1. DEVELOPMENT APPROVALS

Author Responsible Officer Link to Strategic Plans Director Community and Economic Development Director Community and Economic Development

CSP-3.1.6 – Encourage developers to consider energy efficiency and sustainable building design options in new

developments

DP - 3.1.6.1 - Ensure compliance with relevant building

codes and regulations

Executive Summary

This report provides information to Council on the approved Development Applications for June 2022.

Report

The approvals for the month of June 2022 brings the total approved Development Applications for the financial year to 83, with a total value of \$20,394,456.00.

DA No.	Location	LOT/DP	Description	Value	Assessment Time/Days
2021/91	76 Narromine St, Trangie	101/832919	Service Station Demolition	\$350,000	98
2022/29	13 Algalah St, Narromine	3/510279	Carport	\$19,820	8
2022/32	119 A'Beckett St, Narromine	81/551826	Domestic Storage Shed	\$34,000	12
2022/34	47 Wilsons Lane, Gin Gin	1/857493	Swimming Pool	\$49,700	18
2022/35	2409 Tantitha Rd, Tomingley	12/772054	Swimming Pool	\$42,000	19

There are currently 14 applications under assessment.

1. DEVELOPMENT APPROVALS (Cont'd)

Legal and Regulatory Compliance

Environmental Planning and Assessment Act 1979 Environmental Planning and Assessment Regulation 2000

Risk Management Issues

Nil

Internal/external Consultation

Nil

Attachments

Nil

RECOMMENDATION

That the information be noted.

2. PLANNING PROPOSAL - TEMPORARY WORKERS' ACCOMMODATION CLAUSE-LEP AMENDMENT

Author

Responsible Officer

Link to Strategic Plans

Manager Planning

Director Community and Economic Development

Delivery Program 2.1.5 New plans and strategies are developed in line with the community's needs and

encourages economic growth.

LSPS – Priority 4 – A range of housing options for the

community.

LSPS – Priority 6 – Sustain and grow our local population.

Executive Summary

The intention of this report is to update Council on the progress of the Planning Proposal, submitted to the Department of Planning and Environment, and seek resolution to proceed.

Council at its Ordinary Meeting of 13 April 2022 (2022/065) resolved to submit the planning proposal to amend the Narromine LEP to permit the development of temporary workers' accommodation with consent, subject to assessment against a new clause.

The Planning Proposal - TEMPORARY WORKERS ACCOMMODATION CLAUSE – was submitted to the Department of Planning and Environment for Gateway Determination. The Gateway Determination was issued subject to conditions 21st June 2022 (Department Ref: PP-2022-1580).

2. PLANNING PROPOSAL - TEMPORARY WORKERS' ACCOMMODATION CLAUSE-LEP AMENDMENT (Cont'd)

Report

The Planning Proposal is enacting an LEP amendment that will include a special clause with a view to deliver clear provisions and certainty of development standards and permissibility for temporary workers' accommodation in the Narromine Shire.

It is proposed that the land use table be amended with 'temporary workers' accommodation' to be included as listed as 'permitted with consent' in the RU1 Primary Production Zone. In the RU5 Village zone and R5 Large Lot Residential zone the use is proposed to be included as permitted with consent – 'Any other development not specified in item 2 or 4'.

The Gateway Determination required an amendment to the Planning Proposal prior to exhibition (see condition 1).

- "1. Prior to community consultation, the planning proposal is to be updated:
- a) to clearly state the intent of the proposal and remove the proposed draft clauses as these will be subject to Parliamentary Counsel drafting; and
- b) to document the intent for the proposed temporary workers' accommodation provisions including the eligibility criteria, such as servicing requirements and consideration of environmentally sensitivity and hazards such as flood prone land, bushfire prone land, contaminated land and land with significant biodiversity values. The updated planning proposal is to be forwarded to the Department of Planning and Environment via the Planning Portal for review and approval prior to commencing public exhibition.

The Planning Proposal has been updated with these requirements (refer to Attachment – Revised Planning Proposal Temporary Workers' Accommodation (ver002)).

The Gateway Determination requires Council to complete the LEP amendment process within nine (9) months. After the exhibition period, staff will report to Council any findings, and seek further resolution to proceed with the LEP amendment.

Local Plan Making Authority (LPMA)

In accordance with the Department's LEP Making Guideline, Council previously nominated the LPMA or person who will be carrying out the work to amend the LEP.

In this instance as the LEP amendment is of a routine type, it was requested that Council's General Manager be delegated to carry out the LEP Making function on behalf of Council. Delegations are in place for the Manager Planning to carry out this work on behalf of Council.

The Gateway Determination condition 5 approved this request.

2. PLANNING PROPOSAL - TEMPORARY WORKERS' ACCOMMODATION CLAUSE-LEP AMENDMENT (Cont'd)

- "5. The Council as planning proposal authority is authorised to exercise the functions of the local plan-making authority under section 3.36(2) of the Act subject to the following:
 - (a) the planning proposal authority has satisfied all the conditions of the gateway determination:
 - (b) the planning proposal is consistent with applicable directions of the Minister under section 9.1 of the EP&A Act or the Secretary has agreed that any inconsistencies are justified; and
 - (c) there are no outstanding written objections from public authorities."

It is noted that the Director, Western Region Local and Regional Planning as delegate of the Secretary, acknowledged that the inconsistency of the planning proposal with applicable directions of the Minister under section 9.1 of the Act, Directions 5.1 Integrating Land Use and Transport and 9.1 Rural Zones, are justified in accordance with the terms of the Direction. No further approval is required in relation to these Directions. Considering the nature of the planning proposal it was have determined that Council may exercise local plan-making authority functions.

Legal and Regulatory Compliance

Environmental Planning and Assessment Act 1979 Environmental Planning and Assessment Regulation 2000

Risk Management Issues

Avoids expense for a site specific planning proposal in the future. Manages expectation and demand and supports growth in the Shire by clarifying development standards.

Internal/external Consultation

Future consultation and exhibition will be carried out in accordance with the Gateway Determination:

- "2) Public exhibition is required under section 3.34(2)(c) and clause 4 of Schedule 1 to the Act as follows:
- (a) the planning proposal is categorised as standard as described in the Local Environmental Plan Making Guidelines (Department of Planning and Environment, 2021) and must be made publicly available for a minimum of 28 days; and
- (b) the planning proposal authority must comply with the notice requirements for public exhibition of planning proposals and the specifications for material that must be made publicly available along with planning proposals as identified in Local Environmental Plan Making Guidelines (Department of Planning and Environment, 2021)".

2. PLANNING PROPOSAL - TEMPORARY WORKERS' ACCOMMODATION CLAUSE-LEP AMENDMENT (Cont'd)

Attachments

- 1. Copy of Gateway Determination
- 2. Revised Planning Proposal: Temporary Workers Accommodation (vers002)

As this is a planning decision made in the exercise of a function of a Council under the Environmental Planning and Assessment Act 1979, including a decision relating to an environmental planning instrument under that Act, a division is required to be called.

RECOMMENDATION

That Council proceed with the Planning Proposal and;

- 1. Forward the revised Planning Proposal as required by the Gateway Determination to the Department of Planning and Environment and seek approval to commence public exhibition.
- 2. With that approval, carry out public exhibition for the period and manner required by the Gateway Determination.

3. FURTHER DEVELOPMENT OF NARROMINE AERODROME

Author Director Community and Economic Development

Responsible Officer General Manager

Link to Strategic Plans

Economic Development Strategy

- 2.1.1 Seek funding and support for the establishment of a light industrial park (aviation related) at Narromine Aerodrome.
- 2.1.2 Prepare a needs analysis for business attraction at the light industrial park at Narromine Aerodrome.
- 2.1.3 Investigate creation of aviation cluster at Aerodrome
- 4.5 Work with State and Federal Governments to deliver key infrastructure needs

The Narromine Aerodrome Strategic and Master Plan aims to:

- 1. Investigate options for short, medium and long-term development on the Aerodrome.
- 2. Identify and assess the planning constraints surrounding the development.
- 3. Provide recommendations on potential development areas, desired development types and development control measures for the area to ensure the long-term viability of the site and to ensure it best serves the community.
- 4. Provide the nexus between Council's strategic direction and the local Economic Development Committee to facilitate economic growth in the Narromine Local Government Area.

Delivery Plan

- 2.1.5.1 Review Land Use Strategies in line with results of Economic Development Strategy to ensure planned new land releases to stimulate economy.
- 2.2.4.1 Work with State Government agencies to appropriately identify high value land resources, where Government priorities are identified.
- 2.3.3.2 Identify potential value-added sites with good inter-modal transport links

3. FURTHER DEVELOPMENT OF NARROMINE AERODROME (Cont'd)

Executive Summary

This report is presented to Council to provide an update as to the progress of Simmons Global in establishing an industrial precinct on the aerodrome. Additional information is now provided to Councillors following on from previous reports of 10 March 2021 and 14 July 2021.

Report

SIMMONS GLOBAL

For the past eighteen months representatives of Narromine Shire Council have been in discussion with a private developer regarding the potential for a single developer to locate several businesses to the Narromine Region.

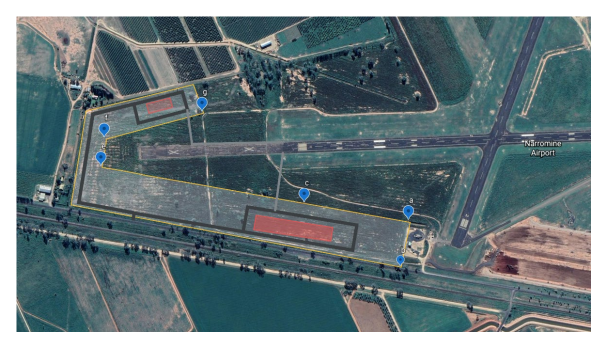
The positive attributes of the Narromine Aerodrome had initially led to the overall potential being investigated with the development of drones across the military and private sector the central driver of the discussions.

Councillors have previously considered a report outlining this potential development which in summary would see the:

- Development of commercial private drone related opportunities
- Development of UV monitoring equipment
- Development of a regional innovation site

Once fully operational up to 280 staff will be required to work within the businesses being developed.

Note that an approximate guide to the land sought for development is seen below. This has been refined in the subsequent Development Application.



3. FURTHER DEVELOPMENT OF NARROMINE AERODROME (Cont'd)

At the Council meeting on the 10th of March 2021 Council resolved (2021/047):

- 1. That continued in principle support be provided for the further development of the Narromine Aerodrome as outlined in the report.
- 2. That the General Manager be delegated to seek a valuation for the land as outlined in the report and provide a recommendation to Council regarding the sale price of the land.
- 3. That the valuation be funded from the General Manager's contingency fund to be adjusted at the next Quarterly Budget Review.

At the Council meeting on the 14th of July 2021 Council resolved (2021/158):

- 1. Council agrees to sell approximately 28 hectares of part Lot 72 DP 1271467 for \$11,000 per HA (plus GST) under an option to purchase arrangement if the land is purchased within 18 months, and a further 10% premium be added if a further 12 month extension is needed. The option to purchase would also include a 10% non-refundable payment at the commencement of the option for a period of 18 months, and a further 10% non-refundable deposit be paid should the 12 month extension be requested.
- 2. All costs in relation to sale of the land be borne by the purchaser.

A copy of the confidential report of the 14th July 2021 is provided to Councillors to provide further information in regards to the development.

Progress since July 2021

Since the resolution in July 2021 the following key progress has been made:

Item	Progress		
Funding secured for first stage	\$4.8M in funding for Simmons Global is announced on 1st November 2021. Funding is to secure a grant towards a total project of \$32M to develop an advanced manufacturing precinct at the Narromine aerodrome.		
DA Lodged	Development Application (22-36) lodged with Council (+/-\$2.4M) The Development Application is for the subdivision of approximately 28 HA of land and the erection of a UAV facility on Northern side of the planned area to allow for the development of the UAV project. The General Manager provided owner's consent for the lodgment of this DA on the basis that Council had resolved for the further development of the Aerodrome.		
Additional priority development for Simmons Global	During the past six months Simmons Global has secured several additional projects which are planned to be developed/manufactured or assembled here in Narromine.		

3. FURTHER DEVELOPMENT OF NARROMINE AERODROME (Cont'd)

Development Application 22-36 outlines the subdivision and usage of approximately 28 HA of land at the aerodrome. The DA outlines the development of a UAV facility of 1800m2 plus amenities and hardstand and is expected to house the initial 10 staff of the overall project.

Advanced Manufacturing Precinct

The proponent still has plans to ultimately bring a number of projects to the precinct. The State Government funding which is tied to this first stage has key milestones to be delivered within a fixed timeframe and has brought a focus onto this stage.

A further Development Application will be required to enable the future stages of the project which will see a number of advanced manufacturing projects delivered on this site and over 250 people employed. As outlined in previous reports items such as permissibility, traffic generation, CASA requirements and many other factors will need to be addressed.

Future actions

In considering previous recommendations in regard to best value for money, alternative uses of the land and accountability, Council has considered land valuations and the economic and social impact of the development. Fully delivered the project has the potential to lift the Gross Regional Product by \$100M and bring an additional \$20M in wages to the Shire.

Council staff continue discussions in regard to worker accommodation, employment, training and synergies with other projects to add value to this project and others.

To facilitate the development, in July 2021 Council resolved to offer an option to purchase the land to enable the development. To date this option has not been taken up, with the developer at this stage opting to purchase the property once Development consent has been given. It should be noted that under this resolution the proponent had 18 months to take up this option. If this option is not taken up by the 14th of January 2023 then a further report will be required to either extend or remove this option.

Financial Implications

There are no additional financial implications as a result of this report.

The following financial implications have been reported previously:

This is a large project with the existing usage and zoning aspects of the development quite complex.

The immediate financial implications are limited to the cost of the valuation.

The cost of the development works will be borne by the developer.

There will be proceeds to Council through the sale of land and the rates that will be applicable. The increase in employment will be a very positive return to the region.

3. FURTHER DEVELOPMENT OF NARROMINE AERODROME (Cont'd)

Legal and Regulatory Compliance

Civil Aviation Act 1988, Civil Aviation Regulations 1988, Civil Aviation Safety Regulations 1988.

Local Government Act 1993.

Disposal of Goods and Property. Local councils are bound by s 55 and s 716 of the Local Government Act 1993, and Part 7 of the Local Government (General) Regulation 2005.

Environment Planning and Assessment Act 1979

Risk Management Issues

If the development does not proceed Council would continue to manage the area under consideration within current aerodrome procedures.

There is a potential risk that Council does sell the land and the development either proceeds in part or not at all.

Internal/External Consultation

- Potential new business
- Economic Development Group
- Department of Planning
- Aerodrome users

RECOMMENDATION

That Council note the updates provided in the report in regard to the Simmons Global Development.

Phil Johnston

Director Community and Economic Development



Department of Planning and Environment

Gateway Determination

Planning proposal (Department Ref: PP-2022-1580): to insert a new local clause to allow temporary workers' accommodation in certain zones

I, the Director, Western Region at the Department of Planning and Environment, as delegate of the Minister for Planning, have determined under section 3.34(2) of the *Environmental Planning and Assessment Act 1979* (the Act) that an amendment to Narromine Local Environmental Plan (LEP) 2011 to allow temporary workers' accommodation in zones RU1 Primary Production, RU5 Village and R5 Large Lot Residential proceed subject to the following conditions:

- 1. Prior to community consultation, the planning proposal is to be updated:
 - a) to clearly state the intent of the proposal and remove the proposed draft clauses as these will be subject to Parliamentary Counsel drafting; and
 - to document the intent for the proposed temporary workers' accommodation provisions including the eligibility criteria, such as servicing requirements and consideration of environmentally sensitivity and hazards such as flood prone land, bushfire prone land, contaminated land and land with significant biodiversity values.

The updated planning proposal is to be forwarded to the Department of Planning and Environment via the Planning Portal for review and approval prior to commencing public exhibition.

- 2. Public exhibition is required under section 3.34(2)(c) and clause 4 of Schedule 1 to the Act as follows:
 - (a) the planning proposal is categorised as standard as described in the *Local Environmental Plan Making Guidelines* (Department of Planning and Environment, 2021) and must be made publicly available for a minimum of 28 days; and
 - (b) the planning proposal authority must comply with the notice requirements for public exhibition of planning proposals and the specifications for material that must be made publicly available along with planning proposals as identified in *Local Environmental Plan Making Guidelines* (Department of Planning and Environment, 2021).
- 3. No consultation is required with public authorities or government agencies under section 3.34(2)(d) of the Act.
- 4. A public hearing is not required to be held into the matter by any person or body under section 3.34(2)(e) of the Act. This does not discharge Council from any obligation it may otherwise have to conduct a public hearing (for example, in response to a submission or if reclassifying land).
- 5. The Council as planning proposal authority is authorised to exercise the functions of the local plan-making authority under section 3.36(2) of the Act subject to the following:
 - (a) the planning proposal authority has satisfied all the conditions of the gateway determination:

- (b) the planning proposal is consistent with applicable directions of the Minister under section 9.1 of the EP&A Act or the Secretary has agreed that any inconsistencies are justified; and
- (c) there are no outstanding written objections from public authorities.
- 6. The LEP should be completed within **nine (9)** months.

Dated 21st day of June

2022.

Garry Hopkins Director, Western Region

Local and Regional Planning
Department of Planning and Environment

Delegate of the Minister for Planning



Planning Proposal Temporary Workers Accommodation

APRIL 2022

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Attachment 1

Council Minute 2021/277 Ordinary Meeting of 8 December 2021

Version	Date	Notes
Vers001	April 2022	As submitted to DPE
Vers002	July 2022	Amended post Gateway Determination



TEMPORARY WORKERS ACCOMMODATION CLAUSE

EXECUTIVE SUMMARY

This Planning Proposal explains the intended effect and justification for the proposed amendment to the Narromine Local Environmental Plan 2011 (Narromine LEP). The Planning Proposal has been prepared in consideration of the relevant Department of Planning and Environment guideline – "Local Environmental Plan Making Guideline" (December 2021).

Council at its Ordinary Meeting of 8 December 2021 resolved to prepare a planning proposal to amend the Narromine LEP to permit the development of temporary workers' accommodation with consent, subject to assessment against a new clause (refer to **Attachment 1** Council Minute 2021/277). The provisions are proposed with a view to deliver clear provisions and certainty of development standards and permissibility for temporary workers accommodation in the Narromine Shire.

A temporary workers' accommodation clause can facilitate and support project confidence in choosing to develop in the Shire; such as: large-scale infrastructure developments, renewable energy projects, large manufacturing proposals, and developments in the agriculture and mining sectors.

Council is seeking to implement provisions that define the use:

temporary workers' accommodation means any habitable buildings and associated amenities erected for the purpose of providing a place of temporary or short-term accommodation for persons employed or contracted for employment associated with a large-scale project and the term of that project.



REPORT

PLANNING PROPOSAL - Introducing Temporary Workers Accommodation Provisions

LGA Narromine Shire Council

Relevant Instrument Narromine Local Environmental Plan 2011

(Narromine LEP)

Link to Strategic Plans Narromine Shire Local Strategic Planning Statement

(LSPS) (June 2020).

Part 1 – Objective or Intended Outcomes

Objective

To amend the Narromine LEP 2011 to introduce specific additional 'Miscellaneous Local Provisions' in Part 5 of the Narromine LEP 2011, to provide certainty of development standards and permissibility for temporary workers accommodation in the Narromine Shire.

Intended outcomes

- To facilitate projects with a need to accommodate a larger workforce mobilising to the LGA.
- To provide permissibility for habitable buildings and associated amenities erected for the purpose of providing a place of temporary or short-term accommodation for persons employed or contracted for employment associated with a large-scale project and the term of that project.
- To establish eligibility criteria that ensures suitable locations are developed.



Part 2 – Explanation of Provisions

The proposal includes the introduction of a new clause in Part 5 Miscellaneous provisions of the Narromine LEP that is not zone specific. The clause is proposed to include: Objectives, development standards, definition of new terminology relevant to the interpretation of the provisions. No changes to LEP mapping are proposed.

• It is proposed that the land use table be amended for temporary workers' accommodation so that the land use is listed as 'permitted with consent' in the RU1 Primary Production Zone. In the RU5 Village zone and R5 Large Lot Residential zone the land use would fall under permitted with consent – 'Any other development not specified in item 2 or 4'.

New provisions are intended to incorporate objectives:

- to enable development for temporary workers' accommodation if there
 is a demonstrated need to accommodate employees due to the nature
 of the work or the location of the land on which that work is carried out,
- to ensure that the erection of temporary workers' accommodation is not likely to have a detrimental impact on the future use of the land,
- to ensure that temporary workers' accommodation is appropriately located, and
- to minimise the impact of temporary workers' accommodation on local roads and infrastructure.

To demonstrate that these objectives could be met, it is intended the provision should address certain eligibility criteria, such as:

- The nexus between a project and the need for workers' accommodation is demonstrated.
- Roads, power systems, water reticulation systems and sewerage systems will be provided to adequately meet the requirements of the development.
- Any infrastructure provided in connection with the development will, if practicable, continue to be used once the temporary workers' accommodation is no longer required.
- Consideration of avoiding environmentally sensitive land and hazards such as flood prone land, bushfire prone land, contaminated land and land with biodiversity values.



Part 3 - Justification

Section A - Need for the Planning Proposal

Q1. Is the planning proposal a result of an endorsed local strategic planning statement, strategic study or report?

The Planning Proposal is not a direct result of any specific strategic study or report. The lack of appropriate accommodation and the ability to develop temporary workers' accommodation is a developing issue for the Narromine Shire. Future enterprises or large-scale infrastructure projects that may need to house substantial numbers of workers on a seasonal or temporary basis are not clearly guided by the Narromine LEP.

Narromine Shire's competitive advantage is its central position within the western communities of NSW. The growing agricultural industry could create new ancillary business and subsequent employment opportunities. The Narromine LGA is ideally suited to capitalise on associated intensive agricultural enterprises. Also, new mining projects have recently been lodged within the Shire, and other mineral surveys ongoing.

The NSW Government's Electricity Strategy sets out a plan to deliver three Renewable Energy Zones (REZ). Narromine Shire partly falls within the Central-West Renewable Energy Zone. This REZ alone is expected to support 450 construction jobs in the central west region. Narromine Shire is fielding many enquiries about the possibility of development in the LGA as a result of this Strategy and the strengths of the LGA for large scale development.

Q2. Is the planning proposal the best means of achieving the objectives or intended outcomes, or is there a better way?

The Planning Proposal is the best means of achieving the Objectives and Intended Outcomes. An LEP amendment process as described in this Planning Proposal is identified as the most certain approval pathway for a workers' accommodation proposal (that is not associated with and approved under a State Significant Project).

The only other means is to utilise site specific Planning Proposals (that facilitate rezonings or Schedule 1 amendments). This as an option is not considered an efficient mechanism to manage the issue and would not reflect Council's intention to provide more opportunities for employment generating development.

The proposed LEP amendments could be further supported by an amendment to the Narromine Development Control Plan 2011 to include relevant and appropriate development controls and guidelines for the assessment of development applications for temporary workers' accommodation.



Section B – Relationship to Strategic Framework

Q3. Will the planning proposal give effect to the objectives and actions of the applicable regional, or district plan or strategy (including any exhibited draft plans or strategies)?

(refer to assessment criteria)

The planning proposal has links to the following actions of the **Central West and Orana Regional Plan 2036**. Narromine Shire is one of 19 LGAs within the Central West and Orana region. Goal 4 - Dynamic vibrant and healthy communities Direction 27: Deliver a range of accommodation options for seasonal, itinerant and mining workforces is relevant. Future guidelines produced can be referenced also in a supporting DCP amendment.

The **Draft Central West and Orana Regional Plan 2041** Part 2 People, Housing and communities; Objective 10 Provide accommodation for temporary workers, includes: "Councils need to ensure a variety of housing types, particularly in areas accessible to construction projects and areas which will be the focus of ongoing employment, including Parkes SAP, the Central–West Orana REZ and mining projects". This is of particular relevance, as the LEP amendment will support the implementation of Action 6 of this Plan.

Q4. Will the planning proposal give effect to a council's endorsed local strategic planning statement, or another endorsed local strategy or strategic plan?

Narromine Local Strategic Planning Statement – Priority 6 – Sustain and grow our local population.

Narromine Shire Local Strategic Planning Statement (LSPS) 2020, identifies multiple avenues for growing industry and opportunities for supporting the strengths of the LGA. The management of growth and land use conflict is key in the LSPS. Ensuring a range of housing options to suit the different lifestyles and needs of the population is integral for the future and resilience of Narromine. Actions associated with the LSPS Priority 4 Vibrant Communities supports a new provision in the Narromine LEP to address temporary workers accommodation.

Having clear provisions surrounding the development of accommodation for workers associated with large scale employment projects delivers certainty to developers of expectations for development in Narromine LGA. Land use conflicts between housing and employment lands needs to be managed. Temporary workers accommodation can conflict with productive agricultural, industrial or resource lands. Narromine LGA is currently experiencing residential land supply pressures. The LSPS actions are being implemented and in accordance with the adopted local housing strategy, a separate Planning Proposal process has commenced seeking to implement



recommendations of the Narromine Shire Residential (and Large Lot Residential) Strategy. It was identified as part of this process the need for this LEP Amendment. Implementation of provisions to ensure well-designed project-related workers' accommodation occurs, will alleviate some stress on the residential land supply in the event of large-scale project being proposed, as well as result in protecting Narromine Shire's environment and infrastructure.

Q5. Is the planning proposal consistent with applicable State Environmental Planning Policies?

Relevant State Environmental Planning Policies that affect the Narromine Shire LGA area summarised in the Table 1 below. No inconsistencies with SEPP's are noted.

Table 1: Summary of Planning Proposal Consistency with SEPPs

SEPP Title	Planning Proposal Consistency
SEPP (Biodiversity and Conservation) 2021	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP Building Sustainability Index (BASIX) 2004	Temporary workers accommodation proposals would be required to determine at application whether the development concept includes BASIX affected development.
	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP (Exempt & Complying Development Codes) 2008	Temporary workers accommodation proposals would be required to determine at application whether the development concept includes aspects defined as exempt and/or complying development.
	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP (Housing) 2021	This SEPP addresses housing types not limited to manufactured home estates and caravan parks. The SEPP does not specifically address accommodation that addresses temporary accommodation for workers associated with a large-scale project.
	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.



SEPP Title	Planning Proposal Consistency
SEPP (Industry and Employment) 2021	Chapter 2 is not relevant to the Narromine Shire LGA. Chapter 3 referencing Advertising and Signage applies to the State.
	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP No 65 – Design and Quality of Residential Apartment Development	N/A to the Planning Proposal.
SEPP (Planning Systems) 2021	State significant development would not be impacted by local provisions for temporary workers accommodation.
	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP (Precincts – Central River City) 2021	N/A to the Planning Proposal.
SEPP (Precincts – Eastern Harbour City) 2021	N/A to the Planning Proposal.
SEPP (Precincts – Regional) 2021	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP (Precincts – Western Parkland City) 2021	N/A to the Planning Proposal.
SEPP (Primary Production) 2021	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP (Resilience and Hazards) 2021	Contamination and remediation to be considered in determining development applications. Ties into the objectives of the new clause proposed.
	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP (Resources and Energy) 2021	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.
SEPP (Transport and Infrastructure) 2021	Yes - The Planning Proposal will not deter from the ongoing implementation of the provisions of the SEPP.



Q6. Is the planning proposal consistent with applicable Ministerial Directions (s.9.1 directions)?

These directions apply to planning proposals lodged with the Department of Planning and Environment on or after the date the particular direction was issued and commenced.

Table 2: Directions issued by the Minister for Planning to relevant planning authorities under section 9.1(2) of the Environmental Planning and Assessment Act 1979.

Direction	Planning Proposal Consistency
Focus area 1: Planning Systems	
1.1 - Implementation of Regional Plans	Consistent with Regional Plans as Q3.
1.2 Development of Aboriginal Land Council land	No land in the Narromine LGA known to be mapped.
1.3 Approval and Referral Requirements	The draft provisions considered do not include additional referral, consultation and concurrence requirements from a public authority.
1.4 Site Specific Provisions	N/A – not site-specific provision.
1.5 Parramatta Road Corridor Urban Transformation Strategy	N/A
1.6 Implementation of North West Priority Growth Area Land Use and Infrastructure Implementation Plan	N/A
1.7 Implementation of Greater Parramatta Priority Growth Area Interim Land Use and Infrastructure Implementation Plan	N/A
1.8 Implementation of Wilton Priority Growth Area Interim Land Use and Infrastructure Implementation Plan	N/A
1.9 Implementation of Glenfield to Macarthur Urban Renewal Corridor	N/A
1.10 Implementation of the Western Sydney Aerotropolis Plan	N/A
1.11 Implementation of Bayside West Precincts 2036 Plan	N/A



Direction	Planning Proposal Consistency	
1.12 Implementation of Planning Principles for the Cooks Cove Precinct	N/A	
1.13 Implementation of St Leonards and Crows Nest 2036 Plan	N/A	
1.14 Implementation of Greater Macarthur 2040	N/A	
1.15 Implementation of the Pyrmont Peninsula Place Strategy	N/A	
1.16 North West Rail Link Corridor Strategy	N/A	
1.17 Implementation of the Bays West Place Strategy	N/A	
Focus area 2: Design and Place		
-	-	
Focus area 3: Biodiversity and Conservation		
3.1 Conservation Zones	Consistent. The Proposal includes provisions that facilitate minimisation of environmental impact ad require the sites to appropriately located. Conservation zones are not affected.	
3.2 Heritage Conservation	Consistent. The Proposal is not site- specific and no direct impacts are envisaged.	
3.3 Sydney Drinking Water Catchments	N/A	
3.4 Application of C2 and C3 Zones and Environmental Overlays in Far North Coast LEPs	N/A	
3.5 Recreation Vehicle Areas	Consistent – no land use will be amended that permits recreational vehicle activities.	
Focus area 4: Resilience and Hazards		
4.1 Flooding	Consistent – the proposal is not site specific.	
4.2 Coastal Management	N/A	
4.3 Planning for Bushfire Protection	N/A - the proposal is not site specific.	



Direction	Planning Proposal Consistency
4.4 Remediation of Contaminated Land	N/A - the proposal is not site specific.
4.5 Acid Sulfate Soils	N/A - the proposal is not site specific.
4.6 Mine Subsidence and Unstable Land	N/A - the proposal is not site specific.
Focus area 5: Transport and Infrastructure	
5.1 Integrating Land Use and Transport	Justified inconsistency - the proposal is not site specific.
5.2 Reserving Land for Public Purposes	N/A
5.3 Development Near Regulated Airports and Defence Airfields	N/A - the proposal is not site specific.
5.4 Shooting Ranges	N/A - the proposal is not site specific.
Focus area 6: Housing	
6.1 Residential Zones	Consistent – The intent of the proposal is to protect housing supply and provide clear provisions for temporary housing needs for major projects. The Proposal incudes provisions to address servicing and efficient use of infrastructure.
6.2 Caravan Parks and Manufactured Home Estates	Consistent – no changes proposed to caravan park/MHE provisions of the LEP.
Focus area 7: Industry and Employment	
7.1 Business and Industrial Zones	N/A - the proposal is not site specific and not proposed to affect the provisions of the business and industrial zones.
7.2 Reduction in non-hosted short-term rental accommodation period	N/A to Narromine Shire LGA
7.3 Commercial and Retail Development along the Pacific Highway, North Coast	N/A
Focus area 8: Resources and Energy	



Direction	Planning Proposal Consistency
8.1 Mining, Petroleum Production and Extractive Industries	N/A - the proposal is not site specific.
Focus area 9: Primary Production	
9.1 Rural Zones	Justified inconsistency – no rezoning of and is proposed. Agricultural viability of land is addressed by ensuring that Temporary Workers' Accommodation is appropriately located.
9.2 Rural Lands	Consistent – no change to minimum lot size is proposed. The Proposal is consistent with Regional and Strategic plans as detailed. The provisions seek to minimise land use conflict and protect rural land uses in the longer term when a temporary accommodation proposal is no longer required.
9.3 Oyster Aquaculture	N/A
9.4 Farmland of State and Regional Significance on the NSW Far North Coast	N/A to Narromine Shire LGA

Section C - Environmental, social and economic impact

Q7. Is there any likelihood that critical habitat or threatened species, populations or ecological communities, or their habitats, will be adversely affected as a result of the proposal?

The provisions proposed are not site-specific. The amendment is seeking to make temporary workers accommodation permissible in the RU1, RU5 and R5 zones. It is considered likely that temporary workers accommodation will be sought in rural areas, however it is not possible to predict the impact on specific site at this stage.

Q8. Are there any other likely environmental effects as a result of the planning proposal and how are they proposed to be managed?

The planning proposal is seeking to manage potential environmental impacts and ensure impacts on local infrastructure (including roads and effluent management issues) are addressed upfront in the development concept for temporary workers' accommodation.



Additional development standards could be clarified in a supporting DCP amendment.

Q9. Has the planning proposal adequately addressed any social and economic effects?

The Planning Proposal is intended to support economic development and encourage positive social outcomes for the Narromine Shire LGA.

As indicated, Narromine Shire is fielding many enquiries about the possibility of development in the LGA as a result of the REZ Strategy and the strengths of the LGA for large-scale development. Especially in view of recent announcements for development of the 400ha Narromine Materials Distribution Centre being assessed separately to the Narromine to Narrabri Section of Inland Rail Project. The volume of queries indicates that implementing a Planning Proposal to pre-empt development needs is prudent to support the economic development potential and flow on impacts of infrastructure projects.

Section D – State and Commonwealth Interests

Q10. Is there adequate public infrastructure for the planning proposal?

Future development applications will be subject to provisions of Narromine Shire Council Section 7.12 Contributions Plan 2019. It is not envisaged that the planning proposal will trigger a new contributions plan.

Q11. What are the views of state and Commonwealth public authorities consulted in accordance with the Gateway determination?

Council will undertake any required consultation in accordance with the Gateway Determination stage of the LEP amendment.

No key government agencies are identified as triggered for a referral.



Part 4 - Mapping

N/A -no changes to mapping proposed.

Part 5 – Community Consultation

Formal community consultation has not been carried out pre-lodgement.

Community consultation will be considered at the Gateway stage, with the Gateway determination confirming the requirements, in accordance with the Department of Planning, Industry and Environment "Local Environmental Plan Making Guideline".

Council's Community Participation Plan (Nov 2019) requires a 28-day exhibition for planning proposals or as otherwise required by the Gateway determination.

Part 6 – Project Timeline

The Table 3 below gives an indicative project timeline and detail for expected milestones for the planning proposal.

Table 3: Indicative project timeline

Stage	Timeframe &/or Date
Prepare Proposal –	1st Qtr 2022
Consideration by Narromine Shire Council	
Council Decision	April 2022
Gateway Determination	June 2022
Exhibition	July 2022
Consideration of Submissions	August 2022
Post exhibition Review	
Council Decision	August 2022
Submission to the Department for Finalisation	August 2022
Gazettal of LEP amendment	



Local Plan Making Authority

Council requests Council's General Manager or delegation to Narromine Shire Council's Manager of Planning, Emma Yule, to make the plan in accordance with section 3.34(2)(g) of the EP&A Act. This is recommended as the amendment is 'basic'.



Attachment 1 – Council Minute 2021/277 Ordinary Meeting of 8 December 2021

2. TEMPORARY WORKERS' ACCOMMODATION CLAUSE - LEP AMENDMENT

RESOLVED Crs Lambert/Jablonski;

- 1. That Council proceed with the preparation of a planning proposal for amendment to the Narromine Local Environment Plan 2011 to include a special clause for 'temporary workers' accommodation'
- 2. That Council support the objectives and intent of the provisions outlined for inclusion in the clause.

2021/277

Cr Davies called for a division of the motion. The vote was unanimous.