

This form is to be used to notify Council of your intention to carry out development without consent, in accordance with the regulations laid out in State Environmental Planning Policy (Infrastructure) 2007. It is recommended that you study the provisions contained in this document (available via <a href="http://www.planning.nsw.gov.au/planningsystem/infrastructuresepp.asp">http://www.planning.nsw.gov.au/planningsystem/infrastructuresepp.asp</a>) prior to submitting this form.

If the development is classed as Complying Development you are required to fill out an application form in accordance with Schedule 1 of the Environment Planning and Assessment Regulations.

Please answer all of the following questions and attach additional information if you require.

Under which clause of the SEPP does your development fall?	
regarding size, height and siting)	-
Have you given 21 days notice (in writing) to all occupiers of adjoining land? This is a requirement of the SEPP and must be carried out	Y/N
t Details	
	<b></b>
t telephone number:	
	What is the address, (including Lot and DP) of the site to which the development is the proposed development? (provide as much detail as possible is regarding size, height and siting)  Have you given 21 days notice (in writing) to all occupiers of adjoining land? This is a requirement of the SEPP and must be carried out  Have you given consideration to any responses received under point 4 above? Details.  When do you intend to start work?  t Details  t telephone number:

Written correspondence will be forwarded to you within 10 (working) days to clarify whether your assessment of the SEPP provisions is correct.

It is advised that you should not start work until such correspondence is received as your proposed development may require the submission of a Development Application.

If you have any questions regarding the content of this form please contact 1300 2 WAGGA