Concept Plan Approval

Section 750 and 75P of the Environmental Planning and Assessment Act 1979

The Planning Assessment Commission of New South Wales (under delegation from the Minister for Planning and Infrastructure dated 14 September 2011) in accordance with the *Environmental Planning and Assessment Act* 1979 (EP&A Act) determines:

- (a) under Section 75O, to approve the Concept Plan referred to in Schedule 1, subject to the modifications in Schedule 2;
- (b) under Section 75P(1)(b), that development for the purposes approved under this Concept Plan (other than Stage 1) be subject to Part 4 or Part 5 of the EP&A Act, whichever is applicable; and
- (c) under Section 75P(2)(c), that further environmental assessment of the project under Part 4 of the EP&A Act must be undertaken in accordance with the requirements set out in Schedule 3.

Member of the Commission

Member of the Commission

Member of the Commission

Sydney 28 October 2013

SCHEDULE 1

Concept Plan No: 10_0129

Proponent: Jacfin Pty Ltd

Approval Authority: Minister for Planning and Infrastructure

Land: Lot A DP 392643

Project: Jacfin Horsley Park Project, a distribution park of warehouses,

distribution centres, light industries and associated infrastructure

TABLE OF CONTENTS

DEFINITIONS	3
CONCEPT PLAN MODIFICATIONS	4
General Terms of Approval Consistency of Future Development Modifications to the Concept Plan Liability to Lapse Limits on Approval	4 4 4 5 5
DEVELOPMENT APPLICATION REQUIREMENTS	6
Further Environmental Assessment Requirements	6
APPENDIX 1: STAGING PLAN APPENDIX 2: STATEMENT OF COMMITMENTS	8

DEFINITIONS

BCA Building Code of Australia

Concept Plan

Council

Department

Director-General

The Concept Plan described in the EA

Penrith City Council and Fairfield City Council

Department of Planning and Infrastructure

Director-General of the Department (or nominee)

EA Environmental Assessment titled Lot A Burley Road, Horsley Park

Industrial Estate Concept Plan & Concurrent Project Application for Employment Lands and Stage 1 Industrial Development dated March 2012, prepared by JBA Urban Planning Consultants Pty Ltd, as

modified by the PPR

EPA Environment Protection Authority

EP&A Act Environmental Planning & Assessment Act 1979
EP&A Regulation Environmental Planning & Assessment Regulation 2000

Land In general, the definition of land is consistent with the definition in the

EP&A Act

Minister for Planning and Infrastructure

PPR Preferred Project Report titled Lot A Burley Road, Horsley Park

Concept Plan & Concurrent Project Application for Employment Lands and Stage 1 Industrial Development dated August 2012, prepared by JBA Urban Planning Consultants Pty Ltd and the updated information attached to correspondence addressed to the Manager – Industry Projects dated 2 October 2013, from JBA Urban Planning Consultants

Pty Ltd

Project The project described in the EA
Proponent Jacfin Pty Ltd, or its successor
Site The land listed in Schedule 1

Site Development Guidelines Site Development Guidelines Lot A

DP 392643, Burley Road, Horsley Park Concept and Concurrent Project Application for Employment Lands and Stage 1 Industrial Development dated August 2012, prepared by JBA Urban Planning

Consultants Pty Ltd

Stage 1 Project Application Project Application 10_0130 for the Jacfin Horsley Park Project (Stage

1)

Statement of Commitments The Proponent's Statement of Commitments in Appendix 1

WSEA Western Sydney Employment Area

SCHEDULE 2 CONCEPT PLAN MODIFICATIONS

GENERAL TERMS OF APPROVAL

- 1. Subject to the modifications to the Concept Plan in Modifications 4 to 6, Concept plan approval is granted for a distribution park of warehouses, distribution centres, light industries and associated infrastructure, comprising:
 - (a) Stage 1;
 - (b) Stage 2;
 - (c) Stage 3A;
 - (d) Stage 3B
 - (e) Stage 4; and
 - (f) Stage 5.

Notes:

- The general stages of this approval are shown on the plan in Appendix 1.
- Final approval is not given for Stages 3B to 5 until written approval has been received from the Director-General (see Modification 4).

CONSISTENCY OF FUTURE DEVELOPMENT

- 2. The Proponent shall ensure that all future development on the site is carried out generally in accordance with the:
 - (a) EA;
 - (b) PPR;
 - (c) statement of commitments (see Appendix 2); and
 - (d) modifications of this approval.
- If there is any inconsistency between the above, then the most recent document shall prevail to the extent
 of any inconsistency. However, the modifications of this approval shall prevail to the extent of any
 inconsistency.

MODIFICATIONS TO THE CONCEPT PLAN

Scope of Approval

4. Stages 1 to 3A are approved, subject to the modifications in this approval.

Stages 3B to 5 are not approved until written approval has been received from the Director-General. In seeking the Director-General's written approval, the Proponent must:

- include revised plans (developed in consultation with the existing adjoining residents) and associated technical studies to demonstrate that:
 - a reasonable level of amenity (including visual and noise) is maintained for existing residents through the provision of appropriate mitigation measures, which could include an appropriate separation distance, building design and layout, landscaping, and/or bunding; and
 - any change in ground levels have been appropriately engineered, including in relation to drainage:
- (b) include a Landscape Management Plan prepared by a suitably qualified and experienced expert which sets out the visual mitigation measures in detail including how they will be maintained and managed over time:
- (c) detail the legally binding arrangements to be implemented to provide for the ongoing maintenance and management of the mitigation measures in the revised plans, including associated landscaping;
- (d) demonstrate consistency with the modifications of this approval; and
- (e) provide a timetable for the implementation of the revised plans and associated legally binding arrangements, consistent with the Staging Plan required in Modification 6 below, and demonstrate the mitigation measures (that are not building works) and the legally binding arrangements will be implemented, and appropriately established, prior to any building works commencing on Stages 3B to 5.
- The Service Centre identified in the Concept Plan is not approved.

Development Staging

6. Unless otherwise agreed to in writing by the Director-General, the Proponent shall prepare a detailed Staging Plan in consultation with Council and relevant utility and service providers to show how development within this area of the site is likely to be staged over the life of the Concept Plan. The Plan

must be approved by the Director-General prior to the lodgement of any applications for development within Stages 2 to 5.

Site Development Guidelines

7. The Site Development Guidelines are approved for use in relation to the development in Stages 1 to 3A.

Unless otherwise agreed to in writing by the Director-General, the Proponent shall prepare modified Site Development Guidelines to apply to Stages 3B to 5 in consultation with Council. The modified Guidelines must be approved by the Director-General prior to the lodgement of any applications for development within Stages 3B to 5.

Stormwater and Drainage

- 8. Unless otherwise agreed to in writing by the Director-General, the Proponent shall prepare a revised Stormwater and Drainage Strategy for the site in consultation with Council and SCA. The Strategy must be approved by the Director-General prior to the lodgement of any applications for development within Stages 3B to 5. The Strategy must:
 - (a) be prepared by a suitably qualified and experienced expert; and
 - (b) include a Flood Management Plan.

Biodiversity Management Plan

- 9. The Proponent shall prepare and implement a Biodiversity Management Plan for the site to the satisfaction of the Director-General. This plan must:
 - (a) be prepared in consultation with OEH and NOW by a suitably qualified and experienced expert;
 - (b) be approved by the Director-General prior to the issue of a subdivision certificate of any land or the issue of an occupation certificate for any development within Stages 3A to 5, whichever is the sooner:
 - (c) include a program with timeframes for the implementation of all recommendations of the Ecological Impact Assessment report prepared by Whelans Insites Pty Ltd dated 19 November 2010 including measures to retain, enhance and rehabilitate the E2 corridor and riparian zone on site;
 - (d) detail the site-wide ecological maintenance and monitoring program/s to be implemented for the life of the project.

Asset Protection Zone

10. Prior to the issue of a subdivision certificate of any land or the issue of an occupation certificate for any development within Stages 3A to 5, whichever is the sooner, the Proponent shall establish and maintain a 10 metre wide Asset Protection Zone around the E2 corridor in accordance with recommendation 6.1 in Section 6 of the Bushfire Protection Assessment prepared by Australian Bushfire Protection Planners Pty Limited and attached in Appendix G of the EA.

Bushfire Access

11. Prior to the issue of a subdivision certificate of any land or the issue of an occupation certificate for any development within Stages 3A to 5, whichever is the sooner, the Proponent shall establish and maintain a permanent vehicular access to bushfire prone vegetation within the E2 corridor in accordance with recommendation 6.6 in Section 6 of the Bushfire Protection Assessment prepared by Australian Bushfire Protection Planners Pty Limited and attached in Appendix G of the EA.

LIABILITY TO LAPSE

12. This approval shall lapse 5 years from the date of this approval unless any part of the Stage 1 Project Application, or any other approval or development consent under this concept plan, is physically commenced (within the meaning of section 95 of the EP&A Act) on or before that day, in accordance with that approval or development consent, on the Land to which the approval or consent relates.

LIMITS ON APPROVAL

13. This approval does not allow any components of the project to be carried out without further project approval or development consent being obtained.

SCHEDULE 3 DEVELOPMENT APPLICATION REQUIREMENTS

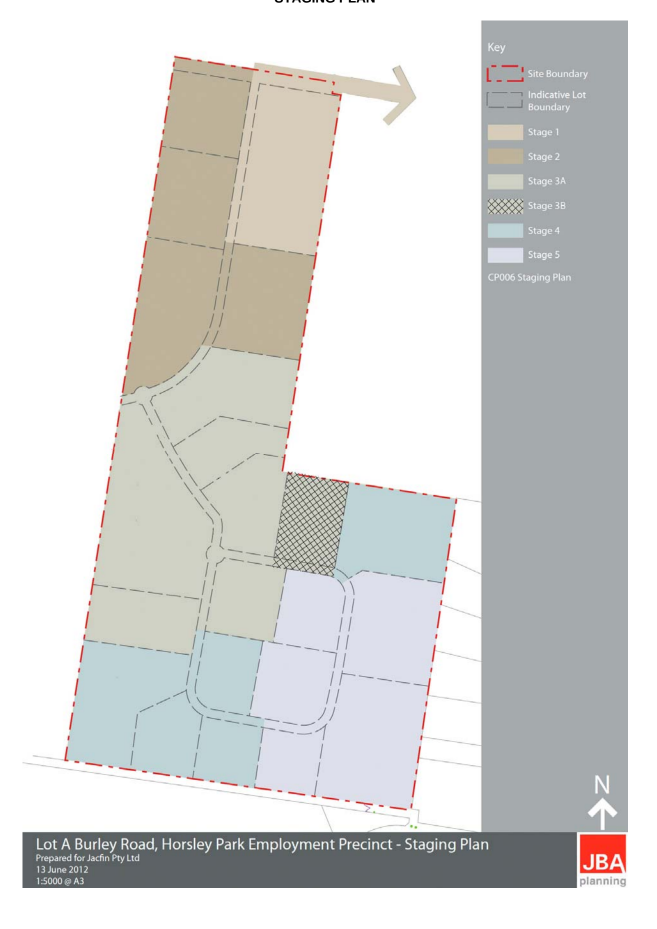
FURTHER ENVIRONMENTAL ASSESSMENT REQUIREMENTS

- 1. The environmental assessment requirements in this schedule apply to all future development applications under Part 4 of the EP&A Act for development the subject of this Concept Plan approval.
- 2. Each future development application on the site must be prepared in consultation with relevant State Government agencies and Council in accordance with relevant policies and guidelines and shall include (but not be limited to):
 - (a) a detailed description of the layout and detailed design of the development include construction, operation and staging, and required infrastructure to enable the construction and operation of the development and interaction with existing and proposed utilities infrastructure for the site and other sites in the area:
 - (b) demonstration that the layout and design of the proposed development is generally consistent with the Concept Plan approval, subject to the modifications in schedule 2:
 - (c) satisfactory arrangements for local and regional infrastructure provision;
 - (d) building design including:
 - consideration of the height, bulk and scale of the proposed buildings;
 - an assessment of compliance with the Building Code of Australia;
 - water and energy requirements and opportunities for incorporating efficiency measures:
 - (e) a detailed infrastructure plan for the provision of the following:
 - water supply, sewer, gas, electricity, telecommunications services;
 - fire-fighting services, including the location and design of fire access roads;
 - external lighting;
 - stormwater management, including the provision of any regional rainwater harvesting infrastructure;
 - parking and access, including bicycle facilities;
 - a landscaping plan, which includes appropriate visual mitigation measures and associated drainage channels;
 - (g) details of a program to monitor stormwater controls and stormwater quantity and quality, including flows and amounts of pollutants discharging to local waters;
 - (h) a description of the measures that would be implemented to:
 - monitor and maintain the infrastructure and landscaping on site over time;
 - minimise energy and water use on site;
 - avoid, minimise, reuse and recycle waste;
 - (i) a visual impact assessment of the proposed development which:
 - outlines the methodology used to define the visual catchment;
 - describes the character of the existing visual environment surrounding the site;
 - provides an overview of the visual objectives of the current planning controls;
 - identifies the key vantage points on a location plan including residential properties;
 - identifies the impact of the proposed development on the visual catchment and key vantage
 points using the principles established by the NSW Land and Environment Court in Tenacity
 Consulting v Warringah [2004] NSW LEC 140; and
 - identifies (if necessary) any further design solutions that may be used to ameliorate or reduce the visual impacts of the proposed development.
 - (j) a noise assessment of the proposed development in accordance with the *Interim Construction Noise Guideline* and the NSW *Industrial Noise Policy*;
 - (k) a geotechnical assessment of the proposed development including a Phase 2 contamination investigation and an assessment of soil and groundwater salinity:
 - (I) a flooding and stormwater assessment of the proposed development;
 - (m) a greenhouse gas assessment of the proposed development:
 - (n) a biodiversity assessment of the proposed development:
 - (o) a bushfire risk assessment of the proposed development which considers the recommendations of the Bushfire Protection Assessment in Appendix G of the EA:
 - (p) a heritage assessment of the proposed development;
 - (q) a traffic and transport assessment of the proposed development prepared in accordance with the RTA's *Guide to Traffic Generating Developments* including:
 - an assessment of the number and type of vehicles to be generated by the proposed development;
 - identification of transport routes to be utilised by traffic generated by the proposed development;
 - demonstration that traffic generated by the proposed development and any other development on site could be safely accommodated by the road network;
 - details of any necessary road and infrastructure upgrades and interim access arrangements until the regional road network in the WSEA has been completed;
 - details of parking provision;

- demonstration that all road infrastructure works associated with the development are undertaken at no cost to RMS, the Department, Council or any other landowner; and
- a sustainable travel plan including measures to increase non car travel, such as cycling and public transport;
- (r) an air quality assessment of the proposed development;
- (s) a hazard assessment in accordance with State Environmental Planning Policy No. 33 Hazardous and Offensive Development (SEPP 33) and Applying SEPP 33 (DUAP, 1994); and
- (t) a construction management plan, containing a:
 - noise and dust management plan;
 - soil and water management plan;
 - traffic management plan;
 - heritage management plan that has been prepared in consultation with the OEH, the NSW Heritage Council and relevant Aboriginal groups; and
 - waste management plan.

NSW Government Department of Planning and Infrastructure

APPENDIX 1 STAGING PLAN



APPENDIX 2 STATEMENT OF COMMITMENTS

Subject	No.	Commitments	Timing
Construction Management	1.	A Construction and Environmental Management Plan will be prepared for each development by the appointed building contractor and will be submitted to the Principal Certifying Authority for sign off. The CEMP will address the following issues: - Site Management; - Air Quality; - Noise and Vibration Management; - Soil and Water Management; - Construction Traffic Management; - Waste and Hazardous Materials Management; and - Protection of E2 zoned land	Prior to works commencing. Copies of the CEMPs are to be provided to Penrith and Fairfield Councils.
	2.	The construction noise mitigation measures recommended by the Acoustic Consultant will be incorporated into the Construction and Environmental Management Plans for each project as relevant.	Prior to works commencing.
Geotech	3.	Future Development Applications within the Precinct will demonstrate compliance with the recommendations of the Geotechnical Assessment in relation to: Bulk Earthworks; Structural Design; Ground Water Management; Acid Sulphate Soils; and Soil Salinity.	Details to be provided with the relevant Development Application(s).
Stormwater Management	4.	Future Development Applications will demonstrate compliance with the targets in the Stormwater Masterplan and Trunk Drainage Strategy prepared by Brown Consulting Engineers.	Details to be provided with the relevant Development Application(s).
	5.	Future Development Applications will demonstrate that: the project water quality targets will be met; stormwater flow rates will be equal to less than the current existing flow rates; and stormwater works will be consistent with the requirements of the NSW Office of Water.	Details to be provided with the relevant Development Application(s).
Waste Management	6.	An Operational Waste Management Plan will be prepared for each of the warehouse buildings on the site.	Prior to the occupation of each warehouse.
Hazardous Materials	7.	Should storage of hazardous materials be required by the occupants of a warehouse building, a hazardous materials assessment will be prepared.	Prior to the occupation of the relevant warehouse, if applicable
Bushfire Protection	8.	Future Development Applications within the Precinct will demonstrate compliance with the recommendations of the Bushfire Consultant, in relation to: Access to the bushfire prone vegetation in the E2 Environmental Conservation corridor; Building setbacks;	Details to be provided with the relevant Development Application(s).

		Building construction requirements;Landscape Maintenance; and	
		Emergency Planning.	
Signage and Lighting	9.	Future applications will provide detail on signage and lighting.	Details to be provided with the relevant Development Application(s).
	10.	Lighting will be designed to comply with Australia Standard AS4282:1997 – Control of the Obtrusive Effects of Outdoor Lighting. Specialist consultant reports confirming compliance will be submitted with each development application.	Details to be provided with the relevant Development Application(s).
Noise 11	11.	Acoustic Assessments will be submitted with future development applications for each warehouse building detailing acoustic mitigation measures where required.	Details to be provided with the relevant Development Application(s).
		For buildings on lots with boundary to the Greenway Place properties: Loading docks are to be located on the western side of the buildings; and Barriers in the order of 5 metres in height are to be constructed in the gaps between the buildings.	
		For buildings on lots with boundary to the Capitol Hill Drive properties: Buildings are to be orientated in an eastwest direction to form a barrier to Capitol Hill Drive and; Loading docks are to be located on the northern side of the buildings.	
Waste Management	12.	An Operational Waste Management Plan will be prepared for each of the warehouse buildings on the site.	Prior to the occupation of each warehouse.
Biodiversity	13.	A Hollow-bearing Tree Protocol will be prepared by a suitably qualified ecologist and implemented.	Prior to the removal of any trees within the Employment Precinct
Heritage	14.	A test excavation program will be undertaken in 4 PADs identified by GML. An Archaeological Research Design (ARD) will be developed prior to the test excavation program and presented to the relevant Aboriginal stakeholders for review and comment.	Prior to issue of a Construction Certificate for any parts of the site which include a PAD.
	15.	An Aboriginal Heritage Management Plan will be prepared for the precinct or Aboriginal Heritage Impact Assessments will be submitted with future Development Applications.	Prior to the lodgement of any Development Application beyond Stage
Visual Impact Assessment	16.	Future project applications for developments with a boundary to adjoining residential areas will detail mitigation measures to be implemented to minimise any visual impacts.	Details to be provided with the relevant Development Application(s).
Contamination	17.	That a phase 2 assessment be undertaken for future developments located along the north-eastern boundary.	Details to be provided with the relevant Development Application(s).
NSW Office of Water	18.	Flood mitigation and stormwater basins should be located outside of the riparian area; and	Details to be provided with the relevant Development Application(s).
	19.	The basins are to be planted to complement the native plant communities of the riparian corridor.	Details to be provided with the relevant Development Application(s).
Landscaping	20.	Detailed landscape plans will be prepared for each future development application which will demonstrate compliance with the landscape principles established in this PPR.	Details to be provided with the relevant Development Application(s).
Driver Code of Conduct	21.	A driver code of conduct will be prepared for the site which will detail operational traffic management measures.	To be implemented prior to the issue of the first occupation certificate.