

Original signed by:George Youhanna Dated: 29/8/2018

Fox Johnston  
On behalf of Justin Ng (Client)  
Level 1, 268A Devonshire Street  
SURRY HILLS NSW 2010

D460/16  
GJY(CIS)

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979  
(AS AMENDED)**

**Notice to Applicant of Determination of Request  
to Modify a Development Consent**

Pursuant to Section 4.56 of the Act notice is hereby given of the determination by the consent authority of your request for a modification to Development Consent No. **460/16** and registered in Council's records as Application No. **460/16/2** relating to the land described as **18 Illiliwa Street, Cremorne**.

Your request for the modification of the Development Consent as set out in the Land and Environment Court judgement dated 4 January 2018, has been determined in the following manner:-

**The following Conditions are to be amended:**

**Development in Accordance with Plans/documentation**

- A1. The development must be carried out in accordance with the following drawings and documentation and endorsed with Council's approval stamp, except where amended by the following conditions of this consent.

<b>Plan No./Doc No.</b>	<b>Issue</b>	<b>Drawn by</b>	<b>Dated</b>
A-109	E	Fox Johnston	18 December 2017
A-110	H	Fox Johnston	1 December 2017
A-111	I	Fox Johnston	1 December 2017
A-112	I	Fox Johnston	1 December 2017
A-113	I	Fox Johnston	1 December 2017
A-114	I	Fox Johnston	1 December 2017
A-200	G	Fox Johnston	1 December 2017
A-201	H	Fox Johnston	1 December 2017
A-202	H	Fox Johnston	1 December 2017
A-203	F	Fox Johnston	1 December 2017
A-204	I	Fox Johnston	19 December 2017
A-205	I	Fox Johnston	19 December 2017

A-206	D	Fox Johnston	1 December 2017
A-207	E	Fox Johnston	1 December 2017
A-208	E	Fox Johnston	1 December 2017
A-209	D	Fox Johnston	1 December 2017
A-210	D	Fox Johnston	1 December 2017
A-211	E	Fox Johnston	19 December 2017
A-212	E	Fox Johnston	19 December 2017
A-213	D	Fox Johnston	1 December 2017
A-214	D	Fox Johnston	1 December 2017
A-215	D	Fox Johnston	1 December 2017
A-400	-	Fox Johnston	December 2016
A-800	-	Fox Johnston	11 December 2017
A-801	-	Fox Johnston	11 December 2017
A-802	-	Fox Johnston	11 December 2017
A-803	-	Fox Johnston	11 December 2017
A-804	-	Fox Johnston	11 December 2017
A-805	-	Fox Johnston	11 December 2017
LDA - 000	G	Ground Ink	1 December 2017
LDA - 101	G	Ground Ink	1 December 2017
LDA - 102	G	Ground Ink	1 December 2017
LDA - 103	G	Ground Ink	1 December 2017
LDA - 104	G	Ground Ink	1 December 2017
LDA - 201	G	Ground Ink	1 December 2017
LDA - 301	G	Ground Ink	1 December 2017
Geotechnical Report Document Number: 85731.00.R.001.Rev 3	Revision 3	Douglas Partners	24 November 2017

**As amended by s.4.56 application DA460/16/2 and the following drawings:**

Plan No./Doc No.	Issue	Drawn by	Dated
A-100	E	Fox Johnston	February 2018
A-109	F	Fox Johnston	February 2018
A-110	H	Fox Johnston	February 2018
A-111	J	Fox Johnston	February 2018
A-112	J	Fox Johnston	February 2018
A-113	J	Fox Johnston	February 2018
A-114	J	Fox Johnston	February 2018
A-200	H	Fox Johnston	February 2018
A-201	I	Fox Johnston	February 2018
A-202	I	Fox Johnston	February 2018
A-203	G	Fox Johnston	February 2018
A-204	J	Fox Johnston	February 2018
A-205	J	Fox Johnston	February 2018
A-206	E	Fox Johnston	February 2018
A-207	F	Fox Johnston	February 2018
A-208	F	Fox Johnston	February 2018
A-209	E	Fox Johnston	February 2018
A-210	E	Fox Johnston	February 2018
A-211	F	Fox Johnston	February 2018

A-212	F	Fox Johnston	February 2018
A-213	E	Fox Johnston	February 2018
A-214	E	Fox Johnston	February 2018
A-215	E	Fox Johnston	February 2018

In approving the architectural plans which detail the car park lift design, it is not a requirement that the specific brand and model designated in those plans be installed. The design of the lift must however be in accordance with those architectural plans and must also meet any noise control requirements set out in this consent.

(Reason: To ensure that the form of the development undertaken is in accordance with the determination of Council, Public Information and to ensure ongoing compliance)

**BASIX Certificate**

C33. Under clause 97A (3) of the Environmental Planning & Assessment Regulation 2000, it is a condition of this development consent that all the commitments listed in BASIX Certificate No. 781799M\_3 for the development are fulfilled. Plans and specifications complying with this condition must be submitted to the Certifying Authority for approval prior to the issue of any Construction Certificate. The Certifying Authority must ensure that the building plans and specifications submitted, referenced on and accompanying the issued Construction Certificate, fully satisfy the requirements of this condition.

(Reason: To ensure the proposed development will meet the Government’s requirements for sustainability and statutory requirements)

The conditions attached to the original consent for Development Application No. 460/16 by endorsed date of 4 January 2018 still apply.

**ADVISINGS**

(a) Council is always prepared to discuss its decisions and in this regard, please do not hesitate to contact the undersigned. However, if you wish to pursue your rights of appeal in the Land and Environmental Court pursuant to Section 8.7 of the Environmental Planning and Assessment Act 1979 (as amended), you are advised that Council generally seeks resolution of such appeals through a Section 34 Conference, instead of a full Court hearing, subject to any further advice to the contrary from Council’s Solicitors and senior staff. Such an approach is less adversarial, it achieves a quicker decision than would be the case through a Court hearing and it can give rise to considerable cost and time savings for all parties involved. The use of the Section 34 Conference approach requires the appellant to agree, in advance and in writing, that the Court appointed assessor will be given the full authority to completely determine the matter at the conference.

- (b) Pursuant to Section 8.2, an applicant is able to request Council to review its determination. An application for a review under Section 8.2 of the Act must be made no later than 28 days after the date on which the application for the modification of the development consent was determined.
- (c) Prior to commencing any building, subdivision or associated constructions works, the following provisions of the Environmental Planning and Assessment Act 1979 (the 'Act') are to be complied with:
  - (i) A Construction Certificate is to be obtained in accordance with Section 6.3 of the Act.
  - (ii) A Principal Certifying Authority is to be appointed and Council is to be notified of the appointment in accordance with Section 6.6 of the Act.
  - (iii) Council is to be notified at least two (2) days of the intention to commence building works, in accordance with Section 6.6(2)(a) of the Act.
- (d) You are advised that changes to the external configuration of the building, changes to the site layout, density and unit configuration internal changes to the proposed building or any changes to the proposed operation of a use **MAY** require the submission of a further modification under Section 4.55 of the Environmental Planning & Assessment Act, 1979 (as amended).

Council staff would be pleased to assist in identifying such changes which may require the submission of a modification of a Development Application under Section 4.55 of the Environmental Planning & Assessment Act.

\_\_\_\_\_  
DATE

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Signature on behalf of consent authority  
GEORGE YOUHANNA  
EXECUTIVE PLANNER