

Development application

Date lodged: / /

This form is required to apply for Part 4 development consent under section 78A of the *Environmental Planning and Assessment Act 1979*, for proposals that require the Minister for Planning's consent.

The DA Supplement: a guide to filling in your application, which accompanies this form (see page 6) will help you complete your application.

Disclosure statement

Persons lodging applications are required to declare reportable political donations (including donations of or more than \$1,000) made in the previous two years. For more details, including a disclosure form, go to www.planning.nsw.gov.au/donations.

Lodgement

Anyone wishing to lodge an application is recommended to call the Department of Planning to discuss their proposal prior to lodging their application. You can lodge your completed form, together with attachments and fees at the Department of Planning.

NSW Department of Planning

Ground floor, 23-33 Bridge Street, Sydney NSW 2000

GPO Box 39 Sydney NSW 2001

Phone 1300 305 695 Fax 02 9228 6555

Email: information@planning.nsw.gov.au

To minimise delay in receiving a decision about your application, please ensure you submit all relevant information to the Department. When your application has been assessed, you will receive a notice of determination.

Company/organisation/agency	ABN
POAOS MA TME	RMS
M Ms Mrs Dr Dr Other	
First name Fam	nily name
STREET ADDRESS Unit/street no. Street name	
27-31 ARGYLE	STREET
Suburb or town PAYCRA MATTA	State Postcode NSW 2150
POSTAL ADDRESS (or mark 'as above')	
PO BOX 973 PAR	RAMATTA CBD
Suburb or town PAYZEA MATTA CASD	State Postcode
Daytime telephone Fax 131 782 8849	Mobile 2760
Email	

Unit/street no.	•	Cha-l	_
BEXLEY NI		Street or property nam BEXUEY	
Suburb, town or locality	BD N		2040
	08771		ocal government area
Lot/DP or Lot/Section/DP		220+	BANKSPULI
Please ensure that you pu	t a slash (/) between lot, see	ction, DP and strata nu	mbers. If you have more
than one piece of land, you	will need to separate them	with a comma e.g. 123	/579, 162/2.
LOT & DP	OF PEDESIN	IAN BORID	GE UNKNOW
for the land, if title was pro	section, DP or strata number vided after 30 October 1983. De rtment of Lands for u	If you have documents	or on the title documents s older than this, ;;;;;
Supplement.	sal, including all major comp		and Section 4 of the DA
•	CONVERSIO		
EXISTING	, PEDESTR	160 Bal	RIDGE
AMERAS	SING SIGN	7 .	
(1000 - 1			
Will this involve: (please tid			
	he no. of lots & attach neering drawings of the work	:	
subdividing a building Please specify t	into strata lots		
☐ demolition			
changing the use of la	nd or a building or the classi uilding, subdividing or demol	fication of a building ur	nder the Building Code
☑ advertising and signar		sillig)	
other work (without bu	ilding, subdividing or demolis	shing)?	
proportion of full time job: 5 of a full-time equivalent, pproximate to 0.25 of a F	of jobs the proposed develors sover a full year, (e.g. a pers job, a person working for 20 E job, six contractors working s, which equals approximate	on employed full-time hours per week for 6 r g on and off over 2 we	for 6 months would equal nonths would eks equate to 2 people
Construction jobs (fo	/II-time equivalent)	NA	
Operational jobs (ful	l-time equivalent)	NA	.]
pecific provisions apply to nd Assessment Act 1979.	development by the Crown (under Part 5A of the <i>Er</i>	nvironmental Planning
this proposal Crown deve and Assessment Act 1979?	elopment in accordance with	the provisions of the E	nvironmental Planning
es 100 NSW F	ROADS & MARITIME	Identify Crown a	gency
مر احیادت	SERVICES	The state of the s	

	You can apply for development consent for only part of your proposal now, and for the remaining part(s) at a later stage.			
	Are you applying for development consent in stages?			
	No 🗹			
	Yes □> Please attach:			
	 information which describes the stages of your development 			
	 a copy of any consents you already have for part of your development. 			
	You need to provide a number of different plans that show what you intend to do. Section 3 of the DA Supplement sets out which plans to provide and the details to include. Contact the Department to find out the number of copies of plans required.			
	Please attach:			
	 a site plan of the land, drawn to scale 			
	 plans or drawings of the proposal, drawn to scale 			
	and, where relevant:			
	 an A4 size plan of the proposed building and other structures on the site 			
	 a plan of the existing building, drawn to scale. 			
•				
	In order to assess your proposal, you will need to inform the Department of the potential impacts it will have. Depending upon the nature and scale of your proposal, you may need to provide one or more of the documents listed below to explain the environmental effects of your proposal. See Section 4 of the DA Supplement.			
	Is your proposal designated development?			
	Yes 🔲 > Please attach an environmental impact statement (EIS).			
	No ☑> Please attach a statement of environmental effects (SEE).			
	Is your proposal on land that is, or is part of, critical habitat, or is your proposal likely to have a significant effect on threatened species, populations, ecological communities or their habitats?			
	Yes ☐ ≽ Please attach a species impact statement (SIS).			
	No ☑ ➤ The proposal is not likely to have a significant effect on threatened species.			
	No □ > The proposal is not likely to have a significant effect, because of the issue of a biobanking statement under Part 7A of the <i>Threatened Species Conservation Act</i> 1995.			
	Has a biobanking statement been issued? Yes ☐ No ☐			
	Is the land you are proposing to develop within a wilderness area and the subject of a wilderness agreement or conservation agreement within the meaning of the Wilderness Act 1987?			
	Yes ☐ ➤ Please attach a copy of the consent of the Minister for the Environment to the / carrying out of the development.			
	No 🞵			
	Does your proposal require works to a heritage item or works adjoining a heritage item?			
	Yes ☐ ≽ Please attach a heritage impact statement.			
	No ☑			
	If your proposal involves works to a heritage item or works adjoining a heritage item you must obtain one of the following. Please tick which applies to your proposal.			
	☐ Exemption notification form under section 57(2) if the Heritage Act 1977			
	Application under section 60 of the Heritage Act 1997			
	☐ Excavation permit under section 140 of the <i>Heritage Act 1977</i> .			

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	A development application for any BASIX affected development must also be accompanied by a BASIX certificate (or certificates), being a BASIX certificate that has been issued no earlier than 3 months from the date of application.
	Does your development require a BASIX certificate?
	Yes ☐ ➤ Please attach a BASIX certificate and any other documents that are required by the BASIX certificate.
	No ☑
	Note: To find out if your development requires a BASIX certificate please contact the BASIX Help Line on 1300 650 908.
	If you need development consent and one or more of the approvals listed in Attachment A of the DA Supplement, your development is known as integrated development. The relevant State agency will be involved in the assessment of your proposal. See Section 6 of the DA Supplement.
	Is your application for integrated development?
	No 🖸
	Yes ☐ ➤ Please complete Attachment A of the DA Supplement and submit with your application. Please attach:
	 sufficient information for the approval body(ies) to assess your application
	 additional copies of your application for each agency. Contact the Department to find out the number of copies required.
12.	Consumerate from Clyle agreeded
	You may need the agreement of a State agency to carry out your development. Contact the Department to determine whether the application needs to be referred. A copy of your application will be sent to the relevant agencies to seek their agreement.
	Do you need the concurrence of a State agency to carry out the development? No No
	Yes ☐ ➤ Please list any agencies whose concurrence you need.
	Please attach sufficient information for the agency(ies) to assess your application.
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k	
	You can support your application with additional material, such as photographs, including aerial photographs, slides and models to illustrate your proposal. Please list any material that has been attached:
	Set commune to a new order
	SEE STATEMENT OF ENVIRONMENTAL
	EFFECTS.

Part 15 Division 1 of the Environmental Planning and Assessment Regulation 2000 sets out how to calculate the fees for development applications. For development that involves a building or other works, the fee for your application is based on the estimated cost of the development. If your application is for integrated development or requires concurrence from another State agency, you will need to include additional processing fees. If your development needs to be advertised to the public you may also need to include an advertising fee.

Note: Advertising fees attract GST, all other fees do not. Contact the Department if you need help to calculate the fee for your application.

Estimated cost of the development

Total fees lodged

\$575 000.00

to declare reportable political donations
previous two years. Disclosure statements are

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the application. If you are not the owner of the If the land is Crown land, an authorised officer

signature

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The applicant, or the applicant's agent, must sign the application. Only an original signature will be accepted (photocopies or faxed copies will <u>not</u> be accepted).

Signature

In what capacity are you signing if you are not the applicant

Date

Name, if you are not the applicant

The information you provide in this application will enable the Department, and any relevant state agency, to assess your application under the *Environmental Planning and Assessment Act 1979* and other applicable state legislation. If the information is not provided, your application may not be accepted. If your application is for designated development or advertised development, it will be available for public inspection and copying during a submission period. Written notification of the application will also be provided to the neighbourhood. You have the right to access and have any information provided in your application. Please ensure that the information is accurate and advise the Department of any changes.