

DEVELOPMENT APPLICATION

Made under section 4.12 of the Environmental Planning & Assessment Act
1979



LODGEMENT AND PAYMENT OF APPLICATION: You can lodge and pay for your application via:



Council: City of Canada Bay Civic Centre, 1A Marlborough Street, Drummoyne
8.30am-4pm, Monday-Friday – **Payment by CASH, CHEQUE OR CARD**



Mail: City of Canada Bay, Locked Bag 1470, Drummoyne NSW 1470 – **Payment by CHEQUE ONLY**

Please note: Your application will **NOT** be processed until **FULL** payment has been received.
If paying by CREDIT CARD, an additional 0.6% processing fee will apply.
If paying by AMEX CARD, an additional 1.0% processing fee will apply.

PLEASE USE THE RELEVANT DA CHECKLISTS AND THE DA APPENDIX TO ENSURE ALL REQUIRED DOCUMENTS ARE PROVIDED. COUNCIL'S CUSTOMER SERVICE AND PLANNING ADMINISTRATION STAFF WILL REVIEW YOUR PLANS AND DOCUMENTS AT OUR CUSTOMER SERVICE COUNTER. THIS PROCESS MAY TAKE EXTRA TIME BUT IS DESIGNED TO ASSIST YOU IN ENSURING YOUR APPLICATION IS COMPLETE AND TO PREVENT DELAYS IN PROCESSING OF YOUR APPLICATION. INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED.

Office Use	DA fee:	\$	Planning Reform fee:	\$	Notification fee	\$
	Subdivision fee:	\$	Design Review Panel fee:	\$	Compliance levy	\$
	Application number:	DA		Date:	Receipt No.	

1. Applicant Details

Name(s):			
Email:			
Contact Number:			
Address:	Unit no:	House no:	
	Street:		
	Suburb:	Postcode:	

2. Consent of ALL Owner(s)

	Owner 1	Owner 2
Company name: (if applicable)		
ABN/ACN: (if applicable)		
Name:		
Position: (must be Director of Company listed as owner)		
Phone:		
SIGNATURE(S):		

If above space is insufficient, attach a separate document/s to this form with each additional owner's consent stating they are a registered owner of the property and that they grant their consent to the lodgement of the development application.

NOTE 1: Works to properties within a Strata Plan also require the written consent of the Owners' Corporation under the Strata Seal.
NOTE 2: Proposed works to properties located within Community Title Estates (e.g. Liberty Grove and Cape Cabarita) are affected by Community Management Schemes which may require the written consent of the Executive Committee of the relevant Community Association. This includes Torrens Title, Strata Title and neighbourhood lots within a community Title Estate. You should refer to the Community Management Scheme Statement for further details and contact your Community Association.

3. Property Details

Address:	Unit No:	<input type="text"/>	House No:	<input type="text"/>			
	Street:	<input type="text"/>					
	Suburb:	<input type="text"/>	Postcode:	<input type="text"/>			
Lot:	<input type="text"/>	DP:	<input type="text"/>	SP:	<input type="text"/>	Sec:	<input type="text"/>

4. Proposed Development Type (Please tick all relevant boxes & provide an accurate description of all works)

- Alts & Adds to **any type** of residential development & Ancillary residential structures (e.g., adds to an RFB, new pools or garages etc.)
- New detached dwelling
- New dual occupancy development
- Secondary dwellings
- New residential flat buildings, town houses or villas
- New Seniors living or alterations/additions to existing Seniors Living
- Boarding houses or group homes
- Hotels, Motels, Tourist resorts etc.
- New Office, Business or Retail premises & alterations/additions & change of use
- Mixed Use – e.g. residential flat building with ground floor commercial
- Transport depots, utilities – e.g. electricity substations, telecommunications
- Industrial developments – warehouses, storage facilities, factories, etc.
- Community facilities e.g., Child Care Centres, Schools, Libraries, public recreation facilities etc.
- Strata subdivisions and land subdivisions only – i.e. not development included
- Other – any development not found in the above categories.

Description of Proposal:

5. Cost of Development (in accordance with Clause 255 of the Environmental Planning and Assessment Regulations 2000)

Estimated Cost (including signage): \$

Number of Signs: (if DA is for signage ONLY)

No of additional lots created by Torrens (land) subdivision: No of Strata lots proposed:

Council Reserves the right to charge additional DA fees if the stated cost of works is considered to be undervalued.

5a. Applicants where Sydney Eastern City Planning Panel (SECPP) is Consent Authority

Does your proposal have a Capital Investment Value of \$30million or greater? Yes No

If you answered 'yes', your application may need to be determined by the SECPP. Please refer to Note 2 on back on this form for further information. If your application must be determined by the SECPP, you will need to provide two (2) additional copies of your plans and documentation and your electronic device.

5b. Applications requiring referral to the Design Review Panel

Does your building have 3 or more storeys and 4 or more dwellings?

Yes

No

If yes, have you provided an additional payment (always required if the answer to the above questions was yes) for referral to the Design Review Panel?

Yes

No

If yes, have you completed DA Checklist 9 including the Special Additional Requirements under SEPP No. 65 and the Apartment Design Guide Appendix 1 (always required if the answer to the above questions was yes).

Yes

No

6. Political Donations and Gifts Disclosure Statement

Have you or any person with a financial interest in this development application made a political donation or gift within the last 2 years?

Yes

No

If yes, have you completed and attached a Political Donations and Gifts Disclosure Statement?

Yes

No

7. Pre-Lodgement Advice

Has the Proposed Development been considered by Council's Development Application Pre-Lodgement Panel?

Yes

No

If Yes, has the formal advice been attached?

Yes

No

8a. Integrated Development (Please refer to the Integrated Development section of the DA Appendix)

Is this application for Integrated Development?

Yes

No

Register with NSW Planning Portal at

https://apps.planningportal.nsw.gov.au/prweb/IAC/Cc0BJsdJ6OdBNUpuWBJD7zYCxcJRCjpn*/!STANDARD

Please note that you agree to pay the concurrence fee when prompted by email by the online concurrence and referral system. \$140 is to be paid to Council at the time of lodgement of the development application for each approval body to which it will be referred. This is in addition to any DA fees payable.

How it works

When council identifies a DA as requiring concurrence or integrated development approval, it will notify the relevant State agency using the new online service. The applicant will then receive an automatic email notification from the NSW Planning Portal, requesting payment of any relevant fees. Please note, these fees can only be paid online at the NSW Planning Portal. A DA is not complete and cannot progress until the concurrence and referral fees have been paid. Applicants can view the progress of their application at any time on the NSW Planning Portal.

8b. Vegetation in Non-Rural Areas (State Environmental Planning Policy) 2017

Is the subject site identified on the Biodiversity Values Map under the Biodiversity Conservation Act 2016 and Regulation 2017?

Yes

No

Will the subject site be cleared of any vegetation?

No

If you answered 'Yes' to the above questions, your Development Application will need to be accompanied by a Biodiversity Development Assessment Report prepared by a person accredited under Part 6 of the Biodiversity Conservation Act 2016.

9. Voluntary Planning Agreement (VPA)

Is the Development Application accompanied by a Voluntary Planning Agreement under Section 7.4 of the Environmental Planning and Assessment Act 1979?

Yes

No

If you answered 'Yes' please include a copy of the VPA with your Development Application.

10. Construction Certificate

Is a construction certificate application to be lodged at the same time as the application for development consent? Yes* No

*If Yes, construction certificate application and schedule must be completed and lodged with this application.

Principal Certifying Authority

If your development involves **building works** you will need to appoint a **Principal Certifying Authority** to carry out inspections and ensure it complies with any Development Consent that may be granted.

Do you wish to appoint City of Canada Bay as your Principal Certifying Authority? Yes* No

*If yes, please complete the attached Principal Certifying Agreement.

11. Environmental Impact – This section MUST be completed

(Please refer to the Statement of Environmental Effects section of the DA Appendix)

- A Statement of Environmental Effects is attached (required for most developments)
- An Environmental Impact Statement is attached (for designated developments only)

12. Change of Use or Alterations to Shops, Offices or Industrial (If applicable) (Please refer to the DA Checklist for 'Commercial & Industrial Change of Use or Internal Fitout')

Present use of Premises: (if vacant, state previous use)			
Hours of Operation: (proposed)	Monday-Friday:		
	Saturday:		
	Sunday:		
Number of Staff:	Existing:		
	Proposed:		
No. of parking spaces available: (must be shown on plan)			
No. of loading spaces: (must be shown on plan)			
Machinery to be installed: (must be shown on plan)	Type:	Number:	
Size & type of goods to be stored/manufactured:			

13. Subdivisions (Please refer to the DA Checklist for 'Subdivisions')

What type of subdivision is proposed? (e.g. Torrens, Strata, Community)

Total number of lots created by subdivision?

14. Other Attachments

Additional material submitted by applicant – Specify:

Details of any prior stage consent granted – Specify:

15. Public Exhibition of this Proposal

I understand that plans showing internal floor layouts will be used for public exhibition/ notification of my application.

I also understand that Council will publish details of my application on its website under Council's DA Tracking facility and that documents supplied with my application can be accessed under the Government Information Public Access (GIPA) Act.

I have completed and complied with the attached checklists and all required information is attached to this application.

Applicant Signature:		Date:	
Applicant Signature:		Date:	

16. New or relocated driveways

Does your application require a new or relocated vehicular crossing? Yes No

If you ticked yes, please include a driveway longitudinal section with your development application as per the 'DA checklist' and 'DA appendix'.

If your driveway design is approved, a condition will be included in your development consent requiring you to submit a 'Driveway &/or Ancillary Works Location application form'.

Please Note: Service/items such as Telstra pits, cabling, drainage pits/culverts and street trees etc. may be located within the footpath area and may affect the proposed location of your vehicular crossing. Approval to relocate/remove such services/items may not be granted or may result in additional costs to you. Please ensure that you check on site and consult with Council and/or the relevant utilities provider before deciding on the location of your vehicular crossing.

APPOINTMENT OF COUNCIL AS PRINCIPAL CERTIFYING AUTHORITY

Under the Environmental Planning and Assessment Act 1979 Section 6.6



I confirm that payments have been made to Council as per Council's 'Outstanding Fees Letter/ PCA Service Policy letter' which includes:

Essential:

- Inspection fee
- Damage Deposit
- Long Service Levy

If required:

- Form 7 (Commencement of Works)
- Subdivision bond
- Section 7.11 Contributions
- Section 7.12 Contributions
- Landscape bond
- Stormwater bond

Signature: Date:

To be completed by the Owner appointing the City of Canada Bay Council as Principal Certifying Authority:

Owner details

Surname:	<input type="text"/>	First Name:	<input type="text"/>
Email:	<input type="text"/>		
Contact Number:	<input type="text"/>	<input type="text"/>	
Address:	<input type="text"/>		
Suburb	<input type="text"/>	Postcode:	<input type="text"/>
ACN: (if company)	<input type="text"/>		
Contact person (if owner is a company):	<input type="text"/>		

Property details

Address:	<input type="text"/>						
Suburb	<input type="text"/>	Postcode:	<input type="text"/>				
Lot(s):	<input type="text"/>	Section:	<input type="text"/>	Deposited Plan(s):	<input type="text"/>	Strata Plan:	<input type="text"/>
Other description:	<input type="text"/>						

Development consent details

Development Consent No.:	<input type="text"/>	Date of Notification of consent:	<input type="text"/>
Description of development:	<input type="text"/>		
Type of work:	<input type="text"/>	Building/ subdivision:	<input type="text"/>
Construction Certificate details (number and date of issue):	<input type="text"/>		

Appointment of Council as Principal Certifying Authority and Undertaking

I/we appoint City of Canada Bay Council as the Principal Certifying Authority pursuant to section 6.6 Environmental Planning and Assessment Act 1979

I/we undertake to comply with the obligations of the owner set out in this policy.

I/we give consent to Council's authorised officers to enter the property to carry out inspections.

Signature:

Name:

Date:

PRIVACY NOTIFICATION

The personal information requested on this form is collected for the purpose of identifying and processing your application to appoint Council as Principal Certify Authority under s6.6 of the Environmental Planning and Assessment Act and Regulations. Council may make this information available for public inspection under Clause 266 of the Environmental Planning and Assessment Regulations 2000. You may apply for access or amendment to personal information held by Council. You may also make a request that Council suppress your personal information from being made publicly available. Council will consider any such application in accordance with the relevant legislation.

OFFICE USE ONLY

Have **all fees** been **paid** prior to accepting the Principal Certifying Authority form?

Yes

No

CSO signature:

Date:

NOTICE OF COMMENCEMENT OF BUILDING OR SUBDIVISION WORK

Under the Environmental Planning and Assessment Act 1979 Division 6.3



Subject land

Address:			
Suburb		Postcode:	
Lot No. DP/SP:			
Description of Development:			

Type of works: Subdivision Building

Consent details

Development Application No.:			
Complying Development Certificate No.:			
Date of Determination:			

Construction Certificate (not necessary for Complying Development Certificates)

Certificate No.:		Date of issue:	
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Home Building Act 1989 requirements (see note 1)

Principal Certifying Authority has been advised of the requirements of clause 78C of the Regulation:

1. Builder/Owner - Builder (must be completed in the case of proposed residential building works)

Surname:		First Name:	
Email:			
Contact Number:			
Company name:			
Address:			
Suburb		Postcode:	
Contactor Licence No.:		Date:	

Copy of Builder's Insurance Certificate or Home Owners Warranty is provided:

Yes No

Date work is to commence:

Signature

Owners Signature:			
Owners Name:		Date:	

NOTE 1:

Home Building Act 1989 Requirements (please tick) In case of building work that involves residential building work (within the meaning of the Home Building Act 1989), the following must be attached:

• **In the case of work by a licence under that act:**

A statement detailing the licensee's name and contractor licence number, and Documentary evidence that the licensee has complied with the applicable requirements of that Act.

• **In the case of work done by any other person:**

A statement detailing the person's name and owner-builder permit number, or
A declaration signed by the owner of the land, to the effect that the reasonable market cost of the labour and materials involved in the work is less than the amount prescribed for the purposes of the definition of owner-builder work in section 29 of the Act Builder's Insurance Certificate or Home Owners Warranty:

**A certificate purporting to be issued by an approved insurer under Part 6 of the Home Building Act 1989 to the effect that a person is the holder of an insurance contract issued for the purposes of that Part, is sufficient evidence that the person has complied with the requirements of that Part.

NOTE 2:

The following types of development will be determined by a Joint Regional Planning Panel and therefore two (2) additional copies of all documentation will need to be submitted with your application.

General development over \$20 million

Development that has a capital investment value of more than \$20 million.

Council related development over \$5 million

Development that has a capital investment value of more than \$5 million if:

- a. a council for the area in which the development is to be carried out is the applicant for development consent, or
- b. the council is the owner of any land on which the development is to be carried out, or
- c. the development is to be carried out by the council, or
- d. the council is a party to any agreement or arrangement relating to the development (other than any agreement or arrangement entered into under the Act or for the purposes of the payment of contributions by a person other than the council).

Crown development over \$5 million

Crown development that has a capital investment value of more than \$5 million.

Private infrastructure and community facilities over \$5 million

Development that has a capital investment value of more than \$5 million for any of the following purposes:

- a. air transport facilities, electricity generating works, port facilities, rail infrastructure facilities, road infrastructure facilities, sewerage systems, telecommunications facilities, waste or resource management facilities, water supply systems, or wharf or boating facilities,
- b. affordable housing, child care centres, community facilities, correctional centres, educational establishments, group homes, health services facilities or places of public worship.

Eco-tourist facilities over \$5 million

Development for the purpose of eco-tourist facilities that has a capital investment value of more than \$5 million.

Particular designated development

Development for the purposes of:

- a. extractive industries, which meet the requirements for designated development under clause 19 of Schedule 3 to the *Environmental Planning and Assessment Regulation 2000*, or
- b. marinas or other related land and water shoreline facilities, which meet the requirements for designated development under clause 23 of Schedule 3 to the *Environmental Planning and Assessment Regulation 2000*, or
- c. waste management facilities or works, which meet the requirements for designated development under clause 32 of Schedule 3 to the *Environmental Planning and Assessment Regulation 2000*.

BUILDING
POLICY

PRINCIPAL CERTIFYING AUTHORITY SERVICE
AGREEMENT

This Agreement applies where a person with the benefit of a development consent (Owner) appoints the City of Canada Bay Council (Council) as the Principal Certifying Authority (PCA).

The Agreement sets out:

- The services Council provides when appointed as PCA; and
- The Council's and Owner's obligations when Council is appointed as PCA.

Appointment of Council as PCA

The Owner must appoint a PCA before works commence on site. This is a legal requirement (s6.6 of the Environmental Planning & Assessment Act 1979).

Note that "Owner" refers to the person having the benefit of a development consent or complying development certificate for development involving building work or subdivision work.

The Undertaking attached to this Agreement is to be completed by the Owner where the City of Canada Bay Council is appointed as the Principal Certifying Authority.

Notice of Commencement of Work

At least 2 days before commencing any work the Owner must notify Council of the intention to commence work.

This notice must be given by providing the Notice of Commencement of Building or Subdivision Work to Council. This form will be attached to documentation sent to the owner if Council is appointed as the PCA.

Council's Services and Responsibilities as PCA

As PCA, Council will check that building work complies with the Development Consent, Construction Certificate, the Building Code of Australia (BCA), relevant Australian Standards and environmental standards of construction.

As PCA Council will:

- Carry out inspections of the building work;
- Advise upon when third party certification may be required;
- Advise upon the specific works to be completed or consent conditions to be satisfied before issuing occupation certificate(s);
- Issue an interim occupation certificate, if requested by the Owner;
- Issue the occupation certificate.

Council may also serve notices and orders if there is a departure from the development as approved. Council may also issue Penalty Infringement Notices (PIN) if there is a departure from the development as approved.

Council will ensure that a sign is erected in a prominent position on the site showing the name, address and telephone number of the PCA.

Inspections

Mandatory inspections

Council will undertake mandatory critical stage building inspections where applicable during the building process. These inspections may include:

Class 1 or 10 building: (single dwellings, carport, garages, shed, swimming pools)

- After excavation for, and prior to the placement of any footings;
- Prior to pouring in-situ reinforced concrete building element;
- Prior to covering of the framework of any floor, wall, roof or other building element;
- Prior to covering waterproofing in wet areas;
- Prior to covering any stormwater drainage connections;
- In the case of a swimming pool, after the construction of the swimming pool is completed and the barrier (if one is required under the Swimming Pools Act 1992) has been erected and before the pool is filled with water;
- After building work has been completed and prior to occupation certificate being issued in relation to the building;
- Other.

Class 2, 3 or 4 building: (flats, boarding houses, residential parts of hotels, motels, schools)

- After excavation for and prior to the placement of any footings;
- Prior to covering waterproofing in any wet areas for a minimum of 10% of rooms with wet areas within a building;
- Prior to covering any stormwater drainage connections;
- After building work has been completed and prior to occupation certificate being issued in relation to the building;
- Other.

Class 5, 6, 7, 8 or 9 building (office, shop, car park, hospital, school, church, theatres)

- After excavation for and prior to the placement of any footings;
- Prior to covering any stormwater drainage connections;
- After building work has been completed and prior to occupation certificate being issued in relation to the building;
- Other.

Other inspections

In addition, Council may require other inspections. The stages of construction that may be required to be inspected by Council as the PCA prior to proceeding to the next stage of construction or covering up works.

Concurrent inspection

The next nominated inspection after the first nominated inspection may be carried out concurrently but only with the agreement of the PCA. The concurrent inspection will be charged as per Council's Fees and Charges. All other nominated inspections must be carried out separately. Council as the PCA must carry out the final inspection in order to issue the required Occupation Certificate.

Notice before inspection

The Owner must ensure that the Principal Contractor (i.e. the builder) provides Council with a minimum of 48 hours notice (excluding weekends and public holidays) when each critical stage inspection is ready to inspect. All critical stage inspections must be carried out to allow for the Occupation Certificate to be issued allowing occupation of the building.

To notify Council that works are ready for inspection, telephone Council on 9911 6555 8.30am to 5.00pm Monday to Friday to book an inspection.

Approval of inspections

Until Council has confirmed in writing that it is satisfied with each stage of construction, building work may not continue to the next stage of construction.

If Council is not satisfied with the relevant stage of construction work it will notify the Owner in writing and inform them of the reasons for this and the need (if any) to carry out a re-inspection.

Payment for inspections

In regards to the critical stage inspections payment in full must be forwarded to Council before any site inspections can take place. Please refer to Councils Fees and Charges for the cost of inspections.

Missing critical stage inspections

If any critical stage inspection applicable to the development is not carried out by reason of not notifying the PCA, or some unavailable circumstance the owner must submit in writing to the PCA the specific reason(s) why the inspection was missed. If the PCA is not satisfied with the reason then it may not be in a position to issue the required Occupation Certificate.

If Council is required to carry out additional or reinspections a further charge will apply as per Council's Fees and Charges.

Documentation

Prior to the commencement of construction, or at any stage of construction, Council may ask the Owner to provide specialist reports, plans, specifications and certification of building materials, process or works. Typical documents include structural engineering and other specialist details, survey reports, compliance certificates and fire safety certificates.

Any compliance certificates or other certification required must be prepared by an accredited certifier or other suitably qualified person and must reference the relevant provisions of the BCA, Australian Standards and approved drawings, to the satisfaction of Council.

Note: It is an offence to knowingly make a false or misleading statement in an important aspect, or in connection with any document lodged with a certifying authority for purposes of the Environmental Planning and Assessment Act 1979 or the Environmental Planning and Assessment Regulation 2001(cl 283 of the EP&A Regulation).

The Owner's Responsibilities

When Council is appointed as PCA the Owner must:

- Ensure that a sign is erected in a prominent position on site showing the name and telephone number (outside of working hours) of the principal contractor (builder) and stating that unauthorised entry to the site is prohibited;
- Ensure that valid public liability insurance cover to the value of \$20,000,000.00(minimum) is held by the Owner/the builder;
- Ensure that the Principal Contractor is advised of the inspections required by Council and that the directions of Council are to be observed to ensure compliance with the development consent, construction certificate, BCA and the terms of this Agreement;
- Notify at least 48 hours before each stage of construction for which Council requires an inspection is ready to be inspected (or re-inspected);
- Provide any specialist reports, plans, specifications and certification of building materials, process or works requested by Council at any stage of construction prior to issue of an occupation certificate;
- Comply with all relevant legislation, consents and approvals relating to the subject development including but not limited to the following Acts and the regulations made there under:
 - The Environmental Planning and Assessment Act 1979;
 - The Contaminated Land Management Act 1997;
 - The Protection of the Environment Operations Act 1997;
 - The Local Government Act 1993;
 - The Roads Act 1993;
 - The Road transport (Safety and Traffic management) Act 1999
- Note: To vary and modify a condition of consent requires the submission and approval of an application under s4.55 of the Environmental Planning and Assessment Act 1979.
- Inform Council of any known breach of any relevant legislation or matter that may require rectification or remediation as soon as practicable but not less than twenty four (24) hours after the Owner becomes aware of the breach or matter.

- Pay the service and inspection fees detailed in Council's Schedule of Fees and Charges.

Replacing Council as PCA

If the Owner wishes to at any stage after appointment to replace Council with another PCA it will need Council's authority in writing to do so.

Further Information

For further information please contact Council between 8.30am and 4.30pm Monday to Friday on 9911 6555.