

INDEPENDENT AUDIT NO. 4 – AUDIT REPORT

THE CHILDREN'S HOSPITAL AT WESTMEAD MULTI-STOREY CARPARK PROJECT – SSD-10434896

DECEMBER 2023



Authorisation

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| Date | 5/12/2023 | Date | 5/12/2023 |

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Report Name: Independent Audit No. 4 – Audit Report, The Children's Hospital at Westmead, Multistorey Carpark Project – SSD-10434896

Project No.: 951

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ABBREVIATIONS / GLOSSARY

| Abbreviation/Term | Description | |
|-------------------|---|--|
| BCA | Building Code of Australia | |
| CEMP | Construction Environment Management Plan | |
| CoC | Condition of Consent | |
| DPE or Department | Department of Planning and Environment | |
| EIS | Environmental Impact Statement | |
| EP&A Act | Environmental Planning and Assessment Act 1979 (NSW) | |
| HINSW | Health Infrastructure NSW | |
| IA | Independent Audit | |
| IAPAR | Independent Audit Post Approval Requirements (the Department, 2020) | |
| OOHW | Out of Hours Works | |
| the Project | The Development as approved under SSD 10434896 | |
| Proponent | Health Infrastructure | |
| SSD | State Significant Development | |
| RFI | Request for Information | |
| RtS | Response to Submission | |



EXECUTIVE SUMMARY

Health Infrastructure NSW (HINSW) is responsible for delivering The Children's Hospital at Westmead Multi-storey Carpark Project (the Project). The Project includes the construction of a new multi-storey carpark (MSCP) accommodating both staff and visitor car parking, located on Redbank Road and Labyrinth Way, Westmead. The Project is part of the Stage 2 Redevelopment of The Children's Hospital at Westmead.

Development Consent for the Project was granted under section 4.38 of the *Environmental Planning and Assessment Act 1979* (EP&A Act) in State Significant Development (SSD) 10434896 by the Director of Social and Infrastructure Assessment of the Department of Planning and Environment (the Department), as delegate of the Minister for Planning and Public Spaces, on the 15 September 2021, subject to a number of Conditions of Consent (conditions).

The scope of the Project includes demolition of existing structures to facilitate construction of a new MSCP which comprises 8 car parking storeys (equivalent to the height of 5 storeys of the hospital), totalling 996 car parking spaces. This will also involve realignment of Redbank Road with vehicular access connection to MSCP. The Project is being constructed in stages as per the approved Staging Report from NGH Consulting, Revision 4.0 dated 17 June 2022.

The Project has had one modification. Modification 1 (MOD-1) of SSD 10434896 was approved by Minister for Planning's delegate (the Department's Team leader, Social Infrastructure) on the 7 September 2023 to allow changes in the landscaping, solar panel, façade and car parking layout and levels.

PricewaterhouseCoopers (PwC) was appointed by HINSW as the client representative / project manager for the Project. Ford Civil was the Principal Contractor delivering the Stage 1 Early Works (which do not form part of this audit), and Kane Construction (Kane) is the Principal Contractor for the remainder of main works (Stage 2 and 3). Blackett, Maguire & Goldsmith Pty Ltd (BM&G) is the Principal Certifying Authority (the Certifier) for the Project. WolfPeak was engaged as the Independent Auditor, approved by the Department on the 25 October 2023.

Conditions C39 to C44 of Schedule 2 of SSD 10434896 set out the requirements for undertaking Independent Audits. The conditions give effect to the Department's document entitled *Independent Audit Post Approval Requirements* (IAPAR) 2020. The IAPAR sets out the scope, methodology and reporting requirements for the Independent Audit.

The objective of this Independent Audit, the fourth on the project to date, is to satisfy SSD 10434896 Schedule 2, condition C40, which states:

Independent Audits of the development must be conducted and carried out in accordance with the Independent Audit Post Approval Requirements.

This Audit Report presents the findings from the fourth Independent Audit (IA4) for construction, covering the period from June to November 2023 (the 'audit period'). The Independent Audit sought to verify compliance with the relevant conditions and assess the effectiveness of environmental management on the Project.

Works undertaken during the audit period included pouring of levels P3 to P8, continuing works on the upper levels with scaffolding, formwork stripping of levels P1 – P6A, hoist installation, electrical

and hydraulic services installation, and installation of façade panels and crash barries. Kane took possession of the site on the 16 January 2023.

The overall outcome of the Independent Audit was positive. Compliance records were organised and available at the time of the site inspection and interviews with Project personnel. Relevant environmental and compliance monitoring records were being collected and reported as required to provide verification of compliance with statutory requirements and the broader Project environmental requirements.

In summary:

- There were 145 conditions assessed.
- Four (4) non-compliances were identified. These relate to:
 - No evidence of notification to the Certifier of the CEMP review.
 - Approval from the Certifier of the products and systems used in the construction of external walls, including finishes and claddings was not obtained prior to the commencement of façade construction.
 - Work was carried out outside the approved hours of work on the 31 July 2023.
 - Construction vehicle (concrete truck) arrived at the site outside of the construction hours of work on the 31 July 2023.
- Five (5) observations were identified. These relate to outdated service record in Hammertech system, the need for revision of the Noise Monitoring Reports from the Acoustic Consultant, improvement on the erosion and sediment controls particularly on the tree protection zone delineation and silt fence, lack of protection for stormwater drainage, and general housekeeping to remove construction waste.

With respect to the status of the previously open findings from the first and third Independent Audits, all have been addressed and considered closed.

Detailed findings are presented in Section 3, along with actions proposed or undertaken by the Project team to address the findings.

The Auditor would like to thank the auditees from HINSW, PwC and Kane for their cooperation, and assistance during the Independent Audit.

1. INTRODUCTION

1.1 Project overview

Health Infrastructure NSW (HINSW) is responsible for delivering The Children's Hospital at Westmead Multi-storey Carpark Project (the Project). The Project includes the construction of a new multi-storey carpark (MSCP) accommodating both staff and visitor car parking, located on Redbank Road and Labyrinth Way, Westmead, on site of an existing building known as The Lodge. The Project is part of the Stage 2 Redevelopment of The Children's Hospital at Westmead.

The scope of the Project involves the following activities:

- Demolition of existing structures including The Lodge, existing at grade parking and part of the road and footpath along Redbank Road
- Construction of a new MSCP, comprising 8 car parking storeys, facilitating 996 car parking spaces for staff and visitors
- Establishing vehicular access via Redbank Road and egress via Labyrinth Way
- Realignment of Redbank Road
- Tree removal and associated landscape work
- Opportunity for an ancillary retail kiosk and associated public amenities (subject to commercial viability assessment).

A map of the Project site is provided in Figure 1, and drawing of the proposed site plan is included in Figure 2.



Figure 1: Site layout - development site outlined in blue (Source: DPE' SSD 10434896 Assessment Report (September 2021))



Figure 2: Proposed site plan for works under SSD-10434896 (Source: RtS Report (SSD-10434896) MSCP, The Children's Hospital at Westmead, Architectus Australia, 23 July 2021)

Development Consent for the project was granted under section 4.38 of the *Environmental Planning and Assessment Act 1979* (EP&A Act) in State Significant Development (SSD) 10434896 by the Director of Social and Infrastructure Assessment on the 15 September 2021, subject to a number of Conditions of Consent (conditions). Modification 1 (MOD 1) of SSD 10434896 was approved by Minister for Planning's delegate (the Department's Team leader, Social Infrastructure) on the 7 September 2023 to allow changes in the landscaping, solar panel, façade and car parking layout and levels.

The Project is being constructed in stages as per the approved Staging Report from NGH Consulting, Revision 4.0 dated 17 June 2022. The construction stages are as follows:

- Stage 1 Early Works
 - Demolition of existing structures including The Lodge, existing at grade parking and part of the road and footpath along Redbank Road
 - Existing playground equipment and a shade structure located south of the site are to be removed and relocated as exempt development (i.e.: not subject to SSD approval)
 - Earthworks, remediation and inground structure and infrastructure
 - Redbank Road Realignment.
- Stage 2 Main Works (Structure and Services)

- Piling and footings, and remediation
- Site Validation
- Construction of the MSCP structure
- Services installation including stormwater
- Stage 3 Main Works (Façade and Landscaping)
 - Facade works
 - Rooftop solar panels
 - External works and landscaping
 - Completion and Handover

PricewaterhouseCoopers (PwC) was appointed by HINSW as the client representative / project manager for the Project. Ford Civil was the Principal Contractor delivering the Stage 1 Early Works (which do not form part of this audit), and Kane Construction (Kane) is the Principal Contractor for the remainder of main works (Stage 2 and 3). Blackett, Maguire & Goldsmith Pty Ltd (BM&G) is the Principal Certifying Authority (the Certifier) for the Project.

Notification of commencement of works and construction was provided to the Department on 10 February 2022. Kane took possession of the site on the 16 January 2023.

Works undertaken during the audit period primarily involved Stage 2 works and commencement of Stage 3 works, and included pouring of levels P3 to P8 and works continuing on the upper levels with scaffolding, formwork stripping of levels P1 – P6A, hoist installation, electrical and hydraulic services installation and installation of façade panels and crash barries.

1.2 Project Details

Table 1: Project Details

| Item | Details | |
|----------------------------|---|--|
| Project Name: | The Children's Hospital Multi-Storey Carpark (MSCP) | |
| Project Application No.: | SSD 10434896 | |
| Project Address: | Redbank Road, Westmead - Lot 101 DP 1119583 and Lot 1 DP 1194390 | |
| Proponent: | HINSW | |
| Project Manager: | PricewaterhouseCoopers (PwC) | |
| Project Contractor: | Kane Constructions | |
| Certifier: | Blackett, Maguire & Goldsmith Pty Ltd (BM&G). | |
| Project Phase: | Construction (Stages 2 and 3) | |
| Project Target Completion: | Early 2024 | |
| Project Activity Summary: | Works undertaken during this period included: | |
| | - pouring of levels P3 to P8 | |
| | - works progressing continuing on the upper levels with scaffolding | |
| | formwork stripping of levels P1 – P6A | |

| Item | Details | |
|------|---|--|
| | - hoist installation | |
| | electrical and hydraulic services installation; and | |
| | installation of façade panels and crash barries. | |

1.3 Approval requirements

The SSD 10434896, Schedule 2 Conditions C39 to C44 set out the requirements for undertaking Independent Audits. The Conditions give effect to the Department's 2020 version of the document entitled *Independent Audit Post Approval Requirements* (IAPAR).

1.4 The audit team

In accordance with Schedule 2, Condition C39 and Section 3.1 of the IAPAR, Independent Auditors must be suitably qualified, experienced, and independent of the Project, and appointed by the Planning Secretary. The Lead auditor who performed the auditing works and was approved by the Department on the 25 October 2023 is presented in Table 2.

| Name | Company | Participation | Certification |
|-----------------------|----------|---------------|--|
| Ana Maria Munoz | WolfPeak | Lead Auditor | Master of Engineering Management Exemplar Global Certified Environmental Lead Auditor - Certificate No 115421 |
| Ricardo Prieto-Curiel | WolfPeak | Peer Reviewer | Exemplar Global Certified Environmental Lead Auditor - Certificate No 15160 Registered Environmental Assessment Practitioner Master's in Environmental Toxicology. |

Table 2: Audit Team

Approval of the Audit Team is presented in Appendix B and auditor's independence declaration is attached in Appendix E.

1.5 The audit objectives

The objective of this Independent Audit was to undertake the fourth independent environmental audit in accordance with the requirements of the IAPAR and Condition C40 which states:

Independent Audits of the development must be conducted and carried out in accordance with the Independent Audit Post Approval Requirements.

This Independent Audit seeks to fulfill the requirements of Condition C40, verify compliance with the relevant CoCs and assess the effectiveness of environmental management on the Project using the scope, methodology and reporting requirements from the IAPAR.

1.6 Audit scope

This Audit Report presents the findings from the fourth Independent Audit on the Project covering Main Works from June to November 2023 inclusive (the 'audit period').

This audit adopts the scope defined within the IAPAR, being:

- an assessment of compliance with:
 - all conditions of consent applicable to the phase of the development that is being audited;
 - all post approval and compliance documents prepared to satisfy the conditions of consent, including an assessment of the implementation of Environmental Management Plans and Sub-plans; and
- a review of the environmental performance of the development, including but not necessarily limited to, an assessment of:
 - actual impacts compared to predicted impacts documented in the environmental impact assessment
 - the physical extent of the development in comparison with the approved boundary, and any potential off-site impacts
 - incidents, non-compliances and complaints that occurred or were made during the audit period
 - the performance of the development having regard to agency policy and any particular environmental issues identified through consultation carried out when developing the scope of the audit; and
 - feedback received from the Department, and other agencies and stakeholders, on the environmental performance of the project during the audit period
- a review of the status of implementation of previous Independent Audit findings, recommendations and actions (if any)
- a high-level assessment of whether Environmental Management Plans and Sub-plans are adequate; and
- any other matters considered relevant by the auditor or the Department, considering relevant regulatory requirements and legislation, knowledge of the development's past performance and comparison to industry best practices.



2. AUDIT METHODOLOGY

2.1 Audit process

The Audit was conducted in a manner consistent with *AS/NZS ISO 19011.2019 – Guidelines for Auditing Management Systems* and the methodology set out in the Department's IAPAR, 2020.

2.2 Audit process detail

2.2.1 Audit initiation and scope development

Prior to the commencement of the audit the following tasks were completed:

- Establish initial contact with the Auditee.
- Confirm the audit team.
- Confirm the audit purpose, scope and criteria.

2.2.2 Preparing audit activities

The Auditor performed a document review, prepared an audit plan, and prepared work documents (audit checklists) and distributed to the Project team in preparation for the Independent Audit.

2.2.3 Consultation

On 9 October 2023, WolfPeak consulted with the Department to obtain their input into the scope of the Independent Audit in accordance with Section 3.2 of the IAPAR. On the 16 October 2023 the City of Parramatta Council was consulted, as per the Department's request. A summary of the concerns raised are identified in Table 3.

| Stakeholder | Areas of Focus | How Addressed |
|--|---|--|
| Department of The Department requested that the independent audit gives particular consideration to the: | | |
| | • construction hours, including the adherence to the hours of construction under the consent, site personnels knowledge and understanding of consented Construction hours, and the adequacy of relevant site induction material | Refer Section 3.5 and Appendix A – conditions C4- C8 |
| | adequacy of the complaint management system. | Refer to Section 3.6 |
| | consult with the City of Parramatta Council on the scope for the fourth independent audit. | Refer Appendix C |
| City of Parramatta Council | The City of Parramatta Council did not have any comments for the audit regarding the post consent condition requirements. | Refer Appendix C |

Table 3: Key areas of focus raised during consultation

The consultation records are presented in Appendix C.



2.2.4 Meetings

The opening and closing meetings were held on 27 October 2023 at the construction site with project personnel and WolfPeak auditor. During the opening meeting the objectives and scope of the Independent Audit, the resources required, overview of the project and status of the works and methodology to be applied were discussed.

At the closing meeting the preliminary audit findings were presented, recommendations (as appropriate) were made, and any post-audit actions were confirmed.

2.2.5 Interviews

The Auditor conducted interviews on 27 October 2023 with the project team during and following the site inspection. During the inspection key personnel involved in the Project delivery, including those with responsibility for environmental management, who could assist with verifying the compliance status of the development were interviewed.

All other communication was conducted remotely, which included detailed request for information (RFI) and auditee responses to the request. The names of personnel interviewed during the audit are provided in Table 4.

| Name | Role | Organisation |
|------------------|------------------------|--------------|
| Thomas Morgan | Project Manager | PwC |
| Hossein Bidgoli | Project Director | Н |
| Alisia Hanna | Cadet Project Engineer | Kane |
| Christopher Chan | Project Manager | Kane |
| Shane Relly | Site Manager | Kane |

Table 4: Personnel interviewed

2.2.6 Site inspection

The on-site audit activities took place on the 27 October 2023 and included an inspection of the entire site and work activities to verify implementation of the applicable environmental controls relevant to the works taking place at the time of the inspection.

Detailed observations are discussed in Section 3 and Appendix A. Photos taken during the inspections are presented in Appendix D.

2.2.7 Document review

The audit included investigation and review of Project files, records and documentation that acts as evidence of compliance (or otherwise) with a compliance requirement. The primary documents reviewed are presented in Section 3.1 and evidence sighted during the audit are referenced in Appendix A.



2.2.8 Generating audit findings

Independent Audit findings were based on verifiable evidence. The evidence included:

- relevant records, documents and reports
- interviews of relevant site personnel
- photographs
- figures and plans; and
- site inspections of relevant locations, activities and processes.

Section 3 and Appendix A present the general audit findings and recommendations.

2.2.9 Compliance evaluation

The Auditor determined the compliance status of each compliance requirement in the Audit Table in Appendix A, using the descriptors below:

Table 5: Compliance status descriptors

| Status | Description |
|---------------|---|
| Compliant | The Auditor has collected sufficient verifiable evidence to demonstrate that all elements of the requirement have been complied with within the scope of the audit. |
| Compliant | WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance with this condition and has marked this requirement as compliant on the basis of their assessment or advice. |
| Non-compliant | The Auditor has determined that one or more specific elements of the conditions or requirements have not been complied with within the scope of the audit. |
| Not Triggered | A requirement has an activation or timing trigger that has not been met at the time when the audit is undertaken, therefore an assessment of compliance is not relevant. |

Observations and notes may also be made to provide context, identify opportunities for improvement or highlight positive initiatives.

2.2.10 Evaluation of post approval documentation

The Auditor assessed whether post approval documents:

- Have been developed in accordance with the CoCs applicable to the development and their content is adequate; and
- Have been implemented in accordance with the CoCs for the development.

The adequacy of post approval documents was determined on the basis of whether:

- there are any non-compliances resulting from the implementation of the document.
- whether there are any opportunities for improvement.



2.2.11 Completing the audit

The Independent Audit Report was distributed to the Applicant to check factual matters and for input into actions in response to findings (where relevant). The Auditor retained the right to make findings or recommendations based on the facts presented.

The Auditor's findings have been determined independent of the auditees, the Department and any other parties, based on the evidence assessed during the audit.



3. AUDIT FINDINGS

3.1 Approvals and documents audited and evidence sighted

The documents audited comprised all the conditions from Schedule 2 of SSD-10434896 applicable to the works being undertaken. The primary documents reviewed prior to and after the site visit are as follows:

- Environmental Impact Statement (SSD-10434896) Multi-Storey Carpark, The Children's Hospital at Westmead, Architectus Australia, dated 13 April 2021 (the EIS)
- Response to Submissions Report (SSD-10434896) Multi-Storey Carpark, The Children's Hospital at Westmead, Architectus Australia, 23 July 2021 (the RtS)
- Development Consent SSD-10434896, The Children's Hospital at Westmead Multistorey Carpark, 15 September 2021
- SSD-10434896 Multi-Storey Carpark, The Children's Hospital at Westmead Modification 1 (MOD-1), approved by the Department on 7 September 2023
- Staging Report Multi-Storey Carpark (SSD-10434896), NGH Consulting, Revision 4, 17 June 2022
- Environmental Management Plan (CEMP) Children's Hospital Westmead Multi-Storey Carpark, Kane, Issue 9, 22 September 2023
- Construction Traffic and Pedestrian Management Sub-Plan (CTPMSP) Children's Hospital at Westmead Redevelopment - Stage 2 Multistorey Car Park, TTPS, Issue D, 13 July 2022
- Construction Worker Transportation Strategy Children's Hospital at Westmead Redevelopment - Stage 2 Multistorey Car Park, TTPS, Issue Draft A, 18 March 2023
- Construction Noise and Vibration Management Sub-Plan (CNVMSP) Westmead Children's Hospital MSCP, Acoustic Logic, Revision 2, 17 August 2023
- Waste Management Plan Children's Hospital Westmead Stage 2 Multi Storey Car Park, Kane, Issue 2, 5 August 2022
- Asbestos Management Plan Children's Hospital at Westmead Redevelopment, JBS&G, Revision 8, 13 August 2021
- Work Health and Safety Management Plan Children's Hospital at Westmead Stage 2 Multistorey Car Park, Kane, Revision 9, 14 September 2023
- Project Infection Prevention and Control Plan (PIPCP), Kane, Revision 1, 6 July 2022
- Incident / Injury / Corrective Action & Complaints Register up to Sep 2023
- Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 1 June 2022 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof).

All documents and records sighted or evidenced during the audit are detailed in Appendix A.

3.2 Summary of Compliance

This section, including Tables 6 and 7, presents the status of previous audits open findings, and the non-compliance and observations from this Independent Audit (IA4). Detailed findings against each requirement are presented in Appendix A. In summary:

- With respect to the status of the previously open findings from the first and third Independent Audits, all audit findings were addressed and are considered closed.
- With respect to the fourth Independent Audit:
 - There were 145 conditions assessed.
 - Four (4) non-compliances were identified. These relate to:
 - No evidence of notification to the Certifier of the CEMP review.
 - Approval from the Certifier of the products and systems used in the construction of external walls, including finishes and claddings was not obtained prior to the commencement of façade construction.
 - Work was carried out outside the approved hours of work on the 31 July 2023.
 - Construction vehicle (concrete truck) arrived at the site outside of the construction hours of work on the 31 July 2023.
 - Five (5) observations were identified. These relate to outdated service record in Hammertech system, the need for revision of the Noise Monitoring Reports from the Acoustic Consultant, improvement on the erosion and sediment controls particularly on the tree protection zone delineation and silt fence, lack of protection for stormwater drainage, and general housekeeping to remove construction waste.

Table 6: Status of previously open findings

| Item | Ref. | Туре | Details of item | Recommended or completed actions | By whom and by when | Status |
|--------------|-------------------|----------------------|--|--|------------------------|--|
| Findings fro | om the first Inde | ependent Audit (IA1) | | | | |
| IA1_07 | A33 | Non-compliance | Requirement: No later than 48 hours prior to the commencement of construction, a Compliance Monitoring and Reporting Schedule prepared in accordance with the Compliance Reporting Post Approval Requirements, as amended by condition A34, must be submitted to the Planning Secretary and the Certifier. | At the first Independent Audit it was recommended that the Project's Compliance Reporting Schedule be submitted to the Department. The Project's Pre-Commencement | HINSW 9/06/2023 | Status reported in IA3: The latest version of the Pre- Commencement Compliance Report (23 March 2023) has not been uploaded in the HINSW project website. |
| | | | Non-compliance: From the evidence provided, it is not clear that a copy of the Compliance Reporting Schedule has been submitted to the Department. | Compliance Report titled Project Compliance Monitoring & Reporting Program (Rev. 1 – 23 March 2023) was submitted to the Department on | | The Proponent indicted that the required documentation will be uploaded to the project |
| | | | IA2 update: This is yet to be addressed. The auditor also notes that the file on the project website (and presented during the second audit) named 'MSCP - Reporting and Monitoring Schedule' is not a schedule as referred to by this condition. | the 6 April 2023. The Department indicated on the 13 April 2023 that the Project's | | website by the 9 June 2023. |
| | | | IA3 Update: Compliance Monitoring and Reporting Schedule was submitted to the Department on the 6 April 2023. The Department provided an RFI, indicating the applicant provided a report table only and it did not present a Compliance Reporting Schedule. The Department requested to follow the CRPAR 2020 requirements and that the reporting schedule addresses the frequency of reporting. | Compliance Reporting Schedule still outstanding and requires to be submitted to the Department to bring the project into compliance. Compliance Monitoring and Reporting | | The latest version of the Project Compliance Monitoring and Reporting Program (23 March 2023, |
| | | | Additionally, in the letter received on the 13 April 2023 re. Independent Environmental Audit 2, the Department indicated that the Project's Compliance Reporting Schedule still outstanding and requires to be submitted to the Department to bring the project into compliance. | Schedule was re-submitted to the Department. Acknowledgment email was sighted with no comments from the Department on the 5 June 2023. | | version 1.0) has been uploaded to the website. |
| Findings fro | om the second I | ndependent Audit (| IA3) | | | |
| IA3_03 | B13 | Observation | Requirement: Construction Noise and Vibration Management Sub-Plan | Recommendation: | Kane | CLOSED |
| | | | The Construction Noise and Vibration Management Sub-Plan must address, but not be limited to, the following: | Recommended that Kane review and update the CNVMSP to include investigation of events of excessive | As soon as possible | The Construction Noise and Vibration Management Sub- Plan (CNVMP) dated 17 |
| | | | a) be prepared by a suitably qualified and experienced noise expert; b) describe procedures for achieving the noise management levels in EPA's Interim Construction | noise and a program to monitor and report on the impacts and | | August 2023 (Revision 2.0) has been updated in section |
| | | | Noise Guideline (DECC, 2009); c) describe the measures to be implemented to manage high noise generating works such as piling, in close proximity to sensitive receivers; | environmental performances of the development to better address condition B13(g). | | 9.8 'Dealing with offensive noise levels'. Additionally, the Plan now includes a |
| | | | d) include strategies that have been developed with the community for managing high noise generating works; | | | protocol (flowchart) and a copy of the Noise Reporting Register template in |
| | | | e) describe the community consultation undertaken to develop the strategies in condition B13(d); | | | Appendix A. |
| | | | f) include a complaints management system that would be implemented for the duration of the construction; and | | | |
| | | | <i>g)</i> include a program to monitor and report on the impacts and environmental performance of the development and the effectiveness of the implemented management measures in accordance with the requirements of condition B13. | | | |
| | | | Audit Finding: | | | |
| | | | It was noted that the CNVMP does not include the investigation of events of excessive noise. This appears to be a shortcoming of the CNVMP, and it is recommended that Kane review and update the sub-plan accordingly, which will better address condition B13(g). | | | |

| Item | Ref. | Туре | Details of item | Recommended or completed actions | By whom and by when | Status |
|--------|------|--|---|---|------------------------------|--|
| IA3_06 | A24 | Observation | Requirement: Access to Information | Recommendation: | HINSW | CLOSED |
| IA3_06 | A24 | Observation | Requirement: Access to Information At least 48 hours before the commencement of construction until the completion of all works under this consent, or such other time as agreed by the Planning Secretary, the Applicant must: a) make the following information and documents (as they are obtained or approved) publicly available on its website: | Recommendation: Complaints Register to be up-to-date and include all the complaints received for the Westmead Hospital MSCP project. Register to be uploaded on a monthly basis to the project website. Records for the project noise, dust and vibration monitoring results to be timely published on the Project website. | HINSW As soon as possible | CLOSEDComplaints Register has been uploaded to the project website monthly.Additionally, the Noise and Vibration monitoring results for the 'project wide' have been posted in the project website from January to September 2023. No vibration works have been carried out for MSCP in the past 6 months.Dust monitoring results have also been updated to |
| | | | vi. a summary of the current stage and progress of the development; vii. contact details to enquire about the development or to make a complaint; viii. a complaints register, updated monthly; ix. audit reports prepared as part of any independent audit of the development and the Applicant's response to the recommendations in any audit report; x. any other matter required by the Planning Secretary; and b) keep such information up to date, to the satisfaction of the Planning Secretary and publicly available for 12 months after the commencement of operations | | | the project website from April to August 2023. |
| | | Kane's I received project v Complain Addition publish r audit pe April 202 continuin Prior fina | Kane's Incident/ Injury/ Corrective Action & Complaint register indicated that there was a complaint received on the 23 January 2023 which has not been included in the complaints register posted in the project website. Complaints Register posted in the project website was up to 28 of February 2023 and did not include all the complaints received for the Westmead Hospital MSCP project. Additionally, the Auditor observes that whilst there is no commitment within the CEMP and Sub-plans to publish monitoring results on the Project website, this has been completed voluntarily during the previous audit periods by Ford Civil. Kane commenced collecting dust, noise and vibration monitoring results from April 2023, however these are yet to be published on the Project website. The Auditor recommends continuing the practice of timely publication of these records for the sake of consistency. Prior finalisation of this audit report, Kane presented noise monitoring results for April and May 2023 in an excel table, including: the date, time, monitor ID, site, building, reading, tolerance, exceedance, status and cause. | | | |

Table 7: Findings from the fourth Independent Audit

| Item ID. | Ref. | Category | Requirement / Condition | Audit Finding | Recommended or completed actions | Status |
|----------|------|----------------|--|--|--|--------|
| IA4_01 | A31 | Non-compliance | Within three months of: a) the submission of a compliance report under condition A36; b) the submission of an incident report under condition A27; c) the submission of an Independent Audit under condition C40 or C41; d) the approval of any modification of the conditions of this consent; or e) the issue of a direction of the Planning Secretary under condition A2 which requires a review, the strategies, plans and programs required under this consent must be reviewed, and the Planning Secretary and the Certifier must be notified in writing that a review is being carried out. | Non-compliance: Whilst there was evidence of the CEMP review having been conducted and notified to the Department, there was no evidence that the review was notified to the Certifier, as required by this condition. | Recommendation: Notify the Certifying Authority of the review and updates on the CEMP. Completed Action: Prior finalisation of this audit report, Kane provided evidence that the CEMP (22 September 2023 - Rev.9) and associated sub-plans were submitted to the Certifying Authority (BMG) on the 13 October 2023. | CLOSED |
| IA4_02 | B4 | Non-compliance | Prior to the commencement of façade construction, the Applicant must provide the Certifier with documented evidence that the products and systems proposed for use or used in the construction of external walls, including finishes and claddings such as synthetic or aluminium composite panels, comply with the requirements of the BCA. The Applicant must provide a copy of the documentation given to the Certifier to the Planning Secretary within seven days after the Certifier accepts it. | Non-compliance: Certifying Authority approval of the products and systems used in the construction of external walls, including finishes and claddings such as synthetic or aluminium composite panels was not obtained prior to the commencement of façade construction, to verify they complied with the requirements of the BCA. Additionally, a copy of the approved documents was not submitted to the Planning Secretary within seven days after the Certifier accepted it. | Completed Actions: Approval from the Certifier (BMG) was obtained after the commencement of façade works. Aconex Ref. No. BM+G+GCOR-000646 dated 17 November 2023 indicated that the Certifier received the documentation in relation to conditions A19, B4 and B24, which verifies that the external colours, material and finishes are consistent with the SSD requirements including MOD-1. A copy of all the approved documents in relation to condition B4 was submitted to the Planning Secretary on the 17 of November 2023. | CLOSED |
| IA4_03 | C4 | Non-compliance | Construction, including the delivery of materials to and from the site, may only be carried out between the following hours: a) between 7am and 6pm, Mondays to Fridays inclusive; and b) between 8am and 1pm, Saturdays. No work may be carried out on Sundays or public holidays. | Non-compliance: Work was carried out outside the approved hours of work on the 31 July 2023, as a concrete truck arrived on site at 6.15am in preparation for a concrete pour and the concrete pumping/pouring started at 6.30am. | Recommendation: The early commencement of works on site and associated non-compliance with this condition was notified to the Department on the 4 August 2023. There are no further recommended actions as the notification was already made to the Department. This finding is considered closed. | CLOSED |
| IA4_04 | C14 | Non-compliance | The Applicant must ensure construction vehicles (including concrete agitator trucks) do not arrive at the site or surrounding residential precincts outside of the construction hours of work outlined under condition C4, unless allowed by Condition C5. | Non-compliance: Concrete truck arrived at the construction site outside the approved hours of work on the 31 July 2023. | Recommendation: The early commencement of works on site and associated non-compliance was with condition C4 was notified to the Department on the 4 August 2023. There are no further recommended actions as the notification was already made to the Department. This finding is considered closed. | CLOSED |
| IA4_05 | C2 | Observation | All construction plant and equipment used on site must be maintained in a proper and efficient condition and operated in a proper and efficient manner. | Observation : Hammertech software system did not have the current service records for the Preston Platform Hire equipment. The last service recorded was on the 14 September 2023 and the service is required monthly. As the Independent Audit was conducted on | Recommendation: Maintain Hammertech system with the latest service records for the Preston Platform Hire equipment. Completed Action: Kane indicated that Preston's Platforms had been | OPEN |

| Item ID. | Ref. | Category | Requirement / Condition | Audit Finding | Recommended or completed actions | Status |
|----------|------|-------------|--|---|---|--------|
| | | | | the 27 of October 2023, it was noted that service for October was not recorded in the system. | removed off site, however the status on Hammertech had not been changed to 'Removed'. Kane to ensure that the equipment on Hammertech is continuously monitor for services as well as inductions and removals. | |
| IA4_06 | C13 | Observation | The development must achieve the construction noise management levels during construction as detailed in the <i>Interim Construction Noise Guideline</i> (DECC, 2009). All feasible and reasonable noise mitigation measures must be implemented and any activities that could exceed the construction noise management levels must be identified and managed in accordance with the management and mitigation measures identified in the approved Construction Noise and Vibration Management Plan. | Observation: It was noted that Noise Monitoring Reports from Arup from March 2023 onwards, indicate in section 4.2 that it is Ford Civil responsibility to respond to each Noise Management Level exceedance when it occurs. However, this is incorrect as Ford Civil is no longer on site, they completed Stage 1 (Early Works) in Q4 2022. | Recommendation: Noise Monitoring Reports from Arup to be corrected to indicate that this is responsibility of all Principal Contractors working on-site. | OPEN |
| IA4_07 | C19 | Observation | For the duration of the construction works: a) all trees on the site that are not approved for removal must be suitably protected during construction as per the recommendations of the Arboricultural Impact Assessment, prepared by Tree Management Strategies, dated 20.01.2020; and b) if access to the area within any protective barrier is required during the works, it must be carried out under the supervision of a qualified arborist. Alternative tree protection measures must be installed, as required. The removal of tree protection measures, following completion of the works, must be carried out under the supervision of a qualified arborist and must avoid both direct mechanical injury to the structure of the tree and soil compaction within the canopy or the limit of the former protective fencing, whichever is the greater. | Observation: During the site inspection it was noted that the delineation of the tree protection needs improvement. Refer to photo 13 in Appendix D. | Recommendation: Maintain a clear demarcation of the tree protection zone. Completed Action: Silt fence has been fixed along the tree protection zone, and some material was removed. Refer to photo 14 in Appendix D. | CLOSED |
| IA4_08 | C22 | Observation | All erosion and sediment control measures must be effectively implemented and maintained at or above design capacity for the duration of the construction works and until such time as all ground disturbed by the works have been stabilised and rehabilitated so that it no longer acts as a source of sediment. Erosion and sediment control techniques, as a minimum, are to be in accordance with the publication Managing Urban Stormwater: Soils & Construction (4th edition, Landcom, 2004) commonly referred to as the 'Blue Book'. | Observation: During the site inspection it was noted that erosion and sediment controls on-site need improvement, specifically the silt fence close to Gate 1 requires to be refreshed and stormwater drainage close to the tree protection area on the south side requires protection. Refer to photos 13, 15 and 17 in Appendix D. | Recommendation: Replace damaged silt fences as soon as possible. Stormwater drainage to be protected immediately to prevent potential environmental contamination. Additionally, erosion and sediment controls need to be effectively implemented and monitored through more rigorous inspections, timely maintenance, and project staff training to ensure better compliance with environmental protection standards. Completed Action: Silt fence has been fixed along the tree protection zone, and protection was put in place in and around the stormwater drainage. Refer to photos 14 and 16 in Appendix D. | OPEN |
| IA4_09 | C29 | Observation | All waste generated during construction must be secured and maintained within designated waste storage areas at all times and must not leave the site onto neighbouring public or private properties. | Observation: During the site inspection, it was noted that tree protection zone was not kept in a waste bin but spread on bare ground close to the public domain. Refer to photo 18 in Appendix D. | Recommendation: Perform regular housekeeping on the site, focusing particularly on areas near the public domain. Completed Action: Material was cleaned up around Gate 2. Refer to photo 19 in Appendix D. | CLOSED |

3.3 Adequacy of Environmental Management Plans, subplans and post approval documents

The adequacy of post approval documents must be determined on the basis of whether:

- there are any non-compliances resulting from the implementation of the document, and
- there are any opportunities for improvement.

The CEMP and Sub-plans developed for the Stage 2 and 3 works were prepared generally in accordance with the requirements of SSD- 10434896. CEMP has been revised quarterly and the latest revision (Issue 9, 22 September 2023) was submitted to the Department on the 27 October 2023. Implementation of the CEMP and sub-plans was verified during the site inspection and records review undertaken during the audit as detailed in Appendix A.

The Auditor considers that the mitigation and management measures in the plans are generally adequate for the work being undertaken by Kane at the time of the audit, noting that most works are currently internal as the building structure is complete. However, it was noted that the notification of the CEMP review was not provided to the Certifier within three months of the submission of the third independent audit report as required by the consent. A non-compliance was raised in this audit period against condition A31 because of this. Prior finalisation of this report, Kane provided evidence of submission of the CEMP (Rev.9) and associated sub-plans to the Certifier on the 17 November 2023.

3.4 Summary of notices from agencies

To the auditor's knowledge no formal notices were issued by the Department or any other authority/agencies during the audit period.

3.5 Other matters considered relevant by the Auditor or DPE

The Auditor observes that noise and vibration monitoring results have been published in the Project website, from January to September 2023 and dust monitoring results are available from April to August 2023. There were some noise exceedances recorded from April to August 2023. Those have been investigated and it has been determined that majority are related to the concrete pour, formwork, and installation of the loading platform on the Project.

As requested by the Department the audit assessed adherence to the hours of construction under the consent, site personnels understanding of consented Construction hours, and the adequacy of relevant site induction material. Based on the site inspection and auditee interviews the following is noted:

- Project site notice, which includes the construction hours, is in place as shown in photo 1 in Appendix D.
- Project site specific induction is in place and all project personnel are required to undertake the induction; records have been maintained in the Hammertech software platform for this.



- Copy of the induction presentation was provided which includes the following construction hours: Monday to Friday 7AM to 6PM, Saturdays 8AM – 1PM and quiet works only allowed between 1PM – 5PM.
- The auditee indicated that site personnel inducted to the project have been informed of those approved hours.

The complaint management system appears to be adequate for the project. Kane maintains an Incident/ Injury/ Corrective Action & Complaint Register and was current to September 2023. Only one noise complaint was received by the Ronald McDonald Resident during this period, on the 31 July 2023. This was related to an early start of a concrete pour at 6.30am. A non-compliance was raised against condition C4 as this was a breach against the approved construction hours. The complainant was contacted, the contractor apologised for the early start, the Department was notified of the non-compliance and the complaint was close-out. All other pouring works were completed within the construction hours. In addition, a toolbox talk was carried out on the 6 November 2023 to reinforce to the project personnel the hours of operation.

Construction activities are well advanced with works expected to be completed in the first quarter of 2024. Other than the non-compliances identified (presented in Table 6 above) there were no other matters considered relevant by the Auditor.

3.6 Complaints

The complaints register for the Project is available on the Project website and was current to 31 August 2023. <u>https://www.hinfra.health.nsw.gov.au/getmedia/ec17c7ef-2bd7-424e-9131-</u> <u>5dcd719a738a/CHW-Complaints-Register-August-2023.pdf.aspx</u>

One complaint related to noise was made on 31 July 2023 by the Ronald McDonald Resident. The complaint was due to an early start of the concrete boom pump as it arrived to site at 5.30am and started the concrete pour at 6.30am. The complainant was contacted, and the contractor apologised for the early start. All other pouring works were completed within the construction hours, and complaint was close-out. The Auditor is of the view that the complaint has been adequately managed and responded to.

Kane has maintained their Incident/ Injury/ Corrective Action & Complaint Register and was current to September 2023. One complaint was recorded during the audit period, as per above.

3.7 Incidents

There were no notifiable incidents during the audit period. Kane has maintained the Incident/ Injury/ Corrective Action & Complaint Register, which was current to September 2023.

3.8 Actual versus predicted impacts

Predicted outcomes associated with the construction of the Project are described in Chapter 6 of the *Environmental Impact Statement (SSD-10434896) Multi-Storey Carpark, The Children's Hospital at Westmead*, Architectus Australia, dated 13 April 2021(the EIS), and in Chapter 4 of the *Response to Submissions Report (SSD-10434896) Multi-Storey Carpark, The Children's Hospital at Westmead*, Architectus Australia, 23 July 2021 (the RtS).

The EIS and RtS included a range of studies and predictions that relied on observation, measurement and modelling of the existing environments and potential outcomes arising from the

Project. Full assessment of the accuracy of these predictions would also require a significant number of studies involving measurement and modelling using actual data points as inputs. Other than the construction requirements specified in the conditions and mitigation measures, to the Auditor's knowledge there are no requirements to undertake such studies and doing so does not form part of this Independent Audit. Any such comparison is qualitative only.

The Auditor considered the associated impacts that could occur from the construction activities in particular dust, noise, vibration, exposure to hazardous materials, lack of access and traffic have been monitored and controls put in place as per the CEMP. However, the erosion and sediment controls require some improvement, and four observations were raised on this audit for that. Refer to section 3.2 for more details.

A good degree of compliance was sighted, and the lack of incidents indicated that the environmental impacts are mostly minor or negligible and qualitatively well within that predicted by the EIS and RtS.

3.9 Key strengths and environmental performance

The overall outcome of this audit indicated that compliance was proactively tracked by the key project personnel. The following strengths were demonstrated in managing compliance against the SSD conditions:

- Records from relevant environmental and compliance monitoring, such as site inspections, were presented to demonstrate compliance.
- The following mitigating measures were observed:
 - Site notice has been maintained at the site entry
 - Hoarding has been maintained around the perimeter of the project site
 - Traffic controls implemented, controlled vehicle access and use of traffic controllers, as required
 - Tress have been protected
 - Spill kits were available onsite at point of use
 - Waste bins available at various locations, segregation and recycling implemented
 - No dust and no mud tracking were observed on the road.

4. CONCLUSIONS

This Audit Report is the fourth Independent Audit for the construction period, covering the period from June to November 2023.

The overall outcome of the Independent Audit was positive. Compliance records were organised and available at the time of the site inspection and interviews with Project personnel from PwC and Kane.

Relevant environmental and compliance monitoring records were being collected and reported as required to provide verification of compliance to statutory requirements and the broader Project environmental requirements. In summary:

- There were 145 conditions assessed.
- Four (4) non-compliances were identified. These relate to:
 - No evidence of notification to the Certifier of the CEMP review.
 - Approval from the Certifier of the products and systems used in the construction of external walls, including finishes and claddings was not obtained prior to the commencement of façade construction.
 - Work was carried out outside the approved hours of work on the 31 July 2023.
 - Construction vehicle (concrete truck) arrived at the site outside of the construction hours of work on the 31 July 2023.
- Five (5) observations were identified. These relate to outdated service record in Hammertech system, the need for revision of the Noise Monitoring Reports from the Acoustic Consultant, improvement on the erosion and sediment controls particularly on the tree protection zone delineation and silt fence, lack of protection for stormwater drainage, and general housekeeping to remove construction waste.

With respect to the status of the previously open findings from the first and third Independent Audits, all have been addressed and considered closed.

Detailed findings are presented in Section 3, along with actions proposed or undertaken by the Project team to address the findings.

The Auditor would like to thank the auditees from HINSW, PwC and Kane for their level of organisation, cooperation, and assistance during the Independent Audit.

5. LIMITATIONS

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With respect to conditions relating to compliance with the design, Building Codes of Australia (BCA) or satisfaction of the Independent Verifier / Certifier / Certifying Authority, the Independent Audits relied on confirmation from the Independent Verifier / Certifier / Certifying Authority that this is the case. The Independent Audits do not extend to an assessment of the works against the design or BCA requirements themselves, nor did they examine the steps the Independent Verifier / Certifier / Certifying Authority has taken to verify that the design is compliant.

The assessment of actual impacts and those predicted in the Environmental Impact Assessment(s) was a highlevel assessment qualitative assessment only. The Environmental Impact Assessment(s) include a voluminous number of studies and predictions that relied on observation, measurement and modelling of the existing environments and potential outcomes arising from the Project (including mitigation measures). Full assessment of the accuracy of these predictions would also require a significant number of studies involving measurement and modelling using actual data points as inputs. Other than the requirements specified in the, to the Auditor's knowledge there are no requirements to undertake such studies and doing so does not form part of this Independent Audit.

Audits of all post approval documents prepared to satisfy the conditions, including an assessment of the implementation of Environmental Management Plans and Sub-plans, adopts a Judgement Based Sampling approach. Judgement Based Sampling is the process of selecting a sample of commitments and evidence from within the total available data set (population) to obtain and evaluate evidence about some characteristic of that population, in order to form a conclusion concerning the population.

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APPENDIX A – SSD-10434896 CONDITIONS OF CONSENT

| Unique ID | Compliance requirement | | | | Evidence collected | Independent Audit findings and recommendations | Compliance Statu |
|------------|---|--|--|--|---|---|------------------|
| Part A Adm | ninistrative conditions | | | | | | |
| Obligation | to Minimise Harm to the Environn | nent | | | | | |
| A1 | and feasible measures must be in | nplemente | nce measures and criteria in this consen ed to prevent, and, if prevention is not rea environment that may result from the cor | sonable and | Evidence referred to elsewhere in this Audit Table | Feasible and reasonable measures were observed to be implemented for the construction at the time of the audit, noting however the non-compliances and observations referred to in this audit table. | Compliant |
| Terms of C | onsent | | | | | | |
| A2 | c) generally in accordance d) in accordance with the a Architectural drawings prepa Dwg No. CHW-AR-DG- MCP-DA007 CHW-AR-DG- MCP-DA008 CHW-AR-DG- MCP-DA009 CHW-AR-DG- MCP-DA031 CHW-AR-DG- MCP-DA031 CHW-AR-DG- MCP-DA032 CHW-AR-DG- MCP-DA032 CHW-AR-DG- MCP-DA038 CHW-AR-DG- MCP-DA039 CHW-AR-DG- MCP-DA039 CHW-AR-DG- MCP-DA040 CHW-AR-DG- MCP-DA041 CHW-AR-DG- MCP-DA050 CHW-AR-DG- MCP-DA051 CHW-AR-DG- MCP-DA051 CHW-AR-SC- MCP-DA092 Landscape drawings prepare Dwg No. | onditions of ritten direct with the E approved p red by <i>Bil</i> Rev C D D D F F F E D D J H G G G C C | tions of the Planning Secretary; IS and the Response to Submissions; an lans in the table below: IA I | Date 21.12.2020 22.06.2021 22.06.2021 22.06.2021 22.06.2021 22.06.2021 22.06.2021 22.06.2021 22.06.2021 22.06.2021 23.07.2021 23.07.2021 23.07.2021 22.06.2021 23.07.2021 23.07.2021 22.06.2021 Date | Interview with auditees, 27/10/2023 Development Consent, SSD-10434896, 15/09/2021 Environmental Impact Statement (SSD- 10434896) Multi-Storey Carpark, The Children's Hospital at Westmead, Architectus Australia, 13/04/21 Response to Submissions Report (SSD-10434896) Multi-Storey Carpark, The Children's Hospital at Westmead, Architectus Australia, 23/0721 Crown Certificate, CRO 22006, Blackett MaGuire and Goldsmith, 09/03/22 (covers Stage 1 of the MSCP) Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) MOD-1Changes to solar panels, building facade, landscaping and parking layout, approved on 15/09/23 by DPE MOD-1 approved plans dated 02/03/23 by CCG with stamped approved by DPE on 07/09/23 | Whilst some non-compliances were identified, these were not substantial in nature and were not significant in number. Other than these few events, compliance is being achieved in all other respects and, on this basis, the Auditor does not consider it appropriate to assign a non-compliance with this condition. Development was observed to be carried out generally in accordance with the EIS, RtS and additional information provided in support of the application. The Certifier has verified that the works to date are consistent with the approved design. MOD-1 was prepared on the and approved by the DPE on the 7/9/2023 building design (façade art) and landscaping. Architectus prepared this. Revised architectural plans posted in the planning portal, stamped by DPE 7/9/23. Revised plans 2/3/23. | Compliant |
| | CHW-LD-DG- MSCP- SD101 | ' | SCHEMATIC DESIGN – MSCP PLAN | 15.06.2021 | | | |
| A3 | Consistent with the requirements in this consent, the Planning Secretary may make written directions to the Applicant in relation to: a) the content of any strategy, study, system, plan, program, review, audit, notification, report or correspondence submitted under or otherwise made in relation to this consent, including those that are required to be, and have been, approved by the Planning Secretary regarding compliance with this approval; and | | | tification, report nsent, including cretary; | Interview with auditees 27/10/2023 Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 and subplans | CEMP Rev. 9 dated 22/9/23 was submitted to PwC on the 13/10/2023, staff changes (flowchart) and other minor changes made. The Department did not have any comments on Kane Revised CEMP and Sub-plans. Documents were submitted 27/10/2023 to DPE. | Compliant |
| | c) the implementation of ar in (a) above. | ny actions | or measures contained in any such docu | ment referred to | | | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Statu |
|--------------|---|---|--|------------------|
| A4 | The conditions of this consent and directions of the Planning Secretary prevail to the extent of any inconsistency, ambiguity or conflict between them and a document listed in condition A2(c). In the event of an inconsistency, ambiguity or conflict between any of the documents listed in condition A2(c), the most recent document prevails to the extent of the inconsistency, ambiguity or conflict. | - | Noted. This audit assesses compliance with the current conditions. No conflicts identified. | Not Triggered |
| Limit of Cor | nsent | | | |
| A5 | This consent lapses five years after the date of consent unless work is physically commenced. | Site inspection 27/10/2023 Letter to DPE notifying construction commencement, Ford Civil, 08/02/22 | Letter sent by Ford Civil to the DPE notifying commencement of Stage 1 – Early Works on 10/02/22. This was the actual date of commencement. Letter of commencement from Kane - Stage 2 was notified on 28/07/22, dated 8/8/2022. Actual date of commencement was 16/1/2023. | Compliant |
| Prescribed | Conditions | 1 | 1 | |
| A6 | The Applicant must comply with all relevant prescribed conditions of development consent under Part 6, Division 8A of the EP&A Regulation. | Part 6, Division 8A of the EP&A Regulation Crown Certificate, CRO 22006, Blackett MaGuire and Goldsmith, 09/03/22 (covers Stage 1 of the MSCP) Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) | Part 6, Division 8A of the EP&A relates to prescribed conditions for: Compliance with the BCA (Crown Certificate received for current works) Erection of signs (not relevant) Residential building work (not relevant) Entertainment venues (not relevant) Signage for max number of persons in venues (not relevant for construction) Shoring and adjoining properties (not relevant – no shoring or adjoining properties). Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| Planning Se | ecretary as Moderator | | | |
| A7 | In the event of a dispute between the Applicant and a public authority, in relation to an applicable requirement in this approval or relevant matter relating to the Development, either party may refer the matter to the Planning Secretary for resolution. The Planning Secretary's resolution of the matter must be binding on the parties. | Interview with auditees 27/10/2023 | The auditees are not aware of any disputes. | Not Triggered |
| Evidence of | Consultation | | | |
| A8 | Where conditions of this consent require consultation with an identified party, the Applicant must: a) consult with the relevant party prior to submitting the subject document for information or approval; and b) provide details of the consultation undertaken including: i. the outcome of that consultation, matters resolved and unresolved; and ii. details of any disagreement remaining between the party consulted and the Applicant and how the Applicant has addressed the matters not resolved. | Refer to evidence sighted in relation to B5, B6, B12, and B15 Email from PwC to RMH 13/12/2022 re. CNVMP consultation Interface meetings minutes No. 53 dated 11/9/2023 and No. 57 dated 23/10/2023. Disruption Notice for scaffold top up Redbank Rd, email date 16/6/2023. DN16 Stair 3 and Pour 1 columns concrete pumps6, 31/5/23. DN18 for Tower Crane Removal (dismantle) proposed date 9/11/23. | Evidence shows that the consultation was completed in accordance with the applicable requirements. The auditor is not aware of any outstanding disagreements. Records were sighted as follows: CNVMP was initially submitted to Ronald McDonald House (RMH) for consultation on the 13/12/2022. Additionally, Interface Meetings have been carried out ad attended by SCHN, PwC, Kane and HI. Sighted minutes for meeting No. 53 and No. 57 – in this meeting dated 23/10/2023 disruption notices, construction updates, sensory garden, RFI, samples, workshops, etc were discussed. Disruption Notice Register presented up to DN17, this gets discussed in the interface meetings. Sighted DN18 for Crane Removal (Proposed date 9/11/23) and DN67 Eastern Airlock Structural Steel Delivery and Installation (3/11/2023). Email from PwC to Ronald McDonald House | Compliant |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| | | DN67 – 12/10/2023 – Eastern Airlock Structural Steel Delivery and Installation | the Tower Crane Removal (DN18) and the Structural Steel Delivery and Installation (DN67) was provided in the 3/11/2023. Correspondence with WS LHD 6/9/23. | |
| | | Disruption Notice Register up-to 27/10/23, DN18. | | |
| | | Correspondence with WS LHD 6/9/23 | | |
| | | Email PwC to RMH re. notification of DN18 and DN67. | | |
| | | Interview with auditees 27/10/2023 | | |
| Staging | | | | |
| A9 | The project may be constructed and operated in stages. Where compliance with conditions is required to be staged due to staged construction or operation, a Staging Report (for either or both construction and operation as the case may be) must be prepared and submitted to the satisfaction | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | A Staging Report has been prepared for the Project, which was approved by the Planning Secretary on 18/03/22, then again in June 2022. | Compliant |
| | of the Planning Secretary. The Staging Report must be submitted to the Planning Secretary no later than one month before the commencement of construction of the first of the proposed stages of construction (or if only staged operation is proposed, one month before the commencement of operation of the first of the proposed stages of operation). | Staging Report approval letter from DPE to HINSW, dated 28/06/22 | Based on the evidence provided at the second audit, it is apparent that the Staging Report was submitted <1 month prior to construction. The latest update to the Staging Report was | |
| | | Letter to DPE notifying construction commencement, Ford Civil, 08/02/22 | reviewed and approved prior to any changes to staging. | |
| | | Email DPE to HINSW, 20/01/22 | | |
| A10 | A Staging Report prepared in accordance with condition A9 must: a) if staged construction is proposed, set out how the construction of the whole of the project | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 Rev.4 | The Project Staging Report addresses the requirements of A10 and was approved by the Planning Secretary on 18 March 2022, then again in June 2022. | Compliant |
| | will be staged, including details of work and other activities to be carried out in each stage and the general timing of when construction of each stage will commence and finish; | Staging Report approval letter from DPE to HINSW, dated 28/06/22 | Currently the project is in stage 2 of the Staging Report. | |
| | b) if staged operation is proposed, set out how the operation of the whole of the project will be staged, including details of work and other activities to be carried out in each stage and the general timing of when operation of each stage will commence and finish (if relevant); | Letter DPE to HINSW 28/06/22 (approval of Revision 4 Staging | | |
| | specify how compliance with conditions will be achieved across and between each of the stages of the project; and | Report). | | |
| | set out mechanisms for managing any cumulative impacts arising from the proposed staging. | | | |
| 411 | Where a Staging Report is required, the project must be staged in accordance with the Staging Report, as approved by the Planning Secretary. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | Works are being conducted in accordance with the Staging Report, Project is currently delivering the Stage 2 Works. Compliance monitoring is ongoing. | Compliant |
| A12 | Where construction or operation is being staged in accordance with a Staging Report, the terms of this consent that apply or are relevant to the works or activities to be carried out in a specific stage must be complied with at the relevant time for that stage as identified in the Staging Report. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | Appendix A of the approved Staging Report sets out sets out which conditions have been deemed applicable to each stage of works. | Compliant |
| Staging, Co | mbining and Updating Strategies, Plans or Programs | | | |
| .13 | The Applicant may: | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, | The CEMP and sub-plans cover Stage 2 work managed by Kane and are consistent with the Staging Report. The auditees have not | Not Triggered |
| | a) prepare and submit any strategy, plan (including management plan, architectural or design plan) or program required by this consent on a staged basis (if a clear description is provided as to the specific stage and scope of the development to which the strategy, plan | 17/06/22 Staging Report approval letter from | relied on this condition. CEMP was updated on 22/09/23 to revision no.9 that include staff | |
| | (including management plan, architectural or design plan) or program applies, the relationship of the stage to any future stages and the trigger for updating the strategy, plan (including management plan, architectural or design plan) or program); | DPE to HINSW, dated 28/06/22 CEMP and Sub-Plans (B11, B12, B13, | changes and 3 rd quarter review. The revised CEMP and subplans were submitted to the Department on 27/10/23. | |
| | b) combine any strategy, plan (including management plan, architectural or design plan), or program required by this consent (if a clear relationship is demonstrated between the strategies, plans (including management plan, architectural or design plan) or programs that are proposed to be combined); and | B14, and B15) Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 dated 22/09/23 and subplans | | |
| | c) update any strategy, plan (including management plan, architectural or design plan), or program required by this consent (to ensure the strategies, plans (including management | | | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| | plan, architectural or design plan), or programs required under this consent are updated on a regular basis and incorporate additional measures or amendments to improve the environmental performance of the development). | Post Approval (DPE portal) submission of CEMP and subplans 27/10/23 | | |
| A14 | Any strategy, plan or program prepared in accordance with condition A13, where previously approved by the Planning Secretary under this consent, must be submitted to the satisfaction of the Planning Secretary. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | The CEMP and sub-plans cover Stage 2 work managed by Kane and are consistent with the Staging Report. The auditees have not relied on this condition. | Not Triggered |
| | | Staging Report approval letter from DPE to HINSW, dated 28/06/22 | CEMP was updated on 22/09/23 to revision no.9 that include staff changes and 3 rd quarter review. The revised CEMP and subplans | |
| | | CEMP and Sub-Plans (B11, B12, B13, B14, and B15) | were submitted to the Department on 27/10/23. Still awaits for the Department further comments and instruction. | |
| | | Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 dated 22/09/23 and subplans | | |
| | | Post Approval (DPE portal) submission of CEMP and subplans 27/10/23 | | |
| A15 | If the Planning Secretary agrees, a strategy, plan (including management plan, architectural or design plan), or program may be staged or updated without consultation being undertaken with all parties required to be consulted in the relevant condition in this consent. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | No agreements have been made with the Planning Secretary to update a strategy, plan, or program in a staged manner or without consulting with required parties. | Not Triggered |
| | | Staging Report approval letter from DPE to HINSW, dated 28/06/22 | | |
| | | CEMP and Sub-Plans (B11, B12, B13, B14, and B15) | | |
| | | Revised CEMP and sub-plans submission 27/10/23 | | |
| A16 | Updated strategies, plans (including management plan, architectural or design plan), or programs supersede the previous versions of them and must be implemented in accordance with the condition that requires the strategy, plan, program or drawing. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | The CEMP and sub-plans cover Stage 2 work managed by Kane and are consistent with the Staging Report. The auditees have not relied on this condition. | Not Triggered |
| | | Staging Report approval letter from DPE to HINSW, dated 28/06/22 | | |
| | | CEMP and Sub-Plans (B11, B12, B13, B14, and B15) | | |
| | | Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 dated 22/09/23 and subplans | | |
| | | Post Approval (DPE portal) submission of CEMP and subplans 27/10/23 | | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| Structural | Adequacy | | | |
| A17 | All new buildings and structures, and any alterations or additions to existing buildings and structures, that are part of the development, must be constructed in accordance with the relevant requirements of the BCA. Note: Part 8 of the EP&A Regulation sets out the requirements for the certification of the development. | Design Certificate, Arup, 03/02/22 (structural design certificate) Crown Certificate, CRO 22006, Blackett MaGuire and Goldsmith, 09/03/22 (covers Stage 1 of the MSCP) Structural Design Certificate, Dunnings, 07/04/22 for Kane Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) BCA Completion Certificate Checklist from Blackett Maguire and Goldsmith, Project No. 220056 dated 1/3/2023 for Stage 2 and 3 (Demolition, remediations works, construction and operation of an 8-level carpark. | The structural designers confirmed structures comply with the BCA. This was verified by the Certifier. Crown Certificate submission included Structural Design Statement from the Structural Engineer (DCE). Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| External W | alls and Cladding | | | |
| A18 | The external walls of all buildings including additions to existing buildings must comply with the relevant requirements of the BCA. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 Staging Report approval letter from DPE to HINSW, dated 28/06/22 Crown Certificate, CRO 22052, Blackett Maguire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) BCA Completion Certificate Checklist from Blackett Maguire and Goldsmith, Project No. 220056 dated 1/3/2023 for Stage 2 and 3 (Demolition, remediations works, construction and operation of an 8-level carpark. | Kane's Works (Stage 2), included in the Crown Certificate, includes external walls compliance with BCA. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| External M | aterials | | | |
| A19 | The external colours, materials and finishes of the buildings must be consistent with the approved plans referenced in Condition A2. Any minor changes to the colour and finish of approved external materials may be approved by the Certifier provided: a) the alternative colour/material is of a similar tone/shade and finish to the approved external colours/building materials; b) the quality and durability of any alternative material is the same standard as the approved external building materials; and c) a copy of any approved changes to the external colours and/or building materials is provided to the Planning Secretary for information. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 and Staging Report approval letter from DPE to HINSW, dated 28/06/22 BCA Completion Certificate Checklist from BMG, Project No. 220056 dated 1/3/2023 for Stage 2 and 3 (Demolition, remediations works, construction and operation of an 8-level carpark) Aconex Email from Kane to BMG, re. submission for final Crown Certificate (Stage 3), 30/08/23 | Email from Kane to BMG (Certifier) was presented, dated 30/08/2023 for Stage 2 MSCP – Crown Certificate (CC3) including evidence for the external finishes and materials, external walls, landscaping, etc. Other Aconex Correspondence related to CC3 was sighted from 30/08/23 to 23/10/2023. It was indicated that CC3 for Stage 3 (not obtained yet) will include the external finishes schedule. Also, the architectural technical specifications il be included for reference as they mention external materials, colours and finishes. Presented section 4.55 (1A) Modification – Building Design and Landscaping Changes from Architectus, 25/08/2023 Rev. C – Final and Assessment Report dated 7/9/23, which includes the façade cladding panel material and colour(s) revised and the dragonfly artwork motif added to east, south and west facades of the MSCP, approved by DPE NSW. | Complaint |



| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Statu |
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| | | Stage 2 Crown Certificate Requirements List from BMG, 19/10/23 Project No. 220494 Section 4.55 (1A) Modification – Building Design and Landscaping Changes from Architectus, 25/08/2023 Rev. C – Final State Significant Development Modification Assessment Report (SSD- 10434896 MOD-1), DPE NSW 7/9/23 MOD-1 Changes to solar panels, building facade, landscaping and parking layout, approved on 15/09/23 by DPE Letter from BMG 19/10/23 indicating that MOD-1 was included. Aconex from BMG to Kane Ref. No. BM+G-GCOR-000646, 17/11/2023 re. confirmation of compliance with DA Conditions A19, B4 and B24. | MOD-1 included changes to solar panels, building facade, landscaping and parking layout. This was approved by DPE on 15/09/23. Evidence of the Certifier approval of the façade cladding panel material and colour(s) was provided in an Aconex from BMG to Kane Ref. No. BM+G-GCOR-000646 dated 17/11/2023, re. confirmation of compliance with DA Conditions A19, B4 and B24. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | |
| ite Contarr | nination | | | |
| A20 | Remediation approved as part of this development consent must be carried out in accordance with the <i>Remediation Action Plan</i> (RAP), dated 9 February 2021, prepared by JBS&G, or any updated RAP, prepared by a Certified Contaminated Land Consultant. | Site inspection 27/10/2023 Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) Safe Work & Environments Clearance Certificates for Hazardous Materials Encapsulating Work for: 5/12/2022, 12/01/23, 17/2/2023 and 25/2/2023 | Ford Civil - Stage 1: Each week the contaminated lands consultant who prepared the RAP provide a summary on how the project is tracking against the requirements of the RAP (including material movements, PPE, site controls, asbestos finds, air quality and air monitoring results etc). JBS&G confirmed the RAP was being implemented with only 2 x minor deficiencies identified during the audit period (one relating to delineation of exclusion zones and one relating to use of PPE). Kane – Stage 2 works: Clearance Certificates have been received from Safe Work & Environments; records sighted as follows: 5 Feb 2023, date of inspection 3 Feb 2023 with clearance for the back area (yellow highlight) 17 Feb 2023, inspection same date, with clearance for gate 3 driveway and ramp. 12 Jan 2023, date of inspection 11 Jan 2023 with clearance for northeast and southeast (white colour) in front of the scaffold and site sheds. 5 Dec 2022 inspection same day, with clearance for gate 2 entrance driveway and part of P1 slab. | Compliant |
| | y of Guidelines | 1 | | |
| 421 | References in the conditions of this consent to any guideline, protocol, Australian Standard or policy are to such guidelines, protocols, Standards or policies in the form they are in as at the date of this consent. | CEMP and Sub-Plans (B11, B12, B13, B14, and B15) | Noted. The project plans appear to reference the current versions of guidelines, protocols, Standards or policies. | Compliant |
| 22 | Consistent with the conditions of this consent and without altering any limits or criteria in this consent, the Planning Secretary may, when issuing directions under this consent in respect of ongoing monitoring and management obligations, require compliance with an updated or revised version of such a guideline, protocol, Standard or policy, or a replacement of them. | Interview with auditees 27/10/2023 MOD-1Changes to solar panels, building facade, landscaping and parking layout, approved on 15/09/23 by DPE | It is understood that the Department has not issued any other directions or requested any other updates in the Plans. | Not Triggered |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Statu |
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| | | MOD-1 approved plans dated 02/03/23 by CCG with stamped approved by DPE on 07/09/23 | | |
| | | Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 dated 22/09/23 and subplans | | |
| | | Post Approval (DPE portal) submission of CEMP and subplans 27/10/23 | | |
| pplicability | / of Guidelines | | 1 | 1 |
| A23 | Any condition of this consent that requires the carrying out of monitoring or an environmental audit, whether directly or by way of a plan, strategy or program, is taken to be a condition requiring monitoring or an environmental audit under Division 9.4 of Part 9 of the EP&A Act. This includes conditions in respect of incident notification, reporting and response, non- compliance notification, Site audit report and independent auditing. Note: For the purposes of this condition, as set out in the EP&A Act, "monitoring" is monitoring of the development to provide data on compliance with the consent or on the environmental impact of the development to provide information on compliance with the consent or the environmental evaluation of the development to provide information on compliance with the consent or the environmental management or impact of the development. | Control Air monitoring for Asbestos Fibers Results SWE Report Reference: - S110355.282-AAM1.v1- 01/02/2023, 01/02/2023 By NATA - S110355.307-AAM1.v1- 01/03/2023, 01/03/2023 By NATA Dust monitoring from CHEC for: - April 2023 No. CH1435-D230123 - May 2023 No. CH1435-D230167 - June 2023 No. CH1435-D230167 - June 2023 No. CH1435-D230255 - August 2023 No. CH1435-D230271 Westmead PSB and MSCP Noise Monitoring Reports by Arup for: - 02/01/23 to 28/02/23 V1 8/03/23 - 01/03/23 to 31/03/23 V1 18/04/23 - 01/04/23 to 30/04/23 V1 2/05/23 - 01/05/23 to 31/05/23 V1 22/06/23 - 01/06/23 to 30/06/23 V1 18/07/23 - 01/07/23 to 31/07/23 V1 15/08/23 - 01/07/23 to 31/07/23 V1 15/08/23 - 01/08/23 to 31/10/23 V1 13/10/23 Noise Reporting Result 3/4/23 to 18/8/23 Vibration monitoring report by Arup for 01/09/23 to 30/09/23 for various locations Various Certificates of Calibration (No. G30961, No. G30976, No. G30979 and G30982) from Acu-Vib Electronics. | The relevant section of the EPAA relates to (among other things) the need to be accurate, true (not misleading), properly conducted (approved methodology, calibrated etc) and with records retained. Dust monitoring reports indicate that monitoring was conducted in accordance with the NEPM using dust tracks. Sighted records from SafeWork Environments from May 2023 to Sept 2023 and Jan 2023 and monitoring reports from CHEC from April to August 2023. Noise monitoring reports indicate that monitoring was conducted in accordance with AS1055. Sighted Arup reports for noise and vibration for Feb 2023 to Sep 2023. Vibration monitoring reports by Arup from 01/09/23 to 30/09/23 for various locations within the Children's Hospital Westmead. | Compliant |
| ccess to Ir | formation | | | |
| A24 | At least 48 hours before the commencement of construction until the completion of all works under this consent, or such other time as agreed by the Planning Secretary, the Applicant must: a) make the following information and documents (as they are obtained or approved) publicly available on its website: i. the documents referred to in condition A2 of this consent; ii. all current statutory approvals for the development; | HI NSW project website <u>https://www.hinfra.health.nsw.gov.au/pr</u> <u>ojects/project-search/the-</u> <u>children%E2%80%99s-hospital-at-</u> <u>westmead-%E2%80%93-stage-2-rede</u> Planning portal project website | HI NSW project website and the Planning portal project website contain the information listed in this condition. However, the website from Children's Hospital at Westmead NSW Gov, does not direct the reader to the other two project websites (via link or other method). Link from HI website to the project website is in place; it was noted that the project website presents only general project information and construction updates, and there is no link back to the HI | Compliant |
| | iii. all approved strategies, plans and programs required under the conditions of this consent; | https://www.planningportal.nsw.gov.au/ major-projects/projects/childrens- hospital-westmead-multi-storey-carpark | website nor the Planning portal. Kane's Incident/ Injury/ Corrective Action & Complaint register indicated that there was complaint received on the 21 January | |

| Jnique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Sta |
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| ompliance 5 | iv. regular reporting on the environmental performance of the development in accordance with the reporting arrangements in any plans or programs approved under the conditions of this consent; v. a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this consent, or any approved plans and programs; vi. a summary of the current stage and progress of the development; vii. contact details to enquire about the development or to make a complaint; viii. a complaints register, updated monthly; ix. audit reports prepared as part of any independent audit of the development and the Applicant's response to the recommendations in any audit report; x. any other matter required by the Planning Secretary; and b) keep such information up to date, to the satisfaction of the Planning Secretary and publicly available for 12 months after the commencement of operations. | Children's Hospital at Westmead NSW Gov websites: https://westmeadkidsredevelopment.he alth.nsw.gov.au/projects/new-car-park- (1) https://westmeadkidsredevelopment.he alth.nsw.gov.au/news/site-works Kane Enviro induction, including environmental policy (May 2023) 8/6/23 Induction completed 23/7/23 for Labourer from Locker Group, 31/3/2023 for Form worker from Green Formwork Group Project site induction in Hammertech Site Specific Induction presentation Ref. 2504 – CHW Stage 2 MSCP Toolbox talk 19/10/23 (Mates in Construction – re. mental health) Daily Pre-start 5/9/23 from Kane including PPE, edge protection, access ways. Email Kane to subcontractors, 13/10/2023 (issue of current CEMP and sub-plans to Kane subcontractors). Weekly toolbox talk (Hammertech system) 15/8/2023 re. WHS, noise complaint, PwC notice. Toolbox talk (Hammertech system) 6/11/2023 re. crystalline silica awareness, hours of operation, future works. | Independent Addit Interings and recommendators 2023 which has not been included in the complaints register posted in the project website. Noise monitoring results are from February 2023 to September 2023 from Arup which are upload to the project website. The requirements of the Project were communicated to the workforce as relevant to their roles through the subcontractor agreements, inductions and training. Contractual requirements were included in attachments including, but not limited to the CEMP. There is an environmental induction in place (printed at the front o the site) refer to photo, which includes the relevant to the works being undertaken. Sighted pre-starts which includes requirements PPE, edge protection, access ways and risks relevant to the works being undertaken. Site Specific Induction presentation was sighted, Ref. 2504 – CHW Stage 2 MSCP; Page No.12 includes a slide with the DA approved hours (M-F 7am to 6pm and S 8am to 1pm, with quiet works allow from 1pm – 5pm). A toolbox talk was carried out after this audit and record presented from Hammertech system, meeting was conducted on the 6/11/2023 at 7am and included topics were: crystalline silica awareness, hours of operation, future works. | Compliant |
| | iffection. Departing and December | Updated CEMP furnished to subcontractors 13/10/23 | | |
| | tification, Reporting and Response | | | |
| 26 | The Planning Secretary must be notified through the major projects portal immediately after the Applicant becomes aware of an incident. The notification must identify the development (including the development application number and the name of the development if it has one), and set out the location and nature of the incident. | Interview with auditees 27/10/2023 Incident Register, current to 20/09/2023 | The incident register was sighted (Incident/ Injury/ Corrective Action & Complaint Register) up to September 2023. There were no reportable incidents (as defined by the consent) during the audit period. 2/8/2023 injury was notified to PwC but doesn't require to be notified to DPE. | Not Triggered |
| 27 | Subsequent notification must be given and reports submitted in accordance with the requirements set out in Appendix 1 . | Interview with auditees 27/10/2023 | The incident register was sighted. There were no reportable incidents (as defined by the consent) during the audit period. | Not Triggered |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| | | Incident Register, current to 20/09/2023 | | |
| Non-Compl | ance Notification | | · | |
| A28 | The Planning Secretary must be notified through the major projects portal within seven days after the Applicant becomes aware of any non-compliance. The Certifier must also notify the Planning Secretary through the major projects portal within seven days after they identify any non- compliance. | Interview with auditees 27/10/2023 Email and letter sent from HI to DPE re. non-compliance notification with Condition C4 re. noise complaint from Ronald McDonal House on the 4/8/23. Warning Letter breach from DPE to Kane, 16/10/23 re. non-compliance notification with Condition C4 (early commencement of works on site and associated noise impacts) | A complaint was received on the 31/07/2023 re. Early works generating noise from Ronald McDonal House. An email and letter were sent from HI to DPE re. non-compliance notification with Condition C4 (early commencement of works on site and associated noise complaint) on the 4/8/23. A warning letter breach was received from DPE on the 16/10/23 re. non-compliance notification with Condition. | Compliant |
| A29 | The notification must identify the development and the application number for it, set out the condition of consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance. | Interview with auditees 27/10/2023 Email and letter sent from HI to DPE re. non-compliance notification with Condition C4 re. noise complaint from Ronald McDonal House on the 4/8/23. Warning Letter breach from DPE to Kane, 16/10/23 re. non-compliance notification with Condition C4 (early commencement of works on site and associated noise impacts) | The details required by this condition were included in the Letter sent to the DPE 4/8/23 re. non-compliance notification with Condition C4 (early commencement of works on site and associated noise complaint). | Compliant |
| A30 | A non-compliance which has been notified as an incident does not need to also be notified as a non- compliance. | Interview with auditees 27/10/2023 | The auditees have not identified any non-compliances or incidents during the audit period. | Not Triggered |
| Revision of | Strategies, Plans and Programs | | | |
| A31 | Within three months of: f) the submission of a compliance report under condition A36; g) the submission of an incident report under condition A27; h) the submission of an Independent Audit under condition C40 or C41; i) the approval of any modification of the conditions of this consent; or j) the issue of a direction of the Planning Secretary under condition A2 which requires a review, the strategies, plans and programs required under this consent must be reviewed, and the Planning Secretary and the Certifier must be notified in writing that a review is being carried out. | Interview with auditees 27/10/2023 Site inspection 27/10/2023 Email sent to BMG from Kane with updated sub-plans, 5/6/2023. Independent Audit No 3, WolfPeak, 13/06/2023 DPE post approval portal lodgement 20/6/2023 (IA3 and Response to Audit Findings) DPE post approval portal lodgement 27/10/2023 (update CEMP from Kane) Aconex No. Kane C-TRANSMIT- 001144 sent on 13/10/23 re. Updated CEMP & WHS Management Plans from Kane to BMG. | Triggering events include: Submission of the third Independent Audit. MOD-1 The CEMP and sub-plans were reviewed and updated 2/6/2023 (Rev.7), 12/7/23 (Rev.8), 22/9/23 (Rev.9) CEMP was submitted from Kane to PwC (sub-plans only requires minor updates). CEMP was submitted to the DPE on the 27/10/2023. It is also noted that HINSW in correspondence dated 27/10/2023 advised to the DPE that the Applicant is conducting a review of the strategies, plans and programs under the consent in accordance with condition A31. Non-compliance: Whilst there was evidence of a review having been conducted and notified to the Department, there was no evidence that the review was notified to the Certifier, as required by this condition. Completed Action: Notification to the Certifier of the revision of the CEMP and sub-plans was completed on the 13/10/23. | Non-compliant |
| A32 | If necessary to either improve the environmental performance of the development, cater for a modification or comply with a direction, the strategies, plans, programs or drawings required under this consent must be revised, to the satisfaction of the Planning Secretary or Certifier (where previously approved by the Certifier). Where revisions are required, the revised document must be submitted to the Planning Secretary and / or Certifier for approval and / or information (where relevant) within six weeks of the review. | Interview with auditees 27/10/2023 Independent Audit No 3, WolfPeak, 13/06/2023 MOD-1Changes to solar panels, building facade, landscaping and | The CEMP was reviewed and updated, and the updated document was submitted to DPE 27/10/2023. The Department had no comments on the revised CEMP. | Compliant |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommend |
|------------|---|---|---|
| | Note: This is to ensure strategies, plans and programs are updated on a regular basis and to incorporate any recommended measures to improve the environmental performance of the development. | parking layout, approved on 15/09/23 by DPE MOD-1 approved plans dated 02/03/23 by CCG with stamped approved by DPE on 07/09/23 DPE post approval portal lodgement | |
| | | 27/10/2023 (update CEMP from Kane) | |
| Compliance | e Reporting | 1 | 1 |
| A33 | No later than 48 hours prior to the commencement of construction, a Compliance Monitoring and Reporting Schedule prepared in accordance with the Compliance Reporting Post Approval Requirements, as amended by condition A34, must be submitted to the Planning Secretary and the Certifier. | Interview with auditees 27/10/2023 Pre-commencement Compliance Report, Ford, 01/02/22 (the PCCR) updated 29/06/2022 and 23/3/2023 DPE post approval portal, 07/02/22 (lodgement of PCCR) DPE post approval portal, 6/4/23 (Compliance Reporting Schedule) Letter from DPE to HINSW 13/04/2023 DPE Acknowledgment email 5/6/2023 | Compliance Monitoring and Reporting Schedul to the Department. Acknowledgment email was comments from the Department on the 5 June The latest version of the Pre-Commencement has been uploaded to the website. |
| A34 | Table 1 of the Compliance Reporting Post Approval Requirements is amended so that the Compliance Monitoring and Reporting Schedule, minimum frequency of Compliance Reports required is: a) a Pre-Construction Compliance Report must be submitted to the Planning Secretary prior to commencement of construction; b) a Pre-Operational Compliance Report must be submitted to the Planning Secretary prior to commencement of operation and/or use; and c) Operation Compliance Reports are required for the duration of operation and must be submitted to the Planning Secretary at intervals, no greater than 52 weeks from the commencement of operation or as otherwise by the Planning Secretary. | Pre-commencement Compliance Report, Ford, 01/02/22 (the PCCR) DPE post approval portal, 07/02/22 (lodgement of PCCR) Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 Staging Report approval letter from DPE to HINSW, dated 28/06/22 Compliance Reporting Schedule #1 submitted to DPE 6/4/2023 Letter from DPE to HINSW 13/04/2023 | Pre-commencement Compliance Report from I 29/06//22 (the PCCR) was submitted to DPE a website. Pre-Operational Compliance Report not application works Operational Compliance Reports not applicable |
| A35 | Compliance Reports of the project must be carried out in accordance with the Compliance Reporting Post Approval Requirements. | Pre-commencement Compliance Report, Ford, 01/02/22 (the PCCR) and updated revision 29/06/22 DPE post approval portal, 07/02/22 (lodgement of PCCR) DPE post approval response 23/05/22 Compliance Reporting Schedule #1 submitted to DPE 6/4/2023 | The PCCR was prepared and included a decla Civil in accordance with Appendix D of the <i>Cor</i> <i>Post Approval Requirements</i> . The updated Pre-Commencement Compliance 29/6/2022 was submitted to the Department 6/ |
| A36 | Compliance Reports must be submitted to the Department in accordance with the timeframes set out in the Compliance Reporting Post Approval Requirements, unless otherwise agreed by the Planning Secretary. | Pre-commencement Compliance Report, Ford, 01/02/22 (the PCCR) DPE post approval portal, 07/02/22 (lodgement of PCCR) | The PCCR was submitted prior to construction |
| A37 | The Applicant must make each Compliance Report publicly available 60 days after submitting it to the Planning Secretary. | https://www.hinfra.health.nsw.gov.au/ou r-projects/project-search/the- children%E2%80%99s-hospital-at- westmead-%E2%80%93-stage-2-rede | The website contains the Pre-Construction Conducted 29/6/2022, Revision 1, from Ford Civil, a condition. The report was updated on the 23/3/ revision has not been published on the website |

| mendations | Compliance Status |
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| | |
| | |
| chedule was re-submitted ail was sighted with no June 2023. ment Compliance Report | Compliant |
| from Ford dated DPE and posted on the applicable to current licable to current works | Compliant |
| declaration from Ford e <i>Compliance Reporting</i> liance Report dated ent 6/4/2023. | Compliant |
| uction. | Compliant |
| on Compliance Report Civil, as required by this 23/3/2023 and this ebsite yet. | Compliant |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
|--------------|--|---|--|-------------------|
| A38 | Notwithstanding the requirements of the Compliance Reporting Post Approval Requirements, the Planning Secretary may approve a request for ongoing annual operational compliance reports to be ceased, where it has been demonstrated to the Planning Secretary's satisfaction that an operational compliance report has demonstrated operational compliance. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | Condition not applicable to the works in the current audit period, as per approved Staging Report. | Not Triggered |
| | | Staging Report approval letter from DPE to HINSW, dated 28/06/22 | | |
| Landscape | Plan Limitation | | | |
| A39 | The relocated playground to the south of the Galleria path shown on the landscape plan referenced in condition A2 is displayed indicatively and is excluded from this approval. Any proposed works on this playground area are subject to a separate approval (if required). | Interview with auditees 27/10/2023 | The auditees advised that the interim playground works, including | Compliant |
| | | Site inspection 27/10/2023 | relocation of existing play equipment, has been completed and were undertaken as exempt development. | |
| | | SSD10434896_Request for Information_Rev1 (FCC and PwC) | | |
| PART B PR | | | | |
| Notification | of Commencement | | | |
| B1 | The Applicant must notify the Planning Secretary in writing of the dates of the intended commencement of construction and operation at least 48 hours before those dates. | Letter to DPE notifying construction commencement, Ford Civil, 08/02/22 | Letter sent by Ford Civil to the Planning Secretary notifying commencement of Stage 1 – Early Works on 10/02/22. This was | Compliant |
| | | Interview with auditees 27/10/2023 | the actual date of commencement. | |
| | | | Letter sent to DPE notifying commencement of Stage 2 works. Sighted letter from Kane to PwC on the 13 Jan 2023 indicating they are they PC for the project from the 16/1/2023. | |
| B2 | If the construction or operation of the development is to be staged, the Planning Secretary must be notified in writing at least 48 hours before the commencement of each stage, of the date of commencement and the development to be carried out in that stage. | Letter to DPE notifying construction commencement, Ford Civil, 08/02/22 | For Stage 2 MSCP (Kane) commencement was notified on 28/7/22. Actual date of commencement was 8/8/22, Kane was | Compliant |
| | | Interview with auditees 27/10/2023 | working under Ford Civil (they were the principal contractor). | |
| | | DPE post approval portal lodgement, 28/07/22 (notification of commencement of Stage 2) | Sighted letter from Kane to PwC on the 13 Jan 2023 indicating hey are they PC for the project from the 16/1/2023. | |
| Certified Dr | rawings | 1 | | 1 |
| В3 | Prior to the commencement of construction, the Applicant must submit to the satisfaction of the Certifier structural drawings prepared and signed by a suitably qualified practising Structural | Design Certificate, Arup, 03/02/22 (structural design certificate) | The structural designers confirmed structures comply with the BCA. This was verified by the Certifier. | Compliant |
| | Engineer that demonstrates compliance with this development consent. | Crown Certificate, CRO 22006, Blackett MaGuire and Goldsmith, 09/03/22 (covers Stage 1 of the MSCP) | Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | |
| | | Structural Design Certificate, Dunnings, 07/04/22 for Kane | | |
| | | Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) | | |
| External Wa | alls and Cladding | | | |
| B4 | Prior to the commencement of façade construction, the Applicant must provide the Certifier with documented evidence that the products and systems proposed for use or used in the construction of external walls, including finishes and claddings such as synthetic or aluminium composite panels, comply with the requirements of the BCA. The Applicant must provide a copy of the documentation given to the Certifier to the Planning Secretary within seven days after the Certifier accepts it. | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 and Staging Report approval letter from DPE to HINSW, dated 28/06/22 | Kane's Works (Stage 2) Crown Certificate, includes external walls compliance with BCA. Crown Certificate for Stage 3 (not obtained yet) will include the external finishes schedule. Also, the architectural technical specifications have been included for reference as they mention external materials, colours and finishes. | Non-Compliant |
| | | BCA Completion Certificate Checklist from BMG, Project No. 220056 dated 1/3/2023 for Stage 2 and 3 (Demolition, | Email from Kane to BMG (Certifier) was presented, dated 30/08/2023 for Stage 2 MSCP – CC3 including evidence for the external finishes and materials, external walls, landscaping, etc. Other Aconex Correspondence related to CC3 was sighted from | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommer |
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| | | remediations works, construction and operation of an 8-level carpark) | 30/08/23 to 23/10/2023. Sighted Stage 2 Crow Requirements List from BMG, 19/10/23 Project |
| | | Aconex Email from Kane to BMG, re. submission for final Crown Certificate (Stage 3), 30/08/23 | Additionally, MOD-1 included changes to sola facade, landscaping and parking layout. This 15/09/23 by DPE. |
| | | Stage 2 Crown Certificate Requirements List from BMG, 19/10/23 Project No. 220494 | Non-compliant: Certifying Authority appro and systems used in the construction of e including finishes and claddings such as s |
| | | Letter from BMG 19/10/23 indicating that MOD-1 was included. | aluminium composite panels was not obta commencement of façade construction, to complied with the requirements of the BCA |
| | | MOD-1 Changes to solar panels, building facade, landscaping and parking layout, approved on 15/09/23 by DPE | Additionally, no evidence was presented to copy of the documentation given to the Ce to the Planning Secretary within seven day accepted it. |
| | | Aconex from BMG to Kane Ref. No. BM+G-GCOR-000646, 17/11/2023, re. confirmation of compliance with DA Conditions A19, B4 and B24. | Note: The evidence provided above indicates being satisfied via the building certification pro considers that it is the role of the Certifier or o expert to verify compliance under this condition |
| | | Post Approval Form and DPE Post Approval Document receipt email 17/11/2023 re. B4 submission | During the drafting of this report, the auditee p with the Certifier approval of the façade cladd and colour(s) - Aconex from BMG to Kane Re 000646 dated 17/11/2023, re. confirmation of Conditions A19, B4 and B24. |
| | | | A copy of all the approved documents in relat was submitted to the Planning Secretary on the |
| Protection | of Public Infrastructure | 1 | |
| B5 | Prior to the commencement of construction, the Applicant must: | Scope of Works and Minor Works Quote, Telstra, 08/02/22 (relocation of | Telstra was the only service that has been en relocated. Evidence shows Telstra undertook |
| | a) consult with and obtain relevant approvals from the relevant owner and provider of services that are likely to be affected by the development to make suitable arrangements for access to, diversion, protection and support of the affected infrastructure; | Telstra) Email, Zinfra and PwC 05/07/21 (gas | Zinfra (Jemena) confirmed satisfaction of desi underlying gas line. |
| | b) prepare a dilapidation report identifying the condition of all public infrastructure in the vicinity of the site (including roads, gutters and footpaths); and | consultation) Email Endeavour to Stantec, 21/08/21 | Endeavour confirmed satisfaction of design w underlying electricity lines. |
| | c) submit a copy of the dilapidation report to the Planning Secretary, Certifier and Council. | and 18/03/22 (electricity consultation) | Sydney Water granted approval for works rela |
| | | Dilapidation Survey Report, James Townsend, 22-23/09/21 (roads, gutters and footpaths) | The dilapidation reports were prepared coveri assets and submitted to the identified stakeho |
| | | Dilapidation Survey Report, James Townsend, 22-23/09/21 (facades) | |
| | | Email Ford to Certifier, 06/02/22 (submission to Council) | |
| | | Empile Found Civil to Courseil 20/01/22 | |
| | | Email Ford Civil to Council, 28/01/22 (submission of dilapidation to Council) | |
| | | | |
| | | (submission of dilapidation to Council) DPE post approval portal lodgement | |

| mendations | Compliance Status |
|---|-------------------|
| Crown Certificate roject No. 220494. | |
| solar panels, building his was approved on | |
| proval of the products of external walls, as synthetic or obtained prior to the a, to verify they BCA. | |
| ed to indicate that a certifier was provided days after the Certifier | |
| ates this condition is n process. WolfPeak or other authority / dition. | |
| ee presented evidence adding panel material e Ref. No. BM+G-GCOR- n of compliance with DA | |
| elation to condition B4 on the 17/11/2023. | |
| | |
| n encountered and ook the works. | Compliant |
| design with respect to | |
| n with respect to | |
| relating to water. | |
| vering all surrounding ceholders. | |
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| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
|--------------|---|--|---|-------------------|
| Pre-Constru | iction Dilapidation Report | | | |
| В6 | Prior to the commencement of construction, the Applicant must submit a pre-commencement dilapidation report to Council and the Certifier. The report must provide an accurate record of the existing condition of adjoining private properties and Council assets that are likely to be impacted by the proposed works. | Dilapidation Survey Report, James Townsend, 22-23/09/21 (roads, gutters and footpaths) Dilapidation Survey Report, James Townsend, 22-23/09/21 (facades) Email Ford to Certifier, 06/02/22 (submission to Certifier) Email Ford Civil to Council, 28/01/22 (submission of dilapidation to Council) DPE post approval portal lodgement 21/01/22 (DPE submission) Crown Certificate, CRO 22052, Blackett Maguire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) Dilapidation Survey Report, James Townsend, 13-18/01/2023 | The dilapidation reports were prepared covering all surrounding assets and submitted to the identified stakeholders. Dilapidation report was submitted from Ford to Certifier on the 06/02/22 and to Council on the 28/01/22 Kane engaged James Townsend to do a Dilapidation Survey Report, dated 13-18/01/2023 covering the areas: Redbank rd., road surfaces curves, gutters, footpaths, assets from loading docks and Labyrinth Way Rd., kerbs, gutters, foot paths and assets. | Compliant |
| Outdoor Lig | hting | - | | |
| В7 | Prior to commencement of lighting installation, evidence must be submitted to the satisfaction of the Certifier that all outdoor lighting being installed within the site has been designed to comply with AS 1158.3.1:2005 Lighting for roads and public spaces – Pedestrian area (Category P) lighting – Performance and design requirements and AS 4282-2019 Control of the obtrusive effects of outdoor lighting. | Site inspection 27/10/2023 Electrical design certificate, JR, 04/04/22 (lighting design statement as per B7, D5 and D24) Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) | Lighting design has been approved by the Certifier. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| Ecologically | v Sustainable Development | | | |
| В8 | Prior to the commencement of construction, unless otherwise agreed by the Planning Secretary, the Applicant must demonstrate to the Certifier that ESD initiatives recommended by the ESD report (Ref No. 197087 S02 MSCP, prepared by Steensen Varming, dated 27.01.2021) have been incorporated into the design of the development and that compliance is achieved in accordance with the Health Infrastructure Engineering Services Guidelines (incorporating Design Guidance Note No. 058). | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 Staging Report approval letter from DPE to HINSW, dated 28/06/22 Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) Email, Aspire Sustainability, 24/05/22 (confirmation of incorporation of ESD recommendations) | The ESD recommendations from the ESD Report (Steensen Varming) have been incorporated into the relevant design certificates (in consultation with the Sustainability consultant). The sustainability consultant has provided a statement that the recommendations have been incorporated. The Certifier has verified through issue of Crown Certificate. | Compliant |
| Demolition | | · | · | |
| B9 | Prior to the commencement of construction, demolition work plans required by AS 2601-2001 The demolition of structures (Standards Australia, 2001) must be accompanied by a written statement from a suitably qualified person that the proposals contained in the work plan comply with the safety | Demolition Works Plan, Titan, 03/02/22 (stamen of compliance by licenced demolitions contractor) | The Demolition Works Plan was prepared and accompanied by a statement by a suitably qualified person that the plans comply with AS2601. | Compliant |

| Jnique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Statu |
|------------|--|---|--|------------------|
| | requirements of the Standard. The work plans and the statement of compliance must be submitted | Demolition Works Plan, Titan, 03/02/22 | This was completed by Ford Civil during Stage 1. | |
| | to the Certifier. | Email Ford to Certifier, 03/02/22 (submission to Certifier) | | |
| | | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | | |
| nvironme | ntal Management Plan Requirements | | | |
| 0 | Management plans required under this consent must be prepared having regard to the relevant guidelines, including but not limited to the <i>Environmental Management Plan Guideline: Guideline for</i> | CEMP and Sub-Plans (B11, B12, B13, B14, and B15) | The CEMP and sub-plans have been prepared giving regard to the Guideline where specifics are required by the consent. | Compliant |
| | Infrastructure Projects (DPIE April 2020). Note: • The Environmental Management Plan Guideline is available on the Planning Portal at: <u>https://www.planningportal.nsw.gov.au/major-projects/assessment/post-approval</u> | Letter DPE to HINSW 17/08/22 (acceptance of CEMP and Sub-plans | CEMP (Issue 01 - 27/4/2022) and sub-plans were submitted to the DPE. Letter from DPE dated 17/08/2022 indicated: | |
| | | for Stage 2 and 3) Email from DPE to HINSW 27/02/2023 | CEMP and Sub-plans were reviewed by the Applicant, and no issues were raised. The sub-plans included were: | |
| | The Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plans. | with acknowledgment of revised CEMP from Kane | The Construction Traffic and Pedestrian Management Sub- plan, Issue D dated 13 July 2022, prepared by TTPS; | |
| | | | Construction Noise and Vibration Management Sub-plan, Revision 2 dated 17 August 2023, prepared by Acoustic Logic Consultancy Pty Ltd; and | |
| | | | Waste Management Plan, Issue 2 dated 5 August 2022, prepared by Kane Constructions Pty Ltd (Kane). | |
| | | | Soil erosion and sediment control maps, were attached to the CEMP covering the Construction Soil and Water Management Sub-plan (CSWMSP). | |
| onstructio | n Environmental Management Plan | | I | |
| 1 | Prior to the commencement of construction, the Applicant must submit a Construction Environmental Management Plan (CEMP) to the Certifier and provide a copy to the Planning Secretary for information. The CEMP must include, but not be limited to, the following: a) Details of: | Environmental Management Plan, Children's Hospital Westmead Multi- storey Carpark, Kane, 22/09/2023 Issue 9, including the CSWMSP, updated 31/03/2023 The Children's Hospital at Westmead Redevelopment - Stage 2 Multistorey Car Park Construction Traffic and Pedestrian Management Sub-Plan, | Refer to the first audit report for detail on the compliance of the Ford Civil plans. The documents were accepted by the Certifier and the Department. To note, at the time of the third audit Kane was the Principal | Compliant |
| | i. hours of work; | | The Children's Hospital at Westmead Submitted to the Department. | |
| | ii. 24-hour contact details of site manager; | | Construction Traffic and Management Sub-Plan, 07/22 (CTPMSP) The Kane CEMP has been generally prepared in line with the requirements of B11, as referenced below. | |
| | iii. management of dust and odour to protect the amenity of the neighbourhood; | TTPS, 13/07/22 (CTPMSP) Westmead Children's Hospital MSCP | | |
| | iv. stormwater control and discharge; | Construction Noise and Vibration Sub- Plan, Acoustic Logic, 18/03/2022 (Kane | a) i. Refer CEMP Section 5.1 | |
| | measures to ensure that sediment and other materials are not tracked onto the roadway by vehicles leaving the site; | CNVMSP), updated 17/08/2023 Waste Management Plan Children's | ii. Refer CEMP Attachment 4 | |
| | vi. groundwater management plan including measures to prevent groundwater contamination; | Hospital Westmead Stage 2 – Multi Storey Car Park, Kane, 05/08/22 (Kane CWMSP) Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 dated | iii. Refer CEMP Section 5.3 / Attachment 2iv. Refer CEMP Attachment 3 / Attachment 10 | |
| | | | v. Refer CEMP Attachment 3 / Attachment 10 vi. Refer CEMP Section 5.12 | |
| | vii. external lighting in compliance with AS 4282-2019 Control of the obtrusive effects of outdoor lighting; | 22/09/23 and subplans | | |
| | | 22/09/23 and subplans Post Approval (DPE portal) submission of CEMP and subplans 27/10/23 | vii. Refer CEMP Section 5.11 viii. Refer CEMP Attachment 4 | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
|-----------|--|--|--|-------------------|
| | c) an unexpected finds protocol for Aboriginal and non-Aboriginal heritage and associated | | c) Refer CEMP Attachment 9 | |
| | communications procedure; | - | d) Not applicable. Kane are not undertaking earthworks and validation. This is done by Ford. | |
| | waste classification (for materials to be removed) and validation (for materials to remain) be undertaken to confirm the contamination status in these areas of the site. | | e) CTPMSP | |
| | | - | f) CNVMSP | |
| | e) Construction Traffic and Pedestrian Management Sub-Plan (see condition B12); | _ | g) CWMSP | |
| | f) Construction Noise and Vibration Management Sub-Plan (see condition B13); | | h) Refer CEMP Attachment 10 | |
| | g) Construction Waste Management Sub-Plan (see condition B14); and | | CEMP was revised - Issue 9, 22/09/2023, by Kane. Letter from HI to DPE sent on 27/10/2023 with the revision of | |
| | h) Construction Soil and Water Management Sub-Plan (see condition B15). | | strategies, plans and programs. | |
| B12 | The Construction Traffic and Pedestrian Management Sub-Plan (CTPMSP) must be prepared to achieve the objective of ensuring safety and efficiency of the road network and address, but not be limited to, the following: | The Children's Hospital at Westmead Redevelopment - Stage 2 Multistorey Car Park Construction Traffic and | Refer to the first audit report for detail on the compliance of the Ford Civil plans. The documents were accepted by the Certifier and the Department. | Compliant |
| | a) be prepared by a suitably qualified and experienced person(s); | Pedestrian Management Sub-Plan, TTPS, 13/07/22 (Kane CTPMSP) Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 dated 22/09/23 and subplans Post Approval (DPE portal) submission of CEMP and subplans 27/10/23 | The Kane CTPMSP addresses the requirements of this condition: a) Section 4.9 | |
| | b) be prepared in consultation with Council and TfNSW; | | b) Section 3.10 and Appendix E, where the following | |
| | c) detail the measures that are to be implemented to ensure road safety and network efficiency during construction in consideration of potential impacts on general traffic, cyclists and pedestrians and bus services; | | correspondences are included - CoPC: Email dated 31/03/2022 RE: Westmead – CHW Stage 2 Enabling Works | |
| | d) detail the measures that are to be implemented to mitigate adverse impacts to the Parramatta Light Rail (PLR) Project; | | - TfNSW: Email dated 18/02/2022 RE: Westmead – CHW Stage 2 Enabling Works | |
| | | | c) Section 5 | |
| | e) provide a description and route map for vehicles involved in spoil removal, material delivery and machine floatage; | | d) Section 4.3 e) Section 4.5 | |
| | f) provide the estimated number and type of construction vehicle movements including | | f) Section 4.6 & 4.7 | |
| | morning and afternoon peak and off peak movements; | | g) Section 4.1 | |
| | g) ensure that turning areas within the site allow the forward entry and egress of construction vehicles; | | h) Section 4.1 | |
| | | - | i) Not applicable: road works are being managed by others (Ford). | |
| | h) outline the location of construction site entrances and exits (controlled by a certified traffic controller), proposed work zones, proposed crane standing areas, vehicle loading / unloading points, truck layover zones, storage areas and on-site construction worker parking; and | | No changes on the CTPMSP during this audit period. | |
| | detail the proposed staging and the process for managing temporary road closures associated with the realignment of Redbank Road. | | | |
| B13 | The Construction Noise and Vibration Management Sub-Plan must address, but not be limited to, the following: | Westmead Children's Hospital MSCP Construction Noise and Vibration Sub- Plan, Acoustic Logic updated | Refer to the first audit report for detail on the compliance of the Ford Civil plans. The documents were accepted by the Certifier and the Department. | Compliant |
| | a) be prepared by a suitably qualified and experienced noise expert; | 17/08/2023 | Letter DPE to HINSW 17/08/2022 (acceptance of CEMP and Sub- | |
| | b) describe procedures for achieving the noise management levels in EPA's Interim Construction Noise Guideline (DECC, 2009); | Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 dated 22/09/23 and subplans | plans from Kane) The Kane CNVMSP addresses the requirements of this condition: | |
| | c) describe the measures to be implemented to manage high noise generating works such as piling, in close proximity to sensitive receivers; | Post Approval (DPE portal) submission of CEMP and subplans 27/10/23 | a) Appendix A b) Section 9 | |
| | d) include strategies that have been developed with the community for managing high noise generating works; | | c) Section 9.3 d) Section 10 | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| | e) describe the community consultation undertaken to develop the strategies in condition | | e) Section 10 | |
| | B13(d); | | f) Section 10.1 & 10.2 | |
| | f) include a complaints management system that would be implemented for the duration of the construction; and | | g) Section 9.7 & 9.8. No program sighted. Refer to observation below. | |
| | g) include a program to monitor and report on the impacts and environmental performance of the development and the effectiveness of the implemented management measures in accordance with the requirements of condition B13. | | CNVMP was submitted to Western Sydney LHD, Health NSW, Ronald McDonald House (RMH), Health Share, City of Parramatta Council, Café Flight for community consultation on the 13/12/2022. | |
| | | | CNVMSP includes ongoing consultation process in section 10.1. | |
| | | | Observation raised in IA3 regarding the CNVMP not including the investigation of events of excessive noise has been addressed. CNVMP was updated 17/08/2023, revision 12, and now includes in section 9.8 - Dealing with offensive noise levels. Also, the Plan now contains a protocol (flowchart) and a copy of the Noise Reporting Register template in Appendix A. | |
| B14 | The Construction Waste Management Sub-Plan (CWMSP) must address, but not be limited to, the procedures for the management of waste including the following: | Waste Management Plan Children's Hospital Westmead Stage 2 – Multi Storey Car Park, Kane, 05/08/22 (Kane | Refer to the first audit report for detail on the compliance of the Ford Civil plans. The documents were accepted by the Certifier and the Department. | Compliant |
| | a) the recording of quantities, classification (for materials to be removed) and validation (for materials to remain) of each type of waste generated during construction and proposed use; | CWMSP) Email 27/10/23 HINSW-DPE submission of CEMP Rev 9 dated 22/09/23 and subplans Post Approval (DPE portal) submission of CEMP and subplans 27/10/23 | Letter DPE to HINSW 17/08/2022 (acceptance of CEMP and Sub- plans from Kane) | |
| | | | The Kane CWMSP addresses the requirements of this condition: | |
| | b) information regarding the management of asbestos; and | | a) Section 3 | |
| | c) information regarding the recycling and disposal locations. | | b) Section 7 | |
| | | | c) Section 6 | |
| | | | Kane CWMSP refers the reader to the CEMP and the AMP for details on the management of asbestos. | |
| | | | No changes on the CTPMSP during this audit period. | |
| B15 | The Applicant must prepare a Construction Soil and Water Management Sub-Plan (CSWMSP) and the plan must address, but not be limited to the following: | Environmental Management Plan, Children's Hospital Westmead Multi- | Refer to the first audit report for detail on the compliance of the Ford Civil plans. The documents were accepted by the Certifier and the Department. | Compliant |
| | a) be prepared by a suitably qualified expert, in consultation with Council; | storey Carpark, Kane, 5/08/2022 (Kane CEMP), updated 22/9/2023 includes the soil erosion and sediment control | The Kane CSWMSP addresses the requirements of this condition: | |
| | b) measures to ensure that sediment and other materials are not tracked onto the roadway by vehicles leaving the site; | maps, covering the Construction Soil and Water Management Sub-plan (CSWMSP). | a) Submission to Council issued in Kane Aconex C-GCOR- 001153 | |
| | c) describe all erosion and sediment controls to be implemented during construction, including | | b) Erosion and Sediment Control Notes item 10. In CSWMSP | |
| | as a minimum, measures in accordance with the publication Managing Urban Stormwater: | | c) Erosion and Sediment Control Notes item 1. In CSWMP | |
| | Soils & Construction (4th edition, Landcom 2004) commonly referred to as the 'Blue Book'; | - | d) Wet Weather Event Management Notes in CSWMP | |
| | d) provide a plan of how all construction works will be managed in a wet-weather events (i.e. storage of equipment, stabilisation of the Site); | | e) Within CSWMP plansf) Site Stormwater Flows and Stormwater Management Notes | |
| | e) detail all off-site flows from the site; and | | within CSWMP. | |
| | f) describe the measures that must be implemented to manage stormwater and flood flows for small and large sized events, including, but not limited to 1 in 5-year ARI and 1 in 100- year ARI. | | | |
| B16 | A Driver Code of Conduct must be prepared and communicated by the Applicant to heavy vehicle drivers and must address the following: | The Children's Hospital at Westmead Redevelopment - Stage 2 Multistorey | Refer to the first audit report for detail on the compliance of the Ford Civil plans. The documents were accepted by the Certifier | Compliant |
| | a) minimise the impacts of earthworks and construction on the local and regional road network; | Car Park Construction Traffic and Pedestrian Management Sub-Plan, TTPS, 13/07/22 (Kane CTPMSP) | and the Department. Letter DPE to HINSW 17/08/2022 (acceptance of CEMP and Sub- | |
| | b) minimise conflicts with other road users; | | plans from Kane) | |

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| | c) minimise road traffic noise; and | | The Kane CTPMSP includes the Driver Code of Conduct in Section 4.4. | |
| | d) ensure truck drivers use specified routes. | | | |
| Constructio | n Parking | | | |
| B17 | Prior to the commencement of construction, the Applicant must submit a Construction Worker Transportation Strategy to the Certifier. The Strategy must detail the provision of sufficient parking facilities or other travel arrangements for construction workers in order to minimise demand for parking in nearby public and residential streets or public parking facilities. A copy of the strategy must be provided to the Planning Secretary for information. | The Children's Hospital at Westmead Redevelopment - Stage 2 Multistorey Car Park Construction Traffic and Pedestrian Management Sub-Plan, TTPS, 13/07/22 (Kane CTPMSP) | This is addressed in Section 5.3 of the Ford CTPMSP and Appendix D of the Kane CTPMSP. The documents were submitted to the Department. The docs were submitted to the Certifier prior to the issue of the Crown Construction Certificate. | Compliant |
| | | PWCAU-GCOR-010373 (submission of Kane CWTS to DPE). | | |
| | | Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) | | |
| Soil and Wa | iter | 1 | 1 | |
| B18 | Prior to the commencement of construction, the Applicant must install erosion and sediment controls on the site to manage wet weather events. | Sediment and Erosion Control Plan – Sheet 1, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-05 Sediment and Erosion Control Plan, | Sediment and Erosion Control Plans were prepared from Enscape Studio prior commencement of construction and issued for construction on the 8 May 2023. The controls appear to be consistent with the Blue Book. Controls sighted appeared to be adequate for the site layout. Sediment and Erosion Control Plan was updated to Rev.1 dated 8/5/2023. | Compliant |
| | | Sheet 2, Enscape Studio, 17/5/23, Rev.1 Drawings No. C-06 | | |
| | | Sediment and Erosion Control Plan – Sheet 3, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-07 | | |
| | | Sediment and Erosion Control Details, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-08 | | |
| | | Site inspection 27/10/2023 | | |
| B19 | Prior to the commencement of construction, erosion and sediment controls must be installed and maintained, as a minimum, in accordance with the publication Managing Urban Stormwater: Soils & Construction (4th edition, Landcom 2004) commonly referred to as the 'Blue Book'. | Sediment and Erosion Control Plan – Sheet 1, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-05 | Sediment and Erosion Control Plans were prepared from Enscape Studio prior commencement of construction and issued for construction on the 8 May 2023. The controls appear to be | Compliant |
| | | Sediment and Erosion Control Plan, Sheet 2, Enscape Studio, 17/5/23, Rev.1 Drawings No. C-06 | consistent with the Blue Book. Controls sighted appeared to be adequate for the site layout. Sediment and Erosion Control Plan was updated Rev.01 8/5/2023 | |
| | | Sediment and Erosion Control Plan – Sheet 3, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-07 | | |
| | | Sediment and Erosion Control Details, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-08 | | |
| | | Site inspection 27/10/2023 | | |
| Flood Mana | gement | · | | |
| B20 | Prior to the commencement of construction, the Applicant must prepare and implement for the duration of construction: a) flood warning and notification procedures for construction workers on site; and | Construction Flood Emergency Response Sub-plan (FERSP) – Westmead Children's Hospital Stage 2 Redevelopment Enabling Works, Ford | Section 5 of the PSB FERSP covers flood warnings and notification requirements. This applies also to the MSCP. The Emergency Response Plan covers evacuation and refuge protocols. | Compliant |
| | b) evacuation and refuge protocols. | Civil, 24/06/22 | | |

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| | | Site induction (Hammertech) includes emergencies procedures e.g. drowning | | |
| | | Evacuation diagram posted at the front of the site office | | |
| 21 | Prior to the commencement of construction, the Certifier must be satisfied that all habitable floor levels must be no lower than the 1% Annual Exceedance Probability flood plus 500mm of freeboard. | Design Compliance Statement, Enscape, 11/03/22 Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding | The relevant design statement confirm that this flood design requirement has been met. This was verified by the Certifier through issue of the Crown Certificate. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| 322 | Prior to the commencement of construction, the Certifier must be satisfied that the structures below the Probable Maximum Flood Level are constructed from flood compatible building components. | façade and roof) Structural Design Certificate, Dunnings, 07/04/22 for Kane Architectural Certificate of design, CCG, 07/04/22 Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) | The relevant design statement confirm that this flood design requirement has been met. This was verified by the Certifier through issue of the Crown Certificate. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| perational | Noise – Design of Mechanical Plant and Equipment | | | |
| 23 | Prior to installation of mechanical plant and equipment: a) a detailed assessment of mechanical plant and equipment with compliance with the relevant project noise trigger levels as recommended in the Acoustics Report Ref: 44311-1, dated 15.06.2021 and prepared by Stantec must be undertaken by a suitably qualified person; and b) evidence must be submitted to the Certifier that any noise mitigation recommendations identified in the assessment carried out under (a) have been incorporated into the design to ensure the development will not exceed the recommended operational noise identified in the Acoustics Report Ref: 44311-1. | Certificate of Design, JHA, 13/04/22 (Mechanical design statement) Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) | The design statement confirms that the mechanical plant design complies with this requirement. The Certifier verified through issue of the Crown Certificate. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| andscapin | 9 | | | |
| 324 | Prior to the commencement of landscaping works, the Applicant must prepare a revised Landscape Plan to manage the revegetation and landscaping works on-site, to the satisfaction of the Certifier. The plan must: a) detail the location, species, maturity and height at maturity of plants to be planted on-site; b) include species (trees, shrubs and groundcovers) indigenous to the local area; c) include the planting of trees with a pot container of 100 litres or greater; | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 and Staging Report approval letter from DPE to HINSW, dated 28/06/22 Revised Landscaping Management Plan from Arcadia, 16/8/2023 Rev. K drawing number: L101. Aconex Email from Kane to BMG, re. submission for final Crown Certificate (Stage 3), 30/08/23 Stage 2 Crown Certificate Requirements List from BMG, 19/10/23 | Landscaping works have not started yet. This will be part of CC3. Revised Landscaping Management Plan from Arcadia, dated 16/8/2023 Rev. K number: L101 was sighted, along with the Plant schedule drawing number L-400, Rev. N issue for construction 27/10/23, Rev. M 16/8/23 from Arcadia. Email from Kane to BMG (Certifier) was presented, dated 30/08/2023 for Stage 2 MSCP – CC3 including evidence for landscaping management plan. Other Aconex Correspondence related to CC3 was sighted from 30/08/23 to 23/10/2023. Sighted Stage 2 Crown Certificate Requirements List from BMG, 19/10/23 Project No. 220494 (including item for B24 landscape mgt plan). Additionally, MOD-1 included changes to solar panels, building facade, landscaping and parking layout. This was approved on | Not Triggered |
| | | Project No. 220494 Letter from BMG 19/10/23 indicating that MOD-1 was included. | 15/09/23 by DPE. | |
| | | MOD-1 Changes to solar panels, building facade, landscaping and | | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| | | parking layout, approved on 15/09/23 by DPE | | |
| Constructio | n Access Arrangements | | | |
| B25 | Prior to the commencement of construction, evidence of compliance of construction parking and access arrangements with the following requirements must be submitted to the Certifier: a) all vehicles must enter and leave the Site in a forward direction; b) the swept path of the longest construction vehicle entering and exiting the site in association with the new work, as well as manoeuvrability through the site, is in accordance with the latest version of AS 2890.2; and c) that the proposed design demonstrates that safety issues in areas with shared vehicles and pedestrian access have been managed safely, applying best practice in road design and traffic management, as considered in Austroads, Transport for NSW Guidelines and the Australian Standards. | The Children's Hospital at Westmead Redevelopment - Stage 2 Multistorey Car Park Construction Traffic and Pedestrian Management Sub-Plan, TTPS, 13/07/22 (Kane CTPMSP) Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) Email from DPE to HINSW 27/02/2023 with acknowledgment of revised CEMP from Kane | Refer to the first independent audit regarding preparation and submission of the Ford construction parking arrangement plans. These were completed. The design requirements are included in the Kane's CTPMSP which was approved by the Certifier through issue of the relevant Crown Certificates. Sighted email from DPE to HINSW on the 27/02/2023 with acknowledgment of revised CEMP from Kane including the CTPMSP. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| Operations | Access, Car Parking and Service Vehicle Arrangements | 1 | 1 | |
| B26 | Prior to the commencement of construction of operational parking and access facilities, evidence of compliance of the design of operational parking and access arrangements with the following requirements must be submitted to the Certifier: a) all vehicles must enter and leave the site in a forward direction; b) all driveways and internal access ramps are to be designed in accordance with the latest version of AS 2890.1; c) the exit ramp concrete barrier must be tapered to ensure sufficient pedestrian visibility with appropriate traffic calming devices and lighting designed for the adjacent pedestrian crossing in accordance with the latest versions of AS 2890.1 and AS 1158; d) the minimum 996 on-site car parking spaces for use during operation of the development are to be designed in accordance with the latest versions of AS 2890.1 and AS 2890.6; and e) the swept path of the largest service vehicle entering and exiting the Site in association with the new work, as well as manoeuvrability through the site, must be in accordance with the latest version of AS 2890.2. | Design Compliance Statement, Enscape, 11/04/22 Crown Certificate, CRO 22052, Blackett MaGuire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) | The relevant designer has prepared a design compliance statement confirming that each requirement of this condition has been incorporated into the design. The Certifier has verified this through issue of the Crown Certificate. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| Contaminat | ion | · | · | |
| B27 | Prior to the commencement of construction, the Applicant must engage a NSW EPA-accredited Site Auditor to provide advice throughout the duration of works to ensure that any work required in relation to soil or groundwater contamination is appropriately managed. | Variation Approval, PwC to Senversa, 22/03/21 Email Senversa to PwC, 25/10/22 Crown Certificate, CRO 22052, Blackett Maguire and Goldsmith, 01/06/22 (covers Stage 1 of Kane's MSCP works comprising in ground works, remediation, MSCP structure excluding façade and roof) | Senversa have been engaged as the Site Auditor on the Project. They were engaged well before commencement of construction and their involvement is ongoing. | Compliant |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Stat |
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| PART C DU | RING CONSTRUCTION | | | |
| Site Notice | | | | |
| C1 | A site notice(s) must be prominently displayed at the boundaries of the site during construction for the purpose of informing the public of project details and must satisfy the following requirements: a) minimum dimensions of the site notice(s) must measure 841 mm x 594 mm (A1) with any text on the site notice(s) to be a minimum of 30-point type size; b) the site notice(s) must be durable and weatherproof and must be displayed throughout the works period; c) the approved hours of work, the name of the builder, Certifier, structural engineer, site/ project manager, the responsible managing company (if any), its address and 24-hour contact phone number for any inquiries, including construction/ noise complaint must be displayed on the site notice(s); and d) the site notice(s) must be mounted at eye level on the perimeter hoardings/fencing and must state that unauthorised entry to the site is not permitted. | Site inspection 27/10/2023 Photo No.1 in Appendix D | The site notice was observed, and it contained the relevant information. Refer to photo in Appendix E. | Compliant |
| peration o | f Plant and Equipment | 1 | I | |
| 22 | All construction plant and equipment used on site must be maintained in a proper and efficient condition and operated in a proper and efficient manner. | Hammertech plant register current Preston Hire accepted 15/9/23 EWP – scissor lift No. A100007974 accepted 31/8/23 Tower Crane Serial No. 48898. Service Report 29/9/23 Certificate of Plant Registration exp. 8/7/2024. Preston (loading platform) Serial No 320445 Service Report – 14/9/23 nest Tower Crane Serial No. 48898 Service Report as per Service was conducted 29/9/23 issued by RRS Resolution service require monthly Lift serial NO. A100007974 Service Report 25/11/23 | Tower Crane was put up 3/2/2023 Serial No. 48898. Service Report 29/9/23. Certificate of Plant Registration 11/7/23 exp. 8/7/2024. Preston Hire accepted on site 15/9/23, serial number 320445, last service recorded in the Hammertech system was on the 14/9/23. No record for October 2023. Observation: Hammertech system did not have the current service records for the Preston Hire equipment. Service is required monthly. Completed Action: Kane indicated that Preston's Platforms had been removed off site, however the status on Hammertech had not been changed to 'Removed'. Kane to ensure that the equipment on Hammertech is continuously monitor for services as well as inductions and removals. EWP – scissor lift No. A100007974 accepted 31/8/23, last service on the 25/8/23. | Compliant |
| Demolition | | | | |
| 23 | Demolition work must comply with the demolition work plans required by <i>Australian Standard AS</i> 2601-2001 The demolition of structures (Standards Australia, 2001) and endorsed by a suitably qualified person as required by condition B9. | Demolition Works Plan, Titan, 03/02/22 (stamen of compliance by licenced demolitions contractor) Demolition Works Plan, Titan, 03/02/22 | The Demolition Works Plan was prepared and accompanied by a statement by a suitably qualified person that the plans comply with AS2601.The works were completed during Stage 1 and managed by Ford Civil. Works were supervised with no material issues observed. | Not Triggered |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| Constructio | n Hours | | | |
| C4 | Construction, including the delivery of materials to and from the site, may only be carried out between the following hours: c) between 7am and 6pm, Mondays to Fridays inclusive; and d) between 8am and 1pm, Saturdays. No work may be carried out on Sundays or public holidays. | Environmental Management Plan (CEMP) – Children's Hospital Westmead Multi-Storey Carpark, Kane, Issue 9, 22/09/2023 Construction Noise and Vibration Management Sub-Plan (CNVMSP) – Westmead Children's Hospital MSCP, Acoustic Logic, Revision 2, 17/08/23 Project induction site notice board Site Specific Induction presentation Ref. 2504 – CHW Stage 2 MSCP Pre-starts (verbally communicated) Hammertech induction records Toolbox talk record 6/11/2023 in Hammertech Email and letter sent from HI to DPE re. non-compliance notification with Condition C4 re. noise complaint from Ronald McDonal House on the 4/8/23. Warning Letter breach from DPE to Kane, 16/10/23 re. non-compliance notification with Condition C4 (early commencement of works on site and associated noise impacts) Complaints register current to 31/10/23 Interview with auditees 27/10/23 | Project hours have been communicated to the workforce through the sharing of Project plans and the induction. Site Specific Induction presentation was sighted, Ref. 2504 – CHW Stage 2 MSCP; Page No.12 includes a slide with the DA approved hours (M-F 7am to 6pm and S 8am to 1pm, with quiet works allow from 1pm – 5pm). Project site notice includes the construction hours; refer to photo 1 in Appendix D. Project site specific induction records have been maintained in Hammertech. Site personnel inducted to the project have been informed of those approved hours. Non-compliance: On the 31/7/23, a concrete truck arrived on site at 6.15am in preparation for a concrete pour and the concrete pumping/pouring started at 6.30am. The early arrival and associated noise lead to a noise complaint from the public who was visiting Ronald McDonald House. An email and letter were sent from HI to DPE re. non-compliance notification with Condition. Toolbox talk was carried out in the 6/11/2023 to reinforce to the project team the hours of site operation. Sighted record in Hammertech. The dismantling of the tower crane is scheduled to be conducted on 9/11/2023, which may incur OOHW. The auditees are in the process of preparing the necessary notifications with the authorities and residents in the area. | Non-Compliant |
| C5 | Notwithstanding condition C4, provided noise levels do not exceed the existing background noise level plus 5dB, works may also be undertaken during the following hours: between 1pm and 5pm, Saturdays. | Interview with auditees 27/10/2023 Construction Noise and Vibration Management Sub-Plan (CNVMSP) – Westmead Children's Hospital MSCP, Acoustic Logic, Revision 2, 17/08/2023 Complaints register current to 31/10/23 | Works have been carried out between 1pm and 5pm Saturdays. A complaint was received on the 31/07/2023 re. Early works generating noise from Ronald McDonal House. An email and letter were sent from HI to DPE re. non-compliance notification with Condition C4 (early commencement of works on site and associated noise complaint) on the 4/8/23. A warning letter breach was received from DPE on the 16/10/23 re. non-compliance notification with Condition. Note: It was recommended that Kane maintains the noise monitoring results and reports as evidence to demonstrate that works carried out between 1pm to 5pm on Saturdays do not exceed the existing background noise level plus 5dB. | Compliant |
| C6 | Construction activities may be undertaken outside of the hours in condition C4 and C5 if required: a) by the Police or a public authority for the delivery of vehicles, plant or materials; or b) in an emergency to avoid the loss of life, damage to property or to prevent environmental harm; or c) where the works are inaudible at the nearest sensitive receivers; or d) for the delivery, set-up and removal of construction cranes, where notice of the crane-related works is provided to the Planning Secretary and affected residents at least seven days prior to the works; or e) where a variation is approved in advance in writing by the Planning Secretary or his nominee if appropriate justification is provided for the works. | Interview with auditees 27/10/23 Complaints register current to 31/10/23 Interview with auditee and Site inspection 27/10/2023 DN18 - 9/10/23 – Tower Crane Dismantle Aconex 26/10/23 to PwC. Email 25/10/23 Kane- Rhys Resolution re: Crane Dismantle Letter from HI to DPE, 1/11/23 re. OOHW for Crane Removal | Tower Crane will be dismantled in the 2-3 weeks (proposed date 9/11). DN18 for this sent to PwC 9/10/23. Sighted Aconex sent on the 26/10/23 to PwC. Kane informed/coordinated with PwC with regarding the dismantling of tower crane through an email dated 25/10/23. Additionally, a letter was presented, dated 1/11/23 from HI to DPE re. Out of Hours Works for Crane Removal this notification was provided to indicate that the project's crane is scheduled to be dismantled and removed on 9/11/2023. Rhys Resolution is responsible for the presentation of the crane dismantling, which was contracted by Kane. An email from PwC to Ronald McDonald House (sensitive receiver) notifying the upcoming disruption notices for the Tower | Complaint |



| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Sta |
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| | | Post Approval Document Received mail from DPE to HI 1/11/13 re. notification for Crane Dismantle | Crane Removal (DN18) and the Structural Steel Delivery and Installation (DN67) was provided in the 3/11/2023. | |
| | | DN67 – 12/10/2023 – Eastern Airlock Structural Steel Delivery and Installation | | |
| 7 | Notification of such construction activities as referenced in condition C6 must be given to affected residents before undertaking the activities or as soon as is practical afterwards. | Interview with auditees 27/10/23 DN18 - 9/10/23 – Tower Crane Dismantle Aconex 26/10/23 to PwC. Email 25/10/23 Kane- Rhys Resolution re: Crane Dismantle Letter from HI to DPE, 1/11/23 re. OOHW for Crane Removal Post Approval Document Received mail from DPE to HI 1/11/13 re. notification for Crane Dismantle DN67 – 12/10/2023 – Eastern Airlock Structural Steel Delivery and Installation | Kane informed/coordinated with PwC with regarding the dismantling of tower crane through an email dated 25/10/23. Additionally, a letter was presented, dated 1/11/23 from HI to DPE re. Out of Hours Works for Crane Removal this notification was provided to indicate that the project's crane is scheduled to be dismantled and removed on 9/11/2023. An email from PwC to Ronald McDonald House (sensitive receiver) notifying the upcoming disruption notices for the Tower Crane Removal (DN18) and the Structural Steel Delivery and Installation (DN67) was provided in the 3/11/2023. | Complaint |
| 3 | Rock breaking, rock hammering, sheet piling, pile driving and similar activities may only be carried out between the following hours: a) 9am to 12pm, Monday to Friday; b) 2pm to 5pm Monday to Friday; and c) 9am to 12pm, Saturday. | Construction Noise and Vibration Management Sub-Plan (CNVMSP) – Westmead Children's Hospital MSCP, Acoustic Logic, Revision 2, 18/08/2023 Interview with auditees 27/10/2023 Complaints register current to 31/10/23 | These restricted hours are included in the CNVMSP and Project Induction and toolbox talks which has been issued to the workforce. No piling activities occurred during the audit period. | Not Triggered |
| nplementa | ation of Management Plans | | | |
| 9 | The Applicant must carry out the construction of the development in accordance with the most recent version of the approved CEMP (including Sub-Plans). | Westmead PSB and MSCP noise and vibration, Arup, Feb 2023 to Aug 2023 Sediment and Erosion Control Plan, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-05, C-06, C-07 and C- 08 Issued for Construction Project induction – HammerTech Weekly Environmental Inspection 23/10/23 Ref. ISP-122647, 17/10/23, | Evidence observed during the IA indicated that the CEMP and sub-plans were being implemented on site. Erosion and sediment control plans were being progressively updated and controls were adequate. The site induction and pre-start training material includes requirements on condition requirements such as dust, noise, hours, waste disposal, unexpected finds, access and being a good neighbour etc. Plant is being assessed and maintained. Tower Crane | Compliant |
| | | 5/10/23, 26/9/23. Hammertech plant register current Site inspection 27/10/2023 Complaints register current to 31/10/23 | Inspections are occurring consistent with the timeframes in the CEMP and sub-plans, weekly and recorded in Hammertech. Deficiencies and positive observation are identified, responsible person assigned, and actions addressed. Sighted inspection carried out 23/10/2023, where 1 positive observation was raised (sprinkler system) 4 observations raised for: contractors not replacing the food waste bins, erosion and sediment control, large quantity of bins and mud on the road. Monitoring of dust and noise is ongoing (started in April 2023), consistent with the CEMP and CNVMSP. It is noted that noise and vibration monitoring reports identified exceedances (about 10) of management levels for MSCP but these were determined to not be related to construction works. | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| Constructio | on Traffic | | | |
| C10 | All construction vehicles are to be contained wholly within the site, except if located in an approved on-street work zone, and vehicles must enter the site or an approved on-street work zone before stopping, unless directed by traffic control. | Construction Traffic and Pedestrian Management Sub-Plan (CTPMSP) – Children's Hospital at Westmead Redevelopment - Stage 2 Multistorey Car Park, TTPS, Issue D, 13 July 2022 Site inspection 27/10/2023 Complaints register current to 31/10/23 | Construction vehicles are confined to site unless under an approved lane closure. Trucks delivery material and enter / exit in Gate 1. Traffic controllers are in place. Traffic controller is permanent on Gate 1, and 2 more can be there, when needed at Gate 2 and Gate 3. There was 1 complaint due to a truck arriving before the approved construction hours (5.30am). | Compliant |
| Hoarding R | Requirements | 1 | | |
| C11 | The following hoarding requirements must be complied with: a) no third-party advertising is permitted to be displayed on the subject hoarding/ fencing other than for the purpose of fulfilling functions of a health services facility; and b) the construction site manager must be responsible for the removal of all graffiti from any construction hoardings or the like within the construction area within 48 hours of its application. | HammerTech system Weekly Environmental Inspection 23/10/23 Ref. ISP-122647, 17/10/23, 5/10/23, 26/9/23. Interview with auditees and site inspection 27/10/2023 | No issues with third party advertising or graffiti on the hoarding has been identified by the auditees. None was observed during the site inspection. Hoarding requirements were observed during the site inspection. | Compliant |
| No Obstruc | ction of Public Way | 1 | 1 | |
| C12 | The public way (outside of any approved construction works zone) must not be obstructed by any materials, vehicles, refuse, skips or the like, under any circumstances. | Site inspection 27/10/2023 Complaints register current to 31/10/23 Weekly Environmental Inspection 23/10/23 Ref. ISP-122647, 17/10/23, 5/10/23, 26/9/23. Hammertech system – weekly environmental inspection Interface meetings minutes No. 53 dated 11/9/2023 and No. 57 dated 23/10/2023. | No issues with obstruction have been identified by the auditees or recorded in the complaints register. No complaints for this during the audit period. Weekly Interface meeting No. 53 dated 11/9/2023 with attendance of SCHN, PwC, HI and Kane, showing the disruption notices, construction updates, RFI, samples, workshops, etc. | Compliant |
| Constructio | on Noise Limits | | | |
| C13 | The development must achieve the construction noise management levels during construction as detailed in the <i>Interim Construction Noise Guideline</i> (DECC, 2009). All feasible and reasonable noise mitigation measures must be implemented and any activities that could exceed the construction noise management levels must be identified and managed in accordance with the management and mitigation measures identified in the approved Construction Noise and Vibration Management Plan. | Westmead PSB and MSCP Noise Monitoring Reports by Arup for: - 01/06/23 to 30/06/23 V1 18/07/23 - 01/07/23 to 31/07/23 V1 15/08/23 - 01/08/23 to 31/10/23 V1 13/09/23 - 01/09/23 to 30/09/23 V1 13/10/23 Kane – Excel spreadsheet with results from 3 April 2023 to 18 August 2023. Complaints register current to 31/10/23 | Arup was contracted by PwC to install noise loggers to monitor construction noise for the Project. During Stage 2 – Kane works, some NML exceedances were recorded, and Kane is recording and determine the source of the noise and if they are related to the construction works. Noise monitoring records from Apr-Sept 2023 have been published on the project website. The exceedances recorded (about 10) were determined to not be related to construction works. Sighted data for the 1/6/23 with 1 exceedance recorded (65 over 47) with a 1.38%. It is noted that one noise complaint was received during the audit period (31/7/23) and this was notified to the Department as a noncompliance, refer to condition A28 and A29. Observation: It was noted that Noise Monitoring Reports from Arup from March 2023 onwards, indicate in section 4.2 that it is Ford Civil responsibility to respond to each Noise Management Level exceedance when it occurs. However, this is incorrect as Ford Civil is no longer on site, they completed Stage 1 (Early Works) in Q4 2022. This is responsibility of all Principal Contractors currently working on-site. | Compliant |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Statu |
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| C14 | The Applicant must ensure construction vehicles (including concrete agitator trucks) do not arrive at the site or surrounding residential precincts outside of the construction hours of work outlined under condition C4, unless allowed by Condition C5. | CEMP – Children's Hospital Westmead Multi-Storey Carpark, Kane, Issue 9, 22/09/2023 CNVMSP – Westmead Children's Hospital MSCP, Acoustic Logic, Revision 2, 18/08/2023 Project induction and notice board Complaints register current to 31/10/23 Email and letter sent from HI to DPE re. non-compliance notification with Condition C4 re. noise complaint from Ronald McDonal House on the 4/8/23. Warning Letter breach from DPE to Kane, 16/10/23 re. non-compliance notification with Condition C4 (early commencement of works on site and associated noise impacts) Toolbox talk, 15/8/2023 re. WHS, noise complaint, PwC notice. | Project hours have been communicated to the workforce through the sharing of Project plans and the induction. A noise complaint was raised 31/7/2023 re. concrete truck arrived outside of the approved working hours, pump in at gates started at 5.30am, truck arrived at 6.15am and pumping commenced at 6.30am. Non-compliance: Concrete truck arrived at the construction site outside the approved hours of work on the 31 July 2023. Refer to condition C4 for full details. Presented Hammertech system weekly toolbox talk on the 15/8/2023 re. WHS, noise complaint, PwC notice. | Non-Compliant |
| C15 | The Applicant must implement, where practicable and without compromising the safety of construction staff or members of the public, the use of 'quackers' to ensure noise impacts on surrounding noise sensitive receivers are minimised. | Site inspection 27/10/2023 | Mobile plant and trucks have quackers fitted. | Compliant |
| Vibration C | riteria | | | |
| C16 | Vibration caused by construction at any residence or structure outside the site must be limited to: a) for structural damage, the latest version of <i>DIN 4150-3 (1992-02) Structural vibration -</i> <i>Effects of vibration on structures</i> (German Institute for Standardisation, 1999); and b) for human exposure, the acceptable vibration values set out in the <i>Environmental Noise</i> <i>Management Assessing Vibration: a technical guideline</i> (DEC, 2006) (as may be updated or replaced from time to time). | Childrens Hospital Westmead Vibration Monitoring Reports by Arup, from Feb 2023 to Sept. 2023 Arup Vibration Monitoring January 2023 to September 2023, Uploaded on the project website. | Vibration monitoring was performed, particularly at the Children's Hospital site. No vibration monitoring was conducted for the MSCP. No vibration intensive works occurred during the audit period. | Not Triggered |
| C17 | Vibratory compactors must not be used closer than 30 metres from residential buildings unless vibration monitoring confirms compliance with the vibration criteria marked this as retain. specified in condition C16. | Site inspection 27/10/2023 | The Ronald McDonald House is the closest residence. This is beyond 30 m from earthworks. No vibration works. | Not Triggered |
| C18 | The limits in conditions C16 and C17 apply unless otherwise outlined in a Construction Noise and Vibration Management Plan, approved as part of the CEMP required by condition B13 of this consent. | Construction Noise and Vibration Management Sub-Plan (CNVMSP) – Westmead Children's Hospital MSCP, Acoustic Logic, Revision 2, 18/08/2023 | Section 6.2.2 and 8.0 of the CNVMSP sets out the process to be followed in the event that the criteria cannot be achieved or safe working distances for plant cannot be achieved. No vibration works. | Not Triggered |
| Tree Protec | tion | | | |
| C19 | For the duration of the construction works: all trees on the site that are not approved for removal must be suitably protected during construction as per the recommendations of the Arboricultural Impact Assessment, prepared by Tree Management Strategies, dated 20.01.2020; and d) if access to the area within any protective barrier is required during the works, it must be carried out under the supervision of a qualified arborist. Alternative tree protection measures must be installed, as required. The removal of tree protection measures, following completion of the works, must be carried out under the supervision of a qualified arborist and must avoid both direct mechanical injury to the structure of the tree and soil compaction within the canopy or the limit of the former protective fencing, whichever is the greater. | Site inspection 27/10/2023 Arboricultural Impact Assessment, Tree Management Strategies, 20/01/20 Letter Abel Ecology to Ford, 14/02/22 (pre clearing inspection) dated 20.01.2020 | Observation: During the site inspection it was noted that, delineation of the tree protection area requires attention and improvement. Refer to photos 14 and 15 in Appendix D. Kane needs to maintain a clear demarcation of the tree protection zone and replace damage silt fences as soon as possible. Completed Action: Silt fence has been fixed along the tree protection zone, and some material was removed. Refer to photo 14 in Appendix D. | Compliant |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recomme |
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| Air Quality | | | |
| C20 | The Applicant must take all reasonable steps to minimise dust generated during all works authorised by this consent. | Site inspection 27/10/2023 Project induction Control Air monitoring for Asbestos Fibers Results SWE Report Reference: S110355.282-AAM1.v1-01/02/2023, 01/02/2023 By NATA Control Air monitoring for Asbestos Fibers Results SWE Report Reference: S110355.307-AAM1.v1-01/03/2023, 01/03/2023 By NATA Weekly Environmental Inspection 23/10/23 Ref. ISP-122647, 17/10/23, 5/10/23, 26/9/23. Complaints register current to 31/10/23 Dust monitoring from CHEC for: - April 2023 No. CH1435-D230123 - May 2023 No. CH1435-D230199 - July 2023 No. CH1435-D230225 August 2023 No. CH1435-D230225 | Dust management is communicated to the w The air monitoring analytical results conducte that the findings are below the lowest detecta fibres/mL of air. Area is sealed or with an orange fabric (wher cleared). The streets were kept clean and Streetsweep required. Erosion and sediment controls were in place in place. Dust monitoring results from April 2023 to Au that no exceedances were reported at any tir conditions have remained consistent. The Pr compliant with relevant criteria. |
| C21 | During construction, the Applicant must ensure that: a) activities are carried out in a manner that minimises dust including emission of windblown or traffic generated dust; b) all trucks entering or leaving the site with loads have their loads covered; c) trucks associated with the development do not track dirt onto the public road network; d) public roads used by these trucks are kept clean; and e) land stabilisation works are carried out progressively on site to minimise exposed surfaces. | August 2023 No. CH1435-D230271 Project induction Control Air monitoring for Asbestos Fibers Results SWE Report Reference: S110355.282-AAM1.v1-01/02/2023, 01/02/2023 By NATA Control Air monitoring for Asbestos Fibers Results SWE Report Reference: S110355.307-AAM1.v1-01/03/2023, 01/03/2023 By NATA Weekly Environmental Inspection 23/10/23 Ref. ISP-122647, 17/10/23, 5/10/23, 26/9/23. Dust monitoring for April 2023 from CHEC No. CH1435-D230123 Dust monitoring for May 2023 from CHEC No. CH1435-D230167 Dust monitoring for June 2023 from CHEC No. CH1435-D230199 Dust monitoring for August 2023 from CHEC No. CH1435-D230225 Dust monitoring for August 2023 from CHEC No. CH1435-D230271 Complaints register current to 31/10/23 Site inspection 27/10/2023 | Dust management is communicated to the we The air monitoring analytical results conducte that the findings are below the lowest detecta fibers/mL of air. Area is sealed or with an orange fabric (wher cleared). The streets were kept clean and Streetsweep required. Erosion and sediment controls were in place, place. Dust monitoring results from April 2023 to Au that no exceedances were reported at any tin conditions have remained consistent. The Pro- compliant with relevant criteria. |

| mendations | Compliance Status |
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| e workforce. ucted by NATA indicate ectable level of 0.01 where asbestos has been weeper is used, when ace and one dust monitor ace and one dust monitor August 2023 indicate y time, and site Project is considered | Compliant |
| e workforce. ucted by NATA indicate ectable level of 0.01 where asbestos has been reeper is used, when ace, one dust monitor in August 2023 indicate y time, and site Project is considered | Compliant |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| Soil and Wa | ter | | | |
| C22 | All erosion and sediment control measures must be effectively implemented and maintained at or above design capacity for the duration of the construction works and until such time as all ground disturbed by the works have been stabilised and rehabilitated so that it no longer acts as a source of sediment. Erosion and sediment control techniques, as a minimum, are to be in accordance with the publication Managing Urban Stormwater: Soils & Construction (4th edition, Landcom, 2004) commonly referred to as the 'Blue Book'. | Sediment and Erosion Control Plan – Sheet 1, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-05 Sediment and Erosion Control Plan, Sheet 2, Enscape Studio, 17/5/23, Rev.1 Drawings No. C-06 Sediment and Erosion Control Plan – Sheet 3, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-07 Sediment and Erosion Control Details, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-08 Site inspection 27/10/2023 | Sediment and Erosion Control Plans were prepared from Enscape Studio prior commencement of construction and issued for construction on the 8 May 2023. The controls appear to be consistent with the Blue Book. Controls sighted appeared to be adequate for the site layout. Observation raised in IA3 re. Sediment and Erosion Control Plan - Sheet 2, Drawing No. C-06 date to be reviewed. Drawing No. C-06 Rev. 1 was updated on the 8 May 2023. Drawings have been updated and observation closed. Observation: During the site inspection it was noted that erosion and sediment controls on-site need improvement, specifically the silt fence close to Gate 1. Refer to photos 13, 15 and 17 in Appendix D. Kane to ensure controls are effectively implemented and monitored through more rigorous inspections, timely maintenance, and project staff training to ensure better compliance with environmental protection standards. Completed Action: Silt fence has been fixed along the tree protection zone, and protection was put in place in and around the stormwater drainage. Refer to photos 14 and 16 in Appendix D. | Compliant |
| Imported Fi | l I | | | |
| C23 | The Applicant must: a) ensure that only VENM, ENM, or other material considered suitable for beneficial reuse via a general or specific resource recovery exemption issued by NSW EPA is brought onto the site; b) keep accurate records of the volume and type of fill to be used; and c) make these records available to the Certifier upon request. | Interview with auditees 27/10/2023 Concrete delivery 25/10/23 DMG Concrete for P8/P8a columns Concrete delivery 18/10/23 DMG for column pouring | Only concrete material has brought to site. | Not Triggered |
| Disposal of | Seepage and Stormwater | | | |
| C24 | Adequate provisions must be made to collect and discharge stormwater drainage during construction to the Certifier. The prior written approval of Council must be obtained to connect or discharge site stormwater to Council's stormwater drainage system or street gutter. | Sediment and Erosion Control Plan – Sheet 1, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-05 Sediment and Erosion Control Plan, Sheet 2, Enscape Studio, 17/5/23, Rev.1 Drawings No. C-06 Sediment and Erosion Control Plan – Sheet 3, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-07 Sediment and Erosion Control Details, Enscape Studio, 8/5/23, Rev.1 Drawings No. C-08 | Sediment and Erosion Control Plans were prepared from Enscape Studio prior commencement of construction and issued for construction on the 8/5/2023. The controls appear to be consistent with the Blue Book. Controls sighted appeared to be adequate for the site layout. There are no basins or discharge points to release stormwater. Additionally, it was indicated that assets within the site boundary are Hospital assets and there is no council stormwater infrastructure on the site. Refer to photos in Appendix E. Observation: During the site inspection, the stormwater drainage close to the tree protection area on the south side was not protected. Stormwater drainage to be protected immediately to prevent potential environmental | Compliant |
| Emergency | Management | | contamination. Refer to photos 15 and 16 in Appendix D. | |
| C25 | The Applicant must prepare and implement awareness training for employees and contractors, including locations of the assembly points and evacuation routes, for the duration of construction. | Flood Emergency Response Plan, Ford Civil, 02/02/22 (for PSB, but covers the MSCP) updated 24/06/2022 | Section 5 of the PSB FERSP covers flood warnings and notification requirements. This applies also to the MSCP. The Emergency Response Plan covers evacuation and refuge protocols. These are communicated to the workforce. | Compliant |

| Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
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| | Evacuation diagram posted in the notice board. Project Induction – HammerTech Emergency Response Drill 5/4/2023 | A drill was conducted on 5/4/2023 involving all personnel on site on that day. Additionally, a False code purple (bomb threat) happened on the 22/8/23 8.00am. Refer to Photo of the Emergency Egress Plan (placed at the Notice Board) in Appendix E. | |
| | Palse code purple (bomb threat) 22/8/23 8.00am | | |
| r Management System | | | |
| Within three months of the commencement of construction, the Applicant must design an operational stormwater management system for the development and submit it to the satisfaction of the Certifier. The system must: a) be designed by a suitably qualified and experienced person(s); b) be generally in accordance with the conceptual design in the EIS; c) be in accordance with applicable Australian Standards; and d) ensure that the system capacity has been designed in accordance with Australian Rainfall and Runoff (Engineers Australia, 2016) and Managing Urban Stormwater: Council Handbook (EPA, 1997) guidelines. | Civil Design Certificate, Arup, 27/01/22 Crown Certificate, CRO 22006, Blackett MaGuire and Goldsmith, 09/03/22 (covers Stage 1 of the MSCP) | The stormwater design has been completed and the design compliance statement confirms that each requirement from this condition has been satisfied. The Certifier provided acceptance through issue of Crown Certificate 1. Note: The evidence provided above indicates this condition is being satisfied via the building certification process. WolfPeak considers that it is the role of the Certifier or other authority / expert to verify compliance under this condition. | Compliant |
| d Finds Protocol – Aboriginal Heritage | | | |
| In the event that surface disturbance identifies a new Aboriginal object: a) all works must halt in the immediate area to prevent any further impacts to the object(s); b) a suitably qualified archaeologist and the registered Aboriginal representatives must be contacted to determine the significance of the objects; c) the site is to be registered in the Aboriginal Heritage Information Management System (AHIMS) which is managed by Heritage NSW under Department of Premier and Cabinet and the management outcome for the site included in the information provided to AHIMS; d) the Applicant must consult with the Aboriginal community representatives, the archaeologists and Heritage NSW to develop and implement management strategies for all objects/sites; and e) works shall only recommence with the written approval of the Planning Secretary. | Project induction Environmental Induction Post at the front of the site office Interview with auditees 27/10/2023 | The potential for unexpected finds is included in the induction. The auditees have not identified any unexpected finds to date. | Not Triggered |
| d Finds Protocol – Historical Heritage | | | |
| If any unexpected archaeological relics are uncovered during the work, then: a) all works must cease immediately in that area and notice is to be given to Heritage NSW and the Planning Secretary; b) depending on the possible significance of the relics, an archaeological assessment and management strategy may be required before further works can continue in that area as determined in consultation with Heritage NSW; and c) works may only recommence with the written approval of the Planning Secretary. | Project induction Environmental Induction Post at the front of the site office Interview with auditees 27/10/2023 | The potential for unexpected finds is included in the induction. The auditees have not identified any unexpected finds to date. | Not Triggered |
| age and Processing | | | |
| All waste generated during construction must be secured and maintained within designated waste storage areas at all times and must not leave the site onto neighbouring public or private properties. | Site inspection 27/10/2023 Weekly Environmental Inspection 23/10/23 Ref. ISP-122647, 17/10/23, 5/10/23, 26/9/23. Complaints register current to 31/08//23 | Waste is checked during inspections. One observation was identified in one of the inspections and was closed off (Inspection on the 23/10/23). No complaints received. Housekeeping is carried out Mon, Wed, Fri. Observation: During the site inspection, it was noted that tree protection zone was not kept in a waste bin but spread on bare ground close to the public domain. Refer to photo 18 in | Compliant |
| | Management System Within three months of the commencement of construction, the Applicant must design an operational stormwater management system for the development and submit it to the satisfaction of the Certifier. The system must: a) be designed by a suitably qualified and experienced person(s); b) be generally in accordance with the conceptual design in the EIS; c) be in accordance with applicable Australian Standards; and d) ensure that the system capacity has been designed in accordance with Australian Rainfall and Runoff (Engineers Australia, 2016) and Managing Urban Stormwater: Council Handbook (EPA, 1997) guidelines. If Thids Protocol – Aboriginal Heritage In the event that surface disturbance identifies a new Aboriginal object: a) all works must halt in the immediate area to prevent any further impacts to the object(s); b) a suitably qualified archaeologist and the registered Aboriginal representatives must be contacted to determine the significance of the objects; the site is to be registered in the Aboriginal Heritage Information Management System (AHIMS) which is managed by Heritage NSW under Department of Premier and Cabinet and the management outcome for the site included in the information provided to AHIMS; the Applicant must consult with the Aboriginal community representatives, the archaeologists and Heritage NSW to develop and implement management strategies for all object/sites; and works shall only recommence with the written approval of the Planning Secretary. I Finds Protocol – Historical Heritage NSW and the Planning Secretary. d) depending on the possible significance of thureriles, an archaeological assesment and management str | Evacuation diagram posted in the notice board Project Induction – HammerTech Emergency Response Drill 5/4/2023 False code purple (bomb threat) White three months of the commencement of construction, the Applicant must design an operational dormwater management system for the development and submit it to the satisfaction of the Certificate, Arup, 27/01/22 Crew Certificate, CR0 20206, Blackett Macuier and Coldsmith, 0030/22 (covers Stage 1 of the MSCP) b be designed by a suitably qualified and experienced person(s); Cover Certificate, CR0 20206, Blackett Macuier and Coldsmith, 0030/22 (covers Stage 1 of the MSCP) c) be in accordance with applicable Australian Standards; and Finds Protocol – Aboriginal Mertage If Inds Protocol – Aboriginal Mertage Project Induction Environmental Induction Post at the fond of the satisface disturbance identifies a new Aboriginal object: a) all works must halt in the immediate area to prevent any further impacts to the object(s); Project Induction Environmental Induction Post at the fond of the satis obter origistered in the Aboriginal toring in provided to AHIMS; Project Induction Environmental Induction Post at the fond of the satis office interview with auditees 27/10/2023 If hards Arotocol – Historical Heritage If any unexpected anthe Aboriginal community representatives, the anther Planning Secretary. Project induction Environmental Induction Post at the front of the satis office interview with auditees 27/10/2023 If any unexpected anthe dospide in the written approval of the Planning Secretary. Project induction Environmental Induction Po | Execution diagram points in the project Induction – HammoTroth Emergency Response Drill 64/0202 (2022 8.00km. A fell was conducted on 64/02023 movine gal personned on the Depart Induction – HammoTroth Emergency Response Drill 64/02023 (2022 8.00km. What there notifie to commencement of construction, the Applicant must design an operation the system must. A fell was conducted purple bornet brown) (Paper Induction – HammoTroth Emergency Response Drill 64/02023 (2022 8.00km. • Unit there notifie to commencement of construction, the Applicant must design an operation the system must. The stormwater design has been completed and the design (Comm Certificate, CRO 2000, Ellister (Comm Certificate, CRO 2000, Ellister (Ce |

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| | | | Completed Action: Material was cleaned up around Gate 2. Refer to photo 19 in Appendix D. | |
| C30 | All waste generated during construction must be assess, classified and managed in accordance with the Waste Classification Guidelines Part 1: Classifying Waste (EPA, 2014). | Bingo Waste Management & Recycling Plan | All the waste has been directed to facilities lawfully permitted to receive it. | Compliant |
| | | Bingo/Djurwa Monthly Waste Report – from Jan to Sep 2023 | Sighted Bingo Waste Management & Recycling Plan which includes the BINGO recycling centres and EPL licenses. | |
| | | Djurwa Tax Invoice 31/8/2023 Djurwa Job Report from 06/12/2022 to 24/10/2023 | The Bingo/Djurwa Monthly Waste Report includes the type of waste e.g. bricks/tiles, concrete, sol/sand, metals, timber, carboard/paper, plastic and general waste, and the quantity in tonnes from Jan to Sep 2023. So far 93% of recycling waste (247.71 tonnes in total). | |
| | | | Presented Djurwa Job Report from 06/12/2022 to 24/10/2023 including Job date and number, Docket number., Tip site, Rego and invoice number. | |
| C31 | The Applicant must ensure that concrete waste and rinse water are not disposed of on the site and are prevented from entering any natural or artificial watercourse. | Interview with auditees and site inspection 27/10/2023 | Excess concrete is placed in lined bulker bags and disposed of as concrete waste (General Solid Waste – Recyclable). | Complaint |
| | | Bingo/Djurwa Monthly Waste Report – from Jan to Sep 2023. | Sighted concrete wash-out and concrete in bins, and bags. | |
| | | | The Bingo/Djurwa Monthly Waste Report indicates that a total of 72.405 tonnes of recycled concrete from Jan to Sep 2023. | |
| C32 | The Applicant must record the quantities of each waste type generated during construction and the proposed reuse, recycling and disposal locations for the duration of construction. | Bingo Waste Management & Recycling Plan Djurwa Tax Invoice 31/8/2023 | Waste has been directed to facilities lawfully permitted to receive it. Sighted Bingo Waste Management & Recycling Plan which includes the BINGO recycling centres and EPL licenses. | Compliant |
| | | Djurwa Job Report from 06/12/2022 to 24/10/2023 | Presented Djurwa Job Report from 06/12/2022 to 24/10/2023 including Job date and number, Docket number., Tip site, Rego and invoice number. | |
| | | Bingo/Djurwa Monthly Waste Report – from Jan to Sep 2023. | The Bingo/Djurwa Monthly Waste Report includes the type of waste e.g. bricks/tiles, concrete, sol/sand, metals, timber, carboard/paper, plastic and general waste, and the quantity in tonnes from Jan to Sep 2023. So far 93% of recycling waste. | |
| | | | The Observation raised in IA3: Although the Bingo/Djurwa Monthly Waste Report includes the quantities of each waste type; it is recommended that Kane develops its own waste tracking register to record the data provided by Bingo and Djurwa on their monthly waste reports. Completed Action: Waste Master Register dated 2 June 2023 was developed and presented prior the finalisation of the audit report. The register includes dated from January to April 2023. | |
| | | | There is a Waste Master Register maintained – Sep 2023. | |
| C33 | The Applicant must ensure that the removal of hazardous materials, particularly the method of | Interview with auditees and site | Ford Civil: | Compliant |
| | containment and control of emission of fibres to the air, and disposal at an approved waste disposal facility is in accordance with the requirements of the relevant legislation, codes, standards and guidelines. | Inspection 27/10/2023 Remedial Action Plan 56200/131434 | Hazardous material (asbestos in soils) has been managed and removed in accordance with the RAP. | |
| | yulucinicə. | (Rev. C) prepared by JBS&G dated 09/02/21 and updated 10/05/22 | Each week the contaminated lands consultant who prepared the RAP provide a summary on how the project is tracking against the | |
| | | Safe Work & Environments Clearance Certificates for Hazardous Materials Encapsulating Work for: 5/12/2022, | requirements of the RAP (including material movements, PPE, site controls, asbestos finds, air quality and air monitoring results etc). JBS&G confirmed the RAP was being implemented with only 2 x | |
| | | 12/01/23, 17/2/2023 and 25/2/2023 | minor deficiencies identified during the audit period (one relating to delineation of exclusion zones and one relating to use of PPE). | |
| | | Bingo Waste Management & Recycling Plan | For Stage 2 works Clearance Certificates have been received from Safe Work & Environments; records sighted as follows: | |
| | | | 5 Feb 2023, date of inspection 3 Feb 2023 with clearance for the back area (yellow highlight) | |



| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Stat |
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| | | | 17 Feb 2023, inspection same date, with clearance for gate 3 driveway and ramp. | |
| | | | 12 Jan 2023, date of inspection 11 Jan 2023 with clearance for northeast and southeast (white colour) in front of the scaffold and site sheds. | |
| | | | 5 Dec 2022 inspection same day, with clearance for gate 2 entrance driveway and part of P1 slab. | |
| | | | No removal of asbestos for Kane, so this is not triggered for them. | |
| utdoor Lig | ghting | | | |
| 34 | The Applicant must ensure that all external lighting is constructed and maintained in in accordance with AS 4282-2019 Control of the obtrusive effects of outdoor lighting. | Interview with auditees 27/10/2023 Electrical services Drawings from JR Electrical 21/10/2022 Ref. No. CHW- JR-EL-30-0000 Overall Lighting from JR Electrical 9/11/2022 Ref. No. CHW-JR-EL-30- 0100 Complaints register current to 31/08//23 | Lights are directed away from receivers and are not excessive in lumens. There have been no complaints received. Electrical Services Drawings in place. Temporary lighting has been put in place inside the carpark (underneath the slab). | Compliant |
| ite Contar | nination | | | |
| 35 | The Applicant must conduct site investigations to confirm the full nature and extent of the contamination at the project area post demolition and comply with the following requirements: | Detailed Site Investigation Report, JBS&G, 16/06/21 | The Detailed Site Investigation was completed in accordance with this condition during Stage 1 works. | Compliant |
| | a) the site investigations must be undertaken, and the subsequent report(s), must be prepared in accordance with relevant guidelines made or approved by the EPA under section 105 of the <i>Contaminated Land Management Act 1997</i>; b) the reports must be prepared, or reviewed and approved, by consultants certified under either the Environment Institute of Australia and New Zealand's Certified Environmental Practitioner (Site Contamination) scheme (CEnvP(SC)) or the Soil Science Australia Certified Professional Soil Scientist Contaminated Site Assessment and Management (CPSS CSAM) scheme; and c) the recommendations of the Remedial Action Plan 56200/131434 (Rev. C) prepared by JBS&G dated 09.02.2021 (or as updated to the satisfaction of the Site Auditor) and the unexpected finds procedure must be updated following results of further site investigations and implemented throughout duration of project work. | Remedial Action Plan 56200/131434 (Rev. C) prepared by JBS&G dated 09/02/21 and updated 10/05/22 Email JBS&G to Ford 16/03/22 (plan for further investigations under demolished building) Weekly Audit Summary, JBS&G, 04/05/22 – 03/09/22 | Demolition of the existing building allowed for further investigations to be completed on 16/03/22. The RAP underwent a review to capture the data and recommendations from the investigations completed under the demolished structure. | |
| 36 | Remediation of the site must be carried out in accordance with the Remedial Action Plan 56200/131434 (Rev. C) prepared by JBS&G and dated 09.02.2021 and any variations to the Remedial Action Plan 56200/131434 (Rev. C) approved by an NSW EPA-accredited Site Auditor. | Site inspection 27/10/2023 Detailed Site Investigation Report, JBS&G, 16/06/21 Remedial Action Plan 56200/131434 (Rev. C) prepared by JBS&G dated 09/02/21 and updated 10/05/22 Email JBS&G to Ford 16/03/22 (plan for further investigations under demolished building) Weekly Audit Summary, JBS&G, 04/05/22 – 03/09/22 | The Detailed Site Investigation was completed in accordance with this condition during Stage 1. Demolition of the existing building allowed for further investigations to be completed on 16/03/22. The RAP underwent a review to capture the data and recommendations from the investigations completed under the demolished structure. During Stage 1 - the contaminated lands consultant attended weekly and provided a summary on how the project was tracking against the requirements of the RAP (including material movements, PPE, site controls, asbestos finds, air quality and air monitoring results etc). JBS&G confirmed the RAP was implemented with only 2 x minor deficiencies identified during the audit period (one relating to delineation of exclusion zones and one relating to use of PPE). | Compliant |
| 37 | Where remediation is carried out / completed in stages, a NSW EPA-accredited Site Auditor must confirm satisfactory completion of each stage by the issuance of Interim Audit Advice(s). | Site inspection 27/10/2023 Letter from a JBS&G – MSCP and PSB combined civils interim remediation completion, 9/8/2023 | Presented letter from a JBS&G – MSCP and PSB combined civils interim remediation completion, 9/8/2023. The report indicates that combined civils redevelopment packages have been met. | Complaint |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
|------------|--|--|--|-------------------|
| C38 | The Applicant must ensure the proposed development does not result in a change of risk in relation to any pre-existing contamination on the site that would result in significant contamination. | Detailed Site Investigation Report, JBS&G, 16/06/21 Email JBS&G to Ford 16/03/22 (plan for further investigations under demolished building) Letter from a JBS&G – MSCP and PSB combined civils interim remediation completion, 9/8/2023. | The contaminated land consultants did not identified any contamination or activity that has changed the risk profile of existing contamination. | Compliant |
| Independen | t Environmental Audit | 1 | | 1 |
| C39 | Proposed independent auditors must be agreed to in writing by the Planning Secretary prior to the preparation of an Independent Audit. | Letter from DPE to HINSW, Appointment of Independent Audit Team, dated 15/03/2023 | The audit team was approved by the Department prior to commencing of the Independent Audit. | Compliant |
| C40 | Independent Audits of the development must be conducted and carried out in accordance with the Independent Audit Post Approval Requirements. | Independent Audit No. 1, WolfPeak, 01/07/22 Independent Audit No. 2, WolfPeak, 07/12/22 Independent Audit No. 3, WolfPeak, 13/06/2023 | The audits have been conducted in accordance with the Independent Audit Post Approval Requirements. The Department did not raise any issues during consultation on this audit. | Compliant |
| C41 | The Planning Secretary may require the initial and subsequent Independent Audits to be undertaken at different times to those agreed to above, upon giving at least 4 week's notice to the Applicant of the date or timing upon which the audit must be commenced. | Interview with auditees 27/10/2023 | The auditees are not aware of the Planning Secretary requiring audits to be conducted at different timeframes to that specified in the Independent Audit Post Approval Requirements. | Not Triggered |
| C42 | In accordance with the specific requirements in the Independent Audit Post Approval Requirements, the Applicant must: a) review and respond to each Independent Audit Report prepared under condition C40 of this consent, or condition C41 where notice is given; b) submit the response to the Planning Secretary; and c) make each Independent Audit Report and response to it publicly available within 60 days after submission to the Planning Secretary. | Independent Audit No. 3, WolfPeak, 13/06/2023 Proponent Response to IA3 findings 20/06/23 Letter from HI to DPE 20/6/23 with notification for IA3 and response to IA# report. DPE post approval portal lodgement, 20/6/23 (submission of Audit Report and response to findings). <u>https://www.hinfra.health.nsw.gov.au/ou</u> <u>r-projects/project-search/the- children%E2%80%99s-hospital-at- westmead-%E2%80%93-stage-2-rede</u> | IA3 dated 13/06/2023 and Proponent Response to IA3 Findings were submitted to the DPE on the 22/06/2023. Sighted Letter and Post Approval Record. The Audit Report IA3 and Response to Audit Findings were published in the project website. | Compliant |
| C43 | Independent Audit Reports and the Applicant's response to audit findings must be submitted to the Planning Secretary within two months of undertaking the independent audit site inspection as outlined in the Independent Audit Post Approval Requirements unless otherwise agreed by the Planning Secretary. | Independent Audit No. 3, WolfPeak, 13/06/2023 Proponent Response to IA3 findings 20/06/23 Letter from HI to DPE 20/6/23 with notification for IA3 and response to IA# report. DPE post approval portal lodgement, 20/6/23 (submission of Audit Report and response to findings). https://www.hinfra.health.nsw.gov.au/ou r-projects/project-search/the- children%E2%80%99s-hospital-at- westmead-%E2%80%93-stage-2-rede | The auditee reviewed, responded to and submitted both the Audit Report and the Response to Audit findings to the Department on the 20/06/23 (within 2 months from the audit site inspection (2/05/2023)), and made both publicly available. | Compliant |

| Jnique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Stat |
|--------------|---|---|--|-----------------|
| 244 | Notwithstanding the requirements of the Independent Audit Post Approval Requirements, the Planning Secretary may approve a request for ongoing independent operational audits to be ceased, where it has been demonstrated to the Planning Secretary's satisfaction that an audit has | Staging Report – Multi-Storey Carpark (SSD-10434896), NGH Consulting, 17/06/22 | The project is in construction. | Not Triggered |
| | demonstrated operational compliance. | Staging Report approval letter from DPE to HINSW, dated 28/06/22 | | |
| Redbank Ro | bad Roadworks | | | 1 |
| C45 | All works on the realignment of Redbank Road must be undertaken in accordance with the NRAR Guidelines for Controlled Activities on Waterfront Land, as defined by the Water Management Act 2000. | Civil Design Certificate, Arup, 27/01/22 Interview with auditees and site inspection 27/10/2023 | The Civil Design Certificate prepared by Arup confirms that the realignment of Redbank Ave complies with the Controlled Activity Guidelines. Redbank Road re-alignment works are nearing completion. No observed issues. | Compliant |
| Vater Take | and Licencing | | · | |
| 246 | In the event groundwater is intercepted during construction, any take is to be appropriately licenced (unless eligible for an exemption under the Water Management Regulation 2018). | Interview with auditees and site inspection 27/10/2023 | There are no deep penetrations to date. The auditees state that groundwater has not been encountered. | Not Triggered |
| ART D PR | IOR TO OCCUPATION OR COMMENCEMENT OF USE | | | |
| lotification | of Occupation | | | |
| 01 | At least one month before commencement of operation, the date of commencement of the operation of the development must be notified to the Planning Secretary in writing. If the operation of the development is to be staged, the Planning Secretary must be notified in writing at least one month before the commencement of each stage, of the date of commencement and the development to be carried out in that stage. | - | - | Not Triggered |
| External Wa | Ills and Cladding | | | 1 |
| 02 | Prior to commencement of operation, the Applicant must provide the Certifier with documented evidence that the products and systems used in the construction of external walls including finishes and claddings such as synthetic or aluminium composite panels comply with the requirements of the BCA. | - | - | Not Triggered |
| 03 | The Applicant must provide a copy of the documentation given to the Certifier to the Planning Secretary within seven days after the Certifier accepts it. | - | - | Not Triggered |
| Vorks as E | xecuted Plans | | | |
| 04 | Prior to the commencement of operation, works-as-executed drawings signed by a registered surveyor demonstrating that the stormwater drainage and finished ground levels have been constructed as approved, must be submitted to the Certifier. | - | - | Not Triggered |
| Outdoor Lig | Inting | I | | 1 |
| D5 | Prior to the commencement of operation, the Applicant must submit evidence from a suitably qualified practitioner to the Certifier that demonstrates that installed lighting associated with the development achieves the objective of minimising light spillage to any adjoining or adjacent sensitive receivers and: | Electrical design certificate, JR, 04/04/22 (lighting design statement as per B7, D5 and D24) | - | Not Triggered |
| | a) complies with the latest version of <i>AS</i> 4282-2019 - Control of the obtrusive effects of outdoor lighting (Standards Australia, 1997); and | | | |
| | b) has been mounted, screened and directed in such a manner that it does not create a nuisance to surrounding properties or the public road network. | | | |
| perational | Noise – Design of Mechanical Plant and Equipment | | | |
| 06 | Prior to the commencement of operation, the Applicant must submit evidence to the Certifier that the noise mitigation recommendations in the assessment undertaken under condition B23 have been | - | - | Not Triggered |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Statu |
|-------------|--|--------------------|--|------------------|
| | incorporated into the design of mechanical plant and equipment to ensure the development will not exceed the recommended operational noise levels identified in the Acoustics Report Ref: 44311-1. | | | |
| Fire Safety | v Certification | | | |
| D7 | Prior to commencement of occupation, a Fire Safety Certificate must be obtained for all the Essential Fire or Other Safety Measures forming part of this consent. A copy of the Fire Safety Certificate must be submitted to the relevant authority and Council. The Fire Safety Certificate must be prominently displayed in the building. | - | - | Not Triggered |
| Structural | Inspection Certificate | | | |
| D8 | Prior to the commencement of occupation of the new buildings, a Structural Inspection Certificate or a Compliance Certificate must be submitted to the Certifier. A copy of the Certificate with an electronic set of final drawings (contact approval authority for specific electronic format) must be submitted to the approval authority and the Council after: a) the site has been periodically inspected and the Certifier is satisfied that the structural works is deemed to comply with the final design drawings; and b) the drawings listed on the Inspection Certificate have been checked with those listed on the | - | - | Not Triggered |
| | final Design Certificate/s. | | | |
| Post-Cons | truction Dilapidation Report | | | |
| D9 | Prior to commencement of operation, the Applicant must engage a suitably qualified person to prepare a post-construction dilapidation report at the completion of construction. This report is: | - | - | Not Triggered |
| | a) to ascertain whether the construction created any structural damage to adjoining buildings or infrastructure; | | | |
| | b) to be submitted to the Certifier. In ascertaining whether adverse structural damage has occurred to adjoining buildings or infrastructure, the Certifier must: | | | |
| | i. compare the post-construction dilapidation report with the pre-construction dilapidation report required by these conditions; and | | | |
| | ii. have written confirmation from the relevant authority that there is no adverse structural damage to their infrastructure and roads. | | | |
| | c) to be forwarded to Council for information. | | | |
| Protection | of Public Infrastructure | | | |
| D10 | Unless the Applicant and the applicable authority agree otherwise, the Applicant must, prior to the commencement of operation: | - | - | Not Triggered |
| | repair, or pay the full costs associated with repairing, any public infrastructure that is damaged by carrying out the development; and | | | |
| | relocate, or pay the full costs associated with relocating any infrastructure (previously approved by the relevant authority) that needs to be relocated as a result of the development. | | | |
| | Note: This condition does not apply to any damage to roads caused as a result of general road usage or otherwise addressed by contributions required by 0 of this consent. | | | |
| Road Dam | age | | | |
| D11 | Prior to the commencement of operation, the cost of repairing any damage caused to Council or other Public Authority's assets in the vicinity of the Subject Site as a result of construction works associated with the approved development must be met in full by the Applicant. | - | - | Not Triggered |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status | |
|------------------------|---|--------------------|--|-------------------|--|
| Protection of Property | | | | | |
| D12 | Unless the Applicant and the applicable owner agree otherwise, the Applicant must repair, or pay the full costs associated with repairing any property that is damaged by carrying out the development. | - | - | Not Triggered | |
| Redbank R | oad Roadworks | | | | |
| D13 | Prior to the commencement of operation, the Applicant must complete the realignment of Redbank Road. | - | - | Not Triggered | |
| Car Parking | g Arrangements | | | | |
| D14 | Prior to the operation of more than 716 car parking spaces within the multi-storey carpark, the construction of the new Paediatric Services Building (proposed under SSD-10349252) must be complete and the building operational, by which time the remaining 280 car parking spaces within the multi-storey carpark can be made available for use. | - | - | Not Triggered | |
| Utilities and | d Services | | · | | |
| D15 | Prior to commencement of operation, the Applicant must obtain a Compliance Certificate for water and sewerage infrastructure servicing of the site under section 73 of the <i>Sydney Water Act</i> 1994. | - | - | Not Triggered | |
| Stormwater | r Operation and Maintenance Plan | · | | | |
| D16 | Prior to the commencement of operation, an Stormwater Operation and Maintenance Plan (SOMP) is to be submitted to the Certifier. The SOMP must ensure the proposed stormwater quality measures remain effective and contain the following: | - | - | Not Triggered | |
| | a) maintenance schedule of all stormwater quality treatment devices; b) record and reporting dataile; | | | | |
| | b) record and reporting details;c) relevant contact information; and | | | | |
| | d) Work Health and Safety requirements. | | | | |
| Signage | | | I | 1 | |
| D17 | Prior to the commencement of the multi-storey carparks' operation for staff and visitors, wayfinding signage and signage identifying the location of staff and visitor car parking must be installed. | - | - | Not Triggered | |
| D18 | Details of the final building identification signage (design, content and illumination) within the approved signage zones are to be submitted to the satisfaction of the Planning Secretary prior to the installation and display of any signage. The signage is to be installed prior to commencement of operation of the carpark facility. | | | Not Triggered | |
| Operationa | l Waste Management Plan | 1 | · | 1 | |
| D19 | Prior to the commencement of operation, the Applicant must prepare a Waste Management Plan for the development and submit it to the Certifier. The Waste Management Plan must: | - | - | Not Triggered | |
| | a) detail the type and quantity of waste to be generated during operation of the development; | | | | |
| | b) describe the disposal of all waste streams generated on site, consistent with the Protection of the Environment Operations Act 1997, Protection of the Environment Operations (Waste) Regulation 2014 and the Waste Classification Guideline (Department of Environment, Climate Change and Water, 2009); and | | | | |
| | c) detail the materials to be reused or recycled, either on or off site. | | | | |
| Site Audit S | Statement | | | | |
| D20 | Prior to the commencement of operation, the Applicant must submit a Section A1 Site Audit Statement or a Section A2 Site Audit Statement accompanied by an Environmental Management | - | - | Not Triggered | |
| | · · · · · · · · · · · · · · · · · · · | | · | · | |

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recomme |
|--------------|---|---|--|
| | Plan prepared by a NSW EPA accredited Site Auditor. The Section A1 or A2 Site Audit Statement must verify the relevant part of the site is suitable for the intended land use and be provided, along with any Environmental Management Plan to the Planning Secretary and the Certifier. | | |
| Landscapir | ng | | |
| D21 | Prior to the commencement of operation, landscaping of the site must be completed in accordance with landscape plan(s) listed in condition A2(d). | - | - |
| D22 | Prior to the commencement of operation, the Applicant must prepare a Landscape Management Plan to manage the revegetation and landscaping on-site and submit it to the Certifier. The plan must describe the ongoing monitoring and maintenance measures to manage revegetation and landscaping. | | |
| Operationa | I Flood Emergency Management Plan | | |
| D23 | Prior the commencement of the operation, a Flood Emergency Management Plan must be submitted to the Certifier that: | - | - |
| | a) is prepared by a suitably qualified and experienced person(s); | | |
| | b) addresses the provisions of the Floodplain Risk Management Guidelines (EESG); | | |
| | c) includes details of: | | |
| | i. the flood emergency responses for operational phase of the development; | | |
| | ii. predicted flood levels; | | |
| | iii. flood warning time and flood notification; | | |
| | iv. assembly points and evacuation routes; | | |
| | v. evacuation and refuge protocols; and | | |
| | vi. awareness training for employees and contractors, and visitors. | | |
| Crime Prev | ention through Environmental Design (CPTED) | | |
| D24 | Prior the commencement of the operation, a CPTED compliance statement is to be submitted to the Certifier and a copy provided to the Planning Secretary for information. The statement must be prepared: | Electrical design certificate, JR, 04/04/22 (lighting design statement as per B7, D5 and D24) | - |
| | a) by a suitably qualified and experienced person; and | | |
| | b) detail the lighting and security measures that will be implemented during late night hours of operation. | | |
| PART E PO | DIST OCCUPATION | | |
| Operation of | of Plant and Equipment | | |
| E1 | All plant and equipment used on site must be maintained in a proper and efficient condition operated in a proper and efficient manner. | - | - |
| Environme | ntal Management Plan | I | 1 |
| E2 | Upon completion of remediation works, the Applicant must manage the site in accordance with the Environmental Management Plan approved by the Site Auditor (if any) under condition D20 and any on-going maintenance of remediation notice issued by EPA under the <i>Contaminated Land Management Act 1997</i> . | | |
| Operationa | I Noise Limits | | |
| E3 | The Applicant must ensure that noise generated by operation of the development does not exceed | | |

| endations | Compliance Status |
|-----------|-------------------|
| | |
| | |
| | Not Triggered |
| | Not Triggered |
| | |
| | Not Triggered |
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| | Not Triggered |
| | |

Not Triggered
Not Triggered
Not Triggered
Not Triggered

| Unique ID | Compliance requirement | Evidence collected | Independent Audit findings and recommendations | Compliance Status |
|--------------|--|--------------------|--|-------------------|
| E4 | The Applicant must undertake short term noise monitoring in accordance with the <i>Noise Policy for</i> <i>Industry</i> where valid data is collected following the commencement of use of each stage of the development. The monitoring program must be carried out by an appropriately qualified person and a monitoring report must be submitted to the Planning Secretary within two months of commencement use of each stage of the development or other timeframe agreed to by the Planning Secretary to verify that operational noise levels do not exceed the recommended noise levels for mechanical plant and traffic noise identified in Acoustics Report Ref: 44311-1, prepared by Stantec and dated 15.06.2021. Should the noise monitoring program identify any exceedance of the recommended noise levels referred to above, the Applicant is required to implement appropriate noise attenuation measures so that operational noise levels do not exceed the recommended noise levels or provide attenuation measures at the affected noise sensitive receivers. | | | Not Triggered |
| Unobstructe | ed Driveways and Parking Areas | | | |
| E5 | All driveways, footways and parking areas must be unobstructed at all times. Driveways, footways and car spaces must not be used for the manufacture, storage or display of goods, materials, refuse, skips or any other equipment and must be used solely for vehicular and/or pedestrian access and for the parking of vehicles associated with the use of the premises. | - | - | Not Triggered |
| Ecologically | v Sustainable Development | | | |
| E6 | Unless otherwise agreed by the Planning Secretary, within six months of commencement of operation the Certifier and Planning Secretary are to be provided with a report from the Applicant demonstrating that the project achieves the minimum number of ESD initiatives as required by condition B8 of this consent. | - | - | Not Triggered |
| Outdoor Lig | hting | | | |
| E7 | Notwithstanding condition D5, should outdoor lighting result in any residual impacts on the amenity of surrounding sensitive receivers, the Applicant must provide mitigation measures in consultation with affected landowners to reduce the impacts to an acceptable level. | - | - | Not Triggered |
| Landscapin | g | | · | |
| E8 | The Applicant must maintain the landscaping and vegetation on the site in accordance with the approved Landscape Management Plan required by condition D21 for the duration of occupation of the development. | - | - | Not Triggered |
| Operational | Waste Management Plan | | | |
| E9 | The Operational Waste Management Plan for the development must be implemented for the duration of the development and updated annually. | - | - | Not Triggered |



APPENDIX B – PLANNING SECRETARY AGREEMENT OF INDEPENDENT AUDITORS



Department of Planning and Environment



Our ref: SSD-10434896-PA-23

Kathryn Saunders Town Planning Advisor HEALTH INFRASTRUCTURE 1 RESERVE ROAD ST LEONARDS New South Wales 2065 26/10/2023

Sent via the Major Projects Portal only

Dear Kathryn

I refer to your request dated 19 October 2023 for the Planning Secretary's approval of:

Ana Maria Munoz

Derek Low

under Condition C39 of SSD 10434896 (the Consent).

The Department has reviewed the nominations and information you have provided and is satisfied that Ms Munoz and Mr Low are suitably qualified and experienced.

Accordingly, I can advise that in accordance with C39 of the Consent, the Planning Secretary approves the appointment of Ms Munoz and Mr Low as lead, and alternative lead, auditors (*for future nominations it is requested which auditor is nominated as the lead and alternative*).

Notwithstanding the above, it is noted the certificates (as provided) for Ms Munoz and Mr Low expire 29 October 2023 and 26 October 2023 (respectively) therefore it is requested updated certificates be provided prior to the audit being conducted (*their certification is up to date on the Exemplar Global register*).

Please ensure this correspondence is appended to the IEA Report.

The IEA must be prepared, undertaken and finalised in accordance with the IA PARs. Failure to meet these requirements will require revision and resubmission.

The department also reserves the right to request an alternate auditor or audit team for future audits.

Notwithstanding the endorsement for the above listed auditors for this Project, each respective project approval or consent requires a request for the agreement to the auditor or audit team be submitted to the Department, for consideration of the Secretary. Each request is reviewed and depending on the complexity of future projects, the suitability of a proposed auditor or audit team will be considered.

If you wish to discuss the matter further, please contact the undersigned on (02) 9274 6306.

Yours sincerely

Rob Sherry Team Leader Compliance - Metro Compliance

As nominee of the Planning Secretary



APPENDIX C – CONSULTATION RECORDS



Consultation with the Department

 From:
 Ana Maria Munoz Acosta

 Sent: Monday, 9 October 2023 4:35 PM
 To: compliance@planning.nsw.gov.au

 To: compliance@planning.nsw.gov.au
 Cc: Tom Morgan (AU)

 Subject: Children's Hospital Westmead MSCP - SSD10434896 - Independent Audit No.4

Dear Sir/Madam,

WolfPeak is currently preparing to undertake the fourth independent audit (IA4) for the Children's Hospital at Westmead MSCP SSD10434896 (the Project). The audit is required to be conducted in accordance with SSD10434896 conditions C39 to C44, and the Department's 2020 Independent Audits Post Approval Requirements (or IAPAR).

The Approval is available at the following link: <u>https://www.planningportal.nsw.gov.au/major-projects/projects/childrens-hospital-westmead-multi-storey-carpark</u>

The IAPAR is available at the following link: <u>https://www.planning.nsw.gov.au/sites/default/files/2023-02/independent-audit-par-202005.pdf</u>

The on-site component of the audit is planned to take place on the **20 of October 2023**, with the report to be submitted to the Department two months afterwards. The audit pertains to post-approval requirements and compliance.

In accordance with Section 3.2 of the IAPAR, I am consulting with the Department on the scope of the audit and for confirmation as to whether other parties or agencies are to be consulted.

As you will see the required scope (outlined in Section 3.3 of the IAPAR) already covers an assessment of each relevant condition along with all post approval documents prepared to satisfy the conditions of Approval, including an assessment of the implementation of Environmental Management Plans and Sub-plans, complaints, incidents and so forth. These are included in the audit scope for this Project.

In providing input to the scope, I kindly request the Department confirm:

- If it has any key issues, it would like examined, relating to post-approval requirements and compliance that are not already called up by the scope in Section 3.3 of the IAPAR, or
- If it recommends that other parties or agencies are to be consulted. If so, I request that the Department identify those parties.

Please let me know if you have any questions. I look forward to hearing from you.

Kind regards,

Ana Maria Munoz Lead Auditor – Risk, Audit & Compliance



E: ammunoz@wolfpeak.com.au M: 0430 314 557 P: 1800 979 716

Gadigal Country Suite 2, Level 10, 82 Elizabeth St Sydney NSW 2000



From: <u>Thomas Minchin</u> Sent: Monday, 16 October 2023 3:54 PM To: Subject:

Ana Maria Munoz Acosta RE: Children's Hospital Westmead MSCP -SSD10434896 - Independent Audit No.4

Afternoon Ana Maria,

Thank you for consulting NSW Planning with regard to the scope for the fourth independent audit for the Children's Hospital at Westmead - Multi-storey Carpark development (SSD-10434896)

NSW Planning requests that the independent audit gives particular consideration to the:

- construction hours, including the adherence to the hours of construction under the consent, site personnels knowledge and understanding of consented Construction hours, and the adequacy of relevant site induction material
- · adequacy of the complaint management system.

In addition, please consult with the City of Parramatta Council on the scope for the fourth independent audit.

If you have any questions about the above, please contact me at compliance@planning.nsw.gov.au

Regards,

Thomas Minchin A/Team Leader Compliance – Government Projects NSW Planning Department of Planning and Environment

dpie.nsw.gov.au

Locked Bag 5022 Parramatta NSW 2124

Working days Monday to Thursday, 9:00am - 5:00pm







Consultation with the Council

From: <u>Paul Sartor</u> Sent: Tuesday, 17 October 2023 2:29 PM To: Cc: <u>Tom Morgan (AU)</u> Subject:

Ana Maria Munoz Acosta

RE: Children's Hospital Westmead MSCP -SSD10434896 - Independent Audit No.4

Hi Ana Maria,

I can confirm that Council has no comments for the audit regarding the post consent condition requirements.

Kind Regards

Paul Sartor Senior Development Assessment Officer | City Significant Development

(02) 9806 5740

City of Parramatta 126 Church Street, Parramatta NSW 2150 PO Box 32, Parramatta, NSW 2124 cityofparramatta.nsw.gov.au



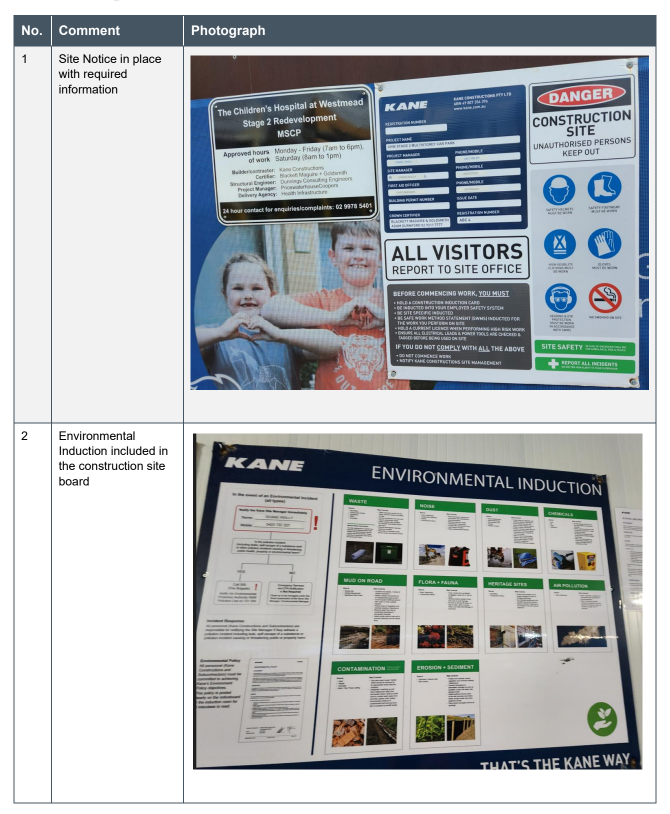


From: Ana Maria Munoz Acosta <ammunoz@wolfpeak.com.au>
Sent: Monday, 16 October 2023 4:32 PM
To: PCC Council <council@cityofparramatta.nsw.gov.au>
Cc: Tom Morgan (AU) <thomas.b.morgan@au.pwc.com>
Subject: Children's Hospital Westmead MSCP - SSD10434896 - Independent Audit No.4



APPENDIX D – SITE INSPECTION PHOTOGRAPHS

Cwolfpeak



| No. | Comment | Photograph |
|-----|--|------------|
| 3 | Emergency Evacuation Plan posted in the notice board | <image/> |
| 4 | Site hoarding and coir logs in place at the egress area. No mud trace was noted. | <image/> |

| No. | Comment | Photograph |
|-----|---|------------|
| 5 | Safety netting in place within the work zone. Hoarding maintained around the perimeter. | <image/> |
| 6 | Solar panels ready to be installed at the rooftop | <image/> |

| No. | Comment | Photograph |
|-----|---|------------|
| 7 | Level 8 with water drains / pipes capped. | |
| 8 | Completed concrete works on lower levels, crash barriers for the ramps in progress | <image/> |

| No. | Comment | Photograph |
|-----|--|------------|
| 9 | Installation of façade cladding panels in progress including the new dragonfly artwork motif at the east, south and west. | |
| 10 | Completed ground floor driveway | |

| No. | Comment | Photograph |
|-----|--|------------|
| 11 | Waste bins with material segregation sighted | <image/> |
| 12 | Concrete wash bin in use | <image/> |

| No. | Comment | Photograph |
|-----|--|------------|
| 13 | Tree protection fence in place, excess of construction material to be removed. Silt fence requires improvement. | <image/> |
| 14 | Photo provided after the audit - Silt fence has been fixed along the tree protection zone, some material was removed. | |
| | | |

| No. | Comment | Photograph |
|-----|---|------------|
| 15 | Stormwater drainage require immediate protection to prevent potential environmental contamination. | <image/> |
| 16 | Photo provided after the audit - Protection was put in place in and around the stormwater drainage. | <image/> |

| No. | Comment | Photograph |
|-----|--|------------|
| 17 | Tree fencing in place. However, an observation was raised as sediment and erosion controls require improvement. | <image/> |
| 18 | Housekeeping required at the southern area of the site to prevent construction materials and waste from reaching the public domain. | <image/> |

| No. | Comment | Photograph |
|-----|--|------------|
| 19 | Photo provided after the audit – clean up around Gate 2. | <image/> |
| 20 | Chemical storage cabinet in place | |



APPENDIX E – DECLARATION FORM

Declaration of Independence - Auditor

wolfpeak

| Project Name: | The Children's Hospital at Westmead Multi-storey Carpark Project | | |
|-------------------------|---|--|--|
| Consent Number: | SSD-10434896 | | |
| Description of Project: | The proposed development includes the construction of a new multi-storey carpark (MSCP) at The Children's Hospital at Westmead, accommodating both staff and visitor car parking. The new MSCP will comprise 8 car parking storeys (equivalent to the height of 5 storeys of the hospital), totaling 1,003 car parking spaces. This will also involve realignment of Redbank Road with vehicular access connection to MSCP. | | |
| Project Address: | Redbank Drive, Westmead | | |
| Proponent: | Health Infrastructure | | |
| Title of audit | Independent Audit No. 4 | | |
| Date: | 17 November 2023 | | |

I declare that I have undertaken the Independent Audit and prepared the contents of the attached Independent Audit Report and to the best of my knowledge:

- the audit has been undertaken in accordance with relevant condition(s) of consent and the Independent Audit Post Approval Requirements (Department 2020);
- ii. the findings of the audit are reported truthfully, accurately and completely;
- iii. I have exercised due diligence and professional judgement in conducting the audit;
- iv. I have acted professionally, objectively and in an unbiased manner;
- I am not related to any proponent, owner or operator of the project neither as an employer, business partner, employee, or by sharing a common employer, having a contractual arrangement outside the audit, or by relationship as spouse, partner, sibling, parent, or child;
- vi. I do not have any pecuniary interest in the audited project, including where there is a reasonable likelihood or expectation of financial gain or loss to me or spouse, partner, sibling, parent, or child;
- vii. neither I nor my employer have provided consultancy services for the audited project that were subject to this audit except as otherwise declared to the Department prior to the audit; and
- viii. I have not accepted, nor intend to accept any inducement, commission, gift or any other benefit (apart from payment for auditing services) from any proponent, owner or operator of the project, their employees or any interested party. I have not knowingly allowed, nor intend to allow my colleagues to do so.
- Notes:
- a) Under section 10.6 of the Environmental Planning and Assessment Act 1979 a person must not include false or misleading information (or provide information for inclusion in) in a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is false or misleading in a material respect. The proponent of an approved project must not fail to include information in (or provide information for inclusion in) a report of monitoring data or an audit report produced to the Minister in connection with an evolution of an approved project must not fail to include information in (or provide information for inclusion in) a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is materially relevant to the monitoring or audit. The maximum penalty is, in the case of a corporation, \$1 million and for an individual, \$250,000; and
- b) The Crimes Act 1900 contains other offences relating to false and misleading information: section 307B (giving false or misleading information maximum penalty 2 years imprisonment or 200 penalty units, or both)

| Name of Auditor: | Ana Maria Munoz | |
|------------------|---|--|
| Signature: | luceputies | |
| Qualification: | Bachelor of Industrial Engineering, Bogota - Colombia 2004 Master Engineering Management, UTS, Sydney 2007 Exemplar Global Lead Environmental Auditor 2022 (No. 115421) | |
| Company: | WolfPeak Pty Ltd | |



APPENDIX F – ATTENDANCE SHEET



INDEPENDENT AUDIT MEETING ATTENDANCE RECORD

| PROJECT (NAME AND APPROVAL NUMBER) | Westmead Children Hospital MSCP – SSD 10434896 | | | |
|---------------------------------------|--|------------------------------|-----------------|-----------------|
| LOCATION: | Redbank Road, Westmead - Lot 101 D/P 1119583 and Lot 1 D/P 1194390 | | | |
| DATE/TIME (Opening Meeting): | 27/10/23 9:00am | DATE/TIME (Closing Meeting): | 27/10/23 | 4:35pm |
| Lead Auditor: | Ana Maria Munoz | Audit Scope: | SSD 10434896 | |
| NAME | POSITION / TITLE | ORGANISATION | OPENING MEETING | CLOSING MEETING |
| Ana Maria Manoz | Lead Auditor | WOLFPECK | Atat | Art |
| Thomas Mangen | PM | Pwc | Tringen | 113 |
| Lisa Bannon. | Assistant Project Sinchr | #1 | us. | - |
| Hose Bidy-ui | Project Director | ut | R | |
| Alisia Hanna | Cadef Project Gra. | KANE | Alingi | Alino |
| Share R | S/M ° | Kana | 52 | |
| UNGE RELEADED | PM | kane | allour | 1 |



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 Wauchope office | 17A High Street, Wauchope NSW 2446

Project No.: 951 Westmead MSCP_SSD10434896_IA4_Final_Rev2.1 www.welfpeek.com.nu