

SUPPLEMENTARY BUSINESS PAPER

LOCAL PLANNING PANEL MEETING

Wednesday 26 August 2020 at 6:30PM



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SUPPLEMENTARY ITEMS

4 REPORTING DEVELOPMENT APPLICATIONS FOR DETERMINATION BY THE HORNSBY LOCAL PLANNING PANEL OVER 180 DAYS

EXECUTIVE SUMMARY

- In accordance with the Local Planning Panels Directions Operational Procedures, Council is required to monitor development applications to be determined by the Panel that may be experiencing unreasonable delays of over 180 days from lodgement.
- A list of out outstanding development applications in excess of 180 calendar days from lodgement is attached for the Hornsby Local Planning Panel's advice.

RECOMMENDATION

THAT the contents of LPP Report No. LPP21/20 be received and noted.

PURPOSE

The purpose of this report is to advise the Hornsby Local Planning Panel of development applications required to be determined by the Panel that are over 180 calendar days from lodgement.

DISCUSSION

In 2019 the NSW Productivity Commission conducted a review of the Independent Planning Commission (IPC). The review recommended several actions to streamline processes to optimise efficiency, output and performance.

The planning panel changes were implemented on 1 August 2020 to incorporate a number of the NSW Productivity Commission's recommendations to the way Local Planning Panels work to make them more efficient and to improve the assessment and determination times of development applications and maintain panel oversight of sensitive and contentious applications.

These changes were made as part of the Planning Acceleration Program to support the State's immediate and long-term economic recovery from the COVID-19 crisis.

The changes will speed up panel determinations by:

- 1. Reducing the need to conduct public panel meetings for non-contentious matters by applying a '10-or-more' objection trigger for public meetings.
- 2. Reducing the amount of modifications going to panels.
- 3. Obliging panel chairs to more actively manage development applications (DAs) coming to the panels to reduce panel deferrals and assessment timeframes.
- 4. Allowing chairs to bring forward determination on DAs that are experiencing unreasonable delays of over 180 days from lodgement.
- 5. Introducing panel performance measures.

The Local Planning Panels Directions - Operational Procedures has been amended to:

- 1. Require panels to make determinations within two weeks of being provided an assessment report.
- 2. Require panels to hold a public meeting only where the Development Application has attracted 10 or more unique submissions by way of objection.
- 3. Allow, at the Chair's discretion, applicants to attend a briefing, along with council staff, to explain complex matters or present confidential or commercially sensitive material.
- 4. Oblige panel chairs to work with council to ensure key issues are addressed during assessment in order to minimise deferrals by the panels at determination stage.
- 5. Require the panels to provide reasons for deferring a decision and set timeframes in which any additional information must be provided in order to finalise the determination.
- 6. Give panel chairs the ability to require council to report a DA to the panel within four weeks for determination if the application has experienced unreasonable delays in excess of 180 calendar days from lodgement.

In accordance with Point 6 of the Local Planning Panels Directions - Operational Procedures, attached is a list of development applications required to be determined by the Panel that are over 180 calendar days from lodgement.

CONCLUSION

Council is required to monitor development applications to be determined by the Panel that are over 180 calendar days from lodgement. This report provides advice to the Local Planning Panel on DAs that are experiencing unreasonable delays of over 180 days from lodgement.

RESPONSIBLE OFFICER

The officer responsible for the preparation of this report is the Manager, Development Assessments – Rodney Pickles , who can be contacted on 9847 6731

ROD PICKLES Manager - Development Assessments Planning and Compliance Division

JAMES FARRINGTON Director - Planning and Compliance Planning and Compliance Division

Attachments:

1.1 The LPP Development Applications over 180 days

File Reference:F2004/07599-02Document Number:D07980903

List of	development applications I	required to be determ	nined b	y the LPP that are	e over 180 ca	List of development applications required to be determined by the LPP that are over 180 calendar days from lodgement	
	Proposal	Address	Ward	Reason	Est. Date to IHAP	Advice to Chair	No. Days as at 26/8
	Alterations and additions to Galston Club	19-25 Arcadia Road, Arcadia	۲	> 10 submissions	October	Additional information to be submitted to address acoustic impacts delayed due to COVID-19. To be submitted by 26 August.	687
1	Concrete batching plant	11-17 Salisbury Road, Hornsby	B	Designated Development 10% height variation	October	Additional information requested to address EPA requirements. To be submitted by 2 September.	651
	S8.2 review - construction of a dwelling house and driveway	65D Malton Road, Beecroft	U	S8.2 Review of LPP Decision	TBC	Application subject to Appeal in the LEC. Review under assessment	650
	Industrial building comprising 51 units and associated car parking	31-33 Leighton Place, Hornsby	в	>10% Height Variation	September	Additional information requested to address environmental impacts of the building design. (Overdue)	253
	Section 4.55(2) applicant to amend conditions relating to use of premises and noise	130-132A Boundary Road, North Epping	υ	>10 Submissions	October	Additional information regarding acoustics and traffic received and referred to independent consultant for assessment	231
	Torrens title subdivision of two lots into five lots	18 Turner Road and67 Woodcourt Road,Berowra Heights	A	>10 submissions	November	Application subject to Appeal in the LEC. Additional	188

Hornsby Shire Council

ITEM 4

ATTACHMENT 1 -

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