

Application for Roadworks Step 1 – Design Approval (For Driveway Vehicle Crossing, Public Domain Works or Alignment Levels) Section 138 of the Roads Act 1993

	Section 138 of the Roads Act 1993
	If you are seeking approval to construct / reconstruct a vehicle crossing and/or public domain works, you will need to make the following two applications:
	Step 1 – Design Approval, including the issue of Alignment Levels, Levels Certificate, or Roadworks Permit
	Step 2 – Permit to Construct
	Note that Step 1 (Design Approval) is not required under the following circumstances:
	 The works are associated with a development consent; <u>and</u> There are <u>no</u> development consent conditions requiring Alignment Levels, Levels Certificate, or a Roadworks Permit to be obtained; <u>and</u>
	• There are no development consent conditions requiring the submission of a design of the works.
About this form:	Public domain works include vehicle crossings, kerb and gutter, footpath, drainage, landscaping, etc. to be constructed within the public road or Council controlled lands.
	If Council determines that the crossing needs to be re/designed to address a potential scraping issue, the applicant may be required to submit a design by a suitable professional. Council will contact the applicant to discuss any such requirements after initial assessment of the application.
	If requested by the applicant, Council may undertake the design for applications under Sections 8 or 9 only, if requested and subject to resource availability. See fees in Section 12.
	This form does not necessarily include a comprehensive list of the fees that may be applicable, should the application be approved. Council will advise you of any additional fees after assessment of the application and payment will be required prior to any approval. Please refer to Council's adopted Fees and Charges.
How to complete	 Complete Sections 1-6, 11 and 15 for all applications. Choose between Sections 7,8,9 and 10 for the appropriate application type. Complete Appendix A1 or B1 where applicable, as below. Complete Section 7 where the proposed works relate to a Development Consent Complete Section 8 where you are seeking to reconstruct an existing vehicle crossing, unrelated to a development approval Complete Section 9 and Appendix A1 where you are seeking approval to construct a vehicle crossing in association with Exempt development under the State Environment Planning Policy (Exempt and Complying Codes) 2008 (SEPP), Complete Section 10 and Appendix B1 where you are seeking approval to construct a vehicle crossing in association with Complying development under the SEPP, Ensure that all fields have been filled out correctly. Please print clearly Once completed, please refer to the How to Lodge section for further information.

Section 1: Associated Property Address				
Unit No		House No		
Street Name		Cross Street(s)		
Suburb		Postcode		

Section 2: Associated DA or Complying Development Certificate information					
Is there an associated DA or Complying Development Certificate with these works?	🛛 Yes 🗖 No	🗖 N/A			
DA/CDC Consent No	Approval Date				
Section 3: Activity Details					
Activity Location – Describe the location incl. street name(s) and proximity to a cross street and/or property					
Associated Activity – Provide a summary of the					

proposed works or activities

Section 4: Development type associated with this application	Refer to section	
Residential (up to 2 dwellings) – related to DA	Section 7	
Reconstruct vehicle crossing only – not related DA or CDC	Section 8	
Residential (up to 2 dwellings – related to Exempt Development)	Section 9, Appendix A1	
Residential (up to 2 dwellings – Complying Development)	Section 10, Appendix B1	
□ Other		
Value of the development	Section 7	
Number of vehicle crossings		

Section 5: Mandatory Documen	ts to be supplied with	n all application	ons as separate doc	uments, in pdf for	mat, v	vith clear fil	e names
Application form – a signed co					ble.		
	Design Plans – see below for requirements, depending on application type (Section 7 to 10)						
Section 7 – Design plans, including long sections for driveways/vehicle crossings, and/or as specified by any relevant conditions of consent.							
Section 8 – Site plan showing			• •	ons. If the crossing	g curre	ently cause	s scraping
to vehicles, the applicant may be Section 9 – See Appendix A1							
Section 10 – See Appendix B ²		•					
The Applicant must submit engineering		· ·		Consent.			
Engineering design plans for a	assessment and appr	oval (as requ	ired by condition of	Development Cor	nsent)		
Section 6: Applicant's Details o	r Company and Rer	resentatives	(Required)				
If the applicant is a company, proo				company seal or c	ompa	ny letterhea	d.
Salutation (✓)	□ Mr □ Ms	□ Miss	□ Other (please s	specify)		•	
First name			Surname				
Company name			ABN				
Postal Address							
(If different to street address)			Deet Ced	-			
Suburb			Post Code	e			
Email Phone number			Other				
Section 6.1: Primary Contact (if	different to above)	for aita inan			ataat		
Contact Name			ecuons/ meeungs, c		naci		
Contact Name Contact Phone Number							
Contact email address							
Contact email address	<u> </u>						
Section 7: Design approval for v	ehicle crossing(s) a	and/or Public	c Domain works			Yes	□ N/A
This section is used when you have usually relating to a vehicle crossin to obtaining Alignment Levels , a	ng design or public do	omain works a	associated with the o	development. This	s secti	on is also a	pplicable
Development Consent No.:				. ,			
Are Engineering Plans being subn	nitted for assessment	to meet the i	requirements of a co	ondition of consen	t?	□ Yes	🛛 No
Is a Levels Certificate required by	the development con	sent?				🛛 Yes	🗆 No
Is a Roadworks Permit required by	/ the development co	nsent?				□ Yes	🛛 No
Are Alignment Levels required by	the development con	sent?				□ Yes	🛛 No
Section 8: Reconstruct existing	(previously approve	ed) crossing	- not related to a d	current DA or CE	C	□ Yes	□ N/A
Is the existing crossing subject to a	a valid previous appro	oval?		□ Yes	ΠN	o 🗆 No	t sure
Does the existing crossing cause s	scaping to the unders	ide of vehicle	es?	□ Yes	ΠN	o 🛛 No	t sure
Section 9: Construct a vehicle c	rossing in associati	on with Exe	mpt development ι	under SEPP		□ Yes	□ N/A
You must complete the checklist o	n Appendix A1. You	must supply a	all information specif	fied on that check	list wi	th this appli	cation.
Have you completed the checklist	(Appendix A1)?					□ Yes	🛛 No
Have you provided all required documentation?							
Section 10: Construct a vehicle crossing in association with Complying development under SEPP							
You must complete the checklist on Appendix B1. You must supply all information specified on that checklist with this application.							
Have you completed the checklist	(Appendix B1)?					□ Yes	🛛 No
					□ No		
Complying Development Certifie	cate						
Certification Company:			Certificate No.:				

Section 11: RMS / State	Classified Road
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Are the works to be carried out on or near a RMS State classified road or Traffic light?

Has consent been obtained from RMS?

See below for a list of RMS State classified roads or go to: http://www.rms.nsw.gov.au/business-industry/road-occupancy- licence/index.html

Section 12 Fees & Charges (All prices are GST inclusive) Fill in for all applications.

The below fees are payable at lodgment. Council will advise you of any additional fees after assessment of the application and payment will be required prior to the permit being approved. Quantity Fee \$ Description Charge \$ Application Fee for Design Approval 1 \$133.70 \$133.70 Assessment Fee for reconstruction of vehicle crossing for residential dwelling - not \$133.70 related to a current DA or CDC Assessment Fee for residential (up to two dwellings) -related to DA or Exempt Dev \$267.40 Assessment Fee for residential (up to two dwellings) -related to a CDC \$534.80 Assessment Fee - Other development 0.05% of value of the development¹ (Minimum fee \$1,000) Assessment Fee for additional vehicle crossing (more than 1) - per crossing \$133.70 Lodgement Total

Note 1: The value of the development is the stated value on the CDC or DA consent.

Section 13: List of State Roads in the Council area

Balmain Road, Matilda Street to Wharf Road	Livingstone Road, Sydenham Road to New Canterbury Road
Barker Street, Brown Street to Old Canterbury Road	Marrickville Road, Railway Parade to Buckley Street
Brown Street, Hathern Street to Barker Street	Mary Street, Perry Street to Lilyfield Road
Buckley Street, Marrickville Road to Sydenham Road	Milton Street, Liverpool Road to Georges River Road
Canal Road, Princess Highway to Alexandra Canal	New Canterbury Road, Old Canterbury Road to Crystal Street
Canterbury Road, Princess Street to New Canterbury Road	Old Canterbury Road, New Canterbury Road to Parramatta Road
City West Link Road, Crane Avenue to The Crescent	Parramatta Road, Mallett Street to Lang Street
Cook Street, Old Canterbury Road to Brown Street	Perry Street, Wharf Road to Mary Street
Darley Road, James Street to Allen Street	Princess Highway, Sydney Park Road to Cooks River Bridge
Darling Street, Victoria Road to Matilda Street	Pyrmont Bridge Road, Parramatta Road to Booth Street
Enmore Road, Stanmore Road to King Street	Railway Parade, Sydenham Road to Marrickville Road
Foster Street, Allen Street to Lords Road	Railway Road, Unwins Bridge Road to Princess Highway
Frederic Street, Parramatta Road to Liverpool Road	Railway Terrace, Gordon Street to Old Canterbury Road
Georges River Road, Milton Street to Greenhills Street	Ramsay Street, Wattle Street to Dobroyd Canal Bridge
Gleeson Avenue, Railway Parade to Unwins Bridge Road	Stanmore Road, Crystal Street to Enmore Road
Gordon Street, New Canterbury Road to Railway Terrace	Sydenham Road, Livingstone Road to Railway Parade
Hathern Street, Tebbutt Street to Brown Street	Tebbutt Street, Lords Road to Parramatta Road
James Street, Lilyfield Road to Darley Road	The Crescent, Johnston Street to Johnston Street
Johnston Street, Parramatta Road to The Crescent	The Crescent, Victoria Road to The Crescent
King Street, Church Street to Sydney Park Road	Victoria Road, Iron Cove Bridge to Anzac Bridge
Liverpool Road, Parramatta Road to Dickinson Avenue	Wattle Street, Parramatta Road to Crane Avenue

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□ Yes □ No

□ Yes □ No

Section 14: Next step

Where this application is approved, the approval does not constitute an approval to construct the works. Before commencement of any works relating to this application, the applicant must lodge an *"Roadworks Step 2 - Permit to Construct Application"* which will include the contractor's details, traffic control plan and evidence of the required public liability insurance. Failure to obtain this Permit may incur an additional charge for unauthorised works as noted in Council's adopted Fees and Charges.

Section 15: Applicant's Declaration (Required)

- I declare that all the information in the application is to the best of my knowledge true and correct
- I understand that if the information is incomplete, the application may be delayed / rejected or more information may be requested and accept delays in processing may arise out of any inadequacies in the material submitted in support of the application
- I acknowledge that if the information provided is misleading, any approval granted may be void
- I declare that any electronic data provided is a true copy of all plans and associated documents submitted with this application.
- I understand that Council will use the information and materials provided for notification and advertising purposes if required.
- I have read, understood and agree to comply with Council's permit conditions, and I agree to indemnify the Council against any action or claim for damages arising from work being undertaken under this permit
- I certify that our Traffic Control Plan complies with WorkCover's and RMS's requirements and that I will ensure safety at the site is controlled as described in the plan and this application.
- I have read and accepted the conditions/notes outlined in this application form.
- I understand that Council will not commence processing of my application until such time as fees are paid. I agree to pay the fees within 7 days of receipt of an invoice from Council. I understand that if the fees are not paid, the application will be rejected and returned to me.

Applicant's signature		Date	//
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Privacy statement

This form contains personal information of a person/s making an application to Inner West Council. The requested information assists Council staff to respond to the applicant/s. The supply of information is voluntary. If you do not provide the requested information, Council may not be able to respond to / progress your application. The information will be retained in Council's record keeping system. Information held by Council is not made publicly available unless there is an overriding public interest to do so under the Government Information (Public Access) Act 2009 (GIPA Act) and in accordance with section 18(1)(b) of the NSW Privacy and Personal Information Protection Act 1998. For more information about your privacy please contact Inner West Council on (02) 9392 5000 and ask to speak with the Privacy Officer. Alternatively, you may email Council at council@innerwest.nsw.gov.au or write to us at P.O. Box 14, Petersham, NSW 2049.

How to Lodge

Lodging an application requires a completed application form, all mandatory documents, all relevant information and payment of the required fees.

From 27 April 2020, applications can be lodged online on Council's website at: <u>www.innerwest.nsw.gov.au/about/get-in-touch/online-self-service</u>

- > For applications being lodged in person or by mail, all documents must be contained on a USB device.
- All documents including plans must be submitted as separate PDF files, viewable in Adobe Acrobat each document with clear (descriptive) file names.
- Security settings (including passwords and editing restrictions) must not be applied to electronic documents.
- > Files larger than 5MB should be separated logically and supplied as separate PDF files.

Lodge online: www.innerwest.nsw.gov.au/about/get-in-touch/online-self-service

Lodge by mail: Inner West Council, PO Box 14, Petersham NSW 2049 Lodge in person: Inner West Council's Customer Service Centres:

- Ashfield 260 Liverpool Road Ashfield.
- Leichhardt 7-15 Wetherill Street Leichhardt.
- Petersham 2-14 Fisher Street Petersham.

Opening hours: Monday-Friday, 8:30am-5:00pm www.innerwest.nsw.gov.au/ContactUs

Cashiering: 8:30am-4:30pm.

Fees and charges: This form does not necessarily include a comprehensive list of the fees that may be applicable. Council will advise you of any additional fees after assessment of the application and payment will be required prior to any approval. Find fees and charges on the Council website: <u>www.innerwest.nsw.gov.au/FeesAndCharges</u>

Cheques are to be made payable to: Inner West Council



Appendix A1 – Exempt Development Checklist

About this checklist:	 To be filled out when applying for <u>approval to construct a vehicle crossing in association with Exempt Development.</u> Note that the associated development must comply with the relevant requirements of Part 2 Exempt Development Codes of State Environmental Planning Policy (Exempt and Complying Development Codes) 2008. The below tables are summarised versions of the Code for the purposes of the Checklist, limited to the regulations that are often associated with off street parking, vehicle access and stormwater drainage. The person completing this checklist must read and understand all regulations, including those not listed above, but applicable to the entire proposal. Where there is any inconsistency, the regulations will prevail. Council's assessment of the application will take into consideration factors including but not limited to; loss of on street parking, impact on street trees, safety of pedestrians, traffic volumes, proximity to intersections, vehicle manoeuvrability. In some cases, these factors may result in refusal of the application, regardless of whether the proposal qualifies as Exempt development.
How to complete:	 Please fill in all sections and use tick (✓) Complete Part A and Sections 1, 2, and/or 3 depending on development type Complete Part B and Part C for all applications Please complete all relevant sections in full. Failure to provide all requested information may render the application invalid and result in delays to the assessment time.

PART A – Is	the proposal Exempt Development under the SEPP? If you tick NO go to Checklist B1	Yes No
Section 1: S	ubdivision 10 - Carports If you tick N/A go to section 2	□n/A
Subclause	bclause Requirement of code	
2.19	The carport must not be located on a heritage item or draft heritage item or foreshore area	□Yes □No
2.20(1)(a)	The development must not result in a building classified under the BCA as Class 7a	□Yes □No
2.20(1)(b)(ii)	For a lot larger than 300m ² , the floor area of the carport must not exceed 25m ²	Yes No
2.20(1)(b)(iii)	For a lot of 300m ² or less, the floor area of the carport must not exceed 20m ²	Yes No
2.20(1)(c)	The carport must not be higher than 3m above ground level (existing) or, if attached to an existing single storey dwelling, not be higher than the roof gutter line.	□Yes □No
2.20(1)(d)	The carport must be located at least 1m behind the building line of any road frontage	Yes No
2.20(1)(e)(ii)	The carport must be located at least 900mm from each lot boundary	Yes No
2.20(1)(g)	The carport must have any metal components of low reflective, factory pre-coloured materials	□Yes □No
2.20(1)(i)	Roofwater must be disposed of into the existing stormwater drainage system	□Yes □No
2.20(1)(m)	If the carport is located in a heritage conservation area or a draft heritage conservation area, it must be located in the rear yard,	Yes No
2.20(1)(n)	The carport must be located so that it does not reduce vehicular access to, or parking or loading or unloading on, or from, the lot	□Yes □No
2.20(2)	The roof must be located at least 500mm from each lot boundary	□Yes □No
2.20(3)(a)	There must not be more than 1 carport per lot	Yes No
2.20(3)(b)	There must not be more than 1 carport per lot or per each occupation of premises on the lot	□Yes □No
Division 1 Prel Subclause 1.5		□Yes □No
Section 2: S	ubdivision 14 - Driveways and hard stand spaces If you tick N/A go to section 3	
Clause	Requirement of code	Compliance?
2.27	The driveway or hard stand space must not be located on a heritage item, draft heritage item, in a heritage conservation area, draft heritage conservation area, foreshore area or environmentally sensitive area	□Yes □No
2.27(a)	If a driveway, it must be associated with access to an open hard stand space, a carport, a loading bay or a garage	□Yes □No
2.27(b)	If a hard stand space, it must be associated with a driveway, whether open or part of a carport	Yes No
2.28(a)	It must have its drainage connected to existing stormwater drainage system	Yes No
2.28(b)	It must be in accordance with AS/NZS 2890.1:2004 or AS: 2890.2—2018	Yes No
2.28(c)	If ancillary to a dwelling, it must not require greater than 600mm of cut or fill	Yes No
2.28(d)	If not ancillary to a dwelling, it must not require greater than 1m of cut or fill	Yes No
2.28(e)(i)	If a driveway, it must be no wider than the associated open hard stand space, carport or garage	□Yes □No
2.28(e)(ii)	If a driveway, it must be in accordance with Council's vehicle and driveway crossing specifications	Yes No

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2.28(f)(i)	If a hard stand space, it must measure at least 2.6m wide by 5.4m long If either side boundary of the hard stand space is a wall or fence, or if there are obstructions such as columns placed so as to restrict door opening, additional width must be provided. The design envelope around each parking space, to be kept clear of obstructions, is shown in Figure 5.2 of AS/NZS 2890.1:2004.	□Yes □No
2.28(f)(ii)	If a hard stand space, it must have an area of not more than 20m ²	Yes No
2.28(f)(iii)	If a hard stand space, and ancillary to a dwelling, it must be at least 1m behind the building line of any road frontage (except a lane) and at least 900mm from side or rear boundaries	Yes No
2.28(f)(iv)	If a hard stand space, it must be located clear of any required landscaped area	□Yes □No
2.28(g)	If in a residential zone, it must not result in total area of all driveways or hard stand spaces, pathways and paved areas on the lot exceeding 15% of the lot or 150m ² , whichever is the lesser	□Yes □No
2.28(h)(i)	If in a residential zone, it must have at least 25% of the area forward of the building line as landscaped area (where the lot width is not more than 18 metres at the front building line)	Yes No
2.28(h)(ii)	If in a residential zone, it must have at least 50% of the area forward of the building line as landscaped area (where the lot width is more than 18 metres at the front building line)	Yes No
Section 3:	Subdivision 33A - Roller shutter doors adjoining lanes	□ N/A
Clause	Requirement of code	Compliance?
2.66B(a)	The roller shutter door must be associated with a hard stand, garage or carport	Yes No
2.66B(b)	The roller shutter door must be no wider than 4.5 metres	Yes No
2.66B(c)	The roller shutter door must be no higher than 3 metres above ground level (existing)	Yes No
2.66B(d)	The roller shutter door must not encroach on the lane	Yes No
2.66B(e)	The roller shutter door must comply with AS/NZS 2890.1:2004 Parking facilities, Part 1: Off- street parking	□Yes □No
1.6 41	de 111 in the Association from the second state of the second development and the second is the second state of	Ale a la desa d

If there is a "No" in the Compliance column, the proposal is not Exempt development and the application should not be lodged.

PA	Provided?	
1.	The application must be supported by a fully dimensioned plan and sections which collectively define the Exempt Development proposal. The documentation must clearly demonstrate that the Code requirements have been met. The plans must also show any trees within 3 metres of the off street parking space or carport and the vehicle crossing.	□Yes
2.	Where there is a likelihood that vehicle scraping will occur, Council may request that you provide:	
	Longitudinal sections at 1:20 natural scale along both sides of the driveway/vehicle access, extending from inside the parking space to the road centreline, matching existing boundary levels. The driveway is to be designed using the B85 template from AS/NZS 2890.1 and address any required transitions within the road or footpath.	□Yes □No
	Consult a Council Road Access Officer if assistance is needed.	
3.	Where a vehicle crossing is proposed along a State road, RMS concurrence will be required in addition to Council's approval. Written evidence of RMS concurrence must be provided with the application.	□Yes □No

PART C – Checklist Completed by:			
Name		Dete	
Signature		Date	//



Appendix B1 – Complying Development Checklist

	• This checklist is to be filled out when applying for <u>approval to construct a vehicle crossing or other public domain works in</u> <u>association with Complying Development.</u>
	The checklist is to be completed and signed by the certifying authority who is assessing the
	Complying Development application.
About this	The associated development must comply with the relevant requirements of the State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 (SEPP).
checklist:	 Council will only approve new or relocated vehicle crossings when satisfied that it will comply with Council's specifications, relevant Australian Standards and is servicing a Complying Development that complies with the SEPP.
	 Council's assessment of the application will take into consideration factors including but not limited to; loss of on street parking, impact on street trees, safety of pedestrians, traffic volumes, proximity to intersections, vehicle manoeuvrability and stormwater and flooding impacts. In some cases, these factors may result in refusal of the application, regardless of whether the proposal is otherwise permissible under the SEPP.
	Complete Parts A to D for all applications and use (✓) for tick boxes
How to complete:	Please complete all relevant sections in full. Failure to provide all requested information may render the application invalid or result in delays to the assessment time.

PART A – Details of the Certifying Authority

Company Name of Certifying Authority:

Complying Development Certificate No.

PART B – Details of the Complying Development

This section is to confirm the type of development proposed and the part under which the SEPP is being assessed.

SEPP Part No	
Complying development code	
Description of the development	
Property address	

PART C – Details of compliance with the SEPP

This section is to confirm compliance with the relevant sections of the SEPP relating to carparking and access, loading facilities and driveways, garbage and waste storage, stormwater drainage and flooding	Compliance?	
Section 1: Access and parking for residential developments	🛛 Yes	🗖 N/A
List the clauses/subclauses of the SEPP that are applicable and/or relied upon for compliance		
Provide an explanation for any clause/subclause or exception relied upon that is not clear on the submitted plans		
Section 2: Carparking and vehicle access, loading and garbage facilities for commercial or industrial developments	☐ Yes	□ N/A
List the clauses/subclauses of the SEPP that are applicable and/or relied upon for compliance		

Provide an explanation for any clause/subclause or exception relied upon that is not clear on the submitted plans or reports

Section 3: Stormwater drainage for all developments If you tick N/A go to Section 5		□n/A	
Subclause	Requirement of code		Compliance?
List the clauses/subclauses of the SEPP that are applicable and/or relied upon for compliance			

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Cor	npliance with Council's Dev	/elopment Control Plan		
Is On Site Detention (OSD) provided?			Yes N/A	
Is On Site Retention (OSR) provided?			Yes N/A	
Is a new stormwater connection to the kerb required?			Yes N/A	
Is a new stormwater connection to a Council pit or pipeline required?				
			are not chown on the o	1
PIO	vide an explanation for any	controls in Council's Development Control Plan that	are not shown on the st	
Se	ction 4: All developmer	nts of flood control lots		□ □ N/A
List	the clauses/subclauses of	the SEPP that are applicable and/or relied upon for c	ompliance	
Pro	vide an explanation for any	clause/subclause or exception relied upon that is no	t clear on the submitted	plans or reports
				1
PA	RT D – Required Docu	mentation		Provided?
1.	A detail survey (to AHD) prep reserve across the property fi and gutter on the opposite sid	pared by a Registered Surveyor, showing levels, trees and fer rontage within which any works are proposed, extending at de of the road.	eatures in the road a minimum to the kerb	🛛 Yes
2.	access for the Complying Der requirements have been met.		nstrate that the SEPP	☐ Yes
3. Driveway long sections at 1:20 natural scale must be provided along both sides of the driveway/vehicle access, extending from inside the parking space to the road centreline, matching existing boundary levels. The long sections must show the clearance to any structures above the driveway and parking space(s). The driveway is to be designed using the B85 template from AS/NZS 2890.1 and address any required transitions within the road or footpath. The plans must be prepared by a suitably qualified practicing Civil Engineer.			□ Yes	
 4. Traffic and Parking Report for residential developments with basement carparking and commercial/industrial developments, including a parking assessment and demonstration of compliance with AS/NZS 2890.1 and AS 2890.2 when applicable. The report must be prepared by a suitably qualified Traffic Engineer and/or Transport Planner 			□ Yes □ N/A	
5.		s servicing vehicles larger than a B85 (from AS/NZS 2890.1		
demonstrate compliance with AS 2890.2 for the relevant vehicles, including swept paths to demonstrate forward entry and exit. The plans must be prepared by a suitably qualified practicing Civil Engineer or can be addressed in a Traffic and Parking Report.			□ Yes □ N/A	
 6. Stormwater drainage design plans prepared in accordance with Council's relevant Development Control Plan, including on site detention and/or on site retention as applicable and showing the proposed connection to the public drainage system. The design plans must be prepared by a suitably qualified practicing Civil Engineer. The plans must be prepared by a suitably qualified practicing Civil Engineer. 			☐ Yes	
 Where a vehicle crossing is proposed along a State road, RMS concurrence will be required in addition to Council's approval. Written evidence of RMS concurrence must be provided with the application. 			□ Yes □ N/A	
 If the development is located on a flood control lot, a Flood Risk Management Report must be submitted, detailing the flood affectation of the property and demonstrating how the development is permissible under the SEPP and how the flood risk has been addressed. 			Yes N/A	
Please consult a Council Road Access Officer if assistance is needed.				
Please note that Council will only assess and approve the location and design of the vehicle crossing and any stormwater connections to the public drainage system. All other documents are used for reference and are not assessed or approved.				
PA	RT C – Checklist Comp	bleted by:		
		by the person acting as Certifying Authority for issue	of the Complying Devel	opment Certificate
Na			1,7,3,2,4,0	
	nature		Date	//