

## **Gateway Determination**

**Planning Proposal (Department Ref: PP\_2016\_MAITL\_001)**: to investigate the rezoning of the Gillieston Heights Southern Precinct.

I, the Deputy Secretary, Planning Services, at the Department of Planning and Environment as delegate of the Minister for Planning, have determined under section 56(2) of the *Environmental Planning and Assessment Act 1979* (the Act) that an amendment to the *Maitland Local Environmental Plan (LEP) 2011* to rezone Gillieston Heights Southern Precinct, should proceed subject to the following conditions:

- 1. Council is to amend the planning proposal prior to public exhibition to:
  - (a) address the requirements of the Office of Environment and Heritage regarding flood modelling to accurately demonstrate the impact of flooding, including local flooding, on the land to be rezoned and all existing and proposed access roads;
  - (b) provide a strategy that facilitates flood free access for proposed residential development;
  - (c) address the requirements of State Environmental Planning Policy No 55 (SEPP 55) -Remediation of Land and the Contaminated Land Planning Guidelines;
  - (d) prepare an agricultural land suitability and capability assessment and update its assessment in the planning proposal of the Minister's s117 Directions 1.2 Rural Zones and s1.5 Rural Lands;
  - (e) include an assessment of the proposal against the Lower Hunter Regional Strategy sustainability criteria to justify its consistency with the regional strategy;
  - (f) include the outcomes of relevant heritage assessment of Aboriginal and European heritage;
  - (g) determine the appropriate zoning for the land adjoining Cessnock Road and the South Maitland Railway line based on detailed acoustic and vibration impact assessment. The responsibility for and mechanism to deliver any proposed noise attenuation measures such as bunds should be clarified. If required, the proposed zoning map should be amended before exhibiting the planning proposal where impacts cannot be ameliorated;
  - (h) undertake the relevant studies to support the rezoning of the land to the east of Cessnock road, including flooding, geotechnical and biodiversity as identified by Council;
  - (i) resolve road upgrades/intersection proposals to Cessnock Road following discussion with Roads and Maritime Services and Cessnock City Council regarding road upgrade requirements;
  - (j) correct the statement (pg 18) that indicates that the proposal will provide flood free access from Kurri Kurri to Gillieston Heights; and
  - (k) amend zone boundaries to reflect the outcomes of studies.
- 2. Council is to provide a copy of the updated Planning Proposal to the Department's Regional Office for review prior to public exhibition.

- 3. Consultation is required with the following public authorities under section 56(2)(d) of the Act, prior to exhibition:
  - NSW Rural Fire Service (S117 Direction 4.4 Planning for Bushfire Protection)
  - Office of Environment and Heritage (regarding Section 117 Direction Environment Protection Zones and Section 117 Direction 4.3 Flood Prone Land)
  - Transport for NSW Roads and Maritime Services
  - NSW Aboriginal Land Council
  - NSW Mine Subsidence Board
  - NSW Department of Primary Industries Agriculture
  - NSW Department of Industry Resources and Energy
  - Hunter Water Corporation
  - Relevant Rail Authority for South Maitland Railway
  - Cessnock LGA
  - NSW State Emergency Service.

Each public authority is to be provided with a copy of the planning proposal and any relevant supporting material. Each public authority is to be given at least 21 days to comment on the proposal, or to indicate that they will require additional time to comment on the proposal. Public authorities may request additional information or additional matters to be addressed in the planning proposal.

- 4. Community consultation is required under section 56(2)(c) and 57 of the Act as follows:
  - (a) the Planning Proposal be made publicly available for 28 days; and
    - (b) the relevant authority must comply with the notice requirements for public exhibition of planning proposals and the specifications for material that must be publicly available along with planning proposals as identified in section 4.5 of A guide to preparing LEPs (Department for Planning 2009).
- 5. A public hearing is not required to be held into the matter by any person or body under section 56(2)(e) of the Act. This does not discharge Council from any obligation it may otherwise have to conduct a public hearing.
- 6. The timeframe for completing the LEP is 36 months from the date of the Gateway Determination.

Dated

23rd day of March

2016.

Marcus Ray Deputy Secretary Planning Services Department of Planning and Environment

**Delegate of the Minister for Planning**