

COMPLYING DEVELOPMENT APPLICATION FORM

Introduction

Under the Government Information (Public Access) Act 2009 we may be required to publicly release any correspondence or information we have on this matter, which means your personal information may not be confidential and may appear on Council's website.

Political Donations and Gifts Disclosure Statement forms will be kept in a public register held at Council's Administration Building and may also be available on our website.

1. STEP-BY-STEP GUIDE TO COMPLYING DEVELOPMENT This form may be used to apply for a complying development certificate (a 'CDC') to carry out development classed as 'complying development'.

Complying development is a quick and easy process for approving low impact forms of development. Complying Development is different to the traditional way of seeking approval for development, in that before the application is lodged, it must be checked off as Complying with pre-determined and specific planning criteria under a State policy.

This self-assessment process, via a checklist, will ascertain whether a proposal can or cannot be complying development. Please complete all sections of the checklist and attach copies of all documents required by the checklist to minimise delay in the processing of your application. If all of this information is provided and we can confirm that all the pre-determined criteria are met, approval can be received within 10 days.

Below is a step by step guide to assist you in obtaining a Complying Development Certificate.

1	Complete a separate supporting Complying Development Checklist This is to ensure your lot allows Complying Development and that the proposal meets Complying Development design standards. Council may be able to provide you with a checklist to suit your proposal. Where we do not have a checklist that suits your proposal you may need to talk to your building designer or architect to assist.
2	Complete this Complying Development Certificate application form
3	Submit completed forms mentioned in steps 1 and 2 above You must ensure you have submitted all necessary/required documentation to ensure the 10 day
	approval can be met. You will receive a Complying Development Certificate from us once it is assessed and approved.
4	Appoint a Principal Certifier Refer to Part G of this application form for information regarding the Principal Certifier. You can appoint Singleton Council as your Principal Certifier at the same time you lodge this application to save delay.
5	Notification of Commencement Work can begin two days after a CDC has been issued, a Principal Certifier has been appointed and once you have forwarded a 'Notice of Commencement' to Council, your Principal Certifier and to neighbours within 20 metres of the property. If you appoint Singleton Council as your Principal Certifier, we will provide all the necessary paperwork to assist you.
6	Commence Work Ensuring that all conditions requiring action prior to the commencement of work have first been satisfied.

Singleton Council offers the following Complying Development Certification package to suit

2. FEES AND ESTIMATES

All inclusive package includes:

- Complying Development Certificate
- Appointment a Principal Certifier
- Building Inspections

your needs.

Occupation Certificate

Page 1 of 12

1. LOCATION OF PROPOSED DEVELOPMENT	Lot: Unit No: Street: Suburb:	House No:	DP/SP: Postcode:
	Suburb.		Fosicode.
2. APPLICANT DETAILS It is important that we are able to contact you if we need more	Surname: or company name		
information.	Given Name: or company contact person		
	Mr \square Ms \square Miss \square	Mrs \square Dr \square Ot	her:
	ABN (if applicable):		
	Mobile:		Other:
	Email: Fax:		
	Street No. & Name:		
	Suburb:		Postcode:
3. OWNER(S) DETAILS Signatures of all registered Owners are required on the last page of this application form. Withousignatures from all registered Owners, the application cannot be lodged.			Surname(s) Or Company Contact
	Please provide contac	ct details of nomina	ted owner:
	Email:		
	Mobile:		Other:
	Fax:		
	Street No. & Name		
	Suburb:		Postcode:

Property, Applicant and Owner Details



Part A

ESTIMATED COST OF DEVELOPMENT	Demolition \$	
	Construction \$	
	Other \$	
	Total Project Value \$	
	Must be the full contract price for labounderstated, the amount will be adjust	our and materials or a genuine cost estimate of work. If sted using standard industry quotes.
2. APPROVAL POLICY	NOTE: You must select whichever police selected which must be used in its entire	
		t and Complying Development Codes) Ilowing sub categories if using the Codes SEPP
	General Housing Co	
	☐ Rural Housing Code ☐ Housing Alterations	
		al and Industrial Code
	Subdivision Code	
	Demolition Code	
	SEPP Affordable H	ousing (advertising fees apply)
	SEPP Infrastructure	?
3. DESCRIPTION OF COMPLYING DEVELOPMENT	RESIDENTIAL USES	COMMERCIAL AND INDUSTRIAL USES
Please select the type of complying development proposed. More than one	Awning New Dwellir (Single storey	
type of complying development can be nominated. For example,	Pergola New Dwellir (2 or 3 storey)	
you can apply for a new dwelling and a swimming pool under the same	Gazebo Alt's and Ad (single storey)	
application.	Cabana Alt's and Ac (2 or 3 storey)	
	Carport Granny Flat	
	Garage Retaining W	Valls Strata Subdivision
	Shed Satellite Dis	ch Other
	Swimming Strata Subo	livision
	Pool Other	
	Demolition	
	Demonitori	

Complying Development Details



Part B

4. CLASSIFICATION OF BUILDING		
	Class of the proposed classes, include all cla	building under the building code of Australia. If parts of the building will have different asses.
5. ASBESTOS		estos material or friable asbestos material will be disturbed, repaired or ng out the development, what is the estimated are of the material?
		m^2
Part C	Building W	ork Details
1. WHO WILL BE DOING THE BUILDING WORK?		ermined at this time
	<u>Or</u>	
		- Builder es below.
	<u>Or</u>	ed Builder
	License	a bulldel
	Builder's Name:	
	Builder's Licence No.	
	Builder's Address:	
	Suburb:	Postcode:
	Email:	
	Mobile:	Other:
	Owner-Bi Where O either cor Evidence permit. Further ir http://www	sed builder is not engaged and the value of any residential work exceeds \$10,000, a copy of an utilder permit must be submitted to the PCA prior to building work commencing. Inver-Builder work is proposed and the value of the proposed work is over \$20,000, you must have empleted an approved owner-builder course, or can satisfy the approved equivalent qualifications. In that an application has been lodged is required before NSW Fair Trading will issue an Owner-Builder information about Owner-Builder permits can be obtained from the Fair Trading website w.fairtrading.nsw.gov.au/ In the second submitted submitted in the second submitted in the second submitted in the second submitted in the second submitted submitted in the second submitted in the second submitted in the second submitted in the second submitted submitted in the second submitted in the second submitted in the second submitted submitted submitted in the second submitted sub
2. LONG SERVICE LEVY	Construction	of work is \$25,000 or more (inclusive of GST), the Building and n Industry Long Service Levy must be paid before a Complying nt Certificate can be issued.
		n be paid online through the Long Service Payments Corporation o://www.longservice.nsw.gov.au/
	Has the Lor	ng Service Levy been paid?
	Yes	Please ensure you have attached a copy of the levy payment receipt
	No	The long service levy must be paid prior to the issue of a Complying Development Certificate
	Long S	Service Levy not required



3. HOME WARRANTY INSURANCE	If you are using a licensed builder for residential building work exceeding \$20,000, a Certificate of Home Building Compensation Fund Insurance must be provided to confirm that it has been obtained. For more information, refer to the Home Warranty Insurance Fund website: https://homewarranty.nsw.gov.au Has a Certificate of Home Warranty Insurance been provided? Yes Please ensure you have attached a copy of the Home Warranty Insurance Certificate No A copy of the Home Building Compensation fund Insurance Certificate must be submitted to the PCA prior to building work commencing. The PCA may not be able to carry out inspections if the certificate has not been provided.
	Home Warranty Insurance not required
4. SINGLETON COUNCIL SECTION 94 CONTRIBUTIOINS PLAN	The Singleton Council Section 7.11 Contributions Plan operates over the Singleton Local Government Area and is payable on development that involves subdivisions and multi unit developments. The levy will be applied toward the provision of public facilities. A cost summary report must be lodged with the application and, if applicable, the levy must be paid prior to the issues of the Complying Development Certificate. For more information, refer to the Singleton Council Section 7.11 Contributions plan.
	Has the Section 7.11 contribution been paid?
	Yes Please ensure you have attached a copy of the levy payment receipt
	N/A Singleton Council Section 94 Contributions plan does not apply to this development
Part D	Description of the Development
This information is required for the	ourpose of providing information to the Australian Bureau of Statistics.
1. GENERAL INFORMATION	
Area of Land (m ²):	
• •	
Gross Floor Area of existin Building (m ²)	9
Gross Floor Area of propos Addition or new building (m	
Number of storeys in the pr building will consist of:	oposed
2. CONSTRUCTION MATERIALS	
Please select the building ma	aterial which best describes the materials the new work will be constructed of:
Exterior Wall Material Code	Roof Floor Frame Material Code Material Code
Brick veneer	Aluminium
Full Brick 11	Steel
Single Brick 11	Concrete 20 Other 80 Aluminium 70
Concrete Block 11	Tile Unknown 90 Other 80
Concrete/Masonry 20	Cement 30
Concrete 20	Fibreglass 480 Masonry or 6
Steel 60 Fibrous cement 30	Terracotta 10
Hardiplank 30	Slate 20
Timber or	
Clad - Aluminium 70	
Curtain Glass 50	
Other 80	

Unknown

90

Part E Accompanying Documentation Checklist	Appl	icant	Off: 11	
	Use Please √or ×		Use Office Use	
	Yes	N/A	Received	
COST SUMMARY REPORT (For Section 94 Contributions)				
GENERAL PLAN REQUIREMENTS Plans must be drawn to scale (preferably 1:100 or 1:200) and the scale identified on each plan. Free hand or illegible drawings will be not acceptable.				
The following information should be provided on all plans: • Property description including Lot and DP number, house/unit number, street name and suburb • Architect/designer name, contact details and the date of drawing • Location of true north • Measurements in metric • BASIX Commitments (where relevant) • Buildings or parts of buildings to be demolished indicated • Highlight in colour all proposed additions • Bushfire Attack Level (BAL) construction methods highlight in colour all proposed additions • Plans stamped by a Hunter Water				
SITE PLAN 2 Copies Information should include (where relevant): • Location of new and existing buildings in relation to site boundaries and all buildings and structures on adjoining land • Location of any windows on adjoining land facing the proposed new buildings • Proposed finished levels of the lot indicating extent of cut and fill, floor levels of buildings, street kerb invert levels and stormwater drains • Location dimensions and area of any impermeable surfaces (including driveways) covering the lot • Location dimensions and area of private open space • Layout of stormwater drainage including the lawful point of drainage discharge • Location of vehicle access and car parking including dimensions, gradient and extent of cut and fill • Proposed landscaping and treatment of the land • Site protection details during construction • Swimming pool volume calculations				
ARCHITECTURAL PLANS 2 Copies Information should include (where relevant): • Floor plans of proposed buildings showing layout, partitioning, room dimensions and area and intended uses of each part of the building • Window and door location and dimensions • Floor levels and steps in floor levels • Elevations and setbacks showing proposed colours, materials, finishes, heights and levels including roof pitch and height				
ENGINEERING PLANS AND SPECIALIST REPORTS 2 Copies Information should include (where relevant): • Site and soil investigation report • Method of termite protection • Footing, wall bracing, roof truss and bracing layout plans • Structural engineers details for all reinforced concrete, retaining wall and structural steel components • All engineering documentation must be certified by a practicing professional engineer				
BUILDING SPECIFICATIONS 2 Copies The specifications are a written statement that should be up to date and include (where relevant): • The construction of the building to specific BCA standards and materials to be used • Type and colour of external finishes • Whether the materials proposed to be used are new or second-hand and give particulars of any second-hand materials to be used • The method of drainage, effluent disposal, and water supply • Any other details relevant to the construction of the building • If relevant, evidence of any accredited component, process or design sought to be relied upon				
FIRE SAFETY STATEMENT 2 Copies Information should include (where relevant - not required for dwelling and outbuildings): • Proposed alteration to existing building (BCA Classes 2 - 9) are to be accompanied by a statement from an accredited person detailing what, if any, works are required to bring the building to an acceptable standard of fire safety • A schedule of fire safety measures listing all existing and those proposed to be installed in the building • In addition to the above, if the development involves a change of use of a building (other than a dwelling-house or a building or structure that is ancillary to a dwelling house): • A list of Category 1 fire safety provisions (as defined by the EP&A Regulations) that currently apply to the existing building, and • A list of Category 1 fire safety provisions that are to apply to the building following its change of use • A list of the existing and proposed essential fire and other safety measures that apply to the building				



	Applicant Use Please ✓or ×		Office Use Please √or ×
	Yes	N/A	
BUSHFIRE ATTACH LEVEL (BAL) RISK ASSESSMENT CRTIERIA 2 Copies If the property is wholly or partly mapped as bushfire prone land, a BAL certificate must be lodged with the complying development application. We can provide a BAL certificate subject to a separate application.			
<u>Note</u> : If the site is determined as having a bush fire attach level -40 (BAL-40) or the flame zone (BAL-FZ) the application cannot be accepted as Complying Development and a DA must be lodged.			
ENGINEERS CERTIFICATION FOR FLOOD CONTROL LOTS 2copies If the property is wholly or partly mapped as being flood affected any proposed development must not be on any part of a flood control lot unless that part of the lot has been certified, for the purposes of the issue of the relevant complying development certificate by a professional engineer who specialises in hydraulic engineering as not being any of the following: • a flood storage area • a floodway area • a flow path • a high hazard area • a high risk area			
 The development must, to the extent it is within a flood planning area: have all habitable rooms no lower than the floor levels set by the council for that lot, and have the part of the development at or below the flood planning level constructed of flood compatible material, and be able to withstand the forces of floodwater, debris and buoyancy up to the flood planning level (or if on-site refuge is proposed, the probable maximum flood level), and not increase flood affectation elsewhere in the floodplain, and have reliable access for pedestrians and vehicles from the development, at a minimum level equal to the lowest habitable floor level of the development, to a safe refuge, and have open car parking spaces or carports that are no lower than the 20-year flood level, and have driveways between car parking spaces and the connecting public roadway that will not be inundated by a depth of water greater than 0.3m during a 1:100 ARI (average recurrent interval) flood event. 			
A standard specified in subclause (3) (c) or (d) is satisfied if a joint report by a professional engineer who specialises in hydraulic engineering and a professional engineer who specialises in civil engineering confirms that the development: • can withstand the forces of floodwater, debris and buoyancy up to the flood planning level (or if on-site refuge is proposed, the probable maximum flood level), or • will not increase flood affectation elsewhere in the floodplain			
Note: If engineers certification for the flood control lot as being capable of being assessed under Complying Development is refused, the application cannot be accepted as Complying Development and a DA must be lodged.			
BASIX (SUSTAINABILITY) CERTFICATE 2 copies • For new dwellings, additions and alterations to dwelling (where the value of work exceeds \$50,000 or more) and new swimming pools having a volume of 40,000 litres or greater, a current BASIX certificate must accompany the application • Applications cannot be accepted without this certificate (where it is required). You can generate a BASIX certificate on the BASIX Website https://www.basix.nsw.gov.au			
TREE REMOVAL APPROVAL 2 copies If required, has separate approval been obtained for the removal of trees or vegetation?			
STATEMENT OF ENVIRONMENTAL EFFECTS 2 copies Has a Statement of Environmental Effects been submitted? Is it appropriate for the development type?			
<u>Note:</u> Council has a Guideline document on our website to help you with writing of a Statement of Environmental Effects, we also have a form you may use for your application.			



Part F	Declarations					
1. APPLICANT	I declare that all the information provided in this application is, to the best of my knowledge, true and correct.					
	I confirm I have completed the relevant separa Checklist and have attached it to this application					
	inspections associated with its processing I am liable to pay for/rectify any damage ca	 I understand that: This application authorises Singleton Council officers to enter the property to perform inspections associated with its processing and subsequent determination. I am liable to pay for/rectify any damage caused to public infrastructure arising from construction works associated with the proposed development. 				
	Applicant Signature	Date				
2. OWNER	I/we are the owners of the subject land and Council staff entering premises during normal inspections relating to this application. I accapplication will be through the nominated application to the owners being a corporation, are	all office hours for the purpose of conducting cept that all communication regarding this icant. ACN Number is required, or if crown land,				
	written authorisation of the relevant statutory authority.					
	Owner Signature	Date				
	Owner Signature	Date				
	Owner Signature	Date				
	Owner Signature	Date				
	ACN (if relevant)					
3. COUNCIL	Application form satisfactorily completed					
	Relevant separate supporting complying development checklist provided and completed					
	Relevant accompanying documents have been provided (refer to checklist in part E) I confirm the application is suitable for lodgement					
		-				
	Officer Name Officer S	Signature Date				

Privacy and Personal Information Protection Notice

Singleton Council respects your privacy at all times. When processing your application we collect personal information about you for the primary purpose of providing you with a high level of customer service.

For more information please see our Privacy Management plan on our website www.singleton.nsw.gov.au or contact a Customer Service Officer on 02 6578 7290.



Part G PCA Service Level Agreement - Performance of Certification Work

1. REQUIREMENTS

It is a requirement that a PCA be appointed before the commencement of work. The PCA must be an Accredited Certifier and will carry out mandatory critical stage inspections, and any other inspection requirements, in accordance with section 81A of the Environmental Planning and Assessment Act 1979. The PCA will also issue an Occupation Certificate which permits occupation or use of a building or part.

2. PCA APPOINTMENT

With reference to this proposed development I/we the owners of the subject property hereby advise of our decision to appoint Singleton Council and its associated staff (as contained in the Building Professionals Board register located at http://search.bpb.nsw.gov.au/bpb/BPB search.jsp) to fulfil the role of Principal Certifying Authority (PCA) as outlined in the Environmental Planning and Assessment Act, 1979 (as amended).

I/we understand that this engagement shall be subject to the Terms and Conditions outlined in this application and the associated Schedule and I/we further understand that they will carry out all mandatory inspections required by the Act during the course of construction along with any others they deem to be necessary as referred to in the abovementioned Agreement.

I/we also advise that I/we are aware of the conditions attached to any Development Consent (i.e. Local Development Consent or Complying Development Consent) and are aware of our responsibilities in relation to those conditions.

3. OWNERS CONSENT & PCA APPOINTMENT

I/we the owners of the subject property hereby give consent for the lodgment of all relevant applications (i.e. for Construction Certificate/s, Complying Development Certificate/s, Occupation Certificate/s, Compliance Certificate/s) and associated documentation to Singleton Council for consideration.

I/we also declare that all documentation presented as part of an application for a Construction Certificate has remained unaltered from that issued with any Development Consent or that any changes have been documented and Singleton Council have been advised accordingly.

I/we wish to appoint Singleton Council as the PCA for this Complying Development project.

OWNER/APPLICANT #1	Owner/Applicant Signature Name (please print)	Date Date
OWNER/APPLICANT #2	Owner/Applicant Signature Name (please print)	Date Date



Terms of Agreement

PCA OBLIGATIONS

- The PCA agrees to carry out mandatory critical stage inspections during the course of construction of the proposed building work (where applicable) as follows:
 - i. at the commencement of the proposed building work, and
 - ii. after excavation for and prior to placement of any footings, and
 - iii. prior to pouring any in-situ reinforced concrete building element, and
 - prior to covering of the framework for any floor, wall, roof or other building element, and
 - v. prior to covering of waterproofing in any wet areas, and
 - vi. prior to covering any stormwater drainage connections, and
 - vii. after the proposed building work has been completed and prior to any occupation certificate being issued in relation to the building, and
 - viii. any other inspections as the PCA considers necessary in addition to those nominated which may be required from time to time to enable the issuing of the final occupation certificate.
- b. The owner and principal contractor acknowledge that the PCA or another certifying authority (with the approval of the PCA) must inspect the mandatory critical stage inspections number (a) i-vi inclusive. The PCA must carry out the final mandatory critical inspection.
- c. The PCA shall issue the final occupation certificate for the proposed building work when the PCA is satisfied that:
 - all preconditions for the issue of the final certificate that are specified in the development consent or complying development certificate have been met, and
 - ii. the building works for which the construction certificate has been issued are suitable for occupation for use in accordance with their classification under the *Building Code of Australia* 1996 (as amended), and
 - iii. a final fire safety certificate has been issued (if required).
- The PCA shall issue an interim occupation certificate for the proposed development when the PCA is satisfied that:
 - any preconditions to the issue of an occupation certificate as specified in the development consent or complying development certificate have been met, and
 - ii. that the building works for which the construction certificate has been issued are suitable for occupation for use in accordance with their classification under the Building Code of Australia 1996 (as amended), and
- the building does not constitute a hazard to the health or safety of the occupants of the building.

PRINCIPAL CONTRACTOR OBLIGATIONS

- Before the commencement of any residential building work, the principal contractor must provide the PCA with Home Building Compensation Insurance pursuant to the Home Building Act 1989.
- The principal contractor must notify the PCA of a date and time for the carrying out of each mandatory critical stage inspection and shall pay the PCA the scheduled fees as agreed.

- The principal contractor must rectify any defects identified by the PCA during the course of each mandatory critical stage inspection to the satisfaction of the PCA before the principal contractor carries out any further building work or at such other time as may be agreed to by the PCA.
- The principal contractor must not allow any occupation of the building to be permitted without first obtaining an occupation certificate (either interim or final) from the PCA.
- e. The principal contractor must ensure that a construction certificate or complying development certificate has been issued prior to the commencement of any works.
- The principal contractor must engage competent tradesman to carry out all aspects of the building works.
- The principal contractors must provide all relevant drawings, plans, statutory plans and documentation associated with but not limited to the development consent, the construction certificate and any occupation certificate at the request of the PCA.
- h. The principal contractor must attend any meeting if required by the PCA to do so.
- The principal contractor must comply with any notices or orders that the PCA issues.
- The principal contractor must provide compliance certificates as requested by the PCA.
- The principal contractor must provide all information that the principal contractor reasonably can obtain to enable the PCA to fulfil its obligations under this Agreement.

OWNER OBLIGATIONS

- The owner must ensure that a construction certificate or complying development certificate has been issued prior to the commencement of any works.
- The owner must ensure that the subject property is available for the PCA to carry out the PCA's obligations under this Agreement.
- c. The owner must attend any meetings if required by the PCA to do so.
- d. The owner must not occupy the building until an occupation certificate (either interim or final) has been issued by the PCA.
- e. The owner agrees that in the event of an interim occupation certificate being issued by the PCA and there being outstanding work that is required to be completed by the owner or a condition of development consent that needs to be satisfied by the owner, the owner agrees to complete any outstanding work or satisfy any condition of the development consent within three months from the date of the interim occupation certificate or such other time as may be agreed between the owner and the PCA.

TERMINATION OF THIS AGREEMENT

This Agreement may be terminated if any of the following occurs:

- a. building works are commenced without the issue of a construction certificate
- if the owner or principal contractor fails to provide Home Warranty Insurance pursuant to the Home Building Act 1998 if the building work is residential building work
- if the PCA terminates this Agreement then the principal contractor and owner must pay any money owing to the PCA for work done and costs incurred by the PCA up to and including the date of termination of this Agreement.

REPLACING PCA

The appointed PCA can only be changed or replaced by another PCA with the approval of the Building Professionals Board and/or the newly appointed PCA.

GOVERNING LAW

The parties agree that the laws of New South Wales and in particular the *Environmental Planning* &

Assessment Act 1979 and its Regulations govern this Agreement.

DEFINITION

Alternative Solution has the same meaning as the term in the Building Code of Australia 1996.

BCA means the Building Code of Australia 1996 including all applicable amendments.

Building means that which is the subject of the Building Works.

Building Contract means the contract to construct the Building Works that the owner enters with the builder.

Building Works means the building works for which a Construction Certificate is to be issued in accordance with this agreement and is referred to in the "Land to be Developed" section of the Application Form relating to the subject works.

Certificates mean statutory certificates and non-statutory certificates.

Certifying Authority means a Certifying Authority within the meaning of the Act.

Owner means the owner or the owner's agent.

Competent people means people authorised to carry out any work associated with Building Works under the Act and includes contractors.

Complying Development Certificate means a Complying Development Certificate within the meaning of the Act.

Construction Certificate means a Construction Certificate within the meaning of the Act.

Deemed to Satisfy Provision has the same meaning as the same term in the Building Code of Australia 1996.

Development Consent means a Development Consent within the meaning of the Act.

Fire Safety Certificate means a Fire Safety Certificate within the meaning of the Act.

Inspection Schedule means the mandatory inspections required under the Act.

Notice includes any notice issued under the Act or this agreement and in respect of notices in this agreement must be made by pre-paid ordinary mail, facsimile transmission or notice by hand delivery to the Address for Notices in this agreement.

Occupation Certificate means an Occupation Certificate within the meaning of the Act.

Order means an Order within the meaning of the Act.

Practicable completion means the date the builder has completed the Building Works in accordance with the Building Contract.

Principal Certifying Authority is a building practitioner as defined under the Environmental Planning and Assessment Act 1979 (NSW) (as amended).

Regulations means the Environmental Planning and Assessment Regulation 2000 (NSW) (as amended) and all applicable amendments.

Schedule means the Schedule in this agreement.

Scope of Works means obligations in this agreement and any other tasks set out in the Schedule.

Statutory Notices means those notices that are issued by the PCA in accordance with the Act.

EXECUTED by Singleton Council as PCA

EXECUTED by		
as Owner		



Fees

Complying Development	160	
PCA Inspection Fee	130	
Advertising Fee (14days)	142	

Long Service Levy	131	
TOTAL FEES		\$

Paid by CHEQUE		
Amount \$	Rec. No.	
DATE	Mail	Counter



GENERAL INFORMATION

BUILDING COMPLYING DEVELOPMENT CERTIFICATE (\$4.27)

A Complying Development Certificate for the erection of a new building identifies the classification of the building in accordance with the *Building Code of Australia* and states the building will comply with all development standards applicable to the development and with other requirements prescribed by the Regulations.

Complying Development Certificate approved → PCA appointed → Work commences

PRINCIPAL CERTIFYING AUTHORITY (s6.5)

The erection of a building must not be commenced until a Construction Certificate or Complying Development Certificate has been issued and a Principal Certifying Authority (PCA) has been appointed. The PCA is responsible for ensuring compliance with the approval and the issue of an Occupation Certificate.

PCA appointed → Work commences → Building inspected → Occupation Certificate issued

OCCUPATION CERTIFICATE (s6.9)

An Occupation Certificate authorises the occupation and use of a new building or a change of building use for an existing building.

Note: Sections 6.9 prohibit the occupation or use of a new building unless an Occupation Certificate has been issued for the building.

HOME BUILDING COMPENSATION FUND (Home Building Act 1989)

Insurance is required for all residential building work requiring a licence and costing over \$20,000.

Currently there are two approved home warranty insurers that provide home warranty on behalf of the NSW Home Building Compensation fund for residential building work:

Calliden Insurance Limited

QBE Insurance (Australia) Limited

OWNER/BUILDER PERMIT (Regulation 4.12)

An Owner/Builder permit must be obtained from the Department of Fair Trading if you intend to undertake or supervise your own residential building work and the market value of the labour and the materials needed to complete the work is greater than \$10,000.

An Owner/Builder permit is not a building license and does not allow you to do specialist trade work such as electrical, plumbing, drainage or gas fitting.

LONG SERVICE LEVY (s4.28(10A))

The Long Service Levy is a NSW State Government charge placed on building and construction work costing **\$25,000** or more. The levy rate is 0.35% of the cost of the building and construction work. Owner/builders, churches and non-profit organisations may be entitled to a reduction in the levy.

BUILDING SUSTAINABILITY INDEX (BASIX)

'BASIX Certificate' The Building sustainability Index (BASIX) is a web based tool designed to assess the potential performance of residential buildings against a range of sustainable indices.

A BASIX Certificate identifies the sustainability features required to be incorporated in the building design. These features mayinclude sustainable design elements such as recycled water, rainwater tanks. AAA-rated showerheads and taps, native landscaping, heat pump or solar water heaters, gas space heaters, roof eaves/awnings and wall/ceiling insulation.

You need a BASIX Certificate in Singleton when BASIX applies to the type of development for which you require approval. Commencement dates and details of types of development are at www.basix.nsw.gov.au

The applicant is required to submit the BASIX Certificate with the Development Application or Complying Development Certificate Application. The plans and specifications must also identify the BASIX commitments, which will be checked by a professional building certifier during construction. Where submitted plans or specifications are inconsistent with the relative BASIX Certificate, Council should require applicants to submit consistent applications before processing the assessment process, either by amending plans/specifications or by submitting a new BASIX Certificate with commitments that match the rest of the application.

Applicants can generate the BASIX Certificate only on the NSW Department of Infrastructure, Planning and Natural Resources' BASIX website: www.basix.nsw.gov.au. For more information, phone DIPNR's BASIX Help Line on 1300 650 908.

