

# WAVERLEY DEVELOPMENT APPLICATION GUIDE

1

Version Changes Date 01 New DA Guide prepared to replace DCP Part A2 September 2018 02 Updates to DEAP and WLPP information throughout March 2020 April 2020 03 Updates to Public Art and Context Plan criteria 04 Updates to model requirements, structural engineers June 2022 report, shadow diagrams, SEPP updates 05 Introduction of SIA Guidelines and updates to the EAR, September 2022 SWRMP and Housing SEPP consideration requirements 06 Replace Community Participation Plan with Community April 2023 **Engagement Strategy** 

07 Updated to Flood Planning requirements April 2024

# CONTENTS

| Section 1: Introduction and Types of Development              |    |  |
|---|----|--|
| Introduction and purpose of this document                     | 05 |  |
| What is a Development Application                             | 05 |  |
| When is a Development Application required                    | 05 |  |
| Integrated Development  | 05 |  |
| Section 2: How to Prepare and Lodge a Development application | 06 |  |
| Policies and Planning Controls                                | 08 |  |
| Environmental Planning Instruments                            | 08 |  |
| Waverley Development Control Plan 2022                        | 08 |  |
| Guidelines and Council Policies                               | 09 |  |
| Other Standards and Legislation                               | 09 |  |
| Planning Certificates   | 09 |  |
| Advisory and Determination Panels                             | 10 |  |
| Section 3: Development Application Requirement                | 12 |  |
| Introduction  | 13 |  |
| Mapping Information   | 13 |  |
| Documentation details   | 13 |  |
| Documentation requirements                                    | 13 |  |
| Section 4: The Assessment Process                             | 30 |  |

# 

INTRODUCTION AND TYPES OF DEVELOPMENT

# INTRODUCTION AND PURPOSE OF THIS DOCUMENT

This guide has been prepared to provide information to applicants regarding Development Applications. Further information regarding the Development Assessment process can be found on Council's website.

The guide is to be read in conjunction with the Waverley Development Control Plan 2022 (WDCP2022), and the Waverley Local Environmental Plan 2012 (WLEP2012).

# WHAT IS A DEVELOPMENT APPLICATION

A Development Application (DA) is an application made to Council seeking consent to carry out a proposed development. The development standards and controls for a DA are largely set by Council as well as the NSW Government. Certain requirements can be varied if it results in a development which achieves the objectives of the controls and an improved outcome for a site.

A Complying Development Certificate (CDC) is a fast-tracked approval process that can be used for straightforward developments which have minor environmental impacts. If an application meets specific CDC criteria, it can be determined by Council or an accredited certifier. Requirements for CDCs are set by the NSW Government and apply across the state. These requirements cannot be amended for individual developments.

Exempt development involves minor development that, subject to certain criteria, does not require any approvals. This criteria is also set by the NSW Government and applies across the state.

Applicants are advised to engage an urban planner and architectural professional to provide advice on:

- Whether the proposed development is permissible in the zone;
- Whether a DA is required, or if it the proposal may be 'exempt' or 'complying' development instead; and
- Whether the proposal will meet Waverley's plans, codes and policies.

It is the applicant's responsibility to ensure that the relevant planning controls and policies have been identified and satisfied. A DA can be approved by the Waverley Local Planning Panel, the Sydney Eastern City Planning Panel, or the NSW Government, and is assessed in accordance with the development standards established by Council and the NSW Government. If Council, or another determining body, is satisfied with the proposal, development consent for the DA may be granted.

Applicants can obtain a Development Application Pack from Council's Customer Service Centre or alternatively, all relevant forms are available via Council's Website. Council's Customer Service Centre can provide information on DA fees payable, either in person or over the phone.

# WHEN IS A DEVELOPMENT APPLICATION REQUIRED

A DA is required for most development within the Waverley Local Government Area. The Environmental Planning and Assessment Act 1979 (EP&A Act 1979) defines development as:

- Demolishing a building or structure;
- Building a residential, commercial or industrial building;
- Making an alteration or addition to a residential, commercial or industrial property;
- Subdivision; or
- Changing the use of a building.

# INTEGRATED DEVELOPMENT

Some development requires approval from another government agency. This is referred to as 'integrated development.' The DA application form lists different activities that may be integrated development.

Please refer to Section 4.46 of the EP&A Act 1979 for more information.

# Section 02.

HOW TO PREPARE AND LODGE A DEVELOPMENT APPLICATION

#### The following process should be followed

when preparing and lodging a DA:

#### 1. SEEK ADVICE AND INFORMATION

Council's Duty Planning Officer can provide information on how to locate the planning policies and procedures that may be relevant to a development, however they will not provide design or planning advice, as there is a separate formal process for this (explained below). To contact Council's Duty Planning Officer, call 9083 8484 or email your detailed enquiry to duty.planner@waverley.nsw.gov. au.

Applicants are encouraged to seek planning and design advice from an architectural or planning professional to understand the suitability of the proposal for the site.

#### 2. HAVE A PRE-LODGEMENT MEETING

Some large, complex or sensitive developments may benefit from a pre-DA meeting to discuss likely issues and impacts of the proposed development prior to the assessment of the proposal.

This type of application requires less documentation and supporting information than a DA and provides written advice, identifying issues and a preliminary opinion on the merits of a proposal from senior development assessment staff. This is usually only necessary for significant development proposals or where substantial variations from development controls are being sought or for complex development sites.

Pre-DA consultations cannot determine the outcome of an application and do not bind Council to the advice given. However they do provide useful early advice regarding a proposal and can help in determining whether to proceed with an application. This service is available subject to a fee.

#### 3. PREPARE DA DOCUMENTATION

Your application documentation should include:

- Administrative information including application forms and DA checklist available from Council's website.
- Drawings, models and diagrams to communicate the proposed development.
- A Statement of Environmental Effects.
- Additional supplementary reports and documentation as outlined in Documentation Requirements listed later in this guide

#### 4. LODGEMENT REQUIREMENTS

 As of 1 January 2021, Waverley Council can only accept Development Applications via the NSW Planning Portal. This can be done from your home or office, or the computer available at Council's Customer Service Centre for you to use the online service.

- Contact Service NSW on 1300 305 695 if you need assistance using the online NSW Planning Portal service.
- An invoice for DA fees will be emailed to the applicant once the application has been checked for completeness. Call Council's Planning Counter (9083 8000) to request a fee quote.
- Customer Service Centre: 55 Spring Street, Bondi Junction Mon – Fri, 8.30am-1pm and 2pm– 4pm. (02) 9083 8000



# POLICIES AND PLANNING CONTROLS

After determining whether a DA is required, the second step is to find out what policies and planning controls apply to the development.

# ENVIRONMENTAL PLANNING INSTRUMENTS

Environmental Planning Instruments are statutory plans made under Part 3 of the Environmental Planning and Assessment Act 1979 that guide development and land use. The two main instruments used in the assessment of development applications are: the Local Environmental Plans (LEP) and a range of State Environmental Planning Policies (SEPPs).

# State Environmental Planning Policies (SEPP)

State Environmental Planning Policies (SEPPs) are prepared by the state government and specify planning controls for certain areas and/or types of development. The NSW Legislation website provides a list of SEPPs that may be applicable to development within the Waverley Local Government Area. These policies typically override the provisions in an LEP.

#### Waverley Local Environmental Plan (WLEP)

This is the principal legal document controlling development within the Waverley Council Local Government Area. It contains information on how land is zoned, what uses are permissible in the zone, and development standards to regulate the extent of development. The WLEP also includes provisions to conserve heritage and the natural environment.

# WAVERLEY DEVELOPMENT CONTROL PLAN

The Waverley Development Control Plan (DCP) is prepared by Council and provides information and controls relating to the design and planning of developments. The DCP provisions are structured into two components: objectives and controls. The objectives provide the framework for assessment under each control and outline key outcomes that a development is expected to achieve. The controls contain both quantitative and qualitative provisions. All DA proposals are required to address both the relevant objectives and controls.



# GUIDELINES AND COUNCIL POLICIES

There are various guidelines and policies that are appropriate for different types of development available on Council's website including:

- Developer Contributions Plan 2006
- Planning Agreement Policy 2014
- Coastal Risk Management
   Policy
- Tree Management Policy
- Public Art in the Private Domain
- Waverley Heritage Policy
- Inter-War Factsheets
- Public Domain Technical Manual 2017
- Creative Lighting Strategy
- Water Management Technical Manual
- Social Impact Assessment Guidelines 2022

# OTHER STANDARDS ANDLEGISLATION

All DAs are expected to comply with:

- Any legislation relevant to the application, for example the Disability Discrimination Act 1992;
- Roads Act 1993;
- The Building Code of Australia (BCA) and National Construction Code (NCC); and
- Relevant Australian Standards (AS).

# PLANNING CERTIFICATES

A Planning Certificate (issued under Section 10.7 of the EP&A Act 1979) provides information including land zoning and development standards and controls applicable to a site. Planning certificates can be obtained through Council.

# 10 ADVISORY AND DETERMINATION PANEL

A DA may be submitted to a range of panels for either advice or determination.

# DESIGN EXCELLENCE ADVISORY PANEL

The Waverley Design Excellence Advisory Panel undertakes reviews of development applications (DA's) and Pre-DA's and provide advice to Council staff and the determining authority (Waverley Local Planning Panel or Sydney Planning Panel).

The Design Excellence Advisory Panel is made up of a pool of professionals, independent of Council, with expertise in architecture, landscape architecture, urban design and heritage. Not all applications will be referred to the advisory panel, but the following applications will generally be referred;

- Applications required to be assessed against The Housing SEPP.
- Significant developments (developments with a value of \$20m +).
- New multi dwelling housing, residential flat buildings and other residential buildings (including but not limited to boarding houses, student housing and serviced apartments), mixed use developments, commercial and retail buildings and institutional buildings;

- Significant alterations and additions to buildings in the B1 (Neighbourhood centre), B3 (Commercial core) and B4 (Mixed Use) zones
- Site specific development control plans, master plans for large or major sites and planning proposals.
- Other matters deemed suitable by Council's senior planning staff and managers.

Applications which are referred to the Design Excellence Advisory Panel incur an additional fee. Additional copies of plans will be required to be submitted for the Panel for review. Please refer to the DA checklist for submission requirements.

# WAVERLEY LOCALPLANNING PANEL

The Waverley Local Planning Panel determines significant DAs as stipulated by the criteria set by the Minister for Planning.

The Panel is made up of a pool of planning experts, independent of Council, who meet monthly. Councillors are no longer be involved in the decision-making process for determining those DAs, allowing them more time to focus on strategic planning issues, such as the planning controls that underpin DA decisions.

The following matters will be referred to the Waverley Local Planning Panel for determination:

- 1. DA that receives 10 or more unique objections or
- 2. Development that contravenes a development standard

imposed by a planning instrument by:

- more than 10% or
- non–numerical development standards.
- 3. Designated development
- 4. Residential Flat Building, 3 or more storeys in height
- 5. Demolition of a heritage item
- Development for the purposes of new premises that will require:
  - a club licence or
  - a hotel (general bar) licence or
  - an on-premises licence for public entertainment venues
- Development for the purpose of sex services premises and restricted premises
- DAs for which the developer has offered to enter into a planning agreement.
- 9. Development for which the applicant or landowner is:
  - the council
  - a councillor
  - a member of staff who is principally involved in the exercise of council's functions under the EP&A Act
  - a member of Parliament or
  - a relative of one of the above.
- Development Applications that, in the opinion of the General Manager or Director Waverley Futures or delegate should be determined by the Panel for public interest reasons.
- Applications for review of a decision or modification of a condition made by the Development and Building Unit (DBU) where the DBU does not support the application.

- 12. Applications for review of decisions or modification of a condition made by the Panel where:
  - a. In the case of Section 8.2 reviews of refusals, all applications determined by the Panel or Development Control Committee; and
  - b. In the case of Section 4.55 modifications of conditions of a determination made by the Panel or Development Control Committee, where the condition required a design or other change relating to a development standard or unresolved objection.

# SYDNEY EASTERN CITY PLANNING PANEL

The Sydney Eastern City Planning Panel:

- determines regionally significant DAs, certain other DAs and s4.55(2) and s4.56 modification applications.
- acts as the Planning Proposal Authority (PPA) when directed.
- undertakes rezoning reviews.
- provides advice on other planning and development matters when requested.
- determines site compatibility certificates under the State Environmental Planning Policy (Housing) 2021
- determines regional development, as outlined in Schedule 6 of the State Environmental Planning Policy (Planning Systems) 2021
- determines development with a capital investment value (CIV)\* over \$30 million

- determines development with a CIV\* over \$5 million which is:
  - council related
  - lodged by or on behalf of the Crown (State of NSW)
  - private infrastructure and community facilities (including but not limited to: affordable housing, child care centres, community facilities, correctional centres, educational establishments, group homes, health services facilities or places of public worship)
  - eco-tourist facilities
  - extractive industries, waste facilities and marinas that are designated development,
  - certain coastal subdivisions
  - development with a CIV\* between \$10 million and \$30 million which is referred to the Planning Panel by the applicant after 120 days.

\* Capital investment value (CIV) is calculated at the time of lodgement of the DA for the purpose of determining whether an application should go to a Planning Panel - refer to Planning Circular PS 10-008.

Developments which meet State Significant Development criteria are not determined by the Sydney and Regional Planning Panels.

It is the responsibility of council to carry out a proper and professional assessment of a proposal for a Panel's determination of a relevant DA. This will include the public exhibition of the application and assessment of submissions received.

The public panel meeting is an important part of the determination process for a DA. The purpose of the meeting is for the panel to hear those who wish to express their view on a DA before a decision is made.

The Planning Panel's Operational Procedures provide more detail the role of councils and the panel.

# NSW GOVERNMENT

The Minister for Planning is the consent authority for State Significant Development (SSD) applications. SSD applications are assessed by the Department of Planning and Environment. In some cases, the Minister may delegate the decision making function to Department staff. In addition, if an SSD proposal is not supported by the relevant local council(s) or the Department

local council(s), or the Department has received more than 25 public objections, the Department's recommendation is referred to the independent Planning and Assessment Commission (PAC) for determination.

# Section 03.

DEVELOPMENT APPLICATION REQUIREMENTS

THEN

# **INTRODUCTION**

The statutory requirements for supporting information to accompany a Development Application (DA) are established in Schedule 1, Part 1 of the Environmental Planning and Assessment Regulation 2000 (the Regulation). The additional information outlined below ensures the level of detail provided is adequate to assess each DA and will not lead to delays in the processing of an application.

It is recommended that applicants seek the services of professional architectural and urban planning consultants for guidance and assistance. The required skills and expertise will vary depending on the nature and scale of a development.

In some circumstances it may be appropriate to seek advice before lodging a DA through Council's formal Pre-DA process, the requirements of which have been explained earlier in this guide.

This section details all the documentation requirements for each type of development application.

# MAPPING INFORMATION

Council provides an Online Mapping Tool - Planning Map available at:

#### http://www.waverley.nsw. gov.au/building/planning\_a\_ development/online\_maps

The tool enables users to gather planning related information about their property, using various 'layers.' The tool has multiple layers that can be applied, to provide information about a property. Where a layer is to be used to determine whether a Documentation Requirement applies, the layer is entitled 'OMT Layer: Layer Name.'

Where this tool is relevant to development controls, the map and layer is identified throughout the WDCP2022 in the format of the box shown below.

| Waverley Online Mapping Tool                     |                     |  |
|--|---------------------|--|
| planning.waverley.nsw.gov.au/<br>connect/analyst |                     |  |
| Layer  | Geotechnical Hazard |  |
|  | Coastal Inundation  |  |

**Note:** Council aims to ensure that the data on the Online Mapping Tool is correct and up to date at all times. In the case of a discrepancy between the WLEP2012 or another Environmental Planning Instrument and the Online Mapping Tool, the WLEP2012 or Environmental Planning Instrument available on the NSW Legislation website is to take precedence.

## DOCUMENTATION DETAILS

The following information is required on all drawings:

- Title Block showing:
  - Name of Architect or Draftsman
  - Plan/Drawing number and date
  - Amendment number and date (where relevant)
  - Applicant's name
  - Address of property
- Orientation Include a north point (true north) on plans.

- Scale Show a ration and bar scale. Use a standard scale of 1:50 or 1:100 when printed on A3. A scale of 1:200 may be used for the site plan, and 1:500 for the site context.
- Levels Plans and elevations must show levels relative to Australian Height Datum (AHD)
- BASIX requirements
- Colours Differentiate proposed alterations and additions from the existing building and any demolition.

All other documents must provide the following information:

- Author of document
- Professional qualifications to prepare the document (where relevant)
- Preparation date
- Amendment number and date (where relevant)
- Applicant's name
- Address of property

# DOCUMENTATION REQUIREMENTS

The following table identifies the documentation requirements for all types of DAs. The level of detail included depends upon the size of the proposal and the likely environmental impacts. Where the proposal raises particular issues, it may only be necessary to submit details relevant to those issues. After receiving a DA, an applicant may be requested to provide additional information if necessary for the determination of the application.

| DEVELOPMENT APPLICATION REQUIREMENTS                           |   |  |
|--|---|--|
| Plan /<br>Document   | When Required   | Information  |
| All forms and cho  | ecklists are available at <b>wa</b> v                               | verley.nsw.gov.au  |
| DA Form &<br>Checklist   | All Development<br>Applications                                     | Requires owners consent (and the owners corporation seal where applicable) and brief description of the proposal.  |
| Political<br>Donations<br>and Gifts<br>Disclosure<br>Statement | As required under<br>Section 10.4(4) of the<br>EP&A Act 1979.       | Provides for the disclosure of relevant political donations or gifts as per Section 10.4(4) of the EP&A Act 1979.<br>See: <b>legislation.nsw.gov.au</b>  |
| Form for Non-<br>Residential<br>Development                    | All new or change<br>of use for non-<br>residential<br>development. | Prompts what additional information is required regarding the management of the proposed use.  |
| Compulsory Doc   | cumentation   |  |
| Survey Plan  | All development<br>excluding minor<br>alterations and<br>additions. | Survey to be prepared by a Registered Surveyor to AHD and to<br>show existing natural ground level, levels of existing building<br>including roof/roof eaves, levels of window sills, and the level of<br>adjoining roof/roof eaves.   |
|  |   | The survey should also show the location and levels of any existing buildings and on adjoining sites.  |
| Site Plan  | All development applications.                                       | A Site Plan must be at a scale of not less than 1:200 and include:   |
|  | The level of detail   | <ul> <li>The location, boundary dimensions, site area and north point of the<br/>land;</li> </ul>  |
|  | included in the plan<br>will be dependent                           | <ul> <li>Existing levels of the land in relation to buildings and roads to<br/>Australian Height Datum;</li> </ul>   |
|  | on the scale of the proposed works.                                 | <ul> <li>Existing vegetation and trees (including their botanic name and size) of trees proposed to be removed and retained;</li> <li>Proposed private open spaces and landscaped areas;</li> <li>The location of other natural features on the site e.g. rock/ sandstone outcrops, watercourses;</li> <li>The location and levels of existing buildings, fences and other structures;</li> <li>The location and levels of any proposed new buildings or alterations and additions to existing buildings;</li> <li>The location, levels and uses of buildings (including location of windows) on the adjoining land;</li> <li>Waste bin storage and collection areas; and</li> <li>Location of easements and services on the site and immediately adjoining the site.</li> </ul> |

| DEVELOPMENT APPLICATION REQUIREMENTS  |   |   |  |
|---|---|---|--|
| Plan /<br>Document  | When Required   | Information   |  |
| Site<br>Analysis  | All Development   | The Site Analysis can be demonstrated by plan at an appropriate scale, and shall include, but is not limited to:  |  |
| Plan  |   | <ul> <li>Property details including site boundaries, dimensions and area.</li> <li>Encumbrances such as easements or rights of way.</li> <li>Orientation, aspect, views and microclimate.</li> <li>Existing noise sources, light spillage and overshadowing.</li> <li>Landform including contours or spot levels, areas of landfill.</li> <li>Landscape including existing trees, vegetation and natural features.</li> <li>Services and infrastructure including stormwater drainage.</li> <li>Access and street features including roads, poles, footpaths, driveways.</li> <li>Predominant front and rear setbacks.</li> <li>Existing development including buildings, fences, driveways.</li> <li>Existing heritage or archaeological features on or adjoining the site.</li> <li>Existing land and development adjoining the site.</li> <li>Proposed development.</li> </ul> |  |
|   |   | In addition, submit a written statement in the Statement of Environmental Effects, supported by photographs, demonstrating how the proposed design responds to the constraints and opportunities identified in the site analysis.   |  |
| Context<br>Analysis   | All development<br>within a Heritage<br>Conservation Area.  | Submit a written document describing how the design proposal has considered and responded to the surrounding context.<br>This document should include photos, illustrations and descriptions of:  |  |
| All development<br>of Heritage Items,<br>Multi Residential<br>Development,<br>and Mixed Use<br>Developments.<br>Places of public<br>worship.<br>Development<br>located in a B1, B3<br>or B4 zone. | <ul> <li>Existing buildings and uses</li> <li>Neighbouring buildings and uses</li> <li>Streetscape and heritage characteristics</li> <li>Business / local centre characteristics</li> <li>Stormwater and drainage</li> <li>Trees and landscaping</li> <li>Views</li> <li>Privacy</li> <li>Traffic, transport and parking</li> <li>Access</li> </ul> |   |  |
|   |   | <ul><li>Sunlight</li><li>Ventilation</li></ul>  |  |
|   |   | For more information refer to WDCP2022 Part B11 Design Excellence Section 11.2 Context and Site Analysis.   |  |
|   |   | The site analysis should detail how the proposed development or change<br>of use will affect the site, the streetscape and surrounding properties, and<br>also analyse the existing conditions of the site to identify the opportunities<br>and constraints.  |  |
|   |   | The Context Analysis is to include a written statement describing:  |  |
|   |   | <ul> <li>How the design proposal has considered and responded to the context; and</li> <li>The nature and degree of consistency of the built form and</li> </ul>  |  |

character within the streetscape.

#### **DEVELOPMENT APPLICATION REQUIREMENTS** Plan / When Required Information Document Streetscape Development that A Streetscape Analysis must: Analysis proposes a new Provide a comparison between the current and proposed onvehicle crossing street parking provision and layout; (driveway). • Provide an analysis of the character of the street and whether vehicular access will adversely impact the streetscape; and • Demonstrate how pedestrian and cyclist accessibility and safety is maintained. Floor, All development Floor Plans must be at a scale not less than 1:100 and include: Elevation, applications Existing and proposed works on each floor including roof plans; **Roof Plans** involving building • Calculable GFA for proposal; and Sections work and change of Room sizes and intended uses/works; use. • Ventilation systems, air conditioning, solar panels and satellite dishes; Setbacks from boundaries and adjoining buildings including window openings, doors and external living areas; Outdoor spaces, such as balconies with dimensions and any ancillary structures; Details of any devices/measures to address amenity issues e.g. screening, window details; • Fencing or retaining walls; Swimming pools/spas and associated works including the location of the pool filter and pool motor; RLs of the pool coping in relation to the existing ground levels of the subject premises and adjoining premises; and • External lighting. The Roof Plan must be at a scale not less than 1:100 and include: All ventilation systems, air conditioning, satellite dishes and screening. Elevation Plans must be at a scale not less than 1:100 and include: Outline of existing buildings; • Elevations of all sides of the building or structure; Materials and external finishes; Location of adjoining buildings showing height and setback; Proposed window details; • Chimney, lift motor rooms, air conditioning units, solar panels, satellite dishes, and other structure associated with the roof.

Section Plans must be must be at a scale not less than 1:100 and include:

- Appropriate number and location of each section;
- Section line;
- Room names;
- Areas of cut/and or fill;
- Finished ground levels, floor levels, roof line levels and driveway grade;
- Location of existing trees; and
- Ground level from survey.

| DEVELOPMENT APPLICATION REQUIREMENTS              |   |   |  |
|---|---|---|--|
| Plan /<br>Document                                | When Required   | Information   |  |
| Shadow<br>Diagrams                                | All development<br>applications for<br>dwelling houses or<br>dual occupancies.<br>All development<br>applications for<br>Multi Residential<br>Development, Mixed<br>Use Development<br>and Commercial<br>Development greater<br>than 1 storey in<br>height.<br>In both cases above,<br>there may be<br>exceptions where<br>the Council officer<br>considers otherwise<br>in regards to the<br>circumstances of the<br>case. | <ul> <li>Shadow diagrams must be at a scale not less than 1:100. Where a proposal exceeds the height control in the DCP or LEP a diagram is to be provided which compares a compliant height to the proposed height to determine the additional shadow impacts and be demonstrated as a view from the sun diagram.</li> <li>Shadow diagrams should include: <ul> <li>North point (true north);</li> <li>Position of existing and proposed buildings and fences;</li> <li>Position of buildings on adjoining land including windows to living areas; private outdoor open space; swimming pools and solar panels;</li> <li>Shadows cast during the winter solstice for 9am, 12 noon and 3pm (show altitude and azimuth angles);</li> <li>Change(s) in shadows from existing development to proposed development; and</li> <li>If the proposal is likely to overshadow, the windows of adjoining building(s), provide an elevation to show shadow impacts.</li> </ul> </li> </ul>   |  |
| Landscape<br>Plan – Low<br>Density<br>Residential | Alterations and<br>additions to<br>development to<br>which WDCP2022<br>Part C1 - Low<br>Density Residential<br>applies.   | <ul> <li>The plan must demonstrate an understanding of the site and its context having regard to the coastal location and sandy soil.</li> <li>The plan is to be prepared in accordance with Part B3 Landscaping, Biodiversity and Vegetation Preservation.</li> <li>The Plan is to include a plant species list, showing the botanical and common names of plants, pot size of plants, number of plants and the area of origin of the plant material.</li> <li>For properties containing or adjoining remnant vegetation, habitat corridors or recognised habitat, (See Part B3 Landscaping, Biodiversity and Vegetation Preservation) the landscape plan should be consistent with the relevant section of the Biodiversity Action Plans – Remnant Sites or Habitat Corridors.</li> <li>The Plan must include all proposed changes to landscaped space including:</li> <li>Existing levels and finished levels (indicating the extent of cut and fill)</li> <li>Provision of deep soil areas (deeper than 400mm);</li> <li>Any trees to be removed;</li> <li>Proposed new planting (species, pot size, mature height and quantity); and</li> <li>Proposed surface treatments (e.g. turf, paving, etc.)</li> </ul> |  |

| DEVELOPME                                       | ENT APPLICATION R   | EQUIREMENTS  |
|---|---|--|
| Plan /<br>Document                              | When Required   | Information  |
| Landscape<br>Plan – All<br>Other<br>Development | All new developments<br>excluding<br>development in<br>Business Centres.  | Landscape Plan must be prepared by a suitably qualified and<br>experienced landscape architect or landscape designer (minimum<br>of Diploma, and eligibility for membership with AILA or AILDM).   |
|   | In cases where<br>additions to existing<br>buildings include  | The plan must demonstrate an understanding of the site and its context having regard to the coastal location and sandy soil.   |
|   | alterations to<br>landscaped open   | The plan is to be at a scale not less than 1:100.  |
|   | space.<br>Landscape works.  | The plan is to be prepared in accordance with Part B3<br>Landscaping, Biodiversity and Vegetation Preservation.  |
|   |   | The Plan is to include a plant species list, showing the botanical<br>and common names of plants, pot size of plants, number of plants<br>and the area of origin of the plant material.  |
|   |   | For properties containing or adjoining remnant vegetation,<br>habitat corridors or recognised habitat, (See Part B3 Landscaping,<br>Biodiversity and Vegetation Preservation) the landscape plan<br>should be consistent with the relevant section of the Biodiversity<br>Action Plans – Remnant Sites or Habitat Corridors  |
|   |   | The plan must include all proposed changes to landscaped space including:  |
|   |   | <ul> <li>Existing levels and finished levels (indicating the extent of cut and fill)</li> <li>Provision of deep soil areas (deeper than 400mm);</li> <li>Any landscaping to be retained;</li> <li>Any trees to be removed;</li> <li>Proposed new planting (species, pot size, mature height and quantity); and</li> </ul>  |
|   |   | Proposed surface treatments (e.g. turf, paving, etc.)  |
| Water<br>Management<br>Site Plan                | All development<br>applications except<br>for internal works.   | Plans are to be in accordance with the Waverley Water<br>Management Technical Guidelines.  |
| Stormwater<br>Management<br>Plan                | All development<br>(excluding minor<br>alterations and<br>additions) on land<br>identified as, or land<br>adjacent to, remnant<br>vegetation in the<br>Terrestrial Biodiversity<br>Maps in WLEP2012.<br>Also identifiable<br>on OMT Layer:<br>Biodiversity. | A stormwater management plan must be submitted with the<br>development application that demonstrates the proposed<br>measures that will be adopted to ensure no adverse<br>environmental impact is imposed on any remnant vegetation.<br>Such measures could include sediment fencing to retain stockpiles<br>on site or geotechnical fabric to protect stormwater drains. |
|   | Biodiversity.   |  |

| DEVELOPMENT APPLICATION REQUIREMENTS           |   |   |
|--|---|---|
| Plan /<br>Document                             | When Required   | Information   |
| Subdivision /<br>Strata Plan                   | All development<br>applications<br>proposing to torrens<br>subdivide or strata<br>subdivide land. | <ul> <li>The Plan is to include:</li> <li>Existing and proposed subdivision boundaries;</li> <li>The number of lots;</li> <li>Any easements or encumbrances;</li> <li>Lot areas in square metres;</li> <li>Lot and deposited plan numbers; and</li> <li>Proposed common property and private property for strata plans.</li> </ul>  |
| Statement of<br>Environmental<br>Effects (SEE) | All development<br>applications.  | <ul> <li>An SEE outlines the proposal and addresses all issues for consideration and assessment. The SEE must outline:</li> <li>The details of the proposal;</li> <li>The suitability of the site for the proposed development;</li> <li>Explain how the proposal has resolved the relevant matters contained within Section 4.15 of the EP&amp;A Act 1979;</li> <li>Compliance with any relevant Environmental Planning Instruments including SEPPs, and the WLEP2012 and WDCP2022;</li> <li>Where any relevant controls are not satisfied justification for the non-compliance must be provided;</li> <li>The likely environmental impacts of the development on the natural and built environment;</li> <li>The steps to be taken to protect the environment or to lessen the expected harm to the environment;</li> <li>Any likely social or economic impacts from the development;</li> <li>If the non-compliance relates to a development standard in WLEP 2012 (e.g. Lot size, building height and floor space ratio), a statement addressing Clause 4.6 of the WLEP2012 must be provided for consideration;</li> <li>If Chapter 2 Part 2 Division 1 or 2 of the Housing SEPP 2021 applies, the name of the registered community housing provider who will likely manage the development;</li> </ul> |
| Cost Report                                    | All development<br>applications   | Costs <\$500,000, a detailed cost report is required prepared by a<br>suitably qualified person.<br>For development costs ≥ \$500,000, a Registered Quantity<br>Surveyor's detailed cost report is required.<br>Council reserves the right to verify the accuracy of any cost<br>report and may adjust DA Application Fees and Development  |
| BASIX<br>Certificate                           | As required by State<br>Environmental<br>Planning Policy (BASIX<br>Sustainability Index)<br>2007. | Contributions accordingly.<br>Certification is to be submitted to ensure the development<br>satisfies suitability targets prescribed by the NSW Government.<br>Site, floor elevation and landscape plans must identify BASIX<br>commitments.<br>If a swimming pool is proposed, the BASIX pool requirements<br>must be shown on the plans.<br>See: <b>basix.nsw.gov.au</b>  |

| Plan /<br>Document           | When Required   | Information   |  |
|------------------------------|---|---|--|
| Development Spe              | ecific Documentation  |   |  |
| Arborist<br>Report           | Where a development has any<br>potential impact on existing<br>trees an arborist report must be<br>submitted.<br>A report may be required where<br>a tree is:   | <ul> <li>The report must:</li> <li>Be in accordance with the Australian<br/>Standard 4970 – 2099 - Protection of Trees on<br/>Development Sites;</li> <li>Include recommendations for minimising loss of<br/>landscape amenity;</li> </ul>  |  |
|                              | <ul> <li>Listed on the significant tree register or heritage listed.</li> <li>Considered hazardous or dangerous.</li> <li>Council considers prominent due to age, amenity, size or habitat and likely to be affected by a proposed development; or</li> <li>Council considers the submitted information is insufficient and further information/clarification is required.</li> </ul> | <ul> <li>Be thorough, balanced and objective in assessing the impact on a tree/s health and condition;</li> <li>Be written by a qualified arborist with the minimum qualification of Level 5 AQF (Australian Qualification Framework) or equivalent;</li> <li>Identify each tree with reference to the survey plan; and</li> <li>Meet the criteria as outlined in Council's Tree Management Policy Appendices.</li> </ul> |  |
| Archaeological<br>Assessment | Applications involving development<br>on land identified as Archaeological<br>in the WLEP 2012 Heritage Maps.   | See: heritage.nsw.gov.au  |  |
| Access Report                | Where disabled access is required<br>under the Disability Discrimination<br>Act 1992.   | To be prepared by a suitably qualified professional.<br>If claiming exceptional circumstances as reasons for<br>a proposal not complying with the requirements<br>of the Disability Discrimination Act 1992, the<br>application must be addressed in the access report.<br>For more information please refer to   |  |
|                              |   | humanrights.gov.au  |  |
| Adaptable<br>Housing Plans   | All new development with 3 or<br>more habitable storeys or 10 or<br>more units.   | Adaptable units must be identified on all floorplans<br>as 'adaptable housing units'. A plan is to be included<br>for each dwelling type that demonstrates the layout<br>before and after adaptation.   |  |

| DEVELOPMEN                                  | NT APPLICATION REQUIREME   | INTS  |
|---|--|---|
| Plan /<br>Document                          | When Required  | Information   |
| Acoustic Report                             | <ul> <li>Mixed Use Development<br/>comprising non-residential<br/>uses and residential uses,<br/>or Commercial and Retail<br/>development within a residential<br/>area.</li> <li>Child care centres.</li> <li>Council may request an acoustic<br/>report on any DA as deemed<br/>reasonable, necessary and<br/>appropriate to the assessment of<br/>the proposal.</li> <li>Development involving: <ul> <li>extension of trading hours;</li> <li>a review of trial period is<br/>sought; and</li> <li>a live entertainment venue.</li> </ul> </li> </ul> | <ul> <li>The acoustic report must include, but is not limited to:</li> <li>Identification of sensitive noise receivers potentially impacted by the proposal;</li> <li>Quantification of the existing acoustic environment at the receiver locations (measurement techniques and assessment period should be fully justified and in accordance with relevant Australian Standards and NSW Environmental Protection Authority (EPA) requirements;</li> <li>Formation of a suitable assessment criteria having regard to the guidelines contained in the NSW EPA Industrial Noise Policy;</li> <li>Identification of operational noise producing facets of the proposal and the subsequent predictions of resultant noise at the identified sensitive receiver locations from the operation of the use. Where appropriate the prediction procedures must be justified and include an evaluation of prevailing atmospheric conditions that may promote noise propagation; and/or</li> <li>A recommendations statement indicating the development/use will comply with the relevant criteria together with details of acoustic control measures incorporated into the development/use so that there will not be adverse noise impacts to surrounding development.</li> </ul> |
| Advertising<br>and Signage<br>Documentation | All applications for advertising or signage.   | <ul> <li>All applications for advertising and signage are to include sections and elevations.</li> <li>Details of all advertising proposed for the site, including: <ul> <li>Number of signs proposed</li> <li>Location and size of signs proposed</li> <li>Lettering content for each sign</li> <li>Colours to be used</li> <li>Information about electronic, illuminated or animated signage</li> <li>Plans drawn to an appropriate scale showing the location and size of all proposed advertising on the building.</li> </ul> </li> <li>Photographs detailing the site and the relationship of the proposed advertising to that on adjoining buildings and the streetscape.</li> </ul>  |
| Car Share Letter<br>of Support              | All development proposing car share spaces.  | A letter from a commercial car share operator is to be provided confirming their intention to place one of more car share vehicles within the development.  |

| DEVELOPIVIE                                     | NT APPLICATION R  |  |
|---|---|--|
| Plan /<br>Document                              | When Required   | Information  |
| Crime Risk<br>Assessment                        | Applications for<br>new residential<br>development<br>comprising of 50 or<br>more dwellings.  | A crime risk assessment is to be prepared in accordance with the<br>Crime Prevention Principles outlined in the 'Crime Prevention and<br>the assessment of development applications' Guidelines under<br>Section 4.15 of the EP&A Act 1979.  |
| Coastal Risk<br>Assessment                      | All development on<br>land identified on<br>the Waverley Online<br>Mapping Tool on<br>layers:<br>OMT Layer: Coastal<br>Inundation   | A Coastal Risk Assessment must be prepared by a suitable<br>qualified expert in accordance with the Waverley Coastal Risk<br>Management Policy.  |
| Digital 3D<br>Model                             | Any development<br>that proposes to<br>make amendments<br>to a building's<br>existing envelope<br>within the B3<br>Commercial Core or<br>B4 Mixed Use Zone.<br>For all other zones<br>- Any development<br>that proposes to<br>make amendments<br>to a building's<br>existing envelope,<br>which will result in a<br>building height of 12<br>metres or more. | <ul> <li>A 3D digital model of the building must be generated at a scale of 1:1 with units of measurement in metres and include the following:</li> <li>a building envelope which includes all elements affecting shadow analysis;</li> <li>accurate placement of glazing, balconies, roof pitches, terraces, roof services and any other prominent external design features;</li> <li>neighbouring dwellings impacted by the proposal (for sites outside the Bondi Junction B3 Commercial Core or B4 Mixed Use Zone);</li> <li>ground level terrain showing accurate RLs extending to site boundaries;</li> <li>internal floor plate of each level showing accurate RLs.</li> <li>All models must be generated in accordance with Council's Requirements for Submitting a Digital 3D Model.</li> <li>Any future modifications (under Section 4.55 of the EP&amp; A Act 1979) that affect the external configuration of building (from the ground level and up) require an amended model to be submitted.</li> </ul> |
| Electric Vehicle<br>Charging Point<br>Locations | All commercial<br>developments.<br>All mixed use and<br>multi-residential<br>developments<br>with more than 5<br>dwellings.   | Charging point locations and details are to be identified on DA<br>Plans.  |
| Energy<br>Assessment<br>Committment             | New mixed use<br>and commercial<br>development with a<br>cost of works of \$3<br>million or greater.<br>Not required for<br>residential-only<br>development.  | Applicants are to demonstrate a commitment to achieving the<br>reduced operational energy use and greenhouse gas emissions<br>as outlined in Section B2.5 Energy Assessment. This can be<br>demonstrated via an intended sketch and draft outline of<br>measures, and evidence that a suitably qualified professional<br>has been engaged for the process. A detailed Energy Assessment<br>Report will be required as a condition of consent.  |

| Plan /<br>Document                                  | When Required   | Information   |
|---|---|---|
| Fire Safety<br>Upgrade<br>Report                    | For all major alterations and<br>additions to Multi Residential<br>Development, Mixed Use<br>Development, and Commercial<br>buildings or where required by<br>Council's Fire Safety Officer.  | The fire safety upgrade report is to be prepared by a<br>suitably qualified surveyor/accredited certifier which<br>outlines an assessment of the levels of fire and life<br>safety within the existing and proposed development<br>and proving appropriate recommendations for its<br>upgrade.  |
| Flood<br>Information<br>Assessment                  | A Flood Information<br>Assessment (FIA) report may<br>be required for development<br>on land or part of the land<br>identified in the 'Flood<br>Planning Area'.   | Refer to the requirements listed in Chapter B6 Water<br>Management of the Waverley DCP.   |
| Geotechnical<br>Report                              | All development on land<br>identified on the Online<br>Mapping Tool layers:   | A geotechnical report must be prepared by a suitably qualified geotechnical engineer addressing the stability c the site and surrounding properties.  |
|   | OMT Layer: Geotechnical<br>Hazard   | <ul> <li>Where excavation is close to a boundary the report must<br/>address how the works will be undertaken so as not to<br/>adversely affect surrounding properties.</li> <li>If the property is identified on the Geotechnical Hazard<br/>or Coastal Inundation layers refer to the Waverley Coasta<br/>Risk Management Policy.</li> </ul>  |
|   | OMT Layer: Coastal Inundation<br>Also required where excavation<br>is:  |   |
|   | <ul> <li>proposed for development<br/>at or near cliff faces;</li> <li>greater than 2m; and/or</li> <li>on sites that have a slope of<br/>25% or more.</li> </ul>   |   |
|   | If Council deems appropriate a report may be requested.   |   |
| Green Travel<br>Plan or<br>Workplace<br>Travel Plan | <ul> <li>A Green Travel Plan or<br/>Workplace Travel Plan<br/>is mandatory for all<br/>developments:</li> <li>With over 2,500m<sup>2</sup> for<br/>office / commercial/ retail<br/>land uses;</li> <li>Including 15 dwellings or<br/>more;</li> <li>Where 50 or more</li> </ul> | <ul> <li>A travel plan must include:</li> <li>Targets – this typically includes the reduction of a single occupant car trips to the site for the journey to work and the reduction of business travel.</li> <li>Travel data – an initial estimate of the number of trip to the site by mode is required.</li> <li>Measures – a list of specific tools or actions to support and achieve the targets.</li> </ul> |
|   | <ul><li>employees are proposed;</li><li>Places of public worship; or</li><li>As deemed necessary by<br/>Council.</li></ul>  | See <b>pcal.nsw.gov.au</b> and <b>travelsmart.gov.au</b>  |

| DEVELOPMENT APPLICATION REQUIREMENTS           |   |  |  |
|--|---|--|--|
| Plan /<br>Document                             | When Required   | Information  |  |
| Green Roof/<br>Wall Design<br>Statement        | All green roof or green wall<br>works.<br>Refer to WDCP2022 Part B3<br>Landscaping, Biodiversity and<br>Vegetation Preservation Section<br>Green Roofs and Walls.   | <ul> <li>The Green Roof/Wall Design Statement must include:</li> <li>The anticipated load of the green roof or wall, by a structural engineer.</li> <li>Evidence the green roof or wall has been assessed as part of the structural certification for the building.</li> <li>Evidence the green roof or green wall has been assessed as part of the waterproofing certification for the building.</li> <li>A cross-sectional diagram that details all the components of the green roof or green wall.</li> <li>The location of existing and proposed structures</li> <li>Drainage, irrigation and waterproofing, and overflow provisions.</li> <li>Earthworks and mounding and retaining walls and planter boxes (if applicable).</li> <li>The location, species and numbers of plants likely to be used.</li> <li>Safety features such as balustrades and maintenance hooks (if applicable).</li> <li>The parts of the green roof that are accessible and inaccessible.</li> <li>How a green wall is attached or fastened to the wall.</li> <li>A maintenance plan detailing arrangements for inspection and maintenance, including waterproofing membrane, drainage and irrigation.</li> </ul> |  |
| Heritage<br>Conservation<br>Management<br>Plan | <ul> <li>Applications involving: <ul> <li>a change of use of a heritage item of State heritage significance;</li> <li>any alteration to the fabric or setting of a heritage item of State heritage significance which requires consent; or</li> <li>substantial alterations and or additions to a heritage item considered by the Council to be of high local significance, unless the consent authority determines that it is not required.</li> </ul> </li> </ul> | <ul> <li>See: heritage.nsw.gov.au</li> <li>The conservation management plan is to include:</li> <li>the investigation of the physical and documentary evidence of the heritage item;</li> <li>a comparative analysis and curtilage assessment;</li> <li>assessment of the significance of the heritage item;</li> <li>the investigation of the constraints and opportunities for the item including the owner's needs and resources, and external constraints;</li> <li>conservation policies which address the following: <ol> <li>conservation of the fabric and setting of the heritage item;</li> <li>appropriate uses of the heritage item;</li> <li>appropriate uses of the heritage item;</li> <li>win anagement of the heritage item;</li> <li>priorities for future development; and</li> </ol> </li> </ul>   |  |

| Plan /<br>Document                                 | When Required  | Information   |
|--|--|---|
| Heritage<br>Conservation<br>Management<br>Strategy | May be applicable in place of a<br>Conservation Management Plan for<br>heritage items of local significance.   | A conservation management strategy is to be prepared in accordance with the guidelines available from the Office of Environment and Heritage.   |
| Heritage<br>Impact<br>Statement                    | Applications relating to a heritage<br>item, sites within a heritage<br>conservation area, or on sites<br>within the vicinity of a heritage<br>items.  | A Heritage Impact Statement is to be prepared by a qualified heritage architect/planner (in accordance with the NSW Heritage Manual and the Burra Charter) and include:   |
|  |  | <ul> <li>An assessment of the impact of works on the site, item and/ or conservation area;</li> <li>Include a history of the property; and</li> <li>Before and after photos.</li> </ul>   |
|  |  | Council may also require the submission of a Heritage Conservation Management Plan.   |
| Housing<br>Report                                  | <ul> <li>Applications which may result<br/>in the loss of affordable housing<br/>in accordance with State<br/>Environmental Planning Policy<br/>(Housing) 2021. This includes:</li> <li>Applications to strata<br/>subdivide an existing<br/>residential flat building,</li> <li>Or an application for the<br/>demolition of a non-strata<br/>titled residential flat building<br/>or boarding house,</li> <li>Or significant alterations and<br/>additions to a non-strata<br/>titled residential flat building<br/>or boarding house.</li> </ul> | <ul> <li>The report is to address all relevant provisions of the Housing SEPP including Chapter 2 Part 3 Retention of existing affordable rental housing. The report must assess whether the proposal will result in a loss of affordable housing in accordance with the Housing SEPP due to the proposed development (including strata subdivision).</li> <li>Where rental records are required, they should be provided in the format of executed leases and renta increase or decrease letters, or information from the leasing agent accompanied by an executed statutory declaration.</li> <li>Please refer to the Housing SEPP for further information.</li> <li>See: legislation.nsw.gov.au</li> </ul> |
| Integrated or<br>Designated<br>Development         | All integrated or designated development.  | <ul> <li>An application for integrated or designated development must include:</li> <li>sufficient information for the approval body to make an assessment of the application;</li> <li>additional copies of the plans as determined by the consent authority; and</li> <li>an additional fee for each approval body and administrative fee to Council.</li> </ul>  |
| Loading<br>Vehicles<br>Plan of<br>Management       | Applications for development as identified in <i>WDCP2022 Part B7</i><br>Section 7.3 – Loading Facilities.   | The Loading Vehicles Plan of Management is to<br>be submitted when a development proposes<br>less loading spaces than required by Table 4 in<br>WDCP2022 Part B7 Section 7.3 – Loading Facilities.  |

26

| DEVELOPME                              | INT APPLICATION REQUIR   | EMENTS   |
|--|--|--|
| Plan /<br>Document                     | When Required  | Information  |
| Photo-<br>montages                     | <ul> <li>Photomontage is required for:</li> <li>SEPP 65 applications</li> <li>Multi-residential<br/>development</li> <li>Mixed use development</li> <li>Development subject to<br/>Part E of the WDCP</li> <li>New dwellings</li> <li>Council may require a<br/>photomontage for smaller<br/>scale development than those<br/>listed.</li> </ul> | <ul> <li>A Photomontage should:</li> <li>Be a three-dimensional perspective of the proposal in relation to the existing streetscape; and</li> <li>Include at least 2 sites on either side of the subject site.</li> </ul>  |
| Open Space<br>Plan                     | Places of Public Worship<br>Educational Establishment  | <ul> <li>The Open Space Plan is to:</li> <li>identify the amount of open space area to be provided;</li> <li>identify the types of open space area to be provided, including indoor and outdoor recreation facilities;</li> <li>identify any potential opportunities for public access to the open space when not in use by the place of worship; and</li> <li>identify the likely effects of the use of open space areas on the amenity of nearby residents (including how often and the type of activities to occur) and measures to mitigate and manage the impacts of noise on adjoining properties.</li> </ul>  |
| Planning<br>Agreement                  | Where a Planning Agreement is being offered.   | Applications are to be submitted in accordance with the Waverley Planning Agreement Policy.  |
| Preliminary<br>Contamination<br>Report | Applications on land that is or may be potentially contaminated.   | Applications are to address State Environmental Planning<br>Policy (Resilience and Hazards) 2021<br>See: <b>legislation.nsw.gov.au</b>   |
| Public Art Plan                        | For developments located<br>in a B1, B3 or B4 zone with a<br>construction value exceeding<br>\$10 million.<br>Any DA's proposing public art.<br>For more information, refer to<br><i>WDCP2022 Part B10 Public Art,</i><br>and Council's <i>Public Art in the</i><br><i>Private Domain Policy.</i>  | <ul> <li>Developments located in a B1, B3 or B4 zone and with<br/>a construction value exceeding \$10 million are required<br/>to integrate a public artwork into the development<br/>to a minimum value of 1% of the construction costs<br/>(excluding administration and associated costs).</li> <li>Submissions are to be in accordance with Council's<br/>Public Art in the Private Domain Policy and include:</li> <li>Description of art;</li> <li>Budget and cost summary;</li> <li>Timeframe and staging;</li> <li>Personnel;</li> <li>Concept scaled drawings, samples and finishes; and</li> <li>A plan of implementation and the ongoing<br/>management of the artworks.</li> </ul> |

Waverley Council

| DEVELOPMENT APPLICATION REQUIREMENTS |  |  |
|--------------------------------------|--|--|
| Plan /<br>Document                   | When Required  | Information  |
| Plan of<br>Management                | <ul> <li>Development of:</li> <li>Shared Accommodation</li> <li>Tourist and Visitor<br/>Accommodation including<br/>Hotel or Motel Accomodation</li> <li>Child Care Centres</li> <li>Late Night Traders</li> <li>Licensed Premises</li> <li>Restricted Premises</li> <li>Tattoo Parlours/Studios</li> <li>Places of Public Worship</li> <li>Boarding House<br/>Accommodation</li> </ul> In situations where a building is<br>unable to provide access as per<br>the Disability Discrimination Act<br>1992 due to unjustifiable hardship. As deemed reasonable, necessary<br>and appropriate to the assessment<br>of the proposal by Council. Where a premise applies for: <ul> <li>an extension of trading hours;</li> <li>a review of trial period;</li> <li>is proposing live<br/>entertainment; or</li> <li>is in the opinion of Council<br/>to have the potential to<br/>create an acoustic impact a<br/>Plan of Management is to be<br/>submitted with the DA.</li> </ul> | <ul> <li>A Plan of Management is to include at minimum:</li> <li>Description of the proposal;</li> <li>Proposed management;</li> <li>Hours of operation;</li> <li>Set out measures taken to mitigate any likely<br/>adverse environmental or social impact including<br/>but not limited to: control of users/patrons/<br/>residents entering and exiting premises, use<br/>of common areas, on-site staff and/or security<br/>measures, user/patron/resident parking<br/>arrangements, external lighting arrangeemnts<br/>and waste management.</li> <li>Proposed vehicles ingress and egress, the<br/>adequacy of any loading, unloading, turning or<br/>parking facilities;</li> <li>Existing and likely future amenity of the<br/>neighbourhood;</li> <li>Traffic likely to be generated and the adequacy<br/>of existing roads and present volume of traffic<br/>carried;</li> <li>Whether public transport will be necessary to<br/>serve the development, availability and adequacy<br/>of public transport;</li> <li>Social and economic effects of the development<br/>on the community, including the loss of affordabl<br/>housing;</li> <li>How complaints will be handled.</li> <li>Any special circumstances relating to the site or<br/>the locality; and</li> <li>Additional requirements as specified within the<br/>WDCP.</li> </ul> |
| Reflectivity<br>Report               | Applications for buildings which<br>incorporate large areas of glazing<br>(either clear or highly reflective)<br>in external surfaces above ground<br>floor level.<br>Refer to WDCP2022 Part B15<br>Public Domain Section 15.4<br>Reflectivity.  | Solar reflectivity report prepared by a suitably<br>qualified consultant. Report must document<br>whether luminance intensity of 500 candelas / m2<br>(as calculated by Holladay formula) will be exceeded<br>Alternatively specify the limiting reflectivity such<br>that luminance intensity of 500 candelas / m2 is not<br>exceeded. Report is to propose measures to reduce<br>potentially undesirable / hazardous solar reflections   |
| Schedule<br>of external<br>finishes  | For all new development.<br>For significant alterations and<br>additions to existing buildings.<br>In all other cases materials and<br>finishes are to be indicated on<br>illustrated elevations and plans.  | Details of all external finishes proposed is to be submitted.  |

| DEVELOPINIENT APPLICATION REQUIREMENTS                           |   |   |  |
|--|---|---|--|
| Plan /<br>Document   | When Required   | Information   |  |
| SEPP 65<br>Assessment<br>and Design<br>Verification<br>Statement | Applications to which State<br>Environmental Planning Policy<br>No 65 – Design Quality of<br>Residential Flat Development   | <ul> <li>Requirements include:</li> <li>An explanation of the design in terms of the design quality principles set out in Part 2 of State Environmental Planning Policy No 65 – Design Quality of Residential Flat Development;</li> <li>Photomontages or photos of the model of the proposed development in the context of surrounding development;</li> <li>A design verification statement by a registered architect; and</li> <li>Applicable fee for referral.</li> <li>Please refer to the Apartment Design Guide to confirm submission requirements.</li> </ul> |  |
| Site<br>Compatibility<br>Certificate                             | Applications in accordance with<br>State Environmental Planning<br>Policy (Housing) 2021 and<br>State Environmental Planning<br>Policy (Transport and<br>Infrastructure) 2021 | Certificates are to be in accordance with the relevant<br>SEPP.<br>See: <b>legislation.nsw.gov.au</b>   |  |
| Site Waste<br>& Recycling<br>Management<br>Plan                  | All development excluding minor internal alterations.   | Two Site Waste & Recycling Management Plans must<br>be completed and submitted with applications. One for<br>the management of construction and demolition waste<br>and one for the design of waste storage and the ongoing<br>waste management post construction. Both must<br>include an architectural drawing of the waste storage<br>areas, relevant waste infrastructure, and transport route<br>to the point of collection.   |  |
|  |   | See: Council's Preparing Your Development Application webpage for templates, including an excel spreadsheet to assist in calculating waste generation rates for a DA.   |  |
| Structural<br>Engineers<br>Report                                | Applications which propose<br>a substantial amount of the<br>existing building (i.e. more<br>than 50% of the original<br>building).   | The report is to be prepared by an appropriately<br>qualified structural engineer and is to determine<br>whether the existing building fabric will be able<br>to remain standing with the proposed demolition<br>works; and provide recommendations to ensure<br>that the remaining fabric will remain in place during<br>construction. Should the report not be able to conclude<br>this, then the application is to be submitted as a DA for<br>a new building and will be assessed as such against the<br>DCP and BASIX requirements.                              |  |
| Social Impact<br>Statement                                       | Applications in accordance<br>with the Waverley Social<br>Impact Assessment<br>Guidelines 2022, and where<br>requested by Council<br>Assessment Officers.                     | <ul> <li>Requirements include:</li> <li>Identification of existing social baseline;</li> <li>Assessment of change to social baseline by proposal;<br/>and</li> <li>Identification of negative social impact mitigiation<br/>measures and positive social impact enhancement<br/>measures.</li> <li>Additional requirements as specified within the<br/>Waverley Social Impact Assessment Guidelines 2022.</li> </ul>  |  |

| Plan /<br>Document                             | When Required   | Information   |
|--|---|---|
| Traffic and<br>Transport<br>Management<br>Plan | Applications for development<br>as identified in WDCP2022<br>Section B7 Transport: 7.6 Traffic<br>and Transport Management<br>Plans.  | The plan should provide an assessment of the traffic<br>and parking impacts the development proposal may<br>have on the surrounding road network and must<br>address matters such as:   |
|  |   | <ul> <li>Current on street parking restrictions and availability;</li> <li>Current traffic conditions;</li> <li>The likely impact of the proposed development on existing traffic flows, the surrounding street system and on street parking availability;</li> <li>Safety of pedestrian and vehicular movements in and around the centre;</li> <li>How impacts of drop-off and pick up will be accommodated;</li> <li>Proposed Travel Plan; and</li> <li>Encouraging active transport.</li> </ul>  |
| View Loss<br>Analysis                          | Applications that may result in significant view loss.<br>As requested by Council.  | A detailed view loss analysis should include an<br>accurate 'before' and 'after' photomontage or set of<br>architectural drawings demonstrating the position of<br>the proposed development within the view or views<br>to be impacted. The analysis should be prepared by an<br>architect, draftsman or suitably qualified expert and<br>should be to scale where possible.  |
| Wind<br>Environment<br>Statement               | Development over 5 storeys<br>in height but not more than 9<br>storeys provided a Wind Tunnel<br>Study is not required.<br>Refer to WDCP2022 Part E1.20<br>Wind Mitigation. | Wind environment statement is to be prepared by a<br>suitably qualified wind consultant providing evaluation<br>of the wind conditions occurring on the various outdoor<br>spaces within and around the development. The<br>assessment is based on an understanding of the local<br>wind climate, a site inspection, as well as an inspection<br>of the proposed design. If any areas within or around<br>the development are likely to be adversely affected<br>then in-principle recommendations should be made to<br>address these wind effects. |
| Wind Tunnel<br>Study                           | Applications for any buildings<br>over 9 storeys in height or is<br>considered exposed.<br>Refer to WDCP2022 Part E1<br>Bondi Junction Section 1.20<br>Wind Mitigation.     | <ul> <li>Wind Tunnel Study must:</li> <li>Assess the likely wind effects of the development;</li> <li>If the wind conditions in any of the areas<br/>surrounding the site exceed the relevant criteria<br/>then model the existing wind conditions to<br/>accurately quantify the impact; and</li> </ul>  |
|  |   | Recommend measures required to improve adverse<br>wind conditions created by the proposal and<br>demonstrate that the recommended measures will be<br>effective in mitigating the adverse wind effects.   |

# Section 04

THE ASSESSMENT PROCESS

#### process.

#### **1. INITIAL PROCESSING**

Once a DA has been lodged, the initial processing takes place. This includes generating a unique application number for your reference and an acknowledgement letter sent to the applicant. Referrals are also provided to relevant internal council officers, external agencies and government departments for review and comment on the proposal where required.

#### 2. PUBLIC CONSULTATION

Council is required to notify adjoining and neighbouring owners that may be affected by a development proposal unless the proposal is of a minor nature. Council will send out notification letters to persons or organisations that may wish to comment on or object to the proposed development. Council may also advertise certain applications in the local newspaper. Please refer to the *Waverley Community Engagement Strategy* for more

information. The issues raised in submissions

will be considered by the planner and discussed in the assessment report.

#### **3. ASSESSMENT**

The assigned Assessment Officer undertakes a detailed assessment of the application in accordance with Section 4.15 of the EP&A Act 1979. This involves considering all relevant environmental planning instruments, development control plans, council policies, the likely impacts of the development, the suitability of the site for the proposed development and any submissions received. The assessment process may include a site inspection and we may need to gain access to your property. The Assessment Officer may require additional information about an application to complete the assessment. This information may be required after the DA lodgment.

If required an application may be referred to the Design Excellence Advisory Panel to review and provide advice to Council's planners. The advice from the panel and internal Council experts, and any relevant external referrals will be considered by the planner and included in the assessment report.

#### 4. DECISION

Once the Assessment Officer has assessed the application, a report is prepared to be determined by one of the following groups or persons:

- Staff Delegation
- Development Building Unit (Development Assessment Area Managers)
- Waverley Local Planning Panel (An Independent Hearing and Assessment Panel)
- Sydney Eastern City Planning Panel

• NSW State Government Please refer to page 10 for more information about which determining authority will be appropriate in the circumstances of the application.

#### 5. POST DETERMINATION PROCESS

After an application has been determined, a Notice of Determination of Development Application will be sent to the nominated applicant, and will detail whether the application has been approved or refused. As approved DA usually has a number of conditions that must be satisfied. These are included in the Notice of Determination. If an application is refused, reasons why it has been refused are included in the Notice of Determination.

You can appeal against Council's decision in the Land and **Environment Court within six** (6) months of the date of the Determination Notice. Alternatively, you can seek a Review of Determination by Council under Section 8.2 of the EP&A Act 1979. Alternatively, If you are dissatisfied with a condition of the consent, you may apply to Council under Section 4.55 of the EP&A Act 1979 to have the condition removed or varied. You need to give reasons or supply such additional information that supports your application. You can discuss this with the Assessment Officer.

# 6. CONDITIONS OF APPROVAL

Development consents are generally valid for five years unless a condition of your consent specifies that it lasts for a shorter time. All development consents will have a number of conditions attached and it is important that you read and understand all of them.

For more information, or direction on how to address conditions of consent, refer to **Council's website**. If you fail to comply with any requirements, your development may be stopped and/or fines imposed. If you have any queries about any conditions please contact the Assessment Officer whose name appears near the end of the consent notice.



#### FURTHER ENQUIRIES

After reading this guide, if you have any further queries about the development application requirements or the assessment process, please contact Council's Duty Town Planner on 9083 8484.

55 Spring St, Bondi Junction, NSW 2022 PO Box 9 Bondi Junction NSW 1355 info@waverley.nsw.gov.au waverley.nsw.gov.au Telephone enquiries General business 9083 8000 TTY/voice calls for hearing/speech impaired 133 677 After hours emergencies 9083 8000