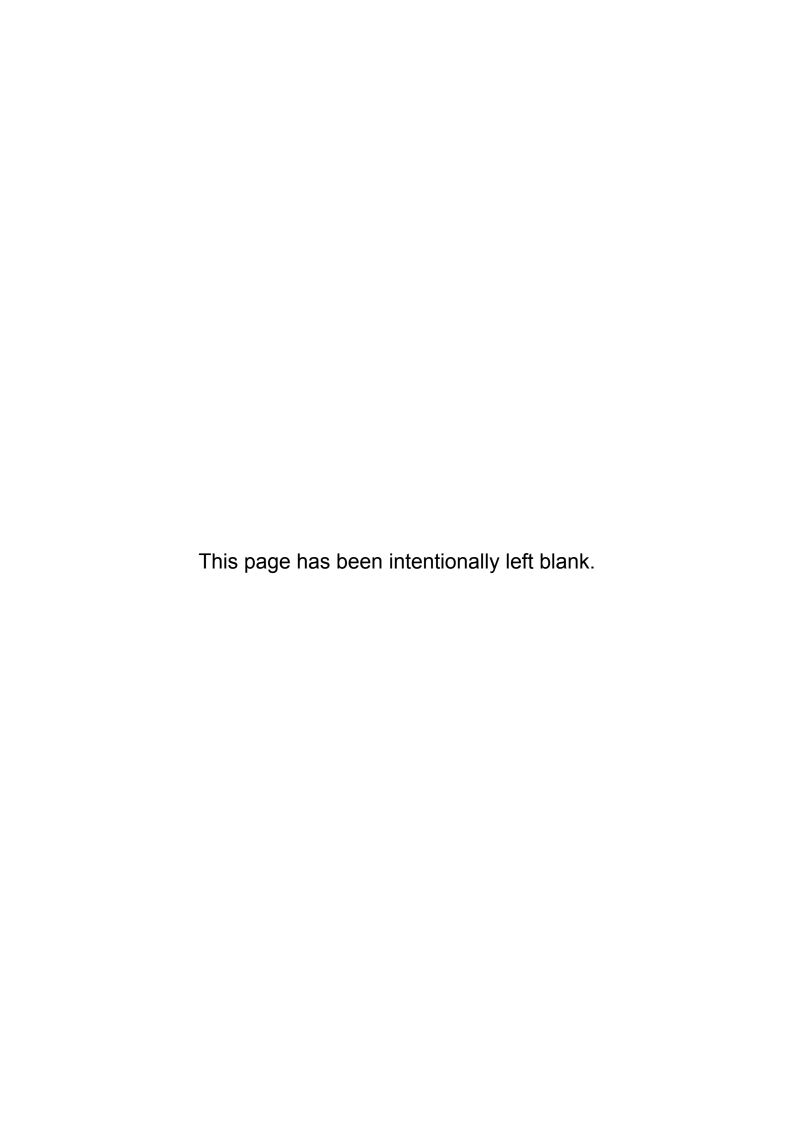
# THE ONE CAPITAL GROUP PTY LTD

# PRELIMINARY SITE INVESTIGATION LANDMARK SQUARE FOREST ROAD, DURHAM STREET & ROBERTS LANE HURSTVILLE NSW



Report E22665 AA\_Rev1 27 August 2015







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Preliminary Site Investigation Landmark Square - Forest Road, Durham Street & Roberts Lane, Hurstville, NSW

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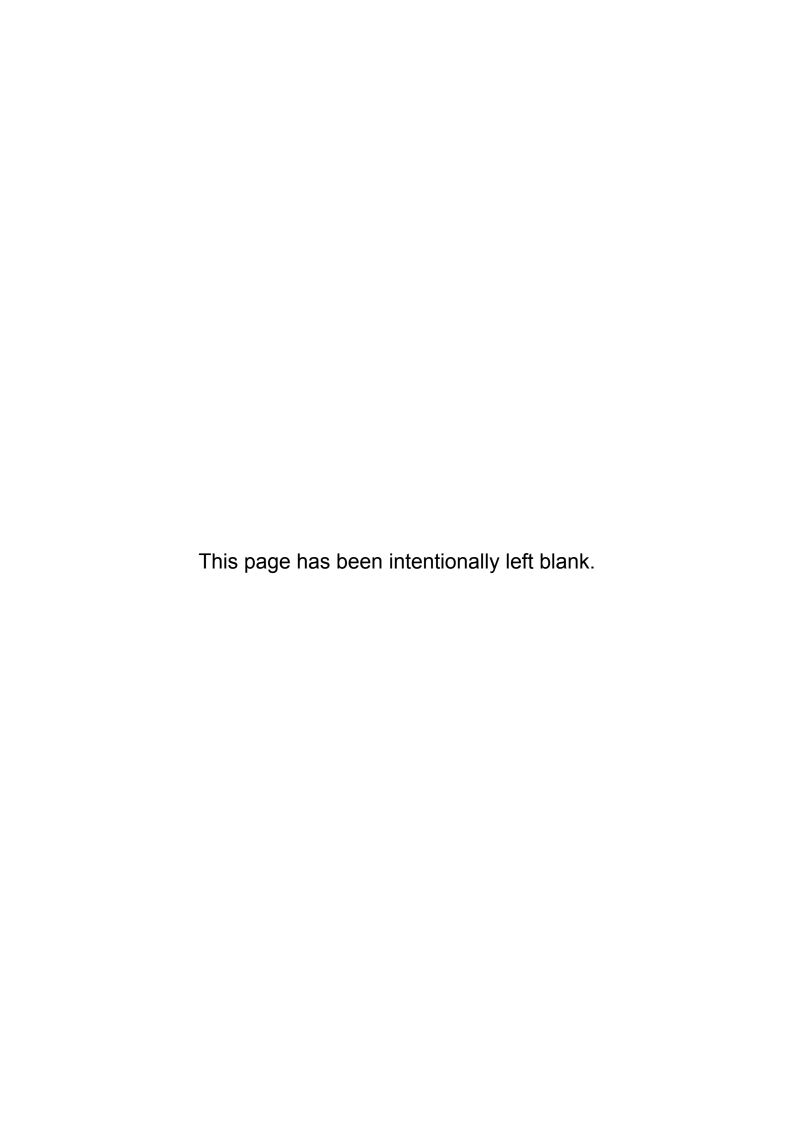
CARMEN YI MALCOLM DALE

Environmental Engineer Senior Principal – Contaminated Land

Revision	Details	Date	Amended By
0	Original	24 August 2015	-
1	Amendment of proposed development plans	27 August 2015	C. YI

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## **EXECUTIVE SUMMARY**

# **Background and Objectives**

The One Capital Group Pty Ltd ("the Client") engaged Environmental Investigations Australia Pty Ltd (EI) to conduct a Preliminary Site Investigation (PSI) for the properties located between Forest Road, Durham Street and Roberts Lane ('the site'). This environmental assessment was completed to form part of a Development Application (DA) package to Hurstville City Council for proposed re-zoning of the site to *B4 – Mixed Use* zone and subsequent redevelopment of the site. The proposed development would comprise mixed commercial and residential land uses.

At the time of this assessment, the site encompassed 17 properties. Land uses of the site were mixed commercial and residential. Businesses operating on-site included mechanical workshops, furniture and electrical workshops, dry cleaners, storage and warehousing, offices, retailing shops and showrooms. The site covered a total area of approximately 1.4 hectare.

The objective of this investigation was to characterise the preliminary environmental conditions of the site on the basis of historical land uses, anecdotal, and documentary evidence of possible pollutant sources.

## **Key Findings**

- Local land uses were mixed commercial and residential. Hurstville Public School was located approximately 20 m north-west of the northern corner of the site;
- Site history review indicated that the historical use of the site was predominately commercial and industrial from the 1930s. The records suggested some commercial / industrial operations of high contaminating potentials had occurred on the site, including bus depot, glaziers, mechanical workshop, service station, dry cleaning, electrical repair and maintenance;
- Review of the historical aerial photographs on neighbouring lands suggested the local land uses appeared to be primarily residential and commercial. In addition, a former landfill pit, currently known as Kempt Field, was identified south of the site across Durham Street.
- A search through the WorkCover NSW Authority records found the presence of two underground storage tanks (UST) at 71 Forest Road and the presence of one UST at 61 – 65 Forest Road, Hurstville. All three USTs were registered for petrol storage. The search did not identify records indicating the status of these USTs.
- A search through the record of notices for contaminated land indicated that the site and lands in its vicinity
  were free of statutory notices issued by the NSW EPA/OEH. The site or lands in its vicinity was not identified
  on the List of NSW contaminated sites notified to the EPA, or the POEO public register, except a POEO
  licence was issued to a premises identified as 95 Forest Road, Hurstville. Further investigation found that the
  licence was surrendered in 2004 and the premises was redeveloped into a mixed commercial and residential
  property;
- A conceptual site model (CSM), and subsequently a qualitative risk assessment was derived for the site in this
  PSI. The CSM identified potential contaminating sources that may occur at the site and evaluated the
  likelihood for relevant exposure pathways to be completed during and after the proposed development. The
  risk assessment was then conducted with respect to the proposed development, which involves a more



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sensitive land use (i.e. residential with minimal opportunities for soil access) than the existing commercial / industrial uses on the majority of the site; and

• The qualitative risk assessment identified a medium to high contamination risk for the site.

#### **Conclusions and Recommendations**

Based on the findings from this PSI, and with considerations given to the Statement of Limitations (Section 8), EI concludes that potential contamination exists at the site. A number of existing and former land uses may have impacted the site soils and underlying groundwater. While the actual type and extent of any potential contamination has not been determined, the current condition of site soil and groundwater would not prevent the re-zoning of the site to *B4 – Mixed Use*.

The suitability of the site for the proposed mixed commercial and residential development, however, should be assessed to determine the extent of any contamination of the soil and groundwater and to quantify any potential risks to human health and the environment. Any contamination identified can be managed by the SEPP 55 process – Remediation of Land.

El recommends that a Detailed Site Investigation (DSI), incorporating a soil and groundwater sampling program, a hazardous materials survey and a preliminary landfill gas monitoring program, to quantitatively assess soil and groundwater at the site. Due considerations should be given to potential on-site and off-site contaminating sources, as well as identified data gaps and property access, when designing and carrying out of the detailed site investigation.

These investigations would give Council and other stakeholders, the confidence that the site can be managed in accordance with the *Contaminated Land Management Act* (1997), *Protection of the Environment Operations Act* (1997) and the *Environmental Planning and Assessment Act* (1997).



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APPENDIX B GROUNDWATER BORE SEARCH

APPENDIX C LAND TITLE SEARCH

APPENDIX D SECTION 149 (2 & 5) CERTIFICATES

APPENDIX E WORKCOVER STORAGE OF DANGEROUS GOODS SEARCH RESULTS



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## 1. INTRODUCTION

#### 1.1 BACKGROUND AND PURPOSE

The One Capital Group Pty Ltd ("the Client") engaged Environmental Investigations Australia Pty Ltd (EI) to conduct a Preliminary Site Investigation (PSI) for the properties located between Forest Road, Durham Street and Roberts Lane, Hurstville, NSW ('the site'). This PSI was conducted to form part of a Development Application (DA) to Hurstville City Council for re-zoning of the site and subsequent site redevelopment.

As shown in **Figure 1**, the site is located approximately 14.5 km south-west of Sydney Central Business District, within the Local Government Area of Hurstville City Council. The site, identified as the land parcel bound by Forest Road, Durham Street and Roberts Lane, covers a total area of approximately 1.4 hectares (ha). The site layout is presented in **Figure 2** in the form of an annotated aerial photograph. At the time of investigation, the site was occupied by various commercial and residential properties.

#### 1.2 PROPOSED DEVELOPMENT

At the time of report preparation, EI was provided with a series of development drawings prepared by D.R. Design (NSW) Pty Ltd (dated 29 April 2015, Project Ref. 14-121). Based on the development drawings and the development summary table (Drawing No. A-004, Rev B), EI understood that the proposed development would involve re-zoning of the site from the current *IN2* – *Light Industrial* and *R2* – *Low Density Residential* zones to *B4* – *Mixed Use*. The final development would comprise two parts, identified as Site A and Site B.

Site A would encompass properties currently identified as 53 Forest Road, 61 Forest Road, 67 Forest Road, 71A Forest Road, 73 Forest Road, 75 Forest Road, 120 Durham Street, 122A Durham Street and 126 Durham Street in the western part of the site. The proposed development in Site A would involve demolition of all existing site structures, followed by excavation and construction of a multi-storey mixed use development over two basement levels. Uses of the basement levels would include car parking, commercial and childcare facility, while uses of the overlying levels would include commercial, childcare facility and residential units.

Site B would encompass properties currently identified as 108 Durham Street, 110 Durham Street, 112 Durham Street, 114 Durham Street, 116 Durham Street, 118 & 118A Durham Street and 9 Roberts Lane located in the south-eastern part of the site. The proposed development in Site B would involve demolition of all existing site structures, followed by construction of two multi-storey mixed use developments over one basement level. Uses of the basement level would be car parking primarily, while uses of the overlying levels would be mixed commercial and residential.

Although the proposed basement excavation would cover the majority of the site, several deep soil areas would be retained on site. These deep soil areas are proposed at locations near the Forest Road, Durham Street and Roberts Lane frontages. Communal landscaping areas are also proposed on ground level.

A copy of the development drawings are included in **Appendix A**.

#### 1.3 REGULATORY FRAMEWORK

The following regulatory framework and guidelines were considered during the preparation of this report:



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- DECCW (2009) Guidelines for Implementing the Protection of the Environment Operations (Underground Petroleum Storage Systems) Regulation 2008, (UPSS Guidelines);
- DEC (2006) Guidelines for the NSW Site Auditor Scheme (2nd Edition);
- EPA (2014) Technical Note: Investigation of Service Station Sites;
- NEPM (2013) Schedule B(2) Guideline on Site Characterisation;
- Protection of the Environment Operations (Underground Petroleum Storage Systems) Regulation (2014);
- Contaminated Land Management Act (1997);
- State Environment Protection Policy 55 (SEPP 55) Remediation of Land, and
- OEH (2011) Guidelines for Consultants Reporting on Contaminated Sites.

#### 1.4 PROJECT OBJECTIVES

The objective of this investigation was to characterise the preliminary environmental conditions of the site on the basis of historical land uses, anecdotal, and documentary evidence of possible pollutant sources.

#### 1.5 Scope of Works

In order to achieve the above objective, the scope of works was proposed as follow:

# 1.5.1 Desktop Study

- Review of relevant topographical, geological, hydrogeological and soil landscape maps for the project area;
- Review of available historical aerial photographs, sourced from the NSW Land and Property Information, in order to review previous site use and the historical sequence of land development in the neighbouring area;
- Site history survey involving a detailed search of council records for information relating to operational site history;
- Review of results obtained from a land titles search on the project site conducted through NSW Land and Property Information;
- A search of the Stored Chemical Information Database (SCID) and microfiche records held by WorkCover NSW relating to possible underground tank approvals and locations;
- Review of existing underground services on site; and
- A search of OEH Land Information records and statutory notices under the Contaminated Land Management Act (1997) and the Protection of the Environment Operations Act (1997).



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#### 1.5.2 Field Work

- A detailed site walkover inspection.
- No soil and groundwater sampling was undertaken at the properties due to access restrictions.

## 1.5.3 Investigation Constrains

As owner's consents for accessing records held by government authorities (i.e. Hurstville City Council and WorkCover NSW) could not be obtained by the Client at the time of investigation, the search through historical council records and WorkCover database on following properties was not conducted:

 53 Forest Road, 108, 110, 112, 114, 116, 118, 118A, 120 and 122 A Durham Street, and 9 Roberts Lane, Hurstville.

Furthermore, as access to property internals could not be organised by the Client at the time of this PSI, the site walkover inspection conducted was limited to the inspection of property exteriors from street footpaths, or publicly accessible areas. All internal building areas were not inspected.

# 1.5.4 Data Analysis and Reporting

A PSI report was prepared to document all investigation findings, obtained during the desktop study and the detailed site walkover inspection. A conceptual site model was developed to identify areas of environmental concern and associated chemicals of concern. The report was prepared with reference to the NSW OEH (2011) *Guidelines for Consultants Reporting on Contaminated Sites* and provided a discussion in regards to potential risks to human health, the environment and the aesthetic uses of the land.



# 2. SITE DESCRIPTION

# 2.1 PROPERTY IDENTIFICATION, LOCATION AND PHYSICAL SETTING

The site identification details and associated information are presented in **Table 2-1**, while the site locality is shown in **Figure 1**.

Table 2-1 Site Identification, Location and Zoning

Attribute	Description		
Street Address & Lot and Deposited Plan (DP)	According to Land & Property Information Division of the Department of Finance, Service and Innovation, the site comprised 17 properties. The street addresses of these properties and associated land title entities are listed below.		
	Street Address	Associated Lot and DP	
	53 Forest Road, Hurstville	Lot A D.P. 372835	
	61 Forest Road, Hurstville	Lot 1 D.P. 225302	
	67 Forest Road, Hurstville	Lot 101 D.P. 776275	
	71A Forest Road, Hurstville	Lot 100 D.P. 776275	
	73 Forest Road, Hurstville	Lot 10 D.P. 621395	
	75 Forest Road, Hurstville	Lots 3 & 4 D.P. 12517	
	108 Durham Street, Hurstville	Lot D D.P. 381801	
	110 Durham Street, Hurstville	Lot C D.P. 381801	
	112 Durham Street, Hurstville	Lot B D.P. 381801	
	114 Durham Street, Hurstville	Lot A D.P. 381801	
	116 Durham Street, Hurstville	Lot 5 D.P. 171179	
	118 Durham Street, Hurstville	Lot 2 D.P. 213685	
	118A Durham Street, Hurstville	Lot 1 D.P. 213685	
	120 Durham Street, Hurstville	Lot 1 D.P. 337499	
	122A Durham Street, Hurstville	Lot 15 D.P. 601341	
	126 Durham Street, Hurstville	Lots 1 & 2 D.P. 12517	
	9 Roberts Lane, Hurstville	Lot 1 D.P. 172819	
Location Description	The site is identified as the land parcel bound by Forest Road, Durham Street and Roberts Lane, Hurstville.		
	Coordinates of northern corner of site under GDA94-MGA56:		
	Easting: 325490.332, Northing: 6240067.155 (Source: http://maps.six.nsw.gov.au)		
Site Area	Approximately 1.4 ha (14,000 m <sup>2</sup> )		

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Description
The site was owned by various corporate and individual owners. Refer to <b>Section 3.1</b> for details on site owners at the time of investigation.
Three state survey marks were identified in proximity of the site, being: SS80843, located west of the site on the footpath across Forest Road; SS54401, located on a traffic island at the intersection of Forest Road and Durham Street; and SS80805, located on the footpath of Durham Street near the southern site boundary. (Source: http://maps.six.nsw.gov.au).
Hurstville City Council
St George
Cumberland County
The site was under IN2 – Light Industrial except for 53 Forest Road, which was under R2 – Low Density Residential.
El also noted that 116 Durham Street, Hurstville (also known as Hurstville Scout Hall) is a local heritage item (Item No. 126) (Hurstville City Council, 2012).
Predominately commercial except for 108 & 110 Durham Street and 53 Forest Road, which were residential dwellings.
Businesses operating on-site included mechanical workshops, furniture and electrical workshop, dry cleaners, storage and warehousing, offices, retailing shops and showrooms.  Refer to <b>Section 2.5</b> for further details on uses of each properties at the time of investigation.

The assessment area is illustrated in Figure 2. An annotated aerial photograph outlining the approximate boundaries of each properties is presented as Figure 3.

# 2.2 Surrounding Land Use

The site was situated in an area of mixed use. Current uses of surrounding lands are described in Table 2-2.

Table 2-2 Surrounding Land Uses

Direction Relative to Site	Land Use Description
North	Intersection of Forest Road and Roberts Lane. Beyond the intersection, the land north-west of the site was occupied by Hurstville Public School, and the area north-east of the site was occupied by a residential apartment.
South	Durham Street, then high-density residential apartments to the south-west, and a block of vacant land to the south, and a sports field to the south-east of the site. EI noted that several PVC pipe stick-ups were situated within the vacant land, likely being groundwater monitoring wells.
East	Roberts Lane, then low-density residential dwellings.
West	Forest Road, followed by various commercial properties, including mechanical workshops and a furniture retailing shop.

One sensitive receptor (e.g. childcare centre, school, etc.) was identified within 100 m of the site, being Hurstville Public School, located approximately 20 m north-west of the site across Forest Road.



# 2.3 REGIONAL SETTING

Regional topography, geology, soil landscape and hydrogeological information are summarised in Table 2-3.

Table 2-3 Regional Setting Information

Attribute	Description
Topography	The regional topography consists of gently undulating rises with broad rounded crests and ridges. Slopes are usually < 5% with gently inclined slopes, with local relief up to 30 m.
	The site appeared to be straddling a ridgeline running north-west to south-east, which is in approximate alignment with Roberts Lane. Gradients of the north-east-facing and south-west-facing slopes were estimated to be < 2% (LPI, 2002).
	A site survey plan (W.Buxton, 2014) indicated that the site slopes gently to the south-west, with elevation ranges between approximately 64.5 m Australian Height Datum (mAHD) to approximately 60.0 m AHD.
Site Drainage	Based on field observation, site drainage was anticipated to occur predominately as overland flow or diverted by gutter drains and downpipes within existing site structures, ultimately draining to municipal stormwater system connected to site structures or present on Forest Road / Durham Street.
	Subsurface infiltrations, however, were expected to occur within the gardens in the three residential properties on-site (identified as 108 & 110 Durham Street, and 53 Forest Road)
Regional Geology	Ashfield Shale, a member of the Wianamatta Group (Rwa), typically comprising black to dark grey shale and laminite (Herbert, 1983).
	Ashfield Shale generally weathers into silty clay of medium to high plasticity.
Soil Landscapes	Blacktown (bt) Residual Soil Landscape. Soils are generally shallow to moderately deep (< 1 m) red and brown podzolic soils on upper slopes; deep (1.5 - 3.0 m) yellow podzolic soils and soloths on lowe slopes (Chapman, G.A. <i>et al</i> , 1989).
Acid Sulfate Soil Risk	With reference to the Botany Bay Acid Sulfate Soil Risk Map Edition Two (1:25,000 scale; Murphy, 1997), the site lies within the map class description of No Known Occurrence zone. In such cases, acid sulfate soils (ASS) are not known or expected to occur in these environments.
	Given the above information and considering the site is likely underlain by a residual soil landscape, E consider the risk of ASS occurrence within the site is low, and further ASS investigation or management is not required for the project.
Likelihood & Depth of Site Filling	As the site topography is largely levelled with adjacent lands, significant filling is not expected to occur on site. It is likely that, however, as part of previous site grading activities a layer of fill materials, was placed across the site, with the overall thickness of the layer likely being < 1 m. Localised deeper fillings, however, were expected in areas elevated from the street level, as described in <b>Section 2.5</b> . Intrusive investigation will be required to ascertain the depth of site filling.
Typical Soil Profile	The sub-surface soil profile on-site was anticipated to be fill overlying residual soils, with weathered shale at depth.
Aquifer Type	It is likely that the underlying Ashfield Shale forms the main aquifer. The aquifer is likely confined to semi-confined, with groundwater present within discontinuities in the formation. The groundwater in the Ashfield Shale tends to be saline (McNally, 2004)
Groundwater Flow Direction	Local topography suggests that a groundwater divide was likely located within, or in proximity of the site. It is anticipated that groundwater flows away from the groundwater divide, in either an easterly to north-easterly or a southerly to south-westerly direction.
	Groundwater assessment by intrusive investigation will be required to confirm the location of the groundwater divide, and subsequently the groundwater flow direction and groundwater receptors of the site.

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Attribute	Description	
Nearest Surface Water Features	The two nearest surface waterbodies likely being receptors of groundwater from the site were identified as:	
	<ul> <li>Kyle Bay, forming part of Georges River, located at approximately 2.5 km south-west of the site; and</li> </ul>	
	<ul> <li>Muddy Creek, located approximately 1.9 km north-east of the site. Muddy Creek ultimately drains to Cooks River at approximately 5.0 km north-east of the site.</li> </ul>	
	Both streams are considered freshwater ecosystems in their upstream sections, while Georges River and Cooks River are understood to be tidally influenced and considered to be marine water ecosystems.	
	As a groundwater divide likely situates within the site based on local topography, groundwater investigation will be required to establish the groundwater flow direction, and subsequently groundwater receptor(s) of the site.	

#### 2.4 GROUNDWATER BORE RECORDS AND LOCAL GROUNDWATER USE

On 19 August 2015, an online search was conducted using the Continuous Water Monitoring Network maintained by NSW Office of Water (accessible at http://allwaterdata.water.nsw.gov.au/water.stm), which records relevant information pertaining to licensed water bores for the state of New South Wales.

The search identified nine registered groundwater bores located within 500 m of the site. All nine bores were identified as active bores authorised for monitoring purpose only. No information was recorded about the groundwater depth or quality.

In light of such information, and the general high salinity of the shale aquifer (McNally, 2004), and the availability of a reticulated water supply in the region, El consider that there is a low likelihood for beneficial groundwater use to occur in the local area.

El noted that several groundwater bores authorised for domestic or general uses were situated south-west of the site at Connells Point, and east of the site at Beverley Park, Monterey, Ramsgate, Kogarah and Ramsgate Beach. Considering the locations of these bores relative to the identified potential groundwater receptor(s) based on available information, these groundwater bores were considered unlikely subject to influence originating from the site.

#### 2.5 SITE WALKOVER INSPECTION

El staff made a number of observations during the site walkover inspection conducted on 14 August 2015. A summary of the observation is provided below. The approximate locations of site features are denoted in **Figure 3**.

Due to investigation constrains described in **Section 1.5.3**, the observations were only made on the building exteriors from street footpaths. Areas within the boundaries of site properties were not inspected unless otherwise indicated. All internal building areas were not accessible to EI at the time of inspection and therefore not inspected.



Table 2-4 Summary of Site Inspection Observations

Street Address	Site Inspection Observations
53 Forest Road, Hurstville	The property was occupied by a two-storey residential property with a one-storey structure used as garages at rear. Both structures were in good condition with minor weathering on the painted exterior and roof tiles. A garden was situated at the front of the residential building. No sign of distress was noted on the vegetation within the garden.
61 Forest Road, Hurstville	The property featuring two street frontages (Roberts Lane and Forest Road), was occupied by two commercial brick warehouses. Both buildings appeared to be in average condition, with minor weathering noted on painted and metallic exteriors.
	The open space between the two warehouses was concrete paved and in use as driveway, car parking areas and storage space. The concrete pavement was in good condition, however, localised minor oil staining was noted.
	Multiple tenants were observed within the property. Building signage suggested that the south-eastern warehouse was occupied by <i>Storage King</i> and appeared to be a storage centre. Shop frontages at Forest Road suggested that tenants in the western warehouse included retailing shops of medical equipment, furniture, flooring and electrical equipment. It was possible that a furniture workshop was also present within the western warehouse, being part of the furniture retailing business, as presence of bagged saw dust was also noted at the rear of the western warehouse.  Storage of forklift fuelling gas bottles was noted within the property.
67 Forest Road, Hurstville	The property was occupied by three one-storey brick commercial buildings in use as a mechanical workshop and a tyre fitting/retailing business. All three structures were in average condition with moderate weathering on building exteriors. Minimum four car hoists were observed within the structures. The open area at the front of the structures was paved by bitumen / concrete, and was used as car parking spaces. Multiple localised oil staining was noted in the area. A gardening strip was present near the Forest Road footpath, however, vegetation was not observed within the property as seen from Forest Road.
71A Forest Road, Hurstville	Three main structures were noted within the allotment.
	The one-storey building present in the northern part of the allotment near Forest Road was occupied by a car washing business. The area at the front of this building under shade sails was elevated from the street level for approximately 1 m, suggesting potential presence of filling. The area was paved by bitumen and used as car washing bays. Extensive staining likely associated with the car washing operation was noted on the pavement. Detailed inspection of the operation could not be carried out due to access constrains.
	A one-storey commercial warehouse was situated east of the car washing business and occupied by <i>UltraTune</i> , an auto service centre. The warehouse appeared to be used as both an office and a mechanical workshop. Minimum four car hoists were noted within the warehouse. A sheltered car washing bay was situated east of the warehouse. A subsurface oil-water separator was observed within the car washing bay. An underground storage tank (UST) filling point and a vent pipe were observed north of car washing bay. Evidence suggesting the location of the UST, however, was not identified in proximity of the filling point.
	A one-storey structure was situated further east of the allotment, along the north-eastern property boundary. The structure appeared to be used as a mechanical workshop and storage rooms.
73 Forest Road, Hurstville	The allotment was an open car parking space, appeared to be part of the <i>UltraTune</i> operation at 71A Forest Road. Bitumen pavement in good condition covered the entire allotment. Multiple oil staining was noted on the pavement surface.
126 Durham Street, Hurstville	The allotment was an open car parking space, appeared to be part of the <i>UltraTune</i> operation. Bitumen pavement in average condition covered the entire allotment. Minor oil staining was noted on the pavement surface. A patch on the pavement was noted near north-eastern boundary of the allotment, although further inspection of the patch was prevented by the parked vehicles in the area. A damaged concrete footing block possibly related to a former UST filling point was noted near the eastern property boundary.



Street Address	Site Inspection Observations
75 Forest Road, Hurstville	The property was occupied by a two-storey commercial building. The front part of the property appeared to be used as a vehicle showroom, while the rear part appeared to be used as a mechanical workshop. The building was in average condition.
108 Durham Street, Hurstville 110 Durham Street, Hurstville	A brick residential duplex occupied the majority area of both properties, with the western part identified as 110 Durham Street, and the eastern part 108 Durham Street. The building was in average condition with moderate sign of weathering. A detached one-storey garage was erected east of the duplex within 108 Durham Street. Significant weathering was noted on the painted timber surface of the garage.
	An open car parking area was present at the front of the duplex inside Durham Street, appeared to be a car parking space. Minor, localised oil staining was noted on the surface.
	Gardening areas were present in the front of both properties, and no sign of distress was noted on the vegetation.
112 Durham Street, Hurstville 114 Durham Street, Hurstville	Both allotments was occupied by a two-storey commercial building. The structure was in average condition. The open area at the front of the building was paved by concrete / pavement in good condition.
	At the time of inspection, the building appeared to be used as an unattended storage warehouse. The building signage suggested that the operating business was likely a bedding and mattress manufacturer / retailer. Two cargo containers were noted within the allotments, although the content of the container could not be confirmed.
	A metal cover, possibly part of a groundwater monitoring well was noted near the western side of the allotment, adjacent to the Durham Street footpath.
116 Durham Street, Hurstville	A one-storey brick building in poor condition occupied the majority of the allotment. Building signage suggested that the property was occupied by a scout group, likely as an activity centre. Significant weathering of the brick exterior and painted surfaces were noted.
	A concrete driveway was situated west of the brick building. The concrete pavement was in poor condition, with extensive cracking and moderate staining likely associated with leaked fuel and weathering.
118 Durham Street, Hurstville	The property was occupied by a two-storey commercial building and tenanted by a funeral organising company as a shop front/office. The building was in good condition.
118A Durham Street, Hurstville	The property was occupied by a one-storey brick building. The building was in poor condition, with significant signs of weathering. A concrete paved passageway was situated east of the building. Localised minor cracking and moderate staining likely caused by weathering were noted on the pavement. A greenish staining of unknown cause was observed on the eastern wall surface fronting the passageway.
	A dry cleaning business was operating at the property at the time of inspection.
120 Durham Street, Hurstville	A one to two-storey brick building occupied by a mechanical workshop was situated in the northern part of the property. The building was in average condition, with moderate sign of weathering observed on the brick surfaces. The remainder of the site was concrete-paved open area used for car parking and storage. Dissembled vehicle parts including car brakes, metal frames and tyres, and engine oil storage drums were observed in the area.
122A Durham Street, Hurstville	A one to two-storey brick building occupied by a mechanical workshop encompassed the majority of the property. The building was in average condition.
	The open area of at the front of the building was concrete paved and in use as car parking. Minor cracking and moderate oil staining were noted on the ground surface in this area.
	Multiple storage drums were noted inside the workshop, however, the content of the drums could not be confirmed due to access constrains.
	Two vent pipes were identified on the roof of the building, likely associated with a boiler / incinerator located within the building.



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Street Address	Site Inspection Observations
9 Roberts Lane, Hurstville	Two commercial warehouses were present within the property.  The southern warehouse was a one-storey brick building in average condition with possibly asbestos-containing, fibrous-cemented-sheeting (FCS) roof. Potential asbestos-containing materials (ACM) were also observed in the eaves gutter and the connecting down pipe. Stick-up of two possible vent pipes were noted on the northern wall of the warehouse, although further inspection of the area was prevented by parked vehicles. The warehouse was occupied by an auto electrical service workshop
	as suggested by the building signage.
	The northern warehouse was a one to two-storey brick building in good condition. The warehouse was occupied by a mechanical workshop. Minimum two car hoists were noted within the workshop.
	The open area in the centre of the site was concrete paved and used for car parking. The pavement was in good condition, however, extensive oil staining was noted on the ground surface.

# 2.6 Previous Investigations

El was not made aware of any previous environmental investigations conducted at the site.

# 3. SUMMARY OF SITE HISTORY AND SEARCHES

#### 3.1 HISTORICAL AERIAL PHOTOGRAPH REVIEW

A review on historical aerial photographs was carried out to establish the potential historical land uses on the site and neighbouring properties. A summary of information obtained from available historical aerial photography is presented in **Table 3-1**.

Historical aerial photographs reviewed in this PSI are:

- 1930: 28 February 1930, Run 20, Map 3427, B/W
- 1943: Sydney 1943 Imagery (source : http://maps.six.nsw.gov.au/)
- 1951: May 1951, Run 18, Map 466 16, B/W, Department of Lands NSW
- 1961: Cumberland 1961 Series, Run 41E, Photo 6854, NSW 1046 5211, B/W, Lands Photo
- 1986: 2 August 1986, Run 26E, M1742, NSW 3527, Surveyor-General's Department
- 1994: 4 October 1994, Run 13, 83-94, Photo 0087, NSW 4244, Surveyor-General's Department
- 2002: 16 March 2002, Run 13, M2302, Photo 0029, NSW 4724, Department of Lands
- 2014: 1 January 2014, Google Earth Imagery



Table 3-1 Summary of Historical Aerial Observations

Street Address	Property description based on historical aerial photographs
53 Forest Road, Hurstville	1930: The allotment appeared to be vacant. 1943: Two structures were present in within the allotment. The overall site layout was similar to that at the time of this investigation. The property was likely residential.
	1951 - 2014: No major change from the 1943 aerial photograph was noted on the structures within this property.
61 Forest Road, Hurstville	<ul> <li>1930: Multiple structures were present within the allotment. Due to low resolution of the aerial photograph, further details were undiscernible. </li> <li>1943: The property appeared to be subdivided by fences into four separate commercial / industrial </li> </ul>
	operations.  A likely commercial / industrial operation was present along the Roberts Lane frontage, comprising a warehouse in the southern part and a smaller shed in the north-eastern corner. The remaining area was open courtyard.
	A likely commercial operation occupied the southern end of the property. Structures in this area included a commercial structure near the Forest Road frontage, a shed located at the rear.
	The two other operations both appeared to be commercial, with a structure located near the Forest Road frontage in each operations. Smaller structures, likely being storage sheds were also noted at rear of each operations.
	1951: No major change from the 1943 aerial photograph was noted on this allotment.
	1961: A structural addition was noted in the southern-most operation, appeared to be a shed. The building in the northern-most operation appeared had been demolished and removed.
	1986: Most of the previously identified structures had been demolished and removed, with the exception of the commercial warehouse located adjacent to the Roberts Lane frontage. Parked vehicles were also noted in the southern end of the property.
	1994: A commercial / industrial development was constructed in the western part of the property, appeared to be a warehouse.
	2002: The previously identified commercial warehouse located near the Roberts Lane frontage was replaced with a new commercial / industrial warehouse. The overall site layout was similar to that at the time of this investigation.
	2014: No major change from the 2002 aerial photograph was noted on the property.

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#### Street Address

## Property description based on historical aerial photographs

#### 67 Forest Road, Hurstville

1930

An object was present within the allotment near the north-western end. Further details were undiscernible due to low resolution of the photograph.

1943

Two likely commercial buildings were observed within the allotment, one located near the north-western end and the other in the south-eastern corner. The structure in the south-east was likely joined with a commercial building located within 71A Forest Road. The remainder of the site was open space.

1951:

No major change from the 1943 aerial photograph was noted on this allotment.

1961

The allotment appeared had been redeveloped. The two previously identified structures were removed, with two separate, likely commercial buildings erected in the eastern end of the allotment. The western side of the allotment was unsheltered. A lighter coloured patch was noted in this area, possibly a concrete pavement patch.

1986

No major change from the 1961 aerial photograph was noted on this allotment. Parked vehicles were noted in the unsheltered area near the western end.

1994

The addition of a likely commercial property was noted near the south-western corner of the allotment. The overall site layout was similar to that at the time of this investigation.

2002 & 2014

No major change from the 1994 aerial photograph was noted on the property.

#### 71A Forest Road, Hurstville

1930:

The allotment appeared to be vacant.

1943

A likely commercial structure was present in the centre of the site. The building was likely joined with a commercial structure located within 67 Forest Road. Several objects, likely vehicles, was noted at the front of the building near the Forest Road. Part of the allotment was also encroached by a residential property (identified as 122A Durham Street). The remainder of the allotment was open space.

Addition of a rectangular structure in the eastern part of the allotment was noted. Objects likely being vehicles were also observed at various locations across the allotment.

1961:

One additional commercial warehouse was constructed within the allotment, immediately east of the structure previously identified on the 1943 and 1951 aerial photograph. An additional shed was also erected near the eastern end of the allotment.

1986:

The shed identified on the 1961 aerial photograph was removed. In addition, alteration to the rectangular structure, initially identified on the 1951 aerial photograph, was also noted. The overall site layout became large identical to that at the time of this investigation. Numerous objects likely being vehicles were noted near the Forest Road street frontage.

1994 – 2014:

No major change from the 1986 aerial photograph was noted on the property.

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Street Address	Property description based on historical aerial photographs
73 Forest Road, Hurstville	1930: The allotment appeared to be vacant.  1943: The allotment remained undeveloped, however signs of trafficking was noted within the allotment, suggesting it was likely a driveway leading to the adjacent commercial property (71A Forest Road).  1951: No major change from the 1943 aerial photograph was noted on the property.  1961: A square object was noted within the allotment. Due to low resolution of the photograph, the nature of the object could not be ascertained.  1986: The allotment remained undeveloped and likely remained as a driveway to 71A Forest Road. Parked vehicles were also noted.  1994 – 2014: No major change from the 1943 aerial photograph was noted on the property. The allotment appeared to be remained as a driveway and car parking area.
126 Durham Street, Hurstville	1930: The allotment appeared to be vacant.  1943: The allotment remained undeveloped, however, an elongated object, possibly a vehicle or a storage container was noted within the allotment.  1951 & 1961: The allotment remained undeveloped, however multiple objects were noted within the allotment, suggesting it was likely being used as an open storage space servicing adjacent commercial properties (71A Forest Road and / or 75 Forest Road).  1986: An approximately trapezoidal structure with a front courtyard occupied the allotment. The building was likely commercial.  1994 & 2002: No major change from the 1986 aerial photograph was noted on the property:  2014: The previously identified structure was removed from the allotment. The allotment appeared to be an open car parking being part of the adjacent commercial properties.
75 Forest Road, Hurstville	1930: The allotment appeared to be vacant.  1943: A likely commercial building occupied the property. The structure outline was largely identical to the one observed on the 2014 aerial photograph.  1951 – 2014: No major change from the 1943 aerial photograph was noted on the structures within this property.

Street Address	Property description based on historical aerial photographs
108 Durham Street, Hurstville	1930: The allotment appeared to be vacant. 1943: Two structures were present in within the allotment. One of the structures, appeared to be a residential house also encroached the adjacent property 110 Durham Street. The other structure was a detached shed located at the rear of the property. A backyard court was noted. 1951: No major change from the 1943 aerial photograph was noted on the structures within this property. 1961: The rear shed identified on the previous aerial photographs was removed. A new shed was erected east of the residential house. The overall site layout was similar to that at the time of this investigation. 1986 - 2014: No major change from the 1943 aerial photograph was noted on the structures within this property.
110 Durham Street, Hurstville	1930: The allotment appeared to be vacant. 1943: As described in the section of 108 Durham Street, part of a likely residential house with a backyard court occupied the allotment. The overall site layout was similar to that at the time of this investigation. 1951 - 2014: No major change from the 1943 aerial photograph was noted on the structures within this property.
112 Durham Street, Hurstville 114 Durham Street, Hurstville	The allotments appeared to be vacant.  1943: A likely residential dwelling with a detached shed at rear occupied the majority of the property. A backyard court was also noted.  1951 & 1961: No major change from the 1943 aerial photograph was noted on the structures within this property.  1986: The previously identified shed and backyard court were replaced with a possible commercial warehouse which occupied the majority of the northern part of the site. A driveway was noted along the eastern property boundary. The previously residential building remained in the southern part of the property.  1994 – 2002: No major change from the 1986 aerial photograph was noted on the structures within this property.  2014: The previously identified residential structure in the southern part of the property was replaced with a likely commercial property.
116 Durham Street, Hurstville	<ul> <li>1930: A rectangular structure was present, similar to that occurred in the property at the time of this investigation. 1943 - 2014: No major change from the 1930 aerial photograph was noted on the property, except for the addition of two shed-like structures north of the previously identified rectangular building.</li> </ul>



Street Address	Property description based on historical aerial photographs
118 Durham Street, Hurstville	1930: An approximately square building was present in the property, likely being commercial. 1943: No major change from the 1930 aerial photograph was noted on the property. 1951: An addition of a detached structure was noted in the northern part of the allotment. The overall site layout was similar to that at the time of this investigation. 1961 – 2014: No major change from the 1951 aerial photograph was noted on the property.
118A Durham Street, Hurstville	<ul> <li>1930: A shed was present in the northern part of the property. Further details were undiscernible due to low resolution of the photograph. </li> <li>1943: A likely commercial building was present near the southern property boundary. Space between the southern structure and the previously identified northern shed appeared to be open passageway. </li> <li>1951 – 2014: No major change from the 1943 aerial photograph was noted on the property, except for some minor additions and/or alterations on the two existing buildings.</li> </ul>
120 Durham Street, Hurstville	1930: The property appeared to be vacant. 1943: A likely residential dwelling with a backyard occupied the entire property. 1951 & 1961: No major change from the 1943 aerial photograph was noted on the property. 1986: The previously identified residential property was replaced with a likely commercial property with a front courtyard. The property appeared to be a warehouse while the courtyard appeared to be concrete paved. Parked vehicles were noted in the courtyard. 1994 – 2014: No major change from the 1986 aerial photograph was noted on the property.
122A Durham Street, Hurstville	1930: The allotment appeared to be vacant. 1943: The allotment formed part of a likely residential property with a backyard garden, which also encroached the adjacent allotment (71A Forest Road). The allotment was largely under the footprint of the dwelling. A fence separating the residential property from adjacent lands was noted. 1951 & 1961: No major change from the 1943 aerial photograph was noted on the allotment. 1986: The previously identified residential property was replaced with a likely commercial property with a front yard. Parked vehicles were noted in the front yard area. 1994 – 2014: No major change from the 1986 aerial photograph was noted on the property.



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Street Address	Property description based on historical aerial photographs
9 Roberts Lane, Hurstville	1930: The property was largely vacant, except for one small shed located in the northern corner. 1943 & 1951: No major change from the 1930 aerial photograph was note on the property. 1961: A commercial development was constructed in the southern part of the property. The development was largely identical in shape to the warehouse present in the property at the time of this investigation. 1986: No major change from the 1961 aerial photograph was note on the property.
	1994: The shed identified on previous aerial photographs in the northern corner of the property was replaced with a new commercial warehouse. The overall site layout was similar to that at the time of this identification.  2002 & 2014: No major change from the 1994 aerial photograph was note on the property.

In summary, review of the historical aerial photography suggested the historical land use of the site was predominately commercial and industrial. Some low-density residential properties were noted in the southern end and the northern end of the site between the 1930s to the 1960s, although most of these residential properties were replaced with commercial / industrial developments by the 1980s. The historical aerial photographs also indicated that most properties within the site had undergone redevelopment during the studied period (the 1930s – the 2010s).

#### 3.2 SITE LAND TITLES INFORMATION

A historical land title search on all properties within the site was conducted through Legal Liaison Searching Services Pty Ltd in August 2015. A copy of relevant documents produced during the land title search is included in this report as **Appendix C**. A summary of all the registered proprietors and their respective holding periods is presented in **Table 3-2**. The potential land use of each properties throughout the studied period was deduced on the basis of registered proprietors, lease records and observations made on the historical aerial photographs.

Table 3-2 Summary of Previous and Current Proprietors of Site Properties				
Street Address	Registered Prop	rietor(s) & Occupations where Available	Potential Site Land Use based on Land Title Records & Historical Aerials	
53 Forest Road, Hurstville	1927 – 1927: 1927 – 1955: 1955 – 1961: 1961 – 1969: 1969 – 1984: 1984 – 1989: 1989 – Current:	William Fulljames (Land Holder) Charles Grant Gray (Contractor) Gardner Mack Limited Samuel Joseph Raphael (Shop Keeper) Now correctly known as Samuel Anthony Raphael (Shop Keeper) Pasquale Briglia (Concreter) Giovanna Briglia (Married Woman) Giovanna Briglia (Widow) Katia Giaichi	1930: Undeveloped 1943 – Current: Residential	
61 Forest Road, Hurstville	in 1970. During the individual propriet contractor, engine owners including (a bus fleet) were a glass and mirror	reviously comprised four separate allotments which were amalgamated e period of 1920s to 1950s, the four allotments were mostly held by ors, whose registered occupations included blacksmith, land holder, er, solicitor, motor mechanic, painter, and company director. Corporate Tooth & Co Limited (a brewery business), Pioneer Coaches Pty Limited also recorded in this period. From the 1950s, Frank G. O'Brien Limited, fabrication and processing business, started acquiring the individual 50, Frank G. O'Brien Limited had become the sole owner of this land	Commercial / Industrial.  Possible historical	

As the title transfer record during this period is extensive, a summary listing all known proprietors of the four individual allotments is not provided here. Refer to Appendix C for further details of the land title transfer records during this period.

Glass and mirror

Retail / showroom

fabrication and

processing

(glaziers); Warehousing and

storage;

Following registered proprietors were recorded after the title consolidation in 1970:

1970 - 1989: Carola Pty Limited Now Melabond Pty Limited (appeared to be

successor of Frank G.O'Brien Limited)

1989 - 1999: Ayersbell Corporation Pty Ltd

1999 - Current: Sentumar Pty Limited

#### Known Lessees: -

- 10.01.1918 to John Bear (Licensed Publican) Expired 30.10.1929
- 02.11.1970 to Frank G. O'Brien Limited expired 18.03.1981
- 18.03.1981 to Bismac Pty Limited (Fire door supplier) expires 02.08.1983
- 15.10.2007 to Hannah Louis Group Pty Ltd, of Units 2 & 3 expires 07.07.2012,
- 12.12.2013 to Lawrence & Hanson Group Pty Ltd (electrical wholesaler), of Unit 3 (Current Lease)
- 05.06.2014 to Colourful Flooring Pty Ltd, of Unit B2 (Current Lease)

#### Street Address Registered Proprietor(s) & Occupations where Available

Potential Site Land Use based on Land Title **Records & Historical Aerials** 

Hurstville

67 Forest Road, This land parcel previously comprised two separate allotments which were amalgamated 1930 – 1958: in 2004. Prior to 1958, the allotments were mostly held by individual owners, whose registered occupations included painter, manufacturer, car dealer and garage proprietor. 1958 – 1976: From 1958 to 1976, Vacuum Oil Company Proprietary Limited (a service station chain, the predecessor of Mobil Oil Australia) became the sole owner of the land. In 1976, Swanton's Car Market Pty Limited (likely a car dealer) acquired the entire land parcel and 2014: was the sole owner until 2004.

Commercial Service station Commercial

As the title transfer record during this period is extensive, a summary listing all known proprietors of the four individual allotments is not provided here. Refer to Appendix C for Possible historical further details of the land title transfer records during this period.

operations included:

Following registered proprietors were recorded after the title consolidation in 2004:

- 2004 2007: Mark Joseph Hayler, Peter Joseph Hayler
- 2007 Current: Sentumar Pty Limited

- Car dealership;
- Service station;
- Mechanical workshop;
- Retail.

#### Known Lessees: -

- 12.12.1986 to Sonic Speed Equipment (Sales) Pty Limited expires 20.07.1988, also 5 year option
  - 12.12.1986 to Sebodu Pty Limited
- 15.06.1939 to Frank Campbell (Garage Proprietor) & Henry Frank Campbell (Garage Proprietor) – expired 30.07.1952
- 12.12.1986 to Sonic Speed Equipment (Sales) Pty Limited expires 20.07.1988, also 5 year option
  - 12.12.1986 to Sebodu Pty Limited
- 10.09.2013 to Nazier Kataieh, of Unit C and 5 car parking spots 09.09.2015
- 22.08.2014 to Speedy Tyres Pty Ltd , of Units A & B expires 14.02.2017

## Street Address Registered Proprietor(s) & Occupations where Available

Potential Site Land Use based on Land Title **Records & Historical Aerials** 

71A Forest

This land parcel previously comprised eight separate allotments which were Road, Hurstville amalgamated in 1988. Between the 1920s and the late 1950s, the allotments were mostly Undeveloped held by individual proprietors, whose registered occupations included painter, grazier, lime merchant, car dealer, builder, garage proprietor, mechanic and company director. It is possible that car dealers and garage businesses used to occur on this property during this period, considering that several owners registered their occupations being car dealer and garage proprietor, and the lease record in this period.

> From late 1950s, several corporate owners held parts of the land parcel, including Vacuum Oil Company Proprietary Limited (a service station chain, the predecessor of Mobil Oil Australia), Tecoma Pty Limited and Swanton's Car Market Pty Limited / Dick Swanton (Investments) Pty Limited (likely a car dealer). By 1980s, the entire land parcel had been acquired by Swanton's Car Market Pty Limited / Dick Swanton (Investments) Pty Limited.

> As the title transfer record during this period is extensive, a summary listing all known proprietors of the four individual allotments is not provided here. Refer to Appendix C for further details of the land title transfer records during this period.

Following registered proprietors were recorded after the title consolidation in 1988:

1988 - Current: Arthur William Garthon, Valda May Garthon

#### Known Lessees: -

- 15.06.1939 to Frank Campbell (Garage Proprietor) & Henry Frank Campbell (Garage Proprietor) – expired 30.07.1952
- 12.12.1986 to Sonic Speed Equipment (Sales) Pty Limited expires 20.07.1988, also 5 year option
  - 12.12.1986 to Sebodu Pty Limited
- 06.09.2012 to South East Automotive Pty Limited expires 14.06.2015, also 3 year option
  - 22.11.2012 Sub Lease to Zhihong Tian & Yong Cai expires 13.07.2015

1930:

1943 - 2014:

Commercial.

Possible historical operations included:

- Service station;
- Car dealership; Mechanical workshop;
- Retail.



#### Street Address Registered Proprietor(s) & Occupations where Available

Potential Site Land Use based on Land Title **Records & Historical Aerials** 

Hurstville

73 Forest Road, This land parcel previously comprised five separate allotments which were amalgamated 1930: in 1982. Between the 1920s and the late 1960s, the allotments were mostly held by individual proprietors, whose registered occupations included painter, grazier, lime merchant, car dealer, builder, mechanic and company director. It is possible that car dealers and garage businesses used to occur on this property during this period, considering the registered occupations included car dealer and the lease record in this period. A corporate owner, Tecoma Pty Limited also held part of the land for four months in 1957. The nature of the company, however, could not be ascertained with currently available information.

> From late 1960s, Swanton's Car Market Pty Limited / Dick Swanton (Investments) Pty Limited (likely a car dealer) started acquiring the individual allotments. By 1971, the entire land parcel had been acquired by Swanton's Car Market Pty Limited / Dick Swanton (Investments) Pty Limited.

> As the title transfer record during this period is extensive, a summary listing all known proprietors of the four individual allotments is not provided here. Refer to Appendix C for • further details of the land title transfer records during this period.

Following registered proprietors were recorded after the title consolidation in 1982:

1982 - 2011: **Betty Carmichael** 

2011 – Current: South East Automotive Pty Limited

Known Lessees on ground floor: -

- 15.06.1939 to Frank Campbell (Garage Proprietor) & Henry Frank Campbell (Garage Proprietor) – expired 30.07.1952
- 21.09.1987 to Cegg Pty Limited, of Car Park premises expires 30.07.1992, also 3 year option
  - 11.07.1988 transferred to Sze Keong Liow 0
  - 01.06.1989 transferred to Allen Lau & Pamela Lau 0

Undeveloped. 1943 - 2014: Commercial, likely part of the operations that took place at 71A Forest Road.

Possible historical operations included:

- Service station;
- Car dealership; Mechanical workshop;
  - Retail.

Street Address Reg	gistered Propri	etor(s) & Occupations where Available	bas Rec	tential Site Land Use sed on Land Title cords & Historical rials
Street, Hurstville 192 192 193 194 197 198 201	28 – 1939:  39 – 1942: 42 – 1948: 48 – 1972: 72 – 1982: 32 – 2011: 11 – Current:  20wn Lessees on  15.10.1962 to  Woman) – exp  14.11.1967 to  Woman) – exp  07.07.1986 to  certain part –  21.09.1987 to  year option  0 11.07.1992 to	Sydney Smith (Lime Merchant)  William Ryan (Grazier)  John Alfred Ironside Perry (Solicitor), William David Ryan (Grazier), Matthew Ryan (Grazier), Mary Ann Ryan (Spinster), John Alfred Ironside Perry (Solicitor)  Florence May Rusden (Married Woman)  John O'Neill (Mechanic)  Lily Mitchell (Married Woman)  Gerritzen Holdings Pty Limited  Roy William Carmichael  South East Automotive Pty Limited  ground floor: -  O Robert Graham Machin (Engineer) & Lila Edith Machin (Married bired 16.10.1972  O Robert Graham Machin (Engineer) & Lila Edith Machin (Married bired 16.10.1972  O Alcan Australia Limited, of Ground Floor and Car Park, excluding expires 31.03.1988, also 3 year option  Cegg Pty Limited, of Car Park premises – expires 30.07.1992, also 307.1988 transferred to Sze Keong Liow  06.1989 transferred to Allen Lau & Pamela Lau  O Strathfield Car Radios Pty Limited, of part, excluding staircase - 1994, also 4 year option	1944 Corr the place Pos opee	developed. 3 – 2014: mmercial, likely part of operations that took ce at 71A Forest Road.  ssible historical erations included: Service station; Car dealership; Mechanical workshop; Office; Retail.

Street Address	Registered Propri	ietor(s) & Occupations where Available	Potential Site Land Use based on Land Title Records & Historical Aerials
75 Forest Road, Hurstville	1922 – 1928: 1928 – 1928: 1928 – 1935: 1935 – 1949: 1949 – 1951: 1951 – 1952: 1952 – 1961: 1961 – 1982: 1982 – 2011: 2011 – Current: Known Lessees or  12.06.1936 to (Married Won  7.07.1986 to certain part – 21.09.1987 to year option  11.06.	Sydney Smith (Lime Merchant)  William Ryan (Grazier), John Alfred Ironside Perry (Solicitor)  William David Ryan (Grazier), Matthew Ryan (Grazier), Mary Ann Ryan (Spinster), John Alfred Ironside Perry (Solicitor)  John Hauser (Builder) & His deceased estate  Arthur Quartly (Garage Proprietor)  Elizabeth Caroline Quartly (Widow) Now Elizabeth Caroline McQuillan (Married Woman)  Tom Dickinson Johnson (Solicitor)  Shell Company of Australia Limited  Theodorus Wilhelmus Otten (Garage Proprietor), Gertrude Otten (Married Woman)  Roy William Carmichael  South East Automotive Pty Limited  a ground floor: -  D Jack Morris Bartlett (Garage Proprietor) – expired  Theodorus Wilhelmus Otten (Garage Proprietor) & Gertrude Otten (Darage Proprietor)  Alcan Australia Limited, of Ground Floor and Car Park, excluding expires 31.03.1988, also 3 year option  O Cegg Pty Limited, of Car Park premises – expires 30.07.1992, also  07.1988 transferred to Sze Keong Liow  06.1989 transferred to Allen Lau & Pamela Lau	g
108 Durham Street, Hurstville	1919 – 1923: 1923 – 1923: 1923 – 1926: 1926 – 1956: 1956 – 1958: 1958 – 2002: 2002 – 2005: 2005 – Current:	Edward Smyth (Grocer) Marion Banes (Married Woman) Cecelia Rosalind Smith (Married Woman) Charles Grant Gray (Builder) Roald William Thomas Lewis (Traveller) Noel Alexander Ensby (or Ensbey) (Pastry Cook) Hazel Margaret Ensby (or Ensbey) (Married Woman) Noel Alexander Ensby (or Ensbey) Bagi Pty Limited	1919 – Current: Residential
110 Durham Street, Hurstville	1919 – 1923:	Edward Smyth (Grocer) Marion Banes (Married Woman) Cecelia Rosalind Smith (Married Woman) Charles Grant Gray (Builder) Stanley Ernest Thompson (Insurance Officer) Terese Estelle Thompson (Widow) Noel Raymond Gray Bagi Pty Limited	1919 – Current: Residential



Street Address	Registered Propri	ietor(s) & Occupations where Available	Potential Site Land Use based on Land Title Records & Historical Aerials
112 Durham Street, Hurstville	1919 – 1923: 1923 – 1923: 1923 – 1926: 1926 – 1956: 1956 – 1973: 1973 – 1992: 1992 – Current:	Edward Smyth (Grocer)  Marion Banes (Married Woman)  Cecelia Rosalind Smith (Married Woman)  Charles Grant Gray (Builder)  Christian John Benecke (War Pensioner)  Mafe Alice Short (Married Woman)  Bagi Pty Limited	1930: Undeveloped 1943 – 1973: Residential 1973 – 2014: Commercial
114 Durham Street, Hurstville	1919 – 1923: 1923 – 1923: 1923 – 1926: 1926 – 1953: 1953 – 1973: 1973 – 1992: 1992 – Current:	Edward Smyth (Grocer) Marion Banes (Married Woman) Cecelia Rosalind Smith (Married Woman) Charles Grant Gray (Builder) John Joseph Maloney (Fitters Mate) Daisy Isabelle Maloney (Married Woman) Ralph Short & Co Pty Limited Bagi Pty Limited	operations included:  Warehousing and storage  Mattress and bedding manufacturing
116 Durham Street, Hurstville	1919 – 1921: 1921 – 1937: 1937 – Current:	Edward Smyth (Grocer) Robert Henry Mackenzie (Commercial Traveller) Joseph William Barker (Gentleman) Ernest Albert Field (Master Tailor) The Boy Scouts Association New South Wales Branch	1919 – 1921: Residential 1921 – 1937: Commercial 1937 – Current: Community
118 Durham Street, Hurstville	1919 – 1921: 1921 – 1949: 1949 – 1954: 1954 – 1962: 1962 – 1993: 1992 – Current:	Edward Smyth (Grocer) Walter Sloan (Slater) Myrtle Rutherford (Married Woman) Durham Dry Cleaners Pty Limited Now Lewis Court Pty Limited Wood Coffill Funeral Homes Pty Limited Now Wood Coffill Funerals Pty Limited Hassan Hage and Wafa Hage	1919 – 1954: Residential 1954 – Current: Commercial Possible historical operations included:  Dry cleaning;  Office
118A Durham Street, Hurstville	1949 – 1954: 1954 – 1967: 1967 – 1992: 1992 – Current: Known Lessees: -	Edward Smyth (Grocer)  Walter Sloan (Slater)  Myrtle Rutherford (Married Woman)  Durham Dry Cleaners Pty Limited Now Lewis Court Pty Limited  Keith Noel Hart (Dry Cleaner)  Hassan Hage and Wafa Hage  Sydney Family Funerals Pty Ltd – expires 31.10.2013, also 4 x 3 years	1919 – 1954: Residential 1954 – Current: Commercial (dry cleaning)



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Street Address	Registered Propo	rietor(s) & Occupations where Available	Potential Site Land Use based on Land Title Records & Historical Aerials
120 Durham Street, Hurstville	1929 – 1935: 1935 – 1938: 1938 – 1938: 1938 – 1959: 1959 – 1980: 1980 – Current: Known Lessees: -	George Hitchcock (Painter), Lillian Jeanette Hitchcock (Married Woman)  Henry Edward William Rushby (Grazier) Richard Stanley Charles (Car Dealer) Ernest Harold Palmer (Builder) Raymond Victor Hillard (Fitter) Irene Clarice Hillard (Widow) George Topalidis (Mechanic) Roula Topalidis (Married Woman)  o Michael Kalathas – expires 20.06.1987, also 3 year option o Speedway Auto Care Pty Ltd – expires 19.02.2019	1930: Undeveloped. 1943 – 1961: Residential 1961 – Current: Commercial (mechanical workshop)

Street, Hurstville in 1979. Between the 1920s and the late 1960s, the allotments were mostly held by individual proprietors, whose registered occupations included painter, grazier, car dealer, 1943 – 1961: builder, and mechanic. It is possible that car dealer used to occur on this property during Residential this period, considering the registered occupations. A corporate owner, Tecoma Pty Limited also held both allotments for four months in 1957.

Undeveloped. 1961 - Current: Commercial (mechanical workshop)

From 1969, Swanton's Car Market Pty Limited / Dick Swanton (Investments) Pty Limited (likely a car dealer) started acquiring the individual allotments. By 1973, the entire land parcel had been acquired by Swanton's Car Market Pty Limited / Dick Swanton (Investments) Pty Limited.

As the title transfer record during this period is extensive, a summary listing all known proprietors of the four individual allotments is not provided here. Refer to Appendix C for further details of the land title transfer records during this period.

Following registered proprietors were recorded after the title consolidation in 1979:

1979 - 1996: Leslie C Toose Pty Limited 1996 - Current: A & C Motor Repairs Pty Ltd

#### Known Lessees: -

21.08.1996 to George Papadopoulos – expires 18.08.2000, also 3 year option

Street Address	Registered Propr	ietor(s) & Occupations where Available	Potential Site Land Use based on Land Title Records & Historical Aerials
9 Roberts Lane, Hurstville	1919 – 1922: 1922 – 1937: 1937 – 1938: 1938 – 1940:	Edward Smyth (Grocer) Walter Sloan (Slater) Albert Jacob Whippie (Slipper Manufacturer) Ivor Edwin Davidson (Builder)	1930 – Current: Commercial.  Possible historical operations included:
	1940 – 1942: 1942 – 1946: 1946 – 1984: 1984 – Current:	William Thomas Wright (Estate Agent) Ivor Edwin Davidson (Builder) Charles Alfred Bullivant (Manufacturer) Clive Alfred Bullivant (Manufacturer) Eric Bernard Bullivant (Operator) Clive Alfred Bullivant (Carpenter) Iliva Kordic	<ul> <li>Kitchen appliance manufacture;</li> <li>Mechanical workshop;</li> <li>Electrical repair and maintenance.</li> </ul>
	<ul><li>18.09.1967 to</li><li>22.01.1971 to</li></ul>	Jakica Kordic  Display Bert S. Miller & Co. Pty Limited, of part – expired 15.01.1968 Display Display Bert S. Miller & Co. Pty Limited, of part – expired 15.01.1968 Display Bert S. Miller & Co. Pty Limited, of part – expired 15.01.1968 Display Bert S. Miller & Co. Pty Limited – expired 29.05.1984 Display Bert	

# 3.3 Surrounding Lands Historic Aerial Review / Historical Aerial Photograph Review

A review on historical aerial photographs was carried out to establish the potential historical land uses on neighbouring properties. A summary of information obtained from available historical aerial photographs, is presented in **Table 3-3**.

Table 3-3 Summary of Aerial Photograph Review

Aerial Photograph	Surrounding Land Uses based on Historical Aerial Photographs
1930: 28 February 1930, Run 20, Map 3427, B/W	Lands north and east of the site were predominately residential by appearance. A likely educational establishment, however, was situated north-west of the site beyond Forest Road.
	Some possible commercial structures were noted west of the site. Lands further west appeared to be residential primarily.
	A brick quarry pit was noted south of the site beyond Durham Street. Associated structures (brick kilns by appearance) were located west of the brick pit. A railway corridor was situated further south beyond the brick pit.
1943: Sydney 1943 Imagery (source : http://maps.six.nsw.gov.au/)	Surrounding land uses remained largely unchanged from the 1930 aerial photograph.
1951: May 1951, Run 18, Map 466 – 16, B/W, Department of Lands NSW	Surrounding land uses remained largely unchanged from the 1943 aerial photograph.
1961: Cumberland 1961 Series, Run 41E, Photo 6854, NSW 1046 – 5211, B/W, Lands Photo	Surrounding land uses remained largely unchanged from the 1951 aerial photograph. An increase in the number of commercial properties west of the site was noted. The previously identified brick kilns south-west of the site were replaced by a large industrial / commercial warehouse.
1986: 2 August 1986, Run 26E, M1742, NSW 3527, Surveyor-General's Department	Three of the previously identified residential properties north of the site were replaced by a commercial development with two open swimming pools, likely a hotel establishment.
	The brick pit located south of the site was backfilled and appeared to be used as a recreational area.
	Land uses in other surrounding lands remained largely unchanged from the 1961 aerial photograph.
1994: 4 October 1994, Run 13, 83-94, Photo 0087, NSW 4244, Surveyor- General's Department	Surrounding land uses remained largely unchanged from the 1986 aerial photograph.
2002: 16 March 2002, Run 13, M2302, Photo 0029, NSW 4724, Department of Lands	Surrounding land uses remained largely unchanged from the 1994 aerial photograph.
2014: 1 January 2014, Google Earth Imagery	The previously identified possible hotel establishment north of the site was redeveloped, likely into a residential apartment.
	The industrial / commercial warehouse west of the former brick pit and its immediately neighbouring lands were redeveloped into five high-rise structures appeared to be mixed residential and commercial developments.
	Land uses in other surrounding lands remained largely unchanged from the 1961 aerial photograph.

In summary, local land uses appeared to be primarily residential and commercial throughout the studied period. A brick quarry pit, currently a sports field known as Kempt Field, was identified south of the site. The brick pit was later backfilled between 1961 and 1986. Council records documenting the source(s) of backfilling materials could not be identified during the course of this PSI.

#### 3.4 COUNCIL INFORMATION

An access to information request for searching through historical records held by Hurstville City Council was submitted by EI on behalf of the Client on 6 August 2015. Due to the investigation constrains detailed in **Section 1.5.3**, the search was limited to following properties:

• 61 – 67, 71A, 73, and 75 Forest Road, and 126 Durham Street, Hurstville.

Records in relation to the properties were not made available for review to EI at the time of report preparation.

# 3.5 Section 149 (2 & 5) Certificates

At the time of report preparation, the Client had provided EI with eight Planning Certificates, issued under *Section* 149 of the Environmental Planning and Assessment Act, 1979 for following properties:

Table 3-4 Summary of Details of Section 149 (2&5) Certificates and Corresponding Properties

Property Address	Land Title Identification	Certificate Number (Council Ref.)	Date of Issue
61 Forest Road, Hurstville	Lot 1 DP 225302	PL2014/1742	31 July 2014
67 Forest Road, Hurstville	Lot 101 DP 776275	PL2014/1741	31 July 2014
71A Forest Road, Hurstville	Lot 100 DP 776275	PL2014/1809	8 August 2014
73 Forest Road, Hurstville	Lot 10 DP 621395	PL2014/1730	31 July 2014
75 Forest Road, Hurstville	Lot 3 DP 12517	PL2014/1735	31 July 2014
	Lot 4 DP 12517	PL2014/1736	31 July 2014
126 Durham Street, Hurstville	Lot 1 DP 12517	PL2014/1737	31 July 2014
	Lot 2 DP 12517	PL2014/1738	31 July 2014

The Section 149 (2 & 5) Certificates indicated on the date of issue, land parcels listed in Table 3-4 were not:

- Identified as significantly contaminated land within the meaning of the *Contaminated Land Management Act* 1997 (CLM Act);
- Subject to a management order within the meaning of the CLM Act;
- Subject of an approved voluntary management proposal within the meaning of the CLM Act; or
- Subject of an ongoing maintenance order within the meaning of the *CLM Act*.



Council had not been provided with a site audit statement within the meaning of the *CLM Act* for the subject lands of the certificates.

Council records also did not have sufficient information about previous use of the subject land of the certificates to determine whether the lands are contaminated.

A copy of the certificates is included in **Appendix D**.

# 3.6 WORKCOVER SEARCH

A search of WorkCover NSW Authority records relating to the site was requested by EI on behalf of the Client. Due to the investigation constrains detailed in **Section 1.5.3**, the search was limited to following properties:

61 – 67, 71A, 73, and 75 Forest Road, and 126 Durham Street, Hurstville.

A correspondence dated 19 August 2015 from the Dangerous Goods Licensing Section confirmed that a search of Stored Chemical Information Database (SCID) and the microfiche records held by WorkCover was conducted. Two Dangerous Goods Licenses (License No. 35/014901 and 35/013585) relating to the storage of dangerous goods at the searched premises were identified. A summary of retrieved records on both licenses is provided in **Table 3-5** 

Table 3-5 Summary of Dangerous Goods Licences

Property Address	Licence No.	Year / Period	Licensee	Type of Goods / Infrastructure
71 Forest Road, Hurstville	35-003835-9	1988	Arthur Garthon Motors Pty Ltd The premises was previously licensed to Swantons Pty Ltd, although relevant records were not provided by WorkCover	Two 5,000 litres Underground Storage Tanks (UST) storing petrol. A site sketch accompanying the record indicated the USTs were
	35/013585	1997 – 1999	Arthur Garthon Motors Pty Ltd	<ul> <li>located in the western part of the premises, near Forest Road.</li> </ul>
		2000 – 2002	Land Rover Traders Pty Limited	_
61 – 65 Forest Road, Hurstville	35/014901	1976	F G O'Brien Ltd	One 5,000 litres UST storing mineral spirit.
				A site sketch accompanying the record indicated the UST was located adjacent to the western premises boundary, south of the driveway entrance on Roberts Lane.

The search did not identify any records suggesting the decommissioning or removal of the identified underground storage tanks.

A copy of the correspondence is included in **Appendix E**.



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# 3.7 HAZARDOUS CHEMICALS AND REGULATORY COMPLIANCE

# 3.7.1 Contaminated Land - Record of Notices under Section 58 of CLM Act (1997)

An on-line search of the contaminated land public record of EPA Notices (accessible at <a href="http://www.epa.nsw.gov.au/prcImapp/aboutregister.aspx">http://www.epa.nsw.gov.au/prcImapp/aboutregister.aspx</a>) was conducted on 20 August 2015.

The contaminated land public record is a searchable database of:

- Orders made under Part 3 of the Contaminated Land Management Act 1997 (CLM Act);
- Approved voluntary management proposals under the CLM Act that have not been fully carried out and where
  the approval of the Environment Protection Authority (EPA) has not been revoked;
- Site audit statements provided to the EPA under section 53B of the CLM Act that relate to significantly contaminated land;
- Where practicable, copies of anything formerly required to be part of the public record; and
- Actions taken by EPA under section 35 or 36 of the Environmentally Hazardous Chemicals Act 1985 (EHC Act).

The search confirmed that the site and lands within 500 m of the site are not subject to any regulatory notices issued by the EPA.

### 3.7.2 List of NSW contaminated sites notified to EPA

An on-line search through the List of NSW Contaminated Sites notified to the EPA under Section 60 of the CLM Act 2008 (accessible at <a href="http://www.epa.nsw.gov.au/clm/publiclist.htm">http://www.epa.nsw.gov.au/clm/publiclist.htm</a>) was conducted on 20 August 2015. This list is maintained by NSW EPA and includes properties on which contamination has been identified. Not all notified land is deemed to be impacted significantly enough to warrant regulation by the EPA.

The search found that the no site or lands within 500 m of the site were notified as contaminated to the EPA.

#### 3.7.3 POEO Public Register

An on-line search of the Protection of the Environment Operations (POEO) Act Public Register (accessible at <a href="http://www.epa.nsw.gov.au/prpoeoapp/">http://www.epa.nsw.gov.au/prpoeoapp/</a>) was conducted on 20 August 2015. The public register contains records related to environmental protection licences, applications, notices, audits, pollution studies, and reduction programmes. The search did not identify any record registered under the addresses of site properties, however, one Environment Protection Licence associated to a property located within 500 m of the site was identified. Review of the licence (Licence No. 2099) found the following information:

• The licensee was Amcor Packaging (Australia) Pty Ltd. The licence permitted the carrying out of Hazardous, Industrial or Group A Waste Generation or Storage manufacture and printing of aerosol cans on the premises registered as 95 Forest Road, Hurstville, found at 100 m south-west of the site. Further investigation indicated only waste from the production, formulation and use of inks, dyes, pigments, paints, lacquers and varnish was authorised to be generated and/or stored on the premises. The licence was surrendered in 2004. Field



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observations and inspection of the aerial photograph provided by Land & Property Information at <a href="http://maps.six.nsw.gov.au/">http://maps.six.nsw.gov.au/</a> suggested the premises was redeveloped in to a high-rise mixed commercial and residential property.



# 4. CONCEPTUAL SITE MODEL

In accordance with Schedule B2 – Guideline on Site Characterisation of the National Environmental Protection (Assessment of Site Contamination) Measure 1999 Amendment 2013 (NEPM 2013) and to aid in the assessment of data collection for the site, a conceptual site model (CSM) was developed to assess plausible linkages between potential contamination sources, migration pathways and receptors. The CSM provides a framework to review the reliability and useability of collected data and to identify data gaps in future site characterisation works.

# 4.1 POTENTIAL CONTAMINATION SOURCES

On the basis of the PSI investigation findings, following potential contamination sources are identified:

- Imported fill soils of unknown origin and quality placed across the site;
- Long term historical commercial and industrial activities on-site. Available historical records suggested that possible on-site operations with high contaminating potentials included:
  - Bus depot, glass and mirror fabricating and processing (glaziers), mechanical workshop, service station, dry cleaning, electrical repair and maintenance (Section 3.2);
- Potential leakage from underground petroleum storage systems (UPSS). In addition to the filling point
  identified during site inspection (Section 2.5) and the USTs identified in the WorkCover search (Section 3.6),
  it is likely UPSS were installed within some allotments of the site during previous service station operations
  (refer to Section 3.2);
- Weathering of exposed painted surfaces, metallic objects and asbestos-containing materials (ACM) in existing site structures;
- Potential residual of pesticides underneath existing building footprints, from previous on-site use of pesticides;
- Hazardous building products exist in site structures, including ACM and other hazardous building products such as polychlorinated biphenyls (PCB)-containing light fitting, lead-based paint, etc.;
- Contamination from off-site sources migrating to the site, including commercial properties occupied by mechanical workshops located west of the site across Forest Road, and a former landfill located south of the site across Durham Street; and
- Deeper, natural soils as well as groundwater containing residual impacts, acting as potential secondary sources of contamination.

#### 4.2 CONTAMINANTS OF POTENTIAL CONCERN

Based on the findings of the PSI, the chemicals of potential concern at the site are considered to be:

 Soil - heavy metals (includes Arsenic, Cadmium, Chromium, Cobalt, Copper, Lead, Mercury, Nickel, Tin, Zinc), total recoverable hydrocarbons (TRH), the monocyclic aromatic hydrocarbon (MAH) compounds benzene, toluene, ethyl-benzene and xylenes (BTEX), volatile organic compounds (VOC) including volatile organic



chlorinated compounds (VOCC), polycyclic aromatic hydrocarbons (PAH), organochlorine and organophosphorus pesticides (OCP/ OPP), polychlorinated biphenyls (PCB), asbestos, phenols, ammonia;

- Groundwater HM, TRH, BTEX, PAH and VOC including VOCC, phenols, ammonia;
- Chemical of concerns migrating from the former landfill Landfill gases (including methane, hydrogen and VOCs), alkanes, ammonia, sulphides, heavy metals and organic acids.

#### 4.3 POTENTIAL SOURCES, RECEPTORS AND EXPOSURE PATHWAYS

Potential contamination sources, exposure pathways and human and environmental receptors that were considered relevant for this assessment are summarised in **Figure 4-1**.

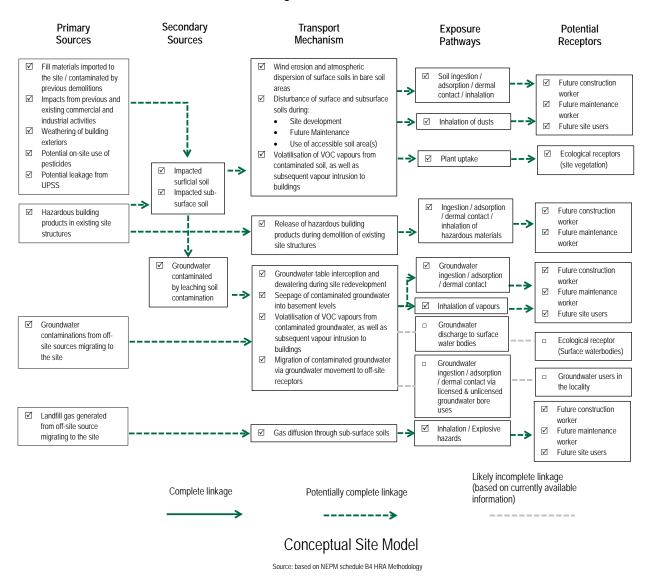


Figure 4-1 Conceptual Site Model

# QUALITATIVE RISK ASSESSMENT

### 5.1 OVERVIEW

The primary purpose of this assessment is to evaluate the environmental and human-health risks associated with potential contamination at the site. In the context of this assessment, these risks may be defined as the probability that the utility of the site may be diminished by the presence of soil, soil vapour or groundwater contamination, which may require that the site be remediated prior to any redevelopment, particularly where more sensitive land uses are proposed.

As the proposed development comprise mixed commercial and residential uses, with limited areas of accessible soil areas on ground level, the land use is considered generally meeting the definition of Health Investigation Level B (HIL B) land use, being residential with minimal opportunities for soil access. Such land use is considered more sensitive than the current commercial / industrial uses on the majority of the site.

Since this assessment did not involve sampling and laboratory analysis of soils, soil vapours or groundwater, risks have been assessed on the basis of:

- Information gleaned from the site history searches in relation to previous land uses and anecdotal findings relating to former site activities;
- Site surface conditions, as deduced from visual observations;
- The geological and hydrological setting of the site; and
- Professional judgement based on previous experience on similar sites.

Whilst this approach provides a framework for preliminary assessment of relative risk, its limitations must be clearly understood. Only sampling and analysis can provide a definitive picture of the contamination status of a site.

Nevertheless, the information provided in this report may be sufficient to make a decision as to the risks associated with potentially impacted soils and groundwater at the site.

# 5.2 RISKS ASSOCIATED WITH SITE USES AND NEIGHBOURING LANDS

The available historical information indicates that the various potentially contaminating operations had occurred onsite since the 1930s, as described in **Section 3.2**. A number of potential contaminating sources based on the site history were identified in the CSM. The assessment of these risks in relation to this site is outlined in **Table 5-1**.

Table 5-1 Assessment of contamination risk from potential sources

Potential Contamination Source	Assessed Risk
Presence of residues derived from organochlorine pesticides used for termite control	Low risk
Presence of residual contamination derived from weathering of the exposed building surfaces	Low risk
Presence of contaminated fill which was imported onto the site	Medium risk
Presence of asbestos fibres in building structures or burial of previously demolished structures during historical site redevelopment	Medium risk



Potential Contamination Source	Assessed Risk
Presence of localised hydrocarbon fuel and lubricant spillages derived from road transport and site vehicles	Medium risk
Presence of hydrocarbon contamination in sub-surface soils, released by leaking underground petroleum storage system	High risk
Presence of residual VOCC in soils and groundwater, derived from the dry cleaning operation	Medium risk
Migration of contamination and landfill gas from the off-site, former landfill site	Low - Medium risk

#### 5.3 HAZARDOUS MATERIALS

Historical records and field observations made during the site inspection indicated asbestos-containing materials were used in existing and previously demolished site structures. With due considerations given to the potential exposure risks during site demolition, a Hazardous Materials Survey is considered warranted to mitigate the risks associated with hazardous materials on-site.

#### 5.4 RISK OF SIGNIFICANT SPILLAGE/PRODUCT RELEASE

In view of the historical service station operations in the south-western part of the site (including 67 Forest Road, 71A / 73 / 75 Forest Road and 126 Durham Street), and the UST at 61 – 65 Forest Road registered in the WorkCover database, EI considered there was a high likelihood for spillage or produce release incidents had previously occurred in these parts of the site.

#### 5.5 DATA GAPS

Based on the CSM derived for the site (**Section 4**) and the above qualitative assessment of risks, the following data gaps have been identified, which are considered to warrant closure by further investigations:

- Uncertainty in regards to potential soil and groundwater contamination originated from on-site and off-site sources (as listed in **Section 4.1**);
- Uncertainty in regards to the number and condition of Underground Storage Tanks (USTs) on-site, and the
  extent and degree of consequent soil and groundwater contaminations;
- Uncertainty in regards to the volume and nature of potentially contaminating chemicals stored and / or used onsite within individual properties;
- Uncertainty in regards to the number and nature of potentially contaminating infrastructures located within internal areas of site properties; and
- Presence of hazardous materials contained in existing site structures.



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### SUMMARY AND CONCLUSIONS

The land parcels bound by Forest Road, Durham Street and Roberts Lane, Hurstville NSW were the subject of a Preliminary Site Investigation (PSI) to assess the potential for on-site contamination as a result of current and former site land uses. The key findings of this PSI is summarised below:

- The site was located within the local government area of Hurstville City Council. The total area of the site was approximately 1.4 hectare;
- At the time of this investigation, the site comprised 17 properties. Land uses of the site were mixed commercial and residential. Businesses operating on-site included mechanical workshops, furniture and electrical workshops, dry cleaners, storage and warehousing, offices, retailing shops and showrooms;
- Local land uses were mixed commercial and residential. Commercial properties located adjacent to the site
  included mechanical workshops and a furniture retailing shop. Hurstville Public School was located
  approximately 20 m north-west of the site.
- Site history review conducted in this PSI comprised review of historical aerial photographs, and land title
  transfer records. The review indicated that the historical use of the site was predominately commercial and
  industrial from the 1930s. The records suggested some commercial / industrial operations of high
  contaminating potentials had occurred on the site, including bus depot, glaziers, mechanical workshop,
  service station, dry cleaning, electrical repair and maintenance;
- Review of the historical aerial photographs on neighbouring lands suggested the local land uses appeared to be primarily residential and commercial. In addition, a former landfill pit, currently known as Kempt Field, was identified south of the site across Durham Street.
- A search through the WorkCover NSW Authority records relating to the site was conducted in this PSI. The
  search was limited to parts of the site where consents from property owners can be obtained during this PSI.
  The search identified two Dangerous Goods Licences registering the presence of two underground storage
  tanks (UST) at 71 Forest Road and the presence of one UST at 61 65 Forest Road, Hurstville. All three
  USTs were registered for petrol storage. The search did not identify records indicating the status of these
  USTs:
- A search through the record of notices for contaminated land indicated that the site and lands in its vicinity
  were free of statutory notices issued by the NSW EPA/OEH. The site or lands in its vicinity was not identified
  on the List of NSW contaminated sites notified to the EPA, or the POEO public register, except a POEO
  licence was issued to a premises identified as 95 Forest Road, Hurstville. Further investigation found that the
  licence was surrendered in 2004 and the premises was redeveloped into a mixed commercial and residential
  property;
- A conceptual site model (CSM), and subsequently a qualitative risk assessment was derived for the site in this
  PSI. The CSM identified potential contaminating sources that may occur at the site and evaluated the
  likelihood for relevant exposure pathways to be completed during and after the proposed development. The
  risk assessment was then conducted with respect to the proposed development, which involves a more



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sensitive land use (i.e. residential with minimal opportunities for soil access) than the existing commercial / industrial uses on the majority of the site; and

• The qualitative risk assessment identified a medium to high contamination risk for the site.

Based on the findings from this PSI, and with considerations given to the Statement of Limitations (Section 8), EI concludes that potential contamination exists at the site. A number of existing and former land uses may have impacted the site soils and underlying groundwater. While the actual type and extent of any potential contamination has not been determined, the current condition of site soil and groundwater would not prevent the re-zoning of the site to *B4 – Mixed Use*.

The suitability of the site for the proposed mixed commercial and residential development, however, should be assessed to determine the extent of any contamination of the soil and groundwater and to quantify any potential risks to human health and the environment. Any contamination identified can be managed by the *SEPP 55 process* – *Remediation of Land*.

Detailed recommendations for future environmental investigations on the site are provided in **Section 7**. These investigations would give Council and other stakeholders, the confidence that the site can be managed in accordance with the *Contaminated Land Management Act* (1997), *Protection of the Environment Operations Act* (1997) and the *Environmental Planning and Assessment Act* (1997).

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# 7. RECOMMENDATIONS

El concludes that there is potential for contamination to be present on site from the possible sources described in **Section 4.1** and recommends that a Detailed Site Investigation (DSI), incorporating a soil and groundwater sampling program, a hazardous materials survey and a preliminary landfill gas monitoring program, to quantitatively assess soil and groundwater at the site. Due considerations should be given to potential on-site and off-site contaminating sources, as well as identified data gaps and property access, when designing and carrying out of the detailed site investigation.

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# 8. STATEMENT OF LIMITATIONS

This report has been prepared for the exclusive use of The One Capital Group Pty Ltd, who is the only intended beneficiary of El's work. No other party should rely on the document without the prior written consent of El, and El undertakes no duty, or accepts any responsibility or liability, to any third party who purports to rely upon this document without El's approval.

This investigation was limited in extent due to various ownerships over different parts of the site. Searches through government authority records were carried out only for properties where consents from respective owners were obtained by the Client. Inspection of the site properties was also limited to the building externals, except for areas where were publicly accessible.

EI has used a degree of care and skill ordinarily exercised in similar investigations by reputable members of the environmental industry in Australia as at the date of this document. No other warranty, expressed or implied, is made or intended. Each section of this report must be read in conjunction with the whole of this report, including its appendices and attachments.

The conclusions presented in this report are based on a limited assessment of historical site use and current use of the site. Due to the preliminary nature of this assessment, findings are not based on actual samples collected or testing conducted. Et has relied upon information provided by the Client and other third parties to prepare this document, some of which could not be verified by Et due to the anecdotal or historical nature of the information.

El's professional opinions are reasonable and based on its professional judgment, experience and training.

El's professional opinions contained in this document are subject to modification if additional information is obtained through the data searches that have been initiated with government authorities, but for which the requested information is still pending.

Technical opinions may also be amended in the light of further investigation, observations, or validation testing and analysis during remedial activities. In some cases, further testing and analysis may be required, which may result in a further report with different conclusions.



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# **ABBREVIATIONS**

ACM Asbestos-containing materials

ASS Acid sulfate soils

BTEX Benzene, Toluene, Ethyl benzene, Xylene

DEC Department of Environment and Conservation, NSW (see OEH)
DECC Department of Environment and Climate Change, NSW (see OEH)
DECCW Department of Environment, Climate Change and Water, NSW (see OEH)

DA Development Application

DP Deposited Plan

El Environmental Investigations Australia Pty Ltd trading as Environmental Investigations

EPA Environment Protection Authority FCS Fibrous-cemented-sheeting

ha Hectare HM Heavy Metal

HMS Hazardous Material Survey

km Kilometres m Metres

mAHD Metres Australian Height Datum

NEPC National Environmental Protection Council

NSW New South Wales

OEH Office of Environment and Heritage, NSW (formerly DEC, DECC, DECCW)

PAHs Polycyclic Aromatic Hydrocarbons

TPH Total Petroleum Hydrocarbons (superseded term equivalent to TRH)

TRH Total Recoverable Hydrocarbons (non-specific analysis of organic compounds)

UPSS Underground Petroleum Storage System

UST Underground Storage Tank

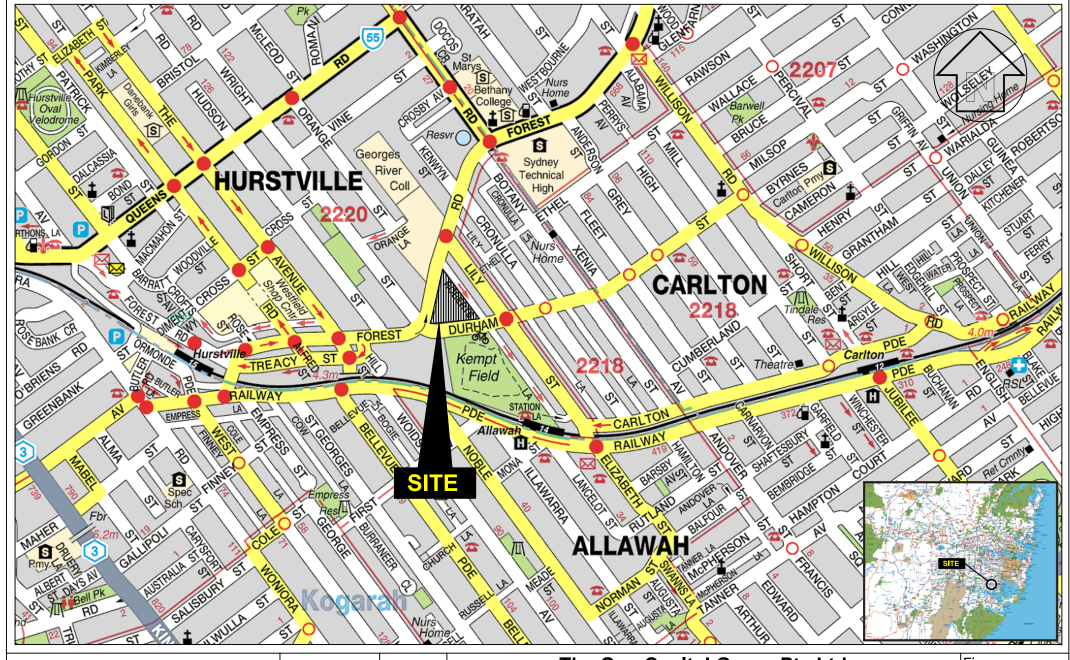
VOCs Volatile Organic Compounds (specific organic compounds which are volatile)
VOCCs Volatile Organic Chlorinated Compounds (a sub-set of the VOC analysis suite)



Preliminary Site Investigation Landmark Square - Forest Road, Durham Street & Roberts Lane, Hurstville, NSW Report No. E22665 AA\_Rev1

# **FIGURES**







Suite 6.01, 55 Miller Street, PYRMONT 2009 Ph (02) 9516 0722 Fax (02) 9518 5088

	Drawn:	C.Y.
	Approved:	E.G.
,	Date:	17-08-15
g	Approx Scale:	N.T.S

# The One Capital Group Pty Ltd

Preliminary Site Investigation Landmark Square (Forest Road, Durham Street & Roberts Lane) Hurstville, NSW Site Locality Plan

Figure:

1

Project E22665 AA





— — Approximate site boundary



Suite 6.01, 55 Miller Street, PYRMONT 2009 Ph (02) 9516 0722 Fax (02) 9518 5088

Drawn:	C.Y.	
Approved:	E.G.	
Date:	20-08-15	
Approx Scale:	1:800@ A3	

# The One Capital Group Pty Ltd

Preliminary Site Investigation
Landmark Square
(Forest Road, Durham Street & Roberts Lane)
Hurstville, NSW
Site Layout Plan

Figure:

2

Project: E22665 AA





Approximate site boundary

Approximate outline of property boundaries, according to Land and Property Information (maps.six.nsw.gov.au)

Note:

Locations of site features denoted on the figure are approximate only. Refer to Section 2.5 of the Report for further descriptions on denoted features.



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Drawn:	C.Y.
Approved:	E.G.
Date:	20-08-15
Approx Scale:	1:800@ A3

# The One Capital Group Pty Ltd

Preliminary Site Investigation Landmark Square (Forest Road, Durham Street & Roberts Lane) Hurstville, NSW Site Features and Outline of Site Properties

Project: E22665 AA

Preliminary Site Investigation Landmark Square - Forest Road, Durham Street & Roberts Lane, Hurstville, NSW Report No. E22665 AA\_Rev1

# APPENDIX A PROPOSED DEVELOPMENT PLANS





#### 000 - GENERAL A-001 COVER SHEET A-002 VISUALISATION SHEET 1 A-003 VISUALISATION SHEET 2 A-004 DEVELOPMENT SUMMARY В 204225-1 SITE SURVEY (SHEET 1) SITE SURVEY (SHEET 2) SITE SURVEY (SHEET 3) A-101 SITE ANALYSIS SHEET 1 A-102 SITE ANALYSIS SHEET 2 A-103 VIEW ANALYSIS 200 - PLANS A-201 BASEMENT 2 A-202 BASEMENT 1 A-203 GROUND FLOOR PLAN A-204 LEVEL 1 FLOOR PLAN ВВ A-205 LEVEL 2-11 FLOOR PLAN A-206 LEVEL 12 FLOOR PLAN A-207 LEVEL 13-23 FLOOR PLAN 300 - SECTIONS A-300 SECTION 900 - VISUALISATIONS A-901 SHADOW STUDY - SUMMER SOLSTICE A-902 SHADOW STUDY - AUTUMN EQUINOX A-903 SHADOW STUDY - SPRING EQUINOX A-904 SHADOW STUDY - WINTER SOLSTICE

# LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

# **MASTERPLAN CONCEPT**

Dickson Rothschild D.R. Design (NSW) Pty. Ltd. 9 Argyle Place, ABN: 35 134 237 540

Phone: +61 2 9252 2215 ndickson@dicksonrothschild.com.au www.dicksonrothschild.com.au Millers Point, Sydney, NSW 2000 Nominated Architect: Robert Nigel Dickson Registration No: 5364

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В	ISSUE TO COUNCIL	28/08/15	CK	TW

LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

DICKSON ROTHSCHILD

MASTERPLAN CONCEPT

DRAWING					
COVER SHEET					
PROJECT NO.	DRAWING NO.	REVISION			
14-121	A-001	В			

29/04/2015 CK





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В	ISSUE TO COUNCIL	28/08/15	CK	TW

LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

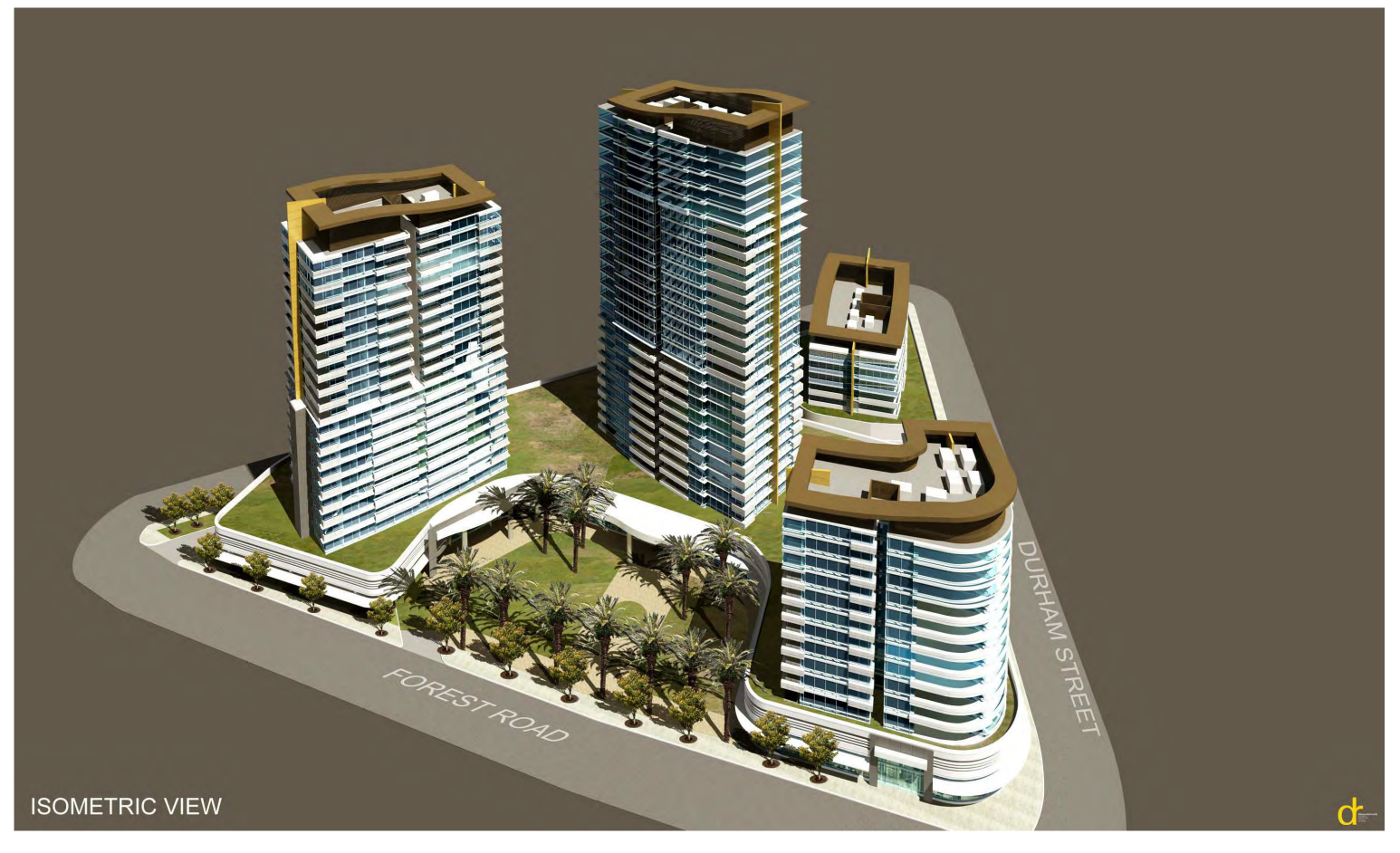
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# **VISUALISATION SHEET 1**

PROJECT NO. DRAWING NO. 14-121 A-002 SCALE @ A3 DATE В 29/04/2015 CK ND





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REV	DESCRIPTION	DATE	ISSUED	CHECKED
Α	ISSUE TO COUNCIL	6/05/15	CK	ND
В	ISSUE TO COUNCIL	28/08/15	CK	TW

LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

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**VISUALISATION SHEET 2** 

PROJECT NO. DRAWING NO. 14-121 A-003 В

29/04/2015 CP

ND



Dickson Rothschild "Landmark Square" 61-75 Forest Road & 126 Durham Street, HURSTVILLE

14-121 Aug-15

	7.03	PLANNING PI	ROPOSAL			
		Site A - Landmark Square	Site B	1A Hill Stre	et Toyota Site	<b>East Quarter</b>
Site area (m²):		10,257m <sup>2</sup>	3,794m <sup>2</sup>	2634m²	4,199m <sup>2</sup>	28,100m <sup>2</sup>
Hurstville LEP 2012		PROPOSED C	ONTROLS			
Land use	IN2 Light Industrial	B4 Mixed	Use	B4	B4	B4
FSR	1:1			4.18:1	6.78:1	2.63:1
GFA	10,257m <sup>2</sup>			11,010m²	28,469m <sup>2</sup>	73,903m <sup>2</sup>
Height (m)	10m			45m	55m	56m

SITE A - LANDMARK SQUARE	SITE B		
Open space		Open space	
Ground Floor Plaza	2,483m <sup>2</sup>	Ground Floor Courtyard	670m <sup>2</sup>
Level 2 Communal Open Space	900m <sup>2</sup>	Level 1 Communal Open Space	270m²

Note: all amounts are approximate with a potential variance of up to 5%

						SITE	- LANDA	MARK SQ	UARE							
						BUILDING A	4		В	UILDING	В	E	BUILDING	C		
Level	Retail GFA	Childcare GFA	Residential GFA	Hotel GFA	Hotel Rooms	1 Bdrm	2 Bdrm	3 Bdrm	1 Bdrm	2 Bdrm	3 Bdrm	1 Bdrm	2 Bdrm	3 Bdrm	Unit Totals	Car Parkin spaces
Level 27	_		678				_				STOREYS			-	7	
Level 26			678				-	-	_	6	1		-	-	7	
Level 25	_	-	678				_			6	1				7	
Level 24	-	-	678				TOTAL 24	STODEVS		6	1		-	-	7	
Level 23	_		1,332			- 1	5	JUNETO		6	1		-		14	
Level 22	-		1,332			1	5	1.		6	1		_		14	
Level 21	_		1,332			- 1	5	i		6	1		1	-	14	
Level 20			1,332			- 1	5	1		6	1				14	
Level 19		_	1,332	-	-	1	5	1		6	1				14	
Level 18	-1		1,332			1	5	1		6	1				14	
Level 17			1,332			1	5	1		6	1		1		14	
Level 16		-	1,332			1	5	1		6	1			-	14	
Level 15	-		1,332			1	5	1		6	1			-	14	
Level 14			1,332			1	5	i		6	1				14	
Level 13	-		1,332			1	5	1		6	1		TOTAL 13	STOREYS	14	
Level 12			1,850			1	5	1		6	1		4	I	19	
Level 11	1		1,196	806	20			1		6	1		4	1	12	
Level 10			1,196	806	20		_			6	1		4	1	12	
Level 09	-		1,196	806	20					6	1		4	1	12	
Level 08			1,196	806	20					6	- 1		4	1	12	
Level 07			1,196	806	20					6	1		4	1	12	
Level 06	1		1,196	806	20					6	1		4	1	12	
Level 05	_		1,196	806	20					6	1		4	1	12	
Level 04			1,196	806	20					6	1		- 4	1	12	
Level 03			1,196	806	20					6	1		4	1	12	
Level 02		635		806	20					1	i		4	1	7	
Level 01																23
Ground	3622	79	161	301												
Basement Level 1																32
Basement Level 2																34
Total	3,622	714	30,888	8,361	200	12	60	12	0	151	26	0	44	11	316	903
Unit Mix						3.8%	19.0%	3.8%	0.0%	47.8%	8.2%	0.0%	13.9%	3.5%	100.0%	
Total Rooms (Hotel &	Res)		516		TOTAL UNITS A:			84	TOTAL UN	ITS B:	177	TOTAL U	NITS C:	55		
Total GFA1			43,585													
FSR			4.2	:1												

				SITE	1				
Retail GFA	Commercial GFA	Community GFA	Residential GFA	sоно	1 Bdrm	2 Bdrm	3 Bdrm	Unit Totals	Car Parking
_									
	-								
								3 1	
	10 23		2 1						
								-	_
					-		-	S	
		-		-					
								9	
								TOT	AL 6 STOREY
	-		569		. 1	5		7	
			569			5		7	
			569 569		- 1	5		7	
- 13	235		569		1	5		7	
1005	348	357	52	6	1			6	
			-						
						-			
1005	583	357	2897 Unit Mix	14.6%	5 12.2%	25 61.0%	5 12.2%	41 100.0%	74
			Total Rooms	41	12,270	01.076	12.270	100.078	
			Total GFA¹	4,842					
			FSR	1.3	:1				

# Hurstville LEP 2012 - GFA Definition

1. Gross Floor Area means the sum of the floor area of each floor of a building measured from the internal face of external walls, or from the internal face of walls separating the building from any other building, measured at a height of 1.4 metres above the floor, and includes:

- (a) the area of a mezzanine, and(b) habitable rooms in a basement or an attic, and
- (c) any shop, auditorium, cinema, and the like, in a basement or attic,
- but excludes:
- (d) any area for common vertical circulation, such as lifts and stairs, and
- (e) any basement:

- (e) any pasement.
  (i) storage, and
  (ii) vehicular access, loading areas, garbage and services, and
  (ii) plant rooms, lift towers and other areas used exclusively for mechanical services or ducting, and
  (g) car parking to meet any requirements of the consent authority (including access to that car parking), and
  (h) any opace used for the loading or unloading of goods (including access to that car parking), and
  (i) terraces and balconies with outer walls less than 1.4 metres high, and
  (ii) the phase a float of the level of a storage of the parking above.
- (j) voids above a floor at the level of a storey or storey above.
- Dickson Rothschild Phone: +61 2 9252 2215 D.R. Design (NSW) Pty. Ltd. ndickson@dicksonrothschild.com.au 9 Argyle Place, www.dicksonrothschild.com.au Millers Point, Sydney, NSW 2000 Nominated Architect: Robert Nigel Dickson ABN: 35 134 237 540 Registration No: 5364 This drawing and design is subject to D.R. Design (NSW) Pty Ltd copyright and may not be reproduced without prior written consent. Contractor to verify all dimensions on site before commencing work. Resolve all discrepancies with the Architect before proceeding. Figured dimensions to be taken in preference to scaled drawings. All work is to conform to relevant Australian Standards and other Codes as applicable, together with other Authorities' requirements and regulations.

DESCRIPTION ISSUED CHECKED A ISSUE TO COUNCIL 6/05/15 CK ND TW B ISSUE TO COUNCIL CK 28/08/15



LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

DICKSON ROTHSCHILD

MASTERPLAN CONCEPT

**DEVELOPMENT SUMMARY** 

PROJECT NO.	DRAWING NO.	REVISION	
14-121	A-004	В	
SCALE @ A3	DATE	DRAWN	AUTHORISE
1:	29/04/2015	CK	ND
5000			



SITE A -

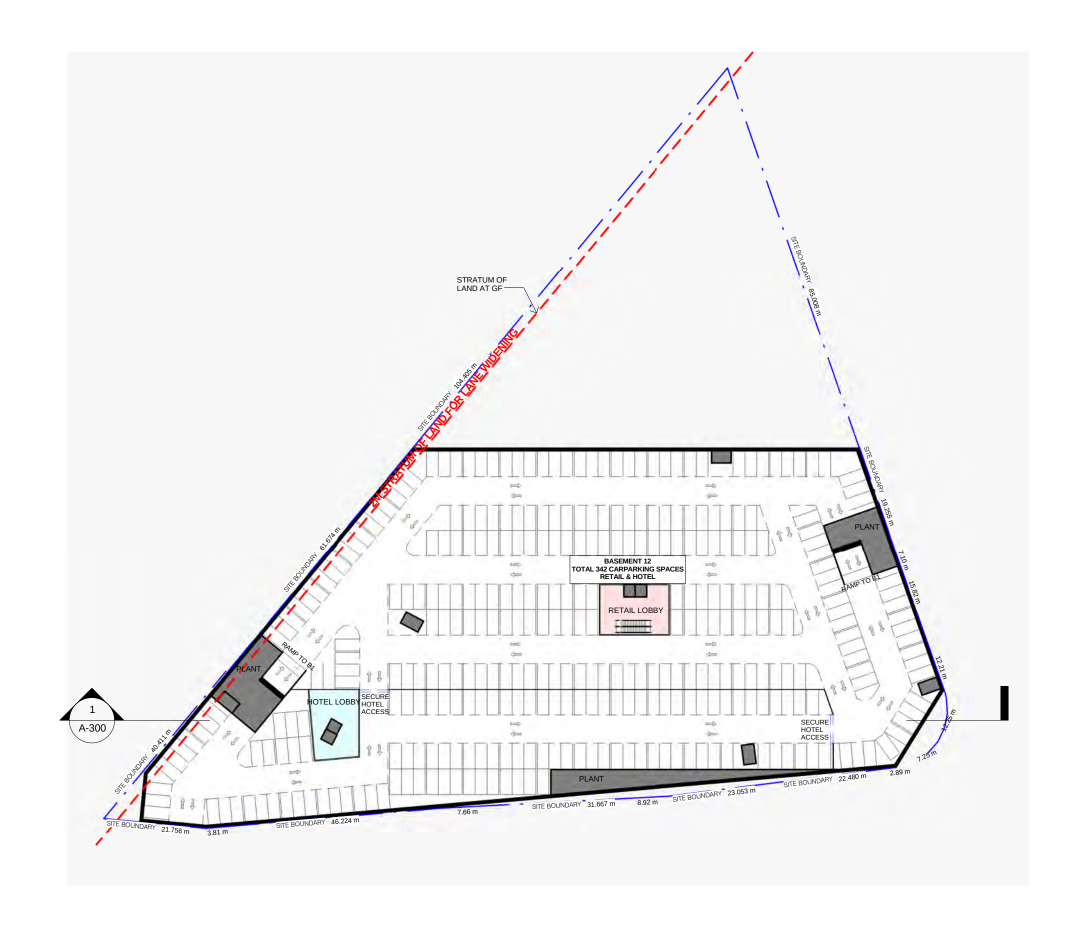
SITE B

LANDMARK SQUARE









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# LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

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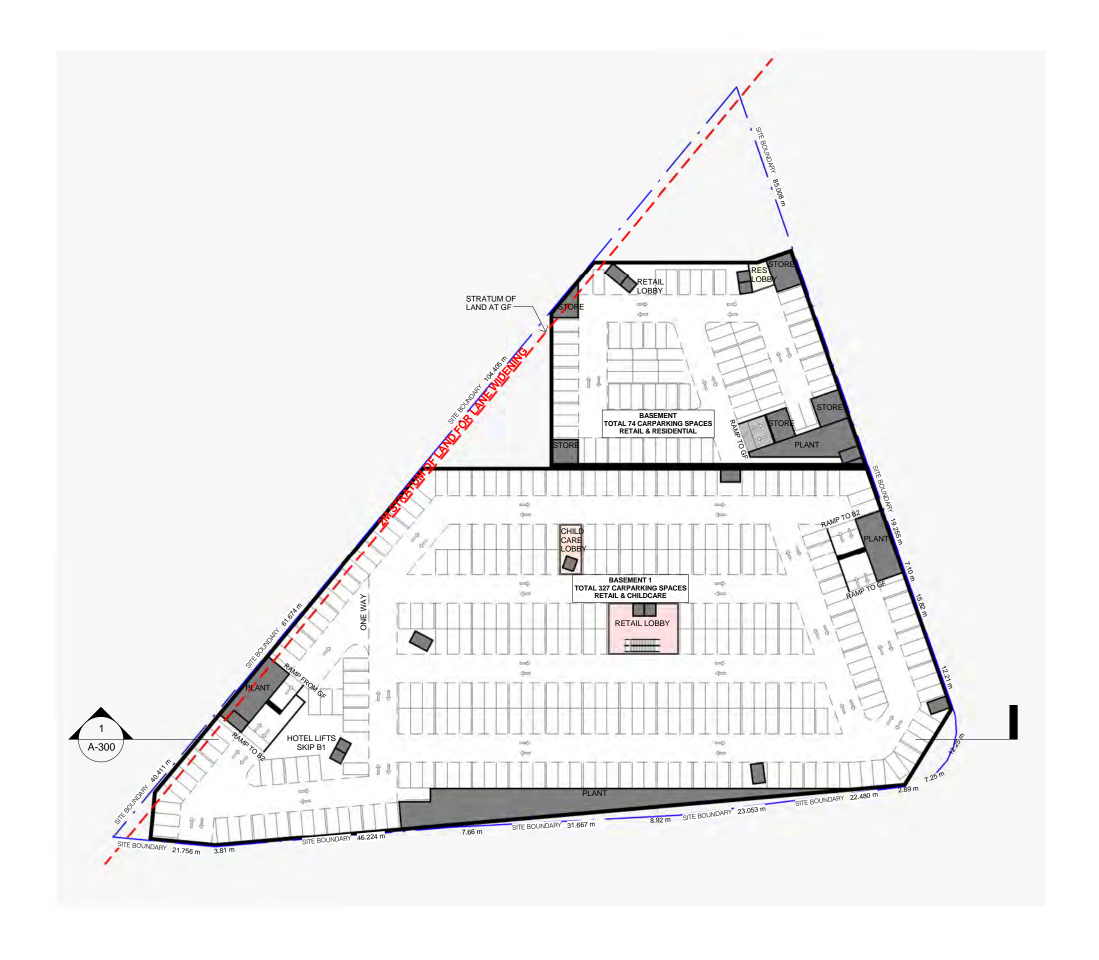
MASTERPLAN CONCEPT

# BASEMENT 2

PROJECT NO.	DRAWING NO.	REVISION	
14-121	A-201	В	
COMP & A2	DATE	DD AWAI	ALITHODI

1:800 29/04/2015 CK ND





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ABN: 35 134 237 540

Phone: +61 2 9252 2215 ndickson@dicksonrothschild.com.au www.dicksonrothschild.com.au Millers Point, Sydney, NSW 2000 Nominated Architect: Robert Nigel Dickson Registration No: 5364

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Α	ISSUE TO COUNCIL	6/05/15	CK	ND
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# LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

DICKSON ROTHSCHILD

MASTERPLAN CONCEPT

DRAWING	
BASEMENT 1	

PROJECT NO.	DRAWING NO.	REVISION	
14-121	A-202	В	
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	Α	A ISSUE TO COUNCIL	A ISSUE TO COUNCIL 6/05/15	A ISSUE TO COUNCIL 6/05/15 CK



# LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

**DICKSON ROTHSCHILD** 

MASTERPLAN CONCEPT

# **GROUND FLOOR PLAN**

PROJECT NO.	DRAWING NO.	REVISION	
14-121	A-203	В	
SCALE @ A3	DATE	DRAWN	AUTHORISED
1:800	29/04/2015	CK	ND





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Α	ISSUE TO COUNCIL	6/05/15	CK	ND
В	ISSUE TO COUNCIL	28/08/15	CK	TW



LANDMARK SQUARE

61-75 FOREST ROAD & 126 DURHAM STREET, HURSTVILLE

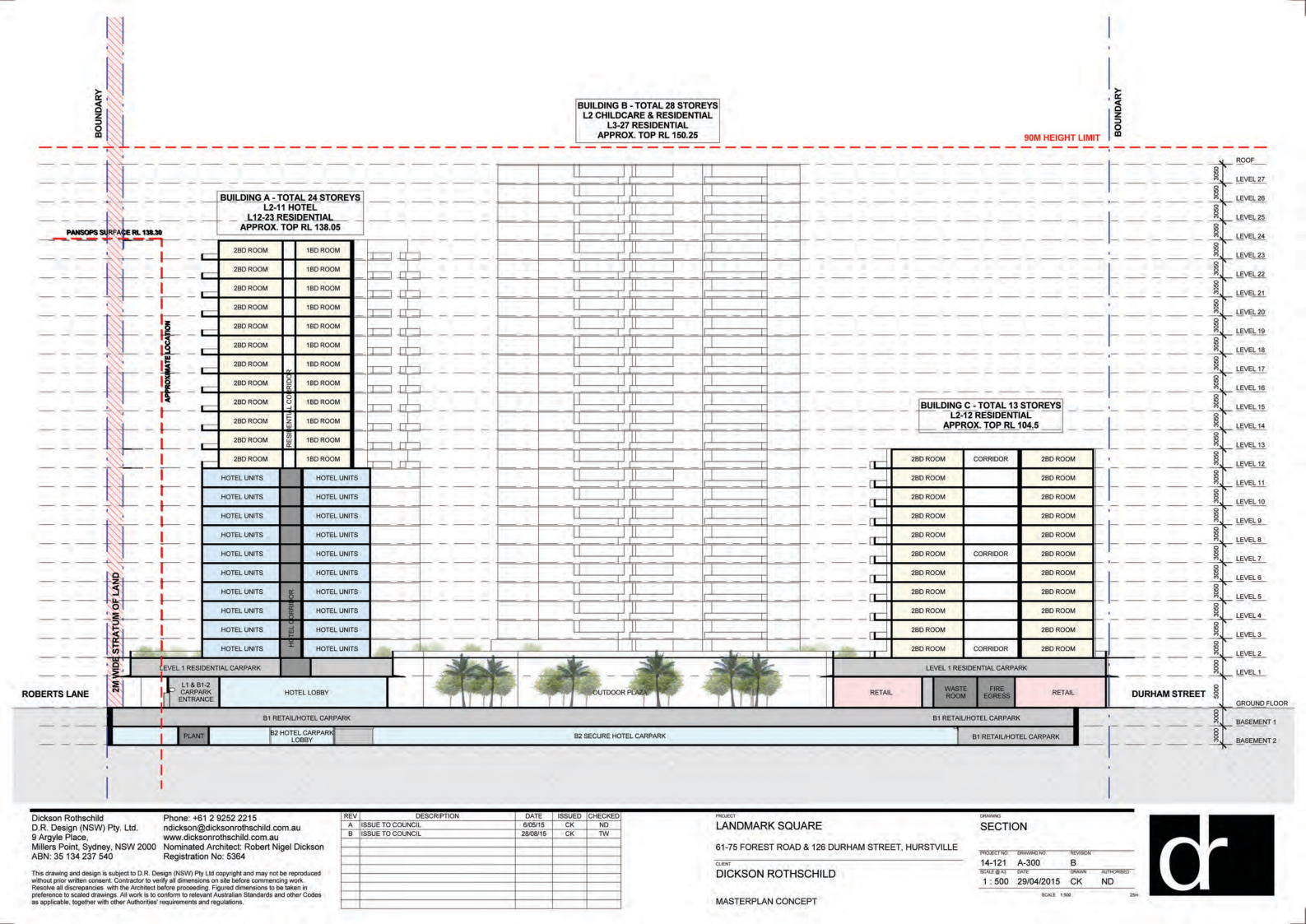
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MASTERPLAN CONCEPT

# LEVEL 1 FLOOR PLAN

PROJECT NO.	DRAWING NO.	REVISION	
14-121	A-204	В	
SCALE @ A3	DATE	DRAWN	AUTHORISED
1:800	29/04/2015	CK	ND





Preliminary Site Investigation Landmark Square - Forest Road, Durham Street & Roberts Lane, Hurstville, NSW Report No. E22665 AA\_Rev1

# APPENDIX B GROUNDWATER BORE SEARCH



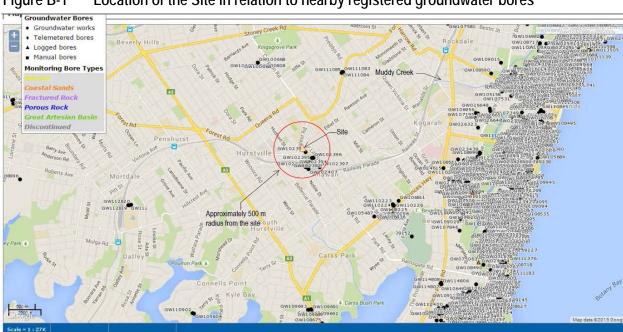


Figure B-1 Location of the Site in relation to nearby registered groundwater bores

# **NSW Office of Water Work Summary**

# GW102392

Licence: 10BL158403 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s): Intended Purpose(s):

Work Type: Bore Work Status: Construct.Method:

Owner Type:

Commenced Date: Final Depth: 17.30 m Completion Date: 04/02/1998 Drilled Depth: 17.30 m

Contractor Name: Macquarie Drilling

Driller:

Assistant Driller:

Property: N/A GWMA: -GW Zone: -

Standing Water Level:

Salinity: Yield:

#### Site Details

Site Chosen By:

County Form A: CUMBE

**Parish** CUMBE.046 Cadastre LOT1 DP596535

BEING

Licensed: CUMBERLAND

ST GEORGE

Whole Lot 1//596535

Region: 10 - Sydney South Coast CMA Map:

River Basin: - Unknow n

Area/District:

Grid Zone:

Scale:

**Elevation:** 0.00 m (A.H.D.) **Elevation** Unknown

Source:

Northing: 6239740.0 **Easting:** 325596.0

Latitude: 33°58'06.3"S Longitude: 151°06'44.2"E

GS Map: -MGA Zone: 0 Coordinate GIS - Geographic Source: Information System

# Construction

Negative depths indicate Above Ground Level; C-Cemented; SL-Slot Length; A-Aperture; GS-Grain Size; Q-Quantity; PL-Placement of Gravel Pack; PC-Pressure Cemented; S-Sump; CE-Centralisers

Γ	Hole	Pipe	Component	Туре	From	То	Outside	Inside	Interval	Details
ı					(m)	(m)	Diameter	Diameter		
L							(mm)	(mm)		
	1		Hole	Hole	0.00	17.30	200			Unknow n
	1		Annulus	(Unknow n)	4.50	17.30				Graded
	1	1	Casing	P.V.C.	0.10	17.30	50			Seated on Bottom, Screwed
ſ	1	1	Opening	Slots - Vertical	5.30	17.30	50		1	PVC, SL: 12.0mm

# **Water Bearing Zones**

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
							(m)		

# Geologists Log Drillers Log

From	То	Thickness	Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	1.00	1.00	SAND SILTY FILL	Sand	
1.00	5.00	4.00	CLAY FILL	Clay	
5.00	7.00	2.00	CLAY FILL	Clay	
7.00	9.00	2.00	CLAY SANDY	Clay	
9.00	16.50	7.50	LAND FILL	Fill	
16.50	17.30	0.80	CLAY	Clay	

# Remarks

\*\*\* End of GW102392 \*\*\*

Warning To Clients: This rawdata has been supplied to the NSW Office of Water by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use by you at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

# NSW Office of Water Work Summary

# GW102393

Licence: 10BL158403 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s): Intended Purpose(s):

Work Type: Bore
Work Status:
Construct.Method:

Owner Type:

Commenced Date:Final Depth: 3.80 mCompletion Date: 05/02/1998Drilled Depth: 3.80 m

Contractor Name: Macquarie Drilling

Driller:

**Assistant Driller:** 

Property: N/A GWMA: -GW Zone: - Standing Water Level:

Salinity: Yield:

#### Site Details

Site Chosen By:

County Form A: CUMBE

Parish CUMBE.046 Cadastre LOT1 DP596535

BEING

Licensed: CUMBERLAND

ST GEORGE

Whole Lot 1//596535

Region: 10 - Sydney South Coast CMA Map:

River Basin: - Unknow n

Area/District:

Grid Zone:

Gria Zone:

Scale:

Elevation: 0.00 m (A.H.D.)
Elevation Unknown

Source:

Northing: 6239740.0 Easting: 325621.0 Latitude: 33°58'06.3"S Longitude: 151°06'45.2"E

GS Map: - MGA Zone: 0 Coordinate GIS - Geographic

 $\textbf{Source:} \ \textbf{Information System}$ 

# Construction

Negative depths indicate Above Ground Level; C-Cemented; SL-Slot Length; A-Aperture; GS-Grain Size; Q-Quantity; PL-Placement of Gravel Pack; PC-Pressure Cemented; S-Sump; CE-Centralisers

Hole	Pipe	Component	Туре	From	То	Outside	Inside	Interval	Details
1				(m)	(m)	Diameter	Diameter		
						(mm)	(mm)		
1		Hole	Hole	0.00	3.80	200			Percussion
1		Annulus	(Unknow n)	0.60	3.80				Graded
1	1	Casing	P.V.C.	0.10	3.80	50			Seated on Bottom, Screwed
1	1	Opening	Slots - Vertical	0.80	3.80	50		1	PVC, SL: 3.0mm

# **Water Bearing Zones**

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
							(m)		

# Geologists Log Drillers Log

From	To Thickness		Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	0.30	0.30	SAND SILTY FILL	Sand	
0.30	1.60	1.30	CLAY SANDY FILL	Clay	
1.60	3.80	2.20	CLAY SILTY FILL	Clay	

# **Remarks**

\*\*\* End of GW102393 \*\*\*

W arning To Clients: This rawdata has been supplied to the NSW Office of W ater by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use by you at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

#### GW102394

Licence: 10BL158402 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s): Intended Purpose(s):

Work Type: Bore
Work Status:
Construct.Method:
Owner Type:

Commenced Date: Final Depth: 23.50 m
Completion Date: 06/02/1998 Drilled Depth: 23.50 m

Contractor Name: Macquarie Drilling

Driller: Assistant Driller:

Property: N/A Standing Water Level: GWMA: - Salinity: GW Zone: - Yield:

Site Details

Site Chosen By:

CountyParishCadastreForm A: CUMBECUMBE.046ROBERTS LANELicensed: CUMBERLANDST GEORGEWhole Lot //

**Region:** 10 - Sydney South Coast **CMA Map:** 

River Basin: - Unknow n Grid Zone: Scale:

Area/District:

 Elevation: 0.00 m (A.H.D.)
 Northing: 6239803.0
 Latitude: 33°58'04.3"S

 Elevation Unknown
 Easting: 325697.0
 Longitude: 151°06'48.2"E

Source:

GS Map: - MGA Zone: 0 Coordinate GIS - Geographic

Source: Information System

## Construction

Hole	Pipe	Component	Туре	From	То	Outside	Inside	Interval	Details
1				(m)	(m)	Diameter	Diameter		
						(mm)	(mm)		
1		Hole	Hole	0.00	23.50	200			Percussion
1		Annulus	(Unknow n)	6.80	23.50				Graded
1	1	Casing	P.V.C.	0.00	23.50	50			Seated on Bottom, Screwed
1	1	Opening	Slots - Vertical	7.00	23.00	50		1	PVC

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
1							(m)		

# Geologists Log Drillers Log

From	То	Thickness	Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	0.20	0.20	GRAVEL SANDY	Gravel	
0.20	0.30	0.10	SAND	Sand	
0.30	1.00	0.70	CLAY	Clay	
1.00	1.30	0.30	SAND	Sand	
1.30	4.80	3.50	CLAY	Clay	
4.80	23.50	18.70	SHALE	Shale	

## **Remarks**

\*\*\* End of GW102394 \*\*\*

Warning To Clients: This rawdata has been supplied to the NSW Office of Water by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use by you at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

#### GW102395

Licence: 10BL158402 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s): Intended Purpose(s):

Work Type: Bore
Work Status:
Construct.Method:
Owner Type:

Commenced Date: Final Depth: 33.30 m
Completion Date: 09/02/1999 Drilled Depth: 33.30 m

Contractor Name: Macquarie Drilling

Driller: Assistant Driller:

Property: N/A Standing Water Level:
GWMA: - Salinity:
GW Zone: - Yield:

#### Site Details

Site Chosen By:

County Parish Cadastre
Form A: CUMBE CUMBE 046 ROBERTS LANE
Licensed: CUMBERLAND ST GEORGE Whole Lot //

**Region:** 10 - Sydney South Coast **CMA Map:** 

River Basin: - Unknown Grid Zone: Scale:

Area/District:

 Elevation: 0.00 m (A.H.D.)
 Northing: 6239803.0
 Latitude: 33°58'04.3"S

 Elevation Unknown
 Easting: 325672.0
 Longitude: 151°06'47.2"E

Source:

GS Map: - MGA Zone: 0 Coordinate GIS - Geographic

Source: Information System

#### Construction

Hole	Pipe	Component	Туре	From	То	Outside	Inside	Interval	Details
1				(m)	(m)	Diameter	Diameter		
						(mm)	(mm)		
1		Hole	Hole	0.00	33.30	200			Percussion
1		Annulus	(Unknow n)	25.90	32.80				Graded
1	1	Casing	P.V.C.	0.00	32.80	50			Seated on Bottom, Screwed
1	1	Opening	Slots - Vertical	26.80	32.80	50		1	PVC

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
1							(m)		

# Geologists Log Drillers Log

From	То	Thickness	Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	0.60	0.60	GRAVEL SANDY FILL	Gravel	
0.60	8.00	7.40	GRAVEL/CLAY/SAND FILL	Gravel	
8.00	28.10	20.10	SHALE	Shale	
28.10	33.30	5.20	SANDSTONE	Sandstone	

## Remarks

\*\*\* End of GW102395 \*\*\*

Warning To Clients: This rawdata has been supplied to the NSW Office of Water by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use byyou at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

#### GW102396

Licence: 10BL158402 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s):

Intended Purpose(s): MONITORING BORE

Work Type: Bore
Work Status: Equipped
Construct.Method: Auger
Owner Type: Local Govt

Commenced Date: Final Depth: 5.00 m
Completion Date: 01/02/1998 Drilled Depth: 5.00 m

Contractor Name: Macquarie Drilling

Driller: Assistant Driller:

Property: N/A Standing Water Level: GWMA: - Salinity: GW Zone: - Yield:

#### Site Details

Site Chosen By:

County Parish Cadastre
Form A: CUMBE CUMBE46 ROBERTS LANE
Licensed: CUMBERLAND ST GEORGE Whole Lot //

Region: 10 - Sydney South Coast CMA Map:

River Basin: - Unknown Grid Zone: Scale:

Area/District:

 Elevation: 0.00 m (A.H.D.)
 Northing: 6239803.0
 Latitude: 33°58'04.3"S

 Elevation Unknown
 Easting: 325697.0
 Longitude: 151°06'48.2"E

Source:

GS Map: - MGA Zone: 0 Coordinate GIS - Geographic

Source: Information System

## Construction

Hole	Pipe	Component	Туре	From	То	Outside	Inside	Interval	Details
1				(m)	(m)	Diameter	Diameter		
						(mm)	(mm)		
1		Hole	Hole	0.00	5.00	200			Auger
1		Annulus	(Unknow n)	0.80	4.50				Graded
1	1	Casing	P.V.C.	0.00	4.50	50			Seated on Bottom, Screwed
1	1	Opening	Slots - Vertical	1.00	4.00	50		1	PVC

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
1							(m)		

# Geologists Log

# **Drillers Log**

From	То	Thickness	Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	0.20	0.20	ASPHALT AND ROAD BASE	Fill	
0.20	0.40	0.20	SAND FILL	Fill	
0.40	3.60	3.20	CLAY SILTY FILL	Fill	
3.60	5.00	1.40	SHALE	Shale	

## Remarks

11/01/2013: Nat Carling, 11-Jan-2013; Added rock type codes to driller's log & added missing information (based on existing data).

\*\*\* End of GW102396 \*\*\*

Warning To Clients: This rawdata has been supplied to the NSW Office of Water by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use by you at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

#### GW102397

Licence: 10BL158402 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s): Intended Purpose(s):

Work Type: Bore
Work Status:
Construct.Method:
Owner Type:

Commenced Date: Final Depth: 30.30 m
Completion Date: 10/02/1998 Drilled Depth: 30.30 m

Contractor Name: Macquarie Drilling

Driller: Assistant Driller:

Property: N/A Standing Water Level:
GWMA: - Salinity:
GW Zone: - Yield:

Site Details

Site Chosen By:

County Parish Cadastre
Form A: CUMBE CUMBE 046 ROBERTS LANE
Licensed: CUMBERLAND ST GEORGE Whole Lot //

Region: 10 - Sydney South Coast CMA Map:

River Basin: - Unknown Grid Zone: Scale:

Area/District:

 Elevation: 0.00 m (A.H.D.)
 Northing: 6239651.0
 Latitude: 33°58'09.3"S

 Elevation Unknown
 Easting: 325803.0
 Longitude: 151°06'52.2"E

Source:

GS Map: - MGA Zone: 0 Coordinate GIS - Geographic

Source: Information System

#### Construction

Hole	Pipe	Component	Туре	From	То	Outside	Inside	Interval	Details
1				(m)	(m)	Diameter			
						(mm)	(mm)		
1		Hole	Hole	0.00	14.50	200			Cable Tool
1		Hole	Hole	14.50	30.30	200			Unknow n
1		Annulus	(Unknow n)	22.90	33.30				Graded
1	1	Casing	P.V.C.	0.00	30.30	50			Seated on Bottom, Screwed
1	1	Opening	Slots - Vertical	23.80	29.80	50		1	PVC

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
							(m)		

# Geologists Log Drillers Log

From	То	Thickness	Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	0.20	0.20	SAND SILTY	Sand	
0.20	24.30	24.10	SHALE	Shale	
24.30	30.30	6.00	SANDSTONE	Sandstone	

## **Remarks**

\*\*\* End of GW102397 \*\*\*

W arning To Clients: This rawdata has been supplied to the NSW Office of W ater by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use by you at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

#### GW102398

Licence: 10BL158401 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s): Intended Purpose(s):

Work Type: Bore
Work Status:
Construct.Method:
Owner Type:

Commenced Date: Final Depth: 33.30 m
Completion Date: 11/02/1998 Drilled Depth: 33.30 m

Contractor Name: Macquarie Drilling

Driller: Assistant Driller:

Property: N/A Standing Water Level: GWMA: - Salinity: GW Zone: - Yield:

#### Site Details

Site Chosen By:

County Parish Cadastre
Form A: CUMBE CUMBE.046 DURHAM STREET
Licensed: CUMBERLAND ST GEORGE Whole Lot //

Region: 10 - Sydney South Coast CMA Map:

River Basin: - Unknown Grid Zone: Scale:

Area/District:

 Elevation: 0.00 m (A.H.D.)
 Northing: 6239893.0
 Latitude: 33°58'01.3"S

 Elevation Unknown
 Easting: 325567.0
 Longitude: 151°06'43.2"E

Source:

GS Map: - MGA Zone: 0 Coordinate GIS - Geographic

Source: Information System

## Construction

Hole	Pipe	Component	Туре	From	То	Outside	Inside	Interval	Details
1				(m)	(m)	Diameter	Diameter		
						(mm)	(mm)		
1		Hole	Hole	0.00	33.30	200			Percussion
1		Annulus	(Unknow n)	26.00	33.30				Graded
1	1	Casing	P.V.C.	0.00	33.30	50			Seated on Bottom, Screwed
1	1	Opening	Slots - Vertical	26.50	32.80	50		1	PVC, SL: 6.3mm

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
1							(m)		

# Geologists Log Drillers Log

From	То	Thickness	Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	0.80	0.80	CLAY SILTY FILL	Clay	
0.80	3.20	2.40	CLAY	Clay	
3.20	10.30	7.10	CLAY SILTY	Clay	
10.30	26.50	16.20	SHALE	Shale	
26.50	33.30	6.80	SANDSTONE	Sandstone	

## **Remarks**

\*\*\* End of GW102398 \*\*\*

Warning To Clients: This rawdata has been supplied to the NSW Office of Water by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use by you at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

#### GW102407

Licence: 10BL158400 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s): Intended Purpose(s):

Work Type: Bore
Work Status:
Construct.Method:

Owner Type:

Commenced Date: Final Depth: 18.30 m
Completion Date: 12/02/1998 Drilled Depth: 18.30 m

Contractor Name: Macquarie Drilling

Driller:

**Assistant Driller:** 

Property: N/A GWMA: -GW Zone: - Standing Water Level:

Salinity: Yield:

#### Site Details

Site Chosen By:

County Parish Cadastre

Form A: CUMBE CUMBE.046 RAILWAY PARADE

Licensed: CUMBERLAND ST GEORGE Whole Lot //

Region: 10 - Sydney South Coast CMA Map:

River Basin: - Unknown Grid Zone: Scale:

Area/District:

 Elevation: 0.00 m (A.H.D.)
 Northing: 6239617.0
 Latitude: 33°58'10.3"S

 Elevation Unknown
 Easting: 325624.0
 Longitude: 151°06'45.2"E

Source:

GS Map: - MGA Zone: 0 Coordinate GIS - Geographic

Source: Information System

## Construction

Hole	Pipe	Component	Туре	From	То	Outside	Inside	Interval	Details
1				(m)	(m)	Diameter	Diameter		
						(mm)	(mm)		
1		Hole	Hole	0.00	18.30	200			Rotary Air
1		Annulus	(Unknow n)	11.10	18.30				Graded
1	1	Casing	P.V.C.	0.00	18.30	50			Seated on Bottom, Cemented,
									Screw ed
1	1	Opening	Slots - Vertical	11.80	17.80	50		1	PVC

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
							(m)		

# Geologists Log Drillers Log

From	То	Thickness	Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	0.20	0.20	CLAY SILTY	Clay	
0.20	13.40	13.20	SHALE	Shale	
13.40	18.30	4.90	SANDSTONE	Sandstone	

## **Remarks**

\*\*\* End of GW102407 \*\*\*

Warning To Clients: This rawdata has been supplied to the NSW Office of Water by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use by you at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

#### GW102408

Licence: 10BL158400 Licence Status: ACTIVE

Authorised MONITORING BORE

Purpose(s): Intended Purpose(s):

Work Type: Bore
Work Status:
Construct.Method:
Owner Type:

Commenced Date: Final Depth: 24.30 m
Completion Date: 12/02/1998 Drilled Depth: 24.30 m

Contractor Name: Macquarie Drilling

Driller: Assistant Driller:

Property: N/A Standing Water Level: GWMA: - Salinity: GW Zone: - Yield:

#### Site Details

Site Chosen By:

County Parish Cadastre

Form A: CUMBE CUMBE.046 RAILWAY PARADE

Licensed: CUMBERLAND ST GEORGE Whole Lot //

Region: 10 - Sydney South Coast CMA Map:

River Basin: - Unknown Grid Zone: Scale:

Area/District:

 Elevation: 0.00 m (A.H.D.)
 Northing: 6239647.0
 Latitude: 33°58'09.3"S

 Elevation Unknown
 Easting: 325572.0
 Longitude: 151°06'43.2"E

Source:

GS Map: - MGA Zone: 0 Coordinate GIS - Geographic

Source: Information System

## Construction

Hole	Pipe	Component	Туре	'	• •	Outside Diameter	Inside	Interval	Details
				(111)	(111)	(mm)	(mm)		
1		Hole	Hole	0.00	24.30	200			Rotary Air
1		Annulus	(Unknow n)	16.20	24.30				Graded
1	1	Casing	P.V.C.	0.00	24.30	50			Seated on Bottom, Screwed
1	1	Opening	Slots - Vertical	17.80	23.80	50		1	PVC

From	То	Thickness	WBZ Type	S.W.L.	D.D.L.	Yield	Hole	Duration	Salinity
(m)	(m)	(m)		(m)	(m)	(L/s)	Depth	(hr)	(mg/L)
1							(m)		

# Geologists Log

# **Drillers Log**

From	To Thickness		Drillers Description	Geological Material	Comments
(m)	(m)	(m)			
0.00	0.30	0.30	OTHER	Invalid Code	
0.30	19.80	19.50	SHALE	Shale	
19.80	24.30	4.50	SANDSTONE	Sandstone	

## Remarks

\*\*\* End of GW102408 \*\*\*

Warning To Clients: This rawdata has been supplied to the NSW Office of Water by drillers, licensees and other sources. The NOW does not verify the accuracy of this data. The data is presented for use by you at your own risk. You should consider verifying this data before relying on it. Professional hydrogeological advice should be sought in interpreting and using this data.

Preliminary Site Investigation Landmark Square - Forest Road, Durham Street & Roberts Lane, Hurstville, NSW Report No. E22665 AA\_Rev1

# APPENDIX C LAND TITLE SEARCH



ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000

PO Box 2513 Sydney NSW 2000

DX 1019 Sydney

#### **Summary of Owners Report**

<u>LPI</u> <u>Sydney</u>

#### Address: - Durham Street, Forest Road & Roberts Lane, Hurstville

#### Description: -

<u>Lot 1 D.P. 213685 – 118A Durham Street</u>	<u>Lot 2 D.P. 213685 – 118 Durham Street</u>
<u>Lot 5 D.P. 171179 – 116 Durham Street</u>	<u>Lot A D.P. 381801 – 114 Durham Street</u>
<u>Lot B D.P. 381801 – 112 Durham Street</u>	<u>Lot C D.P. 381801 – 110 Durham Street</u>
Lot D D.P. 381801 – 108 Durham Street	<u>Lot 1 D.P. 172819 – 9 Roberts Lane</u>
Lot 1 D.P. 225302 – 61 Forest Road	Lot A D.P. 372835 – 53 Forest Road
Lot 101 D.P. 776275 – 67 Forest Road	

#### As regards Lot 1 D.P. 213685 - 118A Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
31.07.1919 (1919 to 1921)	Edward Smyth (Grocer)	Vol 2957 Fol 32
06.05.1921 (1921 to 1949)	Walter Sloan (Slater)	Vol 2957 Fol 32 Now Vol 3221 Fol 248
07.04.1949 (1949 to 1954)	Myrtle Rutherford (Married Woman)	Vol 3221 Fol 248
21.09.1954 (1954 to 1967)	Durham Dry Cleaners Pty Limited Now Lewis Court Pty Limited	Vol 3221 Fol 248 Now Vol 9292 Fol 194
26.10.1967 (1967 to 1992)	Keith Noel Hart (Dry Cleaner)	Vol 9292 Fol 194 Now 1/213685
04.09.1992 (1992 to date)	# Hassan Hage # Wafa Hage	1/213685

#### # Denotes current registered proprietors

#### Leases: - NIL

#### Easements: -

- 15.06.1962 Right of Carriageway variable width (J 91006 & D.P. 213685)
- 15.06.1962 Easement for Roof water Drainage 6 inches wide (J 91006 & D.P. 213685)

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827

Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000

DX 1019 Sydney

#### As regards Lot 2 D.P. 213685 – 118 Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
31.07.1919 (1919 to 1921)	Edward Smyth (Grocer)	Vol 2957 Fol 32
06.05.1921 (1921 to 1949)	Walter Sloan (Slater)	Vol 2957 Fol 32 Now Vol 3221 Fol 248
07.04.1949 (1949 to 1954)	Myrtle Rutherford (Married Woman)	Vol 3221 Fol 248
21.09.1954 (1954 to 1962)	Durham Dry Cleaners Pty Limited Now Lewis Court Pty Limited	Vol 3221 Fol 248 Now Vol 9292 Fol 195
15.06.1962 (1962 to 1993)	Wood Coffill Funeral Homes Pty Limited Now Wood Coffill Funerals Pty Limited	Vol 9292 Fol 195 Now 2/213685
09.09.1993 (1993 to date)	# Hassan Hage # Wafa Hage	2/213685

#### # Denotes current registered proprietors

#### Leases: -

- 25.01.1994 (I 974361) Expired due to effluxion of time, not investigated
- 25.06.1999 (5931306) Expired due to effluxion of time, not investigated
- 17.03.2004 (AA 501283) Expired due to effluxion of time, not investigated
- 15.07.2013 to Sydney Family Funerals Pty Ltd expires 31.10.2013, also 4 x 3 year options

#### Easements: -

15.06.1962 Rights of Carriageway variable width (J 91006 & D.P. 213685)

#### As regards Lot 5 D.P. 371179 - 116 Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
31.07.1919 (1919 to 1921)	Edward Smyth (Grocer)	Vol 2957 Fol 32
02.09.1921 (1921 to	Robert Henry Mackenzie (Commercial Traveller) Joseph William Barker (Gentleman) Ernest Albert Field (Master Tailor)	Vol 2957 Fol 32 Now Vol 3276 Fol 153
26.02.1937 (1937 to date)	# The Boy Scouts Association New South Wales Branch	Vol 3276 Fol 153 Now 5/371179

#### # Denotes current registered proprietors

### Leases & Easements: - NIL

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000 DX 1019 Sydney

## As regards Lot A D.P. 391801 - 114 Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
31.07.1919 (1919 to 1923)	Edward Smyth (Grocer)	Vol 2957 Fol 32
10.05.1923 (1923 to 1923)	Marion Banes (Married Woman)	Vol 2957 Fol 32 Now Vol 3459 Fol 8
05.11.1923 (1923 to 1926)	Cecelia Rosalind Smith (Married Woman)	Vol 3459 Fol 8
24.02.1926 (1926 to 1953)	Charles Grant Gray (Builder)	Vol 3459 Fol 8
10.03.1953 (1953 to 1973)	John Joseph Maloney (Fitters Mate) Daisy Isabelle Maloney (Married Woman)	Vol 3459 Fol 8 Now Vol 7016 Fol 69
03.03.1973 (1973 to 1992)	Ralph Short & Co Pty Limited	Vol 7016 Fol 69 Now A/391801
26.06.1992 (1992 to date)	# Bagi Pty Limited	A/391801

## # Denotes current registered proprietor

#### Leases: - NIL

#### Easements: -

• 10.03.1953 Cross Easements (Party Wall) – Vide G 262087

## As regards Lot B D.P. 391801 – 112 Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
31.07.1919 (1919 to 1923)	Edward Smyth (Grocer)	Vol 2957 Fol 32
10.05.1923 (1923 to 1923)	Marion Banes (Married Woman)	Vol 2957 Fol 32 Now Vol 3459 Fol 8
05.11.1923 (1923 to 1926)	Cecelia Rosalind Smith (Married Woman)	Vol 3459 Fol 8
24.02.1926 (1926 to 1956)	Charles Grant Gray (Builder)	Vol 3459 Fol 8 Now Vol 7016 Fol 70
03.02.1956 (1956 to 1973)	Christian John Benecke (War Pensioner)	Vol 7016 Fol 70
15.01.1973 (1973 to 1992)	Mafe Alice Short (Married Woman)	Vol 7016 Fol 70 Now B/391801
26.06.1992 (1992 to date)	# Bagi Pty Limited	B/391801

#### # Denotes current registered proprietor

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000 DX 1019 Sydney

Search continued as regards Lot B D.P. 391801 – 112 Durham Street

## Leases: - NIL

#### Easements: -

- 10.03.1953 Cross Easements (Party Wall) Vide G 262087
- 10.03.1953 Easement Vide G 262087

#### As regards Lot C D.P. 391801 - 110 Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
31.07.1919 (1919 to 1923)	Edward Smyth (Grocer)	Vol 2957 Fol 32
10.05.1923 (1923 to 1923)	Marion Banes (Married Woman)	Vol 2957 Fol 32 Now Vol 3459 Fol 8
05.11.1923 (1923 to 1926)	Cecelia Rosalind Smith (Married Woman)	Vol 3459 Fol 8
24.02.1926 (1926 to 1955)	Charles Grant Gray (Builder)	Vol 3459 Fol 8 Now Vol 7016 Fol 71
14.11.1955 (1955 to 1976)	Stanley Ernest Thompson (Insurance Officer)	Vol 7016 Fol 71
14.01.1976 (1976 to 1992)	Terese Estelle Thompson (Widow) (Section 93 Application not investigated)	Vol 7016 Fol 71 Now C/391801
23.06.1992 (1992 to 2006)	Noel Raymond Gray	C/391801
09.01.2006 (2006 to date)	# Bagi Pty Limited	C/391801

#### # Denotes current registered proprietor

#### Leases: - NIL

#### Easements: -

• 22.11.1957 Cross Easements (Party Wall) – vide G 454423

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000 DX 1019 Sydney

## As regards Lot D D.P. 391801 - 108 Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
31.07.1919 (1919 to 1923)	Edward Smyth (Grocer)	Vol 2957 Fol 32
10.05.1923 (1923 to 1923)	Marion Banes (Married Woman)	Vol 2957 Fol 32 Now Vol 3459 Fol 8
05.11.1923 (1923 to 1926)	Cecelia Rosalind Smith (Married Woman)	Vol 3459 Fol 8
24.02.1926 (1926 to 1956)	Charles Grant Gray (Builder)	Vol 3459 Fol 8
07.09.1956 (1956 to 1958)	Roald William Thomas Lewis (Traveller)	Vol 3459 Fol 8 Now Vol 7265 Fol 2
27.07.1958 (1958 to 2002)	Noel Alexander Ensby (or Ensbey) (Pastry Cook) Hazel Margaret Ensby (or Ensbey) (Married Woman)	Vol 7265 Fol 2 Now D/391801
20.11.2002 (2002 to 2005)	Noel Alexander Ensby (or Ensbey)	D/391801
27.01.2005 (2005 to date)	# Bagi Pty Limited	D/391801

## # Denotes current registered proprietor

## Leases: - NIL

### Easements: -

- 22.11.1957 Cross Easements (Party Wall) vide G 454423
- 22.11.1957 Easement for Overhanging Eaves and Guttering vide G 454423

## As Regards Lot 1 D.P. 172819 – 9 Roberts Lane

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
31.07.1919 (1919 to 1922)	Edward Smyth (Grocer)	Vol 2957 Fol 32
19.08.1922 (1922 to 1937)	Walter Sloan (Slater)	Vol 2957 Fol 32 Now Vol 3362 Fol 13
09.04.1937 (1937 to 1938)	Albert Jacob Whippie (Slipper Manufacturer) (Section 14 Application not investigated)	Vol 3362 Fol 13
21.05.1938 (1938 to 1940)	Ivor Edwin Davidson (Builder) William Thomas Wright (Estate Agent)	Vol 3362 Fol 13 Now Vol 4945 Fol's 246 & 247
14.06.1940 (1940 to 1942)	Ivor Edwin Davidson (Builder)	Vol 4945 Fol's 246 & 247 Now Vol 5153 Fol 179
01.06.1942 (1942 to 1946)	Charles Alfred Bullivant (Manufacturer) Clive Alfred Bullivant (Manufacturer)	Vol 5153 Fol 179

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000 DX 1019 Sydney

Search continued as Regards Lot 1 D.P. 172819 – 9 Roberts Lane

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
07.02.1946 (1946 to 1984)	Eric Bernard Bullivant (Operator) Clive Alfred Bullivant (Carpenter)	Vol 5153 Fol 179 Now Vol 5563 Fol's 33 & 34
29.05.1984 (1984 to date)	# Iliva Kordic # Jakica Kordic	

#### # Denotes current registered proprietors

#### Easements: - NIL

#### Leases: -

- 29.04.1964 to Bert S. Miller & Co. Pty Limited, of part expired 15.01.1968
- 18.09.1967 to David Arthur Smith, Manufacturer expired 06.04.1971
- 22.01.1971 to Sunbeam Corporation Limited expired 29.05.1984
- 19.06.1992 (E 543114) expired due to effluxion of time, not investigated
- 23.07.2003 (9808461) expired due to effluxion of time, not investigated
- 14.09.2009 (AE 971244) expired due to effluxion of time, not investigated
- 08.10.2012 to Woelms Pty Limited expires 30.06.2015

#### As regards Lot 1 D.P. 225302 - 61 Forest Road

As regards the part highlighted yellow and numbered (1) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
02.01.1919 (1919 to 1929)	Tooth & Co Limited	Vol 2902 Fol 23
22.01.1929 (1929 to 1945)	Jennie Smith (Married Woman) Phyllis Smith (Married Woman)	Vol 2902 Fol 23
02.10.1945 (1945 to 1953)	Pioneer Coaches Pty Limited	Vol 2902 Fol 23
17.03.1953 (1953 to 1954)	William Graham Lewis (Company Director) Myrtle Rutherford Lewis (Married Woman)	Vol 2902 Fol 23
27.01.1954 (1954 to 1970)	Frank G. O'Brien Limited	Vol 2902 Fol 23 Now Vol 10416 Fol 165

#### Leases: -

• 10.01.1918 to John Bear (Licensed Publican) – Expired 30.10.1929

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000 DX 1019 Sydney

## As regards the part highlighted yellow and numbered (2) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
01.12.1917 (1917 to 1934)	Robert Welch (Blacksmith)	Book 1119 No. 400
28.08.1934 (1934 to 1934)	Walter Edward Welch (Retired Provision Merchant) Robert Alexander Patrick (Solicitor)	Vol 4644 Fol 108
02.10.1934 (1934 to 1947)	Beatrice Fanny Loftus (Married Woman)	Vol 4644 Fol 108
19.02.1947 (1947 to 1950)	William Robert Loftus (Motor Mechanic)	Vol 4644 Fol 108
15.05.1950 (1950 to 1970)	Frank G. O'Brien Limited	Vol 4644 Fol 108 Now Vol 10416 Fol 165

## As regards the part highlighted yellow and numbered (3) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
10.02.1927 (1927 to 1927)	William Fulljames (Land Holder)	Vol 3968 Fol 42
14.02.1927 (1927 to 1950	Charles Grant Gray (Contractor)	Vol 3968 Fol 42 Now Vol 4692 Fol 74
15.08.1950 (1950 to 1970)	Frank G. O'Brien Limited	Vol 4692 Fol 74 Now Vol 10416 Fol 165

## As regards the part highlighted yellow and numbered (4) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
20.01.1922 (1922 to 1936)	James Watson McInnes (Engineer)	Book 1251 No. 563
17.09.1936 (1936 to 1942)	John Archibald Atkinson (Engineer) Mabel Mary Connell (Spinster) Now Mabel Mary Atkinson (Married Woman)	Boo 1761 No. 331
08.12.1942 (1942 to 1949)	Percy Charlick (Painter)	Book 1922 No. 718
31.10.1949 (1949 to 1960)	Florence Marina Charlick (Widow)	Book 2100 No .760
25.03.1960 (1960 to 1970)	Frank G. O'Brien Limited	Book 2523 No. 980 Now Vol 10416 Fol 165

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000

DX 1019 Sydney

Search continued as regards the whole of Lot 1 D.P. 225302

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
04.08.1970 (1970 to 1989)	Carola Pty Limited Now Melabond Pty Limited	Vol 10416 Fol 165 Now 1/225302
30.01.1989 (1989 to 1999)	Ayersbell Corporation Pty Ltd	1/225302
04.06.1999 (1999 to date)	# Sentumar Pty Limited	1/225302

#### # Denotes current registered proprietor

#### Easements: - NIL

#### Leases: -

- 02.11.1970 to Frank G. O'Brien Limited expired 18.03.1981
- 18.03.1981 to Bismac Pty Limited expires 02.08.1983
- Numerous leases were found from 10.01.1991 to date that have since expired due to effluxion of time or have been surrendered. These leases have not been investigated

The leases listed below are the current leases

- 15.10.2007 to Hannah Louis Group Pty Ltd, of Units 2 & 3 expires 07.07.2012, also 5 year option
- 12.12.2013 to Lawrence & Hanson Group Pty Ltd, of Unit 3 expires 23.05.2016, also 3 year option
- 05.06.2014 to Colourful Flooring Pty Ltd, of Unit B2 expires 15.08.2017, also 5 year option

#### As regards Lot A D.P. 372835 - 53 Forest Road

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
10.02.1927 (1927 to 1927)	William Fulljames (Land Holder)	Vol 3968 Fol 42
14.02.1927 (1927 to 1955)	Charles Grant Gray (Contractor)	Vol 3968 Fol 42 Now Vol 6365 Fol 117
22.05.1955 (1955 to 1961)	Gardner Mack Limited	Vol 6365 Fol 117
23.01.1961 (1961 to 1969)	Samuel Joseph Raphael (Shop Keeper) Now correctly known as Samuel Anthony Raphael (Shop Keeper)	Vol 6365 Fol 117
14.03.1969 (1969 to 1984)	Pasquale Briglia (Concreter) Giovanna Briglia (Married Woman)	Vol 6365 Fol 117
30.03.1984 (1984 to 1989)	Giovanna Briglia (Widow)	Vol 6365 Fol 117
28.02.1989 (1989 to date)	# Katia Giaichi (Transmission Application not investigated)	Vol 6365 Fol 117 Now A/372835

#### # Denotes current registered proprietor

#### Easements & Leases: - NIL

ABN: 52832569710 Ph: 02 9233 5800

Fax: 02 9221 2827

Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000 DX 1019 Sydney

#### As regards Lot 101 D.P. 776275 - 67 Forest Road

As regards the part highlighted yellow and numbered (1) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
03.08.1909 (1909 to 1932)	Jane Hancock (Married Woman)	Book 887 No's 187 & 188
08.10.1932 (1932 to 1936)	Samuel Valentine Pease (Manufacturer)	Book 1648 No. 756
13.08.1930 (1930 to 1958)	Sarah Ann Hellyer (Married Woman)	Book 1758 No .147
18.07.1958 (1958 to 1976)	Vacuum Oil Company Proprietary Limited	Book 2454 No. 446 Now Vol 7874 Fol 132
04.02.1976 (1976 to 2004)	Swanton's Car Market Pty Limited	Vol 7874 Fol 132 Now 101/776275

#### Leases: -

• 12.12.1986 to Sonic Speed Equipment (Sales) Pty Limited – expires 20.07.1988, also 5 year option

o 12.12.1986 to Sebodu Pty Limited

As regards the part highlighted yellow and numbered (2) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1952)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 4933 Fol 213
23.06.1952 (1952 to 1958)	Eustace Staniforth Coote (Garage Proprietor)	Vol 4933 Fol 213 Now Vol 6559 Fol 70
18.06.1958 (1958 to 1976)	Vacuum Oil Company Proprietary Limited	Vol 6559 Fol 70
04.02.1976 (1976 to 2004)	Swanton's Car Market Pty Limited	Vol 6559 Fol 70 Now 101/776275

#### Leases: -

- 15.06.1939 to Frank Campbell (Garage Proprietor) & Henry Frank Campbell (Garage Proprietor) expired 30.07.1952
- 12.12.1986 to Sonic Speed Equipment (Sales) Pty Limited expires 20.07.1988, also 5 year option
  - o 12.12.1986 to Sebodu Pty Limited

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000 DX 1019 Sydney

#### Search continued as regards the whole of Lot 101 D.P. 776275

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
02.11.2004 (2004 to 2007)	Mark Joseph Hayler Peter Joseph Hayler	101/776275
02.02.2007 (2007 to date)	# Sentumar Pty Limited	101/776275

# Denotes current registered proprietor

#### Easements: - NIL

#### Leases continued from 12.12.1986

- 17.10.1989 (AE 624988) expired due to effluxion of time, not investigated
- 29.10.1992 (E 834922) expired due to effluxion of time, not investigated
- 22.09.1998 (5282378) expired due to effluxion of time, not investigated
- 10.09.2013 to Nazier Kataieh, of Unit C and 5 car parking spots 09.09.2015 also 2 x 3 year options
- 22.08.2014 to Speedy Tyres Pty Ltd, of Units A & B expires 14.02.2017, also 3 year option

Yours Sincerely Mark Groll 31 July 2015 (Ph: 0412 199 304)

Email: grolly1@bigpond.net.au



Locality: HURSTVILLE

**Cadastral Records Enquiry Report** 

**Identified Parcel:** Lot 1 DP 225302

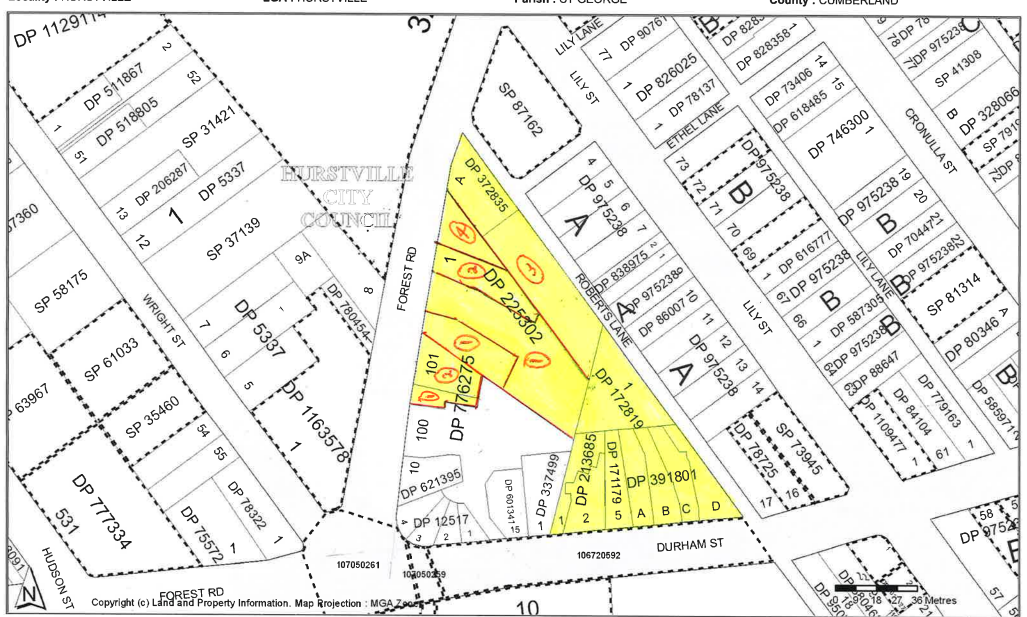
LGA: HURSTVILLE

Requested Parcel: Lot 1 DP 225302

Parish: ST GEORGE

County: CUMBERLAND

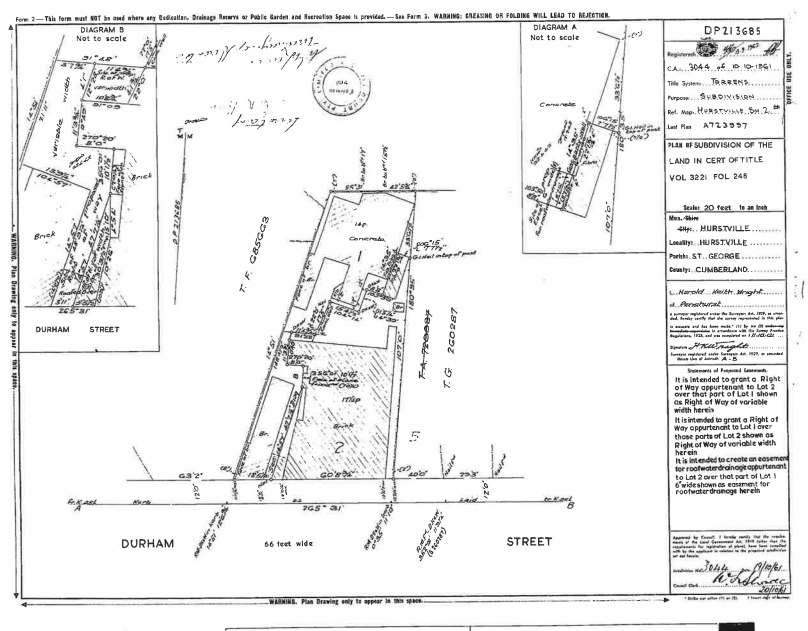
Ref: surv:scim-grollm



Report Generated 9:02:30 AM, 30 July, 2015 Copyright © Land and Property Information ABN: 84 104 377 806

This information is provided as a searching aid only. While every endeavour is made to ensure the current cadastral pattern is accurately reflected, the Registrar General cannot guarantee the information provided. For all ACTIVITY PRIOR to SEPT 2002 you must refer to the RGs Charting and Reference Maps.

Page 1 of 5



AMENUMENTS OR ADDITIONS NOTED ON PLAN IN REGISTRAR GENERAL'S OFFICE. CONVERSION TABLE ADDED IN REGISTRAR GENERAL'S DEPARTMENT DP 213685 METRES FEET INCHES 0.051 0.102 0.152 7 1/2 0.203 0.222 5 1/2 0.610 1.019 6 3/4 1.086 1.194 1,664 0 1/4 7 1/2 2.324 7 1/4 2.642 1 1/2 8 3/4 10 10 10 3.086 3,277 3 3/4 11 11 3.473 11 11 11 5 1/4 9 1/9 3,588 10 3.658 12 12 12 12 13 3.715 2 1/4 6 3/4 2 1/2 4,531 10 1/2 14 15 15 17 18 4.826 5.309 5 1/9 5.620 21 22 29 11 3/4 6.580 8.915 9,233 3 1/2 6 1/2 30 33 10.229 5 3/4 7 1/4 42 47 14.510 48 60 63 65 9 1/4 19.865 19,253 32,614 4 1/2 AC RD P S9 M - - 17 1/9 436.3

1, Mruce Richard Davies, Registrar General for New South Wales, certify that this negative is a photograph made as a permanent record of a document in my custody this 13th day of April, 1977

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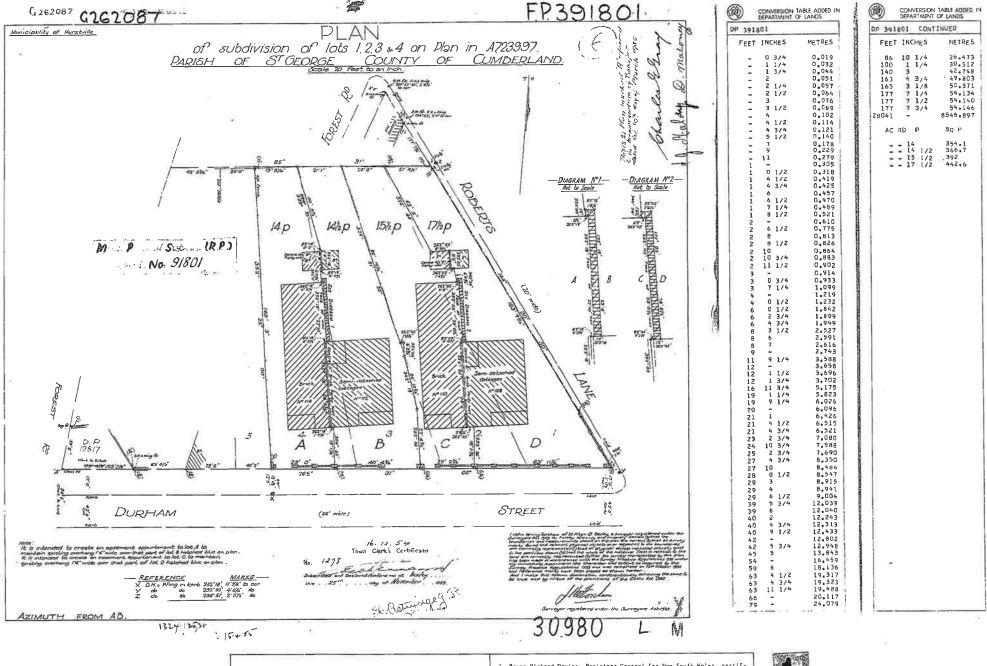


MEMORANDUM (BEAL PROPER 10 9 21 1 being registered as the proprietor of an estate in fee simple in the land hereinafter described, subject, however, to such encumbrances, tiens and interests as are notified hereunder in consideration of the sum of MIGHTY FOUND. A 77265 Joseph William Barker of almos of Museric Election and Marker I barber I barber I bear of Marker of Marker I bear 772655
do hereby transfer to the transferree)
ALL such my Estate and Interest in ALL THE land mentioned in the schedule following: (herein called transferree) A 772655 do hereby transfer to the transferree North. State If Whole or Part. Cumberland St George 29.57 and leng hot five as shown on Sketch Leven And the transferred covenants with the transferror accompany the Vander.
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any right lod-way or essement
or exception in addition.
Any solid with the covernants implied by the
Act may also be inserted. Ourham St Street Durham 1 . . S 4 Se ENCUMBRANCES, &c., REFERRED TO. · A very short note will sollice. EPIAN MADE TO 171179 (4) (4.4) Signed at Sydney the second day of September 1921. If recented which the State
the instrument should be
the Regress s If the Trusteers or Transferree signs by a mark, the attestation must state " that the fortrument was read over and explained to him, and that he appeared fully to understand the same." Signed in my presence by the transferre PERSONALLY KNOWN TOTAL † N.R. Section 117 requires that the above Certificate be signed by Transferrer or his Solicitor, and remaily of 250; also to dissingly recoverable by parties injured. If the Solicitor and new the solicitor is the solicitor and new the solicitor is the solicitor in the solicitor is the solicitor in the solicitor in the solicitor is the solicitor in the solicitor in the solicitor is the solicitor in the solicitor in the solicitor is the solicitor in the solicitor in the solicitor is the solicitor in the solicitor in the solicitor is the solicitor in the solicitor in the solicitor in the solicitor is the solicitor in the solicitor in the solicitor in the solicitor is the solicitor in the solicitor in the solicitor in the solicitor in the solicitor is the solicitor in the solicito I, Jack Hayword Watson, Registrar General, certify that this nagative is a photograph made as a permanent record of an instrument in my custody this 23rd day of April

0

eq:R018933 / ef:mg /Src:T

06:19



I, Bruce Richard Dovies, Register General for New South Woles, certify that this negative is a pholograph made as a permanent record of a document in my custody this lith day of April, 1979





~ 3-**10** -9-N = 00o -9-=-

/Prt:30-Jul-2015 06:19 /Pgs:ALL /Seq:1 of

Req:R018931 /Doc:DP 0172819 P /Rev:21-Dec-1992 /Sts:OK.OK Ref:mg /Src:T

7-	
Foor:_ A E	flew South Wales.
Endowment :	MEMORANDUM OF TRANSFER ORE (REAL PROPERTY ACT, 1800.)
2 19	EDWARD SHYTH of Hurstville
Artificial Sockarage	(herein called transferror)
a If a less estate, strike out "in fer simple," and interline the required alteratum.	being registered as the proprietor of an estate in <i>lee simple</i> in the land hereinafter described, subject, however, to such encumbrances, liens and interests as are notified hereunder in the sum of Seventy five Pounds  (£ 75:0.0) (the receipt whereof is hereby acknowledged) paid to me by
lind her hand layer	WALTER SLOAN of Hurstville Slater and Tijer
- (my control 1923)	*A848813 F.P. 172819 (herein called transforree)
b II to two or more, state whether as joint tonauls or tenants in common.	do hereby transfer to the transferree*  ALL such my Estate and Interest in ALL THE land mentioned in the schedule following:—
e If all the references cannot be conveniently inserted, a	(e) County. Periols. State if Whale or Part. Val. 1945
form of annowine (obtainable at L.T.O.) may be added. Any annexure must be sented by the parties and their signatures witnessig. These references will suffice if the whole land in the grant or certainable for mannered.	Cumberland Solharge land and being 12957 32
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registered Vol. Fol.	
Where the consent of the local council is required to a subdivision the certificate	
and plaze mentioned in the L. G. Act, 1910, should accompany the transfer, d Strike out if unnecessary.	172819
Covenants should comply with section 89 of the Conveyancing Act, 1919 There also should be set forth	81 3
there also should be set forth any right of way or easement or exception.  Any provision in addition to or medification of the	Lesty E
or medification of the covenants implied by the Ast may also be inserted.	IR 02P
	3
e A very short note will suffice.	ENCUMBRANCES, &c REFERRED TO.
	one to the last of
	DURIAM 5
I If executed within the State	Signed at Lydney the 19th day of duquer 1982.
this instrument should be signed or acknowledge differen- the Registrar-General, or Deputy Registrar-General, or	who is whether it was no me
it Notary Bubbe, a J.P., or Commissioner for Andre ets, to whom the Transferrorus known, otherwise the attest-	Transferror.
before one of the above force	"Signed Paligher"
tion irres to make a do lara- tion in the amexed form. As to instruments executed observices, see p. 2.	by dury
g Repost attestation if	
If the Transfer r or Trans- ferror siens by a mark, the acte diction most state, that	†Accepted, and I hereby certify this Transfer to be correct for the purposes of the Real Property Act.
the instrument was real over an I explained to from and that he appeared fully to understand the same."	Signed in my presence by the transferree
	WIIO IS PERSONALLY NYGONE TO ME Halter Stoam Transferace.
	There stay
100	Wasle
• If signed by virtue of any	power of attorney, the original must be registered, and an attested copy deposited, and the memorandum of mon-revocation charges a signed by the attorney before a witness.
† N.B.—Section 317 requir , penalty of /3:	es that the above Certificate be signed by Transferron or his Solicitor, and renders any person lakely or magligently exciting little as a constant of the solicitor signs be must sign his own name and set that of the firm
50.00	

AMENDMENTS AND/OR ADDITIONS NOTED ON PLAN IN REGISTRAR GENERAL'S OFFICE I, Bruce Richard Davies, Under Secretary for Lands and Registrar General for New South Wales, certify that this Regative is a photograph made as a permanent record of a document in my custody this day.

1. i.

Req:R018937 /Doc:DP 0225302 Ref:mg /Src:T

Pulscribed and declared before me at Syde

(b) that all survey marks found and relevant physical objects on or adjacent to the boundaries are correctly represented, (c) that all physical objects indicated actually exist in the positions shown, (d) that the whole of the material facts in relation to the lami are correctly represented, (c) that the survey represented in this plan has been made in accordance with the Survey Practice Regulations, 1933 (1) by me (2) under my importance, the character and extent of which was the requirement of the Survey Fractice Regulations, 1935, and the reference marks have been from the shown become

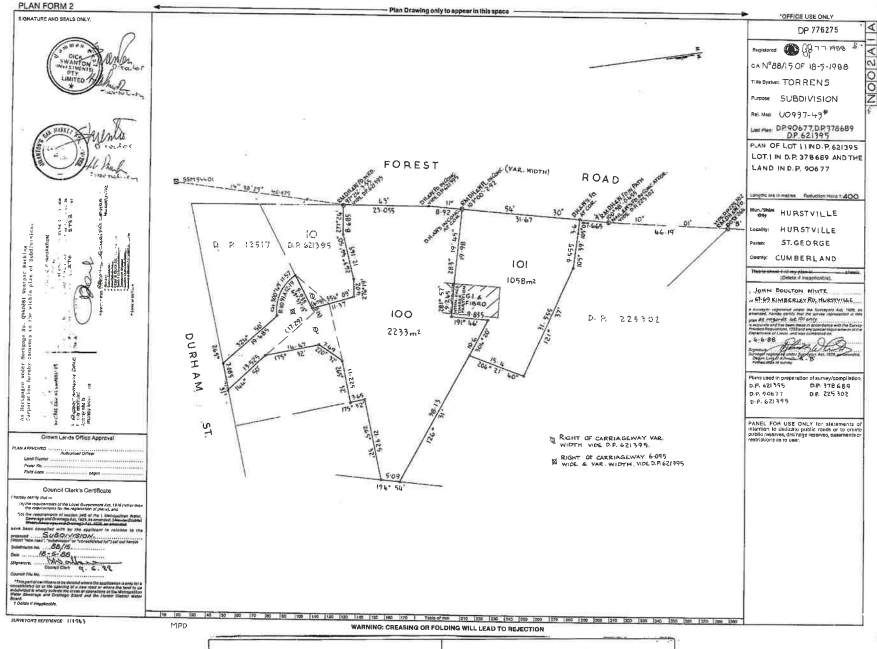
And I make this solern declaration conscientiously believing the same to be true, and by virtue of the provisions of the Oaths Act, 1900

(Signature).

ENTUM LINE OF AZIMUTH 4-8

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13938(4)



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This negative is a photograph made as a permanent record of a document in the custody of the Registrar General this day. 8th July, 1988

Req:R021495 /Doc:CT 09292-194 CT /Rev:09-Feb-2011 /Sts:OK.SC /Prt:30-Jul-2015 11:06 /Pgs:ALL /Seq:1 of 2 Ref:mg /Src:T TIFICATE OF TITLE M NEW SOUTH WALES ERTY ACT, 1900, as amended. (For Grant and title reference prior to first edition see Deposited Plan.) 1st Edition issued 18-10-1962 I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule. Registrar-General. PLAN SHOWING LOCATION OF LAND WARNING: THIS DOCUMENT MUST NOT BE REMOVED FROM SEE AUTO FOLIO DIAGRAM A Not to scale Page 1) ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON 黑 1 LAND TITLES OFFICE STREET **DURHAM** ESTATE AND LAND REFERRED TO Estate in Fee Simple in Lot | \_\_\_\_ in Deposited Plan 213685 at Hurstville in the Municipality PERSONS ARE CAUTIONED AGAINS Hurstville Parish of St. George and County of Cumberland. FIRST SCHEDULE (Continued overleaf) LEWIS COURT PTY. LIMITED. Registrar General. SECOND SCHEDULE (Continued overleaf) ary 1. Reservations and conditions, if any, contained in the Crown Grant(s) referred to in the said Deposited Plan. Registrar General

NOTE: ENTRIES RULEI . HROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR-GENERAL ARE CANCELLED.

- 1	FIRST SCHEDULE (continued)				ST 1609 V. C. N DUSH	I, GOVERNMENT PRINTS
	REGISTERED PROPRIETOR	1	INSTRUMENT			
ĺ		NATURE	I NUMBER	DATE	ENTERED	Signature of Registrar-Gener
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Montgage K859051pl. 11.1967 to Commonweath Trading Bank of Unitralia 14.11.1969	-		J. Mar. Mar.	II DESTINATED IN THE STATE OF T	//		
Mortgage K85905141.11.1967 to Commonwealth Trading Back of Chiotralia 14.11.1919	Franches	J9 1006 P.	15.4.1962		chi 195) 29.10.1962	Jankina	With the same of t
	Mortgogo	K859051K	1 - 11-1967	K for which the state of the st	The second second	James	
	00		and control of the co	J. Subst. A com	1 3 /	0	
				the first of the second			
			*************				
			7				
A CONTRACTOR OF THE PARTY OF TH						************	
FORM No. 184A NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR-GENERAL ARE CANCELLED							



Legal Liaison Services hereby certifies that the information contained in this document has been provided electronically by the Registrar General.

Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE -----30/7/2015 6:21AM

FOLIO: 1/213685

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 9292 FOL 194

Recorded	Number	Type of Instrument	C.T. Issue
4/6/1987		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
26/5/1988		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
4/9/1992	E736453	DISCHARGE OF MORTGAGE	
4/9/1992	E736454	TRANSFER	
4/9/1992	E736455	MORTGAGE	EDITION 1

\*\*\* END OF SEARCH \*\*\*



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 1/213685

EDITION NO

DATE

1 4/9/1992

LAND

LOT 1 IN DEPOSITED PLAN 213685

AT HURSTVILLE

LOCAL GOVERNMENT AREA HURSTVILLE

PARISH OF ST GEORGE COUNTY OF CUMBERLAND

TITLE DIAGRAM DP213685

FIRST SCHEDULE

HASSAN HAGE

WAFA HAGE

AS JOINT TENANTS

(T E736454)

## SECOND SCHEDULE (5 NOTIFICATIONS)

RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

RIGHT OF CARRIAGEWAY AFFECTING PROPOSED RIGHT OF

WAY VARIABLE WIDTH SHOWN IN DP213685

J91006 RIGHT OF CARRIAGEWAY APPURTENANT TO THE LAND ABOVE

DESCRIBED AFFECTING SITES OF PROPOSED RIGHTS OF WAY

VARIABLE WIDTH SHOWN WITHIN LOT 2 IN DP213685

J91006 EASEMENT FOR ROOFWATER DRAINAGE AFFECTING SITE OF

PROPOSED EASEMENT 6 INCHES WIDE FOR ROOFWATER DRAINAGE

SHOWN IN DP213685

E736455 MORTGAGE TO COMMONWEALTH BANK OF AUSTRALIA

## NOTATIONS

NOTE: THE CERTIFICATE OF TITLE FOR THIS FOLIO OF THE REGISTER DOES NOT INCLUDE SECURITY FEATURES INCLUDED ON COMPUTERISED CERTIFICATES OF TITLE ISSUED FROM 4TH JANUARY, 2004. IT IS RECOMMENDED THAT STRINGENT PROCESSES ARE ADOPTED IN VERIFYING THE IDENTITY OF THE PERSON(S) CLAIMING A RIGHT TO DEAL WITH THE LAND COMPRISED IN THIS FOLIO.

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

PRINTED ON 30/7/2015

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\*ANY ENTRIES PRECEDED BY AN ASTERISK DO NOT APPEAR ON THE CURRENT EDITION OF THE CERTIFICATE OF TITLE. WARNING: THE INFORMATION APPEARING UNDER NOTATIONS HAS NOT BEEN FORMALLY RECORDED IN THE REGISTER.

NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR-GENERAL ARE CANCELLED.

Registrar General.



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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE -----30/7/2015 6:22AM

FOLIO: 2/213685

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First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 9292 FOL 195

Recorded	Number	Type of Instrument	C.T. Issue
4/6/1987		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
26/5/1988		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
22/11/1988 22/11/1988	X993126 X993127	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 1
7/3/1989	Y221460	TRANSFER OF MORTGAGE	EDITION 2
18/10/1991	Z998982	DISCHARGE OF MORTGAGE	EDITION 3
29/5/1992	E496119	MORTGAGE	EDITION 4
3/3/1993 3/3/1993	I157135 I157136	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 5
9/9/1993 9/9/1993	I634095 I634096	DISCHARGE OF MORTGAGE TRANSFER	EDITION C
9/9/1993	1634097	MORTGAGE	EDITION 6
25/1/1994	1974361	LEASE	EDITION 7
25/6/1999	5931306	LEASE	EDITION 8
26/2/2004	AA451630	DISCHARGE OF MORTGAGE	EDITION 9
17/3/2004	AA501283	LEASE	EDITION 10
17/1/2005	AB224727	MORTGAGE	EDITION 11
15/7/2013 15/7/2013	AH875657 AH875658	DISCHARGE OF MORTGAGE LEASE	EDITION 12



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 2/213685

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SEARCH DATE	TIME	EDITION NO	DATE
30/7/2015	6:20 AM	12	15/7/2013

LAND

\_\_\_\_

LOT 2 IN DEPOSITED PLAN 213685
AT HURSTVILLE
LOCAL GOVERNMENT AREA HURSTVILLE
DADIGH OF CHARGE COMMENT OF CHARGEDIAN

PARISH OF ST GEORGE COUNTY OF CUMBERLAND

TITLE DIAGRAM DP213685

FIRST SCHEDULE

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HASSAN HAGE WAFA HAGE

AS JOINT TENANTS

(T I634096)

## SECOND SCHEDULE (5 NOTIFICATIONS)

-----

1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

2 J91006 RIGHT OF CARRIAGEWAY APPURTENANT TO THE LAND ABOVE
DESCRIBED AFFECTING SITE OF PROPOSED RIGHT OF WAY
VARIABLE WIDTH SHOWN WITHIN LOT 1 IN DP213685 IN VOL

9292 FOL 194

3 J91006 RIGHT OF CARRIAGEWAY AFFECTING SITES OF PROPOSED

RIGHTS OF WAY VARIABLE WIDTH SHOWN IN DP213685

4 J91006 EASEMENT FOR ROOFWATER DRAINAGE (APPURTENANT TO

THE LAND WITHIN DESCRIBED) AFFECTING EASEMENT 6 INCHES WIDE FOR ROOFWATER DRAINAGE SHOWN IN LOT 1 IN DP213685

IN VOL 9292 FOL 194

5 AH875658 LEASE TO SYDNEY FAMILY FUNERALS PTY LTD OF 118

DURHAM STREET HURSTVILLE. EXPIRES: 31/10/2013. OPTION

OF RENEWAL: 3 YEARS WITH 3 FURTHER OPTIONS OF 3 YEARS.

NOTATIONS

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UNREGISTERED DEALINGS: NIL



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE -----30/7/2015 6:22AM

FOLIO: 5/171179

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 3276 FOL 153

Recorded	Number	Type of Instrument	C.T. Issue
18/2/1989		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
29/5/1990		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 5/171179

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 SEARCH DATE
 TIME
 EDITION NO
 DATE

 30/7/2015
 6:20 AM

VOL 3276 FOL 153 IS THE CURRENT CERTIFICATE OF TITLE

LAND

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LOT 5 IN DEPOSITED PLAN 171179

LOCAL GOVERNMENT AREA HURSTVILLE

PARISH OF ST GEORGE COUNTY OF CUMBERLAND

TITLE DIAGRAM DP171179

FIRST SCHEDULE

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THE BOY SCOUTS ASSOCIATION NEW SOUTH WALES BRANCH

(AP C515961)

SECOND SCHEDULE (1 NOTIFICATION)

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1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

NOTATIONS

\_\_\_\_\_

UNREGISTERED DEALINGS: NIL



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE

30/7/2015 6:22AM

FOLIO: A/391801

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 7016 FOL 69

Recorded  2/9/1989	Number	Type of Instrument TITLE AUTOMATION PROJECT	C.T. Issue LOT RECORDED FOLIO NOT CREATED
14/12/1989		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
26/6/1992 26/6/1992	E564453 E564454	DISCHARGE OF MORTGAGE TRANSFER	EDITION 1



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: A/391801

\_\_\_\_

SEARCH DATE	TIME	EDITION NO	DATE
30/7/2015	6:20 AM	1	26/6/1992

#### LAND

\_\_\_

LOT A IN DEPOSITED PLAN 391801

LOCAL GOVERNMENT AREA HURSTVILLE

PARISH OF ST GEORGE COUNTY OF CUMBERLAND

TITLE DIAGRAM DP391801

FIRST SCHEDULE

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BAGI PTY. LIMITED

(T E564454)

#### SECOND SCHEDULE (3 NOTIFICATIONS)

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- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 G262087 EASEMENT APPURTENANT TO THE LAND ABOVE DESCRIBED AFFECTING THE LAND SHOWN SO BURDENED IN VOL 7016 FOL 69
- 3 G262087 CROSS EASEMENTS (S181 B CONVEYANCING ACT, 1919)
  AFFECTING THE PARTY WALL(S) SHOWN ON THE COMMON
  BOUNDARY OF LOTS A AND B IN DP391801

## NOTATIONS

NOTE: THE CERTIFICATE OF TITLE FOR THIS FOLIO OF THE REGISTER DOES NOT INCLUDE SECURITY FEATURES INCLUDED ON COMPUTERISED CERTIFICATES OF TITLE ISSUED FROM 4TH JANUARY, 2004. IT IS RECOMMENDED THAT STRINGENT PROCESSES ARE ADOPTED IN VERIFYING THE IDENTITY OF THE PERSON(S) CLAIMING A RIGHT TO DEAL WITH THE LAND COMPRISED IN THIS FOLIO.

UNREGISTERED DEALINGS: NIL

Reg: R022879 /Dog: DL	N034559 /Rev:14-Oct-2011 /Sts:OK.SC /Prt:30-Jul-2015 12:20 /Pgs:ALL /Seq:1 of 2
Ref:mg /Src:T	OFFICE USE ONLY R.P. S
	APPLICATION TO
This form should be marked by the Commissioner of Stamp Duties before lodg-	STAMP CLIEUTY 93  ATTENTION IS DIRECTED TO THE HINTS ON THE BACK HEREOF  Lodgment
ment at the Land Titles Office.  Typing or handwriting in this application should not extend toto any wargio. Handwriting should be clear, and legible and	No alterations abould be made by erasure. The words rejected should be scored through with the pen and those substituted written over them, he alteration being verified by signature or initials in the margin, or noticed in the attestation. The Justice of the Peace who attests the application should initial all alterations. All blanks should be ruled before signaing.
should be clear and legible and in permanent black bon-copying fak.  (a) Full Christian name(s) sursume(s) and residential address(es) and also occupation(s), or in the case of female applicant(s), the social status.	(c) I/WE (a)  MAFE ALICE SHORT of 112 Durham Street, Hurstville, Married Woman
(b) If a less estate, alter to second with the fact.  (c) Strike out inappropriate word(s),	do solemnly and sincerely declare that I/WE (c) believe myself/considers (c) to be entitled for an estate in fee simple (b)  in the land described in the following Certificates of Title and Crown Grants held by CHRISTIAN JOHN BENECKE  late of Hurstville deceased—
(d) Where the deeds are very numerous, a fuller schedule may be made as annexure,	Vol. (d)         Fol.         Vol.         Fol.
(e) Escentor, or administrator, or trustee, or devises or as case may be—adding any arcetsary information or particulars.  Applicanty aboutd not claim as —executor and devisee or	lodged herewith I/We (c) having become so entitled as (e) devisee
"executor and trustes".	of the Will/Estate (c) of the said deceased who died on the Tenth
	and (c) Inters of Administration (No. ) of whose Estate were granted to RALPH SHORT  on the Seventeenth day of August 19.72 In further
	verification whereof I/\forall 1 have deposited the abovementioned deeds and also the documents mentioned in the schedule herounder—  SCHEDULE
	I. (c) Probate of the will of the said deceased.  Received documents  Received documents
	2. (c) {Foderal Commissioner's Receipt for payment of estate duty; or { Evidence that the Estate is not liable therefor, (See Note A)}  Nos.    Grant/CaT.
(f) Here state tasture of other documents lodged, e.g., declara- tions as to identity, &c.,	S. (f)  I/WE(c) also declare that—  Receiving Clerk.
(g) II there be any contract, mortgage, leafs, or other interest affecting the land, add the words except as follows, and inner full particulars thereof in the space provided or in an annexure or separate statutory declaration. Unregistered instruments should be produced for	(g) (i) No other person is within my/one-knowledge entitled to any estate or interest in the said land: Other than Mortgagee under mortgage No. G456594.
(h) This clause may be deleted in an application by an executor or an administrator or a trustee. See also Para. (C) under Hints for Applicants on reverse side.	(A) (ii) I/WE have never been bankrupt or insolvent and have not assigned my/our-interests under the said will/interests and that there are no unsatisfied writs, orders, judgments, or executions outstanding against me/us;
(i) See Note C on reverse aide.	(i) (iii) No proceedings have been instituted pursuant to the Testators' Family Maintenance and Guardianship of Infants Act, 1916, in respect of the will/setate of the said. CHRISTIAN JOHN BENECKE.
(f) Delete if inappropriate.  (k) If made outside N.S.W.,	(j) (iv) The deceased left no assets outside New South Wales.  (k) AND I/WE make this solemn declaration conscientiously, believing the same to be true and by virtue of the provisions of the Catha Act.
ritke out Oaths Act, 1900, and insert reference to local	AND I/WE also certify that this application is correct for the purposes of the Real Property Act, 1900.
(i) If made in N.S.W., this declaration must be atterized by a Notary Public, Justice of the Peace or Commissioner for Affidavits. If made outside N.S.W., the declaration should be made according to the law of the State in which it is made and before a person authorized by that law to take declarations.	in the presence of — Signature (a) of Applicant (a).
	I, RALPH SHORT, Executor of the Will of the late CHRISTIAN JOHN BENECKE hereby consent to the above Transmission Application.  DATED this 1st day of Secondary 1972.
\$6.704 R 976	CAUTION—This application is a statutory declaration and as such must be used before a prescribed fundamy. Attention is also drawn to the penalties provided by law for any false statement herein. Witness: -
	A COMMISSIONER FOR AFFIDAVITS.

HARDINGS NUSTUS 15 9 Address Ludexed Particulars entered in Register Book Phone No. 15-1-1973 Checked by 1 Signed by Registrar General Fol. Certificate of Title, Vol. issued. available for delivery. Document No. HINTS FOR APPLICANTS (B) APPLICATION BY DEVISEE (i) That the title is not affected or liable to be affected by any Order under the Testator's Family Maintenance and Guardinaship of Infants Act, 1916. (See Note C.)

(ii) That the applicant is not a bankrupt, and has not assigned or encumbered his interest. (A) APPLICATION BY EXECUTORS OR ADMINISTRATORS There should be lodged with the application—
 (a) The Probate or Letters of Administration, e.t.a.
 (b) The Certificates of Title or Grants.
 (c) The duly attemped consent of the esecutor or administrator, whose signature should be wiressed, where the applicant is not such executor or administrator. 1. There should be ledged with the application-(a) The Probate or Letters of Administration.
(b) The Certificates of Title or Grants. (C) APPLICATION BY PERSONS CLAIMING UNDER AN INTESTACY 2. Evidence should be lodged with the application-Evidence should be ledged with the application—

(a) Of the payment of Federal Extate Duty, or—

(b) That the Extate is not liable to duty, or—

(c) (From the Federal Commissioner of Taration) that rofficient security is held for the payment of the duty, (d) (in appropriate cases) that Double Probate has not been applied for,

(e) Of the payment or release of any legacy charged on subject land or the determination of any rights under the will in any person other than the applicant. (See "General" under "Receipt, Consteats, &c.")

(f) Of the identity, where not avident, of the devised with that applied for. (See Note D.)

(g) Of the identity, where not evident, of the devisee with the applicant. AN INTESTACT

there should be lodged with the application.

(a) The Letters of Administration.

(b) The Criffcettes of Tille or Grants.

(c) The duly stamped consent of the admissionators should be witnessed.

(d) A certificate of death of the deceased. (a) Of the payment of Federal Estate Duty, or-(c) From the Federal Commissioner of Tazation) that sufficient security is held for the payment of the duty. If this cannot be furnished, the application will be sillowed to proceed subject to a Cavent as in 8 (b) being entered. (See Note A.) (d) A certificate of death of the deceased.

Solidenes should be lodged—

(a) Of the payment of Federal Estate Duly, or—

(b) Of the payment of Federal Estate Duly, or—

(c) (From the Federal Commissioner of Tanation) that

sufficient security it held for the payment of the duty,

(d) Where the information has not been embodied in the
application that the applicant is not a bankingth, and
has not assigned or encumbered his interest. the only

of facts showing that the applicant as the only

interests, (See Notes C and E.) (See also Section 51A

Walls, Trubate and Administration Act, 1895 as

to persons dying on or after 1st January, 1935.) (d) (In appropriate cases) that Double Probate has not been applied for. 8. A Caveat will be entered to prevent dealings (a) Not in accordance with the powers and duties of such executor or administrator, and (b) In contravention of the Estate Duty Assessment Act (Federal) (unless evidence of payment or non-liability has been furnished) (b) Where the information his not been embodied in the application. P.D. GENERAL Such other evidence as the case may require should also be lodged.

Cavests and Office Copies of Wills

When a transfer of the whole of the land in the application is lodged therewith a to A3 (a), will not be entered. In applications by trustees an office copy of the will lodged. Applications by Persons not Resident in New South Wales 5. See Section 84 (7) of the Real Property Act, 1900. They will also be received, if declared at the place where the applicant resides in ance with the law relating to statutory declarations of the State where made before a sutherized by that law to take declarations. 3. Declarants should fully state their means of knowledge of the facts declared to, and the facts are not within their own knowledge they should fully state the sources of their station and belief.
Facts, and not inferences, should be declared to.
Declarations made outside the State of New South Wales should be made under the law state in which they are made and before a person authorised by that law to take allows. owledge of the facts declared to, and 6. In no case can any alteration, however trifling, be allowed to be made after the application has been declared unless all parties re-sign and re-declare the same. If it is discovered that any alterations are necessary the applicant may make a statutory declaration setting out in what manner he desires the application to be altered, which declaration will then (onless the Registrar General considers that a fresh application ought to be made) be read as one with the application. Declarations should be signed on each page by the declarant and the person before whom and should be suitably endorsed. 4. Receipts for legacies and consents and similar documents lodged in support of applications should be accompanied by evidence as to the identity of the person signing, and that he was sul juris at the date of such signing. NOTES (d) that the net value of the estate in New South Wales did not exceed (1) \$1,000 as to persons dying before 1st January, 1939 and (2) \$2,000 as to persons dying on or after 1st January, 1939, (d) \$8,000 as to persons dying on or after 1st January, 1955.
When the applicants chief as the children of the intestate it will be necessary to he cavest referred to in Hint A 3 (b) above will not be entered where—

(s) the application is dated more than two years after the grant of Probets or Letters of Administration:

(t) a receipt for payment of duty is furnished or the Federal Commissioner of Taution certifies that duty has been paid or that the state is example from duty or that certifies that duty has been paid or that the state is example from duty or that the certifies that duty has been paid or that the state is example from duty or that the certifies that the property of the duty; or continued that the property of the duty; or continued that the property of the state of the probability of the payment of the duty; or continued the certifies of the state o (a) the marriage of the intestate with applicants mother or father, as the case may be;
(b) that the father or mother of the applicants predeceased the intestate responsibility of the state of the applicants predeceased the intestate of the state of th i. When the applicant claims as the mother of the intertate, it will be necessary to (a) the marriage of the applicant to the intertate's father; (b) that the intertate was a child of such marriage; (c) that the intertate was a child of such marriage; (d) that the intertate did before 1st January, 1955, that the intertate did not leave any hothers or sisters or children of brothers or sisters; (e) that the intertate did not leave any widow or widower or issue.

In the original of the intertate did not leave any widow or widower or issue.

In the original a migot be lodged with the application. Showing the nature of Evidence necessary to prove who are entitled in certain cases Distribution to the Estate of an Interestate, [See requirement underlined,]

The continuous content of the content of the interestate of an interistate who died on or the population of the providence of the providence of the providence of the content of the interistate;

It is a supplementation of the providence of the sale marriage or marriages, or if there were that there were not any children of the sale marriage or marriages, or if there were that they all predecessed the interists without leaving children or remoter issue surviving him or her; ald statements that persons named are the next of kin of the intestate and the ruelest. As fer at possible the evidence should be established by certificates of birth, marriage, or death, verified by statutory declaration.

In those cases in which certificates cannot be obtained, copies, verified by statutory declaration, of entries is family bibles abould, if possible, be supplied, and evidence should be formished by statutory declarations of persons who can speak of the facts of their own knowledge or who can depose to statements made by deceased relatives of the persons whose criate is the subject of claim.

KOTO ST. TO J N. C. N. MILIONT, GOVERNMENT PRINTER



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE

30/7/2015 6:23AM

FOLIO: B/391801

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 7016 FOL 70

Recorded  2/9/1989	Number	Type of Instrument TITLE AUTOMATION PROJECT	C.T. Issue LOT RECORDED FOLIO NOT CREATED
14/12/1989		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
	E564455 E564456	DISCHARGE OF MORTGAGE TRANSFER	EDITION 1



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH 

FOLIO: B/391801

SEARCH DATE	TIME	EDITION NO	DATE
	1		
30/7/2015	6:20 AM	1	26/6/1992

#### LAND

LOT B IN DEPOSITED PLAN 391801 LOCAL GOVERNMENT AREA HURSTVILLE PARISH OF ST GEORGE COUNTY OF CUMBERLAND TITLE DIAGRAM DP391801

FIRST SCHEDULE

BAGI PTY. LIMITED

(T E564456)

#### SECOND SCHEDULE (3 NOTIFICATIONS)

- RESERVATIONS AND CONDITIONS IN THE CROWN GRANT (S)
- G262087 EASEMENT AFFECTING THE PART OF THE LAND ABOVE
- DESCRIBED SHOWN SO BURDENED IN VOL 7016 FOL 70 3 G262087 CROSS EASEMENTS (S181 B CONVEYANCING ACT, 1919)
- AFFECTING THE PARTY WALL(S) SHOWN ON THE COMMON BOUNDARY OF LOTS A AND B IN DP391801

## NOTATIONS

NOTE: THE CERTIFICATE OF TITLE FOR THIS FOLIO OF THE REGISTER DOES NOT INCLUDE SECURITY FEATURES INCLUDED ON COMPUTERISED CERTIFICATES OF TITLE ISSUED FROM 4TH JANUARY, 2004. IT IS RECOMMENDED THAT STRINGENT PROCESSES ARE ADOPTED IN VERIFYING THE IDENTITY OF THE PERSON(S) CLAIMING A RIGHT TO DEAL WITH THE LAND COMPRISED IN THIS FOLIO.

UNREGISTERED DEALINGS: NIL



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE

30/7/2015 6:23AM

FOLIO: C/391801

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 7016 FOL 71

Recorded  2/9/1989	Number	Type of InstrumentTITLE AUTOMATION PROJECT	C.T. Issue LOT RECORDED FOLIO NOT CREATED
12/1/1990		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
23/6/1992 23/6/1992	E551283 E551284	TRANSFER MORTGAGE	EDITION 1
9/12/2003	AA235199 AC35916	DISCHARGE OF MORTGAGE TRANSFER	EDITION 2 EDITION 3

	TRANSFER Red Property Act. 1900
	Office of State Revenue use only
	Control of the last of the las
(A)	Show no more than 20 References to Title. If appropriate, specify the share transferred.  Folio Identifier C/391801 (currently Vol 7016 Fol 71)
(8)	LODGED BY  1.T.O. Box  Name, Address or DX and Telephone  T. G. HARTMANN  REPERENCE (max. 15 characters): GRAY
(C)	TRANSFEROR TERESA ESTELLE THOMPSON
(D) (E)	acknowledges receipt of the consideration of One hundred and forty thousand dollars (\$140,000.00) and as regards the land specified above transfers to the transferee an estate in fee simple subject to the following ENCUMBRANCES 1. 2. 3.
(F) (G)	TRANSFEREE  NOEL RAYMOND GRAY to be of 110 Durham Street, Hurstville 2220  as joint tenants/tenants in common
(H)	We certify this dealing correct for the purposes of the Real Property Act, 1900.  Signed in my presence by the transferor who is personally known to me.  Signature of Witness  HINDE CHRISTIERS)  Name of Witness (BLOCK LETTERS)  421 Bilay St. Sung Wills  Address of Winness  Signature of Transferor
T. Same	Signed in my presence by the transferce who is personally known to me.
	Signature of Witness  All Vella  All Signature of Witness
Ö	Name of Witness (BLOCK LETTERS)
	Address of Wilness Signature of Transferee 's Solicitor



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: C/391801

\_\_\_\_

SEARCH DATE	TIME	EDITION NO	DATE
30/7/2015	6:20 AM	3	9/1/2006

LAND

LOT C IN DEPOSITED PLAN 391801
LOCAL GOVERNMENT AREA HURSTVILLE
PARISH OF ST GEORGE COUNTY OF CUMBERLAND
TITLE DIAGRAM DP391801

FIRST SCHEDULE
BAGI PTY LIMITED

(T AC35916)

SECOND SCHEDULE (3 NOTIFICATIONS)

----

1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

2 G454423 EASEMENT FOR OVERHANGING EAVES AND GUTTERING
APPURTENANT TO THE LAND ABOVE DESCRIBED AFFECTING THE
LAND SHOWN SO BURDENED IN VOL 7016 FOL 71

3 G454423 CROSS EASEMENTS (S181 B CONVEYANCING ACT, 1919)
AFFECTING THE PARTY WALL(S) SHOWN ON THE COMMON
BOUNDARY OF LOTS C AND D IN DP391801

NOTATIONS

UNREGISTERED DEALINGS: NIL



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE

30/7/2015 6:23AM

FOLIO: D/391801

\_\_\_\_

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 7265 FOL 2

Recorded Number Type of Instrument C.T. Issue  2/9/1989 TITLE AUTOMATION PROJECT LOT RECORDED FOLIO NOT CREATED  3/1/1990 CONVERTED TO COMPUTER FOLIO FOLIO CREATED CT NOT ISSUED  20/11/2002 9141399 NOTICE OF DEATH EDITION 1  27/1/2005 AB244262 TRANSFER EDITION 2				
FOLIO NOT CREATED  3/1/1990 CONVERTED TO COMPUTER FOLIO FOLIO CREATED CT NOT ISSUED  20/11/2002 9141399 NOTICE OF DEATH EDITION 1	Recorded	Number		
20/11/2002 9141399 NOTICE OF DEATH EDITION 1	2/9/1989		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
	3/1/1990		CONVERTED TO COMPUTER FOLIO	
27/1/2005 AB244262 TRANSFER EDITION 2	20/11/2002	9141399	NOTICE OF DEATH	EDITION 1
	27/1/2005	AB244262	TRANSFER	EDITION 2

Req:F Ref:n	R023076 /Doc:DL / ng /Src:T	AB244262 /Rev:28-Jan-2005 /Sts:NO.OK /Prt:30-Jul-2015 12:30 /Pgs:ALL /Seq:1 of 1
,	Form: 01T Licence: 01-09- Licensee: Aust. I	
		PRIVACY NOTE: this information is legally required and will be
	STAMP DUTY	Office of State Revenue NSW Treasury Client No: 5700013  Duty: 2 0 Trens No: 2404680  Asst details: Trens No: 24205/4
(A)	TORRENS TITLE	If appropriate, specify the part transferred FID 391801
(B)	LODGED BY	Delivery Box  PROMPT PROPERTY LAWEM  IN DX 11375 HVNJTVILLE  Reference (optional): BAGI PTY CTD  CODE T TW  (Sheriff)
(C)	TRANSFEROR	NOEL ALERANDER EN 23001
(D)	CONSIDERATION	The transferor acknowledges receipt of the consideration of \$ 40,000-00 and as regards
(E)	ESTATE	the land specified above transfers to the transferee an estate in fee simple.
(F)	SHARE TRANSFERRED	
(G) (H)	TRANSFEREE	BAGI Hy LINITED ACN DOI 115 346
(I)		TENANCY:
	DATE	24,1,05
(J)	I certify that the whose identity I	transferor, with whom I am personally acquainted or as to am otherwise satisfied, signed this transfer in my presence.  Certified correct for the purposes of the Real Property Act 1900 by the transferor.
	Signature of with	ness: Signature of transferor:
	Name of witness	s: Trene Komarchko
	Address of witne	ess: Heart Road Hustville N. a. Enslieg
	I certify that the	e transferee, with whom I am personally acquainted or as to I am otherwise satisfied, signed this transfer in my presence.  Certified correct for the purposes of the Real Property Act 1900 by the transferee.
	Signature of with	iness:
	Name of witness	(X) Velenta
	Address of witne	or licensed conveyancer, insert the signatory full name and capacity below:  AUIDMEIXILLE Solicitat for IRAN Stree
	All handwriting	Page 1 of



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: D/391801

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SEARCH DATE	TIME	EDITION NO	DATE
			A
30/7/2015	6:20 AM	2	27/1/2005

#### LAND

----

LOT D IN DEPOSITED PLAN 391801

LOCAL GOVERNMENT AREA HURSTVILLE

PARISH OF ST GEORGE COUNTY OF CUMBERLAND

TITLE DIAGRAM DP391801

FIRST SCHEDULE

DAGE DEV LEVERE

BAGI PTY LIMITED

(T AB244262)

SECOND SCHEDULE (3 NOTIFICATIONS)

------

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 G454423 EASEMENT FOR OVERHANGING EAVES AND GUTTERING AFFECTING THE LAND SHOWN IN VOL 7265 FOL 2
- G454423 CROSS EASEMENTS (S181 B CONVEYANCING ACT, 1919)

AFFECTING THE PARTY WALL(S) SHOWN ON THE COMMON BOUNDARY OF LOTS D & C IN DP391801

NOTATIONS

-----

UNREGISTERED DEALINGS: NIL







NEW SOUTH WALES

00 7.0

(Page 1) Vol.

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

First Title Old System

Prior Titles Vol. 5563 Fols. 33 & 34



ROTTION ISSUED

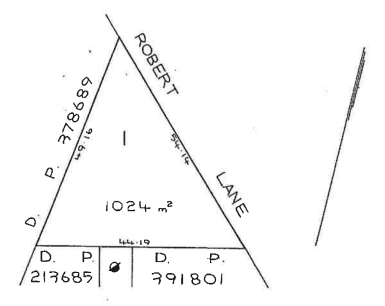
1984

t certify that the person named in the First Schedule is the registered proprietor of an estate in fee simple (or such other estate or interest as is set out below) in the land described subject to the register or interest as is set out below) in the land described subject to the register of the Second Schedule and to the provisions of the Real Property Act, 1900. to the provisions of the Real Property Act, 1900.

# SEE अभग्र क्रास्त

## PLAN SHOWING LOCATION OF LAND

LENGTHS ARE IN METRES



V125819

- D.P. 171179

## LAND REFERRED TO

Lot 1 in Deposited Plan 172819 in the Municipality of Hurstville Parish of St. George County of Cumberland.

## FIRST SCHEDULE

ILIYA KORDIC and JAKICA KORDIC, as Joint Tenants.

SECOND SCHEDULE

GRY

1. Reservations conditions contained in the Crown grant.

(Page	2	of	2.	pages)
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Vol		FOI merchanismon

	9346D 8.81 D. West	Coverament (vinte
FIRST SCHEDULE (continued)		
REGISTERED PROPRIETOR		Registrar General
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P. Waler		X
" " " " " " " " " " " " " " " " " " "		
SEF W		
SECOND SCHEDULE (continued)		
PARTICULARS	Registrar General	CANCELLATION
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NOTATIONS AND UNREGISTERED DEALINGS		
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Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE -----30/7/2015 6:21AM

FOLIO: 1/172819

-----

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 15236 FOL 85

Recorded  21/8/1988	Number	Type of Instrument TITLE AUTOMATION PROJECT	C.T. Issue LOT RECORDED FOLIO NOT CREATED
15/12/1988		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
19/6/1992	E543114	LEASE	EDITION 1
23/7/2003	9808461	LEASE	EDITION 2
14/9/2009	AE971244	LEASE	EDITION 3
8/10/2012	AH281441	LEASE	EDITION 4



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 1/172819

EDITION NO \_\_\_\_\_

DATE

4 8/10/2012

LAND

LOT 1 IN DEPOSITED PLAN 172819 LOCAL GOVERNMENT AREA HURSTVILLE PARISH OF ST GEORGE COUNTY OF CUMBERLAND TITLE DIAGRAM DP172819

FIRST SCHEDULE

ILIYA KORDIC JAKICA KORDIC

AS JOINT TENANTS

SECOND SCHEDULE (2 NOTIFICATIONS)

1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

AH281441 LEASE TO WOELMS PTY LIMITED OF MOTOR VEHICLE REPAIR CENTRE, 9 ROBERTS LANE, HURSTVILLE. EXPIRES: 30/6/2015.

NOTATIONS

\_\_\_\_\_

UNREGISTERED DEALINGS: NIL

NEW SOUTH WALES

Applications Nos.21416, 28109,3186

and 43844

Vol.6365 Fol.165)

RTY ACT, 1900, as amended.

MA



1041616

WARNING THIS DOCUMENT MUST NOT BE REMOVED FROM THE LAND TITLES OFFICE

3

(Page 1) Vol.

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

Prior Titles Vol.2902 Fol. 23) Vol.4644 Fol.108)(as to part)

FICATE OF TITLE

10416 Fol.

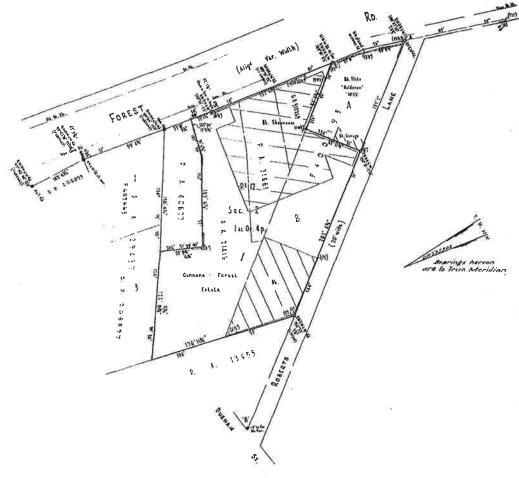
Edition issued 12-10-1966

I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

andine

SEE AUTU Registrar Ceneral

## PLAN SHOWING LOCATION OF LAND



ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 1 in Deposited Plan 225302 in the Municipality of Hurstville Parish of St. George and County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

FIRST SCHEDULE (continued overleaf)

FRANK-G. -O BEEN LIMITED.

Registrar General.

SECOND SCHEDULE (continued overleaf) Chyl. Reservations and conditions, if any, contained in the Crown Grant above referred to. A. Reservations and conditions, it any, contained in the same state of the land above described formerly comprised in Certificate of Title Volume (365) Folio 165. Entered 5-9-1951.

50 9

014

L /Seq:2 of

06:25 Vol.

-Jul-2015

Sts:SC.OK

r 10416-165 or 4 pages)

Req:R018938 /Doc:CT | Ref:ng /Src:T'age 4 Ol

NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR-GENERAL ARE CANCELLED 



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE ------30/7/2015 6:24AM

FOLIO: 1/225302

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 10416 FOL 165

Recorded	Number	Type of Instrument	C.T. Issue
5/6/1987		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
5/4/1988		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
30/1/1989	Y132042	TRANSFER	
30/1/1989	Y132043	MORTGAGE	EDITION 1
10/1/1991	Z240959	LEASE	
10/1/1991	Z240960	LEASE	
10/1/1991	Z240961	LEASE	EDITION 2
7/10/1992	E809672	LEASE	EDITION 3
23/5/1996	2176662	LEASE	
23/5/1996	2176663	LEASE	
23/5/1996	2176664	LEASE	EDITION 4
24/9/1997	3440641	SURRENDER OF LEASE	
24/9/1997	3440642	LEASE	
24/9/1997	3440643	LEASE	
24/9/1997	3440644	DISCHARGE OF MORTGAGE	
24/9/1997	3440645	MORTGAGE	EDITION 5
30/4/1999	5786998	REQUEST	EDITION 6
4/6/1999	5881068	DISCHARGE OF MORTGAGE	
4/6/1999	5881069	TRANSFER	
4/6/1999	5881070	MORTGAGE	EDITION 7
10/8/1999	6078383	LEASE	EDITION 8
14/11/2000	7217082	LEASE	EDITION 9
22/12/2000	7306890	DISCHARGE OF MORTGAGE	
22/12/2000	7306891	MORTGAGE	EDITION 10
12/3/2002	8427438	TRANSFER OF LEASE	EDITION 11

END OF PAGE 1 - CONTINUED OVER

PRINTED ON 30/7/2015



## LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

### SEARCH DATE

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30/7/2015 6:24AM

FOLIO: 1/22	25302		PAGE	2
Recorded	Number	Type of Instrument	C.T. Issue	
9/3/2004	AA478394	LEASE	EDITION 12	
31/1/2006	AC77170	LEASE	EDITION 13	
15/10/2007	AD490054	LEASE	EDITION 14	
23/10/2007	AD508427	LEASE	EDITION 15	
18/8/2009 18/8/2009	AE911230 AE911231	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 16	
12/12/2013	AI233068	LEASE	EDITION 17	
5/6/2014	AI606287	LEASE	EDITION 18	
23/9/2014	AI912428	CAVEAT		
13/10/2014 13/10/2014	AI950691 AI950692	WITHDRAWAL OF CAVEAT CAVEAT		

Req:R030631 /Do Ref:mg /Src:T	c:DL Y132042 /Rev:29-May-2008 /Sts	:SC.OK /Prt:31-J	11-2015 11:27	/Pgs:ALL	/Seq:1 of 1	U. napral
RP 13 • 1986 i	STAMP DUTY					Y Lacuaci
Tours .			the first of the same	ý . · .	F-72	
h 9° k, 1008	4/		ANSFER	CE	3 1012	PRI
14		REAL PRO	PERTY ACT, 1900	' [	\$ W	1/2
1	Torrens Title Reference	If Part Only Dolot	n Whole and Give Du	nite -	Location	
DESCRIPTION OF LAND	55 5 BURE 3 M M M	21.08	H H H	s mos	P. S.	5
Note (h)	Folio Identifier	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	VHOLE	li li		3
3	FOITO Identifier				Hurstville	S
2.1 1.1 1.3	1/225302					V
TRANSFEROR						
Note (b)	Melabond Pty Limited	(formerly know	n as Carola	Pty Li	nited)	
0.000	(the abovenamed TRANSFEROR) hereby acknowled		ration of \$ 1 600	000 00		
ESTATE Note (c)	and transfers an estate in fee simple in the land above described to the TRANSFEREE	NOW OF THE COLUMN	1,000,			é
TAANSFEREE Nois (#)	Ayersbell Corporation	Pty Ltd				OFFICE USE ONLY
TENANCY	of 19 Grace Ave, Cond				ł	S
Note (e)	as joint tenants/tenants in common					(a)
PRIOR	subject to the following PRIOR ENCUMBRANCES	1		*****************		· · · · · · · · · · · · · · · · · · ·
ENCUMBRANCES Note (f)	2, names up to some noncominal accommence of announce	8 25 0000 \$0.00 (60 \$0.00)	3,	77 ( 1 ( 1 ( 1 ( 1 ( 1 ( 1 ( 1 ( 1 ( 1 (		mane an arrados ancima.
EXECUTION Noie (g)	DATE 301L December 1988 We hereby certify this dealing to be correct for the parties of the part	D PTY	rty Act, 1900.	·		
	LIMITED was hereunto affixed	estof	J. Conn	100	/	
	Association and in the pres	sence of: )	*	Dife.	Signature of Transfer	7
Note (y)	Signed in my presence by the transferee who is pers	ionally known to me			C.	12 <sup>878</sup> x
	Signature of Witness	17. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10			A Con A	P 62
	Name of Witness (BLOCK LETTERS)			l	/ ELVLU	<b>200</b>
	Address and occupation of Winess	security:	V		Signature of Fransier	
TO BE COMPLETED	LODGED BY		* (Solicit		Peter John	El Khouri)
BY LODGING PARTY Notes (h)	Toronto and the second		CT OTHER			
and (I)	Control of the second	d off there	STATO	Herewitt	h. 9	
	LIVERY BOX NO. 37X	:0-2011		In L.T.O	, with	
	Delivery Box Number			Produce	d by	
OFFICE USE ONLY	Checked Passed REGISTERED	-19	Secondary OF			3 EXPIRED
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Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 1/225302

\_\_\_\_

SEARCH DATE	TIME	EDITION NO	DATE
30/7/2015	6:24 AM	18	5/6/2014

#### LAND

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LOT 1 IN DEPOSITED PLAN 225302

LOCAL GOVERNMENT AREA HURSTVILLE

PARISH OF ST GEORGE COUNTY OF CUMBERLAND

TITLE DIAGRAM DP225302

FIRST SCHEDULE

SENTUMAR PTY LIMITED

(T 5881069)

#### SECOND SCHEDULE (6 NOTIFICATIONS)

RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

- 2 AD490054 LEASE TO HANNAH LOUIS GROUP PTY LTD OF UNITS 1 & 2, 65 FOREST ROAD, HURSTVILLE. EXPIRES: 7/7/2012. OPTION OF RENEWAL: 5 YEARS.
- 3 AE911231 MORTGAGE TO COMMONWEALTH BANK OF AUSTRALIA
- 4 AI233068 LEASE TO LAWRENCE & HANSON GROUP PTY LTD OF UNIT 3, 65 FOREST ROAD, HURSTVILLE. EXPIRES: 23/5/2016. OPTION OF RENEWAL: 3 YEARS.
- 5 AI606287 LEASE TO COLORFUL FLOORING PTY LTD BEING UNIT B2 AT 61-65 FOREST ROAD, HURSTVILLE. EXPIRES: 15/8/2017.

  OPTION OF RENEWAL: 5 YEARS.
- 6 AI950692 CAVEAT BY THE ONE CAPITAL GROUP PTY LIMITED

#### NOTATIONS

UNREGISTERED DEALINGS: NIL



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE -----30/7/2015 3:27PM

FOLIO: A/372835

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First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 6365 FOL 117

Recorded  2/9/1989	Number	Type of Instrument TITLE AUTOMATION PROJECT	C.T. Issue LOT RECORDED FOLIO NOT CREATED
16/11/1989		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
15/6/1992	E530039	MORTGAGE	EDITION 1
11/6/2014 11/6/2014	AI654875 AI654876	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 2
22/9/2014	AI910716	MORTGAGE	EDITION 3



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: A/372835

\_\_\_\_\_

 SEARCH DATE
 TIME
 EDITION NO
 DATE

 30/7/2015
 8:54 AM
 3
 22/9/2014

LAND

\_\_\_

LOT A IN DEPOSITED PLAN 372835
LOCAL GOVERNMENT AREA HURSTVILLE
PARISH OF ST GEORGE COUNTY OF CUMBERLAND
TITLE DIAGRAM DP372835

FIRST SCHEDULE

KATIA GIACCHI

(TA Y195754)

SECOND SCHEDULE (3 NOTIFICATIONS)

-----

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 AI654876 MORTGAGE TO ING BANK (AUSTRALIA) LIMITED
- 3 AI910716 MORTGAGE TO ING BANK (AUSTRALIA) LIMITED

NOTATIONS

------

UNREGISTERED DEALINGS: NIL



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

FOLIO: 101/776275

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First Title(s): OLD SYSTEM

Prior Title(s): VOL 6559 FOL 70 VOL 7874 FOL 132

Recorded	Number	Type of Instrument	C.T. Issue
7/7/1988	DP776275	DEPOSITED PLAN	FOLIO CREATED EDITION 1
31/8/1988	X816223	DEPARTMENTAL DEALING	
27/9/1988	X870227	CAVEAT	
6/6/1989 6/6/1989	Y365022 Y243369	WITHDRAWAL OF CAVEAT MORTGAGE	EDITION 2
17/10/1989	Y624988	LEASE	EDITION 3
24/5/1990	Z12527	MORTGAGE	EDITION 4
7/1/1991	Z441848	DISCHARGE OF MORTGAGE	EDITION 5
30/10/1991 30/10/1991	E24266 E24267	DISCHARGE OF MORTGAGE DISCHARGE OF MORTGAGE	EDITION 6
29/10/1992	E834922	LEASE	EDITION 7
8/9/1998	5248804	APPLICATION FOR REPLACEMENT CERTIFICATE OF TITLE	EDITION 8
22/9/1998	5282378	LEASE	EDITION 9
22/9/1998	5282808	DEPARTMENTAL DEALING	EDITION 10
10/11/2003	AA143315	CAVEAT	
3/2/2004	AA380402	CAVEAT	
3/2/2004	AA380403	CAVEAT	
2/11/2004	AB64552	WITHDRAWAL OF CAVEAT	
2/11/2004	AB64553	WITHDRAWAL OF CAVEAT	
2/11/2004		WITHDRAWAL OF CAVEAT	
2/11/2004	AB64555	TRANSFER	DDIETON 11
2/11/2004	AB64556	MORTGAGE	EDITION 11
1/5/2006	AC271046	MORTGAGE	EDITION 12

END OF PAGE 1 - CONTINUED OVER

PRINTED ON 30/7/2015



## LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

#### SEARCH DATE

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30/7/2015 6:25AM

FOLIO: 101/7	776275		PAGE	2
	Number  AC637913	Type of Instrument REQUEST	C.T. Issue EDITION 13	
	AC910790 AC910791 AC910792	DISCHARGE OF MORTGAGE TRANSFER MORTGAGE	EDITION 14	
,	AE911229 AE911231	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 15	
	AH868917 AI758190	LEASE	EDITION 16 EDITION 17	
13/10/2014	AI912428 AI950691 AI950692	CAVEAT WITHDRAWAL OF CAVEAT CAVEAT		

~ Forma-01T Release: 2.1 www.lpi.nsw.gov.au

TRANSFER

**New South Wales** Real Property Act 1900

**B64** 

PRIVACY NOTE: this information is legally required and will become part or the public rec STAMP DUTY Office of State Revenue use only NEW SOUTH WALES DUTY 27-01-2004 0001810625-001 SECTION 18(2) DUTY \$ \* TORRENS TITLE Folio Identifier 101/776275 (B) LODGED BY Delivery Name, Address or DX and Telephone CODES Box Gunn-Hamilton & Blay DX 757 SYDNEY (02) 9223 38#P Reference: Steven Fuller Sheriff) (C) TRANSFEROR SWANTON'S CAR MARKET PTY LIMITED ACN 009 665 936 (D) CONSIDERATION The transferor acknowledges receipt of the consideration of \$ 650,000.00 and as regards the land specified above transfers to the transferee an estate in fee simple **(E) ESTATE** SHARE (F) **TRANSFERRED** (G) Encumbrances (if applicable): (H) TRANSFEREE MARK JOSEPH HAYLER and PETER JOSEPH HAYLER (I) TENANCY: Tenants in Common in Equal Shares 16-8-(J) DATE

Signature of authorised person:

Certified correct for the purposes of the Real Property Act 1900 and executed on behalf of the corporation named below by the authorised person(s) whose signature(s) appear(s) below

pursuant to the authority specified. Corporation: Swanters Co. Authority: Section 127

GARY SWANTON

DIRECTOR

Name of authorised person: MICHAEL SWANTON Office held: DIRECTOR

Signature of authorised person:

Name of authorised person: Office held:

Certified for the purposes of the Real Property Act 1900 by the person whose signature appears below.

Signature:

Signatory's capacity:

Signatory's name: STEVEN FULLER transferee's solicitor

Page 1 of pages sequentially

Land and Property Information NSW.

ommon s

**SWANTONS** CAR MARKET

PTY. LTD.

A.C.N. 009 665 884

Ontmon

number additional



Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 101/776275

\_\_\_\_

 SEARCH DATE
 TIME
 EDITION NO
 DATE

 30/7/2015
 6:24 AM
 17
 22/8/2014

LAND

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LOT 101 IN DEPOSITED PLAN 776275
AT HURSTVILLE
LOCAL GOVERNMENT AREA HURSTVILLE
PARISH OF ST GEORGE COUNTY OF CUMBERLAND
TITLE DIAGRAM DP776275

FIRST SCHEDULE

SENTUMAR PTY LIMITED

(T AC910791)

#### SECOND SCHEDULE (5 NOTIFICATIONS)

\_\_\_\_\_

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 AE911231 MORTGAGE TO COMMONWEALTH BANK OF AUSTRALIA
- 3 AH868917 LEASE TO NAZIR KATAIEH OF UNIT C, 67 FOREST ROAD, HURSTVILLE AND 5 CAR PARKING SPOTS NUMBERED 1 TO 5. EXPIRES: 9/9/2015. OPTION OF RENEWAL: 3 YEARS AND 1 FURTHER OPTION OF 3 YEARS.
- 4 AI758190 LEASE TO SPEEDY TYRES PTY LTD OF UNITS A & B, 67 FOREST ROAD, HURSTVILLE. EXPIRES: 14/2/2017. OPTION OF RENEWAL: 3 YEARS.
- 5 AI950692 CAVEAT BY THE ONE CAPITAL GROUP PTY LIMITED

## NOTATIONS

INDEGRACED OF ST

UNREGISTERED DEALINGS: NIL

## Legal Liaison Searching Services

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000

DX 1019 Sydney

## **Summary of Owners Report**

<u>LPI</u> <u>Sydney</u>

## Address: - Durham Street and Forest Road, Hurstville

## Description: -

Lot 100 D.P. 776275 – 71A Forest Road	Lot 10 D.P. 621395 – 73 Forest Road
Lot 15 D.P. 601341 – 122A Durham Street	Lot 1 D.P. 337499 – 120 Durham Street
Lots 1 & 2 D.P. 12517 – 126 Durham Street	Lots 3 & 4 D.P. 12517 – 75 Forest Road

## As regards Lot 100 D.P. 776275 - 71A Forest Road

As regards the part highlighted yellow and numbered (1) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1952)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 4933 Fol 213
23.06.1952 (1952 to 1958)	Eustace Staniforth Coote (Garage Proprietor)	Vol 4933 Fol 213 Now Vol 6559 Fol 70
18.06.1958 (1958 to 1976)	Vacuum Oil Company Proprietary Limited	Vol 6559 Fol 70
04.02.1976 (1976 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 6559 Fol 70 Now 100/776275

## Leases: -

- 15.06.1939 to Frank Campbell (Garage Proprietor) & Henry Frank Campbell (Garage Proprietor) expired 30.07.1952
- 12.12.1986 to Sonic Speed Equipment (Sales) Pty Limited expires 20.07.1988, also 5 year option
  - o 12.12.1986 to Sebodu Pty Limited

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As regards the part highlighted yellow and numbered (2) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1965)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 9298 Fol 229
17.12.1965 (1965 to 1968)	Bert Spencer Miller (Company Director) Geoffrey Walter Miller (Company Director) Bernard Arthur McLean (Company Director)	Vol 9298 Fol 229
31.05.1968 (1968 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 9298 Fol 229 Now 100/776275

#### Leases: -

• 15.06.1939 to Frank Campbell (Garage Proprietor) & Henry Frank Campbell (Garage Proprietor) – expired 30.07.1952

As regards the part highlighted yellow and numbered (3) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1961)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 9298 Fol 228
27.11.1961 (1961 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 9298 Fol 228 Now 100/776275

### Leases: -

• 15.06.1939 to Frank Campbell (Garage Proprietor) & Henry Frank Campbell (Garage Proprietor) – expired 30.07.1952

As regards the part highlighted yellow and numbered (4) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.03.1918 (1918 to 1922)	Sydney Smith (Lime Merchant)	Vol 2831 Fol 170
10.05.1922 (1922 to 1928)	William Ryan (Grazier) John Alfred Ironside Perry (Solicitor)	Vol 2831 Fol 170 Now Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1939)	William David Ryan (Grazier) Matthew Ryan (Grazier) Mary Ann Ryan (Spinster) John Alfred Ironside Perry (Solicitor) (Transmission Application not investigated)	Vol 3317 Fol's 29 & 30 Now Vol 4208 Fol's 47 & 48

Search continued as regards the part highlighted yellow and numbered (4) on the attached cadastre

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Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
29.01.1939 (1939 to 1961)	Richard Stanley Charles (Salesman)	Vol 4208 Fol's 47 & 48 Now Vol 9298 Fol 228
27.11.1961 (1961 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 9298 Fol 228 Now 100/776275

# As regards the part highlighted yellow and numbered (5) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.03.1918 (1918 to 1922)	Sydney Smith (Lime Merchant)	Vol 2831 Fol 170
10.05.1922 (1922 to 1928)	William Ryan (Grazier) John Alfred Ironside Perry (Solicitor)	Vol 2831 Fol 170 Now Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1939)	William David Ryan (Grazier) Matthew Ryan (Grazier) Mary Ann Ryan (Spinster) John Alfred Ironside Perry (Solicitor) (Transmission Application not investigated)	Vol 3317 Fol's 29 & 30 Now Vol 4208 Fol's 47 & 48
29.01.1939 (1939 to 1965)	Richard Stanley Charles (Salesman)	Vol 4208 Fol's 47 & 48 Now Vol 9298 Fol 229
17.12.1965 (1965 to 1968)	Bert Spencer Miller (Company Director) Geoffrey Walter Miller (Company Director) Bernard Arthur McLean (Company Director)	Vol 9298 Fol 229
31.05.1968 (1968 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 9298 Fol 229 Now 100/776275

# As regards the part highlighted yellow and numbered (6) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.03.1918 (1918 to 1922)	Sydney Smith (Lime Merchant)	Vol 2831 Fol 170
10.05.1922 (1922 to 1928)	William Ryan (Grazier) John Alfred Ironside Perry (Solicitor)	Vol 2831 Fol 170 Now Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1971)	William David Ryan (Grazier) Matthew Ryan (Grazier) Mary Ann Ryan (Spinster) John Alfred Ironside Perry (Solicitor) (& His deceased estate) (Transmission Application not investigated)	Vol 3317 Fol's 29 & 30 Now Vol 4208 Fol's 47 & 48
02.04.1971 (1971 to 1971)	William David Ryan (Grazier) John Alfred Ironside Perry (Solicitor) (& His deceased estate)	Vol 4208 Fol's 47 & 48
02.04.1971 (1971 to 1971)	Richard Stanley Charles (Salesman)	Vol 4208 Fol's 47 & 48 Now Vol 11570 Fol 110

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Search continued as regards the part highlighted yellow and numbered (6) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
05.05.1971 (1971 to 1988)	Swanton's Car Market Pty Limited	Vol 11570 Fol 110
	Now	Now
	Dick Swanton (Investments) Pty Limited	100/776275

# As regards the part highlighted yellow and numbered (7) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1938)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 4933 Fol 213
05.04.1938 (1938 to 1938)	Ernest Harold Palmer (Builder)	Vol 4933 Fol 213 Now Vol 4933 Fol 222
29.08.1938 (1938 to 1957)	William Edward Eldridge (Railway Employee) (& His Deceased Estate)	Vol 4933 Fol 222 Now Vol 4975 Fol 78
11.03.1957 (1957 to 1957)	Tecoma Pty Limited	Vol 4975 Fol 78
19.07.1957 (1957 to 1968)	Julian Roy Casas (Accountant) Mutelle Annie Casas (Married Woman)	Vol 4975 Fol 78
14.11.1968 (1968 to 1969)	Mutelle Annie Casas (Widow)	Vol 4975 Fol 78 Now Vol 11045 Fol 49
12.05.1969 (1969 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 11045 Fol 49 Now 100/776275

### As regards the part highlighted yellow and numbered (8) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1938)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 4933 Fol 213
05.04.1938 (1938 to 1938)	Ernest Harold Palmer (Builder)	Vol 4933 Fol 213 Now Vol 4933 Fol 222
29.08.1938 (1938 to 1957)	William Edward Eldridge (Railway Employee) (& His Deceased Estate)	Vol 4933 Fol 222 Now Vol 4975 Fol 78

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Search continued as regards the part highlighted yellow and numbered (8) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
11.03.1957 (1957 to 1957)	Tecoma Pty Limited	Vol 4975 Fol 78
19.07.1957 (1957 to 1968)	Julian Roy Casas (Accountant) Mutelle Annie Casas (Married Woman)	Vol 4975 Fol 78
14.11.1968 (1968 to 1972)	Mutelle Annie Casas (Widow)	Vol 4975 Fol 78 Now Vol 11045 Fol 50
20.11.1972 (1972 to 1973)	Geoffrey Harold White (Mechanic) Karen Daphne White (Assessor) (Transmission Application not investigated)	Vol 11045 Fol 50
24.01.1973 (1973 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 11045 Fol 50 Now 100/776275

### Search continued as regards the whole of Lot 100 D.P. 776275

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
22.08.1988 (1988 to date)	# Arthur William Garthon # Valda May Garthon	100/776275

# # Denotes current registered proprietors

#### Easements: -

- 15.06.1928 Right of Way (B 680116), affecting the part numbered (6) released 20.07.1982
- 08.10.1941 Right of Way (D 68029), affecting the part numbered released 20.07.1982
- 22.11.1962 Right of Carriageway, affecting the parts (6) released 21.04.1969
- 20.07.1982 Right of Carriageway (D.P. 621395)

### Leases - Continued: -

- 13.10.2000 (7149817) expired due to effluxion of time, not investigated
- 21.06.2004 (AA 734125) expired due to effluxion of time, not investigated
- 13.10.2006 Sub Lease (AC 48881) expired due to effluxion of time, not investigated
- 03.09.2009 (AE 953179) expired due to effluxion of time, not investigated
- 26.11.2010 Sub Lease (AF 842482) expired due to effluxion of time, not investigated
- 06.09.2012 to South East Automotive Pty Limited expires 14.06.2015, also 3 year option
  - o 22.11.2012 Sub Lease to Zhihong Tian & Yong Cai expires 13.07.2015

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DX 1019 Sydney

# As regards Lot 10 D.P. 621395 - 73 Forest Road

As regards the part highlighted yellow and numbered (1) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1965)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 9298 Fol 229
17.12.1965 (1965 to 1968)	Bert Spencer Miller (Company Director) Geoffrey Walter Miller (Company Director) Bernard Arthur McLean (Company Director)	Vol 9298 Fol 229
31.05.1968 (1968 to 1982)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 9298 Fol 229 Now Vol 14829 Fol 159

#### Leases: -

15.06.1939 to Frank Campbell (Garage Proprietor) & Henry Frank Campbell (Garage Proprietor) – expired 30.07.1952

As regards the part highlighted yellow and numbered (2) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.03.1918 (1918 to 1922)	Sydney Smith (Lime Merchant)	Vol 2831 Fol 170
10.05.1922 (1922 to 1928)	William Ryan (Grazier) John Alfred Ironside Perry (Solicitor)	Vol 2831 Fol 170 Now Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1939)	William David Ryan (Grazier) Matthew Ryan (Grazier) Mary Ann Ryan (Spinster) John Alfred Ironside Perry (Solicitor) (Transmission Application not investigated)	Vol 3317 Fol's 29 & 30 Now Vol 4208 Fol's 47 & 48
29.01.1939 (1939 to 1965)	Richard Stanley Charles (Salesman)	Vol 4208 Fol's 47 & 48 Now Vol 9298 Fol 229
17.12.1965 (1965 to 1968)	Bert Spencer Miller (Company Director) Geoffrey Walter Miller (Company Director) Bernard Arthur McLean (Company Director)	Vol 9298 Fol 229
31.05.1968 (1968 to 1982)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 9298 Fol 229 Now Vol 14829 Fol 159

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# As regards the part highlighted yellow and hatched red on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1938)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 4933 Fol 213
05.04.1938 (1938 to 1938)	Ernest Harold Palmer (Builder)	Vol 4933 Fol 213 Now Vol 4933 Fol 222
29.08.1938 (1938 to 1957)	William Edward Eldridge (Railway Employee) (& His Deceased Estate)	Vol 4933 Fol 222 Now Vol 4975 Fol 78
11.03.1957 (1957 to 1957)	Tecoma Pty Limited	Vol 4975 Fol 78
19.07.1957 (1957 to 1968)	Julian Roy Casas (Accountant) Mutelle Annie Casas (Married Woman)	Vol 4975 Fol 78
14.11.1968 (1968 to 1969)	Mutelle Annie Casas (Widow)	Vol 4975 Fol 78 Now Vol 11045 Fol 49
12.05.1969 (1969 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 11045 Fol 49 Now Vol 14829 Fol 159

# As regards the part highlighted yellow and numbered (4) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.03.1918 (1918 to 1922)	Sydney Smith (Lime Merchant)	Vol 2831 Fol 170
10.05.1922 (1922 to 1928)	William Ryan (Grazier) John Alfred Ironside Perry (Solicitor)	Vol 2831 Fol 170 Now Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1971)	William David Ryan (Grazier) Matthew Ryan (Grazier) Mary Ann Ryan (Spinster) John Alfred Ironside Perry (Solicitor) (& His deceased estate) (Transmission Application not investigated)	Vol 3317 Fol's 29 & 30 Now Vol 4208 Fol's 47 & 48
02.04.1971 (1971 to 1971)	William David Ryan (Grazier) John Alfred Ironside Perry (Solicitor) (& His deceased estate)	Vol 4208 Fol's 47 & 48
02.04.1971 (1971 to 1971)	Richard Stanley Charles (Salesman)	Vol 4208 Fol's 47 & 48 Now Vol 11570 Fol 110
05.05.1971 (1971 to 1988)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 11570 Fol 110 Now Vol 14829 Fol 159

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As regards the part highlighted yellow and numbered (5) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.03.1918 (1918 to 1922)	Sydney Smith (Lime Merchant)	Vol 2831 Fol 170
10.05.1922 (1922 to 1928)	William Ryan (Grazier) John Alfred Ironside Perry (Solicitor)	Vol 2831 Fol 170 Now Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1939)	William David Ryan (Grazier) Matthew Ryan (Grazier) Mary Ann Ryan (Spinster) John Alfred Ironside Perry (Solicitor) (Transmission Application not investigated)	Vol 3317 Fol's 29 & 30 Now Vol 4208 Fol's 47 & 48
29.01.1939 (1939 to 1961)	Richard Stanley Charles (Salesman)	Vol 4208 Fol's 47 & 48 Now Vol 9298 Fol 227
27.11.1961 (1961 to 1982)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 9298 Fol 227 Now Vol 14829 Fol 159

#### Search continued as regards the whole of Lot 10 D.P. 621395

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
29.10.1982 (1982 to 2011)	Betty Carmichael	Vol 14829 Fol 159 Now 10/621395
23.02.2011 (2011 to date)	# South East Automotive Pty Limited	10/621395

# # Denotes current registered proprietor

#### Easements: -

- 15.06.1928 Right of Way (B 680116), affecting the part numbered (4) released 20.07.1982
- 08.10.1941 Right of Way (D 68029), affecting the part numbered (4) released 20.07.1982
- 22.11.1962 Right of Carriageway, affecting the part numbered (4) released 21.04.1969
- 20.07.1982 Right of Carriageway (D.P. 621395)

### Leases - Continued: -

- 21.09.1987 to Cegg Pty Limited, of Car Park premises expires 30.07.1992, also 3 year option
  - o 11.07.1988 transferred to Sze Keong Liow
  - o 01.06.1989 transferred to Allen Lau & Pamela Lau
- 07.01.1993 (I 30172) expired due to effluxion of time or surrender, not investigated
- 06.07.1995 (O 209349) expired due to effluxion of time, not investigated
- 06.11.2001 (8091170) expired due to effluxion of time, not investigated

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DX 1019 Sydney

# As regards Lot 15 D.P. 601341 – 122A Durham Street

As regards the part highlighted yellow and numbered (1) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1938)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 4933 Fol 213
05.04.1938 (1938 to 1938)	Ernest Harold Palmer (Builder)	Vol 4933 Fol 213 Now Vol 4933 Fol 222
29.08.1938 (1938 to 1957)	William Edward Eldridge (Railway Employee) (& His Deceased Estate)	Vol 4933 Fol 222 Now Vol 4975 Fol 78
11.03.1957 (1957 to 1957)	Tecoma Pty Limited	Vol 4975 Fol 78
19.07.1957 (1957 to 1968)	Julian Roy Casas (Accountant) Mutelle Annie Casas (Married Woman)	Vol 4975 Fol 78
14.11.1968 (1968 to 1969)	Mutelle Annie Casas (Widow)	Vol 4975 Fol 78 Now Vol 11045 Fol 49
12.05.1969 (1969 to 1979)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 11045 Fol 49 Now Vol 13833 Fol 12

As regards the part highlighted yellow and numbered (2) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1938)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17 Now Vol 4933 Fol 213
05.04.1938 (1938 to 1938)	Ernest Harold Palmer (Builder)	Vol 4933 Fol 213 Now Vol 4933 Fol 222
29.08.1938 (1938 to 1957)	William Edward Eldridge (Railway Employee) (& His Deceased Estate)	Vol 4933 Fol 222 Now Vol 4975 Fol 78
11.03.1957 (1957 to 1957)	Tecoma Pty Limited	Vol 4975 Fol 78
19.07.1957 (1957 to 1968)	Julian Roy Casas (Accountant) Mutelle Annie Casas (Married Woman)	Vol 4975 Fol 78
14.11.1968 (1968 to 1972)	Mutelle Annie Casas (Widow)	Vol 4975 Fol 78 Now Vol 11045 Fol 50

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Search continued as regards the part highlighted yellow and numbered (2) on the attached cadastre

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
20.11.1972 (1972 to 1973)	Geoffrey Harold White (Mechanic) Karen Daphne White (Assessor) (Transmission Application not investigated)	Vol 11045 Fol 50
24.01.1973 (1973 to 1979)	Swanton's Car Market Pty Limited Now Dick Swanton (Investments) Pty Limited	Vol 11045 Fol 50

### Search continued as regards the whole of Lot 10 D.P. 601341

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
16.11.1979 (1979 to 1996)	Leslie C Toose Pty Limited	Vol 11045 Fol 50 Now 10/601341
21.08.1996 (1996 to date)	A & C Motor Repairs Pty Ltd	10/601341

### # Denotes current registered proprietor

### Easements: - NIL

### Leases: -

• 21.08.1996 to George Papadopoulos – expires 18.08.2000, also 3 year option

# As regards Lot 1 D.P. 337499 – 120 Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.07.1921 (1921 to 1929)	George Hitchcock (Painter) Lillian Jeanette Hitchcock (Married Woman)	Book 1232 No. 764 Now Vol 4250 Fol 17
27.03.1929 (1929 to 1935)	Henry Edward William Rushby (Grazier)	Vol 4250 Fol 17
27.08.1935 (1935 to 1938)	Richard Stanley Charles (Car Dealer)	Vol 4250 Fol 17
05.04.1938 (1938 to 1938)	Ernest Harold Palmer (Builder)	Vol 4250 Fol 17 Now Vol 4933 Fol 222
14.06.1938 (1938 to 1959)	Raymond Victor Hillard (Fitter)	Vol 4933 Fol 222 Now Vol 4952 Fol 30
16.11.1959 (1959 to 1980)	Irene Clarice Hillard (Widow) (Section 94 Application not investigated)	Vol 4952 Fol 30
28.10.1980 (1980 to date)	# George Topalidis (Mechanic) Roula Topalidis (Married Woman)	Vol 4952 Fol 30 Now 1/337499

# Denotes current registered proprietors

Email: grolly1@bigpond.net.au

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Search continued as regards Lot 1 D.P. 337499 – 120 Durham Street

### Easements: - NIL

### Leases: -

- 13.03.1985 to Michael Kalathas expires 20.06.1987, also 3 year option
- 18.11.2014 to Speedway Auto Care Pty Ltd expires 19.02.2019, also 3 year option

### As regards Lots 1 & 2 D.P. 12517 - 126 Durham Street

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.03.1918 (1918 to 1922)	Sydney Smith (Lime Merchant)	Vol 2831 Fol 170
10.05.1922 (1922 to 1928)	William Ryan (Grazier) John Alfred Ironside Perry (Solicitor)	Vol 2831 Fol 170 Now Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1939)	William David Ryan (Grazier) Matthew Ryan (Grazier) Mary Ann Ryan (Spinster) John Alfred Ironside Perry (Solicitor) (Transmission Application not investigated)	Vol 3317 Fol's 29 & 30 Now Vol 4208 Fol's 47 & 48
18.10.1939 (1939 to 1942)	Florence May Rusden (Married Woman)	Vol 4208 Fol's 47 & 48 Now Vol 5324 Fol 180
26.08.1942 (1942 to 1948)	John O'Neill (Mechanic)	Vol 5324 Fol 180
16.03.1948 (1948 to 1972)	Lily Mitchell (Married Woman)	Vol 5324 Fol 180
20.09.1972 (1972 to 1982)	Gerritzen Holdings Pty Limited	Vol 5324 Fol 180
30.03.1982 (1982 to 2011)	Roy William Carmichael	Vol 5324 Fol 180 Now Auto Consol 5324-180
23.02.2011 (2011 to date)	# South East Automotive Pty Limited	Auto Consol 5324-180

### # Denotes current registered proprietor

### Easements: - NIL

# Leases restricted to ground floor: -

- 15.10.1962 to Robert Graham Machin (Engineer) & Lila Edith Machin (Married Woman) expired 16.10.1972
- 14.11.1967 to Robert Graham Machin (Engineer) & Lila Edith Machin (Married Woman) expired 16.10.1972
- 07.07.1986 to Alcan Australia Limited, of Ground Floor and Car Park, excluding certain part expires 31.03.1988, also 3 year option
- 21.09.1987 to Cegg Pty Limited, of Car Park premises expires 30.07.1992, also 3 year option
  - o 11.07.1988 transferred to Sze Keong Liow
  - o 01.06.1989 transferred to Allen Lau & Pamela Lau
- 14.07.1992 to Strathfield Car Radios Pty Limited, of part, excluding staircase expires 05.07.1994, also 4 year option
- 06.07.1995 (O 209351) expired due to effluxion of time, not investigated
- 06.11.2001 (8091169) expired due to effluxion of time, not investigated

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### As regards Lots 3 & 4 D.P. 12517 - 75 Forest Road

Date of Acquisition and term held	Registered Proprietor(s) & Occupations where available	Reference to Title at Acquisition and sale
19.03.1918 (1918 to 1922)	Sydney Smith (Lime Merchant)	Vol 2831 Fol 170
10.05.1922 (1922 to 1928)	William Ryan (Grazier) John Alfred Ironside Perry (Solicitor)	Vol 2831 Fol 170 Now Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1928)	William David Ryan (Grazier) Matthew Ryan (Grazier) Mary Ann Ryan (Spinster) John Alfred Ironside Perry (Solicitor) (Transmission Application not investigated)	Vol 3317 Fol's 29 & 30
23.07.1928 (1928 to 1935)	John Hauser (Builder) (& His deceased estate)	Vol 3317 Fol's 29 & 30 Now Vol 4207 Fol's 195 & 196
24.04.1935 (1935 to 1949)	Arthur Quartly (Garage Proprietor) Or Arthur Melvyn Quartly	Vol 4207 Fol's 195 & 196
13.05.1949 (1949 to 1951)	Elizabeth Caroline Quartly (Widow) Now Elizabeth Caroline McQuillan (Married Woman) (Transmission Application not investigated)	Vol 4207 Fol's 195 & 196
23.07.1951 (1951 to 1952)	Tom Dickinson Johnson (Solicitor)	Vol 4207 Fol's 195 & 196
13.11.1952 (1952 to 1961)	Shell Company of Australia Limited	Vol 4207 Fol's 195 & 196
15.06.1961 (1961 to 1982)	Theodorus Wilhelmus Otten (Garage Proprietor) Gertrude Otten (Married Woman)	Vol 4207 Fol's 195 & 196
16.04.1982 (1982 to 2011)	Roy William Carmichael	Vol 4207 Fol's 195 & 196 Now 3/12517 & 4/12517
23.02.2011 (2011 to date)	# South East Automotive Pty Limited	3/12517 & 4/12517

# Denotes current registered proprietor

### Leases restricted to ground floor: -

- 12.06.1936 to Jack Morris Bartlett (Garage Proprietor) expired
- 10.03.1954 to Theodorus Wilhelmus Otten (Garage Proprietor) & Gertrude Otten (Married Woman) expired 05.07.1961
- 07.07.1986 to Alcan Australia Limited, of Ground Floor and Car Park, excluding certain part expires 31.03.1988, also 3 year option
- 21.09.1987 to Cegg Pty Limited, of Car Park premises expires 30.07.1992, also 3 year option
  - o 11.07.1988 transferred to Sze Keong Liow
  - o 01.06.1989 transferred to Allen Lau & Pamela Lau
- 13.09.1990 (Z 190519) expired due to effluxion of time or surrender, not investigated
- 07.01.1993 (I 30171) expired due to effluxion of time or surrender, not investigated
- 06.07.1995 (O 209351) expired due to effluxion of time, not investigated
- 06.11.2001 (8091169) expired due to effluxion of time, not investigated

ABN: 52832569710 Ph: 02 9233 5800 Fax: 02 9221 2827 Level 4, 70 Castlereagh Street, Sydney 2000 PO Box 2513 Sydney NSW 2000 DX 1019 Sydney

Continued as regards Lots 3 & 4 D.P. 12517 – 75 Forest Road

Easements: - NIL

Yours Sincerely Mark Groll 4 August 2015 (Ph: 0412 199 304)

Email: grolly1@bigpond.net.au



**Cadastral Records Enquiry Report** 

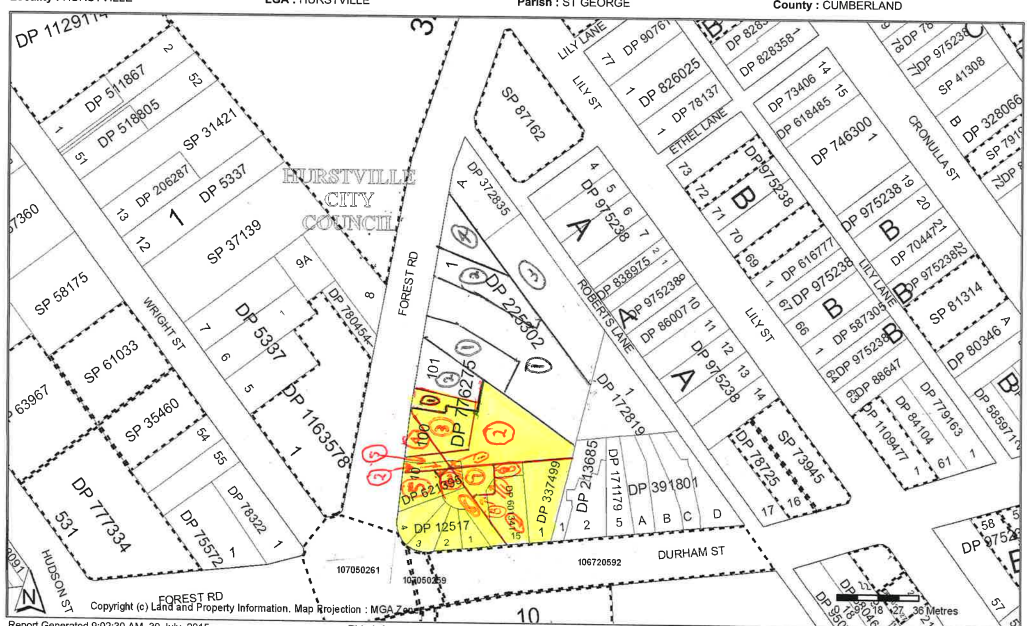
**Identified Parcel**: Lot 1 DP 225302

Requested Parcel: Lot 1 DP 225302

**LGA: HURSTVILLE** Parish: ST GEORGE

**County: CUMBERLAND** 

Ref: surv:scim-grollm



Report Generated 9:02:30 AM, 30 July, 2015 Copyright © Land and Property Information ABN: 84 104 377 806

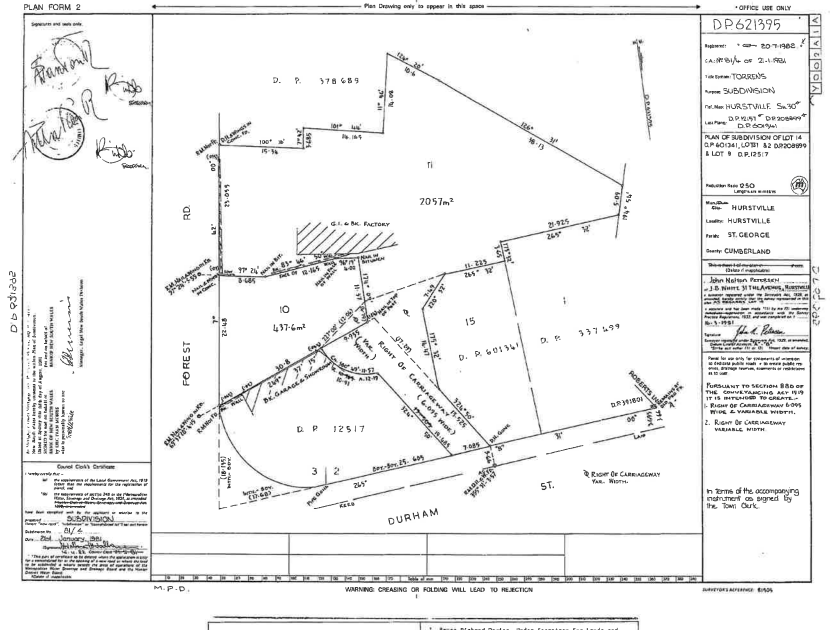
This information is provided as a searching aid only. While every endeavour is made to ensure the current cadastral pattern is accurately reflected, the Registrar General cannot guarantee the information provided. For all ACTIVITY PRIOR to SEPT 2002 you must refer to the RGs Charting and Reference Maps.

Page 1 of 5

Plan Drawing only to appear in this space OFFICE USE ONLY DP 776275 CAINº88/15 OF 18-5-1988 TITLE System TORRENS Purpose SUBDIVISION Ref. Map UO997-49# DP.621395 PLAN OF LOT 11IND.P. 621395 LOT. IN D.P. 378689 AND THE LAND IN D.P. 90677 Langins are in matres. Reduction Hallo 1:400 Mun./States HURSTVILLE HURSTVILLE Partet: ST. GEORGE COUMBERLAND (Detete if inapplicable). JOHN BOULTON WHITE 67-69 KIMBERLEY RO, HURSTVILLE Plans used in preparation of survey/compilation D.P. 621595 DP 378689 D.P. 90677 D.P. 225 302 D.P. 621395 PANEL FOR USE ONLY for statements of intention to declicate public ronds or to create public reserves, drainage reserves, easements or restrictions as to user. 

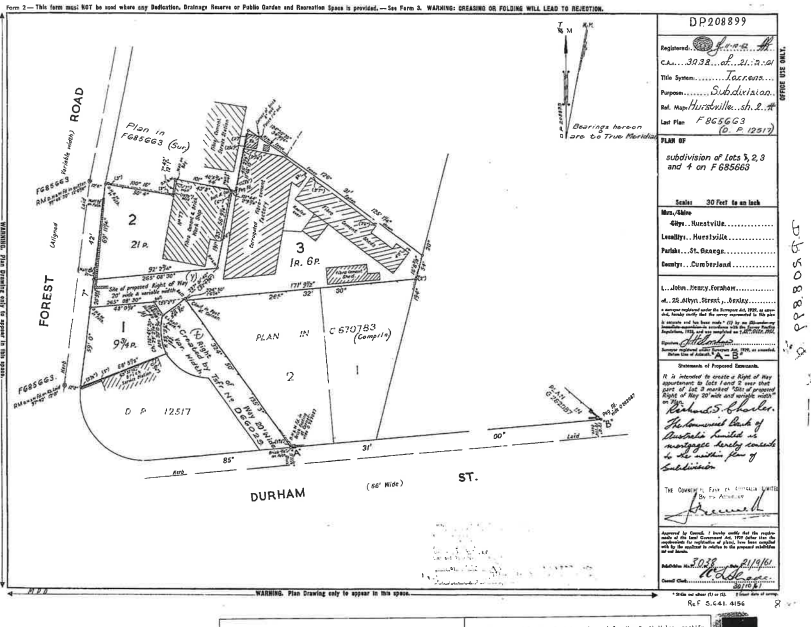
PLAN FORM 2

SIGNATURE AND SEALS ONLY





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CONVERSION TABLE ADDED IN REGISTRAR GENERAL'S DEPARTMENT

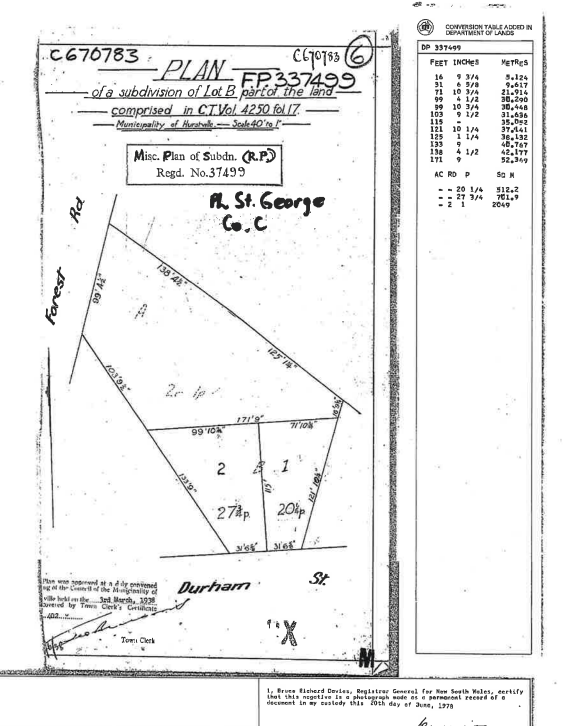
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AMENIMENTS OR ADDITIONS NOTED ON PLAN IN REGISTRAR GENERAL'S OFFICE. l, Oruce Richard Davies, Registrar Gameral for New South Wales, contify that this negative is a pholograph made as a permanent record of a document in my custody this 23rd day of March, 1977





/sts:OK.OK /Prt:30-Jul-2015 15:33 /Pgs:ALL





MY OF HURSTYILLE. B.60042.19-3-24. of subdivision of part of the land in Application Nº 13455. General for New South Wales, certify made as a permanent record of a lay of October, 1979 Ph of St George Cy of Cumberland. Арр" 13455. ST. 85. 33.00. DURHAM CONVERSION TABLE ADDED IN REGISTRAR GENERAL'S DEPARTMENT 

1. Reservations and conditions, if any, contained in the Grown Grant(s) referred to in the said Deposited Plan.

Registrar General

2. Right of Way created by Transfer No. D66029 appurtenant to part of the land above described an affecting the "Right of Way 20 feet Wide and variable width" shown in the plan herson.

Registrar General.

NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR-GENERAL ARE CANCELLED.

NEW SOUTH WALES







WARNING: THIS DOCUMENT MUST NOT BE REMOVED

FROM

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LAND

TITLES

OFFICE

Applns. Nos. 13455 and 29437

Prior Titles Volume 4975 Folio Volume 9298 Folio 229



11045

Edition issued 12-5-1969

I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

Witness

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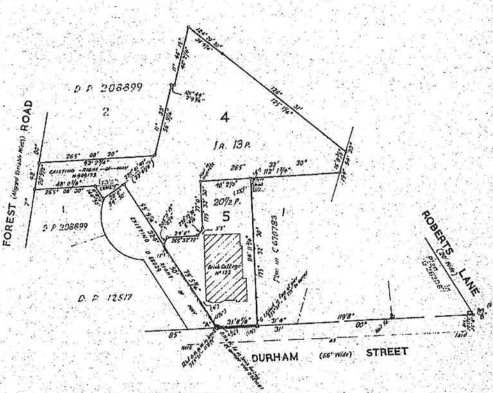
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Milint

Registrar General



PLAN SHOWING LOCATION OF LAND



### ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 4 in Deposited Plan 533689 in the Municipality of Hurstville Parish of St. George and County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

#### FIRST SCHEDULE

MUTELLE ANNIE-GASAS, of Hurstville, Widow, as to that part of the land above described formerly comin Gertificate of Title Volume 4975 Folio 78 and MANNIE-GAR MARKET PTY. LIMITED, as to that part formerly comprised in Certificate of Title Volume 3298 Folio 229.

#### SECOND SCHEDULE

Reservations and conditions, if any, contained in the Crown Grant above referred to.
 Right of Way created by Transfer No. D66029 appurtenant to part of the land above described affecting the "Right of Way 20 feet wide and Variable Width" shown in the plan hereon.

3. Mortgage No. 175668 of the part of the land above described formerly comprised in Certificate of Title 1971 and 9298 Folio 229 to Industrial Acceptance Corporation Limited. Entered

Registrar General.

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED

Req:R025937 /Doc:CT 09298-228 CT /Rev:10-Jan-2011 /Sts:OK.SC /Prt:30-Jul-2015 15:35 /Pgs:ALL /Seq:1 of 2 Ref:mg /Src:T IFICATE OF TITLE

NEW SOUTH WALES

ERTY ACT, 1900, as amended.





WARNING: THIS DOCUMENT MUST

BE REMOVED

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TITLES OFFICE

8 6.

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

(For Grant and title reference prior to first edition see Deposited Plan.)



9298. Fol. 228

1st Edition issued 25-10-1962

I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

Witness

Registrar-General PLAN SHOWING LOCATION OF LAND



RM STATES FOREST C 670783 #4 FLAN 2 85 ST. (86' Wide) DURHAM

ESTATE AND LAND REFERRED TO

Estate in Fee Simple in lot in Deposited Plan 208899 at Hurstville in the Municipality of 2 Hurstville Parish of St. George and County of Cumberland.

FIRST SCHEDULE (Continued overleaf)

Registrar General

SECOND SCHEDULE (Continued overleaf)

1. Reservations and conditions, if any, contained in the Crown Grant(s) referred to in the said Deposited

Registrar General

2. Right of Way created by Transfer No. D66029 appurtenant to part of the land above-described affecting the "Right of Way 20 feet Wide and veriable width" shown in the plan hereon, Cancelled 175485.

Registrar General.

Req:R025948 /Doc:CT 11570-110 CT /Rev:12-Jan-2011 /Sts:OK.SC /Prt:30-Jul-2015 15:35 /Pgs:ALL /Seq:3 of 4 Ref:mg /Src:T CANCELLED

NEW SOUTH WALES

CERTIFICATE OF TITLE new edicions TITLE REAL PROPERTY ACT, 1900, as amended.

Appln. No.13455

Prior Titles Vol.4208 Fols.47 & 48

Vol. 11570 Fol. 110

Edition issued 5-4-1971 L948189 and L958489

I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

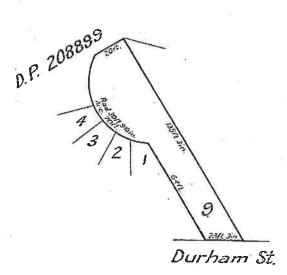
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(Page 1) Vol

Registrar General.

# PLAN SHOWING LOCATION OF LAND



<u> Area: 11% per:</u>

LOGOIED J.R. 1*958499* 

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

Scale: 40 feet to one inch

# ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 9 in Deposited Plan 12517 in the Municipality of Hurstville Farish of St. George and County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

FIRST SCHEDULE

Hurstville, Salesman.

#### SECOND SCHEDULE

- 1. Reservations and conditions, if any, contained in the Crown Grant above referred to
- 2. Right of Way No. B680116 affecting the whole of the land within Described.

3. Right of Way No.D66029 affecting the whole of the land within described.

WARNING: THIS DOCUMENT MUST NOT BE REMOVED FROM THE LAND TITLES OFFICE

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FIRST SCHEDUL					
REGISTERED PROPRIETOR	NATURE	INSTRUMENT	DATE	ENTERED	Signature of Registrar-Genera
SWANTON'S-CAR-MARKET-PTY.LIMITED	Transfer	-м461	10 -9-1968. -5 5 1971	5-5-1971	
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			SECOND SCHEDULE (continued)					7					
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**NEW SOUTH WALES** 







Appln No 13455

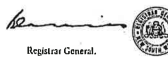
Prior Titles Vol. 4208 Fols. 47 & 48



115/0 Fol 110

EDITION ISSUED

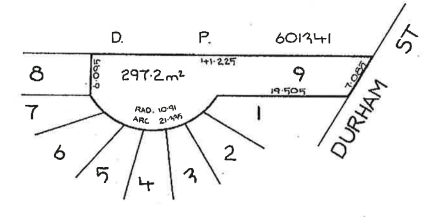
I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.





### PLAN SHOWING LOCATION OF LAND

LENGTHS ARE IN METRES



PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

# ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 9 in Deposited Plan 12517 in the Municipality of Hurstville Parish of St. George County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

### FIRST SCHEDULE

SWANTON'S CAR MARKET PTY. LIMITED.

#### SECOND SCHEDULE

- 1. Reservations and conditions, if any, contained in the Crown grant above referred to.
- B680416 Right of way affecting the whole of the land above described. 175386.
  D66029 Right of way affecting the whole of the land above described. 175385

WARNING: THIS DOCUMENT MUST NOT BE REMOVED FROM THE REGISTRAR GENERAL'S OFFICE.

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**NEW SOUTH WALES** 







Application No. 29437

Prior Title Volume 4975 Folio 78



Edition issued 12-5-1969

I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

Witness

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ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

PERSONS ARE CAUTIONED AGAINST

Milint

Registrar General.



WARNING: THIS DOCUMENT MUST NOT BE

REMOVED FROM THE LAND

TITLES

OFFICE

PLAN SHOWING LOCATION OF LAND

208899 ROAD (Aligned Hariste Ment) 1R. 13 P. FOREST 201/2 P. 5 125/7 0. 2 STREET DURHAM

### ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 5 in Deposited Plan 533689 in the Municipality of Hurstville Parish of St. George and County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

FIRST SCHEDULE

MUTELLE ANNIE-CASAR, of Hurstville, Widow.

SECOND SCHEDULE

1. Reservations and conditions, if any, contained in the Crown Grant above referred to.

Registrar General.

NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED.

뜅 /Prt:30-Jul-2015 15:35 /Pgs:ALL /Seq:2 FIRST SCHEDULE (continued) REGISTERED PROPRIETOR INSTRUMENT ENTERED NUMBER N90645 N90646 P55120 Thange of Name F TITLE ISSUING ON NO DEALING TO BE RECISTED WITHOUT REFERENCE TO CT /Rev:13-Jan-2011 /Sts:OK.OK SECOND SCHEDULE (continued) Reg:R025961 /Doc:CT 11045-050 Ref:mg /Src:Te 2 of 2 pages)

Signature of Registrar General P901255 MR CT 9-2-79 00601341

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NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED

NEW SOUTH WALES







Appln. Nos.13455 & 29437

Prior Titles Vol.11045 Fols.49 & 50

13833 Fol. 11

**EDITION ISSUED** 30 3 1979

I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

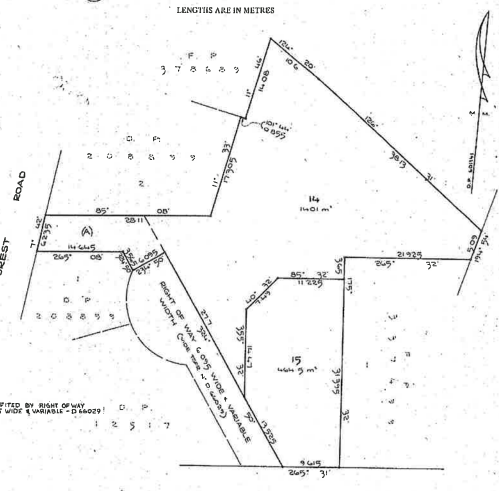


WARNING: THIS DOCUMENT MUST NOT BE REMOVED FROM THE REGISTRAR GENERAL'S OFFICE

Registrar General



# AN SHOWING LOCATION OF LAND



DURHAM

STREET

### ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 14 in Deposited Plan 601341 at Hurstville in the Municipality of Hurstville Parish of St. George and County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1910.

### FIRST SCHEDULE

DICK SWANTON (INVESTMENTS) PTY. LIMITED.

## SECOND SCHEDULE

- 1. Reservations and conditions, if any, contained in the Crown Grant above referred to.
- Right of way appurtement to the part of the land above described shown so benefited affecting the land shown so burdened in Deposited Plan 601541. (ancelled 175%5 Mortgage to Bank of New South Wales affecting the parts of the land above described formerly comprised in Certificate of Title Volume 11045 Folio 50. 2. D66029
- 3. P901285
- 4. Q30806 Mortgage to Bank of New South Wales affecting the part of the land above described formerly comprised in Certificate of Title Volume 11045 Folio 49.

FIRST SCHEDULE (continued)	2.00		7	
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NOTE: ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED

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NEW SOUTH WALES

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PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

Appln Nos.13455 & 29437

Prior Titles Vol. 9298 Fol.228 Vol.11570 Fol.110 Vol.13833 Fol. 11



14829 160 Vol. \_\_\_\_\_Fol. \_\_\_\_

EDITION ISSUED

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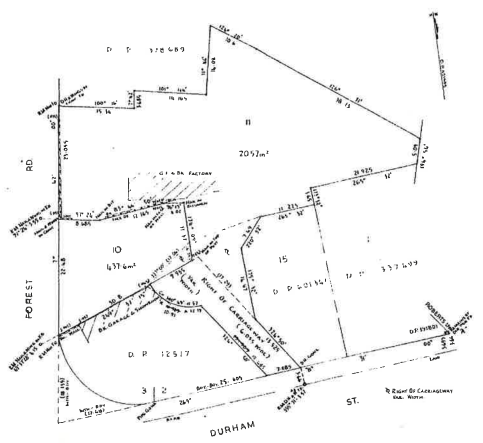
I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

Registrar General.



# PLAN SHOWING LOCATION OF LAND

LENGTHS ARE IN METRES



ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 11 in Deposited Plan 621395 at Hurstville in the Municipality of Hurstville Parish of St. George and County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

### FIRST SCHEDULE

DICK SWANTON (INVESTMENTS) PTY. LIMITED as regards the parts of the land above described formerly comprised in Certificates of Title Volume 9298 Folio 228 and Volume 13833 Folio 11 and SWANTON'S CAR MARKET PTY. LIMITED as regards the part formerly comprised in Certificate of Title Volume 11570 Folio 110.

SECOND SCHEDULE

- 1. Reservations and conditions, if any, contained in the Crown Grant above referred to.
  2. P809244 Mortgage to Bank of New South Walk affecting the part of the land above described formerly comprised in Gertificate Fitle Volume 9298 Folio 228. X641624
- 3. P901285 Mortgage to Bank of New Society Wales affecting the part of the land above described foremrly comprised in Certificate of Title Volume 11045 Folio 50. X641625
- 4. 030006 Mortgage to Bank of New South Wales affecting the part of the land above described formerly comprised in General Cate of Title Volume 11045 Felio 49. X641626

RC(5B)5. DP621395 Right of carriageway affecting the part of the land above described shown so burdened in Deposited Plan 621395.

Vol

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	FIRST SCHEDULE (continued)		
	REGISTERED PROPRIETOR		Registrar Gen
	DP/SP 776 275 Registered 7/7/1988  This folio is cancelled as to velole the upon creation in the of computer folios for lots 100 photocomputer		
	NC 17,5164		
	SECOND SCHEDULE (continued)  PARTICULARS	Registrar General	CANCELLAT
***************************************	TOTAL ENGLANDING CONTRACTOR OF THE STATE OF		
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	NOTATIONS AND UNREGISTERED DEALINGS	1	
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Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE -----30/7/2015 3:27PM

FOLIO: 100/776275

First Title(s): OLD SYSTEM

Prior Title(s): VOL 6559 FOL 70 VOL 14829 FOL 160

Recorded	Number	Type of Instrument	C.T. Issue
7/7/1988	DP776275	DEPOSITED PLAN	FOLIO CREATED EDITION 1
22/8/1988 22/8/1988	X763371 X763372	REQUEST TRANSFER	EDITION 2
24/5/1991	Z678521	MORTGAGE	EDITION 3
13/10/2000 13/10/2000	7149816 7149817	DISCHARGE OF MORTGAGE LEASE	EDITION 4
21/6/2004	AA734125	LEASE	EDITION 5
13/10/2006	AC488881	SUB-LEASE	
23/1/2007	AC885958	TRANSFER OF LEASE	
3/9/2009	AE953179	LEASE	EDITION 6
26/11/2010	AF842482	SUB-LEASE	
9/12/2010	AF930717	TRANSFER OF LEASE	
6/9/2012 6/9/2012	AH216450 AH216451	TRANSFER OF LEASE LEASE	EDITION 7
22/11/2012	AH385776	SUB-LEASE	EDITION 8
23/9/2014	AI912431	CAVEAT	
13/10/2014 13/10/2014	AI950690 AI950694	WITHDRAWAL OF CAVEAT CAVEAT	

\*\*\* END OF SEARCH \*\*\*



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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 100/776275

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LAND

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LOT 100 IN DEPOSITED PLAN 776275
AT HURSTVILLE
LOCAL GOVERNMENT AREA HURSTVILLE
PARISH OF ST GEORGE COUNTY OF CUMBERLAND
TITLE DIAGRAM DP776275

FIRST SCHEDULE

ARTHUR WILLIAM GARTHON

VALDA MAY GARTHON
AS JOINT TENANTS

(T X763372)

SECOND SCHEDULE (4 NOTIFICATIONS)

-----

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 EASEMENT(S) AFFECTING THE PART(S) SHOWN SO BURDENED IN THE TITLE DIAGRAM CREATED BY:

DP621395 FOR RIGHT OF CARRIAGEWAY

- 3 AH216451 LEASE TO SOUTH EAST AUTOMOTIVE PTY LIMITED OF 71 FOREST ROAD, HURSTVILLE. EXPIRES: 14/6/2015. OPTION OF RENEWAL: THREE YEARS.
  - AH385776 LEASE OF LEASE AH216451 TO ZHIHONG TIAN & YONG CAI EXPIRES: 13/7/2015.
- \* 4 AI950694 CAVEAT BY THE ONE CAPITAL GROUP PTY LIMITED

NOTATIONS

UNREGISTERED DEALINGS: NIL

Req:R025936 /Doc:CT 09298-227 CT /Rev:10-Jan-2011 /Sts:OK.SC /Prt:30-Jul-2015 15:34 /Pgs:ALL /Seq:1 of 2 Ref:mg /Src:T M IFICATE OF TITLE

NEW SOUTH WALES

(For Grant and title reference prior to first edition see Deposited Plan.)





WARNING:

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OFFICE

1st Edition issued 25-10-1962

I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

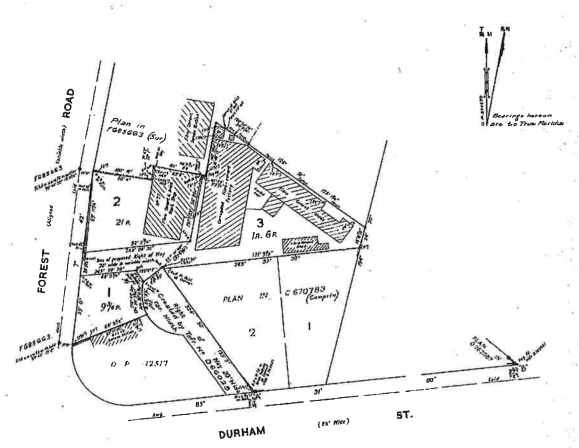
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PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

Registrar-General PLAN SHOWING LOCATION OF LAND





ESTATE AND LAND REFERRED TO

in Deposited Plan 208899 at Hurstville in the Municipality of Estate in Fee Simple in lct Hurstville Parish of St. George and County of Cumberland.

FIRST SCHEDULE (Continued overleaf)

of Hurstville, Motor Dog

Registrar General

SECOND SCHEDULE (Continued overleaf)

1. Reservations and conditions, if any, contained in the Crown Grant(s) referred to in the said Deposited Plan.

Registrar General

2. Right of Way created by Transfer No. D66029 at described affecting the "Right of Way 20 feet the plan hereon. Cancelled 175765

Registrar General.

NEW SOUTH WALES

FICATE OF TITLE REAL PROPERTY ACT, 1900



Appln Nos.13455 & 29437

Prior Titles Vol. 9298 Fol.227 Vol.11570 Fol.110 Vol.13833 Fol. 11



Vol.

EDITION ISSUED

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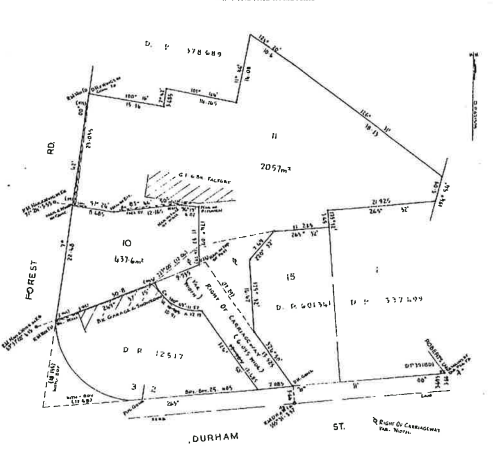
I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.



#### PLAN SHOWING LOCATION OF LAND

LENGTHS ARE IN METRES

Registrar General. SEE AUTO FOLIO



ESTATE AND LAND REFERRED TO

ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 10 in Deposited Plan 621395 at Hurstville in the Municipality of Hurstville Parish of St.George and County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

#### FIRST SCHEDULE

-BICK SWANTON (INVESTMENTS)-PTY: LIMITED-as-regards-the-parts of the land-above-described-formerly comprised in Certificates of Title Volume-9290 301:0-227 and Volume-13833 Felio-11 and SWANTON'S-CAR MARKET PTY: LIMITED-as-regards-the-part-forements-comprised-in-Certificate-of-Title-Volume-11570 -Folio-110 .--

GRY

#### SECOND SCHEDULE

- Discharged T279458

ENTRIES RULED THROUGH AND AUTHENTICATED BY THE SEAL OF THE REGISTRAR GENERAL ARE CANCELLED

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

ol 14829 Fol 59

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FIRST SCHEDULE (continued) REGISTERED PROPRIETOR	80	
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SEE AUTO FOLIO		
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SECOND SCHEDULE (continued)		
PARTICULARS	Danielos Causes	CLUGELL
279461 Mortgage to Dick Swanton (Investments) Pty. Limited. Registered 29-10-198	Registrar General	CANCELLA
6493 / Lease to Cegg Pty. Limited of premises being all those car park premises	2 11	T881237
known as 73 Forest Road, Hurstville. Expires 30-7-1992. Option of renewal		
3 years. Registered 21-9-1987.		
(76493) Lease X682575 Transfer of Lease to Sze Keong Liow Registered 11-7-1988	(A)	ř.
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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE -----30/7/2015 3:28PM

FOLIO: 10/621395

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First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 14829 FOL 159

Recorded	Number	Type of Instrument	C.T. Issue
28/3/1988		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
15/9/1988		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
2/6/1989	Y404850	TRANSFER OF LEASE	
7/1/1993	I30172	LEASE	EDITION 1
6/7/1995 6/7/1995	0209348 0209349	REQUEST LEASE	EDITION 2
6/11/2001	8091170	LEASE	EDITION 3
23/2/2011 23/2/2011	AG84751 AG84752	TRANSFER MORTGAGE	EDITION 4
23/9/2014	AI912449	CAVEAT	
13/10/2014 13/10/2014	AI950689 AI950693	WITHDRAWAL OF CAVEAT CAVEAT	



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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 10/621395

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 SEARCH DATE
 TIME
 EDITION NO
 DATE

 30/7/2015
 8:54 AM
 4
 23/2/2011

LAND

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LOT 10 IN DEPOSITED PLAN 621395
AT HURSTVILLE
LOCAL GOVERNMENT AREA HURSTVILLE
PARISH OF ST GEORGE COUNTY OF CUMBERLAND
TITLE DIAGRAM DP621395

FIRST SCHEDULE

\_\_\_\_\_

SOUTH EAST AUTOMOTIVE PTY LIMITED

(T AG84751)

SECOND SCHEDULE (4 NOTIFICATIONS)

------

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 DP621395 RIGHT OF CARRIAGEWAY AFFECTING THE PART(S) SHOWN SO BURDENED IN THE TITLE DIAGRAM
- 3 AG84752 MORTGAGE TO TOYOTA FINANCE AUSTRALIA LIMITED
- \* 4 AI950693 CAVEAT BY THE ONE CAPITAL GROUP PTY LIMITED

NOTATIONS

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UNREGISTERED DEALINGS: NIL

NEW SOUTH WALES







Appln. No.29437

Prior Titles Vol.11045 Fols. 49 & 50

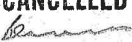


13833 Fol. 12

EDITION ISSUED

30 1979

I certify that the person described in the First Schedule is the registered proprietor of the undermentinevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule. described subject

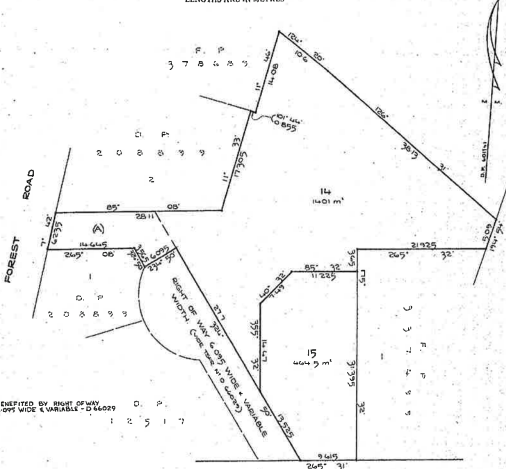




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#### PLAN SHOWING LOCATION OF LAND

LENGTHS ARE IN METRES



DURHAM

STREET

#### ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 15 in Deposited Plan 601341 at Hurstville in the Municipality of Hurstville Parish of St.George and County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

FIRST SCHEDULE

DICK SWANTON (INVESTMENTS) LIMITED.

#### SECOND SCHEDULE

GR)

1. Reservations and conditions, if any, contained in the Crown Grant above referred to.
2. P901285 Mortgage to Bank of New South Wales affecting the part of the land above described formerly comprised in Certificate of Title Volume 11045 Folio 50: Mortgage to Bank of New South Wales affecting the part of the land above described

formerly comprised in Cortificate of Title Volume 11045 Folio 49. Discharged Ruchung

RG 2/62

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

(Page 1) Vol.

WARNING: THIS DOCUMENT MUST NOT BE REMOVED FROM THE REGISTRAR GENERAL'S OFFICE

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FIRST SCHEDULE (continued)	1			
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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE

30/7/2015 3:30PM

FOLIO: 15/601341

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First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 13833 FOL 12

Recorded  28/3/1988	Number	Type of Instrument TITLE AUTOMATION PROJECT	C.T. Issue LOT RECORDED FOLIO NOT CREATED
13/9/1988		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
2/7/1992	E580326	MORTGAGE	EDITION 1
29/7/1992	E643396	CAVEAT	
29/10/1993 29/10/1993	I636813 I636814	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 2
28/4/1994 28/4/1994	U214229 U214230	WITHDRAWAL OF CAVEAT MORTGAGE	EDITION 3
21/8/1996 21/8/1996 21/8/1996	2397458	DISCHARGE OF MORTGAGE TRANSFER LEASE	
21/8/1996	2397460	MORTGAGE	EDITION 4
29/8/1996	2419553	DEPARTMENTAL DEALING	EDITION 5
23/12/1999 23/12/1999	6451004 6451005	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 6
16/1/2007 16/1/2007	AC872875 AC872876	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 7
28/12/2011 28/12/2011	AG713238 AG713239	DISCHARGE OF MORTGAGE MORTGAGE	EDITION 8



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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 15/601341

EDITION NO DATE

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28/12/2011

LAND

LOT 15 IN DEPOSITED PLAN 601341 AT HURSTVILLE LOCAL GOVERNMENT AREA HURSTVILLE PARISH OF ST GEORGE COUNTY OF CUMBERLAND TITLE DIAGRAM DP601341

FIRST SCHEDULE

A & C MOTOR REPAIRS PTY LTD

(DD 2419553)

SECOND SCHEDULE (3 NOTIFICATIONS)

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 2397459 LEASE TO GEORGE PAPADOPOULOS OF 122 DURHAM STREET, HURSTVILLE EXPIRES 18.8.2000 OPTION OF RENEWAL 3 YEARS
- AG713239 MORTGAGE TO ING BANK (AUSTRALIA) LIMITED

NOTATIONS

UNREGISTERED DEALINGS: NIL



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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE

30/7/2015 3:31PM

FOLIO: 1/337499

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First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 4952 FOL 30

Recorded	Number	Type of Instrument	C.T. Issue
18/12/1988		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
30/3/1990		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
5/7/1993	I4598 <mark>4</mark> 4	DEPARTMENTAL DEALING	EDITION 1
15/8/2014	AI816666	DISCHARGE OF MORTGAGE	EDITION 2
18/11/2014	AJ35139	LEASE	EDITION 3



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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 1/337499

EDITION NO DATE \_\_\_\_\_

18/11/2014

LAND

LOT 1 IN DEPOSITED PLAN 337499 LOCAL GOVERNMENT AREA HURSTVILLE PARISH OF ST GEORGE COUNTY OF CUMBERLAND TITLE DIAGRAM DP337499

FIRST SCHEDULE

GEORGE TOPALIDIS ROULA TOPALIDIS

AS JOINT TENANTS

(DD I459844)

SECOND SCHEDULE (2 NOTIFICATIONS)

- RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- AJ35139 LEASE TO SPEEDWAY AUTO CARE PTY LTD EXPIRES: 19/2/2019. OPTION OF RENEWAL: 3 YEARS.

NOTATIONS

UNREGISTERED DEALINGS: NIL

924092 TO BE COMPLETED BY LODGING PARTY TRANSFER Lodged by: MOORE & BEVINS, SOLICITORS 60 MARTIN PLACE, Address: 2000 SYDNEY Phone No.: 25 7971 Documents lodged herewith C.T. Checked REGISTERED Receiving Received Registrar General Documents Clerk AUTHORITY FOR USE OF INSTRUMENT OF TITLE® Authority is hereby given for the use of ... lodged (insert reference to certificates, grants or dealings) in connection with (insert number of plan or dealing) registration of this dealing and for delivery to (BLOCK LETTERS) Signature Name (BLOCK LETTERS) MEMORANDUM AS TO NON-REVOCATION OF POWER OF ATTORNEY (To be signed at the time of executing the within dealing) The undersigned states that he has no notice of the revocation of the Power of Attorney registered No. Miscellaneous Register under the authority of which he has just executed the within dealing. Signed at day of Signature of attorney Signature of witness CERTIFICATE OF J.P., &c., TAKING DECLARATION OF ATTESTING WITNESSO I certify that and declared that he personally knew the person signing the same, and whose signature thereto be has attested, and that the name purporting to be such signature of the is his own handwriting and that he was of sound mind and freely

and voluntarily signed the same.

Signature

Name (BLOCK LETTERS) Qualification



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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE

30/7/2015 3:30PM

FOLIO: AUTO CONSOL 5324-180

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Recorded	Number	Type of Instrument	C.T. Issue
22/4/1993		CONSOL HISTORY RECORD CREATED FOR AUTO CONSOL 5324-180	

PARCELS IN CONSOL ARE: 1-2/12517.

6/7/1995 6/7/1995	0209350 0209351	REQUEST LEASE		EDITION	1
6/11/2001	8091169	LEASE		EDITION	2
23/2/2011 23/2/2011	AG84763 AG84764	TRANSFER MORTGAGE		EDITION	3
23/9/2014	AI912449	CAVEAT			
13/10/2014 13/10/2014	AI950689 AI950693	WITHDRAWAL CAVEAT	OF CAVEAT		



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Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: AUTO CONSOL 5324-180

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SEARCH DATE	TIME	EDITION NO	DATE
30/7/2015	8:54 AM	3	23/2/2011

LAND

LAND DESCRIBED IN SCHEDULE OF PARCELS
LOCAL GOVERNMENT AREA HURSTVILLE
PARISH OF ST GEORGE COUNTY OF CUMBERLAND
TITLE DIAGRAM DP12517

FIRST SCHEDULE

SOUTH EAST AUTOMOTIVE PTY LIMITED

(T AG84763)

SECOND SCHEDULE (4 NOTIFICATIONS)

1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

2 DP621395 RIGHTS OF CARRIAGEWAY APPURTENANT TO THE LAND ABOVE DESCRIBED AFFECTING THE LAND SHOWN SO BURDENED IN DP621395

3 AG84764 MORTGAGE TO TOYOTA FINANCE AUSTRALIA LIMITED

4 AI950693 CAVEAT BY THE ONE CAPITAL GROUP PTY LIMITED

NOTATIONS

UNREGISTERED DEALINGS: NIL

SCHEDULE OF PARCELS
-----LOTS 1-2 IN DP12517.

Req:R025891 /Doc:CT 14745-134 CT /Rev:20-Jan-2011 /Sts:OK.OK /Prt:30-Jul-2015 15:32 /Pgs:ALL /Seq:1 of 2 Ref:mg /Src:T 4101 ICATE OF TITLE **NEW SOUTH WALES** L PROPERTY ACT, 1900 14/45 Appln No 13455 **EDITION ISSUED** Prior Title Vol. 4207 Fol. 195 24 1982 5 I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule. Registrar General. SEE AUTO FOLIO PLAN SHOWING LOCATION OF LAND PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON LENGTHS ARE IN METRES O 25.605 ARC 21-795 187.7 m² 2 (A) RIGHT OF WAY VAR. WIDTH-B 680116 σ. Q ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 3 in Deposited Plan 12517 in the Municipality of Hurstville Parish of St. George County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

#### FIRST SCHEDULE

ROY WILLIAM CARMICHAEL.

GRY

#### SECOND SCHEDULE

- 1. Reservations and conditions, if any, contained in the Crown grant above referred to.
  2. B680416 Right of way appur tenant to the land above described affecting the land shown so burdened in the plan hereon. 775186.
- 3. H820759 Covenant.
  - 4. 5989764 Mortgage-to Theodorus Wilhelmus-Otten and Gortrude-Maria-Otten, as Joint Tenants.

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LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE ----30/7/2015 3:29PM

FOLIO: 3/12517

First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 14745 FOL 134

Recorded	Number	Type of Instrument	C.T. Issue
21/8/1988		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
13/1/1989		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
2/6/1989	Y404850	TRANSFER OF LEASE	
13/9/1990	Z190519	LEASE	EDITION 1
5/2/1993	I30171	LEASE	EDITION 2
6/7/1995	0209350	REQUEST	
6/7/1995	0209351	LEASE	EDITION 3
6/11/2001	8091169	LEASE	EDITION 4
23/2/2011	AG84763	TRANSFER	
23/2/2011	AG84764	MORTGAGE	EDITION 5
23/9/2014	AI912449	CAVEAT	
13/10/2014	AI950689	WITHDRAWAL OF CAVEAT	
13/10/2014	AI950693	CAVEAT	



Legal Liaison Services hereby certifies that the information contained in this document has been provided electronically by the Registrar General in accordance with Section 96B(2) of the Real Property Act.

Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 3/12517

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SEARCH DATE	TIME	EDITION NO	DATE
30/7/2015	8:54 AM	5	23/2/2011

LAND

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LOT 3 IN DEPOSITED PLAN 12517

LOCAL GOVERNMENT AREA HURSTVILLE

PARISH OF ST GEORGE COUNTY OF CUMBERLAND

TITLE DIAGRAM DP12517

FIRST SCHEDULE

SOUTH EAST AUTOMOTIVE PTY LIMITED

(T AG84763)

SECOND SCHEDULE (5 NOTIFICATIONS)

1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

2 H820759 COVENANT

3 DP621395 RIGHTS OF CARRIAGEWAY APPURTENANT TO THE LAND ABOVE DESCRIBED AFFECTING THE LAND SHOWN SO BURDENED IN

DP621395
MORTGAGE TO TOYOTA FINANCE AUSTRALIA LIMITED

\* 5 AI950693 CAVEAT BY THE ONE CAPITAL GROUP PTY LIMITED

NOTATIONS

4

INDER CONTRACT

AG84764

UNREGISTERED DEALINGS: NIL

Req:R025888 /Doc:CT 14745-135 CT /Rev:20-Jan-2011 /Sts:OK.SC /Prt:30-Jul-2015 15:32 /Pgs:ALL /Seq:1 of 2 Ref:mg /Src:T L.[X] I

**NEW SOUTH WALES** 

Applu No 13455

Prior Title Vol. 4207 Fol. 196

ICATE OF TITLE



PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON

L PROPERTY ACT, 1900

14745 Fol. 135

EDITION ISSUED

24 1982 5

I certify that the person described in the First Schedule is the registered proprietor of the undermentioned estate in the land within described subject nevertheless to such exceptions encumbrances and interests as are shown in the Second Schedule.

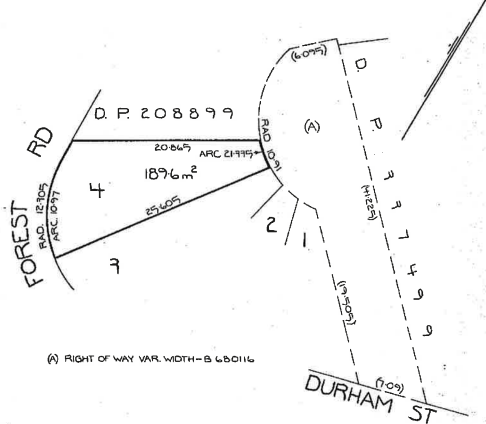




#### PLAN SHOWING LOCATION OF LAND

SEE AUTO FOLIO

LENGTHS ARE IN METRES



#### ESTATE AND LAND REFERRED TO

Estate in Fee Simple in Lot 4 in Deposited Plan 12517 in the Municipality of Hurstville Parish of St. George County of Cumberland being part of Portion 115 granted to John Townson on 11-4-1810.

#### FIRST SCHEDULE

ROY WILLIAM CARMICHAEL.

#### SECOND SCHEDULE

- 1. Reservations and conditions, if any, contained in the Crown grant above referred to.
- the land above described affecting the land shown so 2. B680446 Right of way appurtenant
- burdened in the plan hereon. 175986. CV 3. H820759 Covenant.
  - 4. S989764-Mortgage-to-Theodorus-Wilhelmus-Otten-and-Gertrude-Maria-Otten, as-Joint-Tenants.

W256154

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Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - HISTORICAL SEARCH

SEARCH DATE

30/7/2015 3:29PM

FOLIO: 4/12517

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First Title(s): SEE PRIOR TITLE(S)
Prior Title(s): VOL 14745 FOL 135

Recorded	Number	Type of Instrument	C.T. Issue
21/8/1988		TITLE AUTOMATION PROJECT	LOT RECORDED FOLIO NOT CREATED
13/1/1989		CONVERTED TO COMPUTER FOLIO	FOLIO CREATED CT NOT ISSUED
2/6/1989	Y404850	TRANSFER OF LEASE	
13/9/1990	Z190519	LEASE	EDITION 1
5/2/1993	I30171	LEASE	EDITION 2
6/7/1995 6/7/1995	O209350 O209351	REQUEST LEASE	EDITION 3
6/11/2001	8091169	LEASE	EDITION 4
23/2/2011 23/2/2011	AG84763 AG84764	TRANSFER MORTGAGE	EDITION 5
23/9/2014	AI912449	CAVEAT	
13/10/2014 13/10/2014	AI950689 AI950693	WITHDRAWAL OF CAVEAT CAVEAT	



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Information provided through Tri-Search an approved LPINSW Information Broker

LAND AND PROPERTY INFORMATION NEW SOUTH WALES - TITLE SEARCH

FOLIO: 4/12517

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 SEARCH DATE
 TIME
 EDITION NO
 DATE

 30/7/2015
 8:54 AM
 5
 23/2/2011

LAND

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LOT 4 IN DEPOSITED PLAN 12517

LOCAL GOVERNMENT AREA HURSTVILLE

PARISH OF ST GEORGE COUNTY OF CUMBERLAND

TITLE DIAGRAM DP12517

FIRST SCHEDULE

SOUTH EAST AUTOMOTIVE PTY LIMITED

(T AG84763)

SECOND SCHEDULE (5 NOTIFICATIONS)

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- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- 2 H820759 COVENANT
- 3 DP621395 RIGHTS OF CARRIAGEWAY APPURTENANT TO THE LAND ABOVE DESCRIBED AFFECTING THE LAND SHOWN SO BURDENED IN
- 4 AG84764 MORTGAGE TO TOYOTA FINANCE AUSTRALIA LIMITED
- \* 5 AI950693 CAVEAT BY THE ONE CAPITAL GROUP PTY LIMITED

NOTATIONS

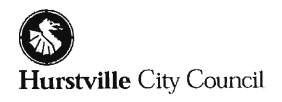
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UNREGISTERED DEALINGS: NIL

Preliminary Site Investigation Landmark Square - Forest Road, Durham Street & Roberts Lane, Hurstville, NSW Report No. E22665 AA\_Rev1

# APPENDIX D Section 149 (2 & 5) Certificates





Civic Centre MacMahon Street Hurstville NSW 2220

PO Box 205 Hurstville BC NSW 1481 Telephone (02) 9330 6222 Facsimile (02) 9330 6223 email <u>hocmail@hurstville.nsw.gov.au</u> website <u>www.hurstville.nsw.gov.au</u>

## PLANNING CERTIFICATE ISSUED UNDER SECTION 149(2) and 149(5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

Our Reference:

PL2014/1742

Your Reference:

15467

Date of Issue:

31/07/2014

Dobes & Andrews Po Box 567 EDGECLIFF NSW 2027

Property Number:	72214
Property Address:	61 Forest Road HURSTVILLE NSW 2220
Legal Description:	Lot 1 DP 225302

This certificate is provided pursuant to Section 149(2) and 149(5) of the Act. At the date of this certificate, the subject land may be affected by the following matters.

#### 1. Names of relevant planning instruments and DCPs

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land:

The following environmental planning instruments apply to the carrying out of development on the land:

#### **Local Environmental Plans**

Hurstville Local Environmental Plan 2012 gazetted 7 December 2012

#### **State Environmental Planning Policies**

The following State Environmental Planning Policies apply:

- No. 1 Development Standards
- No. 4 Development Without Consent and Miscellaneous Complying Development
- No. 6 Number of Storeys in a Building
- No. 19 Bushland in Urban Areas
- No. 21 Caravan Parks
- No. 22 Shops and Commercial Premises
- No. 30 Intensive Agriculture
- No. 32 Urban Consolidation (Redevelopment of Urban Land))
- No. 33 Hazardous and Offensive Development
- No. 50 Canal Estates
- No. 55 Remediation of Land
- No. 62 Sustainable Aquaculture
- No. 64 Advertising and Signage
- No. 65 Design Quality of Residential Flat Development
- No. 70 Affordable Housing
- SEPP (Housing for Seniors or People with a Disability) 2004
- SEPP (Major Development) 2005
- SEPP (Building Sustainability Index; BASIX) 2004
- SEPP (Mining, Petroleum Production and Extraction Industries) 2007
- SEPP (Temporary Structures) 2007
- SEPP (Infrastructure) 2007
- SEPP (Exempt and Complying Codes) 2008
- SEPP (Affordable Rental Housing) 2009
- SEPP (State and Regional Development) 2011

## Deemed State Environmental Planning Policies (Regional Environmental Plan)

The Greater Metropolitan Regional Environmental Plan 2 - Georges River Catchment.

(2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved):

The following proposed environmental planning instruments that have been the subject of community consultation or on public exhibition under the Act, apply to the carrying out of development on the land:

On 27 July 2010, the New South Wales Government placed on public exhibition the draft State Environmental Planning Policy (Competition) 2010.

On 21 March 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) Amendment (Coal Seam Gas Exclusion Zones) 2013.

On 21 October 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Shooting Range) 2013.

On 10 December 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Sport and Recreation) 2013.

On 24 May 2014, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development) 2014.

(3) The name of each development control plan that applies to the carrying out of development on the land:

The following development control plans apply to the carrying out of development on the land:

Development Control Plan 1 - LGA Wide.
Development Control Plan 2 - Hurstville City Centre.

(4) In this clause, proposed environmental planning instrument includes a planning proposal for a LEP or a draft environment planning instrument

### 2. Zoning and land use under relevant LEPs

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a SEPP or proposed SEPP) that includes the land in any zone (however described).

- (a) the identity of the zone, whether by reference to a name (such as "Residential Zone" or "Heritage Area") or by reference to a number (such as "Zone No 2 (a)"),
- (b) the purposes for which the instrument provides that development may be carried out within the zone without the need for development consent,
- (c) the purposes for which the instrument provides that development may not be carried out within the zone except with development consent,
- (d) the purposes for which the instrument provides that development is prohibited within the zone,

#### Zone IN2 Light Industrial under Hurstville Local Environmental Plan 2012

#### 2. Permitted without consent

Home occupations.

#### 3. Permitted with consent

Depots; Garden centres; Hardware and building supplies; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Neighbourhood shops; Plant nurseries; Roads; Take-away food and drink premises; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Water recycling facilities; any other development not specified in item 2 or 4.

#### 4. Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Biosolids treatment facilities; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Child care centres; Commercial premises; Community facilities; Correctional centres; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Environmental facilities; Exhibition homes; Exhibition villages; Extractive industries; Farm buildings; Forestry; Function centres; Health services facilities; Heavy industrial storage establishments; Helipads; Highway service centres; Home occupations (sex services); Information and education facilities; Industries; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation areas; Recreation facilities (major); Recreation facilities (outdoor); Registered clubs; Research stations; Residential accommodation; Respite day care centres; Rural industries; Sewage treatment plants; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wholesale supplies.

- (e) whether any development standards applying to the land fix minimum land dimensions for the erection of a dwelling-house on the land and, if so, the minimum land dimensions so fixed,
- (e) There are no development standards applying to the land which fix minimum land

dimensions for the erection of a dwelling house under the Hurstville Local Environmental Plan 2012.

- (f) whether the land includes or comprises critical habitat,
- (f) The land does not include or comprise critical habitat under the Hurstville Local Environmental Plan 2012.
- (g) whether the land is in a conservation area (however described),
- (g) The land is not located within a conservation area under the provisions of the Hurstville Local Environmental Plan 2012.
- (h) whether an item of environmental heritage (however described) is situated on the land.
- (h) The land does not contain a heritage item under the Hurstville Local Environmental Plan 2012.

## 2A Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

To the extent that the land is within any zone (however described) under: (a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres) 2006 (the 2006 SEPP), or

- (b) a Precinct Plan (within the meaning of the 2006 SEPP), or
- (c) a proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act, the particulars referred to in clause 2(a)-(h) in relation to that land (with a reference to "the instrument" in any of those paragraphs being read as a reference to Part 3 of the 2006 SEPP, or the Precinct Plan or proposed Precinct Plan, as the case requires).

The State Environmental Planning Policy (Sydney Region Growth Centres) 2006 does not apply to the Hurstville Local Government Area.

#### 3. Complying Development

- (1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2)The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.
- (3) If the Council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on that land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

#### **General Housing Code**

Complying development under the General Housing Code may be carried out on the land.

#### **Rural Housing Code**

Complying development under the Rural General Housing Code may be carried out on the land.

#### **Housing Alterations Code**

Complying development under the Housing Alterations Code may be carried out on the land.

#### **General Development Code**

Complying development under the General Development Code may be carried out on the land.

#### Commercial and Industrial Alterations Code

Complying development under the Commercial and Industrial Alterations Code may be carried out on the land.

#### Commercial and Industrial (New Buildings and Additions) Code

Complying development under the Commercial and Industrial (New Buildings and Alterations) Code may be carried out on the land.

#### **Subdivision Code**

Complying development under the Subdivision Code may be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

#### **Fire Safety Code**

Complying development under the Fire Safety Code may be carried out on the land.

#### **Disclaimer**

This certificate only addresses matters raised in Clause 1.17A (c) and (d) and 1.19 of SEPP (Exempt and Complying Development Codes) 2008 (The Codes SEPP). It is your responsibility to ensure that you comply with any other requirements of the Codes SEPP. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of the Codes SEPP could be invalidated by the Land and Environment Court.

#### 4. Coastal Protection

Whether or not the land is affected by the operation of section 38 or 39 of the Coastal Protection Act 1979 but only to the extent that the Council has been so notified by the Department of Services, Technology and Administration.

Council has not been notified by the Department of Services Technology and Administration that the land is affected by the operation of Section 38 or Section 39 of the Coastal Protection Act, 1979.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### **4A. Coastal Protection**

- (1) In relation to a coastal council whether an order has been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of that Act) on the land (or on public land adjacent to that land), except where the Council is satisfied that such an order has been fully complied with.
- (1) No, the land is not affected by any current or outstanding order relating to temporary coastal protection works issued under Section 4D of the Coastal Protection Act 1979.
- (2) In relation to a coastal council:
- (a) Whether the council has been notified under Section 55X of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of that Act) have been placed on the land (or on public land adjacent to that land), and (b) If works have been so placed - whether the council is satisfied that the works have
- been removed and the land restored in accordance with that Act.
- (2) Council has not received notification from the landowner that temporary coastal protection works are to be placed on the land and/or adjoining public land.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

(3) (Repealed)

4B Annual Charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works.

In relation to a coastal council - whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note: "Existing coastal protection works are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993".

No, according to Council's records the owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges for coastal protection services.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

#### 5. Mine subsidence

Whether or not the land is proclaimed to be mine subsidence district within the meaning of section 15 of the Mine Subsidence Compensation Act, 1961

The land is not in an area proclaimed to be a mine subsidence district within the meaning of section 15 of the *Mine Subsidence Compensation Act 1961*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 6. Road widening and road realignment

Whether or not the land is affected by a any road widening or road realignment under:

- (a)Division 2 of Part 3 of the Roads Act 1993?
- (a) The land is not affected by road widening or road realignment under Division 2 of Part 3 of the *Roads Act 1993*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) any environmental planning instrument?
- (b) The land is not affected by any road widening or road realignment under the provisions of any environmental planning instrument.

- (c) any resolution of the Council?
- (c) The land is not affected by any road widening or road realignment under any resolution of the Council.

### 7. Council and other public authority policies on hazard risk restrictions

Whether or not the land is affected by a policy:

- (a) adopted by the council that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?
- (a) Council has not adopted any policies that restrict development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).
- (b) adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to in planning certificates issued by the council, that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk (other than flooding)?
- (b) Council has not been notified of any policies adopted by any other public authorities that restricts development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 7A. Flood related development controls information

- (1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.
- (2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.
- (1) Development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including

development for the purposes of group homes or seniors housing) <u>is not</u> subject to flood related development controls.

(2) Development on that land or part of the land for any other purpose <u>is not</u> subject to flood related development controls.

**Note 1:** Words and expressions in this clause have the same meanings as in the standard instrument set out in the Schedule to the Standard Instrument (Local Environmental Plans) Order 2006.

**Note 2:** The answers above do not imply that the development referred to is necessarily permissible on the land to which this certificate applies. Refer to the relevant local environmental plan, deemed environmental planning instrument or draft local environmental plan applying to the land to confirm this.

# 8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act?

No environmental planning instrument or proposed environmental planning instrument referred to in clause 1, makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act.

# 9. Contributions plans

The name of each contribution plan applying to the land:

The Hurstville Section 94 Development Contributions Plan 2012 applies to the land.

# 9A Blodiversity certified land

If the land is biodiversity certified land (within the meaning of Part 7AA of the Threatened Species Conservation Act 1995), a statement to that effect.

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, that the subject land is biodiversity certified land within the meaning of Part 7 AA of the *Threatened Species Conservation Act 1995*.

# 10. Blobanking agreements

If the land is land to which a biobanking agreement under Part 7A of the Threatened Species Conservation Act 1995 relates, a statement to that effect (but only if the council

has been notified of the existence of the agreement by the Director-General of the Department of Environment, Climate Change and Water).

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, of a biobanking agreement under Part 7A of the *Threatened Species Conservation Act 1995*, for the subject site.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 11. Bush fire prone land

If any of the land is bushfire prone land (as defined in the Act), a statement that all or, as the case may be, some of the land is bush fire prone land.

If none of the land is bush fire prone land, a statement to that effect.

The Land is not shown to be bushfire prone land in Council records. The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 12. Property Vegetation Plans

If the land is land to which a property vegetation plan under the Native Vegetation Act 2003 applies, a statement to that effect (but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act).

The provisions of the Native Vegetation Act 2003, do not apply to the City of Hurstville.

# 13. Orders Under Trees (Disputes Between Nelghbours) Act 2006

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land (but only if Council has been notified of the order).

The Council has not been notified of an order under the Act in respect of tree(s) on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 14. Directions under Part 3A

If there is direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act that does not have effect, a statement to that effect identifying the provision that does not have effect.

There is no direction by the Minister in force under section 75P (2) (c1) of the Environmental Planning and Assessment Act 1979 as amended.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 15. Site compatibility certificates and conditions for seniors housing

If the land is land to which State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 applies:

- (a) a statement of whether there is a current site compatibility certificate (seniors housing) of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (i) the period for which the certificate is current, and (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.
- (a) Council is not aware of the issue of any current Site Compatibility Certificate (seniors housing) in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(b) No terms of a kind referred to in Clause 18(2) of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004, have been imposed as a condition of consent to a Development Application granted after 11 October 2007 in respect of the land.

# Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (infrastructure), of which the council is aware, in respect of proposed development on the land and, if there is a certificate is to include:

The period for which the certificate is current, and

That a copy may be obtained from the head office of the Department of (b) Planning.

Council is not aware of the issue of any valid Site Compatibility Certificate (Infrastructure), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 17. Site compatibility certificates and conditions for affordable rental housing

- (1) A Statement of whether there is a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - The period for which the certificate is current, and (a)
  - That a copy may be obtained from the head office of the Department of (b) Planning.
- (2) A statement setting out any terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.
- (1) Council is not aware of the issue of any current Site Compatibility Certificate (Affordable Rental Housing), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(2) No terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009, have been imposed as a condition of consent to a Development Application in respect of the land.

# 18. Paper subdivision information

(1) The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

There is no development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

(2) The date of any subdivision order that applies to the land.

There is no subdivision order applying to the land.

(3) Words and expressions used in this clause have the same meaning as they have in Part 16C of this Regulation.

# 19. Site Verification Certificates

A statement of whether there is a current site verification certificate, of which the council is aware, in respect of the land and, if there is a certificate, the statement is to include:

the matter certified by the certificate, and (a)

Note: A site verification certificate sets out the Director-General's opinion as to whether the land concerned is or is not biophysical strategic agricultural land or critical industry cluster land - see Division 3 of Part 4AA of State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007.

- The date on which the certificates ceases to be current (if any), and (b)
- That a copy may be obtained from the head office of the Department of Planning (C) and Infrastructure.

There are no current site verification certificates applying to the subject land.

Note: The following matters are prescribed by section 59 (2) of the Contaminated Land Management Act 1997 as additional matters to be specified in a planning certificate:

- that the land to which the certificate relates is significantly contaminated land within the meaning of that Act if the land (or part of the land) is significantly contaminated land at the date when the certificate is issued?
- (a) The land has not been identified as significantly contaminated land within the meaning of the Act. (Enquiries should be directed to the Department of Environment, Climate Change and Water).

The accuracy of this statement may be reliant in part upon information supplied by a third

party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) that the land which the certificate is the subject to a management order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (b) The land is not subject to a management order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (c) that the land which the certificate relates is subject of an approved voluntary management proposal within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (c) The land is not the subject of an approved voluntary management proposal within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (d) that the land which the certificate relates is subject to an ongoing maintenance order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (d) The land is not the subject of an ongoing maintenance order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (e) that the land which the certificate relates is subject of a site audit statement within the meaning of that Act if a copy of such a statement has been provided at any time to the local authority issuing the certificate?
- (e) Council has not been provided with a site audit statement, within the meaning of the

Act, for this land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# **Any Other Prescribed Matter**

**Note 2 :** Section 26 of the Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 provides that a planning certificate must include advice about any exemption under section 23 or authorisation under section 24 of that Act if the Council is provided with a copy of the exemption or authorisation by the Co-ordinator General under the Act.

Note 3: Council has developed a policy in regard to contaminated land. Further advice in relation to this policy is available from Council by obtaining a section 149(5) certificate.

Please note the information in this certificate is provided by Council in good faith but, pursuant to section 149(6) of the Act, Council does not accept any liability in respect of such advice.

# Additional Information Pursuant to Section 149(5)

As requested by you, the following additional information is provided pursuant to Section 149(5) of the Act:

Public Exhibition of Draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 and Draft Development Control Plan No. 2 - Hurstville City Centre

Hurstville City Council is re-exhibiting the draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 (draft LEP) and Draft Amendments to Development Control Plan 2 (draft DCP 2) for the Hurstville City Centre. The draft LEP will replace the current Hurstville LEP 1994 once approved by the Minister for Planning and Infrastructure.

The draft LEP was previously exhibited between 23 January 2012 and 29 February 2012. On 12 April 2012, Council considered a report on submissions received and resolved to amend the draft LEP in relation to specific matters. On 10 December 2013, Council further resolved to amend the draft LEP in response to the findings of the Transport Management and Accessibility Plan (TMAP) which was completed in June 2013.

Council has also prepared Draft Amendments to DCP 2 (draft DCP 2) which are being exhibited at the same time as the draft LEP. The amendments to DCP 2 include, but are not limited to, the identification of City Centre Precincts, updated planning controls for commercial, mixed use and residential development, removal of the built form controls for all street blocks in the City Centre and a range of administrative amendments to make DCP 2 easier to use.

Where to view the draft plans: The draft LEP and draft DCP 2 will be on public exhibition from 17 July 2014 to 14 August 2014, and can be viewed at:

- Customer Service Centre, Civic Centre, MacMahon Street, Hurstville, between 8.30am and 4.30pm, Monday to Friday
- Council's website <u>www.hurstville.nsw.gov.au/public-notices.html</u>
- Hurstville and Penshurst Public Libraries during library hours

City Centre Concept Master Plan 2004

On the 15th December 2004, Council adopted the City Centre Concept Master Plan as a policy pursuant to Clause 9 of the Hurstville Local Environmental Plan 1994. This policy develops key design principles to improve the amenity of the City Centre. These include: development of new bus interchange, creation of a new civic precinct, improvement of North-South connections, improvement of rail station access, creation of new sequence of public spaces, creation of pocket parks and street planting and simplified traffic system.

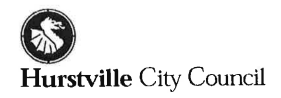
#### **Contaminated Land**

Council has adopted by resolution a policy on contaminated land which may restrict the development of the land. This policy is implemented when zoning or land use changes are proposed on lands which have previously been used for certain purposes. Council records do not have sufficient information about previous use of this land to determine whether the land is contaminated. Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

NSW Coastal Planning Guldeline: Adapting to Sea Level Rise (NSW Planning, August 2010)

Hurstville City Council has been categorised as a coastal council. A coastal council is a council whose area, or part of whose area, is included within the coastal zone (within the meaning of the *Coastal Protection Act 1979*) or whose area includes land that adjoins the tidal waters of the Hawkesbury River, Sydney Harbour and Botany Bay, and their tributaries. In accordance with the NSW Government Sea *Level Rise Policy Statement*, parts of the Hurstville local government area may be affected by projected sea level rise. In identifying coastal risks caused by projected sea level rise, council is to consider the NSW sea level rise planning benchmarks which specify an increase above 1990 mean sea levels of 40cm by 2050 and 90cm by 2100 in land use, strategic planning and the assessment of development applications.

Victor GD Lampe General Manager



Civic Centre MacMahon Street Hurstville NSW 2220

PO Box 205 Hurstville BC NSW 1481 Telephone (02) 9330 6222 Facsimile (02) 9330 6223 email hccmail@hurstville.nsw.gov.au website www.hurstville.nsw.gov.au

# PLANNING CERTIFICATE ISSUED UNDER SECTION 149(2) and 149(5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

Our Reference:

PL2014/1741

Your Reference:

15467

Date of Issue:

31/07/2014

Dobes & Andrews Po Box 567 EDGECLIFF NSW 2027

Property Number:	72216
Property Address:	67 Forest Road HURSTVILLE NSW 2220
Legal Description:	Lot 101 DP 776275

This certificate is provided pursuant to Section 149(2) and 149(5) of the Act. At the date of this certificate, the subject land may be affected by the following matters.

# 1. Names of relevant planning instruments and DCPs

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land:

The following environmental planning instruments apply to the carrying out of development on the land:

### **Local Environmental Plans**

Hurstville Local Environmental Plan 2012 gazetted 7 December 2012

# **State Environmental Planning Policies**

The following State Environmental Planning Policies apply:

No. 1 - Development Standards

No. 4 - Development Without Consent and Miscellaneous Complying Development

No. 6 - Number of Storeys in a Building

No. 19 - Bushland in Urban Areas

No. 21 - Caravan Parks

No. 22 - Shops and Commercial Premises

No. 30 - Intensive Agriculture

No. 32 - Urban Consolidation (Redevelopment of Urban Land))

No. 33 - Hazardous and Offensive Development

No. 50 - Canal Estates

No. 55 - Remediation of Land

No. 62 - Sustainable Aquaculture

No. 64 - Advertising and Signage

No. 65 - Design Quality of Residential Flat Development

No. 70 - Affordable Housing

SEPP (Housing for Seniors or People with a Disability) 2004

SEPP (Major Development) 2005

SEPP (Building Sustainability Index; BASIX) 2004

SEPP (Mining, Petroleum Production and Extraction Industries) 2007

SEPP (Temporary Structures) 2007

SEPP (Infrastructure) 2007

SEPP (Exempt and Complying Codes) 2008

SEPP (Affordable Rental Housing) 2009

SEPP (State and Regional Development) 2011

(2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has

notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved):

The following proposed environmental planning instruments that have been the subject of community consultation or on public exhibition under the Act, apply to the carrying out of development on the land:

On 27 July 2010, the New South Wales Government placed on public exhibition the draft State Environmental Planning Policy (Competition) 2010.

On 21 March 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) Amendment (Coal Seam Gas Exclusion Zones) 2013.

On 21 October 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Shooting Range) 2013.

On 10 December 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Sport and Recreation) 2013.

On 24 May 2014, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development) 2014.

(3) The name of each development control plan that applies to the carrying out of development on the land:

The following development control plans apply to the carrying out of development on the land:

Development Control Plan 1 - LGA Wide. Development Control Plan 2 - Hurstville City Centre.

(4) In this clause, proposed environmental planning instrument includes a planning proposal for a LEP or a draft environment planning instrument

# 2. Zoning and land use under relevant LEPs

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a SEPP or proposed SEPP) that includes the land in any zone (however described).

(a) the identity of the zone, whether by reference to a name (such as "Residential Zone" or "Heritage Area") or by reference to a number (such as "Zone No 2 (a)"),

- (b) the purposes for which the instrument provides that development may be carried out within the zone without the need for development consent,
- (c) the purposes for which the instrument provides that development may not be carried out within the zone except with development consent,
- (d) the purposes for which the instrument provides that development is prohibited within the zone,

# Zone IN2 Light Industrial under Hurstville Local Environmental Plan 2012

# 2. Permitted without consent

Home occupations.

### 3. Permitted with consent

Depots; Garden centres; Hardware and building supplies; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Neighbourhood shops; Plant nurseries; Roads; Take-away food and drink premises; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Water recycling facilities; any other development not specified in item 2 or 4.

#### 4. Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Biosolids treatment facilities; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Child care centres; Commercial premises; Community facilities; Correctional centres; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Environmental facilities; Exhibition homes; Exhibition villages; Extractive industries; Farm buildings; Forestry; Function centres; Health services facilities; Heavy industrial storage establishments; Helipads; Highway service centres; Home occupations (sex services); Information and education facilities; Industries; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation areas; Recreation facilities (major); Recreation facilities (outdoor); Registered clubs; Research stations; Residential accommodation; Respite day care centres; Rural industries; Sewage treatment plants; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wholesale supplies.

- (e) whether any development standards applying to the land fix minimum land dimensions for the erection of a dwelling-house on the land and, if so, the minimum land dimensions so fixed,
- (e) There are no development standards applying to the land which fix minimum land dimensions for the erection of a dwelling house under the Hurstville Local Environmental Plan 2012.

- (f) whether the land includes or comprises critical habitat,
- (f) The land does not include or comprise critical habitat under the Hurstville Local Environmental Plan 2012.
- (g) whether the land is in a conservation area (however described),
- (g) The land is not located within a conservation area under the provisions of the Hurstville Local Environmental Plan 2012.
- (h) whether an item of environmental heritage (however described) is situated on the land.
- (h) The land does not contain a heritage item under the Hurstville Local Environmental Plan 2012.

# 2A Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

To the extent that the land is within any zone (however described) under:
(a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres)
2006 (the 2006 SEPP), or

- (b) a Precinct Plan (within the meaning of the 2006 SEPP), or
- (c) a proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act, the particulars referred to in clause 2(a)-(h) in relation to that land (with a reference to "the instrument" in any of those paragraphs being read as a reference to Part 3 of the 2006 SEPP, or the Precinct Plan or proposed Precinct Plan, as the case requires).

The State Environmental Planning Policy (Sydney Region Growth Centres) 2006 does not apply to the Hurstville Local Government Area.

# 3. Complying Development

(1) The extent to which the land is land on which complying development may be carried

out under each of the codes for complying development because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.

- (2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.
- (3) If the Council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on that land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

# **General Housing Code**

Complying development under the General Housing Code may be carried out on the land.

### **Rural Housing Code**

Complying development under the Rural General Housing Code may be carried out on the land.

# **Housing Alterations Code**

Complying development under the Housing Alterations Code may be carried out on the land.

# **General Development Code**

Complying development under the General Development Code may be carried out on the land.

# Commercial and Industrial Alterations Code

Complying development under the Commercial and Industrial Alterations Code may be carried out on the land.

# Commercial and Industrial (New Buildings and Additions) Code

Complying development under the Commercial and Industrial (New Buildings and Alterations) Code may be carried out on the land.

#### **Subdivision Code**

Complying development under the Subdivision Code may be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

# Fire Safety Code

Complying development under the Fire Safety Code may be carried out on the land.

#### Disclaimer

This certificate only addresses matters raised in Clause 1.17A (c) and (d) and 1.19 of SEPP (Exempt and Complying Development Codes) 2008 (The Codes SEPP). It is your responsibility to ensure that you comply with any other requirements of the Codes SEPP. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of the Codes SEPP could be invalidated by the Land and Environment Court.

#### 4. Coastal Protection

Whether or not the land is affected by the operation of section 38 or 39 of the Coastal Protection Act 1979 but only to the extent that the Council has been so notified by the Department of Services, Technology and Administration.

Council has not been notified by the Department of Services Technology and Administration that the land is affected by the operation of Section 38 or Section 39 of the Coastal Protection Act, 1979.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# **4A. Coastal Protection**

- (1) In relation to a coastal council whether an order has been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of that Act) on the land (or on public land adjacent to that land), except where the Council is satisfied that such an order has been fully complied with.
- (1) No, the land is not affected by any current or outstanding order relating to temporary coastal protection works issued under Section 4D of the Coastal Protection Act 1979.
- (2) In relation to a coastal council:
- (a) Whether the council has been notified under Section 55X of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of that Act) have been placed on the land (or on public land adjacent to that land), and
- (b) If works have been so placed whether the council is satisfied that the works have been removed and the land restored in accordance with that Act.
- (2) Council has not received notification from the landowner that temporary coastal protection works are to be placed on the land and/or adjoining public land.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

(3) (Repealed)

4B Annual Charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works.

In relation to a coastal council - whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note: "Existing coastal protection works are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993".

No, according to Council's records the owner (or any previous owner) of the land has not

consented in writing to the land being subject to annual charges for coastal protection services.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

#### 5. Mine subsidence

Whether or not the land is proclaimed to be mine subsidence district within the meaning of section 15 of the Mine Subsidence Compensation Act, 1961

The land is not in an area proclaimed to be a mine subsidence district within the meaning of section 15 of the *Mine Subsidence Compensation Act 1961*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 6. Road widening and road realignment

Whether or not the land is affected by a any road widening or road realignment under:

- (a)Division 2 of Part 3 of the Roads Act 1993?
- (a) The land is not affected by road widening or road realignment under Division 2 of Part 3 of the *Roads Act 1993*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) any environmental planning instrument?
- (b) The land is not affected by any road widening or road realignment under the provisions of any environmental planning instrument.
- (c) any resolution of the Council?
- (c) The land is not affected by any road widening or road realignment under any resolution of the Council.

# 7. Council and other public authority policies on hazard risk restrictions

Whether or not the land is affected by a policy:

- (a) adopted by the council that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?
- (a) Council has not adopted any policies that restrict development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).
- (b) adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to in planning certificates issued by the council, that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk (other than flooding)?
- (b) Council has not been notified of any policies adopted by any other public authorities that restricts development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 7A. Flood related development controls Information

- (1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.
- (2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.
- (1) Development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is not subject to flood related development controls.
- (2) Development on that land or part of the land for any other purpose <u>is not</u> subject to flood related development controls.

**Note 1:** Words and expressions in this clause have the same meanings as in the standard instrument set out in the Schedule to the Standard Instrument (Local Environmental Plans) Order 2006.

**Note 2:** The answers above do not imply that the development referred to is necessarily permissible on the land to which this certificate applies. Refer to the relevant local environmental plan, deemed environmental planning instrument or draft local environmental plan applying to the land to confirm this.

# 8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act?

No environmental planning instrument or proposed environmental planning instrument referred to in clause 1, makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act.

# 9. Contributions plans

The name of each contribution plan applying to the land:

The Hurstville Section 94 Development Contributions Plan 2012 applies to the land.

# 9A Biodiversity certifled land

If the land is biodiversity certified land (within the meaning of Part 7AA of the Threatened Species Conservation Act 1995), a statement to that effect.

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, that the subject land is biodiversity certified land within the meaning of Part 7 AA of the *Threatened Species Conservation Act 1995*.

# 10. Biobanking agreements

If the land is land to which a biobanking agreement under Part 7A of the Threatened Species Conservation Act 1995 relates, a statement to that effect (but only if the council has been notified of the existence of the agreement by the Director-General of the Department of Environment, Climate Change and Water).

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, of a biobanking agreement under Part 7A of the *Threatened Species Conservation Act 1995*, for the subject site.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 11. Bush fire prone land

If any of the land is bushfire prone land (as defined in the Act), a statement that all or, as the case may be, some of the land is bush fire prone land.

If none of the land is bush fire prone land, a statement to that effect.

The Land is not shown to be bushfire prone land in Council records. The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 12. Property Vegetation Plans

If the land is land to which a property vegetation plan under the Native Vegetation Act 2003 applies, a statement to that effect (but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act).

The provisions of the Native Vegetation Act 2003, do not apply to the City of Hurstville.

# 13. Orders Under Trees (Disputes Between Neighbours) Act 2006

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land (but only if Council has been notified of the order).

The Council has not been notified of an order under the Act in respect of tree(s) on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 14. Directions under Part 3A

If there is direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act that does not have effect, a statement to that effect identifying the provision that does not have effect.

There is no direction by the Minister in force under section 75P (2) (c1) of the *Environmental Planning and Assessment Act 1979* as amended.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 15. Site compatibility certificates and conditions for seniors housing

If the land is land to which State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 applies:

- (a) a statement of whether there is a current site compatibility certificate (seniors housing) of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (i) the period for which the certificate is current, and (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.
- (a) Council is not aware of the issue of any current Site Compatibility Certificate (seniors housing) in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(b) No terms of a kind referred to in Clause 18(2) of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004, have been imposed as a condition of consent to a Development Application granted after 11 October 2007 in respect of the land.

# 16. Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (infrastructure), of which the council is aware, in respect of proposed development on the land and, if there is a certificate is to include:

(a) The period for which the certificate is current, and

(b) That a copy may be obtained from the head office of the Department of Planning.

Council is not aware of the issue of any valid Site Compatibility Certificate (Infrastructure), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 17. Site compatibility certificates and conditions for affordable rental housing

- (1) A Statement of whether there is a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (a) The period for which the certificate is current, and
  - (b) That a copy may be obtained from the head office of the Department of Planning.
- (2) A statement setting out any terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.
- (1) Council is not aware of the issue of any current Site Compatibility Certificate (Affordable Rental Housing), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(2) No terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009, have been imposed as a condition of consent to a Development Application in respect of the land.

# 18. Paper subdivision information

(1) The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

There is no development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

(2) The date of any subdivision order that applies to the land.

There is no subdivision order applying to the land.

(3) Words and expressions used in this clause have the same meaning as they have in Part 16C of this Regulation.

#### 19. Site Verification Certificates

A statement of whether there is a current site verification certificate, of which the council is aware, in respect of the land and, if there is a certificate, the statement is to include:

(a) the matter certified by the certificate, and

**Note:** A site verification certificate sets out the Director-General's opinion as to whether the land concerned is or is not biophysical strategic agricultural land or critical industry cluster land – see Division 3 of Part 4AA of State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007.

- (b) The date on which the certificates ceases to be current (if any), and
- (c) That a copy may be obtained from the head office of the Department of Planning and Infrastructure.

There are no current site verification certificates applying to the subject land.

Note: The following matters are prescribed by section 59 (2) of the Contaminated Land Management Act 1997 as additional matters to be specified in a planning certificate:

- (a) that the land to which the certificate relates is significantly contaminated land within the meaning of that Act if the land (or part of the land) is significantly contaminated land at the date when the certificate is issued?
- (a) The land has not been identified as significantly contaminated land within the meaning of the Act. (Enquiries should be directed to the Department of Environment, Climate Change and Water).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by

the applicant.

- (b) that the land which the certificate is the subject to a management order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (b) The land is not subject to a management order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (c) that the land which the certificate relates is subject of an approved voluntary management proposal within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (c) The land is not the subject of an approved voluntary management proposal within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (d) that the land which the certificate relates is subject to an ongoing maintenance order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (d) The land is not the subject of an ongoing maintenance order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (e) that the land which the certificate relates is subject of a site audit statement within the meaning of that Act if a copy of such a statement has been provided at any time to the local authority issuing the certificate?
- (e) Council has not been provided with a site audit statement, within the meaning of the Act, for this land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# **Any Other Prescribed Matter**

Note 2: Section 26 of the Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 provides that a planning certificate must include advice about any exemption under section 23 or authorisation under section 24 of that Act if the Council is provided with a copy of the exemption or authorisation by the Co-ordinator General under the Act.

Note 3: Council has developed a policy in regard to contaminated land. Further advice in relation to this policy is available from Council by obtaining a section 149(5) certificate.

Please note the information in this certificate is provided by Council in good faith but, pursuant to section 149(6) of the Act, Council does not accept any liability in respect of such advice.

# Additional Information Pursuant to Section 149(5)

As requested by you, the following additional information is provided pursuant to Section 149(5) of the Act:

Public Exhibition of Draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 and Draft Development Control Plan No. 2 - Hurstville City Centre

Hurstville City Council is re-exhibiting the draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 (draft LEP) and Draft Amendments to Development Control Plan 2 (draft DCP 2) for the Hurstville City Centre. The draft LEP will replace the current Hurstville LEP 1994 once approved by the Minister for Planning and Infrastructure.

The draft LEP was previously exhibited between 23 January 2012 and 29 February 2012. On 12 April 2012, Council considered a report on submissions received and resolved to amend the draft LEP in relation to specific matters. On 10 December 2013, Council further resolved to amend the draft LEP in response to the findings of the Transport Management and Accessibility Plan (TMAP) which was completed in June 2013.

Council has also prepared Draft Amendments to DCP 2 (draft DCP 2) which are being exhibited at the same time as the draft LEP. The amendments to DCP 2 include, but are not limited to, the identification of City Centre Precincts, updated planning controls for commercial, mixed use and residential development, removal of the built form controls for all street blocks in the City Centre and a range of administrative amendments to make DCP 2 easier to use.

Where to view the draft plans: The draft LEP and draft DCP 2 will be on public exhibition from 17 July 2014 to 14 August 2014, and can be viewed at:

- Customer Service Centre, Civic Centre, MacMahon Street, Hurstville, between
   8.30am and 4.30pm, Monday to Friday
- Council's website <u>www.hurstville.nsw.gov.au/public-notices.html</u>
- Hurstville and Penshurst Public Libraries during library hours

City Centre Concept Master Plan 2004

On the 15th December 2004, Council adopted the City Centre Concept Master Plan as a policy pursuant to Clause 9 of the Hurstville Local Environmental Plan 1994. This policy develops key design principles to improve the amenity of the City Centre. These include: development of new bus interchange, creation of a new civic precinct, improvement of North-South connections, improvement of rail station access, creation of new sequence of public spaces, creation of pocket parks and street planting and simplified traffic system.

#### **Contaminated Land**

Council has adopted by resolution a policy on contaminated land which may restrict the development of the land. This policy is implemented when zoning or land use changes are proposed on lands which have previously been used for certain purposes. Council records do not have sufficient information about previous use of this land to determine whether the land is contaminated. Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

NSW Coastal Planning Guideline: Adapting to Sea Level Rise (NSW Planning, August 2010)

Hurstville City Council has been categorised as a coastal council. A coastal council is a council whose area, or part of whose area, is included within the coastal zone (within the meaning of the *Coastal Protection Act 1979*) or whose area includes land that adjoins the tidal waters of the Hawkesbury River, Sydney Harbour and Botany Bay, and their tributaries. In accordance with the NSW Government Sea *Level Rise Policy Statement*, parts of the Hurstville local government area may be affected by projected sea level rise. In identifying coastal risks caused by projected sea level rise, council is to consider the NSW sea level rise planning benchmarks which specify an increase above 1990 mean sea levels of 40cm by 2050 and 90cm by 2100 in land use, strategic planning and the assessment of development applications.

Victor GD Lampe General Manager



Civic Centre MacMahon Street Hurstville NSW 2220

PO Box 205 Hurstville BC NSW 1481 Telephone (02) 9330 6222 Facsimile (02) 9330 6223 email hccmail@hurstville.nsw.gov.au website www.hurstville.nsw.gov.au

# PLANNING CERTIFICATE ISSUED UNDER SECTION 149(2) and 149(5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

Our Reference:

PL2014/1809

Your Reference:

CF:SO 2014132

Date of Issue:

08/08/2014

H A Roskov 4th Floor, 8 Crofts Avenue HURSTVILLE NSW 2220

Property Number:	72218	
Property Address:	71A Forest Road HURSTVILLE NSW 2220	
Legal Description:	Lot 100 DP 776275	

This certificate is provided pursuant to Section 149(2) and 149(5) of the Act. At the date of this certificate, the subject land may be affected by the following matters.

# 1. Names of relevant planning instruments and DCPs

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land:

The following environmental planning instruments apply to the carrying out of development on the land:

#### **Local Environmental Plans**

Hurstville Local Environmental Plan 2012 gazetted 7 December 2012

### State Environmental Planning Policies

The following State Environmental Planning Policies apply:

- No. 1 Development Standards
- No. 4 Development Without Consent and Miscellaneous Complying Development
- No. 6 Number of Storeys in a Building
- No. 19 Bushland in Urban Areas
- No. 21 Caravan Parks
- No. 22 Shops and Commercial Premises
- No. 30 Intensive Agriculture
- No. 32 Urban Consolidation (Redevelopment of Urban Land))
- No. 33 Hazardous and Offensive Development
- No. 50 Canal Estates
- No. 55 Remediation of Land
- No. 62 Sustainable Aquaculture
- No. 64 Advertising and Signage
- No. 65 Design Quality of Residential Flat Development
- No. 70 Affordable Housing
- SEPP (Housing for Seniors or People with a Disability) 2004
- SEPP (Major Development) 2005
- SEPP (Building Sustainability Index; BASIX) 2004
- SEPP (Mining, Petroleum Production and Extraction Industries) 2007
- SEPP (Temporary Structures) 2007
- SEPP (Infrastructure) 2007
- SEPP (Exempt and Complying Codes) 2008
- SEPP (Affordable Rental Housing) 2009
- SEPP (State and Regional Development) 2011

### Deemed State Environmental Planning Policies (Regional Environmental Plan)

The Greater Metropolitan Regional Environmental Plan 2 - Georges River Catchment.

(2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved):

The following proposed environmental planning instruments that have been the subject of community consultation or on public exhibition under the Act, apply to the carrying out of development on the land:

On 27 July 2010, the New South Wales Government placed on public exhibition the draft State Environmental Planning Policy (Competition) 2010.

On 21 March 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) Amendment (Coal Seam Gas Exclusion Zones) 2013.

On 21 October 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Shooting Range) 2013.

On 10 December 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Sport and Recreation) 2013.

On 24 May 2014, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development) 2014.

(3) The name of each development control plan that applies to the carrying out of development on the land:

The following development control plans apply to the carrying out of development on the land:

Development Control Plan 1 - LGA Wide.

Development Control Plan 2 - Hurstville City Centre.

(4) In this clause, proposed environmental planning instrument includes a planning proposal for a LEP or a draft environment planning instrument

#### 2. Zoning and land use under relevant LEPs

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a SEPP or proposed SEPP) that includes the land in any zone (however described).

- (a) the identity of the zone, whether by reference to a name (such as "Residential Zone" or "Heritage Area") or by reference to a number (such as "Zone No 2 (a)"),
- (b) the purposes for which the instrument provides that development may be carried out within the zone without the need for development consent,
- (c) the purposes for which the instrument provides that development may not be carried out within the zone except with development consent,
- (d) the purposes for which the instrument provides that development is prohibited within the zone.

# Zone IN2 Light Industrial under Hurstville Local Environmental Plan 2012

### 2. Permitted without consent

Home occupations.

#### 3. Permitted with consent

Depots; Garden centres; Hardware and building supplies; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Neighbourhood shops; Plant nurseries; Roads; Take-away food and drink premises; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Water recycling facilities; any other development not specified in item 2 or 4.

#### 4. Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Biosolids treatment facilities; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Child care centres; Commercial premises; Community facilities; Correctional centres; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Environmental facilities; Exhibition homes; Exhibition villages; Extractive industries; Farm buildings; Forestry; Function centres; Health services facilities; Heavy industrial storage establishments; Helipads; Highway service centres; Home occupations (sex services); Information and education facilities; Industries; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation areas; Recreation facilities (major); Recreation facilities (outdoor); Registered clubs; Research stations; Residential accommodation; Respite day care centres; Rural industries; Sewage treatment plants; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wholesale supplies.

- (e) whether any development standards applying to the land fix minimum land dimensions for the erection of a dwelling-house on the land and, if so, the minimum land dimensions so fixed,
- (e) There are no development standards applying to the land which fix minimum land

dimensions for the erection of a dwelling house under the Hurstville Local Environmental Plan 2012.

- (f) whether the land includes or comprises critical habitat,
- (f) The land does not include or comprise critical habitat under the Hurstville Local Environmental Plan 2012.
- (g) whether the land is in a conservation area (however described),
- (g) The land is not located within a conservation area under the provisions of the Hurstville Local Environmental Plan 2012.
- (h) whether an item of environmental heritage (however described) is situated on the land.
- (h) The land does not contain a heritage item under the Hurstville Local Environmental Plan 2012.

# 2A Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

To the extent that the land is within any zone (however described) under:
(a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres)
2006 (the 2006 SEPP), or

- (b) a Precinct Plan (within the meaning of the 2006 SEPP), or
- (c) a proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act, the particulars referred to in clause 2(a)-(h) in relation to that land (with a reference to "the instrument" in any of those paragraphs being read as a reference to Part 3 of the 2006 SEPP, or the Precinct Plan or proposed Precinct Plan, as the case requires).

The State Environmental Planning Policy (Sydney Region Growth Centres) 2006 does not apply to the Hurstville Local Government Area.

# 3. Complying Development

- (1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.
- (3) If the Council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on that land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

### **General Housing Code**

Complying development under the General Housing Code may be carried out on the land.

### **Rural Housing Code**

Complying development under the Rural General Housing Code may be carried out on the land.

#### **Housing Alterations Code**

Complying development under the Housing Alterations Code may be carried out on the land.

#### **General Development Code**

Complying development under the General Development Code may be carried out on the land.

#### Commercial and Industrial Alterations Code

Complying development under the Commercial and Industrial Alterations Code may be carried out on the land.

# Commercial and Industrial (New Buildings and Additions) Code

Complying development under the Commercial and Industrial (New Buildings and Alterations) Code may be carried out on the land.

#### **Subdivision Code**

Complying development under the Subdivision Code may be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

#### Fire Safety Code

Complying development under the Fire Safety Code may be carried out on the land.

#### Disclaimer

This certificate only addresses matters raised in Clause 1.17A (c) and (d) and 1.19 of SEPP (Exempt and Complying Development Codes) 2008 (The Codes SEPP). It is your responsibility to ensure that you comply with any other requirements of the Codes SEPP. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of the Codes SEPP could be invalidated by the Land and Environment Court.

#### 4. Coastal Protection

Whether or not the land is affected by the operation of section 38 or 39 of the Coastal Protection Act 1979 but only to the extent that the Council has been so notified by the Department of Services, Technology and Administration.

Council has not been notified by the Department of Services Technology and Administration that the land is affected by the operation of Section 38 or Section 39 of the Coastal Protection Act, 1979.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 4A. Coastal Protection

- (1) In relation to a coastal council whether an order has been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of that Act) on the land (or on public land adjacent to that land), except where the Council is satisfied that such an order has been fully complied with.
- (1) No, the land is not affected by any current or outstanding order relating to temporary coastal protection works issued under Section 4D of the Coastal Protection Act 1979.
- (2) In relation to a coastal council:
- (a) Whether the council has been notified under Section 55X of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of that Act) have been placed on the land (or on public land adjacent to that land), and
- (b) If works have been so placed whether the council is satisfied that the works have been removed and the land restored in accordance with that Act.
- (2) Council has not received notification from the landowner that temporary coastal protection works are to be placed on the land and/or adjoining public land.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

(3) (Repealed)

4B Annual Charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works.

In relation to a coastal council - whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note: "Existing coastal protection works are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993".

No, according to Council's records the owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges for coastal protection services.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

#### 5. Mine subsidence

Whether or not the land is proclaimed to be mine subsidence district within the meaning of section 15 of the Mine Subsidence Compensation Act, 1961

The land is not in an area proclaimed to be a mine subsidence district within the meaning of section 15 of the *Mine Subsidence Compensation Act 1961*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 6. Road widening and road realignment

Whether or not the land is affected by a any road widening or road realignment under:

(a) Division 2 of Part 3 of the Roads Act 1993?

(a) The land is not affected by road widening or road realignment under Division 2 of Part 3 of the *Roads Act 1993*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) any environmental planning instrument?
- (b) The land is not affected by any road widening or road realignment under the provisions of any environmental planning instrument.

- (c) any resolution of the Council?
- (c) The land is not affected by any road widening or road realignment under any resolution of the Council.

# 7. Council and other public authority policies on hazard risk restrictions

Whether or not the land is affected by a policy:

- (a) adopted by the council that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?
- (a) Council has not adopted any policies that restrict development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).
- (b) adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to in planning certificates issued by the council, that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk (other than flooding)?
- (b) Council has not been notified of any policies adopted by any other public authorities that restricts development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 7A. Flood related development controls information

- (1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.
- (2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.
- (1) Development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including

development for the purposes of group homes or seniors housing) is not subject to flood related development controls.

(2) Development on that land or part of the land for any other purpose <u>is not</u> subject to flood related development controls.

**Note 1:** Words and expressions in this clause have the same meanings as in the standard instrument set out in the Schedule to the Standard Instrument (Local Environmental Plans) Order 2006.

**Note 2:** The answers above do not imply that the development referred to is necessarily permissible on the land to which this certificate applies. Refer to the relevant local environmental plan, deemed environmental planning instrument or draft local environmental plan applying to the land to confirm this.

# 8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act?

No environmental planning instrument or proposed environmental planning instrument referred to in clause 1, makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act.

# 9. Contributions plans

The name of each contribution plan applying to the land:

The Hurstville Section 94 Development Contributions Plan 2012 applies to the land.

# 9A Biodiversity certified land

If the land is biodiversity certified land (within the meaning of Part 7AA of the Threatened Species Conservation Act 1995), a statement to that effect.

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, that the subject land is biodiversity certified land within the meaning of Part 7 AA of the *Threatened Species Conservation Act 1995*.

#### 10. Biobanking agreements

If the land is land to which a biobanking agreement under Part 7A of the Threatened Species Conservation Act 1995 relates, a statement to that effect (but only if the council

has been notified of the existence of the agreement by the Director-General of the Department of Environment, Climate Change and Water).

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, of a biobanking agreement under Part 7A of the *Threatened Species Conservation Act 1995*, for the subject site.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 11. Bush fire prone land

If any of the land is bushfire prone land (as defined in the Act), a statement that all or, as the case may be, some of the land is bush fire prone land.

If none of the land is bush fire prone land, a statement to that effect.

The Land is not shown to be bushfire prone land in Council records.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

### 12. Property Vegetation Plans

If the land is land to which a property vegetation plan under the Native Vegetation Act 2003 applies, a statement to that effect (but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act).

The provisions of the *Native Vegetation Act 2003*, do not apply to the City of Hurstville,

# 13. Orders Under Trees (Disputes Between Neighbours) Act 2006

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land (but only if Council has been notified of the order).

The Council has not been notified of an order under the Act in respect of tree(s) on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 14. Directions under Part 3A

If there is direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act that does not have effect, a statement to that effect identifying the provision that does not have effect.

There is no direction by the Minister in force under section 75P (2) (c1) of the *Environmental Planning and Assessment Act 1979* as amended.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 15. Site compatibility certificates and conditions for seniors housing

If the land is land to which State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 applies:

- (a) a statement of whether there is a current site compatibility certificate (seniors housing) of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (i) the period for which the certificate is current, and (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.
- (a) Council is not aware of the issue of any current Site Compatibility Certificate (seniors housing) in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(b) No terms of a kind referred to in Clause 18(2) of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004, have been imposed as a condition of consent to a Development Application granted after 11 October 2007 in respect of the land.

# 16. Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (infrastructure), of which the council is aware, in respect of proposed development on the land and, if there is a certificate is to include:

- (a) The period for which the certificate is current, and
- (b) That a copy may be obtained from the head office of the Department of Planning.

Council is not aware of the issue of any valid Site Compatibility Certificate (Infrastructure), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 17. Site compatibility certificates and conditions for affordable rental housing

- (1) A Statement of whether there is a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (a) The period for which the certificate is current, and
  - (b) That a copy may be obtained from the head office of the Department of Planning.
- (2) A statement setting out any terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.
- (1) Council is not aware of the issue of any current Site Compatibility Certificate (Affordable Rental Housing), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(2) No terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009, have been imposed as a condition of consent to a Development Application in respect of the land.

## 18. Paper subdivision information

(1) The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

There is no development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

(2) The date of any subdivision order that applies to the land.

There is no subdivision order applying to the land.

(3) Words and expressions used in this clause have the same meaning as they have in Part 16C of this Regulation.

#### 19. Site Verification Certificates

A statement of whether there is a current site verification certificate, of which the council is aware, in respect of the land and, if there is a certificate, the statement is to include:

(a) the matter certified by the certificate, and

**Note:** A site verification certificate sets out the Director-General's opinion as to whether the land concerned is or is not biophysical strategic agricultural land or critical industry cluster land – see Division 3 of Part 4AA of State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007.

- (b) The date on which the certificates ceases to be current (if any), and
- (c) That a copy may be obtained from the head office of the Department of Planning and Infrastructure.

There are no current site verification certificates applying to the subject land.

**Note:** The following matters are prescribed by section 59 (2) of the Contaminated Land Management Act 1997 as additional matters to be specified in a planning certificate:

- (a) that the land to which the certificate relates is significantly contaminated land within the meaning of that Act if the land (or part of the land) is significantly contaminated land at the date when the certificate is issued?
- (a) The land has not been identified as significantly contaminated land within the meaning of the Act. (Enquiries should be directed to the Department of Environment, Climate Change and Water).

The accuracy of this statement may be reliant in part upon information supplied by a third

party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) that the land which the certificate is the subject to a management order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (b) The land is not subject to a management order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (c) that the land which the certificate relates is subject of an approved voluntary management proposal within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (c) The land is not the subject of an approved voluntary management proposal within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (d) that the land which the certificate relates is subject to an ongoing maintenance order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (d) The land is not the subject of an ongoing maintenance order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (e) that the land which the certificate relates is subject of a site audit statement within the meaning of that Act if a copy of such a statement has been provided at any time to the local authority issuing the certificate?
- (e) Council has not been provided with a site audit statement, within the meaning of the

Act, for this land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## **Any Other Prescribed Matter**

**Note 2**: Section 26 of the Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 provides that a planning certificate must include advice about any exemption under section 23 or authorisation under section 24 of that Act if the Council is provided with a copy of the exemption or authorisation by the Co-ordinator General under the Act.

Note 3: Council has developed a policy in regard to contaminated land. Further advice in relation to this policy is available from Council by obtaining a section 149(5) certificate.

Please note the information in this certificate is provided by Council in good faith but, pursuant to section 149(6) of the Act, Council does not accept any liability in respect of such advice.

# Additional Information Pursuant to Section 149(5)

As requested by you, the following additional information is provided pursuant to Section 149(5) of the Act:

Public Exhibition of Draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 and Draft Development Control Plan No. 2 - Hurstville City Centre

Hurstville City Council is re-exhibiting the draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 (draft LEP) and Draft Amendments to Development Control Plan 2 (draft DCP 2) for the Hurstville City Centre. The draft LEP will replace the current Hurstville LEP 1994 once approved by the Minister for Planning and Infrastructure.

The draft LEP was previously exhibited between 23 January 2012 and 29 February 2012. On 12 April 2012, Council considered a report on submissions received and resolved to amend the draft LEP in relation to specific matters. On 10 December 2013, Council further resolved to amend the draft LEP in response to the findings of the Transport Management and Accessibility Plan (TMAP) which was completed in June 2013.

Council has also prepared Draft Amendments to DCP 2 (draft DCP 2) which are being exhibited at the same time as the draft LEP. The amendments to DCP 2 include, but are not limited to, the identification of City Centre Precincts, updated planning controls for commercial, mixed use and residential development, removal of the built form controls for all street blocks in the City Centre and a range of administrative amendments to make DCP 2 easier to use.

Where to view the draft plans: The draft LEP and draft DCP 2 will be on public exhibition from 17 July 2014 to 14 August 2014, and can be viewed at:

- Customer Service Centre, Civic Centre, MacMahon Street, Hurstville, between 8.30am and 4.30pm, Monday to Friday
- Council's website www.hurstville.nsw.gov.au/public-notices.html
- Hurstville and Penshurst Public Libraries during library hours

## City Centre Concept Master Plan 2004

On the 15th December 2004, Council adopted the City Centre Concept Master Plan as a policy pursuant to Clause 9 of the Hurstville Local Environmental Plan 1994. This policy develops key design principles to improve the amenity of the City Centre. These include: development of new bus interchange, creation of a new civic precinct, improvement of North-South connections, improvement of rail station access, creation of new sequence of public spaces, creation of pocket parks and street planting and simplified traffic system.

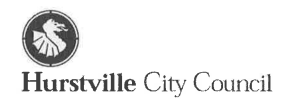
#### Contaminated Land

Council has adopted by resolution a policy on contaminated land which may restrict the development of the land. This policy is implemented when zoning or land use changes are proposed on lands which have previously been used for certain purposes. Council records do not have sufficient information about previous use of this land to determine whether the land is contaminated. Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

NSW Coastal Planning Guideline: Adapting to Sea Level Rise (NSW Planning, August 2010)

Hurstville City Council has been categorised as a coastal council. A coastal council is a council whose area, or part of whose area, is included within the coastal zone (within the meaning of the *Coastal Protection Act 1979*) or whose area includes land that adjoins the tidal waters of the Hawkesbury River, Sydney Harbour and Botany Bay, and their tributaries. In accordance with the NSW Government Sea *Level Rise Policy Statement*, parts of the Hurstville local government area may be affected by projected sea level rise. In identifying coastal risks caused by projected sea level rise, council is to consider the NSW sea level rise planning benchmarks which specify an increase above 1990 mean sea levels of 40cm by 2050 and 90cm by 2100 in land use, strategic planning and the assessment of development applications.

Victor GD Lampe General Manager



Civic Centre MacMahon Street Hurstville NSW 2220

PO Box 205 Hurstville BC NSW 1481 Telephone (02) 9330 6222 Facsimile (02) 9330 6223 email <u>hccmail@hurstville.nsw.gov.au</u> website <u>www.hurstville.nsw.gov.au</u>

PLANNING CERTIFICATE ISSUED UNDER SECTION 149(2) and 149(5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

Our Reference:

PL2014/1730

Your Reference:

9581474

Date of Issue:

31/07/2014

K Izzo Gpo Box 4132 SYDNEY NSW 2000

Property Number:	72220
Property Address:	73 Forest Road HURSTVILLE NSW 2220
Legal Description:	Lot 10 DP 621395

This certificate is provided pursuant to Section 149(2) and 149(5) of the Act. At the date of this certificate, the subject land may be affected by the following matters.

## 1. Names of relevant planning instruments and DCPs

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land:

The following environmental planning instruments apply to the carrying out of development on the land:

#### **Local Environmental Plans**

Hurstville Local Environmental Plan 2012 gazetted 7 December 2012

## **State Environmental Planning Policies**

The following State Environmental Planning Policies apply:

- No. 1 Development Standards
- No. 4 Development Without Consent and Miscellaneous Complying Development
- No. 6 Number of Storeys in a Building
- No. 19 Bushland in Urban Areas
- No. 21 Caravan Parks
- No. 22 Shops and Commercial Premises
- No. 30 Intensive Agriculture
- No. 32 Urban Consolidation (Redevelopment of Urban Land))
- No. 33 Hazardous and Offensive Development
- No. 50 Canal Estates
- No. 55 Remediation of Land
- No. 62 Sustainable Aquaculture
- No. 64 Advertising and Signage
- No. 65 Design Quality of Residential Flat Development
- No. 70 Affordable Housing
- SEPP (Housing for Seniors or People with a Disability) 2004
- SEPP (Major Development) 2005
- SEPP (Building Sustainability Index; BASIX) 2004
- SEPP (Mining, Petroleum Production and Extraction Industries) 2007
- SEPP (Temporary Structures) 2007
- SEPP (Infrastructure) 2007
- SEPP (Exempt and Complying Codes) 2008
- SEPP (Affordable Rental Housing) 2009
- SEPP (State and Regional Development) 2011

# Deemed State Environmental Planning Policies (Regional Environmental Plan)

The Greater Metropolitan Regional Environmental Plan 2 - Georges River Catchment.

(2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved):

The following proposed environmental planning instruments that have been the subject of community consultation or on public exhibition under the Act, apply to the carrying out of development on the land:

On 27 July 2010, the New South Wales Government placed on public exhibition the draft State Environmental Planning Policy (Competition) 2010.

On 21 March 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) Amendment (Coal Seam Gas Exclusion Zones) 2013.

On 21 October 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Shooting Range) 2013.

On 10 December 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Sport and Recreation) 2013.

On 24 May 2014, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development) 2014.

(3) The name of each development control plan that applies to the carrying out of development on the land:

The following development control plans apply to the carrying out of development on the land:

Development Control Plan 1 - LGA Wide.

Development Control Plan 2 - Hurstville City Centre.

(4) In this clause, proposed environmental planning instrument includes a planning proposal for a LEP or a draft environment planning instrument

#### 2. Zoning and land use under relevant LEPs

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a SEPP or proposed SEPP) that includes the land in any zone (however described).

- (a) the identity of the zone, whether by reference to a name (such as "Residential Zone" or "Heritage Area") or by reference to a number (such as "Zone No 2 (a)"),
- (b) the purposes for which the instrument provides that development may be carried out within the zone without the need for development consent,
- (c) the purposes for which the instrument provides that development may not be carried out within the zone except with development consent,
- (d) the purposes for which the instrument provides that development is prohibited within the zone,

## Zone IN2 Light Industrial under Hurstville Local Environmental Plan 2012

# 2. Permitted without consent

Home occupations.

#### 3. Permitted with consent

Depots; Garden centres; Hardware and building supplies; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Neighbourhood shops; Plant nurseries; Roads; Take-away food and drink premises; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Water recycling facilities; any other development not specified in item 2 or 4.

#### 4. Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Biosolids treatment facilities; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Child care centres; Commercial premises; Community facilities; Correctional centres; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Environmental facilities; Exhibition homes; Exhibition villages; Extractive industries; Farm buildings; Forestry; Function centres; Health services facilities; Heavy industrial storage establishments; Helipads; Highway service centres; Home occupations (sex services); Information and education facilities; Industries; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation areas; Recreation facilities (major); Recreation facilities (outdoor); Registered clubs; Research stations; Residential accommodation; Respite day care centres; Rural industries; Sewage treatment plants; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wholesale supplies.

- (e) whether any development standards applying to the land fix minimum land dimensions for the erection of a dwelling-house on the land and, if so, the minimum land dimensions so fixed.
- (e) There are no development standards applying to the land which fix minimum land

dimensions for the erection of a dwelling house under the Hurstville Local Environmental Plan 2012.

- (f) whether the land includes or comprises critical habitat,
- (f) The land does not include or comprise critical habitat under the Hurstville Local Environmental Plan 2012.
- (g) whether the land is in a conservation area (however described),
- (g) The land is not located within a conservation area under the provisions of the Hurstville Local Environmental Plan 2012.
- (h) whether an item of environmental heritage (however described) is situated on the land.
- (h) The land does not contain a heritage item under the Hurstville Local Environmental Plan 2012.

# 2A Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

To the extent that the land is within any zone (however described) under:
(a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres)
2006 (the 2006 SEPP), or

- (b) a Precinct Plan (within the meaning of the 2006 SEPP), or
- (c) a proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act, the particulars referred to in clause 2(a)-(h) in relation to that land (with a reference to "the instrument" in any of those paragraphs being read as a reference to Part 3 of the 2006 SEPP, or the Precinct Plan or proposed Precinct Plan, as the case requires).

The State Environmental Planning Policy (Sydney Region Growth Centres) 2006 does not apply to the Hurstville Local Government Area.

## 3. Complying Development

- (1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.
- (3) If the Council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on that land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

## **General Housing Code**

Complying development under the General Housing Code may be carried out on the land.

#### **Rural Housing Code**

Complying development under the Rural General Housing Code may be carried out on the land.

### **Housing Alterations Code**

Complying development under the Housing Alterations Code may be carried out on the land.

## **General Development Code**

Complying development under the General Development Code may be carried out on the land.

#### **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code may be carried out on the land.

# Commercial and Industrial (New Buildings and Additions) Code

Complying development under the Commercial and Industrial (New Buildings and Alterations) Code may be carried out on the land.

#### **Subdivision Code**

Complying development under the Subdivision Code may be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

## **Fire Safety Code**

Complying development under the Fire Safety Code may be carried out on the land.

#### **Disclaimer**

This certificate only addresses matters raised in Clause 1.17A (c) and (d) and 1.19 of SEPP (Exempt and Complying Development Codes) 2008 (The Codes SEPP). It is your responsibility to ensure that you comply with any other requirements of the Codes SEPP. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of the Codes SEPP could be invalidated by the Land and Environment Court.

# 4. Coastal Protection

Whether or not the land is affected by the operation of section 38 or 39 of the Coastal Protection Act 1979 but only to the extent that the Council has been so notified by the Department of Services, Technology and Administration.

Council has not been notified by the Department of Services Technology and Administration that the land is affected by the operation of Section 38 or Section 39 of the Coastal Protection Act, 1979.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### **4A.** Coastal Protection

- (1) In relation to a coastal council whether an order has been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of that Act) on the land (or on public land adjacent to that land), except where the Council is satisfied that such an order has been fully complied with.
- (1) No, the land is not affected by any current or outstanding order relating to temporary coastal protection works issued under Section 4D of the Coastal Protection Act 1979.
- (2) In relation to a coastal council:
- (a) Whether the council has been notified under Section 55X of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of that Act) have been placed on the land (or on public land adjacent to that land), and
- (b) If works have been so placed whether the council is satisfied that the works have been removed and the land restored in accordance with that Act.
- (2) Council has not received notification from the landowner that temporary coastal protection works are to be placed on the land and/or adjoining public land.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

(3) (Repealed)

4B Annual Charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works.

In relation to a coastal council - whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note: "Existing coastal protection works are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993".

No, according to Council's records the owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges for coastal protection services.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

#### 5. Mine subsidence

Whether or not the land is proclaimed to be mine subsidence district within the meaning of section 15 of the Mine Subsidence Compensation Act, 1961

The land is not in an area proclaimed to be a mine subsidence district within the meaning of section 15 of the *Mine Subsidence Compensation Act 1961*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

### 6. Road widening and road realignment

Whether or not the land is affected by a any road widening or road realignment under:

- (a) Division 2 of Part 3 of the Roads Act 1993?
- (a) The land is not affected by road widening or road realignment under Division 2 of Part 3 of the *Roads Act 1993*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) any environmental planning instrument?
- (b) The land is not affected by any road widening or road realignment under the provisions of any environmental planning instrument.

- (c) any resolution of the Council?
- (c) The land is not affected by any road widening or road realignment under any resolution of the Council.

# 7. Council and other public authority policies on hazard risk restrictions

Whether or not the land is affected by a policy:

- (a) adopted by the council that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?
- (a) Council has not adopted any policies that restrict development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).
- (b) adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to in planning certificates issued by the council, that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk (other than flooding)?
- (b) Council has not been notified of any policies adopted by any other public authorities that restricts development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

### 7A. Flood related development controls information

- (1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.
- (2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.
- (1) Development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including

development for the purposes of group homes or seniors housing) is not subject to flood related development controls.

(2) Development on that land or part of the land for any other purpose <u>is not</u> subject to flood related development controls.

**Note 1:** Words and expressions in this clause have the same meanings as in the standard instrument set out in the Schedule to the Standard Instrument (Local Environmental Plans) Order 2006.

**Note 2:** The answers above do not imply that the development referred to is necessarily permissible on the land to which this certificate applies. Refer to the relevant local environmental plan, deemed environmental planning instrument or draft local environmental plan applying to the land to confirm this.

# 8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act?

No environmental planning instrument or proposed environmental planning instrument referred to in clause 1, makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act.

### 9. Contributions plans

The name of each contribution plan applying to the land:

The Hurstville Section 94 Development Contributions Plan 2012 applies to the land.

## 9A Biodiversity certified land

If the land is biodiversity certified land (within the meaning of Part 7AA of the Threatened Species Conservation Act 1995), a statement to that effect.

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, that the subject land is biodiversity certified land within the meaning of Part 7 AA of the *Threatened Species Conservation Act 1995*.

#### 10. Biobanking agreements

If the land is land to which a biobanking agreement under Part 7A of the Threatened Species Conservation Act 1995 relates, a statement to that effect (but only if the council

has been notified of the existence of the agreement by the Director-General of the Department of Environment, Climate Change and Water).

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, of a biobanking agreement under Part 7A of the *Threatened Species Conservation Act 1995*, for the subject site.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 11. Bush fire prone land

If any of the land is bushfire prone land (as defined in the Act), a statement that all or, as the case may be, some of the land is bush fire prone land.

If none of the land is bush fire prone land, a statement to that effect.

The Land is not shown to be bushfire prone land in Council records.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 12. Property Vegetation Plans

If the land is land to which a property vegetation plan under the Native Vegetation Act 2003 applies, a statement to that effect (but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act).

The provisions of the *Native Vegetation Act 2003*, do not apply to the City of Hurstville.

#### 13. Orders Under Trees (Disputes Between Neighbours) Act 2006

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land (but only if Council has been notified of the order).

The Council has not been notified of an order under the Act in respect of tree(s) on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 14. Directions under Part 3A

If there is direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act that does not have effect, a statement to that effect identifying the provision that does not have effect.

There is no direction by the Minister in force under section 75P (2) (c1) of the *Environmental Planning and Assessment Act 1979* as amended.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 15. Site compatibility certificates and conditions for seniors housing

If the land is land to which State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 applies:

- (a) a statement of whether there is a current site compatibility certificate (seniors housing) of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (i) the period for which the certificate is current, and
  - (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.
- (a) Council is not aware of the issue of any current Site Compatibility Certificate (seniors housing) in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(b) No terms of a kind referred to in Clause 18(2) of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004, have been imposed as a condition of consent to a Development Application granted after 11 October 2007 in respect of the land.

## 16. Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (infrastructure), of which the council is aware, in respect of proposed development on the land and, if there is a certificate is to include:

- (a) The period for which the certificate is current, and
- (b) That a copy may be obtained from the head office of the Department of Planning.

Council is not aware of the issue of any valid Site Compatibility Certificate (Infrastructure), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 17. Site compatibility certificates and conditions for affordable rental housing

- (1) A Statement of whether there is a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (a) The period for which the certificate is current, and
  - (b) That a copy may be obtained from the head office of the Department of Planning.
- (2) A statement setting out any terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.
- (1) Council is not aware of the issue of any current Site Compatibility Certificate (Affordable Rental Housing), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(2) No terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009, have been imposed as a condition of consent to a Development Application in respect of the land.

# 18. Paper subdivision information

(1) The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

There is no development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

(2) The date of any subdivision order that applies to the land.

There is no subdivision order applying to the land.

(3) Words and expressions used in this clause have the same meaning as they have in Part 16C of this Regulation.

#### 19. Site Verification Certificates

A statement of whether there is a current site verification certificate, of which the council is aware, in respect of the land and, if there is a certificate, the statement is to include:

(a) the matter certified by the certificate, and

**Note:** A site verification certificate sets out the Director-General's opinion as to whether the land concerned is or is not biophysical strategic agricultural land or critical industry cluster land – see Division 3 of Part 4AA of State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007.

- (b) The date on which the certificates ceases to be current (if any), and
- (c) That a copy may be obtained from the head office of the Department of Planning and Infrastructure.

There are no current site verification certificates applying to the subject land.

**Note:** The following matters are prescribed by section 59 (2) of the Contaminated Land Management Act 1997 as additional matters to be specified in a planning certificate:

- (a) that the land to which the certificate relates is significantly contaminated land within the meaning of that Act if the land (or part of the land) is significantly contaminated land at the date when the certificate is issued?
- (a) The land has not been identified as significantly contaminated land within the meaning of the Act. (Enquiries should be directed to the Department of Environment, Climate Change and Water).

The accuracy of this statement may be reliant in part upon information supplied by a third

party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) that the land which the certificate is the subject to a management order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (b) The land is not subject to a management order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (c) that the land which the certificate relates is subject of an approved voluntary management proposal within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (c) The land is not the subject of an approved voluntary management proposal within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (d) that the land which the certificate relates is subject to an ongoing maintenance order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (d) The land is not the subject of an ongoing maintenance order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (e) that the land which the certificate relates is subject of a site audit statement within the meaning of that Act if a copy of such a statement has been provided at any time to the local authority issuing the certificate?
- (e) Council has not been provided with a site audit statement, within the meaning of the

Act, for this land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## **Any Other Prescribed Matter**

**Note 2**: Section 26 of the Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 provides that a planning certificate must include advice about any exemption under section 23 or authorisation under section 24 of that Act if the Council is provided with a copy of the exemption or authorisation by the Co-ordinator General under the Act.

Note 3: Council has developed a policy in regard to contaminated land. Further advice in relation to this policy is available from Council by obtaining a section 149(5) certificate.

Please note the information in this certificate is provided by Council in good faith but, pursuant to section 149(6) of the Act, Council does not accept any liability in respect of such advice.

## Additional Information Pursuant to Section 149(5)

As requested by you, the following additional information is provided pursuant to Section 149(5) of the Act:

Public Exhibition of Draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 and Draft Development Control Plan No. 2 - Hurstville City Centre

Hurstville City Council is re-exhibiting the draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 (draft LEP) and Draft Amendments to Development Control Plan 2 (draft DCP 2) for the Hurstville City Centre. The draft LEP will replace the current Hurstville LEP 1994 once approved by the Minister for Planning and Infrastructure.

The draft LEP was previously exhibited between 23 January 2012 and 29 February 2012. On 12 April 2012, Council considered a report on submissions received and resolved to amend the draft LEP in relation to specific matters. On 10 December 2013, Council further resolved to amend the draft LEP in response to the findings of the Transport Management and Accessibility Plan (TMAP) which was completed in June 2013.

Council has also prepared Draft Amendments to DCP 2 (draft DCP 2) which are being exhibited at the same time as the draft LEP. The amendments to DCP 2 include, but are not limited to, the identification of City Centre Precincts, updated planning controls for commercial, mixed use and residential development, removal of the built form controls for all street blocks in the City Centre and a range of administrative amendments to make DCP 2 easier to use.

Where to view the draft plans: The draft LEP and draft DCP 2 will be on public exhibition from 17 July 2014 to 14 August 2014, and can be viewed at:

- Customer Service Centre, Civic Centre, MacMahon Street, Hurstville, between 8.30am and 4.30pm, Monday to Friday
- Council's website www.hurstville.nsw.gov.au/public-notices.html
- Hurstville and Penshurst Public Libraries during library hours

## **City Centre Concept Master Plan 2004**

On the 15th December 2004, Council adopted the City Centre Concept Master Plan as a policy pursuant to Clause 9 of the Hurstville Local Environmental Plan 1994. This policy develops key design principles to improve the amenity of the City Centre. These include: development of new bus interchange, creation of a new civic precinct, improvement of North-South connections, improvement of rail station access, creation of new sequence of public spaces, creation of pocket parks and street planting and simplified traffic system.

#### **Contaminated Land**

Council has adopted by resolution a policy on contaminated land which may restrict the development of the land. This policy is implemented when zoning or land use changes are proposed on lands which have previously been used for certain purposes. Council records do not have sufficient information about previous use of this land to determine whether the land is contaminated. Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

# NSW Coastal Planning Guideline: Adapting to Sea Level Rise (NSW Planning, August 2010)

Hurstville City Council has been categorised as a coastal council. A coastal council is a council whose area, or part of whose area, is included within the coastal zone (within the meaning of the *Coastal Protection Act 1979*) or whose area includes land that adjoins the tidal waters of the Hawkesbury River, Sydney Harbour and Botany Bay, and their tributaries. In accordance with the NSW Government Sea *Level Rise Policy Statement*, parts of the Hurstville local government area may be affected by projected sea level rise. In identifying coastal risks caused by projected sea level rise, council is to consider the NSW sea level rise planning benchmarks which specify an increase above 1990 mean sea levels of 40cm by 2050 and 90cm by 2100 in land use, strategic planning and the assessment of development applications.

Victor GD Lampe General Manager



Civic Centre MacMahon Street Hurstville NSW 2220

PO Box 205 Hurstville BC NSW 1481 Telephone (02) 9330 6222 Facsimile (02) 9330 6223 email <u>hccmail@hurstville.nsw.gov.au</u> website <u>www.hurstville.nsw.gov.au</u>

# PLANNING CERTIFICATE ISSUED UNDER SECTION 149(2) and 149(5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

Our Reference:

PL2014/1735

Your Reference:

9581474

Date of Issue:

31/07/2014

K Izzo Gpo Box 4132 SYDNEY NSW 2000

Property Number:	72222
Property Address:	75 Forest Road HURSTVILLE NSW 2220
Legal Description:	Lot 3 DP 12517

This certificate is provided pursuant to Section 149(2) and 149(5) of the Act. At the date of this certificate, the subject land may be affected by the following matters.

## 1. Names of relevant planning instruments and DCPs

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land:

The following environmental planning instruments apply to the carrying out of development on the land:

#### **Local Environmental Plans**

Hurstville Local Environmental Plan 2012 gazetted 7 December 2012

## **State Environmental Planning Policies**

The following State Environmental Planning Policies apply:

- No. 1 Development Standards
- No. 4 Development Without Consent and Miscellaneous Complying Development
- No. 6 Number of Storeys in a Building
- No. 19 Bushland in Urban Areas
- No. 21 Caravan Parks
- No. 22 Shops and Commercial Premises
- No. 30 Intensive Agriculture
- No. 32 Urban Consolidation (Redevelopment of Urban Land))
- No. 33 Hazardous and Offensive Development
- No. 50 Canal Estates
- No. 55 Remediation of Land
- No. 62 Sustainable Aquaculture
- No. 64 Advertising and Signage
- No. 65 Design Quality of Residential Flat Development
- No. 70 Affordable Housing
- SEPP (Housing for Seniors or People with a Disability) 2004
- SEPP (Major Development) 2005
- SEPP (Building Sustainability Index; BASIX) 2004
- SEPP (Mining, Petroleum Production and Extraction Industries) 2007
- SEPP (Temporary Structures) 2007
- SEPP (Infrastructure) 2007
- SEPP (Exempt and Complying Codes) 2008
- SEPP (Affordable Rental Housing) 2009
- SEPP (State and Regional Development) 2011

#### Deemed State Environmental Planning Policies (Regional Environmental Plan)

The Greater Metropolitan Regional Environmental Plan 2 - Georges River Catchment.

(2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved):

The following proposed environmental planning instruments that have been the subject of community consultation or on public exhibition under the Act, apply to the carrying out of development on the land:

On 27 July 2010, the New South Wales Government placed on public exhibition the draft State Environmental Planning Policy (Competition) 2010.

On 21 March 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) Amendment (Coal Seam Gas Exclusion Zones) 2013.

On 21 October 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Shooting Range) 2013.

On 10 December 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Sport and Recreation) 2013.

On 24 May 2014, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development) 2014.

(3) The name of each development control plan that applies to the carrying out of development on the land:

The following development control plans apply to the carrying out of development on the land:

Development Control Plan 1 - LGA Wide.

Development Control Plan 2 - Hurstville City Centre.

(4) In this clause, proposed environmental planning instrument includes a planning proposal for a LEP or a draft environment planning instrument

## 2. Zoning and land use under relevant LEPs

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a SEPP or proposed SEPP) that includes the land in any zone (however described).

- (a) the identity of the zone, whether by reference to a name (such as "Residential Zone" or "Heritage Area") or by reference to a number (such as "Zone No 2 (a)"),
- (b) the purposes for which the instrument provides that development may be carried out within the zone without the need for development consent,
- (c) the purposes for which the instrument provides that development may not be carried out within the zone except with development consent,
- (d) the purposes for which the instrument provides that development is prohibited within the zone.

## Zone IN2 Light Industrial under Hurstville Local Environmental Plan 2012

#### 2. Permitted without consent

Home occupations.

#### 3. Permitted with consent

Depots; Garden centres; Hardware and building supplies; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Neighbourhood shops; Plant nurseries; Roads; Take-away food and drink premises; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Water recycling facilities; any other development not specified in item 2 or 4.

#### 4. Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Biosolids treatment facilities; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Child care centres; Commercial premises; Community facilities; Correctional centres; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Environmental facilities; Exhibition homes; Exhibition villages; Extractive industries; Farm buildings; Forestry; Function centres; Health services facilities; Heavy industrial storage establishments; Helipads; Highway service centres; Home occupations (sex services); Information and education facilities; Industries; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation areas; Recreation facilities (major); Recreation facilities (outdoor); Registered clubs; Research stations; Residential accommodation; Respite day care centres; Rural industries; Sewage treatment plants; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wholesale supplies.

- (e) whether any development standards applying to the land fix minimum land dimensions for the erection of a dwelling-house on the land and, if so, the minimum land dimensions so fixed,
- (e) There are no development standards applying to the land which fix minimum land

dimensions for the erection of a dwelling house under the Hurstville Local Environmental Plan 2012.

- (f) whether the land includes or comprises critical habitat,
- (f) The land does not include or comprise critical habitat under the Hurstville Local Environmental Plan 2012.
- (g) whether the land is in a conservation area (however described),
- (g) The land is not located within a conservation area under the provisions of the Hurstville Local Environmental Plan 2012.
- (h) whether an item of environmental heritage (however described) is situated on the land.
- (h) The land does not contain a heritage item under the Hurstville Local Environmental Plan 2012.

# 2A Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

To the extent that the land is within any zone (however described) under:
(a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres)
2006 (the 2006 SEPP), or

- (b) a Precinct Plan (within the meaning of the 2006 SEPP), or
- (c) a proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act, the particulars referred to in clause 2(a)-(h) in relation to that land (with a reference to "the instrument" in any of those paragraphs being read as a reference to Part 3 of the 2006 SEPP, or the Precinct Plan or proposed Precinct Plan, as the case requires).

The State Environmental Planning Policy (Sydney Region Growth Centres) 2006 does not apply to the Hurstville Local Government Area.

# 3. Complying Development

- (1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.
- (3) If the Council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on that land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

### **General Housing Code**

Complying development under the General Housing Code may be carried out on the land.

## **Rural Housing Code**

Complying development under the Rural General Housing Code may be carried out on the land.

#### **Housing Alterations Code**

Complying development under the Housing Alterations Code may be carried out on the land.

#### **General Development Code**

Complying development under the General Development Code may be carried out on the land.

#### Commercial and Industrial Alterations Code

Complying development under the Commercial and Industrial Alterations Code may be carried out on the land.

# Commercial and Industrial (New Buildings and Additions) Code

Complying development under the Commercial and Industrial (New Buildings and Alterations) Code may be carried out on the land.

## Subdivision Code

Complying development under the Subdivision Code may be carried out on the land.

## **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

## **Fire Safety Code**

Complying development under the Fire Safety Code may be carried out on the land.

## Disclaimer

This certificate only addresses matters raised in Clause 1.17A (c) and (d) and 1.19 of SEPP (Exempt and Complying Development Codes) 2008 (The Codes SEPP). It is your responsibility to ensure that you comply with any other requirements of the Codes SEPP. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of the Codes SEPP could be invalidated by the Land and Environment Court.

## 4. Coastal Protection

Whether or not the land is affected by the operation of section 38 or 39 of the Coastal Protection Act 1979 but only to the extent that the Council has been so notified by the Department of Services, Technology and Administration.

Council has not been notified by the Department of Services Technology and Administration that the land is affected by the operation of Section 38 or Section 39 of the Coastal Protection Act, 1979.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 4A. Coastal Protection

- (1) In relation to a coastal council whether an order has been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of that Act) on the land (or on public land adjacent to that land), except where the Council is satisfied that such an order has been fully complied with.
- (1) No, the land is not affected by any current or outstanding order relating to temporary coastal protection works issued under Section 4D of the Coastal Protection Act 1979.
- (2) In relation to a coastal council:
- (a) Whether the council has been notified under Section 55X of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of that Act) have been placed on the land (or on public land adjacent to that land), and (b) If works have been so placed whether the council is satisfied that the works have been removed and the land restored in accordance with that Act.
- (2) Council has not received notification from the landowner that temporary coastal protection works are to be placed on the land and/or adjoining public land.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

(3) (Repealed)

4B Annual Charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works.

In relation to a coastal council - whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note: "Existing coastal protection works are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993".

No, according to Council's records the owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges for coastal protection services.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

## 5. Mine subsidence

Whether or not the land is proclaimed to be mine subsidence district within the meaning of section 15 of the Mine Subsidence Compensation Act, 1961

The land is not in an area proclaimed to be a mine subsidence district within the meaning of section 15 of the *Mine Subsidence Compensation Act 1961*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 6. Road widening and road realignment

Whether or not the land is affected by a any road widening or road realignment under:

- (a) Division 2 of Part 3 of the Roads Act 1993?
- (a) The land is not affected by road widening or road realignment under Division 2 of Part 3 of the *Roads Act 1993*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) any environmental planning instrument?
- (b) The land is not affected by any road widening or road realignment under the provisions of any environmental planning instrument.

- (c) any resolution of the Council?
- (c) The land is not affected by any road widening or road realignment under any resolution of the Council.

# 7. Council and other public authority policies on hazard risk restrictions

Whether or not the land is affected by a policy:

- (a) adopted by the council that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?
- (a) Council has not adopted any policies that restrict development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).
- (b) adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to in planning certificates issued by the council, that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk (other than flooding)?
- (b) Council has not been notified of any policies adopted by any other public authorities that restricts development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 7A. Flood related development controls information

- (1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.
- (2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.
- (1) Development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including

development for the purposes of group homes or seniors housing) <u>is not</u> subject to flood related development controls.

(2) Development on that land or part of the land for any other purpose <u>is not</u> subject to flood related development controls.

**Note 1:** Words and expressions in this clause have the same meanings as in the standard instrument set out in the Schedule to the Standard Instrument (Local Environmental Plans) Order 2006.

**Note 2:** The answers above do not imply that the development referred to is necessarily permissible on the land to which this certificate applies. Refer to the relevant local environmental plan, deemed environmental planning instrument or draft local environmental plan applying to the land to confirm this.

# 8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act?

No environmental planning instrument or proposed environmental planning instrument referred to in clause 1, makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act.

## 9. Contributions plans

The name of each contribution plan applying to the land:

The Hurstville Section 94 Development Contributions Plan 2012 applies to the land.

# 9A Biodiversity certified land

If the land is biodiversity certified land (within the meaning of Part 7AA of the Threatened Species Conservation Act 1995), a statement to that effect.

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, that the subject land is biodiversity certified land within the meaning of Part 7 AA of the *Threatened Species Conservation Act 1995*.

## 10. Biobanking agreements

If the land is land to which a biobanking agreement under Part 7A of the Threatened Species Conservation Act 1995 relates, a statement to that effect (but only if the council

has been notified of the existence of the agreement by the Director-General of the Department of Environment, Climate Change and Water).

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, of a biobanking agreement under Part 7A of the *Threatened Species Conservation Act 1995*, for the subject site.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 11. Bush fire prone land

If any of the land is bushfire prone land (as defined in the Act), a statement that all or, as the case may be, some of the land is bush fire prone land.

If none of the land is bush fire prone land, a statement to that effect.

The Land is not shown to be bushfire prone land in Council records.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 12. Property Vegetation Plans

If the land is land to which a property vegetation plan under the Native Vegetation Act 2003 applies, a statement to that effect (but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act).

The provisions of the *Native Vegetation Act 2003*, do not apply to the City of Hurstville.

## 13. Orders Under Trees (Disputes Between Neighbours) Act 2006

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land (but only if Council has been notified of the order).

The Council has not been notified of an order under the Act in respect of tree(s) on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 14. Directions under Part 3A

If there is direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act that does not have effect, a statement to that effect identifying the provision that does not have effect.

There is no direction by the Minister in force under section 75P (2) (c1) of the *Environmental Planning and Assessment Act 1979* as amended.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 15. Site compatibility certificates and conditions for seniors housing

If the land is land to which State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 applies:

- (a) a statement of whether there is a current site compatibility certificate (seniors housing) of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (i) the period for which the certificate is current, and
  - (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.
- (a) Council is not aware of the issue of any current Site Compatibility Certificate (seniors housing) in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(b) No terms of a kind referred to in Clause 18(2) of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004, have been imposed as a condition of consent to a Development Application granted after 11 October 2007 in respect of the land.

# 16. Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (infrastructure), of which the council is aware, in respect of proposed development on the land and, if there is a certificate is to include:

- (a) The period for which the certificate is current, and
- (b) That a copy may be obtained from the head office of the Department of Planning.

Council is not aware of the issue of any valid Site Compatibility Certificate (Infrastructure), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 17. Site compatibility certificates and conditions for affordable rental housing

- (1) A Statement of whether there is a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (a) The period for which the certificate is current, and
  - (b) That a copy may be obtained from the head office of the Department of Planning.
- (2) A statement setting out any terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.
- (1) Council is not aware of the issue of any current Site Compatibility Certificate (Affordable Rental Housing), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(2) No terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009, have been imposed as a condition of consent to a Development Application in respect of the land.

## 18. Paper subdivision information

(1) The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

There is no development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

(2) The date of any subdivision order that applies to the land.

There is no subdivision order applying to the land.

(3) Words and expressions used in this clause have the same meaning as they have in Part 16C of this Regulation.

## 19. Site Verification Certificates

A statement of whether there is a current site verification certificate, of which the council is aware, in respect of the land and, if there is a certificate, the statement is to include:

(a) the matter certified by the certificate, and

**Note:** A site verification certificate sets out the Director-General's opinion as to whether the land concerned is or is not biophysical strategic agricultural land or critical industry cluster land – see Division 3 of Part 4AA of State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007.

- (b) The date on which the certificates ceases to be current (if any), and
- (c) That a copy may be obtained from the head office of the Department of Planning and Infrastructure.

There are no current site verification certificates applying to the subject land.

Note: The following matters are prescribed by section 59 (2) of the Contaminated Land Management Act 1997 as additional matters to be specified in a planning certificate:

- (a) that the land to which the certificate relates is significantly contaminated land within the meaning of that Act if the land (or part of the land) is significantly contaminated land at the date when the certificate is issued?
- (a) The land has not been identified as significantly contaminated land within the meaning of the Act. (Enquiries should be directed to the Department of Environment, Climate Change and Water).

The accuracy of this statement may be reliant in part upon information supplied by a third

party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) that the land which the certificate is the subject to a management order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (b) The land is not subject to a management order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (c) that the land which the certificate relates is subject of an approved voluntary management proposal within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (c) The land is not the subject of an approved voluntary management proposal within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (d) that the land which the certificate relates is subject to an ongoing maintenance order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (d) The land is not the subject of an ongoing maintenance order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (e) that the land which the certificate relates is subject of a site audit statement within the meaning of that Act if a copy of such a statement has been provided at any time to the local authority issuing the certificate?
- (e) Council has not been provided with a site audit statement, within the meaning of the

Act, for this land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# **Any Other Prescribed Matter**

**Note 2**: Section 26 of the Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 provides that a planning certificate must include advice about any exemption under section 23 or authorisation under section 24 of that Act if the Council is provided with a copy of the exemption or authorisation by the Co-ordinator General under the Act.

Note 3: Council has developed a policy in regard to contaminated land. Further advice in relation to this policy is available from Council by obtaining a section 149(5) certificate.

Please note the information in this certificate is provided by Council in good faith but, pursuant to section 149(6) of the Act, Council does not accept any liability in respect of such advice.

# Additional Information Pursuant to Section 149(5)

As requested by you, the following additional information is provided pursuant to Section 149(5) of the Act:

Public Exhibition of Draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 and Draft Development Control Plan No. 2 - Hurstville City Centre

Hurstville City Council is re-exhibiting the draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 (draft LEP) and Draft Amendments to Development Control Plan 2 (draft DCP 2) for the Hurstville City Centre. The draft LEP will replace the current Hurstville LEP 1994 once approved by the Minister for Planning and Infrastructure.

The draft LEP was previously exhibited between 23 January 2012 and 29 February 2012. On 12 April 2012, Council considered a report on submissions received and resolved to amend the draft LEP in relation to specific matters. On 10 December 2013, Council further resolved to amend the draft LEP in response to the findings of the Transport Management and Accessibility Plan (TMAP) which was completed in June 2013.

Council has also prepared Draft Amendments to DCP 2 (draft DCP 2) which are being exhibited at the same time as the draft LEP. The amendments to DCP 2 include, but are not limited to, the identification of City Centre Precincts, updated planning controls for commercial, mixed use and residential development, removal of the built form controls for all street blocks in the City Centre and a range of administrative amendments to make DCP 2 easier to use.

Where to view the draft plans: The draft LEP and draft DCP 2 will be on public exhibition from 17 July 2014 to 14 August 2014, and can be viewed at:

- Customer Service Centre, Civic Centre, MacMahon Street, Hurstville, between 8.30am and 4.30pm, Monday to Friday
- Council's website www.hurstville.nsw.gov.au/public-notices.html
- · Hurstville and Penshurst Public Libraries during library hours

# **City Centre Concept Master Plan 2004**

On the 15th December 2004, Council adopted the City Centre Concept Master Plan as a policy pursuant to Clause 9 of the Hurstville Local Environmental Plan 1994. This policy develops key design principles to improve the amenity of the City Centre. These include: development of new bus interchange, creation of a new civic precinct, improvement of North-South connections, improvement of rail station access, creation of new sequence of public spaces, creation of pocket parks and street planting and simplified traffic system.

## **Contaminated Land**

Council has adopted by resolution a policy on contaminated land which may restrict the development of the land. This policy is implemented when zoning or land use changes are proposed on lands which have previously been used for certain purposes. Council records do not have sufficient information about previous use of this land to determine whether the land is contaminated. Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

# NSW Coastal Planning Guideline: Adapting to Sea Level Rise (NSW Planning, August 2010)

Hurstville City Council has been categorised as a coastal council. A coastal council is a council whose area, or part of whose area, is included within the coastal zone (within the meaning of the *Coastal Protection Act 1979*) or whose area includes land that adjoins the tidal waters of the Hawkesbury River, Sydney Harbour and Botany Bay, and their tributaries. In accordance with the NSW Government Sea *Level Rise Policy Statement*, parts of the Hurstville local government area may be affected by projected sea level rise. In identifying coastal risks caused by projected sea level rise, council is to consider the NSW sea level rise planning benchmarks which specify an increase above 1990 mean sea levels of 40cm by 2050 and 90cm by 2100 in land use, strategic planning and the assessment of development applications.

Victor GD Lampe General Manager



Civic Centre MacMahon Street Hurstville NSW 2220

PO Box 205 Hurstville BC NSW 1481 Telephone (02) 9330 6222 Facsimile (02) 9330 6223 email <u>hccmail@hurstville.nsw.gov.au</u> website <u>www.hurstville.nsw.gov.au</u>

# PLANNING CERTIFICATE ISSUED UNDER SECTION 149(2) and 149(5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

Our Reference:

PL2014/1736

Your Reference:

9581474

Date of Issue:

31/07/2014

K Izzo Gpo Box 4132 SYDNEY NSW 2000

Property Number:	72222
Property Address:	75 Forest Road HURSTVILLE NSW 2220
Legal Description:	Lot 4 DP 12517

This certificate is provided pursuant to Section 149(2) and 149(5) of the Act. At the date of this certificate, the subject land may be affected by the following matters.

# 1. Names of relevant planning instruments and DCPs

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land:

The following environmental planning instruments apply to the carrying out of development on the land:

## **Local Environmental Plans**

Hurstville Local Environmental Plan 2012 gazetted 7 December 2012

# State Environmental Planning Policies

The following State Environmental Planning Policies apply:

- No. 1 Development Standards
- No. 4 Development Without Consent and Miscellaneous Complying Development
- No. 6 Number of Storeys in a Building
- No. 19 Bushland in Urban Areas
- No. 21 Caravan Parks
- No. 22 Shops and Commercial Premises
- No. 30 Intensive Agriculture
- No. 32 Urban Consolidation (Redevelopment of Urban Land))
- No. 33 Hazardous and Offensive Development
- No. 50 Canal Estates
- No. 55 Remediation of Land
- No. 62 Sustainable Aquaculture
- No. 64 Advertising and Signage
- No. 65 Design Quality of Residential Flat Development
- No. 70 Affordable Housing
- SEPP (Housing for Seniors or People with a Disability) 2004
- SEPP (Major Development) 2005
- SEPP (Building Sustainability Index; BASIX) 2004
- SEPP (Mining, Petroleum Production and Extraction Industries) 2007
- SEPP (Temporary Structures) 2007
- SEPP (Infrastructure) 2007
- SEPP (Exempt and Complying Codes) 2008
- SEPP (Affordable Rental Housing) 2009
- SEPP (State and Regional Development) 2011

## Deemed State Environmental Planning Policies (Regional Environmental Plan)

The Greater Metropolitan Regional Environmental Plan 2 - Georges River Catchment.

(2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved):

The following proposed environmental planning instruments that have been the subject of community consultation or on public exhibition under the Act, apply to the carrying out of development on the land:

On 27 July 2010, the New South Wales Government placed on public exhibition the draft State Environmental Planning Policy (Competition) 2010.

On 21 March 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) Amendment (Coal Seam Gas Exclusion Zones) 2013.

On 21 October 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Shooting Range) 2013.

On 10 December 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Sport and Recreation) 2013.

On 24 May 2014, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development) 2014.

(3) The name of each development control plan that applies to the carrying out of development on the land:

The following development control plans apply to the carrying out of development on the land:

Development Control Plan 1 - LGA Wide.

Development Control Plan 2 - Hurstville City Centre.

(4) In this clause, proposed environmental planning instrument includes a planning proposal for a LEP or a draft environment planning instrument

# 2. Zoning and land use under relevant LEPs

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a SEPP or proposed SEPP) that includes the land in any zone (however described).

- (a) the identity of the zone, whether by reference to a name (such as "Residential Zone" or "Heritage Area") or by reference to a number (such as "Zone No 2 (a)"),
- (b) the purposes for which the instrument provides that development may be carried out within the zone without the need for development consent,
- (c) the purposes for which the instrument provides that development may not be carried out within the zone except with development consent,
- (d) the purposes for which the instrument provides that development is prohibited within the zone.

# Zone IN2 Light Industrial under Hurstville Local Environmental Plan 2012

## 2. Permitted without consent

Home occupations.

## 3. Permitted with consent

Depots; Garden centres; Hardware and building supplies; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Neighbourhood shops; Plant nurseries; Roads; Take-away food and drink premises; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Water recycling facilities; any other development not specified in item 2 or 4.

## 4. Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Biosolids treatment facilities; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Child care centres; Commercial premises; Community facilities; Correctional centres; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Environmental facilities; Exhibition homes; Exhibition villages; Extractive industries; Farm buildings; Forestry; Function centres; Health services facilities; Heavy industrial storage establishments; Helipads; Highway service centres; Home occupations (sex services); Information and education facilities; Industries; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation areas; Recreation facilities (major); Recreation facilities (outdoor); Registered clubs; Research stations; Residential accommodation; Respite day care centres; Rural industries; Sewage treatment plants; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wholesale supplies.

- (e) whether any development standards applying to the land fix minimum land dimensions for the erection of a dwelling-house on the land and, if so, the minimum land dimensions so fixed,
- (e) There are no development standards applying to the land which fix minimum land

dimensions for the erection of a dwelling house under the Hurstville Local Environmental Plan 2012.

- (f) whether the land includes or comprises critical habitat,
- (f) The land does not include or comprise critical habitat under the Hurstville Local Environmental Plan 2012.
- (g) whether the land is in a conservation area (however described),
- (g) The land is not located within a conservation area under the provisions of the Hurstville Local Environmental Plan 2012.
- (h) whether an item of environmental heritage (however described) is situated on the
- (h) The land does not contain a heritage item under the Hurstville Local Environmental Plan 2012.

# 2A Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

To the extent that the land is within any zone (however described) under:
(a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres)
2006 (the 2006 SEPP), or

- (b) a Precinct Plan (within the meaning of the 2006 SEPP), or
- (c) a proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act, the particulars referred to in clause 2(a)-(h) in relation to that land (with a reference to "the instrument" in any of those paragraphs being read as a reference to Part 3 of the 2006 SEPP, or the Precinct Plan or proposed Precinct Plan, as the case requires).

The State Environmental Planning Policy (Sydney Region Growth Centres) 2006 does not apply to the Hurstville Local Government Area.

# 3. Complying Development

- (1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.
- (3) If the Council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on that land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

## **General Housing Code**

Complying development under the General Housing Code may be carried out on the land.

# **Rural Housing Code**

Complying development under the Rural General Housing Code may be carried out on the land.

## **Housing Alterations Code**

Complying development under the Housing Alterations Code may be carried out on the land.

## **General Development Code**

Complying development under the General Development Code may be carried out on the land.

## Commercial and Industrial Alterations Code

Complying development under the Commercial and Industrial Alterations Code may be carried out on the land.

# Commercial and Industrial (New Buildings and Additions) Code

Complying development under the Commercial and Industrial (New Buildings and Alterations) Code may be carried out on the land.

#### **Subdivision Code**

Complying development under the Subdivision Code may be carried out on the land.

## **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

## **Fire Safety Code**

Complying development under the Fire Safety Code may be carried out on the land.

## **Disclaimer**

This certificate only addresses matters raised in Clause 1.17A (c) and (d) and 1.19 of SEPP (Exempt and Complying Development Codes) 2008 (The Codes SEPP). It is your responsibility to ensure that you comply with any other requirements of the Codes SEPP. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of the Codes SEPP could be invalidated by the Land and Environment Court.

## 4. Coastal Protection

Whether or not the land is affected by the operation of section 38 or 39 of the Coastal Protection Act 1979 but only to the extent that the Council has been so notified by the Department of Services, Technology and Administration.

Council has not been notified by the Department of Services Technology and Administration that the land is affected by the operation of Section 38 or Section 39 of the Coastal Protection Act, 1979.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 4A. Coastal Protection

- (1) In relation to a coastal council whether an order has been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of that Act) on the land (or on public land adjacent to that land), except where the Council is satisfied that such an order has been fully complied with.
- (1) No, the land is not affected by any current or outstanding order relating to temporary coastal protection works issued under Section 4D of the Coastal Protection Act 1979.
- (2) In relation to a coastal council:
- (a) Whether the council has been notified under Section 55X of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of that Act) have been placed on the land (or on public land adjacent to that land), and (b) If works have been so placed whether the council is satisfied that the works have been removed and the land restored in accordance with that Act.
- (2) Council has not received notification from the landowner that temporary coastal protection works are to be placed on the land and/or adjoining public land.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

## (3) (Repealed)

4B Annual Charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works.

In relation to a coastal council - whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note: "Existing coastal protection works are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993".

No, according to Council's records the owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges for coastal protection services.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

## 5. Mine subsidence

Whether or not the land is proclaimed to be mine subsidence district within the meaning of section 15 of the Mine Subsidence Compensation Act, 1961

The land is not in an area proclaimed to be a mine subsidence district within the meaning of section 15 of the *Mine Subsidence Compensation Act 1961*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 6. Road widening and road realignment

(a) Division 2 of Part 3 of the Roads Act 1993?

3 of the Roads Act 1993.

Whether or not the land is affected by a any road widening or road realignment under:

(a) The land is not affected by road widening or road realignment under Division 2 of Part

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) any environmental planning instrument?
- (b) The land is not affected by any road widening or road realignment under the provisions of any environmental planning instrument.

- (c) any resolution of the Council?
- (c) The land is not affected by any road widening or road realignment under any resolution of the Council.

# 7. Council and other public authority policies on hazard risk restrictions

Whether or not the land is affected by a policy:

- (a) adopted by the council that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?
- (a) Council has not adopted any policies that restrict development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).
- (b) adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to in planning certificates issued by the council, that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk (other than flooding)?
- (b) Council has not been notified of any policies adopted by any other public authorities that restricts development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 7A. Flood related development controls information

- (1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.
- (2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.
- (1) Development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including

development for the purposes of group homes or seniors housing) <u>is not</u> subject to flood related development controls.

(2) Development on that land or part of the land for any other purpose <u>is not</u> subject to flood related development controls.

**Note 1:** Words and expressions in this clause have the same meanings as in the standard instrument set out in the Schedule to the Standard Instrument (Local Environmental Plans) Order 2006.

**Note 2:** The answers above do not imply that the development referred to is necessarily permissible on the land to which this certificate applies. Refer to the relevant local environmental plan, deemed environmental planning instrument or draft local environmental plan applying to the land to confirm this.

# 8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act?

No environmental planning instrument or proposed environmental planning instrument referred to in clause 1, makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act.

# 9. Contributions plans

The name of each contribution plan applying to the land:

The Hurstville Section 94 Development Contributions Plan 2012 applies to the land.

# 9A Biodiversity certified land

If the land is biodiversity certified land (within the meaning of Part 7AA of the Threatened Species Conservation Act 1995), a statement to that effect.

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, that the subject land is biodiversity certified land within the meaning of Part 7 AA of the *Threatened Species Conservation Act 1995*.

## 10. Biobanking agreements

If the land is land to which a biobanking agreement under Part 7A of the Threatened Species Conservation Act 1995 relates, a statement to that effect (but only if the council

has been notified of the existence of the agreement by the Director-General of the Department of Environment, Climate Change and Water).

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, of a biobanking agreement under Part 7A of the *Threatened Species Conservation Act 1995*, for the subject site.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 11. Bush fire prone land

If any of the land is bushfire prone land (as defined in the Act), a statement that all or, as the case may be, some of the land is bush fire prone land.

If none of the land is bush fire prone land, a statement to that effect.

The Land is not shown to be bushfire prone land in Council records.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 12. Property Vegetation Plans

If the land is land to which a property vegetation plan under the Native Vegetation Act 2003 applies, a statement to that effect (but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act).

The provisions of the *Native Vegetation Act 2003*, do not apply to the City of Hurstville.

## 13. Orders Under Trees (Disputes Between Neighbours) Act 2006

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land (but only if Council has been notified of the order).

The Council has not been notified of an order under the Act in respect of tree(s) on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

## 14. Directions under Part 3A

If there is direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act that does not have effect, a statement to that effect identifying the provision that does not have effect.

There is no direction by the Minister in force under section 75P (2) (c1) of the *Environmental Planning and Assessment Act 1979* as amended.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 15. Site compatibility certificates and conditions for seniors housing

If the land is land to which State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 applies:

- (a) a statement of whether there is a current site compatibility certificate (seniors housing) of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (i) the period for which the certificate is current, and
  - (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.
- (a) Council is not aware of the issue of any current Site Compatibility Certificate (seniors housing) in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(b) No terms of a kind referred to in Clause 18(2) of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004, have been imposed as a condition of consent to a Development Application granted after 11 October 2007 in respect of the land.

# 16. Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (infrastructure), of which the council is aware, in respect of proposed development on the land and, if there is a certificate is to include:

- (a) The period for which the certificate is current, and
- (b) That a copy may be obtained from the head office of the Department of Planning.

Council is not aware of the issue of any valid Site Compatibility Certificate (Infrastructure), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 17. Site compatibility certificates and conditions for affordable rental housing

- (1) A Statement of whether there is a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (a) The period for which the certificate is current, and
  - (b) That a copy may be obtained from the head office of the Department of Planning.
- (2) A statement setting out any terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.
- (1) Council is not aware of the issue of any current Site Compatibility Certificate (Affordable Rental Housing), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(2) No terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009, have been imposed as a condition of consent to a Development Application in respect of the land.

# 18. Paper subdivision information

(1) The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

There is no development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

(2) The date of any subdivision order that applies to the land.

There is no subdivision order applying to the land.

(3) Words and expressions used in this clause have the same meaning as they have in Part 16C of this Regulation.

## 19. Site Verification Certificates

A statement of whether there is a current site verification certificate, of which the council is aware, in respect of the land and, if there is a certificate, the statement is to include:

(a) the matter certified by the certificate, and

**Note:** A site verification certificate sets out the Director-General's opinion as to whether the land concerned is or is not biophysical strategic agricultural land or critical industry cluster land – see Division 3 of Part 4AA of State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007.

- (b) The date on which the certificates ceases to be current (if any), and
- (c) That a copy may be obtained from the head office of the Department of Planning and Infrastructure.

There are no current site verification certificates applying to the subject land.

**Note:** The following matters are prescribed by section 59 (2) of the Contaminated Land Management Act 1997 as additional matters to be specified in a planning certificate:

- (a) that the land to which the certificate relates is significantly contaminated land within the meaning of that Act if the land (or part of the land) is significantly contaminated land at the date when the certificate is issued?
- (a) The land has not been identified as significantly contaminated land within the meaning of the Act. (Enquiries should be directed to the Department of Environment, Climate Change and Water).

The accuracy of this statement may be reliant in part upon information supplied by a third

party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) that the land which the certificate is the subject to a management order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (b) The land is not subject to a management order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (c) that the land which the certificate relates is subject of an approved voluntary management proposal within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (c) The land is not the subject of an approved voluntary management proposal within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (d) that the land which the certificate relates is subject to an ongoing maintenance order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (d) The land is not the subject of an ongoing maintenance order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (e) that the land which the certificate relates is subject of a site audit statement within the meaning of that Act if a copy of such a statement has been provided at any time to the local authority issuing the certificate?
- (e) Council has not been provided with a site audit statement, within the meaning of the

Act, for this land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# **Any Other Prescribed Matter**

**Note 2**: Section 26 of the Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 provides that a planning certificate must include advice about any exemption under section 23 or authorisation under section 24 of that Act if the Council is provided with a copy of the exemption or authorisation by the Co-ordinator General under the Act.

Note 3: Council has developed a policy in regard to contaminated land. Further advice in relation to this policy is available from Council by obtaining a section 149(5) certificate.

Please note the information in this certificate is provided by Council in good faith but, pursuant to section 149(6) of the Act, Council does not accept any liability in respect of such advice.

# Additional Information Pursuant to Section 149(5)

As requested by you, the following additional information is provided pursuant to Section 149(5) of the Act:

Public Exhibition of Draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 and Draft Development Control Plan No. 2 - Hurstville City Centre

Hurstville City Council is re-exhibiting the draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 (draft LEP) and Draft Amendments to Development Control Plan 2 (draft DCP 2) for the Hurstville City Centre. The draft LEP will replace the current Hurstville LEP 1994 once approved by the Minister for Planning and Infrastructure.

The draft LEP was previously exhibited between 23 January 2012 and 29 February 2012. On 12 April 2012, Council considered a report on submissions received and resolved to amend the draft LEP in relation to specific matters. On 10 December 2013, Council further resolved to amend the draft LEP in response to the findings of the Transport Management and Accessibility Plan (TMAP) which was completed in June 2013.

Council has also prepared Draft Amendments to DCP 2 (draft DCP 2) which are being exhibited at the same time as the draft LEP. The amendments to DCP 2 include, but are not limited to, the identification of City Centre Precincts, updated planning controls for commercial, mixed use and residential development, removal of the built form controls for all street blocks in the City Centre and a range of administrative amendments to make DCP 2 easier to use.

Where to view the draft plans: The draft LEP and draft DCP 2 will be on public exhibition from 17 July 2014 to 14 August 2014, and can be viewed at:

- Customer Service Centre, Civic Centre, MacMahon Street, Hurstville, between 8.30am and 4.30pm, Monday to Friday
- Council's website www.hurstville.nsw.gov.au/public-notices.html
- Hurstville and Penshurst Public Libraries during library hours

## **City Centre Concept Master Plan 2004**

On the 15th December 2004, Council adopted the City Centre Concept Master Plan as a policy pursuant to Clause 9 of the Hurstville Local Environmental Plan 1994. This policy develops key design principles to improve the amenity of the City Centre. These include: development of new bus interchange, creation of a new civic precinct, improvement of North-South connections, improvement of rail station access, creation of new sequence of public spaces, creation of pocket parks and street planting and simplified traffic system.

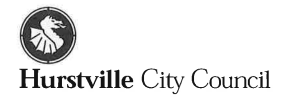
## **Contaminated Land**

Council has adopted by resolution a policy on contaminated land which may restrict the development of the land. This policy is implemented when zoning or land use changes are proposed on lands which have previously been used for certain purposes. Council records do not have sufficient information about previous use of this land to determine whether the land is contaminated. Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

# NSW Coastal Planning Guideline: Adapting to Sea Level Rise (NSW Planning, August 2010)

Hurstville City Council has been categorised as a coastal council. A coastal council is a council whose area, or part of whose area, is included within the coastal zone (within the meaning of the *Coastal Protection Act 1979*) or whose area includes land that adjoins the tidal waters of the Hawkesbury River, Sydney Harbour and Botany Bay, and their tributaries. In accordance with the NSW Government Sea *Level Rise Policy Statement*, parts of the Hurstville local government area may be affected by projected sea level rise. In identifying coastal risks caused by projected sea level rise, council is to consider the NSW sea level rise planning benchmarks which specify an increase above 1990 mean sea levels of 40cm by 2050 and 90cm by 2100 in land use, strategic planning and the assessment of development applications.

Victor GD Lampe General Manager



Civic Centre MacMahon Street Hurstville NSW 2220

PO Box 205 Hurstville BC NSW 1481 Telephone (02) 9330 6222 Facsimile (02) 9330 6223 email hccmail@hurstville.nsw.gov.au website www.hurstville.nsw.gov.au

# PLANNING CERTIFICATE ISSUED UNDER SECTION 149(2) and 149(5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

Our Reference: PL2014/1737
Your Reference: 9581474
Date of Issue: 31/07/2014

K Izzo Gpo Box 4132 SYDNEY NSW 2000

Property Number:	70886	
Property Address:	126 Durham Street HURSTVILLE NSW 2220	
Legal Description:	Lot 1 DP 12517	

This certificate is provided pursuant to Section 149(2) and 149(5) of the Act. At the date of this certificate, the subject land may be affected by the following matters.

# 1. Names of relevant planning instruments and DCPs

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land:

The following environmental planning instruments apply to the carrying out of development on the land:

## **Local Environmental Plans**

Hurstville Local Environmental Plan 2012 gazetted 7 December 2012

# State Environmental Planning Policies

The following State Environmental Planning Policies apply:

- No. 1 Development Standards
- No. 4 Development Without Consent and Miscellaneous Complying Development
- No. 6 Number of Storeys in a Building
- No. 19 Bushland in Urban Areas
- No. 21 Caravan Parks
- No. 22 Shops and Commercial Premises
- No. 30 Intensive Agriculture
- No. 32 Urban Consolidation (Redevelopment of Urban Land))
- No. 33 Hazardous and Offensive Development
- No. 50 Canal Estates
- No. 55 Remediation of Land
- No. 62 Sustainable Aquaculture
- No. 64 Advertising and Signage
- No. 65 Design Quality of Residential Flat Development
- No. 70 Affordable Housing
- SEPP (Housing for Seniors or People with a Disability) 2004
- SEPP (Major Development) 2005
- SEPP (Building Sustainability Index; BASIX) 2004
- SEPP (Mining, Petroleum Production and Extraction Industries) 2007
- SEPP (Temporary Structures) 2007
- SEPP (Infrastructure) 2007
- SEPP (Exempt and Complying Codes) 2008
- SEPP (Affordable Rental Housing) 2009
- SEPP (State and Regional Development) 2011

## Deemed State Environmental Planning Policies (Regional Environmental Plan)

The Greater Metropolitan Regional Environmental Plan 2 - Georges River Catchment.

(2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved):

The following proposed environmental planning instruments that have been the subject of community consultation or on public exhibition under the Act, apply to the carrying out of development on the land:

On 27 July 2010, the New South Wales Government placed on public exhibition the draft State Environmental Planning Policy (Competition) 2010.

On 21 March 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) Amendment (Coal Seam Gas Exclusion Zones) 2013.

On 21 October 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Shooting Range) 2013.

On 10 December 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Sport and Recreation) 2013.

On 24 May 2014, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development) 2014.

(3) The name of each development control plan that applies to the carrying out of development on the land:

The following development control plans apply to the carrying out of development on the land:

Development Control Plan 1 - LGA Wide.

Development Control Plan 2 - Hurstville City Centre.

(4) In this clause, proposed environmental planning instrument includes a planning proposal for a LEP or a draft environment planning instrument

# 2. Zoning and land use under relevant LEPs

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a SEPP or proposed SEPP) that includes the land in any zone (however described).

- (a) the identity of the zone, whether by reference to a name (such as "Residential Zone" or "Heritage Area") or by reference to a number (such as "Zone No 2 (a)"),
- (b) the purposes for which the instrument provides that development may be carried out within the zone without the need for development consent,
- (c) the purposes for which the instrument provides that development may not be carried out within the zone except with development consent,
- (d) the purposes for which the instrument provides that development is prohibited within the zone.

# Zone IN2 Light Industrial under Hurstville Local Environmental Plan 2012

## 2. Permitted without consent

Home occupations.

## 3. Permitted with consent

Depots; Garden centres; Hardware and building supplies; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Neighbourhood shops; Plant nurseries; Roads; Take-away food and drink premises; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Water recycling facilities; any other development not specified in item 2 or 4.

## 4. Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Biosolids treatment facilities; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Child care centres; Commercial premises; Community facilities; Correctional centres; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Environmental facilities; Exhibition homes; Exhibition villages; Extractive industries; Farm buildings; Forestry; Function centres; Health services facilities; Heavy industrial storage establishments; Helipads; Highway service centres; Home occupations (sex services); Information and education facilities; Industries; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation areas; Recreation facilities (major); Recreation facilities (outdoor); Registered clubs; Research stations; Residential accommodation; Respite day care centres; Rural industries; Sewage treatment plants; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wholesale supplies.

- (e) whether any development standards applying to the land fix minimum land dimensions for the erection of a dwelling-house on the land and, if so, the minimum land dimensions so fixed,
- (e) There are no development standards applying to the land which fix minimum land

dimensions for the erection of a dwelling house under the Hurstville Local Environmental Plan 2012.

- (f) whether the land includes or comprises critical habitat,
- (f) The land does not include or comprise critical habitat under the Hurstville Local Environmental Plan 2012.
- (g) whether the land is in a conservation area (however described),
- (g) The land is not located within a conservation area under the provisions of the Hurstville Local Environmental Plan 2012.
- (h) whether an item of environmental heritage (however described) is situated on the land.
- (h) The land does not contain a heritage item under the Hurstville Local Environmental Plan 2012.

# 2A Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

To the extent that the land is within any zone (however described) under:
(a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres)
2006 (the 2006 SEPP), or

- (b) a Precinct Plan (within the meaning of the 2006 SEPP), or
- (c) a proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act, the particulars referred to in clause 2(a)-(h) in relation to that land (with a reference to "the instrument" in any of those paragraphs being read as a reference to Part 3 of the 2006 SEPP, or the Precinct Plan or proposed Precinct Plan, as the case requires).

The State Environmental Planning Policy (Sydney Region Growth Centres) 2006 does not apply to the Hurstville Local Government Area.

#### 3. Complying Development

- (1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.
- (3) If the Council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on that land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

#### **General Housing Code**

Complying development under the General Housing Code may be carried out on the land

#### **Rural Housing Code**

Complying development under the Rural General Housing Code may be carried out on the land

#### **Housing Alterations Code**

Complying development under the Housing Alterations Code may be carried out on the land.

#### **General Development Code**

Complying development under the General Development Code may be carried out on the land.

#### **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code may be carried out on the land.

# Commercial and Industrial (New Buildings and Additions) Code

Complying development under the Commercial and Industrial (New Buildings and Alterations) Code may be carried out on the land.

#### **Subdivision Code**

Complying development under the Subdivision Code may be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

#### **Fire Safety Code**

Complying development under the Fire Safety Code may be carried out on the land.

#### Disclaimer

This certificate only addresses matters raised in Clause 1.17A (c) and (d) and 1.19 of SEPP (Exempt and Complying Development Codes) 2008 (The Codes SEPP). It is your responsibility to ensure that you comply with any other requirements of the Codes SEPP. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of the Codes SEPP could be invalidated by the Land and Environment Court.

#### 4. Coastal Protection

Whether or not the land is affected by the operation of section 38 or 39 of the Coastal Protection Act 1979 but only to the extent that the Council has been so notified by the Department of Services, Technology and Administration.

Council has not been notified by the Department of Services Technology and Administration that the land is affected by the operation of Section 38 or Section 39 of the Coastal Protection Act, 1979.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 4A. Coastal Protection

- (1) In relation to a coastal council whether an order has been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of that Act) on the land (or on public land adjacent to that land), except where the Council is satisfied that such an order has been fully complied with.
- (1) No, the land is not affected by any current or outstanding order relating to temporary coastal protection works issued under Section 4D of the Coastal Protection Act 1979.
- (2) In relation to a coastal council:
- (a) Whether the council has been notified under Section 55X of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of that Act) have been placed on the land (or on public land adjacent to that land), and (b) If works have been so placed whether the council is satisfied that the works have been removed and the land restored in accordance with that Act.
- (2) Council has not received notification from the landowner that temporary coastal protection works are to be placed on the land and/or adjoining public land.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

#### (3) (Repealed)

4B Annual Charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works.

In relation to a coastal council - whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note: "Existing coastal protection works are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993".

No, according to Council's records the owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges for coastal protection services.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

#### 5. Mine subsidence

Whether or not the land is proclaimed to be mine subsidence district within the meaning of section 15 of the Mine Subsidence Compensation Act, 1961

The land is not in an area proclaimed to be a mine subsidence district within the meaning of section 15 of the *Mine Subsidence Compensation Act 1961*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 6. Road widening and road realignment

Whether or not the land is affected by a any road widening or road realignment under:

(a) Division 2 of Part 3 of the Roads Act 1993?

(a) The land is not affected by road widening or road realignment under Division 2 of Part 3 of the *Roads Act 1993*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) any environmental planning instrument?
- (b) The land is not affected by any road widening or road realignment under the provisions of any environmental planning instrument.

- (c) any resolution of the Council?
- (c) The land is not affected by any road widening or road realignment under any resolution of the Council.

# 7. Council and other public authority policies on hazard risk restrictions

Whether or not the land is affected by a policy:

- (a) adopted by the council that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?
- (a) Council has not adopted any policies that restrict development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).
- (b) adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to in planning certificates issued by the council, that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk (other than flooding)?
- (b) Council has not been notified of any policies adopted by any other public authorities that restricts development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 7A. Flood related development controls information

- (1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.
- (2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.
- (1) Development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including

development for the purposes of group homes or seniors housing) <u>is not</u> subject to flood related development controls.

(2) Development on that land or part of the land for any other purpose <u>is not</u> subject to flood related development controls.

**Note 1:** Words and expressions in this clause have the same meanings as in the standard instrument set out in the Schedule to the Standard Instrument (Local Environmental Plans) Order 2006.

**Note 2:** The answers above do not imply that the development referred to is necessarily permissible on the land to which this certificate applies. Refer to the relevant local environmental plan, deemed environmental planning instrument or draft local environmental plan applying to the land to confirm this.

#### 8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act?

No environmental planning instrument or proposed environmental planning instrument referred to in clause 1, makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act.

#### 9. Contributions plans

The name of each contribution plan applying to the land:

The Hurstville Section 94 Development Contributions Plan 2012 applies to the land.

#### 9A Biodiversity certified land

If the land is biodiversity certified land (within the meaning of Part 7AA of the Threatened Species Conservation Act 1995), a statement to that effect.

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, that the subject land is biodiversity certified land within the meaning of Part 7 AA of the *Threatened Species Conservation Act 1995*.

#### 10. Biobanking agreements

If the land is land to which a biobanking agreement under Part 7A of the Threatened Species Conservation Act 1995 relates, a statement to that effect (but only if the council

has been notified of the existence of the agreement by the Director-General of the Department of Environment, Climate Change and Water).

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, of a biobanking agreement under Part 7A of the *Threatened Species Conservation Act 1995*, for the subject site.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 11. Bush fire prone land

If any of the land is bushfire prone land (as defined in the Act), a statement that all or, as the case may be, some of the land is bush fire prone land.

If none of the land is bush fire prone land, a statement to that effect.

The Land is not shown to be bushfire prone land in Council records.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 12. Property Vegetation Plans

If the land is land to which a property vegetation plan under the Native Vegetation Act 2003 applies, a statement to that effect (but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act).

The provisions of the *Native Vegetation Act 2003*, do not apply to the City of Hurstville.

# 13. Orders Under Trees (Disputes Between Neighbours) Act 2006

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land (but only if Council has been notified of the order).

The Council has not been notified of an order under the Act in respect of tree(s) on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 14. Directions under Part 3A

If there is direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act that does not have effect, a statement to that effect identifying the provision that does not have effect.

There is no direction by the Minister in force under section 75P (2) (c1) of the *Environmental Planning and Assessment Act 1979* as amended.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 15. Site compatibility certificates and conditions for seniors housing

If the land is land to which State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 applies:

- (a) a statement of whether there is a current site compatibility certificate (seniors housing) of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (i) the period for which the certificate is current, and
  - (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.
- (a) Council is not aware of the issue of any current Site Compatibility Certificate (seniors housing) in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(b) No terms of a kind referred to in Clause 18(2) of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004, have been imposed as a condition of consent to a Development Application granted after 11 October 2007 in respect of the land.

# 16. Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (infrastructure), of which the council is aware, in respect of proposed development on the land and, if there is a certificate is to include:

- (a) The period for which the certificate is current, and
- (b) That a copy may be obtained from the head office of the Department of Planning.

Council is not aware of the issue of any valid Site Compatibility Certificate (Infrastructure), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 17. Site compatibility certificates and conditions for affordable rental housing

- (1) A Statement of whether there is a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (a) The period for which the certificate is current, and
  - (b) That a copy may be obtained from the head office of the Department of Planning.
- (2) A statement setting out any terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.
- (1) Council is not aware of the issue of any current Site Compatibility Certificate (Affordable Rental Housing), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(2) No terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009, have been imposed as a condition of consent to a Development Application in respect of the land.

#### 18. Paper subdivision information

(1) The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

There is no development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

(2) The date of any subdivision order that applies to the land.

There is no subdivision order applying to the land.

(3) Words and expressions used in this clause have the same meaning as they have in Part 16C of this Regulation.

#### 19. Site Verification Certificates

A statement of whether there is a current site verification certificate, of which the council is aware, in respect of the land and, if there is a certificate, the statement is to include:

(a) the matter certified by the certificate, and

**Note:** A site verification certificate sets out the Director-General's opinion as to whether the land concerned is or is not biophysical strategic agricultural land or critical industry cluster land – see Division 3 of Part 4AA of State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007.

- (b) The date on which the certificates ceases to be current (if any), and
- (c) That a copy may be obtained from the head office of the Department of Planning and Infrastructure.

There are no current site verification certificates applying to the subject land,

**Note:** The following matters are prescribed by section 59 (2) of the Contaminated Land Management Act 1997 as additional matters to be specified in a planning certificate:

- (a) that the land to which the certificate relates is significantly contaminated land within the meaning of that Act if the land (or part of the land) is significantly contaminated land at the date when the certificate is issued?
- (a) The land has not been identified as significantly contaminated land within the meaning of the Act. (Enquiries should be directed to the Department of Environment, Climate Change and Water).

The accuracy of this statement may be reliant in part upon information supplied by a third

party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) that the land which the certificate is the subject to a management order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (b) The land is not subject to a management order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (c) that the land which the certificate relates is subject of an approved voluntary management proposal within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (c) The land is not the subject of an approved voluntary management proposal within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (d) that the land which the certificate relates is subject to an ongoing maintenance order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (d) The land is not the subject of an ongoing maintenance order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (e) that the land which the certificate relates is subject of a site audit statement within the meaning of that Act if a copy of such a statement has been provided at any time to the local authority issuing the certificate?
- (e) Council has not been provided with a site audit statement, within the meaning of the

Act, for this land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### **Any Other Prescribed Matter**

**Note 2**: Section 26 of the Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 provides that a planning certificate must include advice about any exemption under section 23 or authorisation under section 24 of that Act if the Council is provided with a copy of the exemption or authorisation by the Co-ordinator General under the Act.

Note 3: Council has developed a policy in regard to contaminated land. Further advice in relation to this policy is available from Council by obtaining a section 149(5) certificate.

Please note the information in this certificate is provided by Council in good faith but, pursuant to section 149(6) of the Act, Council does not accept any liability in respect of such advice.

# <u>Additional Information Pursuant to Section 149(5)</u>

As requested by you, the following additional information is provided pursuant to Section 149(5) of the Act:

Public Exhibition of Draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 and Draft Development Control Plan No. 2 - Hurstville City Centre

Hurstville City Council is re-exhibiting the draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 (draft LEP) and Draft Amendments to Development Control Plan 2 (draft DCP 2) for the Hurstville City Centre. The draft LEP will replace the current Hurstville LEP 1994 once approved by the Minister for Planning and Infrastructure.

The draft LEP was previously exhibited between 23 January 2012 and 29 February 2012. On 12 April 2012, Council considered a report on submissions received and resolved to amend the draft LEP in relation to specific matters. On 10 December 2013, Council further resolved to amend the draft LEP in response to the findings of the Transport Management and Accessibility Plan (TMAP) which was completed in June 2013.

Council has also prepared Draft Amendments to DCP 2 (draft DCP 2) which are being exhibited at the same time as the draft LEP. The amendments to DCP 2 include, but are not limited to, the identification of City Centre Precincts, updated planning controls for commercial, mixed use and residential development, removal of the built form controls for all street blocks in the City Centre and a range of administrative amendments to make DCP 2 easier to use.

Where to view the draft plans: The draft LEP and draft DCP 2 will be on public exhibition from 17 July 2014 to 14 August 2014, and can be viewed at:

- Customer Service Centre, Civic Centre, MacMahon Street, Hurstville, between 8.30am and 4.30pm, Monday to Friday
- Council's website www.hurstville.nsw.gov.au/public-notices.html
- Hurstville and Penshurst Public Libraries during library hours

#### City Centre Concept Master Plan 2004

On the 15th December 2004, Council adopted the City Centre Concept Master Plan as a policy pursuant to Clause 9 of the Hurstville Local Environmental Plan 1994. This policy develops key design principles to improve the amenity of the City Centre. These include: development of new bus interchange, creation of a new civic precinct, improvement of North-South connections, improvement of rail station access, creation of new sequence of public spaces, creation of pocket parks and street planting and simplified traffic system.

#### **Contaminated Land**

Council has adopted by resolution a policy on contaminated land which may restrict the development of the land. This policy is implemented when zoning or land use changes are proposed on lands which have previously been used for certain purposes. Council records do not have sufficient information about previous use of this land to determine whether the land is contaminated. Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

# NSW Coastal Planning Guideline: Adapting to Sea Level Rise (NSW Planning, August 2010)

Hurstville City Council has been categorised as a coastal council. A coastal council is a council whose area, or part of whose area, is included within the coastal zone (within the meaning of the *Coastal Protection Act 1979*) or whose area includes land that adjoins the tidal waters of the Hawkesbury River, Sydney Harbour and Botany Bay, and their tributaries. In accordance with the NSW Government Sea *Level Rise Policy Statement*, parts of the Hurstville local government area may be affected by projected sea level rise. In identifying coastal risks caused by projected sea level rise, council is to consider the NSW sea level rise planning benchmarks which specify an increase above 1990 mean sea levels of 40cm by 2050 and 90cm by 2100 in land use, strategic planning and the assessment of development applications.

Victor GD Lampe General Manager



Civic Centre MacMahon Street Hurstville NSW 2220

PO Box 205 Hurstville BC NSW 1481 Telephone (02) 9330 6222 Facsimile (02) 9330 6223 email hccmail@hurstville.nsw.gov.au website www.hurstville.nsw.gov.au

# PLANNING CERTIFICATE ISSUED UNDER SECTION 149(2) and 149(5) ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

Our Reference:

PL2014/1738

Your Reference:

9581474

Date of Issue:

31/07/2014

K Izzo Gpo Box 4132 SYDNEY NSW 2000

Property Number:	70886
Property Address:	126 Durham Street HURSTVILLE NSW 2220
Legal Description:	Lot 2 DP 12517

This certificate is provided pursuant to Section 149(2) and 149(5) of the Act. At the date of this certificate, the subject land may be affected by the following matters.

# 1. Names of relevant planning instruments and DCPs

(1) The name of each environmental planning instrument that applies to the carrying out of development on the land:

The following environmental planning instruments apply to the carrying out of development on the land:

#### **Local Environmental Plans**

Hurstville Local Environmental Plan 2012 gazetted 7 December 2012

#### State Environmental Planning Policies

The following State Environmental Planning Policies apply:

- No. 1 Development Standards
- No. 4 Development Without Consent and Miscellaneous Complying Development
- No. 6 Number of Storeys in a Building
- No. 19 Bushland in Urban Areas
- No. 21 Caravan Parks
- No. 22 Shops and Commercial Premises
- No. 30 Intensive Agriculture
- No. 32 Urban Consolidation (Redevelopment of Urban Land))
- No. 33 Hazardous and Offensive Development
- No. 50 Canal Estates
- No. 55 Remediation of Land
- No. 62 Sustainable Aquaculture
- No. 64 Advertising and Signage
- No. 65 Design Quality of Residential Flat Development
- No. 70 Affordable Housing
- SEPP (Housing for Seniors or People with a Disability) 2004
- SEPP (Major Development) 2005
- SEPP (Building Sustainability Index; BASIX) 2004
- SEPP (Mining, Petroleum Production and Extraction Industries) 2007
- SEPP (Temporary Structures) 2007
- SEPP (Infrastructure) 2007
- SEPP (Exempt and Complying Codes) 2008
- SEPP (Affordable Rental Housing) 2009
- SEPP (State and Regional Development) 2011

#### Deemed State Environmental Planning Policies (Regional Environmental Plan)

The Greater Metropolitan Regional Environmental Plan 2 - Georges River Catchment.

(2) The name of each proposed environmental planning instrument that will apply to the carrying out of development on the land and that is or has been the subject of community consultation or on public exhibition under the Act (unless the Director-General has notified the council that the making of the proposed instrument has been deferred indefinitely or has not been approved):

The following proposed environmental planning instruments that have been the subject of community consultation or on public exhibition under the Act, apply to the carrying out of development on the land:

On 27 July 2010, the New South Wales Government placed on public exhibition the draft State Environmental Planning Policy (Competition) 2010.

On 21 March 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Mining, Petroleum and Extractive Industries) Amendment (Coal Seam Gas Exclusion Zones) 2013.

On 21 October 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Shooting Range) 2013.

On 10 December 2013, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Infrastructure) Amendment (Sport and Recreation) 2013.

On 24 May 2014, the New South Wales Government placed on public exhibition the Draft State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development) 2014.

(3) The name of each development control plan that applies to the carrying out of development on the land:

The following development control plans apply to the carrying out of development on the land:

Development Control Plan 1 - LGA Wide.

Development Control Plan 2 - Hurstville City Centre.

(4) In this clause, proposed environmental planning instrument includes a planning proposal for a LEP or a draft environment planning instrument

#### 2. Zoning and land use under relevant LEPs

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a SEPP or proposed SEPP) that includes the land in any zone (however described).

(a) the identity of the zone, whether by reference to a name (such as "Residential Zone"

or "Heritage Area") or by reference to a number (such as "Zone No 2 (a)"),

- (b) the purposes for which the instrument provides that development may be carried out within the zone without the need for development consent,
- (c) the purposes for which the instrument provides that development may not be carried out within the zone except with development consent,
- (d) the purposes for which the instrument provides that development is prohibited within the zone.

# Zone IN2 Light Industrial under Hurstville Local Environmental Plan 2012

#### 2. Permitted without consent

Home occupations.

#### 3. Permitted with consent

Depots; Garden centres; Hardware and building supplies; Industrial training facilities; Kiosks; Landscaping material supplies; Light industries; Neighbourhood shops; Plant nurseries; Roads; Take-away food and drink premises; Timber yards; Vehicle sales or hire premises; Warehouse or distribution centres; Water recycling facilities; any other development not specified in item 2 or 4.

#### 4. Prohibited

Agriculture; Air transport facilities; Airstrips; Amusement centres; Biosolids treatment facilities; Boat launching ramps; Boat sheds; Camping grounds; Caravan parks; Cemeteries; Charter and tourism boating facilities; Child care centres; Commercial premises; Community facilities; Correctional centres; Crematoria; Eco-tourist facilities; Educational establishments; Entertainment facilities; Environmental facilities; Exhibition homes; Exhibition villages; Extractive industries; Farm buildings; Forestry; Function centres; Health services facilities; Heavy industrial storage establishments; Helipads; Highway service centres; Home occupations (sex services); Information and education facilities; Industries; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation areas; Recreation facilities (major); Recreation facilities (outdoor); Registered clubs; Research stations; Residential accommodation; Respite day care centres; Rural industries; Sewage treatment plants; Tourist and visitor accommodation; Water recreation structures; Water supply systems; Wholesale supplies.

- (e) whether any development standards applying to the land fix minimum land dimensions for the erection of a dwelling-house on the land and, if so, the minimum land dimensions so fixed,
- (e) There are no development standards applying to the land which fix minimum land

dimensions for the erection of a dwelling house under the Hurstville Local Environmental Plan 2012.

- (f) whether the land includes or comprises critical habitat,
- (f) The land does not include or comprise critical habitat under the Hurstville Local Environmental Plan 2012.
- (g) whether the land is in a conservation area (however described),
- (g) The land is not located within a conservation area under the provisions of the Hurstville Local Environmental Plan 2012.
- (h) whether an item of environmental heritage (however described) is situated on the land.
- (h) The land does not contain a heritage item under the Hurstville Local Environmental Plan 2012.

# 2A Zoning and land use under State Environmental Planning Policy (Sydney Region Growth Centres) 2006

To the extent that the land is within any zone (however described) under:
(a) Part 3 of the State Environmental Planning Policy (Sydney Region Growth Centres)
2006 (the 2006 SEPP), or

- (b) a Precinct Plan (within the meaning of the 2006 SEPP), or
- (c) a proposed Precinct Plan that is or has been the subject of community consultation or on public exhibition under the Act, the particulars referred to in clause 2(a)-(h) in relation to that land (with a reference to "the instrument" in any of those paragraphs being read as a reference to Part 3 of the 2006 SEPP, or the Precinct Plan or proposed Precinct Plan, as the case requires).

The State Environmental Planning Policy (Sydney Region Growth Centres) 2006 does not apply to the Hurstville Local Government Area.

#### 3. Complying Development

- (1) The extent to which the land is land on which complying development may be carried out under each of the codes for complying development because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008.
- (2) The extent to which complying development may not be carried out on that land because of the provisions of clauses 1.17A (1)(c) to (e), (2), (3) and (4), 1.18 (1) (c3) and 1.19 of that Policy and the reasons why it may not be carried out under those clauses.
- (3) If the Council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on that land, a statement that a restriction applies to the land, but it may not apply to all of the land, and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

#### **General Housing Code**

Complying development under the General Housing Code may be carried out on the land.

#### **Rural Housing Code**

Complying development under the Rural General Housing Code may be carried out on the land.

#### **Housing Alterations Code**

Complying development under the Housing Alterations Code may be carried out on the land.

#### **General Development Code**

Complying development under the General Development Code may be carried out on the land.

# **Commercial and Industrial Alterations Code**

Complying development under the Commercial and Industrial Alterations Code may be carried out on the land.

# Commercial and Industrial (New Buildings and Additions) Code

Complying development under the Commercial and Industrial (New Buildings and Alterations) Code may be carried out on the land.

#### **Subdivision Code**

Complying development under the Subdivision Code may be carried out on the land.

#### **Demolition Code**

Complying development under the Demolition Code may be carried out on the land.

#### **Fire Safety Code**

Complying development under the Fire Safety Code may be carried out on the land.

#### **Disclaimer**

This certificate only addresses matters raised in Clause 1.17A (c) and (d) and 1.19 of SEPP (Exempt and Complying Development Codes) 2008 (The Codes SEPP). It is your responsibility to ensure that you comply with any other requirements of the Codes SEPP. Failure to comply with these provisions may mean that a Complying Development Certificate issued under the provisions of the Codes SEPP could be invalidated by the Land and Environment Court.

#### 4. Coastal Protection

Whether or not the land is affected by the operation of section 38 or 39 of the Coastal Protection Act 1979 but only to the extent that the Council has been so notified by the Department of Services, Technology and Administration.

Council has not been notified by the Department of Services Technology and Administration that the land is affected by the operation of Section 38 or Section 39 of the Coastal Protection Act, 1979.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 4A. Coastal Protection

- (1) In relation to a coastal council whether an order has been made under Part 4D of the Coastal Protection Act 1979 in relation to temporary coastal protection works (within the meaning of that Act) on the land (or on public land adjacent to that land), except where the Council is satisfied that such an order has been fully complied with.
- (1) No, the land is not affected by any current or outstanding order relating to temporary coastal protection works issued under Section 4D of the Coastal Protection Act 1979.
- (2) In relation to a coastal council:
- (a) Whether the council has been notified under Section 55X of the Coastal Protection Act 1979 that temporary coastal protection works (within the meaning of that Act) have been placed on the land (or on public land adjacent to that land), and (b) If works have been so placed whether the council is satisfied that the works have been removed and the land restored in accordance with that Act.
- (2) Council has not received notification from the landowner that temporary coastal protection works are to be placed on the land and/or adjoining public land.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

#### (3) (Repealed)

4B Annual Charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works.

In relation to a coastal council - whether the owner (or any previous owner) of the land has consented in writing to the land being subject to annual charges under section 496B of the Local Government Act 1993 for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note: "Existing coastal protection works are works to reduce the impact of coastal hazards on land (such as seawalls, revetments, groynes and beach nourishment) that existed before the commencement of section 553B of the Local Government Act 1993".

No, according to Council's records the owner (or any previous owner) of the land has not consented in writing to the land being subject to annual charges for coastal protection services.

The accuracy of this statement may be reliant in part upon information supplied by a third party. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant

#### 5. Mine subsidence

Whether or not the land is proclaimed to be mine subsidence district within the meaning of section 15 of the Mine Subsidence Compensation Act, 1961

The land is not in an area proclaimed to be a mine subsidence district within the meaning of section 15 of the *Mine Subsidence Compensation Act 1961*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 6. Road widening and road realignment

Whether or not the land is affected by a any road widening or road realignment under:

(a) Division 2 of Part 3 of the Roads Act 1993?

(a) The land is not affected by road widening or road realignment under Division 2 of Part 3 of the *Roads Act 1993*.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) any environmental planning instrument?
- (b) The land is not affected by any road widening or road realignment under the provisions of any environmental planning instrument.

- (c) any resolution of the Council?
- (c) The land is not affected by any road widening or road realignment under any resolution of the Council.

# 7. Council and other public authority policies on hazard risk restrictions

Whether or not the land is affected by a policy:

- (a) adopted by the council that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding)?
- (a) Council has not adopted any policies that restrict development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).
- (b) adopted by any other public authority and notified to the council for the express purpose of its adoption by that authority being referred to in planning certificates issued by the council, that restricts the development of the land because of the likelihood of landslip, bushfire, tidal inundation, subsidence, acid sulphate or any other risk (other than flooding)?
- (b) Council has not been notified of any policies adopted by any other public authorities that restricts development of this land because of the likelihood of land slip, bushfire, tidal inundation, subsidence, acid sulphate soils or any other risk (other than flooding).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 7A. Flood related development controls information

- (1) Whether or not development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including development for the purposes of group homes or seniors housing) is subject to flood related development controls.
- (2) Whether or not development on that land or part of the land for any other purpose is subject to flood related development controls.
- (1) Development on that land or part of the land for the purposes of dwelling houses, dual occupancies, multi dwelling housing or residential flat buildings (not including

development for the purposes of group homes or seniors housing) <u>is not</u> subject to flood related development controls.

(2) Development on that land or part of the land for any other purpose <u>is not</u> subject to flood related development controls.

**Note 1:** Words and expressions in this clause have the same meanings as in the standard instrument set out in the Schedule to the Standard Instrument (Local Environmental Plans) Order 2006.

**Note 2:** The answers above do not imply that the development referred to is necessarily permissible on the land to which this certificate applies. Refer to the relevant local environmental plan, deemed environmental planning instrument or draft local environmental plan applying to the land to confirm this.

# 8. Land reserved for acquisition

Whether or not any environmental planning instrument or proposed environmental planning instrument referred to in clause 1 makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act?

No environmental planning instrument or proposed environmental planning instrument referred to in clause 1, makes provision in relation to the acquisition of the land by a public authority, as referred to in section 27 of the Act.

#### 9. Contributions plans

The name of each contribution plan applying to the land:

The Hurstville Section 94 Development Contributions Plan 2012 applies to the land.

#### 9A Biodiversity certified land

If the land is biodiversity certified land (within the meaning of Part 7AA of the Threatened Species Conservation Act 1995), a statement to that effect.

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, that the subject land is biodiversity certified land within the meaning of Part 7 AA of the *Threatened Species Conservation Act 1995*.

#### 10. Biobanking agreements

If the land is land to which a biobanking agreement under Part 7A of the Threatened Species Conservation Act 1995 relates, a statement to that effect (but only if the council

has been notified of the existence of the agreement by the Director-General of the Department of Environment, Climate Change and Water).

Council has not been notified by the Director-General of the Department of Environment, Climate Change and Water, of a biobanking agreement under Part 7A of the *Threatened Species Conservation Act 1995*, for the subject site.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 11. Bush fire prone land

If any of the land is bushfire prone land (as defined in the Act), a statement that all or, as the case may be, some of the land is bush fire prone land.

If none of the land is bush fire prone land, a statement to that effect.

The Land is not shown to be bushfire prone land in Council records.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 12. Property Vegetation Plans

If the land is land to which a property vegetation plan under the Native Vegetation Act 2003 applies, a statement to that effect (but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act).

The provisions of the *Native Vegetation Act 2003*, do not apply to the City of Hurstville.

#### 13. Orders Under Trees (Disputes Between Neighbours) Act 2006

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land (but only if Council has been notified of the order).

The Council has not been notified of an order under the Act in respect of tree(s) on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

#### 14. Directions under Part 3A

If there is direction by the Minister in force under section 75P (2) (c1) of the Act that a provision of an environmental planning instrument prohibiting or restricting the carrying out of a project or a stage of a project on the land under Part 4 of the Act that does not have effect, a statement to that effect identifying the provision that does not have effect.

There is no direction by the Minister in force under section 75P (2) (c1) of the *Environmental Planning and Assessment Act 1979* as amended.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 15. Site compatibility certificates and conditions for seniors housing

If the land is land to which State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004 applies:

- (a) a statement of whether there is a current site compatibility certificate (seniors housing) of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (i) the period for which the certificate is current, and (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.
- (a) Council is not aware of the issue of any current Site Compatibility Certificate (seniors housing) in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(b) No terms of a kind referred to in Clause 18(2) of State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004, have been imposed as a condition of consent to a Development Application granted after 11 October 2007 in respect of the land.

# 16. Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (infrastructure), of which the council is aware, in respect of proposed development on the land and, if there is a certificate is to include:

- (a) The period for which the certificate is current, and
- (b) That a copy may be obtained from the head office of the Department of Planning.

Council is not aware of the issue of any valid Site Compatibility Certificate (Infrastructure), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# 17. Site compatibility certificates and conditions for affordable rental housing

- (1) A Statement of whether there is a current site compatibility certificate (affordable rental housing), of which the council is aware, in respect of proposed development on the land and, if there is a certificate, the statement is to include:
  - (a) The period for which the certificate is current, and
  - (b) That a copy may be obtained from the head office of the Department of Planning.
- (2) A statement setting out any terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009 that have been imposed as a condition of consent to a development application in respect of the land.
- (1) Council is not aware of the issue of any current Site Compatibility Certificate (Affordable Rental Housing), in respect of proposed development on the land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

(2) No terms of a kind referred to in Clause 17(1) or 37(1) of State Environmental Planning Policy (Affordable Rental Housing) 2009, have been imposed as a condition of consent to a Development Application in respect of the land.

#### 18. Paper subdivision information

(1) The name of any development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

There is no development plan adopted by a relevant authority that applies to the land or that is proposed to be subject to a consent ballot.

(2) The date of any subdivision order that applies to the land.

There is no subdivision order applying to the land.

(3) Words and expressions used in this clause have the same meaning as they have in Part 16C of this Regulation.

#### 19. Site Verification Certificates

A statement of whether there is a current site verification certificate, of which the council is aware, in respect of the land and, if there is a certificate, the statement is to include:

(a) the matter certified by the certificate, and

**Note:** A site verification certificate sets out the Director-General's opinion as to whether the land concerned is or is not biophysical strategic agricultural land or critical industry cluster land – see Division 3 of Part 4AA of State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007.

- (b) The date on which the certificates ceases to be current (if any), and
- (c) That a copy may be obtained from the head office of the Department of Planning and Infrastructure.

There are no current site verification certificates applying to the subject land.

**Note:** The following matters are prescribed by section 59 (2) of the Contaminated Land Management Act 1997 as additional matters to be specified in a planning certificate:

- (a) that the land to which the certificate relates is significantly contaminated land within the meaning of that Act if the land (or part of the land) is significantly contaminated land at the date when the certificate is issued?
- (a) The land has not been identified as significantly contaminated land within the meaning of the Act. (Enquiries should be directed to the Department of Environment, Climate Change and Water).

The accuracy of this statement may be reliant in part upon information supplied by a third

party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (b) that the land which the certificate is the subject to a management order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (b) The land is not subject to a management order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (c) that the land which the certificate relates is subject of an approved voluntary management proposal within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (c) The land is not the subject of an approved voluntary management proposal within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (d) that the land which the certificate relates is subject to an ongoing maintenance order within the meaning of that Act if it is subject to such an order at the date when the certificate is issued?
- (d) The land is not the subject of an ongoing maintenance order within the meaning of the Act. (Enquiries should be directed to the Department of Environment and Climate Change).

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

- (e) that the land which the certificate relates is subject of a site audit statement within the meaning of that Act if a copy of such a statement has been provided at any time to the local authority issuing the certificate?
- (e) Council has not been provided with a site audit statement, within the meaning of the

Act, for this land.

The accuracy of this statement may be reliant in part upon information supplied by a third party public authority. The accuracy of this information has not been verified by Council and if the information is vital for the proposed end use of the land, it should be verified by the applicant.

# **Any Other Prescribed Matter**

**Note 2**: Section 26 of the Nation Building and Jobs Plan (State Infrastructure Delivery) Act 2009 provides that a planning certificate must include advice about any exemption under section 23 or authorisation under section 24 of that Act if the Council is provided with a copy of the exemption or authorisation by the Co-ordinator General under the Act.

Note 3: Council has developed a policy in regard to contaminated land. Further advice in relation to this policy is available from Council by obtaining a section 149(5) certificate.

Please note the information in this certificate is provided by Council in good faith but, pursuant to section 149(6) of the Act, Council does not accept any liability in respect of such advice.

# Additional Information Pursuant to Section 149(5)

As requested by you, the following additional information is provided pursuant to Section 149(5) of the Act:

Public Exhibition of Draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 and Draft Development Control Plan No. 2 - Hurstville City Centre

Hurstville City Council is re-exhibiting the draft Hurstville Local Environmental Plan (Hurstville City Centre) 2014 (draft LEP) and Draft Amendments to Development Control Plan 2 (draft DCP 2) for the Hurstville City Centre. The draft LEP will replace the current Hurstville LEP 1994 once approved by the Minister for Planning and Infrastructure.

The draft LEP was previously exhibited between 23 January 2012 and 29 February 2012. On 12 April 2012, Council considered a report on submissions received and resolved to amend the draft LEP in relation to specific matters. On 10 December 2013, Council further resolved to amend the draft LEP in response to the findings of the Transport Management and Accessibility Plan (TMAP) which was completed in June 2013.

Council has also prepared Draft Amendments to DCP 2 (draft DCP 2) which are being exhibited at the same time as the draft LEP. The amendments to DCP 2 include, but are not limited to, the identification of City Centre Precincts, updated planning controls for commercial, mixed use and residential development, removal of the built form controls for all street blocks in the City Centre and a range of administrative amendments to make DCP 2 easier to use.

Where to view the draft plans: The draft LEP and draft DCP 2 will be on public exhibition from 17 July 2014 to 14 August 2014, and can be viewed at:

- Customer Service Centre, Civic Centre, MacMahon Street, Hurstville, between 8.30am and 4.30pm, Monday to Friday
- Council's website www.hurstville.nsw.gov.au/public-notices.html
- · Hurstville and Penshurst Public Libraries during library hours

#### City Centre Concept Master Plan 2004

On the 15th December 2004, Council adopted the City Centre Concept Master Plan as a policy pursuant to Clause 9 of the Hurstville Local Environmental Plan 1994. This policy develops key design principles to improve the amenity of the City Centre. These include: development of new bus interchange, creation of a new civic precinct, improvement of North-South connections, improvement of rail station access, creation of new sequence of public spaces, creation of pocket parks and street planting and simplified traffic system.

#### **Contaminated Land**

Council has adopted by resolution a policy on contaminated land which may restrict the development of the land. This policy is implemented when zoning or land use changes are proposed on lands which have previously been used for certain purposes. Council records do not have sufficient information about previous use of this land to determine whether the land is contaminated. Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

# NSW Coastal Planning Guideline: Adapting to Sea Level Rise (NSW Planning, August 2010)

Hurstville City Council has been categorised as a coastal council. A coastal council is a council whose area, or part of whose area, is included within the coastal zone (within the meaning of the *Coastal Protection Act 1979*) or whose area includes land that adjoins the tidal waters of the Hawkesbury River, Sydney Harbour and Botany Bay, and their tributaries. In accordance with the NSW Government Sea *Level Rise Policy Statement*, parts of the Hurstville local government area may be affected by projected sea level rise. In identifying coastal risks caused by projected sea level rise, council is to consider the NSW sea level rise planning benchmarks which specify an increase above 1990 mean sea levels of 40cm by 2050 and 90cm by 2100 in land use, strategic planning and the assessment of development applications.

Victor GD Lampe General Manager Preliminary Site Investigation Landmark Square - Forest Road, Durham Street & Roberts Lane, Hurstville, NSW Report No. E22665 AA\_Rev1

# APPENDIX E WORKCOVER STORAGE OF DANGEROUS GOODS SEARCH RESULTS





Our Ref: D15/128389 Your Ref: Carmen Yi

19 August 2015

Attention Carmen Yi Environmental Investigations Australia Suite 6.01 55 Miller Street PYRMONT NSW 2009

Dear Ms Yi,

# RE SITE: 61-75 Forest Road, 126 Durham Street HURSTVILLE NSW

I refer to your site search request received by WorkCover NSW on 06 August 2015 requesting information on licences to keep dangerous goods for the above site.

Enclosed are copies of the documents that WorkCover NSW holds on Dangerous Goods Licence 35/014901 and 35/013585 relating to the storage of dangerous goods at the above-mentioned premises, as listed on the Stored Chemical Information Database (SCID). If you have any further queries please contact the Dangerous Goods Licensing Team on (02) 4321 5500.

Yours Sincerely

Diana Hayes

Customer Service Officer - Operations Dangerous Goods Notification Team

WorkCover NSW

92–100 Donnison Street, Gosford, NSW 2250 Locked Bag 2906, Lisarow, NSW 2252 T 02 4321 5000 F 02 4325 4145

Customer Service Centre 13 10 50 DX 731 Sydney workcover.nsw.gov.au



Licence No. 35/013585 491

# APPLICATION FOR RENEWAL



ISSUED UNDER AND SUBJECT TO THE PROVISIONS OF THE DANGEROUS GOODS ACT, 1975 AND REGULATION THEREUNDER

DECLARATION: Please renew licence number 35/013585 to 3/01/2002. I confirm that all the licence details shown below are correct (amend if necessary).

K Duen I (Signature) (Please print name)

for: ARTHUR-GARTHON-MOTORS-P/I-LAND POVER TRADERS PL

THIS SIGNED DECLARATION SHOULD BE RETURNED TO: (please do not fax)

WorkCover New South Wales Enquiries: ph (02) 9370 5187 Dangerous Goods Licensing Section fax (02) 9370 6104

**GPO BOX 5364** SYDNEY 2001

Details of licence on 1 December 2000

Licence Number 35/013585 Licensee

LAND ROVER TRADERS PTY LTD

65000757

JAN ZUU

NEW SOUTH WALES

Postal Address: 71 FOREST RD HURSTVILLE NSW 2220

Licensee Contact ARTHUR-GARTHON Ph. 9588 5000 Fax. 9587 9616

Premises Licensed to Keep Dangerous Goods

ARTHUR-GARTHON-MOTORS-PAL LAND ROVER TRADERS PTY. LTD.

71 FOREST RD HURSTVILLE 2220

Nature of Site CAR RETAILING

Major Supplier of Dangerous Goods BP

Depot Type

Ennergency Contact for this Site MALCOLM GARTHOW AH. 9547 0447 Ph. 9588 5000

Sitestaffing 10.5 HRS \ DAYS

m: 0417 676912\_

**Details of Depots** 

Depot No.

1	UNDERGROUND TANK	Class 3	5000 L
	UN 1203 PETROL		5000 L
2	UNDERGROUND TANK	Class 3	5000 L
	UN 1203 PETROL		5000 L

Goods Stored in Depot

Form DG10 DX 13067, MARKET ST, SYDNEY

Q.ty

RECEIVED MAIL ROOM

WorkCover New South Wales, 400 Kent Street, Sydney 2000 , Tel. (02) 9370 5000 ALL MAIL TO LOCKED BAG 10, CLARENGE TREET, SYDNEY 2000 DX 13067, MARKET ST. SYDNEY

Reference

in Wales APPLICATION FOR REDEWAY

**WorkCov NEW SOUTH WALES** 

# OF LICENCE TO KEEP DANGEROUS GOODS

ISSUED UNDER AND SUBJECT TO THE PROVISIONS OF THE DANGEROUS GOODS ACT, 1975 AND REGULATION THEREUNDER

DECLARATION:

Please renew licence number 35/013585 to 1999. I confirm that all the licence details shown below are correct (amend if necessary).

(Please print name)

10.12.97. (Date signed)

for: ARTHUR GARTHON MOTORS P/L

THIS SIGNED DECLARATION SHOULD BE RETURNED TO:

WorkCover New South Wales Dangerous Goods Licensing Section (Level 3) Locked Bag 10 P O CLARENCE STREET 2000

Enquiries: ph (02) 9370 5187 fax (02) 9370 6105

Details of licence on 3 December 1997

Licence Number 35/013585

Expiry Date 04/01/98

Licensee

ARTHUR GARTHON MOTORS P/L ACN 002 890 306

Postal Address 71 FOREST RD, HURSTVILLE 2220 Licensee Contact Arthur Garthon Phg 588 5000 Fax 9587 9616 🔏 Premises Licensed to Keep Dangerous Goods

71 FOREST RD **HURSTVILLE 2220** 

Nature of Site NEW MOTOR VEHICLE & PARTS DEALERS Major Supplier of Dangerous Goods BP

Emergency Contact for this Site Arthur Garthon AH. 580-2740 ph. 588-5000

95885000 Site staffing 10.5 hrs 7 days & MALCOLM GARTHON

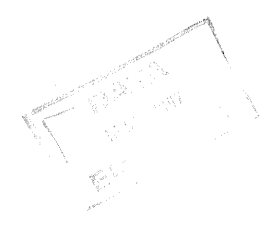
Details of Depots

Depot No.

Depot Type Goods Stored in Depot

Qtv

5000 L 1 **UNDERGROUND TANK** Class 3 UN 1203 PETROL 5000 L 5000 L 2 **UNDERGROUND TANK** Class 3 UN 1203 PETROL 5000 L





Form DSi

# **Department of Industrial Relations**



35-003835-9

DANGEROUS GOODS ACT, 1975

# APPLICATION FOR LICENCE (or AMENDMENT or TRANSFER of LICENCE)\* FOR THE KEEPING OF DANGEROUS GOODS

(\* delete whichever is not required)

FEE: \$15.00 per Depot for new licence. \$15.00 for amendment or transfer.

		<u> </u>								
Name of Applican 1 - Explanatory	at in full (see Item notes - page 4)	1	WR. W. GAT							
Trading name or or name (if any)	occupier's	ARTHUR GARTHON MOTORS PTY LTD.								
Postal Address		71 FOREST RD., HURSTVILLE Postcode 2220								
Address of the pro- licerised. (Inclu	emises to be ading Street No.)	71 FOREST RD., MIRSTVILLE Postcode 2220								
Nature of premise Explanatory no	es (Sec Item 2 – otes – page 4)	NEW	CAR SALES	- SERVICE & SPAKE	5.					
Telephone numb		STD Code		Number 588 5000.						
Particulars of typ	e of depots and maxi	mum quantit	ies of dangerous goods to be	kept at any one time.						
	Type of de	not		Dangerous goods	C&C					
<b>De</b> pot number	(See item 3 - Exp notes - pag	planatory	Storage capacity	Product being stored	Office use only					
	Inderprecin	dronk	5000	3.1 PETROL Sup						
2	U		<i>ব</i> ততত	3.1 4 Pap						
3										
4										
5										
6										
7										
8										
9										
10										
11										
12		,								
Has site plan b	een approved by the Goods Branch?		'es If yes, no plans r	equired. ch site plan, or provide sketch plan overleaf	•					
Have premises	previously been licer			e of previous occupier, and licence No. (if k M Py Los						
Name of oil co	ompany supplying fla	mmable liqui		2.7						
For external e	xplosives magazine(s		Signature of applicant 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Ide Lenthon Date	30, 9, 88					
FOR OFFICE			CERTIFICATE OF IN	SPECTION						
l,		described abo	ve do comply with the require	being an Inspector under the Dan ements of the Dangerous Goods Act, 1975, ar dangerous goods of the nature and in the q	id the Dangerous Goods					
	nspector			Date						

#### DEPARTMENT OF LABOUR AND INDUSTRY

# INFLAMMABLE LIQUID ACT, 1915

LICENCE	No.	14	9	0	/

4	PPI	JCA	TION	FOR:

REGISTRATION OF PREMISES

STORE LICENCE

AMENDMENT TO REGISTRATION OR LICENCE

FOR THE KEEPING OF INFLAMMABLE LIQUID

AND/OR DANGEROUS GOOD

Name of Occupier	F	G	O'BRIEN	IÆD
		(Si	irname)	

(First Names)

B

Trading Name (if any)

Postal Address

Postcode

Postcode

Address of the premises in which the depot or depots are

61 - 65 Forest Road,

HURSTVILLE

2220

situated Occupation

glass merchants

Nature of Premises

store

Particulars of construction of depots and maximum quantities of inflammable liquid and/or dangerous goods to be ke at any one time.

#### PLEASE SKETCH SITE ON BACK OR ATTACH PLAN

	Construction of depots *			Inflammable Liquid		Dangerous Goods						
Depo <b>t</b> No.	Walis	Roof	Floor	Mineral spirit litres	Mineral oil litres	Class 1 litres	Class 2 litres	Class 3 kg	Class 4 m3	Class 5 A# litres	Class 5B# litres	Class 9 litres
1	Underg	round T	ank	5000								
2												
3												
4												
5												
6												
7												
8												
9								PUB	IC F	 	\\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
10										1 /	1	A/c.
		TOTAL						(Besta)		3-4	X-00	ist arm a service Reterritoryist

\* If kept in tanks describe depots as underground or aboveground tanks.

# Insert water capacity of tanks or cylinders.

Name of Company supplying inflammable liquid \_\_\_\_

Mobil

Have premises previously been licensed?\_

If kn own, state name of previous occupier\_

F GO'brien (St. George)

Signature of applicant

being an Inspector under Infla nimable/Liquid Act, 1915, do hereby certify that the premises or store described above does comply with requirements of that Act and regulations with regard to its situation and construction for the keeping of inflamm

