WARRINGAH DEVELOPMENT CONTROL PLAN 2000

Amendment 3

Adopted by Council on 27 June 2017
In effect from 20 October 2018
Introduction

This DCP applies to all land to which Warringah Local Environmental Plan 2000 applies.

WARRINGAH DCP 2000 - AMENDMENT SCHEDULE

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<td>10/02/2015</td>
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EXHIBITION, ADVERTISEMENT AND NOTIFICATION OF APPLICATIONS

Applies to Land

This section applies to all land to which Warringah Local Environmental Plan 2000.

Objectives

- To achieve desirable and reasonable planning outcomes for development on the Northern Beaches.
- To provide the opportunity for public participation in the planning process that is appropriate to the type, location and form of development proposed.
- To provide transparent, consistent and efficient procedures for the exhibition of applications.

All Applications

All applications will be available online via Council’s website. The posting online of information relating to applications will be consistent with relevant legislation.

Applications that are not required to be notified

Applications for the following types of development are not required to be notified:

- Removal of trees (not including heritage items), unless in the opinion of the officer responsible for the management of the application the removal of the tree is likely to result in a detrimental impact to the streetscape or adjoining properties.
- Modifications of Consent involving minimal environmental impact
- At the discretion of Council staff, any application which is of a minor nature and impact (for example: internal fitouts to an existing shop that is not a change of use; internal alterations to a dwelling with no external changes).

Applications in the above list may be notified at the discretion of Council staff.

Notified applications

All other development applications will have the following minimum standards for notification:

- A notification letter will be sent to adjoining property owners and occupiers and property owners and occupiers directly across a street or road. Council will rely on its property system on the day of compiling the notice to identify the owners of the land. An example of the extent of the notification area is shown in figure 1.
- A notification sign is to be placed in a prominent position on the site for the duration of the notification period.
- In cases where the property to be notified is a strata titled building, Council will notify all owners and occupiers of the property.
- The exhibition period is 14 days (unless legislation requires otherwise) except for any application to be determined by the Sydney North Planning Panel which will be exhibited for 21 days.
- The notification letter will include the following advice:
  - Identification of the relevant parcel of land, including the complete address of all street frontages and lot numbers;
  - A description of the development;
  - The place and times the application can be inspected;
  - The closing date for submissions, and;
  - A statement that submissions will be disclosed to any person requesting information under the applicable legislation.

The above process may be varied at the discretion of Council staff to permit:

- Notification of properties beyond adjoining properties;
- The reduction in the number of properties notified for applications of a minor nature or impact (for example: not notifying owners on the 6th floor of a building about an application for a shop fitout on the ground floor that is not a change of use);
- An extension of the notification period;
- Placement of a public notice in a local newspaper;
- Exhibition of plans at other public venues;
- The holding of a public meeting;
- Consultation with relevant community groups;
- Variations to the notification letter; and/or
- Compliance with legislative requirements.
Advertised Development

The Environmental Planning and Assessment Regulation 2000 (‘EP&A Regulation’) requires that Council follow specific advertising procedures for certain types of development. In addition, the Environmental Planning and Assessment Act 1979 (‘EP&A Act’) enables Council to identify other forms of ‘advertised development’ to include in notification processes that are over and above the minimum notification procedures.
The following development applications will be advertised within a local newspaper:

- Shop top housing
- Multi dwelling housing
- Seniors housing
- Residential flat buildings
- Sex service premises
- Child-care centres in residential areas
- Development involving subdivision to create five or more additional lots
- The complete demolition of a building or removal of a tree listed as an item of environmental heritage under an environmental planning instrument
- Development that is prohibited by the LEP, but permissible under a SEPP, with a construction cost greater than $1 million
- Heavy industries and heavy industrial storage establishments
- Hospitals
- Hotel and motel accommodation
- Boarding houses
- All development listed in Clause 23 of Warringah LEP 2000 (for land under WLEP 2000 only)
- Applications to be determined by the Sydney North Planning Panel

At the discretion of Council staff:

- Alterations and additions to the above developments may be excluded from advertising due to the minor nature and impact of the proposal;
- Additional developments may be advertised;
- The exhibition period may be extended beyond the 14 day period, or the 21 day period for Sydney North Planning Panel applications.

**Additional Legislative Requirements**

Additional legislative requirements apply to the following types of development:

- Nominated Integrated Development
- Threatened Species Development
- Designated Development

Clause 89 of the EP&A Regulation requires nominated integrated development or threatened species development to be notified and advertised for a period of 30 days as detailed in the Regulation.

Designated development refers to certain types of high impact development that are identified under Schedule 3 of the EP&A Regulation. The requirements for public exhibition and notification of development applications for designated development are specified in Schedule 1 of the EP&A Act and Clauses 77-81 of the EP&A Regulation. Designated development is to be notified and advertised for a period of 30 days.

**Notification of amended development applications**

Amended or substituted applications will be notified/advertised in the same manner as the original application and to each person who made a submission to the original application. Further notification/advertising in relation to the amended or substituted applications may be dispensed with at the discretion of Council staff if Council is of the opinion that the amended or substituted application differs only in minor respects from the original application, and does not result in a greater environmental impact.

**Note:** This section does not require Council to accept amendments to development applications.
Applications to Modify Consents and Review Applications to Modify Consents refused or the conditions imposed

Certain modification applications lodged will be exhibited and/or notified as per the original development application as follows:

- Applications to Modify Consents including consent issued by the Court.
- Applications for a review of a modification application that are refused or where conditions are imposed except for:
  - Applications to Modify Consents involving minor error, misdescription or miscalculation.

In addition, a written notice will be sent to each person who made a submission to the original development application. These notices will be sent to the last address known to Council.

This does not apply to applications where the EP&A Regulation stipulates a maximum notification/advertising period.

Note: Clauses 117, 118 and 119 of the EP&A Regulation specifies requirements for exhibition, advertisement and notification of relevant applications.

The above process may be varied at the discretion of Council staff to:
- Permit notification beyond adjoining owners and occupiers and those who made a submission;
- Limit the notification to only those neighbouring properties impacted upon by the modification or to determine that notification is not required. For example, a modification involving amendments to fenestration on the southern elevation of a building will not need to be notified to residents on the northern side of the site.

Notification requirements for Requests to Review a Determination

Applications lodged requesting a review of a Determination pursuant to the EP&A Act will be exhibited and/or notified as per the original development application. In addition, a written notice will be sent to each person who made a submission to the original development application. These notices will be sent to the last address known to Council.

This does not apply to applications where the EP&A Regulation stipulates a maximum notification/advertising period.

Note: Clause 113A of the EP&A Regulation specifies requirements for exhibition, advertisement and notification of relevant applications.

Part 2 - Preservation of Trees and Bushland Vegetation

Applies to Land

This control applies all land, waterways and Bushland covered by the Warringah LEP 2000.

Objectives

- To protect and enhance the urban forest of the Northern Beaches.
- To effectively manage the risks that come with an established urban forest through professional management of trees.
- To minimise soil erosion and to improve air quality, water quality, carbon sequestration, storm water retention, energy conservation and noise reduction.
To protect, enhance bushland that provides habitat for locally native plant and animal species, threatened species populations and endangered ecological communities.

To promote the retention and planting of trees which will help enable plant and animal communities to survive in the long-term.

To protect and enhance the scenic value and character that trees and/or bushland vegetation provide.

**Requirements for Vegetation Clearing Permits**

1. Authority to clear a tree or other vegetation is regulated in this plan in accordance with State Environmental Planning Policy (Vegetation in Non-Rural Areas) 2017 i.e. ‘Vegetation SEPP’. In particular, Part 2 of the Vegetation SEPP sets out the authority to clear vegetation and Part 3 provides for Council to declare under this DCP when a Vegetation Clearing Permit may be issued for clearing of vegetation.

   Note: However a permit under Part 3 of the Vegetation SEPP cannot allow the clearing of vegetation that is or forms part of a heritage item or that is within a heritage conservation area, or that is or forms part of an Aboriginal object or that is within an Aboriginal place of heritage significance, unless the council is satisfied that the proposed activity:

   - is of a minor nature or is for the maintenance of the heritage item, Aboriginal object, Aboriginal place of heritage significance or heritage conservation area, and
   - would not adversely affect the heritage significance of the heritage item, Aboriginal object, Aboriginal place of heritage significance or heritage conservation area.

2. A person shall not ringbark, cut down, top, lop, remove, poison, injure, or wilfully destroy any tree or bushland vegetation that requires a Vegetation Clearing Permit under the provisions of Part 3 of the Vegetation SEPP. This includes damage to a tree or bushland vegetation by:

   - Damaging or tearing live branches and roots;
   - Damaging the bark, including attachment of objects using invasive fastenings, the fastening of materials around the trunk of trees which may result in a detrimental impact on tree health;
   - Tree topping, where large branches and/or the trunk of the tree is removed from the top of the trees canopy;
   - Tree lopping, where branches are removed to reduce the height and spread of the tree.
   - Damaging the root zone of a tree by way of compaction, including storage and stockpiling materials;
   - Changing of ground levels within the root zone of a tree by way of excavation, trenching, filling or stockpiling;
   - Under scrubbing of bushland vegetation;
   - Burning of vegetation (not part of a Hazard Reduction Certificate); or
   - Any other act or activity that causes the destruction of, the severing of trunks or stems of, or any other substantial damage to, some or all of the bushland vegetation in an area.

An authority to clear vegetation is not required under the Vegetation SEPP:

- if it is clearing authorised by development consent i.e. a ‘DA’ under Part 4 of the Environmental Planning and Assessment Act 1979. Note: However this authority to clear vegetation without a permit does not extend to clearing merely because it is a
part of or ancillary to the carrying out of exempt development (see clause 8(1) of Vegetation SEPP).

- if it is clearing of a kind that is an activity authorised by an approval, or carried out by a determining authority within the meaning of Part 5 of the Environmental Planning & Assessment Act after compliance with that Part.
- if the clearing was an emergency firefighting act or emergency bush fire hazard reduction work within the meaning of the Rural Fires Act 1997 (the ‘Act’), or bush fire hazard reduction work to which section 100C(4) of the Act applies or vegetation clearing work under section 100R of the Act.

3 A Vegetation Clearing Permit is required for:

a) Removal or cutting down of any tree over 5 metres high;
b) Pruning of more than 10 percent of a tree canopy.
c) The removal or cutting down of vegetation in “Bushland”.

For the purpose of this clause “Bushland” means land on which there is vegetation which is either a remainder of the natural vegetation of the land or, if altered, is still representative of the structure and floristics of the natural vegetation (as defined by the Local Government Act 1993 and WLEP 2000).

Note: A description of native vegetation types or communities which constitute “Bushland” is provided in the adopted Warringah Natural Area Survey: Vegetation Communities and Plant Species - August 2005.

4 In applying for a Vegetation Clearing Permit, the applicant must demonstrate that any tree to be removed as part of a Vegetation Clearing Permit meets one or more of the criteria of the Removal of Tree Test in Appendix 1 and the Tree Retention Assessment in Appendix 2. An arborist report may be required to satisfy this requirement.

**Requirements for Development Applications (DAs)**

When a DA required for clearing vegetation the following requirements apply:

5 Development is to be sited and designed to minimise the impact on remnant native vegetation, including canopy trees and understorey vegetation, and on remnant native ground cover species.

6 Where the applicant demonstrates that no reasonable alternative design exists and a tree must be removed, suitable compensatory tree planting is required. Details including proposed species and the location of replacement planting are to be provided.

7 Development must also avoid any impact on trees on public land.

8 For DAs involving the construction of new buildings and works containing Classes 2-9 (BCA), the DA lodgement is to be in accordance with Appendix 3.

9 Where trees proposed to be retained may be affected by the construction of new buildings and works of Classes 1 and 10, a Tree Protection Plan is to be submitted in accordance with Appendix 4.
Exceptions

Council may consider a variation to the requirements where Council is satisfied:

- a tree or other vegetation is dying or dead and is not required as habitat for native fauna.
- a tree or other vegetation is a risk.

Trees can be removed or pruned without Council's authorisation of a Vegetation Clearing Permit where the trees are:

- In an area in which the Council has authorised their removal as part of a hazard reduction program, where that removal is necessary in order to manage risk
- Required to be removed under other legislation (including the NSW Rural Fires Act 1997 and the Environmental Planning and Assessment Act 1979).
- Removed by Rural Fire Services because they pose or will pose a significant threat to access along required fire trails or to human life, buildings or other property during a bushfire.
- A tree where the immediate removal is essential for emergency access or emergency works by the Council, the State Emergency Service or a public authority.
- A tree in a container, other than in a planter box that forms part of a building, or in a container that is permanently fixed to a structure.
- A field-grown tree propagated as part of a commercial horticultural or agricultural enterprise.

Council's authorisation of a Tree Permit is not required for:

- The removal of any tree on the Exempt Tree Species List (see Table 1).
- Reasonable maintenance involving trimming and pruning of up to 10 percent of a tree's canopy within a 12 month period (all pruning works must be in accordance with Australian Standard AS 4373:2007 Pruning of amenity trees).
- The pruning or removal of hedges (unless required by conditions of a development consent).
  
  "Hedge" means groups of 2 or more trees that:
  
  (a) are planted (whether in the ground or otherwise) so as to form a hedge, and
  (b) rise to a height of at least 2.5 metres (above existing ground level).

- The removal of deadwood from a tree.
- The removal of a tree, where the base of the trunk of the tree at ground level, is located within 2 metres of an existing approved building (not including decks, pergolas, sheds, patios or the like, even if they are attached to a building).
- Removal of any species of parasite mistletoe or parasitic plant from any part of a tree to ameliorate the effects on the tree from such a parasite
- The removal of trees which are considered a high risk / imminent danger to life and property by a Level 5 qualified arborist. These trees can be removed without Council consent by the owner of the tree subject to the owner obtaining written confirmation from the arborist that clearly states the following:
  
  - The arborists qualifications: AQF Level 5 Arborist or equivalent;
• That the tree(s) is declared a ‘high risk’ or is an imminent danger to life and property;
• That immediate removal of the tree(s) is recommended.
• A copy of the report must be sent to Council for record keeping purpose.

Notes: A “significant tree” is a tree that is over 5m in height and, that impacts on the streetscape by virtue of its size, appearance, type, age, condition and heritage/cultural significance. It includes hollow-bearing trees and/or trees of conservation significance or habitat value.

The cutting down, pruning or removal by persons other than the owner must have written permission from the owner.

All work must be carried out in accordance with the Australian Standards 4373-2007 “Pruning of Amenity Trees” and in accordance with the current NSW WorkCover Code of Practice - Amenity Tree Industry.

The submission of an arborist’s report may be required to satisfy Council that a tree is dead or dying, or is a risk to human life or property.

The impact of development on native vegetation can be minimised by:

• locating buildings to minimise the amount of disturbance of vegetation and landforms;
• providing adequate distance between the drip line of the tree and development. This avoids destabilising and deoxygenating the tree, altering the drainage and helps ensure its preservation;
• avoiding strip footings and slab on ground construction due to the impact on trees in close proximity. Suitable footing alternatives are as follows:
  • stump footings usually associated with lightweight construction on sloping sites; or
  • pier and beam footings as the beams are able to span the root systems and minimise tree root damage. Pier and beam footings also allow trees to be located closer to development where no other alternative exists;
• locating paved areas outside the drip line of trees and minimise paved area impact on the native understorey vegetation or native groundcover species;
• minimising hard surfaces to allow water infiltration to the root system;
• locating trenches outside the drip line of a tree;
• adequately protecting and managing trees and vegetation during construction; and
• protecting tree trunk bases with fencing or a tree barrier during construction.

For vegetation that is known or potential habitat of threatened species, populations or ecological communities see the following for further information:

• State legislation: Biodiversity Conservation Act 2016

Council does not encourage the following species to be planted: Chamaecyparis spp. (Cypress pine) and Cupressus spp. (Cypress pine).

Table 1 - Exemption Species: The following Tree species are suitable for removal without consent unless identified as a Heritage item or within a Heritage area.

| SPECIES NAME  | COMMON NAME |
-------------------------------------------------------------------
Acacia baileyana          Cootamundra Wattle
Acacia saligna            Golden Wreath Wattle, Golden Willow Wattle
Acer negundo              Box Elder
Ailanthus altissima        Tree of Heaven
Alnus jorullensis         Evergreen Alder
Araucaria bidwillii........(Not Norfolk Island Pines) Bunya Bunya Pine
Syagrus (Arecastrum) romanoffiaa Cocos Palm
Brachychiton acerifolius   Illawara Flame Tree
Cassia spp                Cassia
Castanospermum australie Black Bean, Moreton Bay Chestnut
Celtis australis          Hackberry
Cinnamomum camphora       Camphor laurel
Citharexylum spinosum     Fiddlewood
Cotoneaster glaucoaphyllus Cotoneaster
Cupaniopsis laurina       Tuckeroo
Eucalyptus nicholii        Peppermint Gum
Eucalyptus scoparia        Wallangarra White Gum
Erythrina spp             Coral Tree
Fraxinus griffithii        Himalayan Ash/Evergreen Ash/Griffiths Ash
All Ficus spp. (except F.macrophylla, F. rubiginoasa, F. coronata) All Ficus spp. (except Moreton Bay Fig, Port Jackson Fig and Sandpaper Fig)
Gleditsia triacanthos      Honey Locust
Grevillea robusta          Silky Oak
Harpephyllum caffrum       Kaffir Plum
Jacaranda mimosifolia     Jacaranda
Lagerstroemia              Crepe Myrtle
Lagunaria patersonia      Norfolk Island Hibiscus
<table>
<thead>
<tr>
<th>Botanical Name</th>
<th>Common Name</th>
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<tr>
<td>Liquidambar styraciflua</td>
<td>Liquidambar</td>
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<tr>
<td>Ligustrum spp.</td>
<td>Liquidambar</td>
</tr>
<tr>
<td>Nerium oleander</td>
<td>Oleander</td>
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<tr>
<td>Olea spp.</td>
<td>Olive</td>
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<tr>
<td>Palms (other than Livistona australis)</td>
<td>Palms other than Cabbage-tree Palm</td>
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<tr>
<td>Paraserianthes lophantha</td>
<td>Crested Wattle</td>
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<tr>
<td>Pinus spp.</td>
<td>Pine</td>
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<tr>
<td>Pittosporum spp. (up to 8m)</td>
<td>Pittosporum</td>
</tr>
<tr>
<td>Populus spp.</td>
<td>Poplar</td>
</tr>
<tr>
<td>Pyracantha angustifolia</td>
<td>Orange Fire Thorn</td>
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<tr>
<td>Raphiolepis indica</td>
<td>Indian Hawthorn</td>
</tr>
<tr>
<td>Robinia pseudoacacia</td>
<td>False Acacia</td>
</tr>
<tr>
<td>Salix spp.</td>
<td>Willow</td>
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<tr>
<td>Sapium sebiferum</td>
<td>Chinese tallow</td>
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<tr>
<td>Schefflera actinophylla</td>
<td>Umbrella Tree</td>
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<tr>
<td>Spathodea campanulata</td>
<td>African Tulip Tree</td>
</tr>
<tr>
<td>Ulmus parvifolia</td>
<td>Chinese Elm</td>
</tr>
<tr>
<td>Cupaniopsis anarcardioides</td>
<td>Griffiths Ash</td>
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**Note:** The Noxious Weed Act is now superseded by the Biosecurity Act 2015. Any species previously identified as noxious, is now called a priority weed species. Refer to Greater Sydney Regional Strategic Weed Management Plan.

**Part 3 - Waste Management**

Relevant objectives to satisfy in relation to this paragraph include the following:

- To facilitate sustainable waste management in a manner consistent with the principles of Ecologically Sustainable Development (ESD).
- Encourage environmentally protective waste management practices on construction and demolition sites which include:
  - sorting of waste into appropriate receptors (source separation, reuse and recycling) and ensure appropriate storage and collection of waste and to promote quality design of waste facilities;
  - adoption of design standards that complement waste collection and management services offered by Council and private service providers;
  - building designs and demolition and construction management techniques which maximises avoidance, reuse and recycling of building materials and which will minimise disposal of waste to landfill; and
  - appropriately designed waste and recycling receptors are located so as to avoid impact upon surrounding and adjoining neighbours and enclosed in a screened off area.
• Encourage the ongoing minimisation and management of waste handling in the future use of premises.
• To ensure waste storage and collection facilities complement waste collection and management services, offered by Council and the private service providers and support ongoing control for such standards and services.
• To minimise risks to health and safety associated with handling and disposal of waste and recycled material, and ensure optimum hygiene.
• To minimise any adverse environmental impacts associated with the storage and collection of waste.
• To discourage illegal dumping.

Requirement

All development that is, or includes, demolition and/or construction, must comply with the appropriate sections of the Waste Management Guidelines and all relevant Development Applications must be accompanied by a Waste Management Plan.

Time period for notification over the Christmas/New Year Period

The period between 20 December and 10 January will not be included in the time period for notification/advertising of applications.

This does not apply to applications where the EP&A Regulation stipulates a maximum notification/advertising period.

Consideration of submissions

All submissions must be made in writing to Council and must reasonably and relevantly relate to the subject of the application.

All submissions will be publicly available on Council’s website and may be disclosed to any person requesting information under the Government Information (Public Access) Act 2009.

Personal information (eg: phone number, address, name, email address) will be redacted upon request.

Council will consider requests for a whole submission to be confidential. These requests must include reasons as to why the submission should not be released online.

Anonymous correspondence will not be counted as a submission.

Submissions received after the end of the notification period will be accepted at the discretion of Council staff.

All submissions received from the same person will be considered as a single submission.

All submissions received by or on behalf of the same dwelling will be considered as a single submission.

Irrespective of the number of signatories, petitions will be considered as a single submission.

Any person that lodges a submission will be notified of Council’s determination of the application. Only the organiser of the petition will be notified of Council’s determination of the application.
Appendices

Appendix 1 - Removal of Tree Tests (as per Appendix 8 in Warringah 2011)
Appendix 2 - Tree Retention Assessment (as per Appendix 9 in Warringah 2011)
Appendix 3 - Class 2-9 Buildings (as per Appendix 11 in Warringah 2011)
Appendix 4 - Tree Protection Plan (as per Appendix 12 in Warringah 2011)