

This information sheet provides an explanation of the assessment process for Development Applications (DA's), Modifications and Request for Reviews. It answers frequently asked questions about the assessment and determination of applications and the role submissions have in the process.

## What matters will be considered in assessing an application?

City of Newcastle (CN) is obliged to consider Development Applications (DA's) within a legal framework established by the [Environmental Planning and Assessment Act 1979](#) (the Act), which includes:

- Any relevant controls, standards and provisions set out in State, Regional and Local Environmental Plans (LEP's) and policies. In the Newcastle Local Government Area, the most common of these is the [Newcastle Local Environmental Plan 2012](#).
- The relevant controls and provisions of the [Newcastle Development Control Plan 2012](#) (DCP). The DCP contains more detailed controls than the LEP and is a guideline, as opposed to the LEP which has statutory weight.
- Any submission made by or on behalf of residents during the notification process.
- The assessment considerations under [Section 4.15](#) of the Act.

While there is an expectation that DA's should comply with CN's planning controls and guidelines, departures may be acceptable where it can be justified that the departure or non-compliance:

- Results in a development that on its merits still generally achieves the stated aims and objectives of the control that is proposed to be varied.
- Will not reasonably result in any greater amenity impacts on surrounding properties than a compliant development.

## What are relevant matters for consideration in a submission?

The planning framework provides landowners with certain entitlements, for example the zoning of the land will permit certain land uses or activities to be undertaken on the land. Matters raised in submissions should relate to the impact that a development may have on property, street or community, such as bulk, scale, privacy and solar access impacts, etc.

If you choose to make a submission in objection to a development, the reasons for the objection should relate specifically to the current proposal and not to existing or historical concerns. The form and content of the submission should be prepared in accordance with Section 3.0 of the [Community Consultation Plan](#).

Existing issues are generally not matters for consideration.

## Thinking about making a submission?

When assessing an application CN will publicly notify some, but not all, applications. If an application is notified, any submission received during the notification period, is considered against the statutory requirements and the reasonable development rights of the applicant.

If you are considering making a submission in support of, or in objection to a development and require further advice, please contact our Duty Officer on 4974 2000 between 8:30am and 5:00pm, to clarify any matters that may not be clear to you. However, you will need to form your own opinion, as to whether to lodge a submission and the reasons for any such submission.

## Is my submission confidential?

Any submission made, may be obtained under [The Government Information \(Public Access\) Act 2009](#) (GIPA) and is considered 'Open Access Information'. 'Open Access Information' is made available to the public and as such is NOT confidential and will be placed with documents relating to the application on CN's website.

CN will remove personal information from the submission it provides to the public in accordance with the [Information and Privacy Commission's \(IPC\) guidelines](#).

CN will release your name but withhold some other types of personal information.

## How to make a submission

Your submission must be writing and include.

1. The application number and assessing officers' name at the beginning of your submission. This number appears near the top of the notification letter.
2. Clearly stated reasons as to why you object to or support the development. Important points can be highlighted using dot points and/or headings.
3. Your name, residential address, email address and daytime telephone number. This will assist the assessment officer should clarification be required regarding any matters raised in your submission.

Send the submission by [e-mail](#), post or deliver it personally to CN. If using the post, make sure you allow sufficient time for delivery by 5.00pm on the closing date for submissions.

More information is available on our ['Applications on Exhibition'](#) page.

## What happens when a submission is received?

If you make a written submission, the submission will be acknowledged by CN and a copy of your submission will be placed on CN's website. The assessment officer assigned to the DA will assess the application and consider each submission. If the assessment officer considers it necessary, they may contact you to request access to your property to view your concerns (so please always provide your contact details).

Only relevant matters, as outlined above, will be considered when assessing the application. Matters that are not directly relevant to the development, will not be taken into consideration in the assessment of the application.

CN does not respond to specific or individual concerns raised in submissions before determination. After the application is determined, you will be notified in writing of the outcome.

#### Will amendments be made to the application?

Amendments to an application may be made by an applicant before the application is determined, to resolve issues raised either by assessment officers, external agencies or objectors. Amendments can only be made with the permission of CN officers.

Amendments are not requested or accepted when an application is fundamentally unacceptable. If it is agreed to accept an amendment to an application before it is determined, it will only be notified where the amendments are likely to have a greater or different environmental impact than the original proposal. The discretion to notify rests with CN.

#### Who will determine the application?

Applications submitted to CN are determined by either one of two processes:

1. Council (CN Officer or the Development Applications Committee), or
2. The [Hunter and Central Coast Regional Planning Panel](#) (HCCRPP).

Notification letters and CN's web site will specify the proposed determining authority.

Applications are referred to DAC for determination where:

- The estimated cost of the proposed development exceeds \$15 million or,
- There have been 25 or more written objections received from independent parties **and** the concerns raised are unable to be resolved or be otherwise addressed by means of appropriate conditions of consent. Multiple submissions received from the same household will be considered as a single submission, or
- The proposed development involves significant conflict with CN's adopted objectives or policies, or
- Two or more Councillors request in writing that the application be determined by the DAC.

Applications referred to the [HCCRPP](#) are currently defined under [Schedule 7 of the State Environmental Planning Policy \(State and Regional Development\) 2011](#). CN is responsible for the processing of the application including the public exhibition, preparation of an assessment report and the issuing of the Notice of Determination.

## Political donations/ gifts and disclosure statements

If you have made or will be making a political donation or gift and are making a submission read this, if not proceed to the next question.

The *Act* requires you to disclose any 'reportable political donations' and 'gifts' made by yourself or any 'associate' within the period commencing two years before the submission is made and ending when the application is determined.

To determine if you need to make a disclosure, CN has prepared a [Political Donations and Gifts Disclosure Statement](#), incorporating explanatory information.

The following information is to be included in the statement:

- all reportable political donations made to any Councillor of Council and
- all gifts made to any Councillor or employee of CN.

Failure to disclose relevant information or to make a false disclosure statement is an offence that may be punishable by the imposition of a penalty, as per the relevant legislation.

Political Donations and Gifts Disclosure Statements are not confidential and will be publicly available for viewing on CN's website.

## Can I make a submission after the closing date?

Submissions received after the notification closing date, may not be considered. If you require an extension to the time period nominated, you must contact the nominated officer in writing before the due date to determine whether an extension will be granted.

Extensions will only be granted in exceptional circumstances and will be for a maximum of 7 calendar days.

## Can I make a presentation to Councillors or the HCCRPP before the application is determined?

The process for applying to make a presentation to Councillors or the HCCRPP is different. The details on the process are outlined below.

## DAC and the Public Voice Policy

If an application is to be referred to the DAC for determination, CN's [Public Voice Policy](#) provides an opportunity for parties to directly address a committee of councillors regarding a proposed development. Public Voice is only available when a DA is being referred to DAC for determination.

In these circumstances all submitters will be invited to apply to speak at a Public Voice session. A formal application if you are interested in speaking at the DAC meeting.

## The HCCRPP

[HCCRPP](#) meetings are conducted in public, unless otherwise directed by the Minister or the Chairperson. Persons (or persons on behalf of bodies) who make a submission on a matter before the HCCRPP may request to address the Panel. Requests can be made to the Panel Secretariat prior to the meeting by phoning (02) 9383 2121 or [email](#).

## Is there a right to appeal to a decision?

Other than for 'Designated Development', a person who lodges a submission does not have a right of appeal to the Land and Environment Court, on the merit assessment of a determination made by CN

## How do I lodge a submission?

Email: [DAsubmissions@ncc.nsw.gov.au](mailto:DAsubmissions@ncc.nsw.gov.au)

In person: Customer service Centre, 12 Stewart Avenue Newcastle West NSW 2302

By Mail: City of Newcastle

PO Box 489

Newcastle NSW 2300

## How to contact us

[City of Newcastle](#)

Phone: 02 4974 2000

Email: [mail@ncc.nsw.gov.au](mailto:mail@ncc.nsw.gov.au)

Address: 12 Stewart Avenue Newcastle West NSW 2302