

CITY OF PARRAMATTA COUNCIL REGISTER OF VOTING ON PLANNING DECISIONS AT COUNCIL & LOCAL PLANNING PANEL MEETINGS IN 2020 SECTION 375A LOCAL GOVERNMENT ACT 1993

COUNCIL – COUNCIL MEETING **LPP** – LOCAL PLANNING PANEL

					Voting		
Meeting	Item	DA/Ref No	Address/Subject		Resolution	For	Against
Date 21 January 2020 LPP	5.1	DA/669/2017	1 Dunmore Avenue CARLINGFORD NSW 2118	(a) (b)	That pursuant to Section 4.17 of the Environmental Planning and Assessment Act 1979, that the Parramatta Local Planning Panel grant Deferred Commencement development consent to DA/669/2017 for a period of five (5) years within which physical commencement is to occur from the date on the Notice of Determination, subject to conditions of consent. That an additional condition be added being that the four street-facing trees be advanced planting with 100 litre pot size. The Panel decision was unanimous.	Mary-Lynne Taylor David Ryan Alf Lester Ian Gilbertson	Nil
21 January 2020 LPP	5.2	DA/621/2019	49 Rawson Street, EPPING	(a)	That Parramatta Local Planning Panel, exercising the functions of Council as the consent authority pursuant to the provisions of s 4.16 of the Environmental Planning and Assessment Act, 1979, grants development consent to DA/621/2019 for a period of five (5) years within which physical commencement is to occur from the date on the Notice of Determination, subject to conditions of consent.	Mary-Lynne Taylor David Ryan Alf Lester Ian Gilbertson	Nil

				(b) That the Panel requires amendment to Condition 9 to read as follows: "The existing right of carriageway on the adjacent property to the site is to be extended in order to be connected to the adjacent Council Car Park and is to be constructed. Entry from the Council Car Park into the extended right of carriage way is to be prohibited (it will be one-way into the car park). Pick up and set down facilities are to be provided along the right of carriage way with appropriate sign posts, line marking and lighting. Reason: To ensure appropriate access and traffic management" (c) Further, that those who made a submission be advised of the Parramatta Local Planning Panel's decision.
21 January 2020 LPP	5.3	DA/873/2018	1 Bennetts Road West, Dundas NSW	(a) That the Parramatta Local Planning Panel (PLPP) exercising the functions of Council pursuant to Section 4.16 of the Environmental Planning and Assessment Act 1979 grant development consent to DA/873/2018 for demolition of existing structures, tree removal, lot consolidation and construction of a 57 place childcare centre over basement carpark on land at Lot B DP 409110, Lot 2 DP 26755, 1 Bennetts Road West, Dundas NSW 2117; (b) Further, that all objectors be advised of the Panel's decision.
21 January 2020 LPP	6.1	RZ/15/2017	14-38 Cowper Street, 5-5A Rowell Street and 21-41 East Street, Granville	That the Local Planning Panel makes the following recommendations to Council: Mary-Lynne Taylor, David Ryan, Alf Lester
				(a) Council note the outcomes of the public exhibition period in relation to the Planning

Proposal and draft Development Control Plan
(DCP) for land at 14-38 Cowper Street, 5-5A
Rowell Street and 21-41 East Street,
Granville.
(b) Council endorse the Planning Proposal for
land at 14-38 Cowper Street, 5-5A Rowell
Street and 21-41 East Street, Granville which
seeks to amend the Parramatta Local
Environmental Plan 2011 (PLEP 2011) in
relation to the subject site by:
i) Increasing the maximum Height of
Building control from 52m to part 92m
for the western portion of the land
containing Building C (and retain the
existing 52m for the remainder of the
site);
ii) Amend the Height of Buildings map to
remove the western portion of the site
from 'Area 1' and therefore the
application of minimum site area
requirements to achieve the proposed
Height of Buildings;
iii) Identify the western portion of the land
containing Building C as "A" on the
Design Excellence Map to ensure that
it is subject to an appropriate design
competition as per Clause 6.13 of the
PLEP 2011.
(c) Council forward the Planning Proposal to the
Department of Planning, Industry & Environment (DPIE) requesting that it be
finalised and come into legal effect.
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(d) Council adopt the draft site specific DCP
included at Attachment 2.

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10 February 2020 COUNCIL	18.3	RZ/18/2015	55 Aird Street, Parramatta	(a)	That Council endorse the draft site-specific Development Control Plan for the land at 55 Aird Street, Parramatta, as provided at Attachment 1, for the purpose of public exhibition.	Clrs Dwyer, Esber, Garrard, Han, Issa, Jefferies, Pandey, Tyrrell, Wilson and Zaiter	Clrs Barrak, Bradley, Davis, Prociv and Wearne
				(b)	That the Chief Executive Officer be authorised to negotiate the draft Planning Agreement in accordance with the terms outlined in this report and to finalise the draft agreement on behalf of Council for the purpose of public exhibition.		
				(c)	That the draft site-specific Development Control Plan and draft Planning Agreement be placed on public exhibition concurrently with the Planning Proposal for land at 55 Aird Street, Parramatta for a minimum period of 28 days, and the outcome of the public exhibition be reported back to Council.		
				(d)	Further, that Council authorise the Chief Executive Officer to correct any minor inconsistencies or anomalies of an administrative nature relating to the Planning Proposal, draft site-specific Development Control Plan and draft Planning Agreement documentation that may arise during the drafting and exhibition processes.		
10 February 2020 Council	18.4	RZ/9/2017	33-43 Marion Street, Parramatta	(a)	That Council note that the subject Planning Proposal provided at Attachment 1 has been amended following the Gateway Determination and alteration received for the subject Planning Proposal and following Council's endorsement of the Marion Street Precinct Plan prepared in support of the Parramatta CBD Planning Proposal.	Clrs Dwyer, Esber, Garrard, Han, Issa, Jefferies, Pandey, Tyrrell, Wilson and Zaiter	Clrs Barrak, Bradley, Davis, Prociv and Wearne

				(b)	That Council endorse the draft site-specific Development Control Plan for the land at 33-43 Marion Street, Parramatta, as provided at Attachment 2, for the purpose of public exhibition.		
				(c)	That Council authorise the Chief Executive Officer to commence the legal drafting of a Planning Agreement in accordance with the terms outlined in this report and to finalise the draft agreement on behalf of Council for the purpose of public exhibition.		
				(d)	That the draft site-specific Development Control Plan and draft Planning Agreement be placed on public exhibition concurrently with the Planning Proposal for land at 33-43 Marion Street, Parramatta, for a minimum period of 28 days, and the outcome of the public exhibition be reported back to Council.		
				(e)	Further, that Council authorise the Chief Executive Officer to correct any minor inconsistencies or anomalies of an administrative nature relating to the Planning Proposal, draft site-specific Development Control Plan and draft Planning Agreement documentation that may arise during the drafting and exhibition processes.		
10 February 2020 COUNCIL	18.5	F2019/02038	Planning Proposal - Properties on the western side of Essex Street, Epping (between Maida and Epping Roads)	(a)	That Council note the Local Planning Panel's advice to Council is to not support the Planning Proposal.	Clrs Barrak, Bradley, Davis, Dwyer, Esber, Garrard, Han, Jefferies, Pandey, Prociv, Tyrrell, Wearne, Wilson and	Clr Issa
			•	(b)	That Council not proceed with the planning proposal at Attachment 1.	Zaiter	
				(c)	Further, that amendments to Section 3 of the Hornsby DCP 2013 relating to widening of the pedestrian link between Essex Street to		

					Forest Grove be prepared and reported to Council.		
10 February 2020 COUNCIL	18.6	RZ/15/2014	142-154 Macquarie Street, Parramatta	(a)	That Council notes the submissions received as summarised at Attachment 2, during the public exhibition of the Planning Proposal, and the re-exhibition of the revised draft site-specific Development Control Plan and revised draft Planning Agreement for the site at 142-154 Macquarie Street, Parramatta.	Clrs Davis, Dwyer, Esber, Garrard, Han, Issa, Jefferies, Pandey, Tyrrell, Wearne and Zaiter	Clrs Barrak, Bradley, Prociv and Wilson
				(b)	 That Council endorse the Planning Proposal provided at Attachment 3, which seeks to increase the floor-space ratio control from 4:1 to 7:1 for land at 142-154 Macquarie Street, Parramatta, subject to the following amendments: The application of maximum car parking rates as informed by the CBD Strategic Transport Study; The height of buildings control being amended to reflect Council's resolution on the overshadowing study completed for the Parramatta CBD Planning Proposal of 11 November 2019 as shown at Figure 4 in Attachment 1, resulting in heights of part 0 metres, part 76 metres, part 84 metres, part 97 metres and part 156 metres; and The minimum non-residential gross floor area being specified as 21,000 square metres across the entire site. 		
				(c)	That Council forward the amended Planning Proposal to the Department of Planning, Industry and Environment for finalisation, but request that the final notification in the Government Gazette only be undertaken once Council confirms that the Planning Agreement has been signed and entered into.		

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				(d) That Council endorse for finalisation the site-specific Development Control Plan contained at Attachment 4 for insertion in Section 4.3.3 – Parramatta City Centre of Parramatta Development Control Plan 2011.
				(e) That Council enter into the Planning Agreement as exhibited and provided at Attachment 5 and that the Chief Executive Officer be authorised to sign the Planning Agreement on behalf of Council.
				(f) That Council, in accordance with its statutory obligations, forward the site-specific Development Control Plan and the Planning Agreement to the Department of Planning, Industry and Environment once they come into force.
				(g) That Council authorise the Chief Executive Officer to make any minor amendments and corrections of a non-policy and administrative nature that may arise during the plan finalisation process, relating to the Planning Proposal, site-specific Development Control Plan and Planning Agreement.
				(h) Further, that Council note the Local Planning Panel's advice to Council provided at Attachment 1 is consistent with Council Officer's recommendations in this report.
10 February 2020 COUNCIL	18.7	RZ/22/2015	189 Macquarie Street, Parramatta	That consideration of this matter be deferred for a workshop. Clrs Barrak, Bradley, Davis, Dwyer, Garrard, Han, Issa, Pandey, Prociv, Wearne and Zaiter
18 February 2020 LPP	5.1	DA/56/2019	2 O'Reilly Street, Parramatta	(a) That Parramatta Local Planning Panel, exercising the functions of Council as the consent authority pursuant to the provisions of Section 4.16 of the EP&A Act 1979, grant approval to DA/56/2019 for a

				period of five (5) years within which physical commencement is to occur from the date on the Notice of Determination, subject to conditions of consent.		
				(b) Further, that those who made a submission be advised of the Parramatta Local Planning Panel's decision.		
18 February 2020 LPP	5.2	DA/686/2018	26 & 26A York Street, Epping	The Development Application for 26 & 26A York Street, Epping was withdrawn by the applicant and therefore was not considered at this Local Planning Panel.	Nil	Nil
24 February 2020 COUNCIL	18.4	RZ/15/2017	14-38 Cowper Street, 5-5A Rowell Street and 21-41 East Street, Granville	(a) That Council note the outcomes of the public exhibition of the Planning Proposal and draft DCP for land at 14-38 Cowper Street, 5-5A Rowell Street, and 21-41 East Street, Granville.	Clrs Dwyer, Esber, Garrard, Han, Issa, Jefferies, Tyrrell, Wearne and Wilson	Clrs Barrak, Bradley and Prociv
				(b) That Council endorse the Planning Proposal (at Attachment 2) for land at 14-38 Cowper Street, 5-5A Rowell Street, and 21-41 East Street, Granville which seeks to amend the Parramatta Local Environmental Plan 2011 (Parramatta LEP 2011) in relation to the subject site by: 1		
				land containing Building C as "A" on the Design Excellence map to ensure that it is subject to an appropriate		

				(c)	design competition as per Clause 6.13 of the Parramatta LEP 2011. That Council forward the Planning Proposal to the Department of Planning, Industry and Environment requesting that it be finalised and come into legal effect.		
				(d)	That Council adopt the draft site-specific DCP included at Attachment 3.		
				(e)	That Council delegate authority to the Chief Executive Officer to correct any minor anomalies of a non-policy and administrative nature that may arise during the plan-making process.		
				(f)	Further, that Council note the advice of the Local Planning Panel (provided at Attachment 1) is consistent with Council officer's recommendation.		
24 February 2020 COUNCIL	18.5	RZ/11/2018	108 Silverwater Road, Silverwater	(a)	That Council note the outcomes of the public exhibition period in relation to the Planning Proposal for the land at 108 Silverwater Road, Silverwater.	Clrs Barrak, Bradley, Dwyer, Esber, Garrard, Han, Issa, Jefferies, Prociv, Tyrrell, Wearne, Wilson and Zaiter	Nil
				(b)	That Council endorse for finalisation the Planning Proposal (at Attachment 1) for land at 108 Silverwater Road, Silverwater, which seeks to amend Schedule 1 of the Auburn Local Environment Plan 2010 (Auburn LEP 2010) to allow 'office premises' as an additional permitted use (limited to the existing office area of 2,100m2 only).		
				(c)	That Council authorise the Chief Executive Officer to exercise the plan-making delegations as granted by the Gateway Determination for this Planning Proposal.		
				(d)	Further, that Council authorise the Chief Executive Officer to make any minor		

9 March	18.1	F2018/01790	Local Strategic Planning Statement	amendments and corrections of a non-policy and administrative nature that may arise during the plan amendment process, relating to the Planning Proposal. That Council defer consideration of this matter to	Clrs Barrak, Bradley, Davis,	Clrs Dwyer, Issa, Jefferies,
2020 COUNCIL			Seeking Endorsement	the next Council Meeting on 23 March 2020, and a Councillor Workshop be held prior to the Council Meeting.	Esber, Garrard, Han, Pandey, Prociv and Wilson	Tyrrell and Zaiter.
9 March 2020 COUNCIL	18.3	F2008/03205	Post Exhibition Outcomes – Parramatta CBD Development Contributions Plan 2007 (Amendment 5)	 (a) That Council adopt the Parramatta CBD Development Contributions Plan 2007 (Amendment No. 5), at Attachment 1 subject to a minor amendment outlined in the report. (b) Further, that a copy of the adopted Parramatta CBD Development Contributions Plan 2007 (Amendment No. 5) be forwarded to the Minister for Planning as required by the Environmental Planning and Assessment Act 1979. 	Clrs Barrak, Bradley, Davis, Dwyer, Esber, Garrard, Han, Issa, Jefferies, Pandey, Prociv, Tyrrell, Wilson and Zaiter	Nil
17 March 2020 LPP	5.1	DA/460/2019	56 Dudley Street, Rydalmere (LOT 49 in DP 12523)	(a) That the Parramatta Local Planning Panel (PLPP), exercising the functions of the Council as the consent authority, pursuant to Section 4.16(1)(b) of the Environmental Planning and Assessment Act 1979, refuse the development consent to DA/460/2019 for demolition of existing structures, removal of six (6) trees and construction of a three-storey boarding house with 17 single occupancy rooms pursuant to the SEPP (Affordable Rental Housing) 2009 with basement car parking for nine (9) vehicles and associated earthworks and landscaping on land at Lot 49 in DP 12523, 56 Dudley Street, Rydalmere NSW 2116 for the reasons stated in Attachment 1.	Stephen O'Connor, Deborah Sutherland, Richard Thorp and Anne Smith	Nil

				(b)	Further, that the objectors be advised of the PLPP's decision.		
17 March 2020 LPP	5.2	DA/349/2019	63-67 Pine Street and 44-46 Wattle Street, Rydalmere	(a)	That Council support the variation to Clause 4.3 of Parramatta Local Environmental Plan 2011 under the provisions of Clause 4.6.	Stephen O'Connor, Deborah Sutherland, Richard Thorp and Anne Smith	Nil
				(b)	Pursuant to Section 4.16 of the Environmental Planning and Assessment Act, 1979, that Parramatta Local Planning Panel grant development consent to DA/349/2019 for a period of five (5) years within which physical commencement is to occur from the date on the Notice of Determination, subject to conditions of consent. The reasons for approval are as mentioned in Attachment 1.		
				(c)	 That Condition 125 be amended to read "For 10 years from the date of the issue of the occupation certificate: a) The dwellings proposed to be used for the purpose of affordable housing will be used for the purposes of affordable housing, and b) All accommodation that is used for affordable housing will be managed by a registered community-housing provider. 		
				(d)	Reason: To satisfy the requirements of the ARH SEPP." That those who made a submission are notified of the Parramatta Local Planning Panel's decision.		

17 March 2020 LPP	5.3	DA/631/2016A	23 Allen Street HARRIS PARK NSW 2150	(a)	That the Parramatta Local Planning Panel exercising the functions of Council as the consent authority pursuant to Section 4.16(1)(b) of the Environmental Planning and Assessment Act 1979, modify development consent DA/631/2016, as shown on the plans submitted with the application, for a period of five (5) years from the date on the original Notice of Determination, subject to amending Condition No. 1 to reference the amended plans, Condition No. 36 to incorporate 2 adaptable dwellings, and Condition No. 86 to update the BASIX Certificate number. The development application is approved with conditions for the reasons outlined in Attachment 1. Further, that the objector be advised of the Parramatta Local Planning Panel decision.	Stephen O'Connor, Deborah Sutherland, Richard Thorp and Anne Smith	Nil
23 March 2020 COUNCIL	18.1	RZ/3/2017	Pre-Gateway - Planning Proposal for 135 George Street and 118 Harris Street, Parramatta (Albion Hotel site)	(a)	That Council endorse for the purposes of requesting a Gateway determination from the Department of Planning, Industry and Environment, the Planning Proposal included at Attachment 1 and the addendum at Attachment 2 for land at 135 George Street and 118 Harris Street, Parramatta which seeks to increase the maximum height of buildings control from 54 metres to 166 metres and allow for FSR consistent with the provision of the CBD Planning Proposal by including the following provisions in the site-specific Planning Proposal: i. Floor space ratio (FSR) – reduction in the floor space ratio from the applicant's proposed 13.5:1 to a mapped FSR of 10:1; (noting that the Design Excellence and High Performing Buildings bonuses and the unlimited commercial floor space site specific provision allows for an	Councillors Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Tyrrell and Zaiter	Councillors Barrak, Bradley, Davis, Prociv and Wilson

	FSR of 12:1 or greater subject to the	
	proposal not exceeding 165.6 metres	
	in height)	
ii.	Height of Buildings – Reduction in	
".	the Height of Buildings control from	
	the applicant's proposed beight of	
	the applicant's proposed height of	
	approximately 166 metres to a	
	mapped height control of 144 metres	
	noting that this provides for a total	
	height of 165.6 metres when applying	
	the 15 percent Design Excellence	
	bonus;	
iii.	Inclusion of a site specific clause that	
	allows for	
	Minimum Commercial	
	Provisions – inclusion of a	
	site-specific LEP clause in	
	keeping with draft Clause	
	7.6C(4) of the Parramatta	
	CBD Planning Proposal that	
	requires a minimum	
	commercial floor space area	
	equivalent to an FSR of 1:1	
	and allows for any additional	
	commercial premises floor	
	space in excess of this to be	
	exempt from the maximum	
	FSR as long as this does not	
	result in the proposal	
	exceeding 165.6 metres in	
	height;	
	High Performing Buildings	
	Bonus - Provision outlining an	
	additional FSR of 0.5:1 is	
	achievable, provided that	
	high-performing buildings	
	standards are met and this	
	bonus does not result in the	
	proposal exceeding 165.6	
	metres in height.	
iv.	Car parking – inclusion of a site-	
	specific LEP clause that applies the	
	maximum car parking rates	
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	previously endorsed by Council as part of the Parramatta CBD Planning Proposal; and v. Overshadowing – inclusion of a site-specific clause that ensures that the proposed building does not cause additional overshadowing to the Experiment Farm heritage item between the hours of 10.00am and 2.00pm on 21 June consistent with the draft amendment to Clause 7.4	
(b)	under the Parramatta CBD Planning Proposal. That the Planning Proposal, as amended in accordance with resolution (a) above, be forwarded to the Department requesting a Gateway determination.	
(c)	That a draft site-specific development control plan (DCP) be prepared and reported to Council for endorsement prior to its public exhibition.	
(d)	That the applicant be invited to negotiate a Planning Agreement for the subject site and that delegated authority be given to the Chief Executive Officer to negotiate a Planning Agreement with the landowner in relation to the Planning Proposal on behalf of Council. The outcome of negotiations shall be reported back to Council prior to the draft Planning Agreement being placed on public exhibition.	
(e)	That the Planning Proposal, draft DCP and draft Planning Agreement be exhibited concurrently.	
(f)	That the reference design be amended by the applicant to reflect the changes in (a) and any changes required by any Gateway	

				(g)	Determination issued, prior to exhibition of the Planning Proposal. That Council advises the Department of Planning, Industry and Environment that the Chief Executive Officer will be seeking to exercise the plan-making delegations for this Planning Proposal.		
				(h)	That Council grant delegated authority to the Chief Executive Officer to correct any minor anomalies to the Planning Proposal, draft DCP and draft Planning Agreement of a non-policy and administrative nature that may arise during the amendment process.		
				(i)	That Council note the Local Planning Panel's advice to Council is to defer the Planning Proposal subject to overshadowing analysis (refer Attachment 3), which has been conducted as part of the Parramatta CBD Planning Proposal and is addressed in this report.		
				(j)	Further, that the Incentive Height of Buildings Map within the Parramatta CBD Planning Proposal be amended to indicate a height control of 144 metres (165.6 with design excellence) for the site noting that a portion of the site will still retain the Sun Access Protection controls under draft Clause 7.4 relating to the protection of solar access to Experiment Farm.		
23 March 2020 COUNCIL	18.2	F2018/01790	Local Strategic Planning Statement Seeking Endorsement (Deferred Item)	(a)	That Council approve the final Local Strategic Planning Statement (LSPS) at Attachment 1 incorporating the amendments at Attachment 3 and Attachment 4 noting the following associated key principles: • Focus employment growth in the Parramatta Metropolitan Centre (Parramatta CBD) and Strategic Centres of Epping and Sydney	Councillors Barrak, Bradley, Davis, Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Prociv, Tyrrell, Wilson and Zaiter	Nil

14 April	18.1	E2010/04433	180 Macquaria Street, Parramatta	(b)	Olympic Park and Westmead Innovation Precinct. Housing growth is focused in identified Growth Precincts. Preserve and enhance the low-scale character and identity of suburban City of Parramatta suburbs outside of the GPOP area. Stage housing release consistent with infrastructure delivery. Housing diversity underpins any future changes to planning controls. The majority of employment lands are protected to ensure no net loss of jobs or employment land. Neighbourhoods, places and development are well-balanced, connected and sustainable. That Council note the community feedback and submissions received during the public exhibition of the LSPS documented in the Community Engagement Report provided at Attachment 2. Further, that Council forward the approved LSPS to the Greater Sydney Commission (GSC) to seek its support in writing for the statement in accordance with section 3.9(3A) of the Environmental Planning and Assessment Act 1979, and following receipt of this support, Council delegate authority to the CEO to finalise the LSPS (including to make any minor amendments as requested by the GSC and Council) and then publish it on the NSW planning portal.	Councillors Dwyer Grarred	Councillors Barrak Bradley
14 April 2020 COUNCIL	18.1	F2019/04433	189 Macquarie Street, Parramatta	(a)	That Council notes the independent planning assessment report on the submissions received in response to the public exhibition of the Planning Proposal and draft Planning Agreement and the	Councillors Dwyer, Grarrad, Han, Issa, Jefferies, Pandey, Tyrrell, Wearne, Wilson and Zaiter	Councillors Barrak, Bradley, Davis and Prociv

report's recommendations contained at Attachment 2.
(b) That subject to the clarification outlined in paragraph 27 of this report, Council endorses the Planning Proposal at Attachment 3 noting that the Planning Proposal includes all the changes recommended by the independent reviewer except the inclusion of a satisfactory arrangements clause requiring a contribution to State infrastructure.
(c) That subject to the clarification outlined in paragraph 27 of this report, Council forwards the Planning Proposal at Attachment 3 to the Department of Planning, Industry and Environment (DPIE) for finalisation, but request that the DPIE not finalise the Planning Proposal until the Planning Agreement referred to in (d) below is executed by Council and the landowner.
(d) That Council enters into the Planning Agreement at Attachment 4 subject to it being amended to add a standard review clause that allows a review if Council seeks to increase Section 7.11 and 7.12 contributions and decreases the community infrastructure contribution payable under Council's Parramatta CBD Community Infrastructure policy framework.
(e) That upon signing of the Planning Agreement, the agreement be forwarded to the DPIE in accordance with Section 25G of the Environmental Planning and Assessment Regulation 2000.
(f) That Council authorises the CEO to correct any minor policy inconsistencies or any anomalies of an administrative nature relating to the Planning Proposal and draft

				Planning Agreement that may arise during the plan amendment process. (g) Further, that Council note the advice of the Local Planning Panel of 3 December 2019 is consistent with the Council Officer's recommendation in this report.		
21 April 2020 LPP	5.1	DA/716/2019	25 Lanhams Road, Winston Hills	REFUSAL Pursuant to Section 4.16(1)(b) of the Environmental Planning and Assessment Act, 1979: (a) That the Parramatta Local Planning Panel (PLPP) exercising the functions of the Council as the consent authority refuses development consent to DA/716/2019 for the demolition of existing structures and the construction of an 80 place child care facility with associated basement car parking at 25 Lanhams Road, Winston Hills NSW 2153 for the following reasons: 1. The current impact and unresolved issues of an 80 place child centre and 13 staff is unacceptable for the low density residential area in which it is to be located. 2. That the basement car parking and traffic arrangement is not fully resolved in relation to the conflict in pedestrian and vehicle movements and appropriate safety measures and therefore is currently unsatisfactory. 3. Pursuant to Chapter 4 of the Education and Care Services National Regulations, the proposal fails to comply with the operational requirements of a child care centre with respect to laundry and hygiene facilities, toilet and hygiene	David Lloyd QC, Sue Francis, Paul Berkemeier and Hugh Colless	Nil

				facilities, ventilation and natural light, administrative space, nappy change facilities, supervision, emergency and evacuation procedures, shade, and educator to child ratios.		
				 The proposed built form has poor articulation as it presents to the street which results in increased visual bulk which is detrimental to the streetscape. 		
				 There is insufficient information to assess the impact both visually and in relation to overshadowing of the proposed acoustic fencing. 		
				 Pursuant to Section 4.15(1)(a)(i) of the Environmental Planning and Assessment Act 1979, the proposal contains insufficient information in order for an assessment to be undertaken in accordance with Clause 6.2 Earthworks of the Parramatta Local Environmental Plan 2011. 		
				7. Pursuant to Section 4.15(1)(d) of the Environmental Planning and Assessment Act, 1979, the matters and issues addressed in the submissions received are well founded with respect to acoustic and visual privacy, inadequate and inconsistent information, earthworks, building siting, streetscape amenity, the impractical basement layout and special character design controls.		
				(b) Further, that submitters be advised of the Panel's decision.		
21 April 2020 LPP	5.3	DA/54/2020	26 Iona Avenue, North Rocks	(a) That the Parramatta Local Planning Panel (PLPP) exercising the functions of Council pursuant to Section 4.16 of the Environmental Planning and Assessment Act	David Lloyd QC, Sue Francis, Paul Berkemeier and Hugh Colless	Nil

				1979 grant development consent to DA/54/2020 for the infill of existing swimming pool, demolition of rear steps and retaining wall, and construction of new steps and retaining wall on land at Lot 74 DP 235890, 26 Iona Avenue, NORTH ROCKS NSW 2151. (b) Further, that the objectors be advised of the PLPP's decision.
21 April 2020 LPP	6.1	RZ/8/2019	12-14 Phillip Street and 331A, 333 & 339 Church Street, Parramatta	That the Local Planning Panel recommend to Council: David Lloyd QC, Sue Francis, Paul Berkemeier and Hugh Colless
				(a) That Council note the independent peer-review (provided at Attachment 1) completed in relation to the subject Planning Proposal and this assessment report.
				(b) That Council endorse the Planning Proposal at Attachment 2 for land at 12-14 Phillip Street and 331A, 333 & 339 Church Street, Parramatta, which seeks to amend Parramatta LEP 2011 by way of: Re-zoning part of the site from B4 Mixed Use to RE1 Public Recreation; Re-zoning part of the site from RE1 Public Recreation to RE2 Private Recreation; Re-zoning part of the site from RE1 Public Recreation to B4 Mixed Use; and Amending the floor-space ratio control for the parts of the site which are being rezoned.
				(c) That the Planning Proposal be forwarded to the Department of Planning Industry and

				Environment to request a Gateway Determination be issued. (d) That upon the issue of a Gateway Determination, the Planning Proposal be publicly exhibited for a minimum of 28
				days. (e) That Council advise the Department of Planning, Industry and Environment that Council will not be exercising plan-making delegations for this Planning Proposal.
				(f) Further, that Council authorise the Chief Executive Officer to correct any minor anomalies of a non-policy and administrative nature that may arise during the plan-making process.
21 April 2020 LPP	6.2	RZ/2/2017	2 O'Connell Street, Parramatta	That the Local Planning Panel recommend to Council: David Lloyd QC, Sue Francis, Paul Berkemeier and Hugh Colless
				(a) That Council receives and notes the submissions made during the public exhibition of the Planning Proposal, draft site-specific Development Control Plan (DCP) and draft Planning Agreement.
				(b) That Council endorse for finalisation the Planning Proposal provided at Attachment 1, which seeks to amend the Parramatta LEP 2011 as follows:
				i. An increase in the maximum Height of Buildings from 36 metres to 217 metres (inclusive of design excellence bonus);
				ii. An increase in the maximum FSR from 4.2:1 to 16.2:1 (including all

	bonuses, opportunity site provisions and additional non-residential floor space);
	iii. Introduction of site-specific provisions that outline the requirements for achieving the maximum FSR, require an appropriate transition to heritage items or conservation areas, introduce maximum parking rates, and ensure that issues pertaining to airspace operations and satisfactory arrangements for State infrastructure are addressed.
	(c) That Council forward the Planning Proposal to the Department of Planning, Industry and Environment (DPIE) to prepare for finalisation, but request the final notification on the relevant Government website only be undertaken once: i. Council confirms that the Planning Agreement has been signed and entered into; and ii. the site-specific DCP has been publicly exhibited and endorsed by Council for finalisation.
	(d) That an amended DCP is re-exhibited and the outcomes of this exhibition are reported to Council. The amendments to be made to the DCP prior to re-exhibition are as follows: i. Removal of the 3.5 metres setback to O'Connell Street (as Transport for NSW has indicated this is no longer required for road widening purposes) and resulting adjustments to relevant controls including but not limited to changes to the building and tower setbacks;

		ii.	Addition of a section on heritage that refers to the LEP provision relating to heritage transition and impacts. The new DCP controls will ensure clear criteria for assessing the transition of any development on this site to the adjoining heritage item; and	
		iii.	Addition of a control outlining that materials selection is to minimise reflectivity and glare impacts.	
	(e		with regards to the Planning ement:	
		i.	That an administrative amendment is undertaken to the draft Planning Agreement provided at Attachment 4 to accurately describe the instrument change sought under the Planning Proposal (noting that this does not change the contribution or any other terms of the Planning Agreement);	
		ii.	That Council enter into this amended Planning Agreement;	
		iii.	The Chief Executive Officer be delegated authority to sign the Planning Agreement on behalf of Council;	
		iv.	Council (in accordance with its statutory obligations) forward the Planning Agreement to DPIE once it comes into force.	
	(f)	Exection Exection americal Exection Execution Execu	ner, that Council authorise the Chief outive Officer to make any minor ondments and corrections of a non-policy administrative nature that may arise g the plan amendment process relating the Planning Proposal, DCP and Planning ement.	

11 May	18.2	RZ/27/2016	Block H, 16 Burroway Road	(a)	That Council endorse draft amendments to	Councillors Bradley, Davis,	Councillor Barrak
2020			and part 5 Footbridge	` ′	the Homebush Bay West Development	Dwyer, Esber, Garrard, Issa,	
COUNCIL			Boulevard, Wentworth Point		Control Plan (DCP) 2004 (provided at	Jefferies, Pandey, Prociv,	
					Attachment 2) that have been prepared in response to Council's resolution on 28 May	Tyrrell, Wearne, Wilson and Zaiter	
					2018 and the Phase 2 Design Excellence	Zakoi	
					Competition for the purposes of public		
					exhibition in order to accommodate a:		
					i) Maximum of 54,356m2 of residential		
					GFA and 40 storeys plus architectural articulation storeys		
					under Scenario 1		
					ii) Maximum of 85,000m2 of residential		
					GFA and 50 storeys plus		
					architectural articulation storeys		
					under Scenario 2.		
				(b)	That Council endorse the drafting of a		
				, ,	Planning Agreement to reflect the following		
					items identified in Table 4 including		
					associated drafting commentary provided in Attachment 1, with the exception of the		
					proposed Water Recreation Facility:		
					i) Bennelong Parkway/Hill Road		
					intersection upgrade works, ii) Community Centre and Library Fit-		
					ii) Community Centre and Library Fit- Out reimbursement,		
					iii) Childcare Centre (75 place) and		
					public pavilion,		
					iv) Embellishment of additional open		
					space, v) Shuttle bus service,		
					vi) Water Recreation Facility or Indoor		
					Multi-purpose courts (refer to		
					recommendation (c) below), and		
					vii) Community Infrastructure Maintenance and Operational Fund		
					Maintenance and Operational Fund		
				(c)	That during the public exhibition, Council		
					seeks community feedback on the following		
					alternative options for inclusion in the		

						Planning Agreement in accordance with the parameters provided in Attachment 1: i) Indoor multi-purpose courts; or ii) A water recreation facility; or iii) Any other recreation facility.		
					(d)	That the draft DCP and Planning Agreement be placed on public exhibition concurrently for a period of 28 days and that a report be provided to Council on the outcomes of the public exhibition.		
					(e)	That Council delegate authority to the Chief Executive Officer to negotiate and determine the specific terms around the delivery of the proposed Planning Agreement items in accordance with Council's Planning Agreements Policy (2018) and as detailed in Attachment 1 including but not limited to staging, delivery, security and indexing prior to the Planning Agreement being placed on public exhibition.		
					(f)	Further, that Council delegate authority to the Chief Executive Officer to correct any anomalies of a minor or non-policy nature that may arise during the preparation of the Planning Agreement or the draft DCP.		
•	11 May 2020 COUNCIL	18.3	RZ/14/2014	295 Church Street, Parramatta	(a)	That Council note: i. the correspondence from the Minister for Planning and Public Spaces, the Department of Planning, Industry and Environment (DPIE) and the Applicant attached to this report; ii. that the Planning Proposal does not contain a boarding house proposal; and iii. that the forthcoming public exhibition of planning policies related to affordable rental housing indicated by the Minister will present an	Councillors Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Tyrrell, Wearne and Zaiter	Councillors Barrak, Bradley, Davis, Prociv and Wilson

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opportunity for Council to make a formal submission on this matter.	
(b) That Council endorse the Planning Proposal for finalisation, noting that the Proposal seeks to: i. Increase the height of buildings from 12 metres to part 12 metres for the front of the site and part 150 metres for the remainder of the site (plus design excellence bonus); and ii. Increase the maximum floor space ratio from 3:1 to 10:1 (plus design excellence bonus).	
(c) That Council approve the amendments to the draft Planning Agreement which require the payment of 75% of the payment before the issue of the first Construction Certificate and 25% of the payment before the issue of an Occupation Certificate (or registration of a strata plan, whichever is earlier) and note that these amendments are consistent with Council's Planning Agreements Policy.	
(d) That Council: i. endorse the concurrent public exhibition of the amended draft Planning Agreement and draft Development Control Plan (DCP) (the latter of which was endorsed by Council on 12 December 2019); and ii. note that the outcomes of the exhibition of these two documents will be reported to Council.	
(e) That Council forward the Planning Proposal to the DPIE to prepare for finalisation, but request that the final notification on the relevant Government website only be undertaken once:	

11 May	18.4	P7/25/2016	235 - 237 Maredan Poad	i. Council confirms that the Planning Agreement has been signed and entered into; and ii. The site-specific DCP has been publicly exhibited and endorsed by Council. (f) Further, that Council officers prepare a submission on the forthcoming exhibition of planning policies relating to affordable housing foreshadowed by the Minister for Planning and Public Spaces. This submission should: i. be informed by an analysis of the potential infrastructure impacts of these provisions which is based on monitoring development proposals that respond to the provisions of the Parramatta CBD Planning Proposal and the State Environmental Planning Policy (Affordable Rental Housing) 2009 bonus provisions for boarding houses, and ii. subject to the analysis confirming the infrastructure impacts, it should make a request that the bonus provisions for boarding house proposals in State Environmental Planning Policy (Affordable Rental Housing) 2009 not be applied in the Parramatta CBD.	Councillors Bradley Davis	Councillors Rarrok and Dunor
11 May 2020 COUNCIL	18.4	RZ/25/2016	235 - 237 Marsden Road, Carlingford	That Council defer this matter for staff to investigate including provisions within the site specific DCP, relative to the nature and form of the height of the buildings and with a method of achieving the heights whilst building development that is compatible with the low density development of the surrounding area.	Councillors Bradley, Davis, Esber, Garrard, Issa, Jefferies, Pandey, Prociv, Tyrrell, Wearne, Wilson and Zaiter	Councillors Barrak and Dwyer
11 May 2020 COUNCIL	18.5	RZ/4/2015	197 and 207 Church Street and 89 Marsden Street, Parramatta	(a) That Council endorse the Planning Proposal for 197 and 207 Church Street and 89 Marsden Street, Parramatta for the purposes	Councillors Barrak, Davis, Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Prociv,	Councillor Bradley

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(b)	of public exhibition (included as Attachment 1), subject to the following amendments: Apply an FSR of 10:1 Apply a height of part 105m part 12m; Include provisions that require a minimum 1:1 commercial floor space be provided in any redevelopment and allow for unlimited commercial floor space to be provided; apply the full range of car parking rates specified in the current draft Parramatta CBD Planning Proposal; and ensure it reflects the amendments requested by the Gateway Determination conditions excluding those described in (b) below. That Council request that amendments be made to the Gateway Determination to ensure that: The requirement to consult with relevant aeronautical agencies prior to exhibition is no longer required; It is clear that the clause implementing the solar access protections requested in the Gateway conditions has already been implemented via a separate Planning Proposal. No further amendments are proposed to be made to the solar access clause notwithstanding some changes may be required to the height of buildings map; and The requirement for a satisfactory arrangements clause seeking	Tyrrell, Wearne, Wilson and Zaiter	
	contributions to fund state provided public infrastructure be removed.		
(c)	That Council endorse the draft Development Control Plan (DCP) at Attachment 2 for		

				(d) (e) (f) (g)	public exhibition, subject to amendments contained in Attachment 5 of this report. That delegated authority be given to the Chief Executive Officer (CEO) to negotiate and endorse for exhibition a draft Planning Agreement that takes into consideration the Applicant's letter of offer (Attachment 6) and the following negotiating position: • consistent with Council's Planning Agreements Policy and draft framework relating to Community Infrastructure in the Parramatta CBD; • require any contribution payable to be based on the Community Infrastructure policy in place at the time the contribution is paid rather than the current rate; • secure a 2m right of public access over the 2m ground floor setback along Marsden Street. That Council grant delegated authority to the CEO to correct any minor anomalies to the Planning Proposal and draft DCP that may arise during the amendment process. That Council no longer require an international design competition to be run for the subject site. Further, that the Planning Proposal, draft DCP and draft Planning Agreement be publicly exhibited concurrently and the		
					publicly exhibited concurrently and the outcome of the public exhibition be reported back to Council.		
11 May 2020 COUNCIL	18.6	RZ/8/2019	12-14 Phillip Street and 331A, 333 & 339 Church Street, Parramatta	(a)	That Council note the independent peer- review (provided at Attachment 2) completed in relation to the subject Planning Proposal and the assessment report (provided at Attachment 1).	Councillors Bradley, Davis, Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Prociv, Tyrrell, Wearne, Wilson and Zaiter	Councillor Barrak

(b) That Council endorse the Planning Proposal at Attachment 3 for land at 12-14 Phillip Street and 331A, 333 & 39 Church Street, Parramatta, which seeks to amend Parramatta, which seeks to amend Parramatta LEP 2011 by way of: • Re-zoning part of the site from B4 Mixed Use to RE1 Public Recreation; • Re-zoning part of the site from RE1 Public Recreation; • Re-zoning part of the site from RE1 Public Recreation; • Re-zoning part of the site from RE1 Public Recreation to B4 Mixed Use; and • Amending the floor-space ratio control for the parts of the site which are being rezoned. (c) That the Planning Proposal be forwarded to the Department of Planning, Industry and Environment to request a Gateway Determination be issued. (d) That upon the issue of a Gateway Determination, the Planning Proposal be publicly exhibited for a minimum of 28 days. (e) That Council advise the Department of Planning, Industry and Environment that Council will not be exercising plan-making delegations for this Planning Proposal. (f) That Council authorise the Chief Executive Officer to correct any minor anomalies of a non-policy and administrative nature that may arise during the plan-making process;
Officer to correct any minor anomalies of a non-policy and administrative nature that
(g) Further, that Council note that the Parramatta Local Planning Panel's advice to Council (Attachment 1) is consistent with the recommendations of this report.

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11 May 2020 COUNCIL	18.7	RZ/2/2017	2 O'Connell St, Parramatta	(a)	That Council receives and notes the submissions made during the public exhibition of the Planning Proposal, draft site-specific Development Control Plan (DCP) and draft Planning Agreement. That Council endorse for finalisation the Planning Proposal for land at 2 O'Connell Street, Parramatta provided at Attachment 1 of Attachment 1, which seeks to amend the Parramatta LEP 2011 as follows:	Councillors Davis, Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Prociv, Tyrrell, Wearne, Wilson and Zaiter	Councillors Barrak and Bradley
					 i. An increase in the maximum Height of Buildings from 36 metres to 217 metres (inclusive of design excellence bonus); ii. An increase in the maximum FSR from 4.2:1 to 16.2:1 (including all bonuses, opportunity site provisions and additional non-residential floor 		
					space); iii. Introduction of site-specific provisions that outline the requirements for achieving the maximum FSR, require an appropriate transition to heritage items or conservation areas, introduce maximum parking rates, and ensure that issues pertaining to airspace operations and satisfactory arrangements for State infrastructure are addressed.		
				(c)	That Council forward the Planning Proposal to the Department of Planning, Industry and Environment (DPIE) to prepare for finalisation, but request the final notification on the relevant Government website only be undertaken once: i. Council confirms that the Planning Agreement has been signed and entered into; and ii. The site-specific DCP has been publicly exhibited and endorsed by Council for finalisation.		

(d) That an amended DCP is re-exhibited and the outcomes of this exhibition are reported to Council. The amendments to be made to the DCP prior to re-exhibition are as follows: i. Removal of the 3.5 metres setback to O'Connell Street (as Transport for NSW has indicated this is no longer required for road widening purposes) and resulting adjustments to relevant controls including but not limited to changes to the building and tower setbacks; ii. Addition of a section on heritage that refers to the LEP provision relating to heritage transition and impacts. The new DCP controls will ensure clear criteria for assessing the transition of any development on this site to the adjoining heritage item; and iii. Addition of a control outlining that materials selection is to minimise reflectivity and glare impacts.
(e) That, with regards to the Planning Agreement: i. That an administrative amendment is undertaken to the draft Planning Agreement provided at Attachment 4 of Attachment 1 to accurately describe the instrument change sought under the Planning Proposal (noting that this does not change the contribution or any other terms of the Planning Agreement); ii. That Council enter into this amended Planning Agreement; iii. The Chief Executive Officer be delegated authority to sign the Planning Agreement on behalf of Council; iv. Council (in accordance with its statutory obligations) forward the

				(f)	Planning Agreement to DPIE once it comes into force. That Council authorise the Chief Executive Officer to make any minor amendments and corrections of a non-policy and administrative nature that may arise during the plan amendment process relating to the Planning Proposal, DCP and Planning Agreement. Further, that Council note the advice of the Local Planning Panel of 21 April 2020 at		
11 May 2020 COUNCIL	18.8	RZ/9/2015	14-20 Parkes Street, Harris Park	(a)	Attachment 2 is consistent with the Council Officer's Recommendation in this report. That Council receives and notes the submissions made during the public exhibition period of the draft site-specific Development Control Plan (DCP) as detailed in this report.	Councillors Davis, Dwyer, Esber, Garrard, Han, Issa, Jefferies, Pandey, Prociv, Tyrrell, Wearne, Wilson and Zaiter	Councillor Bradley
				(b)	That Council endorse for finalisation the site-specific DCP contained at Attachment 1 for insertion in Section 4.3.3 – Parramatta City Centre of the Parramatta DCP 2011.		
				(c)	That Council endorse further amendments to the Planning Agreement previously endorsed by Council on 16 December 2019 and confirm that the Planning Agreement can now be finalised by the CEO utilising the delegation granted by Council on 16 December 2019 subject to the following further amendments: I. The site area which forms the basis of the contribution calculations being amended to 2,829.7m2 and resulting		
					increase in the monetary contribution; and II. Introduction of a clause that provides for the contribution payable to be based on the final floor space approved through a Development		

				(d)	Application process or subsequent application to modify a development approval. This provision would apply regardless of whether the final amount of floor space approved is greater or less than the FSR permitted by the Planning Proposal. Further, that Council grant delegated authority to the CEO to make any minor amendments and corrections of an administrative and non-policy nature to the draft DCP that may arise during the plan making and finalisation process.		
19 May 2020 LPP	5.1	DA/27/2020	458 Church Street, Parramatta	(a)	That the Parramatta Local Planning Panel (PLPP), exercising the functions of Council, pursuant to Section 4.16 of the Environmental Planning and Assessment Act 1979, grant development consent to DA/27/2020 for a period of five (5) years within which physical commencement is to occur from the date on the Notice of Determination, subject to conditions of consent at Attachment 1.	David Lloyd, David Ryan, Alf Lester and Maree Turner	Nil
				(b)	Further, that the submitters be advised of the Panel's decision.		
19 May 2020 LPP	5.2	DA/465/2019	38 Junction Road, Winston Hills	(a)	That the Parramatta Local Planning Panel support the Clause 4.6 variation to vary the floor space ratio under Clause 4.4 of Parramatta LEP 2011 as it is satisfied that the proposed development would be in the public interest because it is consistent with the objectives of that particular standard and the objectives for development within the zone.	David Lloyd, David Ryan, Alf Lester and Maree Turner	Nil

19 May 5.3 DA/647/2019	Shop 1/1 Baywater Drive,	 (b) That the Parramatta Local Planning exercising the functions of the Council as a consent authority pursuant to secions 4.6 and 8.4 of the Environmental Planning and Assessment Act 1979 grant development consent for a period of five (5) years within which physical commencement is to occur from the date of the Notice of Determination, subject to conditions of consent. (c) Further that, part (a) and (b) are subject to a satisfactory Clause 4.6 written request complying with the requirements of clause 4.6(3) to the satisfaction of the members of the Panel request to vary the floor space standard be submitted to Council by 22 May 2020. Pursuant to Section 4.16(1)(a) of the Environmental 	David Lloyd, David Ryan, Alf	Nil
2020 LPP	Wentworth Point (Lot 0 SP 85179)	Planning and Assessment Act, 1979: (a) That the Parramatta Local Planning Panel (PLPP), excising the functions of Council, pursuant to Section 4.16(1)(b) of the Environmental Planning and Assessment Act 1979, approve development consent to DA/647/2019 for use of tenancy for the purposes of a real estate office and amended business identification signage on land at Lot 0 SP85179, Shop 1/1 Baywater Drive, WENTWORTH POINT NSW 2127; and (b) That the objector's be advised of the Panel's decision. (c) Further, that an addition conditional of consent is added being 'That the flagpoles be removed at the front of the premises.'	Lester and Maree Turner	IVII
19 May 6.1 RZ/11/2016 2020	Planning Proposal for 85-91 Thomas Street, Parramatta	The Local Planning Panel recommends to Council:	David Lloyd, David Ryan, Alf Lester and Maree Turner	Nil

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LPP	(a) That Council endorse the Planning Proposal at Attachment 1 for the purpose of seeking a Gateway Determination for land at 85 – 91 Thomas Street, Parramatta which seeks to amend Parramatta Local Environmental Plan 2011 (PLEP 2011) by: i. Maintaining the R4 – High Density Residential zone for the developable part of the site (3,825sqm) and extending the RE1 – Public Recreation zone for the undevelopable land affected by the Natural Resources - Biodiversity control, increasing the maximum Building Height (HOB) control from 11 metres to 22 metres across the R4 zoned part of the site, and removing the HOB control from the undevelopable land, iii. Increasing the Floor Space Ratio (FSR) control from 0.8:1 to 1.3:1 across the R4 zoned part of the site, and removing from 0.8:1 to 1.3:1 across the R4 zoned part of the site, and removing the FSR control from the undevelopable land, iv. Removing No.85 Thomas Street from the Land Reserved for Acquisition Map, subject to agreement being reached regarding the Planning Agreement referred to in (d) below. (b) That Council forward the Planning Proposal to the Department (DPIE) with a request for a Gateway Determination.
	 (c) That a site-specific Development Control Plan (DCP) be prepared and reported to Council prior to exhibition. (d) That a draft Planning Agreement, based on the submitted Letter of Offer from the landowner and analysis in this report, be prepared and reported to Council prior to exhibition.

				(e) (f)	specific E be exhibi the condi Determin That Cou the CEO delegatio authorise Further, t correct at and admi during the	ncil makes a request to DPIE that will be exercising the plan-making ns for this Planning Proposal as d by Council. hat Council authorise the CEO to my minor anomalies of a non-policy nistrative nature that may arise e plan-making process.		
19 May 2020 LPP	6.2	RZ/6/2019	8-14 Great Western Highway, Parramatta	(a)	at Attach requestin at 8-14 G which see Environm of: i. In co ii. Ar FS co ar a.	ment 1 for the purpose of g a Gateway Determination for land ireat Western Highway, Parramatta, eks to amend Parramatta Local irent Plan 2011 (PLEP 2011) by way creasing the height of building introl from 28 metres to 211 metres; mending the controls so that the SR which is to apply to the site is imposed of mapped components and bonuses as follows: Mapped FSR increased from 3.5:1 to 10:1 of which a minimum of 1:1 FSR must be commercial uses; Design Excellence bonus (15% - 1.5:1); High Performing Buildings bonus (5% - 0.5:1); Opportunity Sites bonus (3:1);	David Lloyd, David Ryan, Alf Lester and Maree Turner	Nil

e. Unlimited commercial FSR above the 1:1 requirement; and f. Insert a site-specific provision applying maximum car parking rates per the Parramatta CBD Strategic Transport Study.	
(b) That the Planning Proposal be forwarded to the Department of Planning, Industry and Environment with a request for a Gateway Determination to be issued.	
(c) That should a Gateway Determination be issued that structures the floor space ratio (FSR) and site specific clauses in an alternative way, that the Chief Executive Officer is authorised to make the necessary amendments to the Planning Proposal for the purposes of public exhibition, only where the total proposed FSR is unchanged.	
(d) That should a Gateway Determination be issued, a site-specific Development Control Plan be prepared in accordance with the design principles contained within this report.	
(e) That should a Gateway Determination be issued, the Chief Executive Officer be authorised to negotiate a Planning Agreement in accordance with Council's Planning Agreements Policy.	
(f) That the draft site-specific Development Control Plan and draft Planning Agreement be reported to Council for endorsement prior	

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				to being publicly exhibited concurrently with the Planning Proposal. (g) That Council request the Department of Planning, Industry and Environment to issue Council's Chief Executive Officer planmaking delegations for this Planning
				Proposal. (h) Further, that Council authorise the Chief Executive Officer to correct any minor anomalies of a non-policy and administrative nature that may arise during the plan-making process.
19 May 2020 LPP	6.3	RZ/18/2015	55 Aird Street, Parramatta	The Local Planning Panel recommends to Council: (a) That Council notes that one (1) submission was made during the public exhibition of the Planning Proposal, draft site-specific Development Control Plan and draft Planning Agreement at 55 Aird Street, Parramatta.
				(b) That Council endorse the Planning Proposal for land at 55 Aird Street (provided at Attachment 1) subject to the Planning Proposal being amended to clarify the purpose of the minimum commercial floorspace provision is to encourage employment-generating uses in the case of a mixed-use development.
				(c) That Council forward the Planning Proposal to the Department of Planning, Industry and Environment for finalisation and request that the final notification in the Government

				Gazette only be undertaken once Council confirms that the Planning Agreement has been executed. (d) That Council endorse for finalisation the site-specific Development Control Plan contained at Attachment 2 for insertion in Section 4.3.3 – Parramatta City Centre of Parramatta Development Control Plan 2011. (e) That Council enter into the Planning Agreement as exhibited at Attachment 3 and authorise the Chief Executive Officer to sign the Planning Agreement. (f) Further, that Council authorise the Chief Executive Officer to make any minor amendments and corrections of a non-policy and administrative nature that may arise during the plan amendment process, relating to the Planning Proposal, Development Control Plan and Planning Agreement.		
9 June 2020 COUNCIL	18.2	RZ/6/2019	8-14 Great Western Highway, Parramatta	That Council defers consideration of the current motion until Council reviews its policies with a view to examining the efficacy of expanding its CBD core in order to preserve its function as a major NSW CBD.	Councillors Barrak, Bradley, Davis, Pandey, Prociv, Wearne and Wilson	Councillors Dwyer, Esber, Garrard, Jefferies, Tyrrell and Zaiter
9 June 2020 COUNCIL	18.3	RZ/11/2016	85-91 Thomas Street, Parramatta	 (a) That Council endorse the Planning Proposal (at Attachment 1) for the purposes of seeking a Gateway Determination, for land at 85-91 Thomas Street, Parramatta which seeks to amend the Parramatta Local Environmental Plan 2011 in relation to the subject site by: 1. Maintaining the R4 – High Density Residential zone for the developable part of the site (3,825sqm) and extending the RE1 – Public Recreation zone for the undevelopable land affected by the Natural Resources - Biodiversity control, 	Councillors Barrak, Bradley, Dwyer, Esber, Garrard, Jefferies, Pandey and Tyrrell	Councillors Davis, Prociv, Wearne, Wilson and Zaiter

	2. Increasing the maximum Building Height (HOB) control from 11 metres to 22 metres across the R4 zoned part of the site, and removing the HOB control from the undevelopable land, 3. Increasing the Floor Space Ratio (FSR) control from 0.8:1 to 1.3:1 across the R4 zoned part of the site, and removing the FSR control from the undevelopable land, 4. Removing No.85 Thomas Street from the Land Reserved for Acquisition Map, subject to agreement being reached regarding the Planning Agreement
	referred to in (d) below.
	(b) That the Planning Proposal be forwarded to the Department of Planning, Industry & Environment for a Gateway Determination.
	(c) That a site-specific Development Control Plan (DCP) be prepared and reported to Council prior to exhibition.
	(d) That the CEO be authorised to negotiate a Planning Agreement on behalf of Council in addition to any development contributions payable, and that the outcome of negotiations be reported back to Council prior to its concurrent exhibition with the draft site specific DCP and Planning Proposal.
	(e) That Council advises the Department of Planning, Industry & Environment that the CEO will be exercising the plan-making delegations for this Planning Proposal as authorised by Council.
	(f) That Council authorise the CEO to correct any minor anomalies of a non-policy and administrative nature that may arise during the plan-making process.

0 lune	18.4	F2010/01712	Amendment to the Fact Enning	(g)	Further, that Council note the advice of the Local Planning Panel (provided at Attachment 1) is consistent with Council officer's recommendation.	Councillors Barrak	Nii
9 June 2020 COUNCIL	18.4	F2019/01712	Amendment to the East Epping Planning Proposal and draft amendments to the Hornsby DCP 2013	(a) (b)	i. That the East Epping Planning Proposal was endorsed by Council at its meeting on 8 October 2019 for the purposes of addressing transition issues of high density areas adjacent to heritage conservation areas in Epping; and ii. Subsequently the Planning Proposal received a Gateway Determination from the Department of Planning, Industry and Environment (DPIE) on 10 January 2020. That Council endorse the following amendments to the East Epping Planning Proposal (at Attachment 1 provided under separate cover) for the purposes of forwarding to the DPIE to request the issuing of a revised Gateway Determination: i. Inclusion of an additional 15 properties (1 to 31 Rockleigh Way) in the Planning Proposal to be consistent with Condition 1 of the Gateway Determination; and ii. Amending the proposed height limit applying to the R3 Medium Density Residential zoned land in the Rockleigh Park Precinct (1-31 and 2- 24 Rockleigh Way, 3-7 and 4-8 Brenda Way and 5A Essex St) from 9 metres to 11 metres, in order to be consistent with Council's endorsed Harmonisation Planning Proposal.	Councillors Barrak, Bradley, Davis, Dwyer, Esber, Garrard, Jefferies, Pandey, Prociv, Tyrrell, Wearne, Wilson and Zaiter	Nil
					Planning, Industry and Environment to issue Council's Chief Executive Officer plan-		

					making delegations for this Planning		
					Proposal.		
				(d)	That Council endorse the following amendments to the Hornsby Development		
					Control Plan 2013 (DCP) for the purposes of		
					public exhibition: i. The future widening of the pedestrian		
					link between Essex Street and Forest		
					Grove from 1.8 metres to 3 metres at Attachment 2.		
					ii. Setback, heritage and landscaping controls supporting the Planning		
					Proposal for land at $1-7$ and $2-8$		
					Rosebank Avenue, Epping at Attachment 3.		
					iii. Correction of minor errors to the car		
					parking clauses relating to Epping Town Centre at Attachment 4.		
				(0)	That the Draft DCP Amendments be placed		
				(e)	on public exhibition concurrently with the		
					Planning Proposals for 1-7 and 2-8 Rosebank Avenue and various properties at		
					East Epping for a minimum of 28 days and		
					the outcome of the public exhibition be reported back to Council.		
				(f)	Further, that Council authorise the Chief		
				(1)	Executive Officer to correct any minor		
					inconsistencies or anomalies of an administrative nature relating to the Planning		
					Proposal, draft Development Control Plan		
					that may arise during the drafting and exhibition processes.		
9 June	18.5	RZ/27/2015	23-27 Harold Street, Parramatta	(a)	That as a result of Council's resolution of 25	Councillors Barrak, Bradley,	Councillors Dwyer, Garrard and
2020	10.0	112/2//2010	20-27 Harold Officet, Farramatia	(4)	November 2019 to excise areas currently	Davis, Esber, Jefferies, Pandey,	Tyrrell
COUNCIL					zoned R4 High Density Residential from the Parramatta CBD Planning Proposal, Council	Prociv, Wearne and Wilson	
					defer progressing the Planning Proposal that		
					is the subject of this report until Council has adopted a planning strategy for the planning		

				(b)	investigation area containing the subject site. That Council note that work on the planning investigation area between Church Street and the Sorrell Street Heritage Conservation Area will be the subject of a Councillor workshop before a draft planning strategy is reported to Council for its consideration in October 2020, for the purposes of public exhibition. Further, that the Department of Planning, Industry and Environment be advised of Council's resolution on this matter.		
9 June 2020 COUNCIL	18.6	RZ/18/2015	55 Aird Street, Parramatta	(a)	That Council notes that one (1) submission was made during the public exhibition of the Planning Proposal, draft site-specific Development Control Plan and draft Planning Agreement at 55 Aird Street, Parramatta. That Council endorse the Planning Proposal (provided at Attachment 2) for land at 55 Aird Street which seeks to amend Parramatta Local Environmental Plan 2011 (PLEP 2011) by way of: i. Increasing the height of buildings control from 36 metres to 80 metres; ii. Increasing the floor-space ratio (FSR) control from 4.2:1 to 10:1, noting that the application of the FSR slidingscale would result in an effective FSR of 6:1 (6.9:1 with design excellence if the site is developed in isolation); iii. Applying maximum car parking rates in accordance with the Parramatta CBD Strategic Transport Study; and iv. Applying a minimum 1:1 commercial floor-space provision on the site.	Councillors Dwyer, Esber, Garrard, Jefferies, Tyrrell, Wilson and Zaiter	CIrs Barrak, Bradley, Davis, Pandey, Prociv and Wearne

				(c)	That the Planning Proposal be amended to clarify the purpose of the minimum commercial floor-space provision is to encourage employment-generating uses in the case of a mixed-use development.		
				(d)	That Council forward the Planning Proposal to the Department of Planning, Industry and Environment for finalisation and request that the final notification in the Government Gazette only be undertaken once Council confirms that the Planning Agreement has been executed.		
				(e)	That Council endorse for finalisation the site- specific Development Control Plan contained at Attachment 3 for insertion in Section 4.3.3 – Parramatta City Centre of Parramatta Development Control Plan 2011.		
				(f)	That Council enter into the Planning Agreement as exhibited at Attachment 4 and authorise the Chief Executive Officer to sign the Planning Agreement.		
				(g)	That Council authorise the Chief Executive Officer to make any minor amendments and corrections of a non-policy and administrative nature that may arise during the plan amendment process, relating to the Planning Proposal, Development Control Plan and Planning Agreement.		
				(h)	Further, that Council note that the Parramatta Local Planning Panel's advice to Council (Attachment 1) is consistent with the recommendations of this report.		
16 June 2020 LPP	5.1	DA/448/2019	5 Yarbon Street, Wentworthville NSW 2145	exerci Section Asses conse	he Parramatta Local Planning Panel (PLPP) sing the functions of Council, pursuant to a 4.16 of the Environmental Planning and sment Act, 1979, grant development nt to DA/448/2019 for a period of five (5) within which physical commencement is to	David Lloyd QC as Chairperson, David Johnson, Deborah Sutherland and Kirrily McDermott.	Nil

				occur from the date on the Notice of Determination, subject to conditions of consent within Attachment 1.	
16 June 2020 LPP	5.2	DA/107/2020	49 Rawson Street, Boronia Park (R88719) & 37A Bridge Street, EPPING NSW 2121	(a) That the Parramatta Local Planning Panel, exercising the functions of the Council as the consent authority pursuant to the provisions of Section 4.16 of the Environmental Planning and Assessment Act 1979, grant development consent to DA/107/2020 for a period of five (5) years within which physical commencement is to occur from the date on the Notice of Determination.	, Nil
				(b) That all the objectors be advised of the Parramatta Local Planning Panel's decision.	
16 June 2020 LPP	5.3	DA/513/2009/A	19 Brodie Street, Rydalmere	That the Parramatta Local Planning Panel, exercising the functions of the Council as the consent authority pursuant to the provisions of Section 4.56 of the Environmental Planning and Assessment Act 1979, modify consent to DA/513/2009 for 'Alterations and additions to a commercial building which contains an approved brothel and takeaway shop. The application seeks approval to increase the number of client service rooms in the brothel from 2 to 8 and the number of sex workers from 2 to 12. Alteration and additions are proposed at both the ground and first floor levels'. Modifications will comprise internal alterations and additions, amendments to operational details, and numbering of conditions, for a period of five (5) years from the date on the original Notice of Determination. That condition 9 be amended to remove the term 'licensed'. That all the objectors be advised of the Parramatta Local Planning Panel's decision.	, Kirrily McDermott

				The Panel decision was unanimous except for the retention of condition 11 & 15(a) where Ms McDermott was against the retention of conditions 11 & 15(a) with the condition that only 4 employees were working at any one time.		
16 June 2020 LPP	5.4	DA/158/2020	15 Pearl Avenue, Epping	Pursuant to Section 4.16(1)(a) of the Environmental Planning and Assessment Act, 1979: (a) That the Parramatta Local Planning Panel, exercising the functions of Council as a consent Authority approve development consent of DA/158/2020 for demolition of the existing detached garage, alterations and additions to the existing dwellings and construction of a two bedroom secondary dwelling. (b) Further, that submitters be advised of the Panel's decision. (c) That condition 6 be amended to omit the reference of the removal of the pencil pine. A landscaping plan which includes the provision of additional substantial trees to replace the pencil pine and to soften the visual impact of the proposed development in the streetscape to be submitted and approved by Council prior to issuing of the Certificate.	David Lloyd QC as Chairperson, David Johnson, Deborah Sutherland and Kirrily McDermott.	Nil
16 June 2020 LPP	6.1	RZ/10/2018	355 and 375 Church St, Parramatta	That the Local Planning Panel recommend to Council: (a) That Council endorse for the purpose of forwarding to the Department of Planning, Industry and Environment (DPIE) with a request for a Gateway Determination, the Planning Proposal at Attachment 1 to	David Lloyd QC as Chairperson, David Johnson, Deborah Sutherland and Kirrily McDermott.	Nil

amend Parramatta LEP 2011 for land at 355
and 375 Church St, Parramatta as follows:
1) Apply the Prince Alfred Square Solar
Access Plane as the height controls
for this site
2) Increase FSR from part 3:1/part 4:1
to 6:1 (exclusive of Design
Excellence)
3) Apply maximum car parking rates as
follows:
i. For floorspace used for the
purposes of Take Away Food
and Drink Premises: 1 space /
30 square metres of Gross
Floor Area or 30 spaces
(whichever is less). Noting
that the Planning Proposal
also includes a 5-year sunset
clause for this parking rate,
after which time this rate
would revert to the rate
contained in the draft
Parramatta CBD Planning
Proposal.
ii. For residential and other
commercial floorspace not
part of the use described in
3)(i): the rates which are
currently contained in the
Parramatta CBD Planning
Proposal.
(b) That Council advises DPIE that the Chief
Executive Officer will not be exercising the
plan-making delegations for this Planning
pian-making aclogations for this mainting

(c)	Proposal as authorised by Council on 26 November 2012. That a draft site-specific Development Control Plan (DCP) for the subject site be prepared that addresses matters including but not limited to: 1) Further defining the preferred two- tower scheme, including podium heights and tower setbacks, with a view to minimising any non- compliances with relevant ADG requirements; 2) Relationship to and mitigating impacts on Heritage Items; 3) Traffic issues such as sightlines, vehicle queuing, pedestrian safety and bicycle parking; 4) Demonstrating adaptive re-use potential of drive-through facility and at least some of the parking spaces proposed; 5) Active frontage requirements; and 6) Relationship to 383 Church Street isolated site. That the CEO be authorised to negotiate a draft Planning Agreement with the landowner in accordance with the	
	Parramatta CBD Community Infrastructure framework.	
(e)	That the draft DCP and draft Planning Agreement are reported back to Council prior to their concurrent exhibition with the Planning Proposal.	
(f)	Further, that Council authorise the CEO to amend the Planning Proposal to correct any	

				minor anomalies of a non-policy and administrative nature that may arise during the plan-making process.		
16 June 2020 LPP	6.2	RZ/9/2019	1 Windsor Road, North Rocks	That the Local Planning Panel recommend to Council: That the planning proposal not proceed for the reason that retail premises such as a Woolworths supermarket and liquor store should not be permitted at an isolated site but should be located in or attached to existing town or village centres, in line with sound strategic land use planning.	D Lloyd, D Johnson and D Sutherland	K McDermott
16 June 2020 LPP	6.3	RZ/9/2018	114-118 Harris Street, Harris Park	That the Local Planning Panel recommend to Council: (a) That Council endorse for the purposes of seeking a Gateway Determination from the Department of Planning, Industry and Environment, the Planning Proposal at 114–118, Harris Street, Harris Park (included as Attachment 1) which seeks the following amendments to Parramatta Local Environmental Plan 2011 in relation to the subject site: 1. Increase the maximum building height from 54 metres (15 storeys) to 126 metres (32 storeys); 2. Increase the maximum FSR on the Floor Space Ratio Map from 4:1 to 10:1; 3. Inclusion of controls to deal with management of flooding including, but not limited to, provisions for safe refuge and ensure the building is capable of withstanding and does not obstruct flood flows; and 4. Amend the Special Areas Provisions Map to identify the site and add site-	David Lloyd QC as Chairperson, David Johnson, Deborah Sutherland and Kirrily McDermott.	Nil

		specific controls that provide for the
		following:
		a. Provision outlining that the
		mapped FSR of 10:1 is
		subject to the sliding scale
		requirements of Clause 7.2 of
		the draft LEP provisions of the
		the draft LEP provisions of the
		Parramatta CBD Planning
		Proposal.
		b. Requirement for minimum 1:1
		commercial floor space
		c. Maximum parking rates, in
		line with the resolution of the
		City of Parramatta Council on
		26 November 2019 with
		regard to parking rates in the
		Parramatta CBD Planning
		Proposal.
		d. Requirement to demonstrate
		Experiment Farm is not
		overshadowed by
		development of the site.
		(b) That the Planning Proposal be forwarded to
		the Department of Planning, Industry and
		Environment to request the issuing of a
		Gateway Determination.
		Calculate Determination.
		(c) That a draft site-specific Development
		Control Plan (DCP) be prepared and
		control Figure Doc / De prepared and
		reported to Council prior to its public
		exhibition. This draft DCP should address, at
		a minimum:
		1. Built form and massing;
		2. Building setbacks;
		3. Flooding; and
		4. Road widening.
		(d) That with regards to a Planning Agreement
		for the subject site:
		ioi tile subject site.

13 July 2020 COUNCIL	12.1	RZ/6/2019	Gateway Request Planning Proposal at 8-14 Great Western Highway, Parramatta Planning Proposal for 355 and 375	1. the applicant be invited to negotiate a Planning Agreement in line with Council's policy position on Planning Agreements in the Parramatta CBD; 2. delegated authority be given to the Chief Executive Officer to negotiate a draft Planning Agreement with the landowner in relation to the Planning Proposal on behalf of Council; and 3. the outcome of the negotiations shall be reported back to Council prior to the draft Planning Agreement being placed on public exhibition. (e) That the Planning Proposal, DCP and Planning Agreement are concurrently exhibited. (f) That Council advises DPIE that the Chief Executive Officer will not be exercising the plan-making delegations for this Planning Proposal as authorised by Council on 26 November 2012. (g) That the high performance building bonus may apply to this particular site subject to no increase in height. That the resolution of the Council held on 9 June 2020 in relation to Item 18.2 – Gateway Request Planning Proposal at 8-14 Great Western Highway, Parramatta, namely: That Council defers consideration of the current motion until Council reviews its policies with a view to examining the efficacy of expanding its CBD core in order to preserve its function as a major NSW CBD. be and is hereby rescinded.	Councillors Davis, Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Prociv, Tyrrell, Wearne and Zaiter	Councillors Barrak, Bradley, and Wilson
2020 COUNCIL	10.7		Church St, Parramatta	forwarding to the Department of Planning, Industry and Environment (DPIE) with a request for a Gateway Determination the Planning Proposal included at Attachment 1 to	Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Prociv, Tyrrell, Wearne and Zaiter	SSANSHOID BATIS AND THE THIOSIT

amend Parramatta LEP 2011 for land at 355
and 375 Church St, Parramatta as follows:
Apply the Prince Alfred Square Solar Access
Plane as the height controls for this site and a
requirement for a high performing buildings
clause
2) Increase FSR from part 3:1/part 4:1 to 6:1
(exclusive of Design Excellence)
3) Apply maximum car parking rates as follows:
i. For floorspace used for the purposes of
Take Away Food and Drink Premises: 1
space / 30 square metres of Gross Floor
Area or 30 spaces (whichever is less).
Noting that the Planning Proposal also
includes a 5-year sunset clause for this
parking rate, after which time this rate
would revert to the rate contained in the
Parramatta CBD Planning Proposal.
ii. For residential and other commercial
floorspace not part of the use described in
3)(i): the rates which are currently
contained in the Parramatta CBD Planning
Proposal.
(b) That Council advises DPIE that the Chief
Executive Officer will not be exercising the
plan-making delegations for this Planning
Proposal as authorised by Council on 26
November 2012.
(c) That a draft site-specific Development
Control Plan (DCP) for the subject site be
prepared that addresses matters including
but not limited to:
1) Further defining the preferred two-tower
scheme, including podium heights and tower
setbacks, with a view to minimising any non-
compliances with relevant ADG
requirements;
2) Relationship to and mitigating impacts on
Heritage Items;

 Traffic issues such as sightlines, vehicle queuing, pedestrian safety and bicycle parking; Demonstrating adaptive re-use potential of drive-through facility and at least some of the parking spaces proposed; Active frontage requirements; and Relationship to 383 Church Street isolated site. 	
(d) That the CEO be authorised to negotiate a draft Planning Agreement with the landowner in accordance with the Parramatta CBD Community Infrastructure framework and the following principles:	
1) Dedication of footpath widening at the corner of Victoria Rd and Church St and of the small irregularly-shaped "notch" of land located in the centre of the city block (which would contribute to a future laneway running from Ross St to Victoria Rd), noting that Council's policy on such dedications is to assign a nominal (\$1) value to such dedications, as the Applicant is receiving the benefit of the FSR from the dedicated land;	
2) A monetary contribution in line with the Parramatta CBD Community Infrastructure framework, noting that a potential use of some or all of this contribution for improvement of Prince Alfred Square should be explored as part of the negotiations (given the proximity of the site to the Square and that Council has recently completed a masterplan for it);	
3) Addressing the potential circumstance in which the rate in the Parramatta CBD Community Infrastructure Framework changes;	
4) Addressing the potential circumstance where this site proceeds in whole or in part as a non-residential use (in which case the framework would not apply to non-residential floorspace); and	

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				5) Addressing the potential circumstance in which Council decides not to proceed with the Community Infrastructure framework, and instead pursues amendments to its other contributions plans.
				(e) That the draft DCP and draft Planning Agreement are reported back to Council prior to their concurrent exhibition with the Planning Proposal.
				(f) That Council authorise the CEO to amend the Planning Proposal to correct any minor anomalies of a non-policy and administrative nature that may arise during the plan-making process.
				(g) Further, that Council note that the Parramatta Local Planning Panel's advice to Council (included in Attachment 1) is consistent with the recommendations of this report.
13 July 2020 COUNCIL	18.5	RZ/9/2018	Planning Proposal for 114 – 118 Harris St, Harris Park	That Council endorse for the purposes of seeking a Gateway Determination from the Department of Planning, Industry and Environment (DPIE) the Planning Proposal at 114–118, Harris Street, Harris Park (included as Attachment 1) which seeks the following amendments to Parramatta Local Environmental Plan 2011 in relation to the subject site: 1. Increase the maximum building height on the Height of Buildings Map from 54 metres (15 storeys) to 126 metres (32 storeys); 2. Increase the maximum FSR on the Floor Space Ratio Map from 4:1 to 10:1; 3. Inclusion of controls to deal with management of flooding including, but not limited to, provisions for safe refuge and ensure the building is capable of withstanding and does not obstruct flood flows; and

 4. Amend the Special Areas Provisions Map to identify the site and add site-specific controls that provide for the following: a. Provision outlining that the mapped FSR of 10:1 is subject to the sliding scale requirements of Clause 7.2 of the draft LEP provisions of the Parramatta CBD Planning Proposal. b. Requirement for minimum 1:1 commercial floor space. c. Maximum parking rates, in line with the resolution of the City of Parramatta Council on 26 November 2019 with regard to parking rates in the Parramatta CBD Planning Proposal. d. Requirement to demonstrate Experiment Farm is not overshadowed by development of the site.
(b) That the Planning Proposal be forwarded to the Department of Planning, Industry and Environment to request the issuing of a Gateway Determination.
(c) That a draft site-specific Development Control Plan (DCP) be prepared and reported to Council prior to its public exhibition. This draft DCP should address, at a minimum: 1. Built form and massing; 2. Building setbacks; 3. Flooding; and 4. Road widening.
 (d) That with regards to a Planning Agreement for the subject site: 1. The applicant be invited to negotiate a Planning Agreement in line with Council's policy position on Planning Agreements in the Parramatta CBD; 2. Delegated authority be given to the Chief Executive Officer to negotiate a draft Planning Agreement with the landowner in relation to the Planning Proposal on behalf of Council; and

				The outcome of the negotiations shall be	
				reported back to Council prior to the draft Planning Agreement being placed on public exhibition.	
				e) That the Planning Proposal, DCP and Planning Agreement are concurrently exhibited.	
				f) That Council advises DPIE that the Chief Executive Officer will not be exercising the plan-making delegations for this Planning Proposal as authorised by Council on 26 November 2012.	
				g) That Council delegate authority to the Chief Executive Officer to correct any minor anomalies of a non-policy and administrative nature that may arise during the Planning Proposal, DCP and / or Planning Agreement processes.	
				Purther, that Council note that the Parramatta Local Planning Panel's advice to Council (Attachment 2) is generally consistent with the recommendations of this report. However, the Panel added the following recommendation: '(g) That the high performance building bonus may apply to this particular site subject to no increase in height'. This recommendation is not supported by Council officers and is not included above for reasons outlined in this report.	
13 July 2020 COUNCIL	18.6	RZ/4/2018	Draft Development Control Plan and draft Planning Agreement, 18 – 40 Anderson Street, Parramatta	Council approve the draft Development Control Plan (DCP) at Attachment 1 for the burposes of public exhibition, subject to the collowing amendments: 1. Figure 3 to be finalised in accordance with the detailed design for landscaping to be agreed as part of the finalisation process for	Issa, ociv,

the draft Planning Agreement; this should include adding dimensions to the figure. 2. Figure 4 to be amended so that the residential podium height is notated as RL 30.4 and the building overhang near the onsite trees is deleted.	
(b) That Council delegate authority to the Chief Executive Officer to finalise a draft Planning Agreement that takes into consideration the letter of offer at Attachment 2 for the purposes of public exhibition. This requires resolution of the following outstanding matters: • A process to ensure appropriate design, delivery and valuation of the footpath and park embellishment works; • Determining whether the applicant be party to the agreement rather than the landowner; • Confirmation on the timing of the following actions o payment of contributions, o delivery of the works in kind, o registration and removal of the agreement from the title of the land; and o defect rectification periods; • Inclusion of a cap on the legal/administration costs payable by the applicant; • Potential access to Council owned land for construction cranes; and • Other legal, policy and security measures as they arise during the agreement drafting process.	
(c) That the draft DCP and draft Planning Agreement (once draft versions are finalised) are publicly exhibited concurrently with the Planning Proposal for 18–40	

				Anderson Street previously endorsed by Council on 12 August 2019. (d) That the public exhibition outcomes are reported back to Council. (e) Further, that Council authorise the Chief Executive Officer to correct any minor inconsistencies or anomalies of an administrative nature relating to the Planning Proposal, draft DCP and draft Planning Agreement documentation that may arise during the drafting and exhibition processes.
21 July 2020 LPP	5.1	DA/19/2020	25 Ray Road, Epping (Lot 2 DP 1180988)	That the Parramatta Local Planning Panel defers determination of DA/19/2020 to allow amended plans to be provided to address the matters raised in the reasons for decision set out below. Mary-Lynne Taylor in the Chair, Sue Francis, Alf Lester and Ian Gilbertson.
21 July 2020 LPP	5.2	DA/498/2019	36 Orchard Road, Beecroft (Lot 10 DP 31392)	(a) That Parramatta Local Planning Panel, exercising the functions of Council as the consent authority pursuant to the provisions of 4.16(1)(b) of the Environmental Planning and Assessment Act, 1979, refuse development consent to DA/498/2019 for demolition of existing structures, site consolidation, tree removal and construction of a 60 place childcare centre at 36 Orchard Road, Beecroft for the following reasons: 1. Pursuant to Section 4.15(1)(a)(i) of the Environmental Planning and Assessment Act, the proposal is inconsistent with the objectives of the R2 Zone of Hornsby Local Environmental Plan 2013 as the built form is of a bulk and scale that results in unreasonable amenity impacts to adjoining properties, adversely impacts on the streetscape and does not achieve satisfactory urban design outcomes.

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2. Pursuant to Section 4.15(1)(a)(i) of the Environmental Planning and Assessment Act 1979, the proposal fails to comply with Clause 23 of State Environmental Planning Policy (Educational Establishments and Childcare Facilities) 2017 and the Child Care Planning Guideline 2017 as:
o 3.1 The proposal is contrary to the planning objectives within Part 1.3 of the Guideline in that the proposal is not compatible within the existing streetscape and the proposal does not adequately minimise adverse impacts on adjoining properties and the neighbourhood. o 3.2 The proposal is contrary to the design
principles of Part 2 of the Guideline in relation to context, built form, landscaping, amenity and safety. o 3.3 The proposal is contrary to the Part 3 considerations of the guideline with respect to Part 3.2 Local Character, Streetscape and the public domain interface, Part 3.3 Building
Orientation, Envelope and Design, Part 3.4 Landscaping, Part 3.5 Visual and Acoustic Privacy and Part 3.6 Noise and Pollution. 3. Pursuant to Section 4.15(1)(a)(iii) of the Environmental Planning and Assessment Act 1979, the proposal does not comply with the desired outcomes or
the prescriptive measures of the Hornsby Development Control Plan 2013 in respect to Part 7.1.3 Setbacks. 4. Pursuant to Section 4.15(1)(b) of the Environmental Planning and Assessment Act 1979, the development
would result in an adverse environmental and amenity impact on the surrounding built environment as the proposal would result in adverse visual and acoustic impacts,

				overshadowing impacts and not be consistent with the existing streetscape. 5. Pursuant to Section 4.15(1)(e) of the Environmental Planning and Assessment Act 1979, the development would not be in the public interest as the proposal is contrary to the local planning controls. (b) Further, that the submitters be advised of the
21 July 2020 LPP	6.1	RZ/9/2017	Planning Proposal, draft Development Control Plan and draft Planning Agreement for 33-43 Marion Street, Parramatta	Panel's decision. That the Local Planning Panel recommend to Council: (a) That Council notes the submissions made during the public exhibition of the Planning Proposal, draft site-specific Development Control Plan and draft Planning Agreement at 33-43 Marion Street, Parramatta, a summary of which is provided at Attachment 1. (b) That Council endorse for finalisation the Planning Proposal for land at 33-43 Marion Street (provided at Attachment 2) which seeks to amend Parramatta Local Environmental Plan 2011 by way of: i. Increasing the height of buildings control from 12 metres to 80 metres; ii. Increasing the floor-space ratio (FSR) control from 2:1 to 6:1 (6.9:1 with design excellence bonus); iii. De-listing the heritage item at 37 Marion Street, Parramatta; iv. Including a site-specific provision which allows for an additional 5 percent FSR

	bonus where the development achieves certain high performing building criteria; and v. Including a site-specific provision to require satisfactory arrangements for the provision of state infrastructure, as required by the Department of Planning, Industry and Environment subject to the Planning Proposal being amended to apply maximum car parking rates in accordance with the Parramatta CBD Strategic Transport Study.
	(c) That Council forward the Planning Proposal to the Department of Planning, Industry and Environment for finalisation and request that the final notification only be undertaken once Council confirms that the Planning Agreement has been signed and entered into.
	(d) That Council endorse for finalisation the site-specific Development Control Plan contained at Attachment 3 for insertion in Section 4.3.3 – Parramatta City Centre of Parramatta Development Control Plan 2011, noting amendments included in the attached Draft DCP relating to design controls for the through-site link following public exhibition.
	(e) That Council delegate authority to the Chief Executive Officer to finalise the draft Planning Agreement after considering the amendments requested by the applicant but seeking to ensure that the final Planning Agreement satisfies the following principles: i. That the Planning Agreement be substantially the same as the exhibited version (at Attachment 4)

				ii. iii. v. (f)	That Community Infrastructure be levied against all residential uplift that has been facilitated by the Planning Proposal That if the development proposes a primarily residential development and any ancillary commercial development on this site is less than the current 2:1 base FSR then the commercial floor space provided should have no impact on the calculation of the community infrastructure payable. If the development proposed is a mixed-use development and the development provides commercial floor space greater than the 2:1 base FSR or entirely commercial development then no community infrastructure should be charged for any commercial floor space exceeding the 2:1 base FSR on this site. (Note community infrastructure is not applied to any base FSR regardless of the use of this floor space). That Community Infrastructure not be levied against any bonuses achieved under the Parramatta LEP 2011 (such as design excellence and high performing buildings) or another Environmental Planning Instruments (such as Affordable Rental Housing or Seniors Housing SEPP). That the Chief Executive Officer be authorised to sign the Planning Agreement on Council's behalf. Further, that Council authorise the Chief Executive Officer to make any minor amendments and corrections of a non-policy and administrative nature that may arise		
					amendments and corrections of a non-policy		
27 July 2020 COUNCIL	18.2	RZ/9/2019	Gateway Request: Planning Proposal for land at 1 Windsor Road, North Rocks	(a)	That Council endorse the Planning Proposal (at Attachment 1) for the purposes of seeking a Gateway Determination from the	Councillors Barrak, Davis, Dwyer, Esber, Garrard, Issa, Jefferies, Pandey, Prociv,	Councillor Bradley

Department of Planning, Industry and Environment (DPIE) for land at 1 Windsor Road, North Rocks which seeks to amend Schedule 1 of the Parramatta (former The Hills) Local Environmental Plan 2012 by adding retail premises as an additional permitted use (limited to a maximum of 3,800 m2) to facilitate a Woolworths supermarket and a liquor store. (b) That the Planning Proposal be forwarded to the DPIE for a Gateway Determination. (c) That Council advises the DPIE that the Chief Executive Officer (CEO) will be exercising the plan-making delegations for this Planning Proposal as authorised by Council. (d) That Council authorise the CEO to negotiate a Planning Agreement on behalf of Council, with the outcome of negotiations to be reported back to Council prior to its concurrent public exhibition with the Planning Proposal, relating to the following: 1. delivery of a roundabout on North
Rocks Road, and 2. augmentation of the existing bridge over Darling Mills Creek to facilitate increased capacity for pedestrians and cyclists.
(e) That a delivery mechanism be agreed to by the State Government and the proponent to facilitate the delivery of the land required to accommodate future upgrades to the James Ruse Drive/Windsor Rd intersection prior to public exhibition of the Planning Proposal.
(f) That Council authorise the CEO to correct any minor anomalies of a non-policy and administrative nature that may arise during the plan-making process.

				(g)	Further, that Council note the advice of the Local Planning Panel dated 16 June 2020 in relation to this matter is not consistent with the above recommendation.		
COUNCIL 10 Aug 2020	18.1	RZ/9/2017	33-43 Marion Street, Parramatta	(a)	That Council notes the submissions made during the public exhibition of the Planning Proposal, draft site-specific Development Control Plan and draft Planning Agreement at 33-43 Marion Street, Parramatta, a summary of which is provided at Attachment 2.	Councillors Dwyer, Esber, Garrard, Issa, Jefferies, Tyrrell and Zaiter	Councillors Barrak, Bradley, Davis, Pandey, Prociv, Wearne and Wilson
				(b)	That Council endorse for finalisation the Planning Proposal for land at 33-43 Marion Street (provided at Attachment 3) which seeks to amend Parramatta Local Environmental Plan 2011 by way of: i. Increasing the height of buildings control from 12 metres to 80 metres; ii. Increasing the floor-space ratio (FSR) control from 2:1 to 6:1 (6.9:1 with design excellence bonus); iii. De-listing the heritage item at 37 Marion Street, Parramatta; iv. Including a site-specific provision which allows for an additional 5 percent FSR bonus where the development achieves certain high performing building criteria; v. Including a site-specific provision to require satisfactory arrangements for the provision of state infrastructure, as required by the Department of Planning, Industry and Environment; and vi. Include a site specific provision to apply maximum car parking rates in accordance with the Parramatta CBD Strategic Transport Study, as required by Transport for NSW.		

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	(c) That Council forward the Planning Proposal to the Department of Planning, Industry and Environment for finalisation and request that the final notification only be undertaken once Council confirms that the Planning Agreement has been signed and entered into.
	(d) That Council endorse for finalisation the site-specific Development Control Plan contained at Attachment 4 for insertion in Section 4.3.3 – Parramatta City Centre of Parramatta Development Control Plan 2011, including amendments following public exhibition relating to design controls for the through-site link.
	(e) That Council delegate authority to the Chief Executive Officer to finalise the draft Planning Agreement after considering the amendments requested by the applicant but seeking to ensure that the final Planning Agreement satisfies the following principles: i. That the Planning Agreement be substantially the same as the exhibited version (at Attachment 5); ii. That Community Infrastructure be levied against all residential uplift that has been facilitated by the Planning Proposal; iii. That if the development proposes a primarily residential development and any ancillary commercial development on this site is less than the current 2:1 base FSR then the commercial floor space provided should have no impact on the calculation of the community infrastructure payable; iv. If the development proposed is a mixed-use development and the
	mixed-use development and the development provides commercial floor space greater than the 2:1 base

I DD	E 1	DA/164/2020	11A and 13 Carter Street Lideombe	FSR or entirely commercial development then no community infrastructure should be charged for any commercial floor space exceeding the 2:1 base FSR on this site. (Note community infrastructure is not applied to any base FSR regardless of the use of this floor space); and V. That Community Infrastructure not be levied against any bonuses achieved under the Parramatta LEP 2011 (such as design excellence and high performing buildings) or other Environmental Planning Instruments (such as the Affordable Rental Housing or Seniors Housing SEPPs). (f) That the Chief Executive Officer be authorised to sign the Planning Agreement on Council's behalf. (g) That Council authorise the Chief Executive Officer to make any minor amendments and corrections of a non-policy and administrative nature that may arise during the plan amendment process relating to the Planning Proposal, Development Control Plan and Planning Agreement. (h) Further, that Council note that the Parramatta Local Planning Panel's advice to Council (Attachment 1) is consistent with the recommendations of this report.	David Lloyd, Richard Thorn	Nii
LPP 18 Aug 2020	5.1	DA/164/2020	11A and 13 Carter Street, Lidcombe	That the Parramatta Local Planning Panel exercising the function of the Council as the consent authority pursuant to section 4.16 of the Environmental Planning and Assessment Act 1979 grants consent subject to the conditions of consent to development application no. DA/164/2020 for the change of use from serviced apartments to residential apartments for levels 3-11 in building B	David Lloyd, Richard Thorp, Tony Reed and Peter Haliburn	Nil

				and associated works including reconfiguration of parking, reconfiguration of ground floor (including reduction in supermarket size and inclusion of new retail tenancies), façade changes, and minor floor plan reconfigurations of building B at Lots 6 and 7 DP 1228764, 11A and 13 Carter Street, Lidcombe.
LPP 18 Aug 2020	5.2	DA/80/2019	12 James Street, Carlingford	(a) That the Parramatta Local Planning Panel exercising the function of the Council as the consent authority pursuant to section 4.16 of the Environmental Planning and Assessment Act 1979, that Parramatta Local Planning Panel exercising the functions of Council, grant development consent to DA/80/2019 for demolition of existing structures, tree removal and the construction of an eighteen (18) storey mixed use development containing 64 apartments and ground floor retail space over 5 levels of basement parking at 12 James Street, Carlingford for a period of five (5) years within which physical commencement is to occur from the date on the Notice of Determination, subject to the following conditions held at Attachment 1 of this report.
				(b) That Parramatta Local Planning Panel approve a variation to floor space ratio control prescribed in Clause 4.1A – Minimum lot sizes for dual occupancy, multi dwelling housing and residential flat buildings in Parramatta (Former The Hills) Local Environmental Plan 2012, under the provisions of Clause 4.1A(3) – Variations to Development Standards as it satisfies the objectives of the control and the R1 General Residential zone, and there are sufficient environmental planning grounds to justify the variation.

	(c) That Parramatta Local Planning Panel approve a variation to floor space ratio control prescribed in Clause 4.3 – Height of Buildings in Parramatta (Former The Hills) Local Environmental Plan 2012, under the provisions of Clause 4.6 – Variations to Development Standards as it satisfies the objectives of the control and the R1 General Residential zone, and there are sufficient environmental planning grounds to justify the variation.
	(d) Further, that Parramatta Local Planning Panel approve a variation to floor space ratio control prescribed in Clause 4.4 — Floor Space Ratio in Parramatta (Former The Hills) Local Environmental Plan 2012, under the provisions of Clause 4.6 — Variations to Development Standards as it satisfies the objectives of the control and the R1 General Residential zone, and there are sufficient environmental planning grounds to justify the variation.
	The reasons for the conditions imposed on this application are as follows: 1. To facilitate the orderly implementation of the objectives of the Environmental Planning and Assessment Act 1979 and the aims and objectives of the relevant Council Planning
2	instrument. 2. To ensure that the local amenity is maintained and is not adversely affected and that adequate safeguards are incorporated into the development.

			 To ensure the development does not hinder the proper and orderly development of the subject land and its surrounds. To ensure the relevant matters for consideration under Section 4.15 of Environmental Planning and Assessment Act 1979 are maintained. 		
LPP 5.3 18 Aug 2020	DA/279/2020	Garside Park, 1-3 Onslow Street, GRANVILLE NSW 2142	That the Parramatta Local Planning Panel exercising the functions of Council pursuant to Section 4.16 of the Environmental Planning and Assessment Act 1979 grant development consent to DA/279/2020 for the demolition of an existing two storey community building and provision of landscape work on land at Lot 1 DP 537684, Lot 2 DP 537684, Lot 1 DP 336811, Lot 359 DP 752058, F.S. Garside Park, 1-3 Onslow Street, GRANVILLE NSW 2142.	David Lloyd, Richard Thorp, Tony Reed and Peter Haliburn	Nil