O NOT REMOVE FROM THE FRONT 10/5/2018 - 25/5/2018						
APPLICATION FORM Made under the Environmental Planning & Assessment Act, 1979, bire Council						
1. TYPE OF APPLICATION (please tick) Image: Development Application (please select type) > □ Local Image: Lo						
2. PROPERTY DESCRIPTION (Land to which application relates) Flat / Street No: 40-60 Street Name: BRUNDAH ROAD Suburb or Town: THIRLMERE NSW 2572 Lot No: 1 & 2 Section: DP/Set No: 244682						
3. PROPOSED DEVELOPMENT (Description of proposal – i.e erection/alterations to building, subdivision, demolition, change of use) Subdivision of Lots 1 & 2 DP244682 to create 5 residential lots and one residue lot for future development. BCA Class (if relevant) Estimated Cost (Please state full market price for labour and materials) \$ 40,000						
 4. CONCEPT DEVELOPMENT (Sections 83A – 83D of the Environmental Planning and Assessment Act 1979) Is this application a concept development application that sets out concept proposals for the development of the site, and for which detailed proposals for the site or for separate parts of the site are to be the subject of a subsequent development application or applications? No □ Yes 2 > Please attach information which describes the concept proposal and any stages of your development. 5. DISCLOSURES (Applies to both Applicant and Land Owner) a) POLITICAL DONATIONS AND GIFTS (Refer to Note 3) In accordance with Section 147 of the Environmental Planning and Assessment Act 1979 have you made any "reportable political donations" and/or gifts within 2 years prior to the lodgement date of this application. No 2 Yes 2 > You must complete a disclosure statement. This document is available from Council's Customer Service Counter at Council or from Council's website at: www.wollondilly.nsw.gov.au b) CONFLICT OF INTEREST I am employee/Councillor or relative of an employee/Councillor No 2 Yes 1 if yes, state relationship:						
					6. APPLICANT (for Construction and Occupation Certificate applications the applicant must be the owner/s) Name: TSS Total Surveying Solutions Pty Ltd Postal Address: Unit 8, 87-89 Whiting Street, Artarmon NSW Postal Address: Unit 8, 87-89 Whiting Street, Artarmon NSW Phone: 0433 990 915 Signature(s): Unit 8, 87-89	

8. ENVIRONMENTAL PLANNING AND ASSESSMENT ACT REQUIREMENTS			
To assess your proposal, we need to understand the impacts it will have. Depending upon the nature and scale of your proposal, you need to provide one or more of the statements listed below to explain the environmental effects of your proposal.			
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 likely to significantly impact on threatened species, populations, ecological communities or their habitats?			
Yes > Please attach a Species Impact Statement.			
No 🖾			
9. INTEGRATED DEVELOPMENT CONSENT - APPROVALS FROM STATE AUTHORITIES (Refer to Note 4)			
Integrated Development Consent relates to development where consent is required from Council and one or more government authorities in accordance with S91 of the Environmental Planning and Assessment Act 1979. Does this development require a license, permit or approval under any of the following Acts?			
Fisheries Management Act 1994 (see note 4) S144 S201 S205 219			
Heritage Act 1977 S58 Mine Subsidence Compensation Act 1961 S15			
Mining Act 1992 SS63 SS64 National Parks & Wildlife Act 1974 S90			
Petroleum (Onshore) Act 1991			
Protection of Environmental Operations Act 1997 SS43 (a), 47 and 55 SS43 (b) 48 and 55			
General S43 (d), 55 and 122			
Roads Act 1993 Image: S138 Rural Fires Act 1997 Image: S100B			
Water Management Act 2000			
Note: For each different Authority approached on your behalf regarding approvals for this application, a cheque for \$320 made payable to the Authority and additional copies of plans as determined by the Consent Authority must accompany this application.			
10. LOCAL GOVERNMENT ACT 1993 – SECTION 68 ACTIVITIES			
The following activities require approval under Section 68 of the Local Government Act 1993. Approvals may either be sought with this application or			
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11. BASIX COMPLIANCE

A BASIX Certificate is required for development involving any new dwelling(s), alterations and additions with a project value of \$50,000 or greater and swimming pools where capacity is greater than 40,000 litres. Have you submitted a BASIX certificate with your proposal and is all the information submitted with the application consistent with the commitments made in the BASIX Certificate?

No For further information on BASIX refer to the Website: www.basix.nsv	w.gov.au			
12. BUILDER'S DETAILS		a fa si		
Name:			Phone:	
Postal Address:				
Suburb:				
			How we have	
13. NOMINATION OF PRINCIPAL CERTIFYING AUTHORITY (PCA)				
Should you decide to nominate Wollondilly Shire Council as the PCA this section must be completed by the owner(s) (Refer to Note 5)				
I/We appoint Wollondilly Shire Council as the Principal Certifying Authority to issue the construction certificate, occupation certificate/subdivision certificate and carry out all other required inspections.				
Signature(s) (ALL OWNERS TO SIGN):				
			und und	

14. AUSTRALIAN BUREAU OF STATISTICS SCHEDULE

All New Buildings Please complete the following:

Number of storeys (including underground floors)

- Gross Floor area of new building (m²) ______
- Gross site area (m²) ______

Residential Buildings only Please complete the following details on residential structures

- Number of dwellings to be constructed ______
- Number of pre-existing dwellings on site ______
- Number of dwellings to be demolished _______

The estimated area (if any), in square metres, of bonded asbestos material or friable asbestos material that will be disturbed, repaired or
removed in carrying out the development.

•	Will the new dwelling(s) be attached to other new buildings?	Yes 🗖	No 🗖
•	Will the new building(s) be attached to existing buildings?	Yes 🗖	No 🗖
	Does the site contain a dual occupancy (two dwellings on the same site)?	Yes 🗖	No 🗖

Material - Residential Buildings Please indicate the materials to be used in the construction of the new building(s):

Walls	Code	Roof	Code	Floor	Code
Brick (double)	11	Tiles	10	Concrete or Slate	20
Brick (veneer)	12	Concrete or Slate	20	Timber	40
Concrete or stone	20	Fibre Cement	30	Other	80
Fibre Cement	30	Steel	60	Not Specified	90
Timber	40	Aluminium	70	Frame	Code
Curtain (glass)	50	Other	80		
Steel	60	Not Specified	90	Timber	40
Aluminium	70			Steel	60
Other	80			Aluminium	70
Not Specified	90			Other	80
	- 50	The second s		Not Specified	90

15. PRIVACY POLICY

By completing this form you are enabling Wollondilly Shire Council to collect personal information about you for the purpose of assisting in the determination process of your application. This information is required by law and failure to provide the information may lead to rejection or delays of your application. At any time you have the right to access, view or correct the personal information that you have provided. Please **note** that the information supplied on this document may be advertised to the public for comment if the development is designated development, or is required to be advertised under Council's Development Control Plan (DCP). The information will be stored in Council's records system and may be placed on Council's Website or be subject to a request to access information under the Government Information (Public Access) Act 2009 (GIPAA).

NOTES:

- Note 1: In the case of Crown Land within the meaning of the Crown Lands Act 1989, the owner's consent must be signed by an officer of the Department of Land and Water Conservation, authorised for these purposes by the Governor-in-Council, from time to time.
- Note 2: In the case of land owned by a company, the owner's consent must be signed in accordance with the provisions of s52A or s127 of the Corporations Act 2001 (Commonwealth)
- Note 3: Changes to the Local Government and Planning Legislation Amendment (Political Donations) Bill 2008 amended the Environmental Planning and Assessment Act 1979 in the following way:
 - Any person making a planning application or submission is required to disclose "reportable political donations"¹ and gifts made to any Local Councillor (or Council Staff member) within two (2) years of making the application or submission. Failure to do so constitutes an offence of 100 units, or \$11,000.
 - The disclosure is to accompany an application or submission, or if the donation or gift is made following the submission or application, then within seven (7) days of the donation or gift.
 - Details in this disclosure are predefined, and include the details of who is to receive the benefit, the details of the donor, as well as the donation amount or gift being donated.

Note 4. Excavation or Filling of a Waterway

Does your proposal involve any excavation or filling of the bed of a natural or semi-natural waterway whether permanently or intermittently inundated or flowing (including a bay, estuary, lake, river, creek, lagoon or wetland), with any earth, soil, rock, rubble, concrete, timber or bricks etc? This does not include works within farm dams, urban ponds, irrigation channels, stormwater ponds, sewerage treatment ponds etc.

Yes D You will need a permit under Section 201 of the Fisheries Management Act 1994

from NSW Department of Primary Industries.

No 🖾

Obstruct Fish Passage

Does your proposal involve the construction of any structure such as a weir, dam, floodgate, culvert or causeway across any natural or semi-natural waterway whether permanently or intermittently inundated or flowing (including a bay, estuary, lake, river, creek, lagoon or wetland)?

Yes D You will need a permit under Section 201 or 219 of the Fisheries Management Act 1994 from NSW Department of Primary Industries.

No 🗵

- Note 5. Section 73A of the Building Professionals Act 2005 provides that an accredited certifier must not carry out certification work for a person unless the certifier, or their employer, has entered into a written agreement with the person.
- Note 6. Issue of a Certificate of Compliance under Section 22D of the Swimming Pool Act 1992 and part 4A of the Environment Planning and Assessment Act 1979.

ADDITIONAL INFORMATION

The consent authority may, within 21 days of receiving the Development Application, ask for additional information on the development if that information is necessary for the determination of the application or if that information is required by a concurrence authority.

The consent authority may, within 25 days after the lodgement of a Development Application for Integrated Development, ask for additional information concerning the development if the information is necessary for the determination of the application or if the information is required by an approval body.

The application may be supported with additional material (e.g., photographs, slides, models, etc.) illustrating the proposed development and its context.

HELPFUL DOCUMENTATION:

Further information is available from Council's website www.wollondilly.nsw.gov.au or by contacting Council on (02) 4677 1100.

- Development Application Checklist
- Statement of Environmental Effects (Residential Developments ONLY)

COUNCIL OFFICES:

Wollondilly Shire Council 62-64 Menangle Street PICTON NSW 2571 Postal Address: PO Box 21, PICTON NSW 2571

Phone: (02) 4677 1100 Email: <u>council@wollondilly.nsw.gov.au</u> Web: <u>www.wollondilly.nsw.gov.au</u>

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