

Aqualand North Sydney Lavender Development Pty Ltd
Level 47, 100 Barangaroo Avenue
BARANGAROO NSW 2000

D112/01
GJY (CIS)

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979 AS AMENDED
SECTION 4.55 MODIFICATION 112/01/17 – APPROVAL**

Development Consent Number: 112/01/17

Land to which this applies: 61 Lavender Street, Milsons Point
Lot No.: 100, DP: 1250925

Applicant: Aqualand North Sydney Lavender Development Pty Ltd

Proposal: Modification of consent for conversion of a commercial building to a mixed-use development – Ground floor non-residential colonnade

Pursuant to Section 4.55 of the Act notice is hereby given of the determination by the consent authority of your request for a modification to Development Consent No. **112/01** and registered in Council's records as Application No. **112/01/17** relating to the land described as **61 Lavender Street, Milsons Point**.

Your request for the modification of the Development Consent as set out in Notice of Determination dated 5 March 2001, has been determined in the following manner: -

1. To replace condition A1 of the development consent with the following new condition:

Development in Accordance with Plans

A1. The development being carried out in accordance with the following drawings:

Plan No.	Issue	Title	Drawn by	Dated
A-000	Z	Cover Sheet	PTW Architects	14/10/20
A-049	A	Basement B4	PTW Architects	23/11/17
A-050	W	Basement B3	PTW Architects	7/8/20
A-051	V	Basement B2	PTW Architects	24/7/20
A-052	V	Basement B1	PTW Architects	24/7/20

A-053	X	Ground Floor	PTW Architects	16/10/20
A-054	S	Level 1	PTW Architects	1/5/20
A-055	Q	Level 2-3 typical	PTW Architects	23/11/17
A-056	Q	Level 4-7 typical	PTW Architects	23/11/17
A-057A	R	Level 8	PTW Architects	1/5/20
A-058	A	Level 9-17 typical	PTW Architects	1/5/20
A-071	Q	Level 18	PTW Architects	23/11/17
A-072	Q	Level 19	PTW Architects	23/11/17
A-073	R	Level 20	PTW Architects	1/4/18
A-074	R	Upper roof plant	PTW Architects	23/11/17
A-100	R	North Elevation	PTW Architects	16/10/20
A-102	P	South Elevation	PTW Architects	7/8/20
A-104	Q	East Elevation	PTW Architects	16/10/20
A-106	P	West Elevation	PTW Architects	16/10/20
A-110	Q	Section AA	PTW Architects	1/4/18
A-111	R	Section BB	PTW Architects	1/4/18
A-130	K	Sample Board	PTW Architects	6/1/17
A-131	A	Sample Board – Retail	PTW Architects	7/10/20
A-132	A	Sample Board – Colonnade	PTW Architects	16/10/20
A-140	B	Upper Roof	PTW Architects	4/9/17
A-141	K	Aneeta Operable Facade	PTW Architects	20/7/17

except where amended by the following conditions.

(Reason: To ensure that the form of development undertaken is in accordance with the determination of Council)

Reason for approval:

The proposed minor colonnade modifications are considered to be generally consistent with the originally approved development application and s.4.55(1A) of the EP & A Act 1979. Furthermore, the modifications do not result in any material amenity impact to adjoining properties or the surrounding area. The proposed modifications are consistent with the reasons for the grant of development consent to the originally approved development and is considered to be acceptable.

Having regard to the provisions of section 4.55 & 4.15(1) of the Environmental Planning and Assessment Act 1979, the proposed development as modified is substantially the same development as originally consented to. The application is therefore recommended for **approval**.

How community views were taken into account:

The application was notified to adjoining and surrounding properties between 30/10/20 and 13/11/20. No submissions were received.

The conditions attached to the original consent for Development Application No. 112/01 by endorsed date of 5 March 2001 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.
- (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 Certifier 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.

Endorsed for and on behalf of North Sydney Council

DATE

Signature on behalf of consent authority
**GEORGE YOUHANNA
EXECUTIVE PLANNER**