architectural Plans proposed by Maybell Deg No. Rev Marke of Plan. 01 D401 502 Rev Marke of Plan. 01 D401 503 Rev Marke of Plan. 02 D401 503 Rev Marke of Plan. 03 D401 503 Rev Marke of Plan. 04 D401 503 Rev Marke of Plan. 05 D401 504 September 19 Sep | | | Evidence collected elsewhere demonstrates compliance with this condition. IFC design plans are consistent with approved plans listed in this condition | |
| A3 | Consistent with the requirements in this consent, the Planning Secretary may make written directions to the Applicant in relation to: (a) the content of any strategy, study, system plan, program, review, audit, notification, report or correspondence submitted under or | | Compliance Reports | There have been no written directions from the Planning Secretary. Email received regarding CoC B7. | Not triggered |

www.wolfpeak.com.au 21 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|--|---|
| | otherwise made in relation to this consent, including those that are required to be, and have been, approved by the Planning Secretary; and (b) the implementation of any actions or measures contained in any such document referred to in (a) above. | | | As above | |
| A4 | The conditions of this consent and directions of the Planning Secretary prevail to the extent of any inconsistency, ambiguity or conflict between them and a document listed in condition A2(c) or A2(d). In the event of an inconsistency, ambiguity or conflict between any of the documents listed in condition A2(c) and A2(d), the most recent document prevails to the extent of the inconsistency, ambiguity or conflict | At all times | Cross check the most recent non superseded controlled document against document control system for being the latest version. Compliance Reports | Noted. No inconsistencies observed. | Not triggered |
| Limits of (| | | | | |
| A5 | This consent lapses five years after the date of consent unless the works associated with the development have physically commenced. | At all times | Check of consent date and date of construction commencement Compliance Reports | Consent was granted 27/02/2019. Works commenced 13/07/2019. | Compliant |
| | d Conditions | | | | |
| A6 | The Applicant must comply with all relevant prescribed conditions of development consent under Part 6, Division 8A of the EP&A Regulation. | At all times | Observation Application for Crown Certificates | Part 6, Division 8A of the EPAA relates to prescribed conditions for: - compliance with the BCA (Crown Certificate | Compliant |

www.wolfpeak.com.au 22 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology Compliance Reports | Evidence/ Comments 16/2297.06/01 granted 12/07/19) - signage is installed as per this requirement (refer CoC C2) - residential building work (not relevant) - entertainment venues (not relevant) - signage for max number of persons (not relevant for construction) | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|-----------------|---|--|--|--|---|
| Planning | Secretary as Moderator | | | - shoring and adjoining properties (no shoring required, no properties are adjoined to the works). | |
| A7 | In the event of a dispute between the Applicant and a public authority, in relation to an applicable requirement in this approval or relevant matter relating to the Development, either party may refer the matter to the Planning Secretary for resolution. The Planning Secretary's resolution of the matter must be binding on the parties. | At all times | Compliance Reports | There have been no disputes. | Not triggered |
| Long Serv A8 | | Prior to Construction | Payment of the Levy | 30/05/2019 NSW Long Service Corporation Levy Receipt. | Compliant |
| Legal Noti | Any advice or notice to the consent authority must be served on the Planning Secretary | At all times | Compliance Reports | There have been no legal notices served. | Not triggered |
| Evidence | of Consultation | | | | |

www.wolfpeak.com.au 23 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|---|---|
| A10 | Where conditions of this consent require consultation with an identified party, the Applicant must: (a) consult with the relevant party prior to submitting the subject document for information; and (b) provide details of the consultation undertaken including: (i) the outcome of that consultation, matters resolved and unresolved; and (ii) details of any disagreement remaining between the party consulted and the Applicant and how the Applicant has addressed the matters not resolved. | At all times | System for recording consultation details and tracking issues raised/ resolved/ not resolved/ efforts made to resolve | Consultation was undertaken with the relevant parties required under the conditions. Refer response to CoC B4, CoC B20, CoC B21, CoC B23. Evidence of consultation was included with the documents to which it relates. Refer response to CoC B4, CoC B20, CoC B21, CoC B23. | Compliant |
| Staging, C | ombining and Updating Strategies, Plans or Progra | ms | | | |
| A11 | With the approval of the Planning Secretary, the Applicant may: (a) prepare and submit any strategy, plan or program required by this consent on a staged basis (if a clear description is provided as to the specific stage and scope of the development to which the strategy, plan or program applies, the relationship of the stage to any future stages and the trigger for updating the strategy, plan or program); (b) combine any strategy, plan or program | At all times | Crown Certificate submissions Compliance Reports | The Project is not being staged. The Project is not being staged. | Not triggered |
| | required by this consent (if a clear relationship is demonstrated between the strategies, plans or programs that are proposed to be combined); and (c) update any strategy, plan or program required by this consent (to ensure the strategies, plans and programs required under | | | The Project is not being staged. | |

www.wolfpeak.com.au 24 | P a g e

| Unique ID | Compliance Requirement this consent are updated on a regular basis and | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|---|---|
| | incorporate additional measures or amendments to improve the environmental performance of the development) | | | | |
| A12 | If the Planning Secretary agrees, a strategy, plan or program may be staged or updated without consultation being undertaken with all parties required to be consulted in the relevant condition in this consent. | At all times | Filing System for communications with the Planning Secretary, Department | The Project is not being staged. | Not triggered |
| A13 | If approved by the Planning Secretary, updated strategies, plans or programs supersede the previous versions of them and must be implemented in accordance with the condition that requires the strategy, plan or program. | At all times | Filing Approvals issued by the Planning Secretary | The Project is not being staged. | Not triggered |
| Demolitio | | | | | |
| A14 | Demolition work must comply with Australian Standard AS 2601-2001 The demolition of structures (Standards Australia, 2001). The work plans required by AS 2601-2001 must be accompanied by a written statement from a suitably qualified person that the proposals contained in the work plan comply with the safety requirements of the Standard. The work plans, and the statement of compliance must be submitted to the Certifying Authority before the commencement of works. | Prior to commencement of works | Filing System for submissions to Certifying authority Pre-Construction Compliance Report | No demolition. N/A as per email 30/5/19 M Lokic, Steve Watson & Partners. | Not triggered. |
| | Adequacy | | T | T | |
| A15 | All new buildings and structures, and any alterations or additions to existing buildings and structures, that are part of the development, must be constructed in accordance with the relevant requirements of the BCA. | At all times | Application for construction and Occupation Certificates | Design plans were prepared to demonstrate compliance with the BCA and submitted to the Certifying Authority as part of the application for the Crown Certificate. | Compliant |

www.wolfpeak.com.au 25 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|---|---|
| | Note: Part 8 of the EP&A Regulation sets out the requirements for the certification of the development. | | Engineering and Design Plan Reviews Compliance Reports | 16/2297.06/01 granted 12/07/19. | |
| | Valls and Cladding | | | | |
| A16 | The external walls of all buildings including additions to existing buildings must comply with the relevant requirements of the BCA. | At all times | Engineering and Design Plan Reviews Compliance Reports | Walls and alterations compliance with BCA assessed by the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 | Compliant |
| Applicabil | ity of Guidelines | | | , | |
| A17 | References in the conditions of this consent to any guideline, protocol, Australian Standard or policy are to such guidelines, protocols, Standards or policies in the form they are in as at the date of this consent. | At all times | - | The CEMP and sub-plans refer to the relevant guidelines and policies. | Compliant |
| A18 | However, consistent with the conditions of this consent and without altering any limits or criteria in this consent, the Planning Secretary may, when issuing directions under this consent in respect of ongoing monitoring and management obligations, require compliance with an updated or revised version of such a guideline, protocol, Standard or policy, or a replacement of them. | At all times | - | No directives have been issued from the Planning Secretary | Not triggered |
| | ng and Environmental Audits | | | | |
| A19 | Any condition of this consent that requires the carrying out of monitoring or an environmental audit, whether directly or by way of a plan, strategy or program, is taken to be a condition | At all times | Monitoring or audit methodology statements / reports | The relevant section of the EPAA relates to (among other things) the need to be accurate, true (not misleading), properly | Compliant |

www.wolfpeak.com.au 26 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|---|---|
| | requiring monitoring or an environmental audit under Division 9.4 of Part 9 of the EP&A Act. This includes conditions in respect of incident notification, reporting and response, noncompliance notification, compliance reporting and independent auditing. Note: For the purposes of this condition, as set out in the EP&A Act, "monitoring" is monitoring of the development to provide data on compliance with the consent or on the environmental impact of the development, and an "environmental audit" is a periodic or particular documented evaluation of the development to provide information on compliance with the consent or the environmental management or impact of the development. | | | conducted and with records retained. The Independent Audit (Ramboll, November 2019) was conducted in a manner consistent with the Departments Guideline by suitably experienced and qualified persons approved by the Department. Asbestos in air monitoring was conducted and analysed in accordance with the applicable NOHSC Guideline and SafeWork CoP (refer: J161921.015_25940_ASB_16111 9_AirMonitoring, J161921.002_25940_ASB_27071 9_AirMonitoring No other monitoring has been required to date. | |
| Access to | Information | | | | |
| A20 | At least 48 hours before the commencement of construction until the completion of all works under this consent, or such other time as agreed by the Planning Secretary, the Applicant must: | Prior to Construction until completion of all works under this consent | Website upload tracker spreadsheet / system | A website has been established for the Project: https://www.schoolinfrastructure.nsw.gov.au/projects/m/mainsbridge-school.html | Compliant |

www.wolfpeak.com.au 27 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|--|-----------------------|-------------|----------------------------------|--------------------|
| ID . | | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| | (a) make the following information and | | Compliance | Information will be published on | |
| | documents (as they are obtained or approved) | | Reports | the website as the documents | |
| | publicly available on its website: | | · | are obtained or approved. | |
| | i. the documents referred to in | | | | |
| | condition A2 of this consent; | | | Website currently includes: | |
| | ii. all current statutory approvals for the | | | - (a)i and ii Link to | |
| | development; | | | approval and | |
| | iii. all approved strategies, plans and | | | application (includes | |
| | programs required under the | | | docs referred to is CoC | |
| | conditions of this consent; | | | A2) on Major Projects | |
| | iv. regular reporting on the | | | website | |
| | environmental performance of the | | | - (a) iii Community | |
| | development in accordance with the | | | communication | |
| | reporting arrangements in any plans | | | strategy and the CEMP | |
| | or programs approved under the | | | and sub-plans Note | |
| | conditions of this consent; | | | that no other plans or | |
| | v. a comprehensive summary of the | | | programs are required | |
| | monitoring results of the | | | to be approved. | |
| | development, reported in accordance | | | - (a)iv the Pre- | |
| | with the specifications in any | | | Construction | |
| | conditions of this consent, or any | | | Compliance Report is | |
| | approved plans and programs; | | | presented, which | |
| | vi. a summary of the current stage and | | | reports on the | |
| | progress of the development; | | | environmental | |
| | vii. contact details to enquire about the | | | performance of the | |
| | development or to make a complaint; | | | development by | |
| | viii. a complaints register, updated monthly; | | | reporting on compliance. The | |
| | • • | | | Independent Audit | |
| | ix. audit reports prepared as part of any independent environmental audit of | | | Report will be | |
| | the development and the Applicant's | | | uploaded in January | |
| | response to the recommendations in | | | 2020. | |
| | any audit report; | | | 2020. | |
| | any addit report; | | | | |

www.wolfpeak.com.au 28 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|-----------------|--|--|---|---|---|
| | x. any other matter required by the Planning Secretary; and (b) keep such information up to date, to the | | | - (a)v No monitoring has been required to be undertaken by the conditions - (a)vi. A progress summary and Community updates - (a)vii contact details (a)viii Complaints register (December 2019) - (a)ix the Audit Report is required to be uploaded in January 2020 (a)x. no other matters have been specified by the Secretary. | |
| 0 1: | satisfaction of the Planning Secretary | | | Complaints register dated December 2019 remain current. | |
| Complian A21 | ce The Applicant must ensure that all of its | At all times | Training systems | The Mainsbridge School CEMP | Compliant |
| | employees, contractors (and their sub- contractors) are made aware of, and are instructed to comply with, the conditions of this consent relevant to activities they carry out in respect of the development | | and record Keeping System for training conducted. Consent Conditions included in Induction presentation. | and Sub-Plans V6, J161921, Greencap Consulting) contains details on training and awareness including the requirements of the consent as relevant to works being carried out by construction personnel. | |

www.wolfpeak.com.au 29 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------------|---|---------------------------------|-------------------|---------------------------------------|--------------------|
| ID | | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| | | | | Pre-starts identify project | |
| | | | | related risks for each package of | |
| | | | | work. Pre-starts are completed daily. | |
| | | | | dally. | |
| | | | | The Project induction contains | |
| | | | | the Consent related information | |
| | | | | relevant for the works. | |
| | | | | | |
| | | | | The Project tender invitation | |
| | | | | (provided to each subcontractor | |
| | | | | prior to coming on site), contains | |
| | | | | the SSD conditions. | |
| | | | | | |
| ADVISORY | | | 1 | | |
| AN1 | All licences, permits, approvals and consents as | At all times | - | Noted. SSD 8792 is the only | Compliant |
| | required by law must be obtained and | | | approval required at this stage | |
| | maintained as required for the development. | | | of the Project. | |
| | No condition of this consent removes any obligation to obtain, renew or comply with | | | | |
| | such licences, permits, approvals and consents. | | | | |
| | such licences, permits, approvals and consents. | | | | |
| PART B PI | RIOR TO COMMENCEMENT OF CONSTRUCTION | | | | |
| Notification | on of Commencement | | | | |
| B1 | The Department must be notified in writing of | Prior to Construction and Prior | Record Keeping | Letter to DPE notifying the date | Compliant |
| | the dates of commencement of physical work | to Operation | System for | of commencement of 13/7/19, | |
| | and operation at least 48 hours before those | | communications | dated 09/07/19. | |
| | dates. | | with the Planning | | |
| | | | Secretary, | | |
| | If the construction or operation of the | | Department | | |
| | development is to be staged, the Department | | | | |
| | must be notified in writing at least 48 hours | | Pre-Construction | | |
| | before the commencement of each stage, of | | Compliance Report | | |

www.wolfpeak.com.au 30 | P a g e

| Unique ID | the date of commencement and the development to be carried out in that stage. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|------------|---|--|--|--|---|
| B2 | Prior to the commencement of construction, the Applicant must submit to the satisfaction of the Certifying Authority structural drawings prepared and signed by a suitably qualified practising Structural Engineer that demonstrates compliance with: (a) the relevant clauses of the BCA; and | Prior to Construction | Record Keeping System for communications with the Certifier Pre-Construction Compliance Report | Structural drawings were prepared by WSP (drawing suite 4785, drawing sheets S01000_01 – S0150_10) consistent with the drawings listed in CoC A2, and submitted to the Certifying Authority. Crown Certificate 16/2297.06/01 granted 12/07/19. Design refinements are ongoing in consultation with the Certifying Authority. As above | Compliant |
| External V | Valls and Cladding | | | | |
| В3 | Prior to the commencement of construction, the Applicant must provide the Certifying Authority with documented evidence that the products and systems proposed for use in the construction of external walls including finishes and claddings such as synthetic or aluminium composite panels comply with the requirements of the BCA. The Applicant must provide a copy of the documentation given to the Certifying Authority to the Planning Secretary within seven days after the Certifying Authority accepts it. | Prior to Construction | Record Keeping System for communications with the Certifier Record Keeping for communications with the Planning Secretary, Department Pre-Construction Compliance Report | Cladding Material certification package (Insulation, sarking, cemintel, gyprock, multiboard). Certifying Authority approved 04/07/19, prior to construction. Submission to DPE 05/07/2019. | Compliant |

www.wolfpeak.com.au 31 | P a g e

| Unique ID | Compliance Requirement n of Public Infrastructure | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|------------|--|--|--|---|---|
| B4 | Before the commencement of construction, the Applicant must: (a) consult with the relevant owner and provider of services that are likely to be affected by the development to make suitable arrangements for access to, diversion, protection and support of the affected infrastructure; (b) prepare a dilapidation report identifying the condition of all public infrastructure in the vicinity of the site (including roads, gutters and footpaths); and (c) submit a copy of the dilapidation report to the Planning Secretary, Certifying Authority and Council. | Prior to Construction | Pre-Construction Compliance Report Record Keeping for Consultation/ Communications with Service Owners/ Providers Record Keeping for communications with the Certifier Record Keeping System for communications with the Planning Secretary, Department | Services potentially affected have been consulted on as per SydneyWater compliance certificate 27/02/19 and Endeavour Energy Design Compliance Indemnity stamped plans, 19/03/19. Dilapidation was completed, and submitted to the relevant stakeholders: May 2019 Pre-Construction Dilapidation Report, Mainsbridge School Liverpool. Hutchinson Builders. Submission of dilapidation report to DPE, dated 13/06/19. Submission of dilapidation report to Council, dated 24/05/19. Submission of all information to the Certifying Authority via Sharepoint 13/06/19 As above | Compliant |
| Site Conta | Prior to the commencement of remediation, a data gap investigation (DGI) must be undertaken to better inform the extent of | Prior to Construction | Works planning / programming | The RAP was updated to capture the Data Gap Investigation for Proposed Relocation of | Compliant |

www.wolfpeak.com.au 32 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|---|---|
| | contamination of the site, including asbestos, lead and other contaminants. The Remedial Action Plan (RAP) and Validation Sampling and Analysis Quality Plan (VSAQP) must be updated to consider any new contamination finds. The updated VSAQP must be provided to the accredited site auditor for review and endorsed prior to remediation commencing | | Pre-Construction Compliance Report Auditor review | Mainsbridge School to Warwick Farm Public School, Lawrence Hargrave Road, Warwick Farm, NSW, 26 March 2019 and the Interim Validation Assessment for Proposed Relocation of Mainsbridge School at Warwick Farm Public School Lawrence Hargrave Road, Warwick Farm, NSW 29 March 2019. The accredited site auditor endorsed the update on 14/6/19 (GHD 2125817, IAA06). | |
| B6 | The Applicant must ensure that an appropriate marker layer is installed above any emplaced contaminated fill material contained on the development site. | Prior to Construction | Implementation of RAP | Greencap letter 20/12/19 states that the interim validation report prepared by EIS and the clearance certificates prepared by Greencap sufficiently indicate that contamination identified has been sufficiently remediated and no identified contaminated material is to remain on-site. | Not triggered |
| В7 | Upon completion of remedial works, the Applicant must submit a Site Audit Report and Section A Site Audit Statement for the relevant part of the site prepared by a NSW EPA accredited Site Auditor. The Site Audit Report and Section A Site Audit Statement must verify the relevant part of the site is suitable for the | Prior to Construction | Implementation of RAP | On 5/12/19, DPIE advised that this is not required prior to commencement of construction (refer D34). | Not triggered |

www.wolfpeak.com.au 33 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|---|---|
| | educational establishment land use and be provided to the satisfaction of the Certifying Authority | | | | |
| В8 | Prior to the commencement of earthworks, the Applicant must prepare an unexpected contamination procedure to ensure that potentially contaminated material is appropriately managed. The procedure must form part of the of the CEMP in accordance with condition B18 and must ensure any material identified as contaminated and remaining on-site be managed in accordance with the Long Term Environmental Management Plan (LTEMP) as required by Condition D36 and D37. | Prior to construction | Works planning / programming Pre-Construction Compliance Report | Unexpected contaminated finds procedure presented in Appendix O of the Mainsbridge School CEMP and Sub-Plans V6, J161921, Greencap Consulting. LTEMP to be developed following execution of the RAP. | Compliant |
| B9 | Before the construction of any utility works associated with the development, the Applicant must obtain relevant approvals from service providers | Prior to Utility Works | Works planning / programming Pre-Construction Compliance Report | Services potentially affected have been consulted on as per SydneyWater compliance certificate 27/02/19 and Endeavour Energy Design Compliance Indemnity stamped plans, 19/03/19. | Compliant |
| B10 | Prior to the commencement of above ground works written advice must be obtained from the electricity supply authority, an approved telecommunications carrier and an approved gas carrier (where relevant) stating that satisfactory arrangements have been made to ensure provisions of adequate services | Prior to Utility Works | Works planning / programming Pre-Construction Compliance Report | November 2016, WSP Parsons Brinckerhoff, Site Infrastructure Overview. Above ground works had yet to commence. | Not triggered |

www.wolfpeak.com.au 34 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|--|---|
| B11 | Water, electricity and gas are to comply with sections 4.1.3 and 4.2.7 of Planning for Bush Fire Protection 2006. | Prior to Construction | Engineering and Design Plan Reviews | Bushfire Assessment New School Mainsbridge School for Specific Purposes, Warwick Farm Hayball 4 December 2017 (Ref: 17072), Peterson Bushfire. The assessment concluded that with the adoption of the recommendations from page 11 of that report, the proposed development will comply with Planning for Bushfire Protection 2006. | Compliant |
| Communi | ty Communication Strategy | l | L | | |
| B12 | A Community Communication Strategy must be prepared to provide mechanisms to facilitate communication between the Applicant, the relevant Council and the community (including adjoining affected landowners and businesses, and others directly impacted by the development), during the design and construction of the development and for a minimum of 12 months following the completion of construction. The Community Communication Strategy must: (a) identify people to be consulted during the design and construction phases; (b) set out procedures and mechanisms for the regular distribution of accessible information about or relevant to the development; (c) provide for the formation of community-based forums, if required, that focus on key | Prior to Construction | Management Plans Record Keeping System for communications with the Planning Secretary, Department Pre-Construction Compliance Report | 16/4/19 CCS submitted to DPE. 10/05/19 DPE to SINSW Approval of CCS. Sections 4 and 5 of the CCS Sections 6, 7 and 8.4 of the CCS Section 4 of the CCS | Compliant |

www.wolfpeak.com.au 35 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|--|---|
| | environmental management issues for the development; (d) set out procedures and mechanisms: i. through which the community can discuss or provide feedback to the Applicant; ii. through which the Applicant will respond to enquiries or feedback from the community; and iii. to resolve any issues and mediate any disputes that may arise in relation to construction and operation of the development, including disputes regarding rectification or compensation. | | | Sections 4 and 5 of the CCS | |
| B13 | The Community Communication Strategy must be submitted to the Planning Secretary for approval no later than two weeks before the commencement of any work. Work for the purposes of the development must not commence until the Community Communication Strategy has been approved by the Planning Secretary, or within another timeframe agreed with the Planning Secretary. | Prior to Construction | Management Plans Record Keeping System for communications with the Planning Secretary, Department Pre-Construction Compliance Report | 16/4/19 CCS submitted to DPE. 10/05/19 DPE to SINSW Approval of CCS. | Compliant |
| Ecologica | lly Sustainable Development | | | | |
| B14 | Prior to the commencement of construction, the Applicant must register for a minimum 4-star Green Star rating with the Green Building Council Australia and submit evidence of registration to the Certifying Authority, unless otherwise agreed by the Planning Secretary. | Prior to Construction | Record Keeping for communications with the Certifier Record Keeping System for | 5/6/19 GBCA received application and executed Certification Agreement. Project Number GS-4511DA. | Compliant |

www.wolfpeak.com.au 36 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant |
|--------------|---|--|--|--|---|
| | | | communications with the Planning Secretary, Department Pre-Construction Compliance Report | Payment to GBCA TAX INVOICE#GS-4511DA-A-38231. Certifying Authority approval granted through Crown Certificate 16/2297.06/01 granted 12/07/19. | Not triggered |
| Outdoor | Lighting | | | <u> </u> | |
| B15 | Prior to commencement of construction, all outdoor lighting within the site must comply with AS 1158.3.1:2005 Lighting for roads and public spaces – Pedestrian area (Category P) lighting – Performance and design requirements and AS 4282-1997 Control of the obtrusive effects of outdoor lighting. Details demonstrating compliance with these requirements must be submitted to the satisfaction of the Certifying Authority. | Prior to Construction | Record Keeping for communications with the Certifier Pre-Construction Compliance Report | As part of permanent design: WSP Electrical Design Certificate 28/06/18 confirms that lighting design complies with AS1158 and AS4282. Compliance was verified by the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19. With respect to construction phase lighting, Section 2.6 of the Mainsbridge School CEMP and Sub-Plans V6, J161921, Greencap Consulting refers to AS4282 (refer response to CoC B18). The complaints register available on the Project website indicates that no complaints have been received regarding lighting to date. | Compliant |

www.wolfpeak.com.au 37 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|--|---|
| Access for | r People with Disabilities | | | | |
| B16 | The works that are the subject of this application must be designed and constructed to provide access and facilities for people with a disability in accordance with the BCA. Prior to the commencement of construction, the Certifying Authority must ensure that evidence of compliance with this condition from an appropriately qualified person is provided and that the requirements are referenced on any certified plans. | Prior to Construction | Design Report reviews Preparation of submission for Crown Certificate Pre-Construction Compliance Report | The Mainsbridge School is being developed for the purposes of providing learning facilities for people with special needs (including disabilities). Design statement provided to Certifying Authority 21/06/19. Compliance with BCA assessed by the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 | Compliant |
| Environm | ental Management Plan Requirements | | | | |
| B17 | Management plans required under this consent must be prepared in accordance with relevant guidelines, and include: (a) detailed baseline data; | Prior to Construction | Management Plan reviews Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Mainsbridge School CEMP and Sub-Plans June 2019 V4, J161921, Greencap Consulting) addresses requirements a) – h) of this condition, other than the following. Non-compliance: as identified by the Independent Auditor, the CEMP and sub-plans lacked detailed baseline data which had been included in the EIS such as: Background noise levels Prevailing wind conditions and speeds | Non-compliant |

www.wolfpeak.com.au 38 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|--|-----------------------|-------------|--|--------------------|
| ID | | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| | | | | Asbestos and lead levels | |
| | | | | detected in contaminated | |
| | | | | materials. | |
| | | | | This non-compliance has been | |
| | | | | reported and responded to by | |
| | | | | SINSW. | |
| | | | | TI 0514D / 6\ | |
| | | | | The CEMP (v6) has been updated | |
| | | | | as follows: * Background Noise Levels are | |
| | | | | entered to Section 3.4 of | |
| | | | | Appendix K - Noise and Vibration | |
| | | | | Management Plan (refer to | |
| | | | | Table 1) | |
| | | | | 132.5 2, | |
| | | | | * Prevailing wind conditions and | |
| | | | | speeds are entered to Appendix | |
| | | | | E - Soil and Water Management | |
| | | | | plan of the CEMP. Refer to | |
| | | | | Section 4.2.1 Prevailing Wind | |
| | | | | Conditions and Speeds. | |
| | | | | | |
| | | | | * Asbestos and Lead levels were | |
| | | | | included in second paragraph of | |
| | | | | Section 4.2 (Appendix E - Soil | |
| | | | | and Water Management plan of | |
| | | | | the CEMP). | |
| | (b) details of: | | | Mainsbridge School CEMP and | |
| | i. the relevant statutory requirements | | | Sub-Plans June 2019 V4, | |
| | (including any relevant approval, | | | J161921, Greencap Consulting) | |
| | licence or lease conditions); | | | addresses requirements a) – h) | |
| | ii. any relevant limits or performance | | | of this condition, other than the | |
| | measures and criteria; and | | | following. | |

www.wolfpeak.com.au 39 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|---|-----------------------|-------------|-------------------------------------|--------------------|
| ID . | · | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| | iii. the specific performance indicators | | | Non-compliance: The criteria or | |
| | that are proposed to be used to | | | water quality limits are not | |
| | judge the performance of, or guide | | | specified in the CSWMSP. | |
| | the implementation of, the | | | This non-compliance has been | |
| | development or any management | | | reported and responded to by | |
| | measures; | | | SINSW. | |
| | | | | | |
| | | | | The CEMP (v6) has been updated | |
| | | | | to capture this in Section 5.4.1 of | |
| | | | | the CSWMP. | |
| | (c) a description of the measures to be | | | Appendices E, F, G, H, I, K, M, N | |
| | implemented to comply with the relevant | | | of the CEMP | |
| | statutory requirements, limits, or performance | | | | |
| | measures and criteria; | | | | |
| | (d) a program to monitor and report on the: | | | i. Section 8 and Appendix B of | |
| | i. impacts and environmental | | | the CEMP | |
| | performance of the development; ii. effectiveness of the management | | | ii. Section 8 of the CEMP | |
| | measures set out pursuant to | | | | |
| | paragraph (c) above; | | | | |
| | (e) a contingency plan to manage any | | | Appendix J of the CEMP | |
| | unpredicted impacts and their consequences | | | Appendix 3 of the CLIVIT | |
| | and to ensure that ongoing impacts reduce to | | | | |
| | levels below relevant impact assessment | | | | |
| | criteria as quickly as possible; | | | | |
| | (f) a program to investigate and implement | | | Section 8 and Appendix B of the | |
| | ways to improve the environmental | | | CEMP | |
| | performance of the development over time; | | | | |
| | (g) a protocol for managing and reporting any: | | | Appendix J of the CEMP | |
| | i. incident and any non-compliance | | | | |
| | (specifically including any exceedance | | | | |
| | of the impact assessment criteria and | | | | |
| | performance criteria); | | | | |

www.wolfpeak.com.au 40 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|--|---|
| Construct | ii. complaint; iii. failure to comply with statutory requirements; and (h) a protocol for periodic review of the plan Note: The Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plans tion Environmental Management Plan | | | Section 8 of the CEMP | - |
| B18 | Prior to commencement of construction, the Applicant must prepare a Construction Environmental Management Plan (CEMP) and it must include, but not be limited to, the following: (a) Details of: i. hours of work; ii. 24-hour contact details of site manager; iii. management of dust and odour to protect the amenity of the neighbourhood; iv. stormwater control and discharge; v. measures to ensure that sediment and other materials are not tracked onto the roadway by vehicles leaving the site; vi. groundwater management plan including measures to prevent groundwater contamination; vii. external lighting in compliance with AS 4282-1997 Control of the obtrusive effects of outdoor lighting; | Prior to Construction | Management Plan reviews Preparation of submission for Crown Certificate Pre-Construction Compliance Report | The Mainsbridge School CEMP and Sub-Plans V6, J161921, Greencap Consulting. Appendix Q of the CEMP identifies where each requirement (a) – (j) of this condition is addressed in the document. i. Section 2.4 of the CEMP ii. Section 4.1 of the CEMP iii. Appendix C – EWMS iv. Appendix E – Soil and Water Management Plan v. Appendix E – Soil and Water Management Plan vi. Appendix E – Soil and Water Management Plan vi. Appendix E – Soil and Water Management Plan vii. Section 2.6 of the CEMP viii. Section 5 of the CEMP | Compliant |

www.wolfpeak.com.au 41 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|--|--|
| | viii. community consultation and complaints handling; (b) Construction Traffic and Pedestrian Management Sub-Plan (see condition B20); (c) Construction Noise and Vibration Management Sub-Plan (see condition B21); (d) Construction Waste Management Sub-Plan (see condition B22); (e) Construction Soil and Water Management Sub-Plan (see condition B23); (f) Biodiversity Management Sub-Plan (see condition B24); (g) Bush Fire and Flood Emergency Response (see condition B25); (h) an unexpected finds protocol for contamination and associated communications procedure; (i) an unexpected finds protocol for Aboriginal and non-Aboriginal heritage and associated communications procedure; (j) waste classification (for materials to be removed) and validation (for materials to remain) be undertaken to confirm the contamination status in these areas of the site; and | | | Appendix G of the CEMP Appendix K of the CEMP Appendix F of the CEMP Appendix F of the CEMP Appendix M of the CEMP Appendix N of the CEMP Appendix O of the CEMP | |
| B19 | The Applicant must not commence construction of the development until the CEMP is approved by the Certifying Authority and a copy submitted to the Planning Secretary. | Prior to Construction | Management Plan reviews Preparation of submission for Crown Certificate | The Mainsbridge School CEMP and Sub-Plans June 2019 V4 (and V6), J161921, Greencap Consulting. Submission of the CEMP and sub-plans to DPE, 01/07/19 | Compliant |

www.wolfpeak.com.au 42 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology Pre-Construction | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|---|---|
| | | | Compliance Report | CEMP and sub-plans submitted to Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 | |
| B20 | The Construction Traffic and Pedestrian Management Sub-Plan (CTPMSP) must address, but not be limited to, the following: (a) be prepared by a suitably qualified and experienced person(s); | Prior to Construction | Management Plan reviews Preparation of submission for Crown Certificate Pre-Construction Compliance Report | A CTPMSP was prepared in Appendix G of The Mainsbridge School CEMP and Sub-Plans V6, J161921, Greencap Consulting. Appendix Q of the CEMP identifies where each requirement (a) – (g) of this condition is addressed in the CEMP and CTPMSP. RMS response 04/07/19. Council response 19/06/19 Appendix R of the CEMP | Compliant |
| | (b) be prepared in consultation with Council and RMS; (c) detail the measures that are to be implemented to ensure road safety and network efficiency during construction in consideration of potential impacts on general traffic, cyclists and pedestrians and bus services; (d) detail heavy vehicle routes, access and parking arrangements; (e) include a Driver Code of Conduct to: | | | Section 3.9 of Appendix G of the CEMP Section 3.6 of Appendix G of the CEMP Section 3.1 and Attachment A of Appendix G of the CEMP Sections 3.6, 3.7 and 3.9 of Appendix G of the CEMP | |

www.wolfpeak.com.au 43 | P a g e

| Unique ID | i. minimise the impacts of earthworks | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|---|---|
| | and construction on the local and regional road network; ii. minimise conflicts with other road users; iii. minimise road traffic noise; and iv. ensure truck drivers use specified routes; (f) include a program to monitor the effectiveness of these measures; and (g) if necessary, detail procedures for notifying residents and the community (including local schools), of any potential disruptions to routes | | | Section 3.11 of Appendix G of the CEMP Section 3.8 of Appendix G of the CEMP | |
| B21 | The Construction Noise and Vibration Management Sub-Plan must address, but not be limited to, the following: (a) be prepared by a suitably qualified and experienced noise expert; | Prior to Construction | Management Plan reviews Preparation of submission for Crown Certificate Pre-Construction Compliance Report | A CNVMSP was prepared in Appendix K of The Mainsbridge School CEMP and Sub-Plans June 2019 V4, J161921, Greencap Consulting. Appendix Q of the CEMP identifies where each requirement (a) – (f) of this condition is addressed in the CEMP and CNVMSP. Appendix R of the CEMP | Non-compliant |
| | (b) describe procedures for achieving the noise management levels in EPA's Interim Construction Noise Guideline (DECC, 2009); (c) describe the measures to be implemented to manage high noise generating works such as piling, in close proximity to sensitive receivers; | | | Sections 3.3 and 3.4 of Appendix K of the CEMP Section 3.4 of Appendix K of the CEMP | |

www.wolfpeak.com.au 44 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---------------------------|--|---|
| | (e) describe the community consultation undertaken to develop the strategies in condition B21(d); and (f) include a complaints management system that would be implemented for the duration of | | | Sections 4.1 and 4.7 of Appendix K, and Section 5.5 of the CEMP. Non-compliance: as identified by the Independent Auditor: there is no evidence that the high noise generating work activities described in Section 4.2 of the CNVMSP have been developed in consultation with the community as this is not specifically referenced. This non-compliance has been reported and responded to by SINSW. Consultation with identified receivers has commenced, and this includes identification of potential high noise activities and the strategies to manage the impacts from the works. Consultation is anticipated to be completed by 14/02/20. Section 4.7 of Appendix K of the CEMP | |
| B22 | the construction The Construction Waste Management Sub-Plan (CWMSP) must address, but not be limited to, the following: | Prior to Construction | Management Plan reviews | A CWMSP was prepared in Appendix F of The Mainsbridge | Compliant |

www.wolfpeak.com.au 45 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|---|---|
| | (a) detail the quantities of each waste type generated during construction and the proposed reuse, recycling and disposal locations; (b) removal of hazardous materials, particularly the method of containment and control of emission of fibres to the air, and disposal at an approved waste disposal facility in accordance with the requirements of the relevant legislation, codes, standards and guidelines, prior to the commencement of any building works | | Preparation of submission for Crown Certificate Pre-Construction Compliance Report | School CEMP and Sub-Plans V6, J161921, Greencap Consulting. Appendix Q of the CEMP identifies where each requirement (a) – (b) of this condition is addressed in the CEMP and CWMSP. Each type of waste and the potential facilities identified has been identified in Appendix A of Appendix F of the CEMP. However, volumes and disposal locations have not be confirmed. Section 3.3 of Appendix F of the CEMP | |
| B23 | The Applicant must prepare a Construction Soil and Water Management Plan (CSWMSP) and the plan must address, but not be limited to the following: (a) be prepared by a suitably qualified expert, in consultation with Council; | Prior to Construction | Management Plan reviews Preparation of submission for Crown Certificate Pre-Construction Compliance Report | A CSWMSP was prepared in Appendix E of The Mainsbridge School CEMP and Sub-Plans V6, J161921, Greencap Consulting. Appendix Q of the CEMP identifies where each requirement (a) – (e) of this condition is addressed in the CEMP and CSWMSP. | Compliant |

www.wolfpeak.com.au 46 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|--|---|
| | (b) describe all erosion and sediment controls to be implemented during construction; (c) provide a plan of how all construction works will be managed in a wet-weather events (i.e. storage of equipment, stabilisation of the Site); (d) detail all off-Site flows from the Site; and (e) describe the measures that must be implemented to manage stormwater and flood flows for small and large sized events, including, but not limited to 1 in 1-year ARI, 1 in 5-year ARI and 1 in 100-year ARI). | | | Council correspondence dated, 04/07/2019 stating that they are satisfied with the Plan Appendix R, Section 6 and Attachment A of Appendix F of the CEMP Section 4.4 of Appendix E of the CEMP Section 5.5 of Appendix E of the CEMP Section 5.6 of Appendix E of the CEMP | |
| B24 | The Biodiversity Management Sub-Plan (BMSP) must address, but not be limited to, the following: (a) provide information and maps that define the biodiversity values across the site; | Prior to Construction | Management Plan reviews Preparation of submission for Crown Certificate Pre-Construction Compliance Report | A BMSP was prepared in Appendix M of The Mainsbridge School CEMP and Sub-Plans June 2019 V4, J161921, Greencap Consulting. A Weed Management Plan was prepared in Appendix H of The Mainsbridge School CEMP and Sub-Plans June 2019 V4, J161921, Greencap Consulting. Appendix Q of the CEMP identifies where each | Non-compliant |

www.wolfpeak.com.au 47 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|---|-----------------------|-------------|-------------------------------------|--------------------|
| ID . | · | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| | | | | requirement (a) – (j) of this | |
| | | | | condition is addressed in the | |
| | | | | CEMP, BMP and Weed | |
| | | | | Management Plan. | |
| | | | | Section 3.1 and Attachment A of | |
| | | | | Appendix M of this CEMP | |
| | (b) outline priority investment area on-site | | | Section 3.2 and Attachment A of | |
| | where biodiversity will benefit from active management and restoration; | | | Appendix M of the CEMP | |
| | (c) map potential areas for management of | | | Non-compliance: as identified | |
| | threatened and significant species; | | | by the Independent Auditor The | |
| | | | | BMSP does not include a | |
| | | | | figure showing the potential | |
| | | | | locations of threatened species. | |
| | | | | The Auditor recommended that | |
| | | | | given the conclusion of the | |
| | | | | Alphitonia (2018) assessment | |
| | | | | described unlikely impacts, it is | |
| | | | | the Auditor's opinion that a map of | |
| | | | | the potential threatened and | |
| | | | | significant species is not | |
| | | | | required, however this should | |
| | | | | be clearly stated in the BMSP | |
| | | | | with relevant justification | |
| | | | | provided. | |
| | | | | This non-compliance has been | |
| | | | | reported and responded to by | |
| | | | | SINSW. The CEMP (v6) was | |
| | | | | updated to state: Refer to | |

www.wolfpeak.com.au 48 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|---|---|
| | (d) measures to minimise the loss of key fauna habitat, including tree hollows; (e) measures to minimise the impacts on fauna on site, including conducting fauna | | | Attachment A, figure 1 for the Alphitonia (2018) biodiversity values map. Sections 3.4, 3.7 and 5 of Appendix M of the CEMP Section 3.5 of Appendix M of the CEMP | |
| | preclearance surveys prior to vegetation clearing, building/structure demolition; (f) engagement of an appropriately qualitied ecologist with experience in capturing native wildlife to be on site for all vegetation removal activities; | | | Section 3.5 of Appendix M of the CEMP | |
| | (g) controlling weeds and feral pests; (h) an Unexpected Finds Procedure detailing procedures and management measures to be implemented in the event that flora and fauna is uncovered in any area not identified in the updated Biodiversity Assessment (BAR); | | | Section 3.6 of Appendix M, and Appendix H of the CEMP Section 5 of Appendix M of the CEMP | |
| | (i) measures to ensure biodiversity values not intended to be impacted are protected, including barriers and mapping of protected/'no-go' areas; and (j) a program to monitor the effectiveness of the measures in the BMSP | | | Section 3.7 of Appendix M of the CEMP Section 4 of Appendix M of the CEMP | |
| B25 | The Flood Emergency Response Sub-Plan (FERSP) must address, but not be limited to, the following: (a) be prepared by a suitably qualified and experienced person(s); | Prior to Construction | Management Plan reviews Preparation of submission for Crown Certificate | A FERSP was prepared in Appendix N of The Mainsbridge School CEMP and Sub-Plans June 2019 V4, J161921, Greencap Consulting. | Non-compliant |

www.wolfpeak.com.au 49 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---------------------------------------|--|---|
| | (b) address the provisions of the Floodplain | | Pre-Construction Compliance Report | Appendix Q of the CEMP identifies where each requirement (a) – (c) of this condition is addressed in the CEMP and FERSP. Appendix R of this CEMP Non-compliance as identified by | |
| | Risk Management Guideline (OEH, 2007); | | | the Independent Auditor: The BFFEMP does not include reference to the Floodplain Risk Management Guideline (OEH 2007). This non-compliance has been reported and responded to by SINSW. The CEMP (v6) has been updated to include references in 3.3.2 and 3.3.3 of Appendix N - BFFEMP. | |
| | (c) include details of: i. flood emergency responses for both construction and operation phases of the development; ii. predicted flood levels; iii. flood warning time and flood notification; iv. assembly points and evacuation routes; v. evacuation and refuge protocols; and | | | i. Table 7 of Appendix N of the CEMP ii. Section 3.3.2 of Appendix N of the CEMP iii. Table 7 of Appendix N of the CEMP iv. Table 7 of Appendix N of the CEMP v. Table 7 of Appendix N of the CEMP v. Table 7 of Appendix N of the CEMP; and vi. Section 3.3.4 of Appendix N of the CEMP | |

www.wolfpeak.com.au 50 | P a g e

| Unique ID | vi. awareness training for employees and contractors, and students. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|-----------|---|--|--|--|---|
| B26 | Prior to the commencement of construction, the Applicant must provide sufficient parking facilities on-site, including for heavy vehicles and for site personnel, to ensure that construction traffic associated with the development does not utilise public and residential streets or public parking facilities. | Prior to Construction | Preparation of CTPMSP and TMP Preparation of submission for Crown Certificate Pre-Construction Compliance Report | A CTPMSP was prepared in Appendix G of The Mainsbridge School CEMP and Sub-Plans V6, J161921, Greencap Consulting. CTPMSP Attachment B: Staging Plan, On-Site Traffic Routes and Parking. | Compliant |
| B27 | Prior to the commencement of construction, the Applicant must design a stormwater management system for the development and submit it to the satisfaction of the Certifying Authority. The system must: (a) be designed by a suitably qualified and experienced person(s); | Prior to Construction | Design report review Preparation of submission for Crown Certificate Pre-Construction Compliance Report | WSP design civil drawings, Department of Education, Mainsbridge SSP, Lawrence Hargrave Road, 23/05/2019. Designs submitted to the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 Non-compliance as identified by Independent Auditor: the Auditor presumes the author is suitably qualified and experienced. However, the Civil Engineer Drawings are not signed or dated by the Project Engineer in the space provided on the plan. No details | Non-compliant |

www.wolfpeak.com.au 51 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|---|-----------------------|-------------|---|--------------------|
| ID | | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| | | | | on their qualifications and | |
| | | | | experience of WSP personnel in | |
| | | | | relation to stormwater | |
| | | | | management have been | |
| | | | | provided. | |
| | | | | This non-compliance has been | |
| | | | | reported and responded to by | |
| | | | | SINSW. | |
| | | | | WSP have since provided a | |
| | | | | statement (Civil Design Advice, | |
| | | | | Project 4785, 21/01/2020) | |
| | | | | verifying that the stormwater | |
| | | | | management system was | |
| | | | | designed in accordance with | |
| | | | | each requirement of CoC B27, | |
| | | | | including that it was designed by | |
| | | | | a suitably qualified and | |
| | /I-A become with the consideration with the | | | experienced person. | |
| | (b) be generally in accordance with the | | | The Civil Engineering Works | |
| | conceptual design in the EIS; | | | Design Drawings prepared by | |
| | | | | WSP (May 2019) appeared to be generally consistent with those | |
| | | | | in Appendix P of the EIS (WSP, | |
| | | | | July 2017). | |
| | (c) be in accordance with applicable Australian | | | The stormwater management | |
| | Standards; | | | design plans were approved by | |
| | Standards, | | | the Certifying Authority on 12 | |
| | | | | July 2019. The | |
| | | | | Compliance Certificate Report | |
| | | | | states: | |
| | | | | "Steve Watson and Partners | |
| | | | | certify that the proposed | |
| | | | | development is Crown | |

www.wolfpeak.com.au 52 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|---|-----------------------|-------------|---|--------------------|
| ID . | · | At all times | Methodology | , | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | Burning Operations | | | Not triggered |
| | | | | Development and that if carried | 1101111880104 |
| | | | | out in accordance with the | |
| | | | | approved plans and | |
| | | | | specifications will comply with | |
| | | | | all development standards, | |
| | | | | Development Consent | |
| | | | | conditions and all requirements | |
| | | | | of the Regulation under the | |
| | | | | Environmental Planning and | |
| | | | | Assessment Act 1979". | |
| | (d) ensure that the system capacity has been | | | The civil design of the | |
| | designed in accordance with Australian Rainfall | | | stormwater management | |
| | and Runoff (Engineers Australia, 2016) and | | | system was undertaken in | |
| | Managing Urban Stormwater: Council | | | accordance with the following | |
| | Handbook (EPA, 1997) guidelines; | | | documents as noted in Appendix | |
| | | | | P of the EIS (WSP, July 2017): | |
| | | | | AS3500 – 'National Plumbing | |
| | | | | and Drainage Code' – Part 3: | |
| | | | | Stormwater Drainage | |
| | | | | Australian Rainfall and Runoff, | |
| | | | | 2016 – Parts 1 & 2 | |
| | | | | Landcom – Managing Urban | |
| | | | | Stormwater - Soils and | |
| | | | | Construction, Volume 1, 4 th | |
| | | | | Edition March 2004 | |
| | | | | • Liverpool City Council - 'On-site | |
| | | | | Stormwater Detention Technical | |
| | | | | Specification', 2003 | |
| | | | | • Liverpool City Council - 'Water | |
| | | | | Management Policy' 2016 | |
| | | | | Liverpool City Council – | |
| | | | | Liverpool Development Control | |

www.wolfpeak.com.au 53 | P a g e

| Unique ID | Compliance Requirement | Timing for Compliance At all times | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in |
|--------------|---|------------------------------------|---------------------------|----------------------------------|--------------------------------------|
| 10 | | Prior to Construction | Wethodology | | each Compliance |
| | | | | | Report) |
| | | During Construction | | | Compliant |
| | | Prior to Operations | | | Non-compliant |
| | | During Operations | | | Not triggered |
| | | | | Plan 2008, Part 1 – General | Not triggered |
| | | | | Controls for all Development | |
| | | | | Green Building Council of | |
| | | | | Australia – Green Star – Design | |
| | | | | & As Built v1.2 – 26 Stormwater | |
| | | | | The updated Civil Engineering | |
| | | | | Works Design Drawings | |
| | | | | prepared by WSP (2019) | |
| | | | | appeared generally consistent | |
| | | | | with the EIS design | |
| | (e) divert existing clean surface water around | | | Permanent and/or temporary | |
| | operational areas of the site; | | | drainage works will be installed | |
| | | | | early in the construction | |
| | | | | program to minimise | |
| | | | | uncontrolled drainage and | |
| | | | | associated erosion. 'Clean' | |
| | | | | surface runoff will be diverted | |
| | | | | around and away from working | |
| | | | | areas to prevent erosion and | |
| | | | | remaining will would be diverted | |
| | | | | away from work areas and into | |
| | | | | sediment control devices. This | |
| | | | | statement is reflected in the | |
| | | | | CSWMSP and appeared | |
| | | | | consistent with the Civil | |
| | | | | Engineering Works Design | |
| | | | | Drawings prepared by WSP | |
| | | | | (2019) | |
| | (f) prevent cross-contamination of clean and | | | Consistent with the response to | |
| =1 | sediment laden water. | | | condition B27(e). | |
| | nagement | | I = . | 10.454.05 11.6 | |
| B28 | Prior to the commencement of construction, | Prior to Construction | Design report | 24/5/19 Email from Engineer, | Compliant |
| | the Certifying Authority must be satisfied that | | review | WSP. Confirming B28 & B29. | |

www.wolfpeak.com.au 54 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|------------------|---|--|---|---|---|
| | all the floor levels of all habitable rooms must be no lower than the 1% Annual Exceedance Probability flood plus 500mm of freeboard. | | Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Designs submitted to the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 | |
| B29 | Prior to the commencement of construction, the Certifying Authority must be satisfied that any structures below the 1% Annual Exceedance Probability plus 500mm of freeboard must be constructed from flood compatible building components. | Prior to Construction | Design report review Preparation of submission for Crown Certificate Pre-Construction Compliance Report | 24/5/19 Email from Engineer, WSP. Confirming B28 & B29. Designs submitted to the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 | Compliant |
| | nal Noise – Design of Mechanical Plant and Equipm | | | | |
| B30 | Prior to commencement of construction, the Applicant must incorporate the noise mitigation recommendations in the Noise Impact Assessment prepared by Acoustic Logic, dated 29 August 2018, into the detailed design drawings. The Certifying Authority must verify that all reasonable and feasible noise mitigation measures have been incorporated into the design to ensure the development will not exceed the recommended operational noise levels identified in the Noise Impact Assessment. | Prior to Construction | Design report review Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Western Sydney Schools - Mainsbridge SSP -Acoustic Design Statement, 25/06/2019 Designs submitted to the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 | Compliant |
| Biodivers B31 | Prior to any vegetation clearing or tree | Prior to Construction | Preparation of | Purchase and retirement of the | Compliant |
| 551 | removal, the Applicant must purchase and retire Biodiversity credits specified in Table 1 | Thor to construction | submission for Crown Certificate | ecosystem credits was completed 08/07/19 as per | Соттриать |

www.wolfpeak.com.au 55 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|---|---|
| | below. The retirement of credits must be carried out in accordance with the offset rules of the Biodiversity Conservation Act 2016 (BC Act). This can be achieved by: a) a Biodiversity Stewardship Agreement under the BC Act; or b) making payments unto an offset fund that has been established by the NSW Government; or c) providing suitable supplementary measures Table 1. Biodiversity Credits to be fairned Table 2. Forest Red Garn – Rough basked Ageto grows wooddard on adjuvid fairs of the Currical Plant. Syrdwy Basen Biomagoe Species Credits Myotic Flactorous (Southern Myotik) (SSD 8792-MOD1) | | Pre-Construction Compliance Report Ecological Assessment and Offset Strategy | Biodiversity Conservation Trust Statement confirming payment into the Biodiversity Conservation Fund for an offset obligation, pursuant to section 6.33 of the Biodiversity Conservation Act 2016, dated 09/07/19. | |
| | ion and Demolition Waste Management | | | | |
| B32 | The Applicant must notify the RMS Traffic Management Centre of the truck route(s) to be followed by trucks transporting waste material from the site, prior to the commencement of the removal of any waste material from the site. | Prior to Construction | Refer to details for CTPMSP under CoC B20. | A CTPMSP was prepared in Appendix G of The Mainsbridge School CEMP and Sub-Plans V6, J161921, Greencap Consulting. Section 3.1 describes routes. The CTPMSP was provided to RMS 14/06/19. | Compliant |
| | nal Waste Storage and Processing | | | | |
| B33 | Prior to the commencement of construction, the Applicant must obtain agreement from Council for the design of the operational waste storage area where waste removal is undertaken by Council. | Prior to Construction | Design report review Preparation of submission for Crown Certificate | Waste removal is being managed by private contractor. Waste removal is not being undertaken by Council. | Not triggered |

www.wolfpeak.com.au 56 | P a g e

| Unique ID | Compliance Requirement cal Ventilation | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology Pre-Construction Compliance Report | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|--|---|
| B34 | All mechanical ventilation systems must be designed in accordance with Part F4.5 of the BCA and must comply with the AS 1668.2-2012 The use of air-conditioning in buildings – Mechanical ventilation in buildings and AS/NZS 3666.1:2011 Air handling and water systems of buildings— Microbial control to ensure adequate levels of health and amenity to the occupants of the building and to ensure environment protection. Details must be submitted to the satisfaction of the Certifying Authority prior to the commencement of construction. | Prior to Construction | Design report review Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Designs submitted to the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 | Compliant |
| Rainwate | r Harvesting | | 1 | | |
| B35 | Prior to the commencement of construction, the Applicant must ensure that a rainwater reuse/harvesting system for the development is developed for the site. A rainwater re-use plan must be prepared and certified by an experienced hydraulic engineer. | Prior to Construction | Design report review Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Hydraulic Design Statement, Western Sydney Schools MainsbridgePS, 2304785B, WSP, 02/07/19. Designs submitted to the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 | Compliant |
| Roadwork | ks and Access | | | | |
| B36 | Prior to the commencement of construction, the Applicant must submit design plans to the satisfaction of the relevant roads authority which demonstrate that the proposed accesses to the development are designed to | Prior to Construction | Design report review | Design Compliance Statement, Vehicle Access, Circulation and Parking Arrangements, PDC Consultants 21/06/2019 | Compliant |

www.wolfpeak.com.au 57 | P a g e

| Unique ID | accommodate the turning path of an 8.8m medium rigid vehicle. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Submission of design compliance statement to Council (road authority), 04/07/2019. Council approved 05/07/19. | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|---|---|
| Car Parkir | ng and Service Vehicle Layout | | | | |
| B37 | Compliance with the following requirements must be submitted to the satisfaction of the Certifying Authority prior to the commencement of construction: (a) all vehicles must enter and leave the Site in a forward direction; | Prior to Construction | Design report review Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Design Compliance Statement, PDC Consultants, 21/06/19. Designs submitted to the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19. There have been minor amendments to the parking layout, which do not alter compliance with this condition. These will be submitted to the Certifying Authority once ready. The site plans show vehicle movements into and out of the site in a forward direction. These flows are reflected on site. | Compliant |
| | (b) minimum of 43 on-site car, and five bus parking spaces for use during operation of the development and designed in accordance with the latest version of AS2890.1; | | | The design drawings in the Design Compliance Statement show 43 car parks and five bus parking spaces in accordance with AS2890.1 | |

www.wolfpeak.com.au 58 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|--|---|
| | (c) the swept path of the longest vehicle entering and exiting the Site in association with the new work, as well as manoeuvrability through the Site, must be in accordance with AUSTROADS; and | | | A swept path analysis was undertaken by PDC using an 8.8 metre Medium Rigid Vehicle (MRV) as defined in AS 2890.2 and AUSTROADS (results included in Attachment 3 of the Design Compliance Statement). The results confirm that the proposed accesses to the Project can accommodate vehicles up to and including an 8.8m MRV. | |
| | (d) the safety of vehicles and pedestrians accessing adjoining properties, where shared vehicle and pedestrian access occurs, is to be addressed. | | | The Design Compliance Statement states: "the development does not provide any shared vehicle and pedestrian accesses with adjoining properties" | |
| Bicycle Pa | arking and End-of-Trip Facilities | | | | |
| B38 | Compliance with the following requirements for secure bicycle parking and end-of-trip facilities must be submitted to the satisfaction of the Certifying Authority prior to the commencement of construction: (a) the provision of a minimum 22 staff bicycle parking spaces; (b) the layout, design and security of bicycle facilities must comply with the minimum requirements of AS 2890.3:2015 Parking facilities - Bicycle parking, and be located in easy to access, well-lit areas that incorporate passive surveillance; | Prior to Construction | Design report review Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Design Compliance Statement, PDC Consultants, 21/06/19. Designs submitted to the Certifying Authority as part of Crown Certificate application. Crown Certificate 16/2297.06/01 granted 12/07/19 As above | Compliant |

www.wolfpeak.com.au 59 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|---|---|
| Public Do | (c) the provision of end-of-trip facilities for staff in accordance with the ESD Design & As Built rating tool; (d) appropriate pedestrian and cyclist advisory signs are to be provided; and (e) all works/regulatory signposting associated with the proposed developments must be at no cost to the relevant roads' authority. | | | As above As above | |
| B39 | Prior to the commencement of any footpath or public domain works, the Applicant must consult with Council and demonstrate to the Certifying Authority that the streetscape design and treatment meets the requirements of Council, including addressing pedestrian management. The Applicant must submit documentation of approval for each stage from Council to the Certifying Authority | Prior to Footpath or Public Domain Works | Design report review Preparation of submission for Crown Certificate Pre-Construction Compliance Report | Design report that demonstrates compliance with this requirement. Consultation records and evidence of written approval from Council and Certifying Authority. Issuance of Crown Certificate Temporary works have commenced. These do not relate to design of streetscape. Permanent footpath and public domain works to commence in late 2020. | Not triggered |
| - | ce Reporting | | 1 | | |
| B40 | No later than two weeks before the date notified for the commencement of construction, a Compliance Monitoring and Reporting Program prepared in accordance with the Compliance Reporting Post Approval | >2 weeks prior to Construction | This document | 30/5/19 Dept Ed to DPE, Submission of CMRP. | Compliant |

www.wolfpeak.com.au 60 | P a g e

| Unique ID | Compliance Requirement Requirements (Department of Planning and | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments Compliance Monitoring and | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|---|---|
| | Environment 2018) must be submitted to the Department and the Certifying Authority. | | | Reporting Program, WolfPeak, 30/05/19 | |
| B41 | Compliance Reports of the project must be carried out in accordance with the Compliance Reporting Post Approval Requirements (Department of Planning and Environment 2018). | Reporting at intervals specified in this document | Compliance Report preparation | Pre-Construction Compliance Report, WolfPeak, 12/07/2019. Submission of Pre-Construction Compliance Report to the Department 12/07/19 Non-compliance: This Compliance Report was due to be submitted on 11 January 2020 (26 weeks after notified date of commencement of construction). This Compliance Report was submitted after this date to allow for the collection and collation of evidence. | Non-compliant |
| B42 | The Applicant must make each Compliance Report publicly available 60 days after submitting it to the Department and notify the Department and the Certifying Authority in writing at least seven days before this is done. | Publishing <60 days from the reporting intervals specified in this document | Compliance Report preparation Periodic website checks | Submission of Pre-Construction Compliance Report to the Department 12/07/19 https://www.schoolinfrastructur e.nsw.gov.au/projects/m/mains bridge-school.html website snapshot 12/08/19 Notification of publication 30/07/19 | Compliant |
| B43 | Notwithstanding the requirements of the Compliance Reporting Post Approval Requirements (Department of Planning and Environment 2018), the Planning Secretary | Operations | As requested by proponent | - | Not triggered |

www.wolfpeak.com.au 61 | P a g e

| Unique ID | may approve a request for ongoing annual operational compliance reports to be ceased, where it has been demonstrated to the Planning Secretary's satisfaction that an operational compliance report has demonstrated operational compliance. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|--|---|
| B44 | Prior to occupation of the building, the Applicant must prepare a Landscape Plan to manage the revegetation and landscaping works on-site, to the satisfaction of the Certifying Authority. The plan must: (a) detail the species to be planted on-site; (b) provide for the planting of 67 locally endemic trees including 27 trees of intermediate mature size up to 12m and 40 larger native trees with a minimum mature size of 15m and a potential mature size of 25m; (c) native trees to be planted on site must consist of advanced and established local native tree species with a minimum tree height of 2-2.5m and/or plant container pot size of 100 litres; (d) native trees to be removed from the site shall be salvaged, including tree hollows and tree trunks (greater than 25-30cm in diameter and 3m in length) and used to enhance habitat at the site and the riparian corridor along Brickmakers Creek; (e) seed from endemic vegetation to be removed shall be collected and used in the site landscaping and along the riparian corridor; | Prior to Operations | Pre-Operation Compliance Report Plan review Preparation of submission for Occupation Certificate | The Independent Audit identified this as a non-compliance. The Project notes that this requirement needs to be fulfilled prior to the occupation of the building. It is therefore not triggered. As above As above As above | Not triggered |

www.wolfpeak.com.au 62 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|--|---|
| | (f) landscaping of the site, including the rehabilitation of the riparian corridor where required, must use a diversity of local provenance species (trees, shrubs and groundcovers from the native vegetation community (or communities) that occur, or once occurred on the site (rather than use exotic plant species or non-endemic native species); | | | As above | |
| | (g) turf areas must be located outside the riparian corridor and less invasive grass (instead of kikuyu) must be used along the eastern boundary of the site in proximity to the riparian corridor; | | | As above | |
| | (h) be consistent with the Applicant's Management and Mitigation Measures at RtS; and | | | As above | |
| | (i) comply with the principles of Appendix 5 of Planning for Bush Fire Protection 2006. | | | As above | |
| | URING CONSTRUCTION | | | | |
| | Plans to be On-site | | | | |
| C1 | A copy of the approved and certified plans, specifications and documents incorporating conditions of approval and certification must be kept on the Site at all times and must be readily available for perusal by any officer of the Department, Council or the Certifying Authority. | During Construction | Project document control system or network | The Project utilises Aconex. All approved and certified plans are retained through the system. | Compliant |
| Site Notice | e | | | | |

www.wolfpeak.com.au 63 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--------------------------------|--|---|
| C2 | A site notice(s): (a) must be prominently displayed at the boundaries of the site for the purposes of informing the public of project details including, but not limited to the details of the Builder, Certifying Authority and Structural Engineer. (b) is to satisfy all but not be limited to, the following requirements: i. minimum dimensions of the notice must measure 841 mm x 594 mm (A1) with any text on the notice to be a minimum of 30-point type size; ii. the notice is to be durable and weatherproof and is to be displayed throughout the works period; iii. the approved hours of work, the name of the site/ project manager, the responsible managing company (if any), its address and 24-hour contact phone number for any inquiries, including construction/ noise complaint must be displayed on the site notice; and iv. the notice(s) is to be mounted at eye level on the perimeter hoardings/fencing and is to state that unauthorised entry to the site is not | During Construction | Installation check Observation | Site notice in accordance with this condition is erected on the boundary fencing on the site. Photo 2020-01-14 13.57.12.jpg The builder, Certifying Authority and Structural engineer details are included. b)i: The sign is >A1 in size and has font >30point type. b)ii: the notice is made of metal and is durable. b)iii: the sign includes the permissible works hours, 24 contact details, address of construction company. b)iv: the sign is mounted at eye level at the entrance. It includes a statement that unauthorised entry is not permitted. | Compliant |

www.wolfpeak.com.au 64 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|--|---|
| C3 | All plant and equipment used on site, or to monitor the performance of the development must be: (a) maintained in a proper and efficient condition; and . | During Construction | Plant on boarding processes | Equipment inductions are recorded in online system 'Hammertech'. Each goes through plant prestart to ensure they are maintained in a proper and efficient condition. The system identifies when maintenance is required. | Compliant |
| | (b) operated in a proper and efficient manner | | | Hammertech also records plant operator training records which includes plant licences (if required). | |
| Demolitio | - | | | | |
| C4 | Demolition work must comply with Australian Standard AS 2601-2001 The demolition of structures (Standards Australia, 2001). The work plans required by AS 2601-2001 must be accompanied by a written statement from a suitably qualified person that the proposals contained in the work plan comply with the safety requirements of the Standard. The work plans, and the statement of compliance must be submitted to the Certifying Authority before the commencement of works. | Early works Demolition and During Construction | Demolition plans and reviews | No demolition. N/A as per email 30/5/19 M Lokic, Steve Watson & Partners. | Not triggered |
| Construct | | | 1 | | |
| C5 | Construction, including the delivery of materials to and from the site, may only be carried out between the following hours: (a) between 7:00am and 6:00pm, Mondays to Fridays inclusive; and (b) between 8:00am and 1:00pm, Saturdays. | During Construction | Observation Inductions and training Inspections | Project induction material, site notice and tender / subcontractor interview template contains permissible site hours. | Compliant |
| | No work may be carried out on Sundays or public holidays. | | | No complaints received to date regarding works or vehicles on | |

www.wolfpeak.com.au 65 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments site prior to approved work | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|--|---|
| C6 | Activities may be undertaken outside of the hours in condition C5 if required: (a) by the Police or a public authority for the delivery of vehicles, plant or materials; or (b) in an emergency to avoid the loss of life, damage to property or to prevent environmental harm; or (c) where the works are inaudible at the nearest sensitive receivers; or (d) where a variation is approved in advance in writing by the Planning Secretary or her nominee if appropriate justification is provided for the works. | During Construction | Works planning / programming Out of Hours Noise assessments | No out of hours works to date. As above As above | Not triggered |
| C7 | Notification of such activities must be given to affected residents before undertaking the activities or as soon as is practical afterwards. | During Construction | Works planning / programming Out of Hours Noise assessments | No out of hours works to date. | Not triggered |
| C8 | Rock breaking, rock hammering, sheet piling, pile driving, and similar activities may only be carried out between the following hours: (a) 9:00am to 12:00pm, Monday to Friday; (b) 2:00pm to 5:00pm Monday to Friday; and (c) 9:00am to 12:00pm, Saturday. | During Construction | Observation Inductions and training Inspections | No high impact works to date. | Not triggered |
| Implemen | ntation of Management Plans | | | | |
| C9 | The Applicant must carry out the construction of the development in accordance with the most recent version of the approved CEMP (including Sub-Plans) | During Construction | Observation Inductions and training | Project induction is based on the CEMP, it is communicated to the workforce. | Compliant |

www.wolfpeak.com.au 66 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology Inspections | Weekly enviro checklist 12/12/19 and Hammertech Big | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|---|---|
| | | | Audits Monitoring | 10 inspections. Greencap clearance reports J161921. Daily pre-starts are being carried | |
| | | | | out and address environmental risks for the works being undertaken. Soil and water controls from the | |
| | | | | Erosion and Sediment Control Plan are being implemented relevant to the works. No complaints or incidents | |
| Construct | ion Traffic | | | reported to date | |
| C10 | All construction vehicles (excluding worker vehicles) are to be contained wholly within the site, except if located in an approved on-street work zone, and vehicles must enter the site before stopping. | During Construction | Observation Inductions and training Inspections Audits | Photo 20-01-14 14.2020 All heavy vehicles and plant is located within the site boundary. Hammertech Big 10 site inspection checklists include a weekly inspection of traffic and parking arrangements. | Compliant |
| | upancy Licence | | | | |
| C11 | A Road Occupancy Licence must be obtained from the relevant road authority for any works that impact on traffic flows during construction activities. | During Construction | Works planning / programming | No ROLs have been required to date of preparation of this report. | Not triggered |

www.wolfpeak.com.au 67 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|--|---|
| C12 | To protect the safety of work personnel and the public, the work site must be adequately secured to prevent access by unauthorised personnel, and work must be conducted at all times in accordance with relevant SafeWork requirements | During Construction | Works planning / programming Observation Surveillance | SafeWork notification of for non-friable asbestos 940R-000256089-01. It expires in 2023. Asbestos Removal Control Plan prepared and implemented by the removalists, consistent with Safework requirements. Fencing / hoarding and signage is installed on site to prevent and manage access. Staff are required to be inducted, receive pre-start briefings and wear PPE. | Compliant |
| C13 | Requirements The following hoarding requirements must be complied with: (a) no third-party advertising is permitted to be displayed on the subject hoarding/ fencing; (b) the construction site manager must be responsible for the removal of all graffiti from any construction hoardings or the like within the construction area within 48 hours of its application; and (c) the Applicant must submit a hoarding application to Council for the installation of any | During Construction | Works planning / programming Observation | Photo series 2020-01-14 13.57-03-14.47.28. No advertising or graffiti evident. Photo series 2020-01-14 13.57-03-14.47.28. No advertising or graffiti evident. No hoarding installed on Council land. | Compliant |

www.wolfpeak.com.au 68 | P a g e

| Unique ID | hoardings over Council footways or road reserve. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|---|---|
| C14 | The public way (outside of any approved construction works zone) must not be obstructed by any materials, vehicles, refuse, skips or the like, under and circumstances. Non-compliance with this requirement will result in the issue of a notice by the relevant Authority to stop all works on site. | During Construction | Works planning / programming CTPMSP TCP TMP Observation | Complaints register on project website. No complaints regarding obstruction of public way received to date. Photo series 2020-01-14 13-57-03-14.14.16 demonstrates no obstruction. A Traffic Control Plan (TC19129) prepared by ETM traffic is in place for the footpath works. Access and egress is as per the approved CTPMSP. | Compliant |
| C15 | The development must be constructed to achieve the construction noise management levels detailed in the Interim Construction Noise Guideline (DECC, 2009). All feasible and reasonable noise mitigation measures must be implemented and any activities that could exceed the construction noise management levels must be identified and managed in accordance with the management and mitigation measures identified in the approved Construction Noise and Vibration Management Plan | During Construction | Processes set out in the CNVMP | Hammertech Big 10 site inspection checklists include a weekly environmental inspection. This includes consideration of noise. Only remediation and early works have occurred, these have a low noise profile. Boundary hoarding is erected around the site to provide noise attenuation. | Compliant |

www.wolfpeak.com.au 69 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|---|---|
| | | | | Complaints register on website. No complaints received to date regarding noise. | |
| C16 | The Applicant must ensure construction vehicles (including concrete agitator trucks) do not arrive at the site or surrounding residential precincts outside of the construction hours of work outlined under condition C5. | During Construction | Observation Inductions and training Inspections | Project induction material, site notice and tender / subcontractor interview template contains permissible site hours. No OOHW required to date. Complaints register on website. No complaints received to date regarding vehicles arriving on site outside approved work hours. | Not triggered |
| C17 | The Applicant must implement, where practicable and without compromising the safety of construction staff or members of the public, the use audible movement alarms of a type that would minimise noise impacts on surrounding noise sensitive receivers. | During Construction | Plant onboarding process Observation | Large mobile plant on site is fitted with non-tonal reverse alarms. Small, short term hire plant is fitted with sirens provided by the supplier. | Compliant |
| C18 | Any noise generated during construction of the development must not be offensive noise within the meaning of the Protection of the Environment Operations Act 1997 or exceed approved noise limits for the site. | During Construction | Processes set out in the CNVMP | Refer response to CoC C15-17 above. No high noise works occurred during the reporting period. Complaints register on website. No complaints received to date regarding noise. | Compliant |

www.wolfpeak.com.au 70 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|---|---|
| C19 | Vibration caused by construction at any residence or structure outside the site must be limited to: (a) for structural damage, the latest version of DIN 4150-3 (1992-02) Structural vibration - Effects of vibration on structures (German Institute for Standardisation, 1999); and (b) for human exposure, the acceptable vibration values set out in the Environmental Noise Management Assessing Vibration: a technical guideline (DEC, 2006) (as may be updated or replaced from time to time). | During Construction | Processes set out in the CNVMP | Hammertech Big 10 and CEMP site inspection checklists include a weekly environmental inspection. This includes consideration of noise. Only remediation and early works have occurred. These have a low vibration profile. No vibratory rollers, pilers or hammering works have occurred to date. Complaints register on website. | Compliant |
| C20 | Vibratory compactors must not be used closer than 30 metres from residential buildings unless vibration monitoring confirms compliance with the vibration criteria specified in condition C19. | During Construction | Works planning / programming Observation | No vibratory compactors were used during the reporting period. | Not triggered |
| C21 | The limits in conditions C19 and C20 apply unless otherwise outlined in a Construction Noise and Vibration Management Plan, approved as part of the CEMP required by condition B21 of this consent. | During Construction | Processes set out in the CNVMP | Noted. The CNVMP does not include a process for deviations from CoC C19 and C20. | Not triggered |
| Tree Prot | | | | | |
| C22 | For the duration of the construction works: (a) street trees must not be trimmed or removed unless it forms a part of this development consent or prior written approval from Council is obtained or is required in an emergency to avoid the loss of life or damage to property; | During Construction | Works planning / programming Environmental constraint mapping Observation | Tree Protection Zones in place on site. Comprising fencing and signage as per the Arborist report. No street trees encroach on the Project site. | Compliant |

www.wolfpeak.com.au 71 | P a g e

| (b) all street trees must be times during construction footpath, which is damage construction due to an ereplaced, to the satisfaction (c) all trees on the site the for removal must be suitated construction as per recornal formulation of the satisfaction of the satisfaction of the suitate construction as per recornation of the satisfaction of t | | Prior to Construction | Methodology | | (to be assigned in each Compliance |
|--|--|---|-------------|---|---------------------------------------|
| times during construction footpath, which is damag construction due to an er replaced, to the satisfacti (c) all trees on the site th for removal must be suita construction as per recor Aboricultural Impact Asse prepared by Paul Shearer August 2018; (d) native trees to be retaincluding Tree 30 must be | | During Construction Prior to Operations During Operations | | | Compliant Non-compliant Not triggered |
| (c) all trees on the site the for removal must be suitated construction as per recorned Aboricultural Impact Assess prepared by Paul Shearer August 2018; (d) native trees to be retained and the following Tree 30 must be | on. Any tree on the aged or removed during emergency, must be | | | No street trees encroach on the Project site. | |
| works commencing on the maintained for the durativorks; and (e) if access to the area we barrier is required during carried out under the sugarborist. Alternative tree must be installed, as required protection measures completion of the works, under the supervision of and must avoid both direct to the structure of the tree within the canopy or the protective fencing, which | hat are not approved tably protected during ommendations of the sessment Report er Consulting dated 30 tained on the site, be clearly identified on e fencing prior to any the site and the fencing ution of construction within any protective ag the works, it must be upervision of a qualified e protection measures quired. The removal of es, following s, must be carried out f a qualified arborist rect mechanical injury ree and soil compaction e limit of the former | | | Tree Protection Zones in place on site. Comprising fencing and signage as per the Arborist report. The Aboricultural Impact Assessment Report is available to site personnel for reference. Complete Arboricare inspection letter 19/12/19 states that an inspection was carried out and that all trees to be retained (including tree 30) was correctly protected prior to clearing works being carried out. Access to areas with the tree protection Zones has not been required during the reporting period. | |

www.wolfpeak.com.au 72 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|---|---|
| C23 | The Applicant must take all reasonable steps to minimise dust generated during all works authorised by this consent | During Construction | Weather monitoring Works planning / programming Observation Inspection | Environmental inspection record 12/12/19 and Hammertech Big 10 inspections include assessment of dust. Boundary fencing is fitted with screening to prevent / minimise fugtive dust. A watercart is available if needed. Sprinklers are available on site as needed. Photos of use of hoses during remediation available in Site supervisor daily diary. No complaints of dust have been received during the reporting period. | Compliant |
| C24 | During construction, the Applicant must ensure that: (a) exposed surfaces and stockpiles are suppressed by regular watering; | During Construction | Works planning / programming Observation Inspection | Environmental inspection record 12/12/19 Hammertech Big 10 inspections include assessment of dust. A watercart is available if needed. Sprinklers are available on site as needed. Photos of use of hoses during remediation available in Site supervisor daily diary. | Compliant |

www.wolfpeak.com.au 73 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|---|---|
| | (b) all trucks entering or leaving the site with loads have their loads covered; | | | The site supervisor, as part of daily diary inspection checks that loads are covered. Photos of truck covers are available. | |
| | (c) trucks associated with the development do not track dirt onto the public road network; | | | Traffic controllers are in place and monitor material tracking and clean as required. No material tracking to date. | |
| | (d) public roads used by these trucks are kept clean; and | | | As above | |
| | (e) land stabilisation works are carried out progressively on site to minimise exposed surfaces. | | | The project is in early works. Stabilisation works are yet to commence. | |
| Air Qualit | y Discharges | | | | |
| C25 | The Applicant must install and operate equipment in line with best practice to ensure that the development complies with all load limits, air quality criteria/air emission limits and air quality monitoring requirements as specified in the EPL applicable to the site. | During Construction | Equipment on board review Observation | The Project does not hold (or require) an EPL. | Not triggered |
| | nd Sediment Control | | | | |
| C26 | All erosion and sediment control measures must be effectively implemented and maintained at or above design capacity for the duration of the construction works and until such time as all ground disturbed by the works have been stabilised and rehabilitated so that it no longer acts as a source of sediment. | During Construction | Erosion and Sediment Control Plan Observation Inspection | Erosion and Sediment Control Plan developed as part of the Soil and Water Management Plan. Photo series 2020-01-14 14.14.16-14.26.01. Controls are | Compliant |

www.wolfpeak.com.au 74 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | being installed as required for the works. Hammertech Big 10 and CEMP environmental inspections include check of soil and water controls. | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|-----------|---|--|---|--|---|
| C27 | The Applicant must: (a) ensure that only VENM, ENM, or other material approved in writing by EPA is brought onto the site; (b) keep accurate records of the volume and type of fill to be used; and (c) make these records available to the Certifying Authority upon request. | During Construction | Material tracking system Observation | No soils have been imported Only DGB20 road base has been imported which is accompanied by a test report Material Testing — Wetherill Park — Stockpile SP12.19.RMS3051.DGB20 As above As above | Not triggered |
| C28 | Any seepage or rainwater collected on-site during construction or groundwater must not be pumped to the street stormwater system unless separate prior approval is given in writing by the EPA in accordance with the Protection of the Environment Operations Act 1997. | During Construction | Works planning / programming Processes set out in the CSWMSP Erosion and Sediment Control Plan Observation | No discharge has occurred to date. Photo series 2020-01-14 14.14.16-14.26.01. The site is effectively level, with a small fall away from the street stormwater network. No basin is required for current works. Passive controls are installed as required by the CSWMSP and, | Not triggered |

www.wolfpeak.com.au 75 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology Inspection | therefore, pumping is not required. | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|-------------------------------------|---|
| C29 | In the event that surface disturbance identifies a new Aboriginal object, all works must halt in the immediate area to prevent any further impacts to the object(s). A suitably qualified archaeologist and the registered Aboriginal representatives must be contacted to determine the significance of the objects. The site is to be registered in the Aboriginal Heritage Information Management System (AHIMS) which is managed by OEH and the management outcome for the site included in the information provided to AHIMS. The Applicant must consult with the Aboriginal community representatives, the archaeologists and OEH to develop and implement management strategies for all objects/sites. Works shall only recommence with the written approval of OEH. | During Construction | Observation Inductions and training Inspections | No unexpected finds to date. | Not triggered |
| C30 | If any unexpected archaeological relics are uncovered during the work, then all works must cease immediately in that area and the OEH Heritage Division contacted. Depending on the possible significance of the relics, an archaeological assessment and management strategy may be required before further works can continue in that area. Works may only recommence with the written approval of Heritage Division of the OEH. | During Construction | Observation Inductions and training Inspections | No unexpected finds to date. | Not triggered |

www.wolfpeak.com.au 76 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|---|-----------------------|----------------------|--|--------------------|
| ID | | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| C31 | Waste must be secured and maintained within | During Construction | Processes set out in | Skip bins are established on site | Compliant |
| | designated waste storage areas at all times and | | the CWMSP | for use. Hammertech Big 10 and | |
| | must not leave the site onto neighbouring | | Observation | CEMP inspection includes | |
| | public or private properties. | | Observation | housekeeping as an item to | |
| | | | Inspections | check. No issues to date. | |
| C32 | All waste generated during construction must | During Construction | Works planning / | All material excavated to date | Compliant |
| CJZ | be assess, classified and managed in | Buring construction | programming | was classified within the RAP (JK | Compilant |
| | accordance with the Waste Classification | | p. 68. d | Environments 7/6/19). This was | |
| | Guidelines Part 1: Classifying Waste (EPA, | | Processes set out in | used as the basis for pre- | |
| | 2014). | | the CWMSP | classifying the material as | |
| | | | | asbestos waste. | |
| | | | Waste tracking | | |
| | | | system | | |
| C33 | The body of any vehicle or trailer used to | During Construction | Works planning / | The site supervisor, as part of | Compliant |
| | transport waste or excavation spoil must be | | programming | daily diary inspection checks that | |
| | covered before leaving the premises to prevent any spillage or escape of any dust, waste of | | Observation | loads are covered. Photos of truck covers are available. | |
| | spoil. Mud, splatter, dust and other material | | Observation | Stabilised access is being | |
| | likely to fall from or be cast off the wheels, | | Inspection | installed this comprises rumble | |
| | underside or body of any vehicle, trailer or | | mspection | grid and concrete. | |
| | motorised plant leaving the site must be | | | B. i.a. a. i.a. conterector | |
| | removed before leaving the premises | | | | |
| C34 | The Applicant must ensure that concrete waste | During Construction | Works planning / | No concrete pours to the date of | Not triggered |
| | and rinse water are not disposed of on the site | | programming | preparation of this report. | |
| | and are prevented from entering any natural of | | | | |
| | artificial watercourse. | | Erosion and | | |
| | | | Sediment Control | | |
| | | | Plan | | |
| | | | Observation | | |
| | | | Inspection | | |

www.wolfpeak.com.au 77 | P a g e

| The Applicant is to consult with SafeWork NSW concerning the handling of any asbestos waste that may be encountered during construction. The requirements of the Protection of the Environment Operations (Waste) Regulation 2014 with particular reference to Part 7 — 'Transportation and management of asbestos waste' must also be complied with. SafeWork Waste trace ach load Tip docket align with material is landfill (Gand SUEZ) Payment Construction The Applicant is to consult with SafeWork NSW processes set out in the CWMSP Asbestos F prepared at the remove SafeWork Waste trace ach load Tip docket align with material is landfill (Gand SUEZ) Payment Construction The Applicant is to consult with SafeWork friable asb out of the CWMSP Demolition/ Construction HAZMAT report Frace Report Fr | Compliance Requirement f Asbestos | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--|---|--|---------------------------|--|---|
| the remov | concerning the handling of any asbestos waste that may be encountered during construction. The requirements of the Protection of the Environment Operations (Waste) Regulation 2014 with particular reference to Part 7 – 'Transportation and management of asbestos waste' must also be complied with. | Demolition/ Construction | Processes set out in | Asbestos Removal Control Plan prepared and implemented by the removalists, consistent with SafeWork requirements. Waste tracking register identifies each load of material exported. Tip dockets are retained, and align with the waste register. All material is going to licenced landfill (Genesis Eastern Creek and SUEZ Kemps Creek). Payment on disposal is only made via submission and verification of tip dockets. SafeWork notification of for nonfriable asbestos 940R-000256089-01. It expires in | Compliant |

www.wolfpeak.com.au 78 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|-----------|--|--|--|--|---|
| C36 | The Applicant must consult with the community regularly throughout construction, including consultation with the nearby sensitive receivers identified on Figure 1 in the Noise Impact Assessment prepared by Acoustic Logic dated 29 August 2018, relevant regulatory authorities, Registered Aboriginal Parties and other interested stakeholders. | During Construction | Processes set out in the CCS and the CNVMP | Darzin consultation list of interactions 17 Dec 2018 - 17 Dec 2019 demonstrates consultation with community, including the stakeholders identified in the Acoustic Logic Report. The project description, updates and complaints register is available on the project website: https://www.schoolinfrastructure.nsw.gov.au/projects/m/mainsbridge-school.html No unexpected heritage finds, ongoing consultation with RAPs not required at this time. Submission of documents to the Department as referenced elsewhere in this table. 9/12/19 consultation regarding footpath shutdown. | Compliant |
| Independ | ent Environmental Audit | | | | |
| C37 | Proposed independent auditors must be agreed to in writing by the Planning Secretary prior to the preparation of an Independent Audit Program or commencement of an Independent Audit. | Prior to Construction | Pre-construction Compliance Report | 27/5/19 letter from DPE re Approval of Auditor | Compliant |
| C38 | No later than four weeks before the date notified for the commencement of | >4 weeks prior to Construction | Pre-construction Compliance Report | May 2019, Ramboll Pty Ltd, | Compliant |

www.wolfpeak.com.au 79 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---------------------------------------|--|---|
| | construction, an Independent Audit Program prepared in accordance with the Independent Audit Post Approval Requirements (Department of Planning and Environment 2018) and must be submitted to the Department and the Certifying Authority. | | | Independent Audit Program, MSSP 29/5/19, Dept Ed to DPE. Submission of Independent Environmental Auditor's Audit Program. Construction did not commence prior to 25/06/19. | |
| C39 | Table 1 of the Independent Audit Post Approval Requirements (Department of Planning and Environment 2018) is amended so that the frequency of audits required in the construction phase is: (a) An initial construction Independent Audit must be undertaken within eight weeks of the notified commencement date of construction; and | >4 weeks prior to Construction | Pre-construction Compliance Report | May 2019, Ramboll Pty Ltd, Independent Audit Program, MSSP Non-compliance: Non-compliance: The notified date for the commencement of physical works was 13/7/19. The site visit for the Audit was undertaken on 21 August 2019 (~5.5 weeks later). The final Audit Report was unable to be completed until 28 November 2019 as outstanding documentation was not provided until 18/11/19 SINSW to schedule future Independent Audits so they are completed within the timeframes specified in the Independent Audit Program. | Non-compliant |

www.wolfpeak.com.au 80 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments May 2019, Ramboll Pty Ltd, | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|--|---|
| | (b) A subsequent Independent Audit of construction must be undertaken no later than six months from the date of the initial construction Independent Audit. | | | Independent Audit Program, MSSP. | |
| C40 | In all other respects Table 1 remains the same. The Planning Secretary may require the initial and subsequent Independent Audits to be undertaken at different times to those specified above, upon giving at least 4 weeks' notice to the applicant of the date upon which the audit must be commenced. | >4 weeks prior to Construction and During Construction | Pre-construction Compliance Report Construction Compliance Reports | May 2019, Ramboll Pty Ltd, Independent Audit Program, MSSP. | Compliant |
| C41 | Independent Audits of the development must be carried out in accordance with: (a) the Independent Audit Program submitted to the Department and the Certifying Authority under condition C37 of this consent; and (b) the requirements for an Independent Audit | During Construction | Construction Compliance Reports | Independent Audit Report, Ramboll, November 2019. Independent Audit Report, | Compliant |
| | Methodology and Independent Audit Report in the Independent Audit Post Approval Requirements (Department of Planning and Environment 2018). | | | Ramboll, November 2019 | |
| C42 | In accordance with the specific requirements in the Independent Audit Post Approval Requirements (Department of Planning and Environment 2018), the Proponent must: (a) review and respond to each Independent Audit Report prepared under condition C37 of this consent; | During Construction | Construction Compliance Reports | Response to Audit Findings letter to the Department dated 10/12/19. Correspondence to Certifying Authority 18/12/19 | Compliant |
| | (b) submit the response to the Department and the Certifying Authority; and | | | Response to Audit Findings letter to the Department dated 10/12/19. | |

www.wolfpeak.com.au 81 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|---|---|
| | (c) make each Independent Audit Report and response to it publicly available within 60 days after submission to the Department and notify the Department and the Certifying Authority in writing at least seven days before this is done | | | Correspondence to Certifying Authority 18/12/19 The Independent Audit Report is scheduled to be uploaded onto the website by 17/1/20 (60 days from submission). Notification will be provided by 10/01/20. | |
| C43 | Notwithstanding the requirements of the Independent Audit Post Approval Requirements (Department of Planning and Environment 2018), the Planning Secretary may approve a request for ongoing annual operational audits to be ceased, where it has been demonstrated to the Planning Secretary's satisfaction that an audit has demonstrated operational compliance. | During Operations | As requested by proponent | Written approval from planning Secretary for cessation | Not triggered |
| C44 | The Department must be notified in writing to compliance@planning.nsw.gov.au immediately after the Applicant becomes aware of an incident. The notification must identify the development (including the development application number and the name of the development if it has one) and set out the location and nature of the incident. Subsequent notification must be given, and reports submitted in accordance with the requirements set out in Appendix 1. | At all times | Construction Compliance Reports Monitoring Observation Inspections Audits | No notifiable incidents have occurred during the reporting period. | Not triggered |

www.wolfpeak.com.au 82 | P a g e

| Unique ID | The Department must be notified in writing to compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of any | At all times Prior to Construction During Construction Prior to Operations During Operations At all times | Monitoring Methodology Construction Compliance Reports | There have been no non-compliances identified, other than those identified in and | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered Non-compliant |
|-----------|---|---|---|---|--|
| | non-compliance. The Certifying Authority must also notify the Department in writing to compliance@planning.nsw.gov.au within seven days after they identify any non-compliance. The notification must identify the development and the application number for it, set out the condition of consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance. A non-compliance which has been notified as an incident does not need to also be notified as a non-compliance. | | Monitoring Observation Inspections Audits | reported through the submission of the Independent Audit Report and this Compliance Report. Non-compliance: The Independent Audit Report was finalised on 12/11/19 and notification of the non-compliances was not provided until 10/12/19. SINSW to establish system of reporting non-compliances as required by this condition. | |
| | of Strategies, Plans and Programs | | 1 | | |
| C46 | Within three months of: (a) the submission of a compliance report under condition B40; (b) the submission of an incident report under condition C44; (c) the submission of an Independent Audit under condition C41; (d) the issue of a direction of the Planning | At all times | Compliance reporting and reviews | Submission of Pre-Construction Compliance Report to the Department 12/07/19 None identified Independent Audit Report dated 20/11/19. No evidence of submission (refer response to CoC C42) None identified. | Non-compliant |
| | Secretary under condition A2 which requires a review, | | | | |

www.wolfpeak.com.au 83 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|---|---|
| | the strategies, plans and programs required under this consent must be reviewed, and the Department and the Certifying Authority must be notified in writing that a review is being carried out. | | | Non-compliance: There is no evidence of a review (or notification of that review) occurring within three months of submission of the Pre-Construction Compliance Report (that is, prior to 12/10/19). A review of the strategies, plans and programs was undertaken as part of the preparation of the Compliance Report, and was reported to the Department and Certifying Authority on 21/01/20 and 17/01/20 respectively. SINSW will implement a system of periodic review going forward, in consideration of the triggers specified in this condition. | |
| C47 | If necessary to either improve the environmental performance of the development, cater for a modification or comply with a direction, the strategies, plans and programs required under this consent must be revised, to the satisfaction of the Planning Secretary and Certifying Authority. Where revisions are required, the revised document must be submitted to the Planning Secretary and Certifying Authority for information within six weeks of the review. | At all times | As required by proponent, or as directed by Planning Secretary or Certifying Authority | There have been no Planning Secretary or Certifying Authority directions | Not triggered |

www.wolfpeak.com.au 84 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|--|---|
| | Note: This is to ensure strategies, plans and programs are updated on a regular basis and to incorporate any recommended measures to improve the environmental performance of the development. | | | | |
| | RIOR TO OCCUPATION OR COMMENCEMENT OF L on of Occupation | JSE | | | |
| D1 | The date of commencement of the occupation of the development must be notified to the Department in writing, at least one month before occupation. If the operation of the development is to be staged, the Department must be notified in writing at least one month before the commencement of each stage, of the date of commencement and the development to be carried out in that stage. | >1 month prior to Operations | Construction Compliance Reports Pre-operations Compliance Report | Notice of commencement to the Department (and date) | Not triggered |
| D2 | Prior to the occupation of the building, the Applicant must provide the Certifier with documented evidence that the products and systems used in the construction of external walls including finishes and claddings such as synthetic or aluminium composite panels comply with the requirements of the BCA. | Prior to Operation | Submission of information for Occupation Certificate Pre-Operation Compliance Report | Issuance of Occupation Certificate | Not triggered |
| D3 | The Applicant must provide a copy of the documentation given to the Certifier to the Planning Secretary within seven days after the Certifier accepts it. | Prior to Operation | Submission of information for Occupation Certificate Pre-Operation Compliance Report | Issuance of Occupation Certificate (and date) Submission of information for Occupation Certificate to the Planning Secretary, with date referenced to issue of Occupation Certificate | Not triggered |

www.wolfpeak.com.au 85 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|--|---|
| | truction Dilapidation Report | | | 1 | |
| D4 | Prior to occupation of the building, the Applicant must engage a suitably qualified person to prepare a post-construction dilapidation report at the completion of construction. This report is: (a) to ascertain whether the construction created any structural damage to adjoining buildings or infrastructure. (b) to be submitted to the Certifier. In ascertaining whether adverse structural damage has occurred to adjoining buildings or infrastructure, the Certifier must: i. compare the post-construction dilapidation report with the pre-construction dilapidation report required by these conditions; and ii. have written confirmation from the relevant authority that there is no adverse structural damage to their infrastructure and roads. | Prior to Operation | Works planning / programming Pre-Operation Compliance Report | Post dilapidation reports Submission of reports to Certifying Authority and Council Certifying Authority statement of review and written confirmation on damage. | Not triggered |
| Protectio | (c) to be forwarded to Council. n of Public Infrastructure | | | | |
| D5 | Unless the Applicant and the applicable authority agree otherwise, the Applicant must: (a) repair, or pay the full costs associated with repairing, any public infrastructure that is damaged by carrying out the development; and (b) relocate, or pay the full costs associated with relocating any infrastructure that needs to be relocated as a result of the development. Note: This condition does not apply to any damage to roads caused as a result of general | Prior to Operation | Dilapidation reporting Pre-Operation Compliance Report | Pre and post dilapidation reports Commercial agreements | Not triggered |

www.wolfpeak.com.au 86 | P a g e

| Unique ID | Compliance Requirement road usage or otherwise addressed by | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|--|--|---|
| | contributions required by A1 of this consent. | | | | |
| Utilities a | nd Services | | | | |
| D6 | Prior to occupation of the building, the Applicant must obtain a Compliance Certificate for water and sewerage infrastructure servicing of the site under section 73 of the Sydney Water Act 1994. | Prior to Operation | Works planning / programming Pre-Operation Compliance Report | Compliance Certificate | Not triggered |
| Works as | Executed Plans | | | | |
| D7 | Prior to occupation of the building, works-as- executed drawings signed by a registered surveyor demonstrating that the stormwater drainage and finished ground levels have been constructed as approved, must be submitted to the Certifying Authority. | Prior to Operation | Submission of information for Occupation Certificate Pre-Operation Compliance Report Design plan review | Stamped 'works as executed' plans Occupation Certificate issuance | Not triggered |
| Green Tra | avel Plan | | | | |
| D8 | Prior to the commencement of operation, a Green Travel Plan (GTP), must be prepared and be submitted to the Secretary to promote the use of active and sustainable transport modes. The plan must: (a) be prepared by a suitably qualified traffic consultant in consultation with Liverpool Council and (Sydney Coordination Office) Transport for NSW]; | Prior to Operation | Submission of information for Occupation Certificate Pre-Operation Compliance Report | GTP that demonstrates compliance with this requirement Consultation records with TfNSW and Council Submission of GTP to Planning Secretary | Not triggered |
| | (b) include objectives and modes share targets (i.e. Site and land use specific, measurable and achievable and timeframes for implementation) to define the direction and purpose of the GTP; | | | | |

www.wolfpeak.com.au 87 | P a g e

| Unique ID | (c) include specific tools and actions to help achieve the objectives and mode share targets; (d) include measures to promote and support the implementation of the plan, including financial and human resource requirements, roles and responsibilities for relevant employees involved in the implementation of the GTP; and (e) include details regarding the methodology and monitoring/review program to measure the effectiveness of the objectives and mode share targets of the GTP, including the frequency of monitoring and the requirement for travel surveys to identify travel behaviours of students and staff to and from both schools | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|-----------------|---|--|---|---|---|
| Onomation | at appropriate times throughout the academic year. | 0) | | | |
| Operation D9 | An OTAMP is to be prepared for the school by a suitably qualified person, in consultation with Council, Transport for NSW and RMS, to the satisfaction of the Secretary, and must address the following: (a) Detailed pedestrian analysis including the identification of safe route options – to identify the need for management measures such as staggered school start and finish times to ensure students and staff are able to access and leave the Site in a safe and efficient manner during school start and finish; | P) Prior to Operation | Submission of information for Occupation Certificate Pre-Operation Compliance Report | Evidence of author experience and qualification OTAMP that demonstrates compliance with this requirement Consultation records with TfNSW, RMS and Council Written approval from Planning Secretary | Not triggered |

www.wolfpeak.com.au 88 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|--|---|
| | (b) the location of all car parking spaces on the school campuses and their allocation (i.e. staff, visitor, accessible, emergency, etc.); (c) the location and operational management procedures of the pick-up and drop-off parking located within the school, including staff management/traffic controller arrangements; (d) delivery and services vehicle and bus access and management arrangements; (e) management of approved access arrangements; (f) potential traffic impacts on surrounding road networks and mitigation measures to minimise impacts, including measures to mitigate queuing impacts associated with vehicles accessing pick-up and drop-off parking within the school accessed from Williamson Crescent; (g) car parking arrangements and management associated with the proposed use of school facilities by community members; and (h) a monitoring and review program. | | | | |
| D10 | The OTAMP(s) must be submitted to the Secretary for approval prior to operation of the development. | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report | Date of written approval from Planning Secretary Date of issuance of Occupation Certificate | Not triggered |
| D11 | The OTAMP(s) (as revised from time to time) must be implemented by the Applicant for the life of the development | During Operations | - | - | Not triggered |
| Evacuatio | n and Emergency Planning | | _ | | |

www.wolfpeak.com.au 89 | P a g e

| Unique ID | Compliance Requirement No later than six weeks prior to the | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence of author experience | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|-----------|--|--|--|--|---|
| D12 | No later than six weeks prior to the commencement of operation, an Operational Flood Evacuation and Emergency Management Plan (OFEMP) must be prepared by a suitably qualified person in consultation with the NSW SES and Council and in accordance with Floodplain Risk Management Guideline (OEH, 2007). | >6 weeks prior to Operations | Construction Compliance Reports Pre-Operation Compliance Report Submission of information for Occupation Certificate | Evidence of author experience and qualifications OFEMP that demonstrates compliance with this requirement Consultation records with SES and Council. Evidence of submission to NSW SES, Council and the Planning Secretary. Date of issuance of Occupation Certificate | Not triggered |
| | The plan should detail specific flood emergency measures required to be incorporated into the detailed design to mitigate impacts of a range of flood events up to and including the PMF and include measures to manage flood impacts outside the site to ensure accessibility is maintained. The plan must include details of: (a) predicted flood levels; (b) flood warning time and flood notification; (c) assembly points and evacuation routes; (d) evacuation and refuge protocols; and (e) awareness training for employees and contractors. | | | | |
| | A copy of the Plan must be submitted to the NSW SES, Council and the Planning Secretary. | | | | |

www.wolfpeak.com.au 90 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant |
|------------------|--|--|--|---|--|
| D13 | No later than six weeks prior to the commencement of operation, an Operational Bush Fire Evacuation and Emergency Management and Evacuation Plan must be prepared in consultation with RFS and in accordance with section 4.2.7 of Planning for Bush Fire Protection 2006, Development Planning – A Guide to Developing a Bush Fire Emergency and Evacuation Management and Excavation Plan December 2014 (or equivalent) and Australian Standard AS 3745-2010 Planning for Emergencies in Facilities. The Plan must address evacuation risk with regard to the multi-level configuration of the school, incorporate provisions to address access into the site, the level of available firefighting assistance, and the blockage of evacuation escape routes. The plan must be updated on an annual basis following an audit of bush fire protection measures, including maintenance of APZs, water supplies and access roads on and off site. A copy of the Plan must be submitted to the NSW RFS, Council and the Planning Secretary. | >6 weeks prior to Operations | Construction Compliance Reports Pre-Operation Compliance Report | OBFEMEP that demonstrates compliance with this requirement Consultation records with RFSI. Evidence of submission to NSW RFS, Council and the Planning Secretary. | Not triggered Not triggered |
| School Zo D14 | Installation or relocation of all required School Zone signage, speed management signage and associated pavement markings along Williamson Crescent is to be completed prior to commencement of occupation of the development. | Prior to Operations | Pre-Operation Compliance Report Preparation of OTAMP | Issuance of Occupation Certificate Signage | Not triggered |

www.wolfpeak.com.au 91 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|---|---|
| | Note: Any required approvals for altering public road speed limits, design and signage are required to be obtained from the relevant consent authority | | Submission of information for Occupation Certificate Road Authority Inspection | Road Authority Inspection Report | |
| D15 | Following installation or relocation of School Zone signage, speed management signage and associated pavement markings along Williamson Crescent, as required by condition D14, the Applicant must arrange an inspection with RMS for formal handover of assets. The handover of assets must occur prior to commencement of use of the development | Prior to Operations | Pre-operations Compliance Report Preparation of OTAMP Submission of information for Occupation Certificate Road Authority Inspection | Issuance of Occupation Certificate Signage Road Authority Inspection Report | Not triggered |
| D16 | The Applicant must maintain records of all dates in relation to installing, altering and removing traffic control devices related to speed. | During Operations | - | - | Not triggered |
| Mechanic | al Ventilation | | | | |
| D17 | Following completion, installation and testing of all mechanical ventilation systems, the Applicant must provide evidence to the satisfaction of the Certifying Authority, prior to the final occupation, that the installation and | Prior to Operations | Submission of information for Occupation Certificate | Mechanical plant installation report Occupation Certificate issuance | Not triggered |

www.wolfpeak.com.au 92 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|--|---|
| Car Parkir | performance of the mechanical systems complies with: (a) the BCA; (b) AS 1668.2-2012 The use of air-conditioning in buildings – Mechanical ventilation in buildings and other relevant codes; (c) the development consent and any relevant modifications; and (d) any dispensation granted by the NSW Fire Brigade. | | Pre-Operation Compliance Report | | |
| D18 | Unless otherwise agreed by the Planning Secretary, occupation or commencement of use of the educational establishment must not occur until evidence to the satisfaction of the Certifying Authority is submitted demonstrating construction works associated with the proposed car park, as approved is operational. | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report Design plan review | Design plans Occupation Certificate issuance Planning approval for deviation (if any) | Not triggered |
| Road Dan | nage | | | | |
| D19 | The cost of repairing any damage caused to Council or other Public Authority's assets in the vicinity of the Subject Site as a result of construction works associated with the approved development is to be met in full by the Applicant prior to commencement of use of any stage of the development. | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report Dilapidation | Pre and post dilapidation reports Damage payment records Occupation Certificate issuance | Not triggered |
| Fire Safet | L y Certification | | reporting | | |

www.wolfpeak.com.au 93 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|---|---|
| D20 | Prior to the final occupation, a Fire Safety Certificate must be obtained for all the Essential Fire or Other Safety Measures forming part of this consent. A copy of the Fire Safety Certificate must be submitted to the relevant authority and Council. The Fire Safety Certificate must be prominently displayed in the building. | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report Observation | Fire Safety Certificate Submission to Certifying Authority and Council Signage | Not triggered |
| Structura | Inspection Certificate | | _ | | |
| D21 | A Structural Inspection Certificate or a Compliance Certificate must be submitted to the satisfaction of the Certifying Authority prior to the occupation of the relevant parts of any new or refurbished buildings. A copy of the Certificate with an electronic set of final drawings (contact approval authority for specific electronic format) must be submitted to the approval authority and the Council after: (a) the site has been periodically inspected and the Certifying Authority is satisfied that the structural works is deemed to comply with the final design drawings; and (b) the drawings listed on the Inspection Certificate have been checked with those listed on the final Design Certificate/s | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report | Structural Inspection Certificate or a Compliance Certificate Occupation Certificate issuance Statement of satisfaction from Certifying Authority Submission to Certifying Authority and Council | Not triggered |
| Complian | ce with Food Code | | | | |
| D22 | The Applicant is to obtain a certificate from a suitably qualified tradesperson, certifying that the kitchen, food storage and food preparation areas have been fitted in accordance with the AS 4674 Design, construction and fit-out of | Prior to Operations | Submission of information for Occupation Certificate | Evidence of qualification of tradesperson Installation report | Not triggered |

www.wolfpeak.com.au 94 | P a g e

| Unique ID | food premises. The Applicant must provide evidence of receipt of the certificate to the satisfaction of the Certifying Authority prior to occupation. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology Pre-Operation Compliance Report | Issuance of Occupation Certificate | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|---|---|
| D23 | Prior to occupation of the building, an Operation and Maintenance Plan (OMP) is to be prepared to ensure proposed stormwater quality measures remain effective. The OMP must contain the following: (a) maintenance schedule of all stormwater quality treatment devices; (b) record and reporting details; (c) relevant contact information; and (d) Work Health and Safety requirements | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report | OMP that demonstrates compliance with this requirement Occupation Certificate issuance | Not triggered |
| D24 Rainwate | Details demonstrating compliance must be submitted to the Certifying Authority prior to occupation. r Harvesting | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report | OMP that demonstrates compliance with this requirement Occupation Certificate issuance | Not triggered |
| D25 | A signed works-as-executed Rainwater Re-use Plan must be provided to the Certifying Authority prior to occupation of the building. | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report | Rainwater Re-use Plan Occupation Certificate issuance | Not triggered |
| | ater Systems and Cooling Systems | | | | |
| D26 | The installation, operation and maintenance of warm water systems and water cooling | Prior to Operations and During Operations | Submission of information for | Installation and maintenance records | Not triggered |

www.wolfpeak.com.au 95 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|--|--|
| | systems (as defined under the Public Health Act 2010) must comply with the Public Health Act 2010, Public Health Regulation 2012 and Parts 1 and 2 (or Part 3 if a Performance-based water cooling system) of AS/NZS 3666.2:2011 Air handling and water systems of buildings – Microbial control – Operation and maintenance and the NSW Health Code of Practice for the Control of Legionnaires' Disease. | | Occupation Certificate Pre-Operation Compliance Report Maintenance programming | | |
| Outdoor I | Lighting | | | | |
| D27 | The Applicant must ensure the installed lighting associated with the development achieves the objective of minimising light spillage to any adjoining or adjacent sensitive receivers. Outdoor lighting must: (a) comply with the latest version of AS 4282-1997 - Control of the obtrusive effects of outdoor lighting (Standards Australia, 1997); and (b) be mounted, screened and directed in such a manner that it does not create a nuisance to surrounding properties or the public road network. | Prior to Operations and During Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report Design Plan / Report review Maintenance programming | Outdoor Lighting Design Plan / Report Occupation Certificate issuance Evidence of reviewer qualifications and experience | Not triggered |
| D28 | Upon installation of outdoor lighting, but before it is finally commissioned, the Applicant must submit to the Certifier evidence from a qualified practitioner demonstrating compliance in accordance with this condition. | Prior to Operations and During Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report | Outdoor Lighting Design Plan / Report Occupation Certificate issuance Evidence of reviewer qualifications and experience | Not triggered |

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| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology Design Plan / Report review | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|---|---|
| | | | Maintenance | | |
| Signage | | | programming | | |
| D29 | Way-finding signage and signage identifying the location of staff car parking must be installed prior to occupation | Prior to Operations | Submission of information for Occupation Certificate Pre-Operation Compliance Report | Issuance of Occupation Certificate | Not triggered |
| D30 | Bicycle way-finding signage must be installed within the site to direct cyclists from footpaths to designated bicycle parking areas prior to occupation. | Prior to Operations | Submission of information for Occupation Certificate | Issuance of Occupation Certificate | Not triggered |
| D31 | 'Do not drink' signage on non-potable water used for toilet flushing and to new hose taps and irrigation systems for landscaped areas must be installed within the site prior to occupation. | Prior to Operations | Compliance Report Submission of information for Occupation Certificate Pre-Operation Compliance Report | Issuance of Occupation Certificate | Not triggered |
| Operation | nal Waste Management Plan | | | | |
| | Prior to the commencement of operation, the Applicant must prepare a Waste Management Plan for the development and submit it to the | Prior to Operations | Submission of information for Occupation Certificate | OWMP that demonstrates compliance with this requirement | Not triggered |

www.wolfpeak.com.au 97 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|------------------------------------|---|---|
| | Certifying Authority. The Waste Management Plan must: (a) detail the type and quantity of waste to be generated during operation of the development; (b) describe the handling, storage and disposal of all waste streams generated on site, consistent with the Protection of the Environment Operations Act 1997, Protection of the Environment Operations (Waste) Regulation 2014 and the Waste Classification Guideline (Department of Environment, Climate Change and Water, 2009); (c) detail the materials to be reused or recycled, either on or off site; and (d) include the Management and Mitigation Measures included in the Appendix O of the EIS | | Pre-Operation Compliance Report | Issuance of Occupation Certificate Submission to Certifying Authority | |
| Validation | | I a c | I a: | Lyru s | |
| D33 | The Applicant must prepare a Validation Report for the development. The Validation Report must: (a) be prepared by an appropriately qualified environmental consultant and reviewed by an EPA accredited Site Auditor; | 1 month after completion of Remediation works (During Construction) | Construction Compliance Reports | Validation Report that demonstrates compliance with this requirement Evidence of authors qualifications and experience Evidence of review by Site Auditor Submission to EPA, the Planning Secretary and the Certifying Authority, including date check between completion of | Not triggered |

www.wolfpeak.com.au 98 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|--|-----------------------|-------------|-----------------------|--------------------|
| ID | | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| | | | | remediation works and | |
| | | | | submission. | |
| | | | | | |
| | | | | | |
| | (b) be submitted to EPA, the Planning Secretary | | | | |
| | and the Certifying Authority for information | | | | |
| | one month after the completion of | | | | |
| | remediation works; | | | | |
| | (c) be prepared in accordance with the RAP and | | | | |
| | the Contaminated Sites: Guidelines for | | | | |
| | Consultants Reporting on Contaminated Sites | | | | |
| | (OEH, 2011); | | | | |
| | (d) include, but not be limited to: | | | | - |
| | (i) comment on the extent and nature of the | | | | |
| | remediation undertaken; | | | | |
| | (ii) describe the location, nature and extent of | | | | |
| | any remaining contamination on site; | | | | |
| | (iii) sampling and analysis plan and sampling | | | | |
| | methodology; | | | | |
| | (iv) results of sampling of treated material, | | | | |
| | compared with the treatment criteria in the | | | | |
| | Remediation Action Plan prepared by | | | | |
| | Environmental Investigation Services dated 10 | | | | |
| | October 2018; | | | | |
| | (v) details of the volume of treated material | | | | |
| | emplaced within the containment cell and its | | | | |
| | location; | | | | |
| | (vi) results of any validation sampling, | | | | |
| | compared to relevant guidelines/criteria; | | | | |
| | (vii) discussion of the suitability the remediated | | | | |
| | areas for the intended land use; and | | | | |

www.wolfpeak.com.au 99 | P a g e

| Unique ID | (viii) any other requirement relevant to the project. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|--|---|---|
| Site Audit | Report and Site Audit Statement | | | | |
| D34 | Prior to occupation of the building, the Applicant must obtain from an EPA accredited Site Auditor, a Site Audit Statement and a Site Audit Report which demonstrates that the site is suitable for its intended use. | Prior to Operations | Submission of information for Occupation Certificate Pre-Operations Compliance Report | SAS | Not triggered |
| D35 | Within three months of submission of the Validation Report required by condition D33, the Applicant must demonstrate to the satisfaction of the Certifying Authority that the Site Auditor has submitted a Site Audit Report and Site Audit Statement to EPA in accordance with the requirements of EPA's Guidelines for the NSW Site Auditor Scheme (DEC, 2006). | 4 months after completion of Remediation works (During Construction) | Construction Compliance Reports | SAS and SAR submission to EPA Check date of submission of SAR and SAS against date of completion of Validation Report. Evidence of Certifying Authority satisfaction of submission to EPA | Not triggered |
| D36 | Upon completion of the remediation works, if | <1 month from completion of | Construction | LTEMP review | Not triggered |
| | it is determined that any contamination is to be treated on-site, then the Applicant must prepare a LTEMP, to the satisfaction of the Planning Secretary. The plan must: (a) be prepared by a suitably qualified and experienced person whose appointment has been endorsed by the Planning Secretary in consultation with EPA; | Remediation works (if required) (During Construction) | Compliance Reports | Approval from Planning Secretary Evidence of qualification of author Department endorsement of author Submission to EPA | |

www.wolfpeak.com.au 100 | P a g e

| Unique | Compliance Requirement | Timing for Compliance | Monitoring | Evidence/ Comments | Compliance Status |
|--------|--|-----------------------|-------------|--------------------|--------------------|
| ID . | · | At all times | Methodology | | (to be assigned in |
| | | Prior to Construction | | | each Compliance |
| | | During Construction | | | Report) |
| | | Prior to Operations | | | Compliant |
| | | During Operations | | | Non-compliant |
| | | | | | Not triggered |
| | (b) be submitted to EPA for review and be | | | | |
| | approved by the Planning Secretary within one | | | | |
| | month of the completion of remediation | | | | |
| | works, unless otherwise agreed by the Planning | | | | |
| | Secretary; and | | | | |
| | (c) include, but not be limited to: | | | | |
| | i. a description of the nature and | | | | |
| | location of any contamination | | | | |
| | remaining on site; | | | | |
| | ii. provisions to manage and monitor | | | | |
| | any remaining contamination, | | | | |
| | including details of any restrictions | | | | |
| | placed on the land to prevent | | | | |
| | development over the | | | | |
| | containment cell; | | | | |
| | iii. a description of the procedures for | | | | |
| | managing any leachate generated | | | | |
| | from the containment cell, | | | | |
| | including any requirements for | | | | |
| | testing, pumping, treatment | | | | |
| | and/or disposal; | | | | |
| | iv. a description of the procedures for | | | | |
| | monitoring the integrity of the | | | | |
| | containment cell; | | | | |
| | v. a surface and groundwater | | | | |
| | monitoring program; | | | | |
| | vi. mechanisms to report results to | | | | |
| | relevant agencies; | | | | |
| | vii. triggers that would indicate if | | | | |
| | further remediation is required; | | | | |
| | and | | | | |
| | viii. details of any contingency | | | | |
| | measures that the Applicant is to | | | | |

www.wolfpeak.com.au 101 | P a g e

| Unique ID | carry out to address any ongoing contamination. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---|--|---|
| D37 | Upon completion of the remediation works, if it is determined that any contamination is to remain on site, then the Applicant must manage the site in accordance with the LTEMP and any on-going maintenance of remediation notice issued by EPA under the Contaminated Land Management Act 1997. | During Construction and during Operations | Processes set out in the LTEMP | LTEMP | Not triggered |
| Landscapi | ing | | | | |
| D38 | Prior to operation, a Landscape Management Plan is prepared for the rehabilitation and ongoing management and maintenance of all landscaping, including the riparian corridor of the site, and includes details on the riparian corridor width, the native vegetation community that occurs, or occurred along the creek at this location, native plant species to be planted, planting densities, weed control, watering and replacement of dead plants. | Prior to Operations | Pre-Operations Compliance Report CoC B44 Landscape Plan review Preparation of submission for Occupation Certificate | CoC B44 Landscape Plan that demonstrates compliance with this requirement Occupation Certificate issuance | Not triggered |
| D39 | Following completion of all demolition work, the Applicant must undertake all landscape works detailed in the Landscape Plan required by condition B44 to the satisfaction of the Certifying Authority. | Prior to Operations | Pre-Operations Compliance Report CoC B44 Landscape Plan review Preparation of submission for Occupation Certificate | CoC B44 Landscape Plan that demonstrates compliance with this requirement Occupation Certificate issuance | Not triggered |
| D40 | Prior to occupation of the building, the Applicant must prepare a Landscape Management Plan to manage the revegetation | Prior to Operations | Pre-Operations Compliance Report | CoC B44 Landscape Plan that demonstrates compliance with this requirement | Not triggered |

www.wolfpeak.com.au 102 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---|--|---|
| | and landscaping works on-site, to the satisfaction of the Certifying Authority. The plan must describe the monitoring and maintenance measures to manage revegetation and landscaping works. | | CoC B44 Landscape Plan review Preparation of submission for Occupation Certificate | Occupation Certificate issuance | |
| D41 | The Applicant must not commence operation until the Landscape Management Plan is submitted to the Certifying Authority | Prior to Operations | Pre-Operations Compliance Report CoC B44 Landscape Plan review Preparation of submission for Occupation Certificate | CoC B44 Landscape Plan that demonstrates compliance with this requirement Occupation Certificate issuance | Not triggered |
| Asset Pro | tection Zones | | - Continuate | | |
| D42 | Prior to the commencement of operation, the entire property must be managed as an inner protection zone (IPA) as outlined within section 4.1.3 and Appendix 5 of the Planning for Bush Fire Protection 2006 and the NSW RFS document Standards for asset protection zones. | Prior to Operations | Pre-Operations Compliance Report Preparation of submission for Occupation Certificate | APZ review report Issuance of Occupation Certificate | Not triggered |
| D43 | The Applicant must submit the following details to RMS, at least eight weeks prior to occupation of the site, and obtain authorisation to install School Zone signs and associated pavement markings, and / or | >8 weeks prior to Operations (During Construction) | Pre-Operations Compliance Report Preparation of submission for | Application to RMS for signage and markings that includes the information set out in this requirement | Not triggered |

www.wolfpeak.com.au 103 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments Issuance of Occupation | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|-----------------------------------|---|---|
| | removal / relocation of any existing Speed Limit signs: (a) a copy of the Conditions of Consent; (b) the proposed school commencement/opening date; (c) two sets of detailed design plans showing the following: i. accurate Site boundaries; ii. details of all road reserves, adjacent to the Site boundaries; iii. all proposed access points from the Site to the public road network and any additional iv. conditions imposed/proposed on their use; v. all existing and proposed pedestrian crossing facilities on the adjacent road network; vi. all existing and proposed traffic control devices and pavement markings on the vii. adjacent road network (including School Zone signs and pavement markings); and all existing and proposed street furniture and street trees. | | Occupation Certificate | Certificate | |
| Ecologica | lly Sustainable Development | | | | |
| D44 | Unless otherwise agreed by the Planning Secretary, within six months of commencement of operation, Green Star certification must be obtained demonstrating | Within 6 months of commencement of Operations (During Operations) | As Built Design review Operation | 4-star Green Star as Built rating statement of attainment Submission of record of | Not triggered |
| | the development achieves a minimum 4-star Green Star As Built rating. If required to be obtained, evidence of the certification must be | | Compliance Report | attainment to Certifying Authority and the Planning Secretary | |

www.wolfpeak.com.au 104 | P a g e

| Unique ID | Compliance Requirement provided to the Certifying Authority and the | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|---|--|---------------------------|--|---|
| | Planning Secretary | | | Permission from Planning Secretary to deviate from requirement | |
| | OST OCCUPATION | | | | |
| | n of Plant and Equipment | | _ | | |
| E1 | All plant and equipment used on site, or to monitor the performance of the development must be: (a) maintained in a proper and efficient condition; and (b) operated in a proper and efficient manner. | During Operations | To be determined | To be determined | Not triggered |
| Communi | ity Communication Strategy | | | | |
| E2 | The Community Communication Strategy, as approved by the Planning Secretary, must be implemented for a minimum of 12 months following the completion of construction. | During Operations | To be determined | To be determined | Not triggered |
| Operation | nal Noise Limits | | | | |
| E3 | The Applicant must ensure that noise generated by operation of the development does not exceed the noise limits in the Noise Impact Assessment dated 29 August 2018 prepared by Acoustic Logic. | During Operations | To be determined | To be determined | Not triggered |
| E4 | The Applicant must undertake short term noise monitoring in accordance with the Noise Policy for Industry where valid data is collected following the commencement the development. The monitoring program must be carried out by an appropriately qualified person and a monitoring report must be submitted to the Planning Secretary within two months of commencement use of the development to verify that operational noise | During Operations | To be determined | To be determined | Not triggered |

www.wolfpeak.com.au 105 | P a g e

| levels do no levels for many Noise Impa Logic and do noise monificate exceedance referred to implement measures so not exceed provide att | ot exceed the recommended noise sechanical plant identified in the ct Assessment prepared by Acoustic ated 29 August 2018. Should the toring program identify any e of the recommended noise levels above, the Applicant is required to appropriate noise attenuation that operational noise levels of the recommended noise levels or enuation measures at the affected tive receivers. | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|---|--|--|---------------------------|--------------------|---|
| E5 Use of the pool may o | nall, sports field and hydrotherapy nly occur between 7:00am and onday to Friday | During Operations | To be determined | To be determined | Not triggered |
| E6 Maintenand 7:30am and | ce work may only occur between d 6:00pm Monday to Friday | During Operations | To be determined | To be determined | Not triggered |
| Unobstructed Drivewa | | | | | |
| be unobstri footways a the manufa materials, r and must b pedestrian vehicles ass premises. | ys, footways and parking areas must ucted at all times. Driveways, and car spaces must not be used for acture, storage or display of goods, efuse, skips or any other equipment e used solely for vehicular and/or access and for the parking of sociated with the use of the | During Operations | To be determined | To be determined | Not triggered |
| Green Travel Plan | | | | | |
| | Travel Plan required by condition D8 ent must be updated annually and ed. | During Operations | To be determined | To be determined | Not triggered |
| Outdoor Lighting | | | | | |

www.wolfpeak.com.au 106 | P a g e

| Unique ID | Notwithstanding Condition D27, should outdoor lighting result in any residual impacts on the amenity of surrounding sensitive receivers, the Applicant must provide | At all times Prior to Construction During Construction Prior to Operations During Operations During Operations | Monitoring Methodology To be determined | To be determined | Compliance Status (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered Not triggered |
|-----------|---|--|--|------------------|--|
| | mitigation measures in consultation with affected landowners to reduce the impacts to an acceptable level. | | | | |
| | y Certificate | | | | |
| E10 | The owner must submit to Council an Annual Fire Safety Statement, each 12 months after the final Safety Certificate is issued. The certificate must be on, or to the effect of, Council's Fire Safety Statement. | During Operations | To be determined | To be determined | Not triggered |
| Landscapi | ing | | 1 | | |
| E11 | The Applicant must maintain the landscaping and vegetation on the site in accordance with the approved Landscape Management Plan required by condition D38 for the duration of occupation of the development. | During Operations | To be determined | To be determined | Not triggered |
| Asset Pro | tection Zones | 1 | II. | - | |
| E12 | The asset protection zones required by condition D42 shall be maintained for the duration of occupation of the development. | During Operations | To be determined | To be determined | Not triggered |
| Hazards a | | | | | |
| E13 | The Applicant must store all chemicals, fuels and oils used on-site in accordance with: (a) the requirements of all relevant Australian Standards; and (b) the NSW EPA's Storing and Handling of Liquids: Environmental Protection – Participants Manual' if the chemicals are liquids. | During Operations | To be determined | To be determined | Not triggered |

www.wolfpeak.com.au 107 | P a g e

| Unique ID | Compliance Requirement | At all times Prior to Construction During Construction Prior to Operations During Operations | Monitoring Methodology | Evidence/ Comments | (to be assigned in each Compliance Report) Compliant Non-compliant Not triggered |
|--------------|--|--|---------------------------|--------------------|---|
| E14 | In the event of an inconsistency between the requirements of condition E13(a) and E13(b)E13(a), the most stringent requirement must prevail to the extent of the inconsistency. | During Operations | To be determined | To be determined | Not triggered |
| Bunding | | | | | |
| E15 | The Applicant must store all chemicals, fuels and oils used on-site in appropriately bunded areas in accordance with the requirements of all relevant Australian Standards, and/or EPA's Storing and Handling of Liquids: Environmental Protection – Participants Manual (Department of Environment and Climate Change, 2007). | During Operations | To be determined | To be determined | Not triggered |

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Appendix B: Limitations

This Document has been provided by WolfPeak Pty Ltd (WolfPeak) to the Client and is subject to the following limitations:

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