

Attachment E

Submissions

From: <[REDACTED]>
Sent on: Monday, November 4, 2024 10:27:37 AM
To: dasubmissions@cityofsydney.nsw.gov.au
Subject: D/2024/854 - 201-217 Elizabeth Street SYDNEY NSW 2000 - Attention Jessica Symons
Attachments: D 2024 854.docx (32.31 KB)

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Please find attached my problems with this proposal

Clare Lyon
264/27 Park St
Sydney
NSW - 2000

Mrs Mary Clare Lyon
264/27 Park St
Sydney
NSW-2000
4 November 2024

To: Mr W. MacKay
Manager Planning Assessments
City of Sydney

Dear Sir

Re 201 -217 Elizabeth St, Sydney 2000

Ref No D/2024/854

I have been overseas and have now got time to write re me objections to this proposed development.

I am objecting on the following grounds

1. Overshadowing impact on Hyde Park

There was a height restriction placed on buildings around Hyde Park many years ago to stop overshadowing and damage from overshadowing to the plants within the park. Over the years councils have chosen to ignore this covenant (ruling) and building permits have been issued, this does not mean that the council today should ignore the need for light in Hyde Park. Hyde Park is an iconic area in Sydney, and we are honoured to have had the original town planners with the foresight to build parks for the people. This does not mean that todays town planners should forgo the beauty we have for a few more \$ in rates.

This should not go ahead because of the detrimental effect on Hyde Park and Therefore to all of Sydney.

2. Residential Amenity

Sydney has many high-rise buildings now for residents. The city needs better pedestrian access and amenities before we add to the congestion on the pavements.

The last thing Park Street needs is another Hotel. There are many hotels in the area now. The noise from some of these is a problem, particularly on the weekends. Residents do not complain now as many of the hotels were here when we arrived but we do not need any more adding to nighttime noise.

3. Heritage Conservation

The façade of this building will impact on another heritage building 27 Park St, was the first high-raised building in Sydney. The building of this in front of it will impact aspects of this significant building.

A public toilet being built on the corner of Park and Castlereagh St will become an eyesore when it is bounded by both this high -raises.

4. Ecologically Sustainable Development

The city infrastructure is already strained due to the number of bicycle lanes, it is hard to leave rubbish for the council pick up.

Trees are dying in the area as they are not getting enough light, rain and oxygen.

An increase in cars within the city, garbage, and flora and fauna will be affected by this increase regardless of any impact studies.

5. Traffic, Access and Parking

There is a total lack of parking for loading and unloading of deliver vehicles.

With the opening of the bicycle lane in Castlereagh St a street length of loading zones was lost. This loss of loading zones means that deliveries to Park St and surrounds is extremely difficult and some days impossible. We have had deliveries returned to sender due to this issue. More residents in the area will not help and they will feel our frustration.

Parking in the city is almost non-existent or so expensive most people can hardly afford to park their cars. More residential space in the city will increase the number of visitors cars and exacerbate this issue. With the loss of loading Zones in Castlereagh St. The parking that was available after-hours has gone. Where will the extra visitors park?

The bus stop on Park St for the 500, 504, 507 is a hazard to pedestrians at rush hour it is impossible to walk along the pavement due to the people waiting for buses. The street furniture is in the wrong places or non-existent and the area ia a disgrace.

6. Views

The view from Hyde Park will not be enhance by looking at more building

7. Wind Impact

The city has too many canyons caused by the height of our buildings now.

When ever a new one is built the wind in the street becomes worse, it might be only by a few % but the cumulative effects are disastrous. We have already noticed the extra wind from the building of the Gadigal Station. We do not need any further wind tunnels built.

8. Construction and Operational Impacts

Park and Castlereagh St has just lived through 5 years noise, vibrations and dirty from the building of Gadigal St, the building of bicycle paths and the changing of traffic conditions in Park St. This had a huge impact on local residents.

This caused:

- a. Tenants to move out.
- b. Rents to decrease.
- c. Health issue, breathing difficulties, headaches, and stress.
- d. Lack of sleep due to work at night

It would be really appreciated if we had a bit of peace and quiet so we can recharge our health.

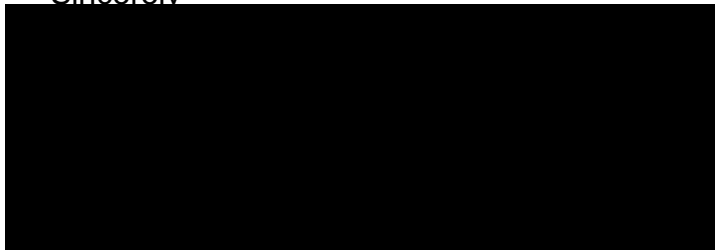
9. Contamination, Structural and Geotechnical Considerations

The vibrations from building works always cause structural damage to buildings in the vicinity of the building works. The cumulative effect on some of the older buildings could be expensive.

10. Social Impact.

For all the reasons outlined above I believe this redevelopment will have an adverse effect on the local residents and the city of Sydney as a whole. I therefore request this building is rebuilt to the same height and footprint as it is now.

Sincerely



From: <[REDACTED]>
Sent on: Tuesday, November 5, 2024 10:17:10 PM
To: dasubmissions@cityofsydney.nsw.gov.au
Subject: Submission - D/2024/854 - 201-217 Elizabeth Street SYDNEY NSW 2000 - Attention Jessica Symons
Attachments: Letter of Objection.pdf (198.52 KB)

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Dear Jessica,

Please see attached my letter of objection to this development.

Thank you,
Hugo Croci

Hugo Croci
343/27 Park Street
Sydney, NSW 2000
5 November 2024

To: Mr. W. MacKay
Manager Planning Assessments
City of Sydney

Dear Sir,

Re 201 -217 Elizabeth St, Sydney 2000 - Ref No D/2024/854

I'm objecting to this development on the following grounds:

Residents in my building and adjacent buildings have endured five years of relentless construction noise during the development of the Gadigal station and the building above it, which is still under construction. I don't think anyone, but those who live in front of a construction site that has often been allowed to operate 24 hours a day, as it has been the case for this construction, would know the impact it causes to one's sanity.

The proposed development is likely to take another 5 years, if not more, as it involves the demolition of the existing huge building. The thought of it makes me deeply depressed, as this will be happening right in front of my bedroom window.

Is there any consideration given to residents in the area? Do we have any protections against this endless assault on our right to the peaceful enjoyment of our home environment? Or, at the very least, to be able to sleep at night?

I doubt my objection will put at stop at this development, but at the very least I hope that construction working hours are strictly limited to not be permitted between 6pm and 7am, and not at all on Sundays and Public Holidays.

The construction hours listed in section 3.10.1, table 8, of the Environment Impact Statement are acceptable, but not so the paragraph stating that additional out of hours works to be scheduled as required, as per standard industry practice. It should be a strict condition of development approval that heavy / noisy machinery not be allowed to operate between the hours of 9pm and 7pm under any circumstances, regardless of promises of noise mitigation. Repetitive high impact, or high pitch noise cannot be effectively stooped. This is particularly important during the demolition stage.

The residents confronted by this development will be trapped for years, as selling or renting will not be an option due to reduced property valuation and tenants not willing to stay under such conditions.

I really hope that the right to sanity of resident living right in front of such an inferno will be seriously considered and upheld by the City Council and not left to the developers, whose interest are naturally contrary to that of the residents.

Sincerely,



Hugo Croci

From: Greg Pearce <[REDACTED]> on behalf of Greg Pearce <[REDACTED]>
<[REDACTED]> <Greg Pearce <[REDACTED]>
Sent on: Wednesday, November 27, 2024 12:25:02 PM
To: council@cityofsydney.nsw.gov.au
Subject: Objection to D/2017/349/A and D/2024/854, 201-217 Elizabeth Street, SYDNEY
Attachments: Submission DA-2017-349-A(GS Pearce).pdf (571.97 KB)

Caution: This email came from outside the organisation. Don't click links or open attachments unless you know the sender, and were expecting this email.

Please find attached submission relating to D/2017/349/A and D/2024/854 both relating to 201-217 Elizabeth Street, Sydney.

The Submission addresses both Applications.

Please acknowledge receipt.

Yours sincerely
G S Pearce

Gregory Stephen Pearce
1403/197 Castlereagh St,
SYDNEY NSW 2000

27 November 2024

D/2017/349/A (SSD8105-Mod-1) and D/2024/854 (SSD64090972)

As an owner and resident of lots in Strata Plan 51487, known as Victoria Tower, 197 Castlereagh Street, Sydney, I object to the State Significant Modification application D/2017/349/A, and I also object to detailed SSDA -D/2024/854, both lodged on behalf of Charter Hall Holdings Pty Ltd, the Applicant, which are being assessed concurrently, in respect of 201-217 Elizabeth Street, Sydney.

The grounds for objection, which are addressed further below, include:

1. D/2017/349/A Modification

- a) the modification application cannot be considered as the Concept Approval D/2017/349 lapsed on 6/9/20 24 and the application was lodged on 25/10/24,
- b) the application for Modification does not comply with Section 4.55 (2) of the EP&A Act as the proposed modified building envelope is not substantially the same development as originally approved.

2. D/2024/854 Detail Design Stage 2

- a) the 2024 Application does not address or respond to condition 9 of the Consent to approval for D/2017/349.
- b) If the Concept Approval has lapsed, any current application must be considered under the current provisions of Sydney LEP 2012, and the proposed FSR is not permitted under the current LEP.
- c) the proposed building envelope proposes significant additional height, which causes overshadowing of Hyde Park and is prohibited under clause 6.17(2) of the Sydney LEP. It is not sufficient simply to say that the Jury for the Design competition supports the additional height.
- d) the View & Visual Impact Assessment inadequately considers the impact on private domain views and dismisses the impacts of the podium, contrary to the clear direction in the SEARS, that “significant” views are the key view and visual impact issues for the proposal.

SSDA D2017/349

The Application was lodged in 2017 by Ethos Urban on behalf of Charter Hall (“the Applicant”) as SSD – 8105 for a mixed use development with FSR of 15.71:1. The Concept Approval was granted on 15 February 2018.

Of significance is that in the application the Applicant relied upon 2 provisions of the Sydney Local Environmental Plan 2012, which were essential to achieve the height and overshadowing and FSR –

- a) clause 6.18 of the LEP provided an exception to a building causing overshadowing of Hyde Park breaching the relevant sun access plane from 12.00 to 2.00pm on the winter Celsius, June 21 (further explained below), by permitting the consideration of a development which

reduces the overshadowing by an existing building on the land, by at least 50%, at the relevant times.

- b) clause 6.4 which provided bonus floor space of 6:1 for developments which include accommodation space, including apartments and hotel rooms.

The assessment and the Consent Approval would not have been permissible except by application of these two provisions.

Clause 6.18 deleted by amendment to the SLEP Gazetted on 26/11/21, and clause 6.4(A) provides “NIL” bonus FSR from 1/7/23. Reasons for the changes to the SLEP were expressed by the Council and CSPPC and accepted and supported by the Minister, notwithstanding submissions, including my own, objecting to the removal of those parts of the LEP.

DA 2017/349 was accompanied by an environmental impact statement and supporting documentation, including overshadowing analysis and diagrams which asserted that the proposed development achieved a reduction in overshadowing of Hyde Park of 50.13% between 12 noon and 2 PM on 21 June. The reduction was claimed to be based upon a calculation which purported to show “cumulative” reductions during the relevant period, but in fact demonstrated that the proposed new building created overshadowing, projecting higher than the relevant sun access plane, for the entire period between 12 noon and 2 PM, and further that any reductions when compared to the existing building were less than 50%, at least at 12:00 and 12:30 PM.

The Stage 1 Concept Approval was granted on 15th February 2018. Key components of the development, according to the Central Sydney Planning Committee Assessment Report for Stage 1 DA for mixed use development D/2017/349, as amended after submissions, is a maximum height of 172.6m comprising a 37-storey tower (RL 198.22) above a 13 storey podium (RL69.89 and RL76.00).

The Concept SS DA permitted GFA of 59551.7 M², based on a floor space ratio of 15.271, including a 361 room hotel on 26,543 m² and 262 residences on 28164 m².

Relevantly, the assertion that the clause 6.18 exemption for 50% reduction in overshadowing was not accepted and Condition 9 of the Concept Approval for D/2017/349 states:

Sun access modelling is to be submitted with the Stage 2 Development Application confirming that those parts of the development that exceed the Hyde Park west sun access plane will achieve a minimum 50 %reduction in overshadowing of Hyde Park between 12pm and 2pm on 21 June.¹

Condition 44 of the Consent provides that the consent will lapse five years from the date of the consent becoming operational. The Concept Approval conditional requirements were satisfied, ie the consent became “operational” on 6/9/2018 (see Modification Report page 5) and accordingly pursuant to section 4.53 of the EP&A Act the Approval was due to lapse five years later on 6/9/2023, however pursuant to amendments in 2021, the Approval was entitled to a further two years to 6/9/2024 (see Modification Report, page 7).

Notwithstanding having seven years in total to progress to the Stage 2 application, the Modification Application was only lodged late, on 25 October 2024.

DA/2017/349/A Modification

Ethos Urban, on behalf of Charter Hall ('the Applicant'), applied to the Department of Planning and Environment for consent to modify D/2017/349 on 25/10/24. At the same time, the Applicant lodged Detailed Design application D/2024/854:

The applicant seeks to modify the height, setbacks and footprint of the building envelope to be consistent with the detailed design SSD application D/2024/854. The proponent argues that a Section 4.55(2) modification is sufficient and may authorise the proposed changes.

The Applicant has submitted that the proposed development remains substantially the same development as the original Concept Approval (SSD8105, D/2017/349).

The current Modification Application, brazenly, is an attempt to retain the benefits in floor space, height and overshadowing which were only possible because of the previous clause 6.18 exemption and the clause 6.4 bonus, which were both removed by Council and the CSPC and the Minister. The Modification Application is noteworthy as it has only been lodged after the Concept Development Consent ceased to be in effect. Therefore, the Modification cannot be approved.

Section 4.55(2) provides that a consent authority may modify consent if "... It is satisfied that the development to which the consent as modified relates is substantially the same development as the development for which the consent was originally granted". The onus is on the Applicant to persuade the consent authority that the development is substantially the same as the approved development as provided in the Concept Approval for D/2017/349.

The Applicant has applied to increase height of the building from RL 198.22 RL 208.6, which is a 5% increase, to increase the number of hotel rooms from 361 to 441, an increase of almost 20%. Further the height of the building is proposed to be increase by approximately 10 m. Cumulatively, these changes represent the addition of a new building on top of the approved development which will overshadow Hyde Park and contains floor space which is currently not permitted.

Given the scale of the Elizabeth Street building, the existing overshadowing of Hyde Park and the extent of the changes proposed in D/2017/349 /A, the development cannot be construed as substantially the same.

The proposal does not satisfy condition 9 of the Concept Consent. The proposal incorporates and affects the entire site and does not maximise sunlight access to Hyde Park and does not operate to protect and improve sunlight access to Hyde Park throughout the year. It does not result in a reduction of overshadowing of Hyde Park at the protected times and in fact results in a building projecting higher than the sun access plane described in Schedule 6A and higher than the building in the Concept Approval.

Relevantly, the objectives of clause 6.17 are to:

Ensure that buildings maximise sunlight access to the public places set out in this clause, and... to protect and improve sunlight access to important public parks and places in and near Central Sydney throughout the year, and during periods in the day when the parks and places are most used.²

Further, clause 6.17(2) provides:

The consent authority must not grant development consent to development on land if the development will result in any building on the land projecting higher than any part of a sun access plane described in Schedule 6A.³

Schedule 6A, S 6.17(4) includes a sun access plane for Hyde Park, all year, from 10:00 AM to 2:00 PM.

If the Concept Approval has lapsed, the new proposal is required to comply with clause 6.17 and overshadowing in excess of the Hyde Park sun access plane is not permissible. However, the applicant is proceeding and arguing on the basis that the Modification will succeed and, presumably, the exemption for a 50% reduction in overshadowing compared to the existing building, continues to apply.

The Applicant's approach to the 50% overshadowing reduction, uses a 'cumulative' calculation, is flawed and inconsistent with the ordinary interpretation of the expression- ...“between (certain hours)”. Words should be given their ordinary and common meaning. Consequently, the requirement for at least 50% reduction in overshadowing commencing at 12:00 on the relevant day and continuing uninterrupted until 14:00 must mean that there is a continuous reduction for the whole period. The Proponent's own shadow diagrams and calculations show non-compliance at least between 12:30 and 13:00.

The meaning of “between (hours)” as I suggest has been applied consistently on all of the other buildings along the western side of Elizabeth Street facing Hyde Park since the 1970s. A glance at the streetscape photographs and drawings in the applications shows this.

It is notable that the Applicant appears to accept that the extra height of 10m proposed, at least, is not permitted arguing that a breach is acceptable as the competition Jury accepted that such a breach could be permitted where the detailed design results in a reduction in overshadowing of more than 50%, without reference to clause 6.18 of the LEP. Any such exemption is a discretionary matter and should be supported on very strong grounds. At the least there must be strong verifiable improvements in sun access, calculated in appropriate intervals, rather than cumulatively.

The Applicant's own shadow diagrams, Figure 55, which are reproduced below, clearly indicates significant overshadowing of Hyde Park in breach of the requirements of the Hyde Park sun access plane from 12 noon to 2 PM on 21 June (shown green). In addition, the diagrams also show new “Additional” overshadowing (shown blue) which breaches the prohibition.

The table of calculations, Table 21, establishes that the proposal would create overshadowing during the 12.00-2.00 period of 13086m², or 1.3086 hectares, during the busiest part of the day for users of the Park! The overshadowing at 13.00 to 13.30 is show as 4,031m², a greater area than the entire site at 201-217 Castlereagh Street which is 3901m².

A comparison of the overshadowing impacts of the proposed development in comparison to the existing development on the site between 12 and 2pm on t21 June are provided in **Figure 55** below.

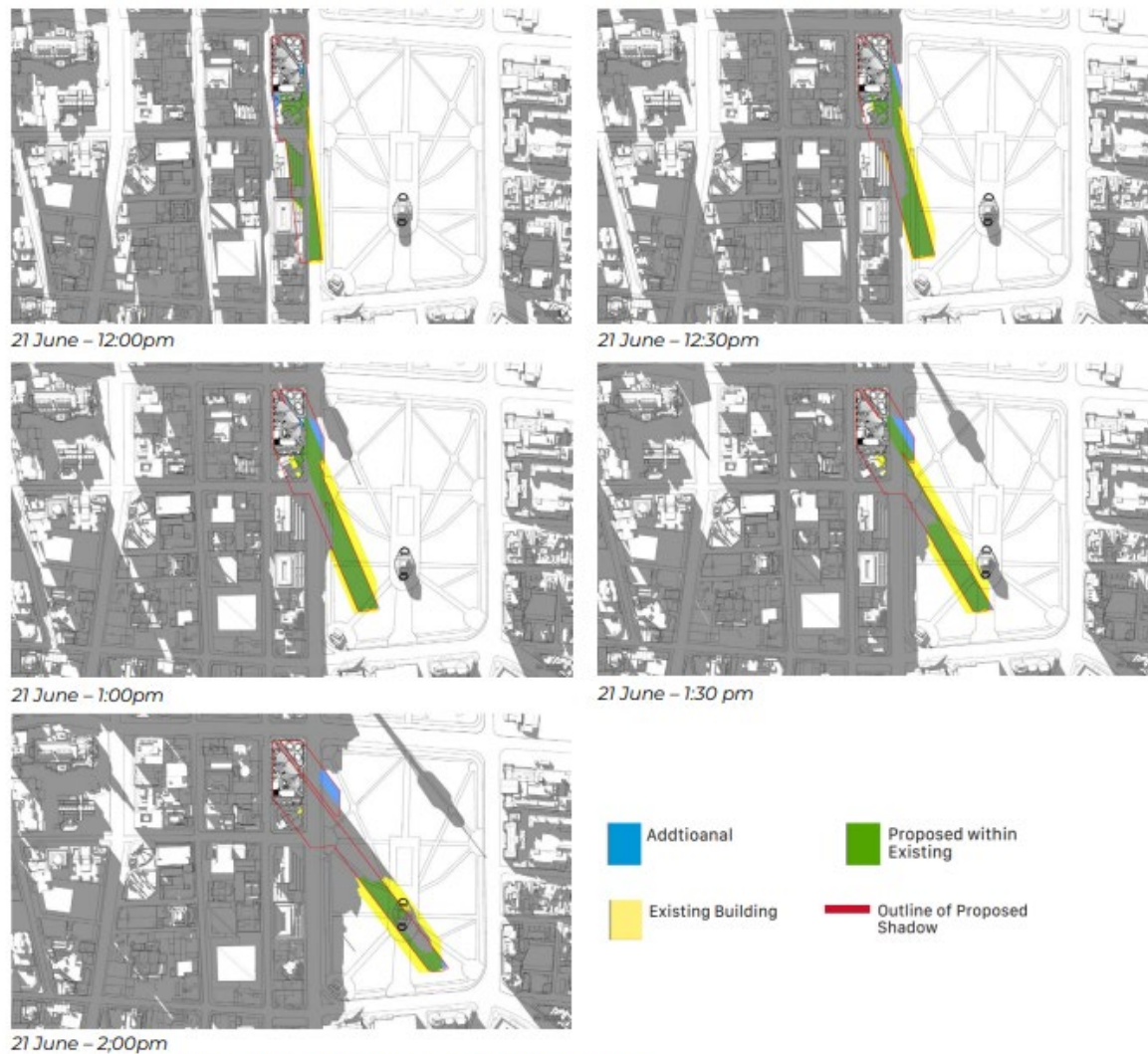


Figure 55 Overshadowing Diagrams – 12 and 2pm 21 June

Source: FJC

Table 21 Hyde Park Overshadowing Reduction Summary – 12pm and 2pm on 21 June

Time	Existing Condition	Approved Concept SSDA	Proposed Concept SSDA	Proposed Detailed SSDA
12:00	64m ²	0m ²	0m ²	0m ²
12:30	4,115m ²	2,593m ²	2,333m ²	2,243m ²
13:00	7,431m ²	4,087m ²	4,115m ²	4,031m ²
13:30	8,578m ²	3,841m ²	4,103m ²	4,025m ²
14:00	6,749m ²	2,913m ²	2,883m ²	2,787m ²
Total	26,937m²	13,434m²	13,434m²	13,086m²
Percentage	100%	49.87%	49.87%	48.58%
Reduction	-	50.13%	50.13%	51.42%

Source: FJC

The View & Visual Impact Assessment inadequately considers the adverse impact on private views, at least for the lower part of the building at 197 Castlereagh Street, dismissing the impact of the podium altogether, and fails to note that the existing views are significant views. The conclusion is – “The minor and negligible impacts on views identified as a result of the proposed tower are considered to be reasonable. There are no impacts on existing views arising from the height of the proposed tower.”

The SEARS identified that the proposal’s impact on private domain views and public domain views, in particular “significant” views, are the key view and visual Impact issues for the proposal.

The Tenacity assessment, as contained in clause 10.3 of the View and Visual Impact Assessment notes that from apartment 1403 there are water views of Sydney Harbour and that these are iconic elements in the form of Sydney Harbour and North Head. Further, high-value elements of Hyde Park and St Mary’s Cathedral are visible in the view, and that the effect is enhanced by the relationship of the St Mary’s view with the pedestrian pathway leading from the corner of Elizabeth Street and Park Street into Hyde Park. There are also partial views of the lower North Shore, Woolloomooloo, and Potts point.

Similar comments are included in paragraph 10.4 in relation to the view from the living room of apartment 1403.

I strongly argue that the existing views are “significant.”

Whilst the commentary refers to the views being from a standing position and acknowledges that there may be similar views when seated, the actual situation is that the views are clear when seated throughout the rooms and extending to the kitchen. Similar views exist from apartment 1404 although there is slightly additional blocking by the existing building at 201-217 Elizabeth St. There is also passing reference to the glazing which on inspection comprises full floor-to-ceiling windows and sliding doors to Castlereagh Street of each of the apartments.

Noting the commentary that “The qualitative level of impact of the proposed concept building envelope and the detailed building - compared to the existing situation is severe.” Clause 10.3.3. It is simply wrong to then conclude that from the dining room the same impact is “low” Clause 10.4.3.

Conclusion

It cannot be in the public interest to accept or approve the Modification, when the 2018 approval clearly lapsed, after an extended period of operation. The Modification application was lodged significantly after the lapse date.

The modification cannot be approved because it relates to a building proposal significantly different from the original proposed building.

The Detailed Design Application failed to address or satisfy condition 9 of the original consent, must comply with clause 6.17 of the SLEP 2012 and fails to do so in relation to height and overshadowing and breaching the Hyde Park sun access plane.

The view and visual Impact assessment inadequately considers the impact on private domain views, inappropriately dismisses the impacts of the podium and that significant views are clearly available as disclosed report from apartments in 197 Castlereagh Street.

Yours sincerely

A solid black rectangular box used to redact the signature of GS Pearce.

GS Pearce





Submission DA-2017-349-A(GS Pearce)

Final Audit Report

2024-11-26

Created:	2024-11-26
By:	shauna jarrett (REDACTED)
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-  Document created by shauna jarrett (REDACTED)
2024-11-26 - 11:53:09 PM GMT
-  Document emailed to Greg Pearce (REDACTED) for signature
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