EMBRACING CHANGE, BUILDING ON HISTORY

Council Ref:KD:KT: ECM614992

29 March 2022

Jardana Pty Ltd 34 Pedlows Road STONEHENGE NSW 2370

Dear Sir,

REGARDING: NOTICE OF DETERMINATION

Application:	DA 25/20-21	
Property Title:	1/180562, 125/659979, 1/1115100, 2/1115100, 3/1115100, 1/7243, 2/7243, 3/7243, 4/7243, 5/7243, 1/114064, 1/308507, 126/753311, 22/753311, 23/753311 & 4/114034	
Property Address:	34 Pedlows Road, Stonehenge	
Proposal:	Intensive Livestock Agriculture – 1,000 head cattle feedlot	

I wish to advise that Council has approved the above application subject to conditions as outlined in the attached prescribed Notice of Determination under the *Environmental Planning and Assessment Act 1979*.

Please read the Determination Notice carefully and observe / implement any conditions of consent as outlined in the Notice.

Failure to comply with the Determination Notice may render you liable to legal proceedings under the *Environmental Planning and Assessment Act 1979*.

For further information, please contact Council's Development, Planning & Regulatory Services Department on 6730 2350.

Yours faithfully,

Kane Duke ACTING DIRECTOR OF DEVELOPMENT, PLANNING & REGULATORY SERVICES

Email: council@gisc.nsw.gov.au Website: www.gisc.nsw.gov.au ABN: 81 365 002 718

GLEN INNES SEVERN COUNCIL



Glen Innes Severn Council

PO Box 61, GLEN INNES NSW 2370 Telephone: (02) 6730 2350

NOTICE OF DETERMINATION

Development Application

Issued under Section 4.18 of the Environmental Planning and Assessment Act 1979

	Development Application Number:	DA 25/20-21			
APPLICANT NAME:	Jardana Pty Ltd				
APPLICANT ADDRESS:	'Elms Court' 34 Pedlows Road, Stonehenge				
OWNER NAME:	Jardana Pty Ltd				
OWNER ADDRESS:	'Elms Court' 34 Pedlows Road, Stonehenge				
LAND TO BE DEVELOPED					
Property Address:	y Address: 34 Pedlows Road, Stonehenge				
Property Title:	1/180562, 125/659979, 1/1115100, 2/1115100, 3/1115100, 1/7243, 2/7243, 3/7243, 4/7243, 5/7243, 1/114064, 1/308507, 126/753311, 22/753311, 23/753311 & 4/114034				
PROPOSED DEVELOPMENT					
Development Description:	evelopment Description: Intensive Livestock Agriculture – 1,000 head cattle feedlot				
	DETERMINATION				
Consent granted unconditionally					
Consent granted subject to conditions described below					
Application refused	Application refused				
CONSENT TO OPERATE FROM (SEE Note 1) CONSENT TO LAPSE ON		APSE ON			
24 March 202	24 March 2022 24 March 2027				

Prescribed Conditions (under the Environmental Planning and Assessment Regulation 2021)

1. The development is to be undertaken in accordance with the prescribed conditions of Part 4 - Division 2 of the *Environmental Planning and Assessment Regulation 2021*.

Reason: To comply with legislative requirements.

General Conditions

2. Development is to be in accordance with approved plans.

The development is to be carried out in accordance with the plans and supporting documents set out in the following table, as stamped and returned with this consent, except where modified by any conditions of this consent.

Plan No./Supporting Document(s)	Prepared By	Dated	Reference
Statement of Environmental Effects, Jardana Feedlot, 2020	AgDSA	27 October 2020	N/A
Additional Information Requirements Letter	AgDSA	5 August 2021	PED-001
Biosecurity Management Plan	Owen Pedlow	7-6-17	N/A
Bushfire Protection Assessment	Eco Logical Australia	10 July 2019	19WOL_13436
Emergency Management Plan	Jardana Pty Ltd	2020	N/A
Traffic Impact Assessment	Apex Engineers	July 2021	N/A
Concept Design Layout and Design Layout	AgDSA	16/09/2020	Ref: PED-001, Sheet A001 and A002, Rev B
Property Plan – Aerial Image and Property Plan	AgDSA	16/09/2020	Ref: PED-001, Sheet A003 and A004,
			Rev B
Controlled Drainage Area	AgDSA	16/09/2020	Ref: PED-001, Sheet A005, Rev B
Typical Pen Design	AgDSA	16/09/2020	Ref: PED-001, Sheet A006, Rev B

Typical Section	AgDSA	16/09/2020	Ref: PED-001, Sheet A007, Rev B			
In the event of any inconsistency between conditions of this development consent and						

the plans and documents referred to above, the conditions of this development consent prevail.

Reason: To ensure the development is in agreement with that approved in the development consent.

3. Design and Management

The Feedlot design and management shall be designed, constructed and operated in accordance with relevant components of the National Guidelines for Beef Cattle Feedlots in Australia 3rd Edition published by Meat and Livestock Australia, National Beef Cattle Feedlot Environmental Code of Practice (2nd Edition), Beef cattle feedlots: Design and Construction Standards (August 2016).

Reason: To ensure the development is designed, constructed and operated in accordance with the National Guidelines for Beef Cattle Feedlots in Australia.

4. The owner/operator shall ensure that all practical measures are taken to prevent, control, abate or mitigate water pollution and protect human health and the environment from harm in accordance with the *Protection of the Environment Operations Act 1997*.

Reason: To ensure the development is undertaken in accordance with the Protection of the Environment Operations Act 1997.

Conditions to be Completed Prior to Works Commencing

5. Construction Certificate

No work shall commence, including earthworks, until a Construction Certificate has been issued and the applicant has notified Council of:

- The appointment of a Principal Certifying Authority; and
- The date on which work will commence.

Such notice shall include details of the Principal Certifying Authority and must be submitted to Council at least two (2) days before work commences.

The Construction Certificate civil drawings are to reflect a feedlot designed to a minimum standard of a class one (1) feedlot or equivalent as specified under the National Guidelines for Beef Cattle Feedlots in Australia (2012) (REF: Meat and Livestock Australia 3rd Edition).

Reason: To comply with the Australian Meat and Livestock National Guidelines for Beef Cattle Feedlots in Australia (2012) and Beef Cattle Feedlots: Design and Construction (2015) for the equivalent of a Class one (1) feedlot.

Conditions to be Undertaken Prior to Issue of a Construction Certificate

6. Operation and Environmental Management Plan

An Operation and Environmental Management Plan (OEMP) must be prepared by the applicant and approved by Council prior to the release of the Construction certificate. The OEMP is to address the environmental management of the farm and must include the following:

- a. Manure and effluent handling
 - i. Rate of removal.

ii. Rate of spreading application (kg/day).

- iii. Contingency measures in the event of disease outbreak and mass disposal.
- b. Sediment dam

The water within the dam is to be kept at such a level that is has the capacity to capture the design storm run-off event.

c. Surface Water Quality Sampling

A Surface Water Quality Sampling and Testing Programme is to be developed in accordance with Department of Environment and Conservation, DEC (2004) Use of Effluent by Irrigation Guidelines, in addition to the requirements of condition 17. The Programme is to include six (6) monthly testing from at least one dam close to the property boundary that receives run off from the feedlot area. The Surface Water Quality Sampling and Testing Programme is to be approved by Council prior to the commencement of works.

d. Irrigation Strategy

The Applicant must prepare an Irrigation Strategy for the onsite application of effluent. The Irrigation Strategy is to include crop removal.

e. An Emergency Management Plan

Emergency Management Plan that outlines procedures and responsibilities for responding to impacts to agriculture during emergency situations such as flooding, fire, disease outbreaks and other possible catastrophic events.

f. Animal Welfare

A Feedlot Animal Welfare Management Plan must be prepared in accordance with the Australian Animal Welfare Industry Standards Guidelines (January 2016). The plan must include details of carcass disposal.

g. Biosecurity Response Plan

A Biosecurity Response Plan is required manage:

i. Disease, weed and pest management

ii. Animal welfare/disease prevention protocols:

- vaccine program,
- how often checked for sickness,
- hot weather precautions eg drinking.

iii. Monitoring and mitigation measures in disease management, in particular Q Fever.

- iv. Onsite composing for mass mortality site details required.
- h. Dust

Measures to ensure that activities occurring at the premises are carried out in a manner that will minimise emissions of dust and air pollutants from the premises. The premises must be maintained in a manner that prevents and minimises the emission of air pollutants.

Reason: To maintain the feedlot in accordance with recommended industry practice and to maintain the amenity of the receiving environment.

7. Landscape Plan

The Proponent shall prepare a Landscape Plan showing:

- a. A 50m landscaping buffer and riparian landscaping zone to downslope land between the feedlot area and the creek lines within the subject land connecting the dam system with Beardy Waters;
- b. screen landscaping to the western boundary of the subject land;
- c. Shade trees in and around the feedlot pad area;
- d. Screen planting to the manure stockpiles and containment bank; numbers, size and location of native trees and shrubs.

The Landscape Plan must be approved by Council prior to the release of the Construction Certificate.

Reason: To maintain the amenity of the area, improve biodiversity and to protect the riparian areas. To ensure compliance with DPI Fisheries requirements.

8. Integrated Water Cycle

The applicant will design and construct drainage system around the feedlot to ensure that no surface water enters the feedlot site during a one percent (1%) average recurrence interval rain event (refer Ball J, Babister M, Nathan R, Weeks W, Weinmann E, Retallick M, Testoni I, (Editors), 2019, Australian Rainfall and Runoff: A Guide to Flood Estimation, Commonwealth of Australia).

Reason: To ensure that storm water drainage is managed appropriately

9. The applicant will design and construct effluent collection and storage systems to ensure that no effluent water leaves the feedlot site except during an even exceeding the volume equal to that generated within the Controlled Drainage Area (CDA) by a one percent (1%) average recurrence interval rain event (refer Ball J, Babister M, Nathan R, Weeks W, Weinmann E, Retallick M, Testoni I, (Editors), 2019, Australian Rainfall and Runoff: A Guide to Flood Estimation, Commonwealth of Australia).

Reason: To ensure that storm water drainage is managed appropriately.

NOTE: The System will require provision for cleaning and maintenance and should include two (2) separate holding ponds, allowing alternate use and cleaning.

10. Development Contributions

In accordance with Division 7.1 of the EP&A Act, the applicant shall pay the following Section 7.11 (previous s 94) monetary contributions towards provision or improvement of amenities and services:

- a) \$4,200 being one percent (1%) of the cost of carrying out the development as determined by the Council in accordance with Act and Regulations.
- b) The contribution shall be paid in the form of EFTPOS, cash or bank cheque, made out to Glen Innes Severn Council. Evidence of the payment to Council shall be submitted to the Certifying Authority prior to the issue of the Construction Certificate.
- NOTES: The contributions will be adjusted in accordance with the requirements of the Glen Innes Severn Council's Section 94A Development Contributions Plan 2014.

Any charges and contributions required in this consent will be increased to the current rate at the time of payment. All levies paid to Council are applied towards meeting the cost of provision or augmentation of new public facilities. The levy has been set at one percent (1%) of the estimated cost of development and applies to all land within the Glen Innes Severn Local Government Area.

Reason: To comply with the requirements of Council's Section 94A Contributions Plan.

Conditions to be Complied with During Construction of the Feedlot

11. Site Management

The feedlot area is to be managed for the entirety of work in the following manner:

- a. Erosion and sediment controls are to be implemented to prevent sediment from leaving the site. The controls are to be maintained until the development is complete and the site stabilised with permanent vegetation.
- b. Appropriate dust control measures.
- c. Building equipment and materials shall be contained wholly within the site unless approval to use the road reserve has been obtained. Where work adjoins the public domain, fencing is to be in place so as to prevent public access to the site.
- d. Building waste is to be managed via an appropriate receptacle.
- e. Toilet facilities are to be provided on the work site at the rate of one toilet for every 20 persons or part of 20 persons employed at the site.
- f. Building work being limited to the following hours, unless otherwise permitted by Council:
 - i. Monday to Saturday from 7.00am to 6.00pm;
 - ii. No work to be carried or on Sunday or Public Holidays.

The site management to be responsible to instruct and control sub-contractors regarding the hours of work.

Reason: To maintain the amenity of area.

12. Signage

A sign indicating the name, address and telephone number of the Principal Certifying Authority, and the name and telephone number of the Principal Contractor (if any) must be erected in a prominent position on the site and maintained until the building work has been completed. The sign must also state that unauthorised entry to the site is prohibited. The signage must be erected prior to commencement of work.

Reason: To maintain public safety.

13. Noise

Noise from the from premises must not exceed an LAeg (15 min) of 35 dBA at the nearest residential receiver.

Reason: To ensure amenity of area.

14. Cultural Heritage

Should any Aboriginal objects be discovered in any areas of the site then all excavation or disturbance to the area is to stop immediately, and NSW Office of Environment and Heritage is to be informed in accordance with Section 91 of the *National Parks and Wildlife Act 1974*. Subject to an assessment of the extent, integrity and significance of any exposed objects, applications under either Section 87 or Section 90 of the *National Parks and Wildlife Act 1974* may be required before work resumes.

Reason: To protect cultural heritage.

15. Approved Plans to be On-Site

A copy of the approved and certified plans, specifications and documents incorporating the conditions of approval and certification shall be kept on the site at all times and shall be readily available for perusal by any officer of Council or the Principal Certifying Authority.

Reason: To comply with legislative requirements.

Conditions to be Completed Prior to Operation of the Feedlot

16. The subject feedlot must contain accreditation through the National Feedlot Accreditation Scheme.

Reason: To ensure the development is independently audited for quality assurance.

17. Water Quality

The applicant will engage an accredited laboratory to conduct surface water quality monitoring from samples taken at points 1-6 (refer image 1 below) at the following times:

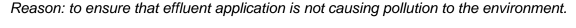
- i) (Points 1-4) Immediately prior to commencement, then quarterly within the month of June, September, December and March during the first 24 months of operation. Samples at all four points must be taken on the same day. In not able to sample a point because of nil flow during the month a date stamped photograph of the site in lieu of sampling is to be recorded.
- ii) (Points 1-4) As directed in writing by Council after the first 24 months of operation.
- iii) (Points 4,5,6) Once during each discharge from the effluent pond (any flow occurring at point 5). The applicant is to photograph and record an estimate of flow at each

point and an estimate of total volume discharged from point 5 during each overflow event.

Water samples are to be analysed for the following parameters:

- □ Conductivity
- □ pH
- □ Nitrate
- □ Nitrogen (Ammonia)
- □ Nitrogen (Total)
- □ Total Kjeldahl Nitrogen
- □ Phosphous (Total)
- □ Reactive Phosphorus
- Potassium
- □ Total Suspended Solids
- □ Biological Oxygen Demand

The applicant must publish the pollution monitoring results on a website accessible to the public within 14 days of receipt. After each sample the applicant must provide a report to Council with copies of the pollution monitoring results, details of the website address, and a statement that the results have been sampled and published in accordance with this condition.



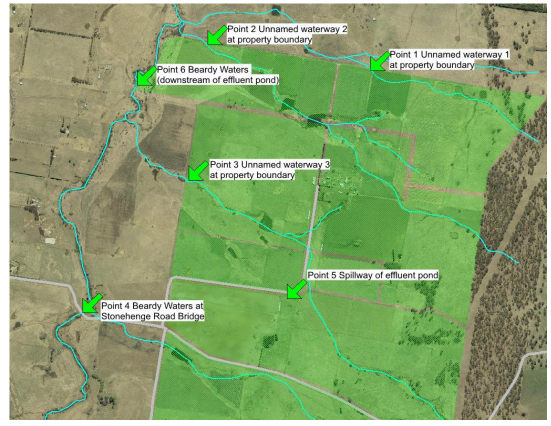


Image 1 Surface Water Quality Monitoring Locations

18. The applicant will promptly review water quality results when received and immediately alert Council in the event that any water quality results from sampling points 1-3 show effluent contamination when compared to sampling point 4 (Beardy Waters). The applicant will destock the facility completely and immediately if advised by Council in writing to do so. The applicant will not restock the facility until written approval is received from Council.

Reason: to ensure that the receiving waters are protected from contamination of effluent.

19. The runoff volume generated from the first 12mm of rainfall on the effluent utilisation area must be captured by contour banks and designated contaminated agricultural runoff (CAR) dams within the effluent utilisation area. The catchment area of the contour banks within the effluent utilisation area must be limited to the effluent utilisation area.

Reason: to ensure that stormwater drainage is managed appropriately and receiving waters are protected from contamination.

Traffic Management

20. Heavy vehicles are to use New England Highway, Stonehenge Road, Pedlows Road Route. The Glen Legh Road is not to be used for feedlot haulage.

Reason: To ensure that all works are performed in a safe manner, consistent with Council's development standards.

21. Heavy vehicle movements to and from the site (including all movements that may be associated with the site such as the delivery of livestock to the property generally) shall be restricted to a maximum of two return movements per day. Such movements are to be completed between the hours of 9.00am and 2.30pm to avoid conflict with school buses.

Reason: to ensure that the traffic impact is minimal and remains within the bounds of the traffic impact assessment provided for the project.

22. The applicant will obtain approval, at the full cost of the applicant, for the use of any restricted access vehicles to be used on local route roads (part Stonehenge and Pedlows Roads).

Reason: to ensure that the traffic using these roads is able to operate safely.

- NOTE: Unless such approval is obtained, the use of B-Double trucks greater than 19 metres in total length is not permitted.
- 23. The applicant will adopt a Traffic Management Plan and a supporting driver code of conduct which includes measures to inform heavy vehicle operators of road safety procedures that should be adopted when using the New England Highway/Stonehenge Road intersection.

Reason: to ensure that the traffic using these roads is able to operate safely.

24. The installation of advance warning signage to inform road users of trucks turning on approach to the New England Highway/Stonehenge Road intersection.

Reason: to ensure that the traffic using these roads is able to operate safely.

NOTE: The installation of advance warning signs will require separate approval under s138 of the *NSW Roads Act*.

25. Lot Consolidation

A plan of consolidation is to be registered by the NSW Land Title Office comprising Lot 1 DP180562; Lot 125 DP659979; Lot 1, 2 and 3 DP1115100; Lots 1, 2, 3, 4 and 5 DP7243; Lot 1 DP114064; Lot 1 DP308507; Lot 126 DP753311; Lot 22 DP753311; Lot 23 DP753311; Lot 4 DP114034, into a single lot.

Reason: To ensure all of the land to which this consent applies is retained under a single ownership.

26. Drainage

The applicant will design and construct a controlled drainage area around the feedlot to ensure that no surface water enters the feedlot site except during any 1% average recurrence interval rain event occurring at the site.

Reason: to ensure that stormwater drainage is managed appropriately.

Conditions to be satisfied at all times.

27. Operation and Environmental Management (OEMP)

The approved OEMP shall be always complied with.

Reason: To maintain the amenity of the area and to protect the receiving environment.

28. Visual Requirements

The owner / operator must maintain the vegetative landscape screening at all times.

Reason: To maintain the amenity of the area and to protect the receiving environment.

29. Feedlot Capacity

The maximum feedlot capacity, at any given time, must not exceed 1,000 head of cattle or 1,000 Standard Cattle Units as defined in the National Beef Cattle Feedlot Environmental Code of Practice.

Reason: To maintain feedlot operations in accordance with the assessed environmental capability of the receiving environment.

30. Minimum Buffers for Primary Industry

In accordance with the requirements of 'Living and Working in Rural Areas', NSW Primary Industries, 2007, waste utilisation areas must be at least 250 m from rural dwellings and rural tourist accommodation and 100 m from watercourses.

Reason: To maintain the amenity of the area and to protect the receiving environment.

31. Complaints Register

The operator of the feedlot shall establish a complaints protocol and nominate a contact person and telephone number for the benefit of adjoining neighbours and establish a complaints register that includes records of nature, time and date of complaint, climatic conditions such as wind direction and speed and the action taken to address complaint. The register shall be made available to Council upon request.

Reason: To maintain the amenity.

32. Odour Complaints

If odour complaints are received and considered valid by Council, Council shall investigate and implement appropriate measures to reduce the incidence and severity of odours.

Reason: To maintain the amenity of the environment.

33. All feedlot pens and facilities must be routinely maintained to ensure all wastewater runoff is diverted within the controlled drainage area and excessive manure is removed to eliminate potential for offensive odours.

Reason: To protect the amenity of the environment.

34. Noise Management

The owner/operator shall ensure that all machinery and equipment is maintained and operated in a proper and efficient manner so that noise generated from their operation does not give rise to offensive noise complaints.

Reason: To protect the amenity of the environment.

35. Water Supply

Any water use outside domestic consumption or stock watering will require a use approval and application from Water NSW.

Reason: To ensure the site is adequately serviced by water, and associated approvals for such use and service are held by the operator.

36. A water supply is to be provide to the standards detailed in the National Guidelines for Beef Cattle Guidelines in Australia (2012).

Reason: To maintain animal welfare and ensure no adverse impact to the receiving environment.

37. The construction of any Groundwater Work(s) requires an approval for a Water Supply Work and any use outside the Maximum Harvestable Right Dam Capacity of 53 ML requires further approval from Water NSW.

Reason: To ensure the site is adequately serviced by water, and associated approvals for such use and service are held by the operator.

38. Animal Health and Welfare

The National Guidelines for Beef Cattle Feedlots in Australia is to be complied with at all times during the operation of the feedlot to ensure animal health and welfare.

Reason: To ensure proper management of the feedlot.

39. Bushfire Protection Measures

The recommendations of the Bushfire Protection Assessment prepared by Eco Logical Australia, 10 July 2019 are to be complied with.

Reason: To maintain safety in the vicinity of the grain roaster and gas cylinders.

40. Water Quality

Effluent may only be utilized in a clearly designated Effluent Utilisation Area. The effluent utilisation area must be at least 100 metres from any receiving waterway (including unnamed waterways 1-3 as depicted in image 1) and at least 50 metres from any external property boundary.

Reason: to ensure that receiving waters and adjoining properties are protected from contamination.

41. Effluent application must not occur in a manner that causes surface runoff. Spray from effluent application must not drift beyond the boundary of the premises.

Reason: to ensure that effluent application does not constitute pollution to the environment.

42. The applicant must retain control of the effluent utilisation area.

Reason: to ensure that the development has the legal ability to dispose of effluent.

43. The quantity of effluent/solids applied to the utilisation area must not exceed the capacity of the area to effectively utilise the effluent/solids. For the purposes of this condition, 'effectively utilise' includes the use of the effluent/solids for pasture or crop production, as well as the ability of the soil to absorb the nutrient, salt, hydraulic load and organic material.

Reason: to ensure that groundwater is not contaminated through leaching of excess nutrient.

44. Dead Stock Management

No burning of carcasses is permitted unless specifically directed by the NSW Department of Primary Industries in relation to biosecurity issues and/or the presence of notifiable disease outbreaks.

Reason: To protect the amenity of the environment.

Public Notification

Reasons for Conditions

Unrestricted consent may affect the environmental amenity of the area and would not be in the public interest.

Reasons for Approval

The development satisfies the relevant aims, objectives and provisions of both the *Glen Innes Severn LEP 2012* and *Glen Innes Severn DCP 2014.*

Community Consultation

The application was required to be notified and advertised in accordance with Table 2.1 of the Glen Innes Severn DCP 2014.

Advisory Note

a) A further application is to be made for any change, enlargement or intensification of the premises or land use, including the display/erection of any new structure such as signage, partition walls or building fit-out (unless the proposed work is exempt from the need for consent under *State Environmental Planning Policy (Codes SEPP) 2008* for exempt development.

b) Dial Before You Dig

Underground assets may exist in the area that is subject to your application. In the interests of health and safety, and in order to protect damage to third party assets please contact Dial before you dig at <u>www.1100.com.au</u> or telephone on 1100 before excavating or erecting structures. (This is the law in NSW). If alterations are required to the configuration, size, form or design of the development upon contacting the Dial before you dig service, an amendment to the development consent (or a new development application) may be necessary. Individuals owe asset owners a duty of care that must be observed when working in the vicinity of plant or assets. It is the individual's responsibility to anticipate and request the nominal location of plant or assets on the relevant property via contacting the Dial before you dig service in advance of any construction or planning activities.

c) Telecommunications Act 1997 (Commonwealth)

Telstra (and its authorised contractors) are the only companies that are permitted to conduct works on Telstra's network and assets. Any person interfering with a facility or installation owned by Telstra is committing an offence under the *Criminal Code Act 1995* (Cth) and is liable for prosecution. Furthermore, damage to Telstra's infrastructure may result in interruption to the provision of essential services and significant costs. If you are aware of any works or proposed works which may affect of impact on Telstra's assets in any way, you are required to contact: Telstra's Network Integrity Team on Phone Number 1800 810 443.

Other Approvals

Local Government Act 1993 Approvals granted under Section 78A(5)

Nil

Integrated General Terms of Approvals as part of the consent.

Nil

Right of Review

In accordance with the provisions of Section 8.2 of the Environmental Planning and Assessment Act, 1979 ("EP&A Act"), an Applicant may request Council to review the determination that has been made in respect of a development application other than:

- a) a determination to issue or refuse to issue a complying development certificate, or
- b) a determination in respect of designated development, or
- c) a determination in respect of integrated development, or
- d) a determination made by the council under Division 4 in respect of an application by the Crown.

In requesting a review, the Applicant may make amendments to the development described in the original application, provided that the development, as amended, is substantially the same development as the development described in the original application.

Any request for review of the determination under the provisions of Section 8.2 of the EP&A Act would need to be made within 6 months after the date on which the Applicant received the Council's Notice of determination of the development application because the Council has no power to conduct a review after that time. The prescribed fee must be paid in connection with an application for a review.

Right of Appeal

If you are dissatisfied with this decision (including a determination on a review under Section 8.2), Section 8.7 of the Environmental Planning and Assessment Act 1979 gives you the right to appeal to the Land and Environment Court within 6 months:

- a) after the date on which you receive this notice, or
- b) the date on which that application is taken to have been determined

The Environmental Planning & Assessment Act 1979, does not give a right of appeal to an objector who is dissatisfied with the determination of the Council to grant consent to a development application, unless the application is for designated development (including designated development that is integrated development) either unconditionally or subject to conditions, the objector may, within twenty eight (28) days after the date on which the notice of the determination was given in accordance with the regulations, and in accordance with rules of court, appeal to the Court.

SIGNED:

Kane Duke ACTING DIRECTOR OF DEVELOPMENT, PLANNING & REGULATORY SERVICES

On behalf of the consent authority

Date: 29 March 2022

- Note 1 Where the consent is subject to a condition that the consent is not to operate until the applicant satisfies a particular condition the date should not be endorsed until that condition has been satisfied.
- Note 2 Clause 69A of the Regulation contains additional particulars to be included in a notice of determination where a condition under Sections 7.11-7.13 of the Environmental Planning and Assessment Act 1979 has been imposed.