



23 May 2013

The General Manager
Penrith City Council
601 High St
Penrith NSW 2751

Dear Sir/Madam,

Re: **St Marys Land Limited – Landowners Consent for Lodgement of Development Application**
for Lot No: **2294**.....Plan No: **10634**..... Revision No: **B**.....
within Village 2 - Stage 2d (DP 1168993, DA No. 13/023).

As the landowner of the land which is the subject of the above Subdivision Application, we hereby consent to the making of an Application for Development Consent under the provisions of Section 87A of the Environmental Planning and Assessment Act 1979, for the construction of a dwelling on this lot, by the proposed purchaser or their nominated designer or builder.

This letter of consent must be accompanied by a Lend Lease review letter, and a set of plans for this lot which have been stamped by Lend Lease.

This consent is not given by the Landowner otherwise than to permit the lodgement of the development application and does not imply that the application is made for, by, or on behalf of, the Landowner.

This consent is given on the basis that:

- (a) It only applies to the development application described above; and
- (b) All costs associated with this individual development application and its lodgement, are for the account of the development applicant.
- (c) Any amendments to these plans are re-submitted to Lend Lease for review and stamping.

We trust that this letter satisfies the requirements of Penrith City Council, however if you have any queries please do not hesitate to contact the undersigned.

Yours Sincerely,

Arthur Ilias
Project Director
Jordan Springs
Lend Lease

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Company Pty Ltd
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