Cultural Social Equity Economic Vitality Prosperity

Environmental Sustainability



Development Performance Indicators



City of Norwood Payneham & St Peters

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DEVELOPMENT PERFORMANCE INDICATORS

The graphs and data contained in this document have been prepared to provide a 'snapshot' of the number and type of development related services that are undertaken by the Council's Development Assessment Unit.

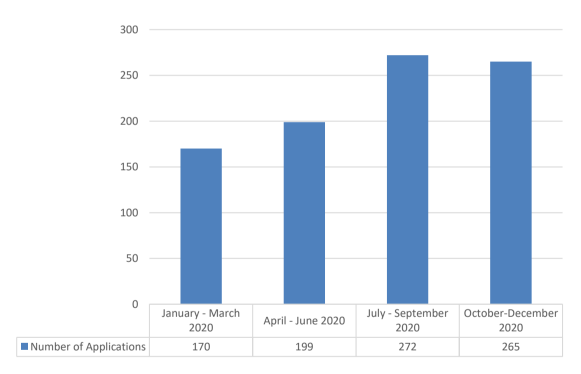
By way of background, the Council is required to report to the State Government on a range of development related statistics, known as System Indicators. The Council has determined to make this information available to the general public in a format that is easy to read and interpret.

In addition to the 'System Indicator' statistics, the Council collates a range of data on other key services which are analysed, in the interest of monitoring our own performance and striving for continuous improvement. The additional statistics include a summary of Land Division Applications, statistics relating to Regulated Trees, a summary of customer requests that have been received by the Council and a summary of Random Development Compliance Inspections.

The Development Performance Indicators is updated and uploaded onto the Council's website on a Quarterly basis. Many of the charts and figures include statistics from previous reporting periods for the purposes of comparing performance and determining long term trends.

Development Application Lodgments

FIGURE 1: DEVELOPMENT APPLICATIONS LODGED BY QUARTER DURING 2020 (excluding Land Division Applications)

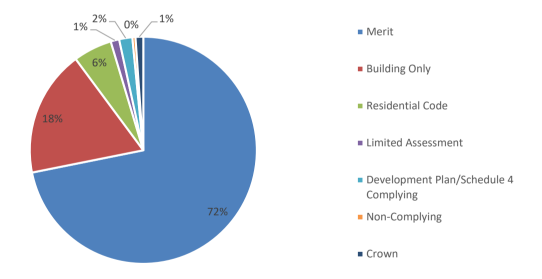


Number of Applications



A total of 906 Development Applications were lodged with the Council during 2020, which presents an upward trend over the previous two years.

FIGURE 3: DEVELOPMENT APPLICATIONS LODGED ACCORDING TO PROCESSING CATEGORY DURING 2020 (excluding Land Division applications)



There are seven (7) generic processing categories identified within the *Development Act 1993*, which are Building Only, Development Plan Complying, Residential Code Complying, Limited Assessment, Merit, Crown development and Non-complying.

'Building Only' Applications do not require Planning Consent, however an assessment against the Building Code (Building Rules Consent) is required. Building Rules Consent can be obtained either through the Council or a registered Private Certifier, as provided for in the *Development Regulations* 2008.

'Complying' forms of development <u>must</u> be approved by the relevant planning authority. There are two (2) types of Complying Development, 'Development Plan Complying' (where specific types of development are listed as Complying forms of development within the Council's Development Plan,

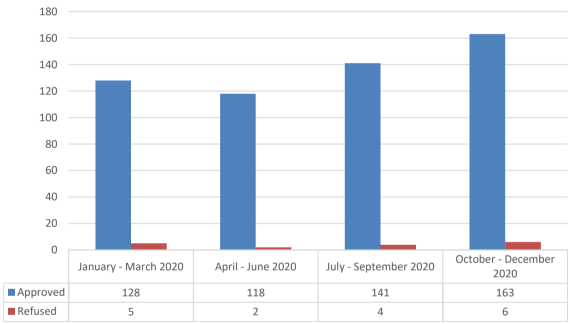
subject to conditions) and 'Residential Code Complying' developments, which are identified in Schedule 4 of the *Development Regulations 2008*. Residential Code Complying developments are those which achieve a set of 'tick box' criteria, which were introduced by the State Government in 2009.

'Limited Assessment' Applications are where development meets all of the quantitative criteria for Complying development, except one criteria. In this instance, the relevant authority is only able to consider that one (1) aspect of the development on its merit and must accept the other aspects of the development as Complying development.

'Merit' forms of development are any development which are not identified as Building Only, Development Plan Complying, Residential Code Complying or Non-complying. These developments are assessed, on their merit, against the relevant provisions of the Council's Development Plan.

'Non-complying' development is any form of development that is listed within the Council's Development Plan as a 'non-complying' form of development. Each Zone contained within the Council's Development Plan, has a list of developments that are 'non-complying' within that Zone. Non-complying developments are those forms of development that are clearly at odds with the desired character of a Zone.

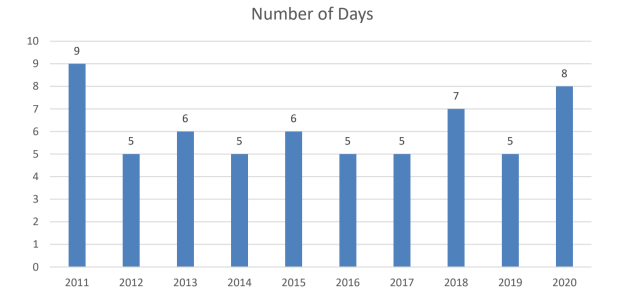




The majority of Development Applications are sufficiently consistent with the Council's Development Plan and are approved in a timely manner. Applications that are not sufficiently in accordance with the Development Plan or where the Applicant has failed to provide required information within Statutory timeframes, are refused.

A total of 550 Development Applications were granted Development Plan Consent during 2020 whereas 17 Development Applications were refused Development Plan Consent, which represents an approval rate of 97%.

FIGURE 5: MEDIAN TIMEFRAMES FOR COMPLYING' DEVELOPMENT (WORKING DAYS)
BETWEEN 2011-2020



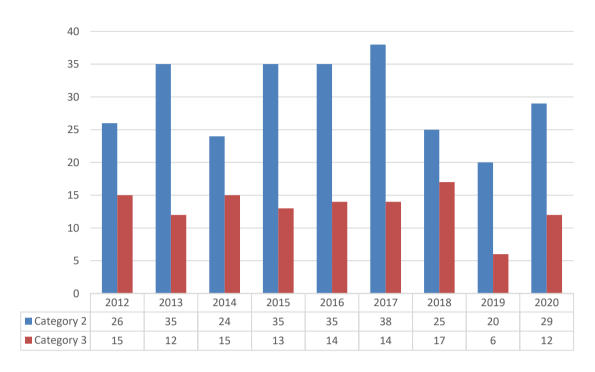
The statutory timeframe for assessing 'Complying' forms of development is ten (10) days.

FIGURE 6: MEDIAN TIMEFRAMES FOR 'MERIT' DEVELOPMENT (WORKING DAYS)
BETWEEN 2011-2020



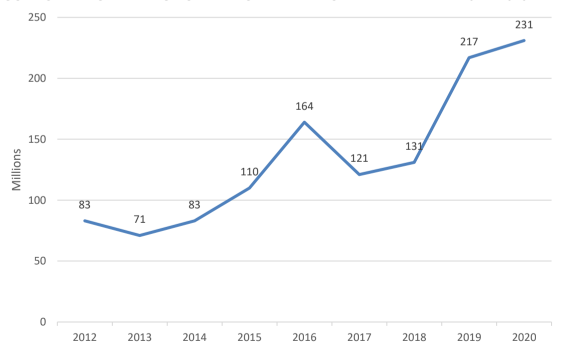
The statutory timeframe for assessing 'Merit' forms of development is forty (40) days.

FIGURE 7: NUMBER OF APPLICATIONS THAT WERE PUBLICLY NOTIFIED BETWEEN 2012 - 2020



Category 2 Applications are required to be notified to all adjacent property owners and occupiers, while Category 3 Applications are also required to be notified to any other person that, in the opinion of the relevant authority (the Council), may be adversely affected by the proposed development. In respect of Category 3 Applications, an advertisement is also placed in the local newspaper.

FIGURE 8: TOTAL VALUE OF APPROVED DEVELOPMENT BETWEEN 2012- 2020



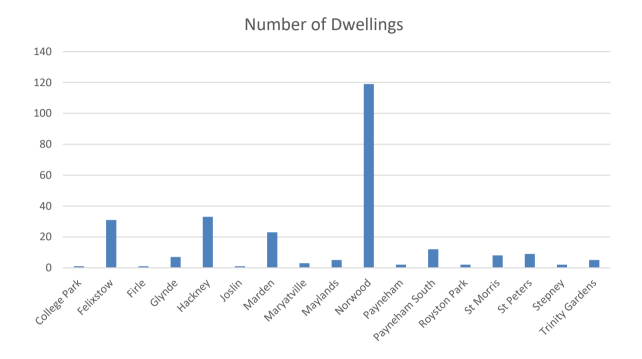
The total value of approved development is up on 2019 by \$14 million. Significant projects which received Development Approval in 2020 include:

247-261 Payneham Road – Life Care Development - Stage 2 (47.6 Million)

- 95 Hackney Road Hackney Mixed use redevelopment of the Hackney Hotel including dwellings and apartments (15 Million)
- 145-147 Beulah Road Norwood Construction of 16 dwellings with associated garages and landscaping (6 Million)
- 42-46 Barnes Road Glynde Construction of 11 independent living units and relocation of maintenance facilities – Lutheran Homes – (5 Million)

New Dwellings

FIGURE 9: NUMBER OF NEW DWELLINGS APPROVED IN 2020 (includes all forms of dwellings including residential apartments)



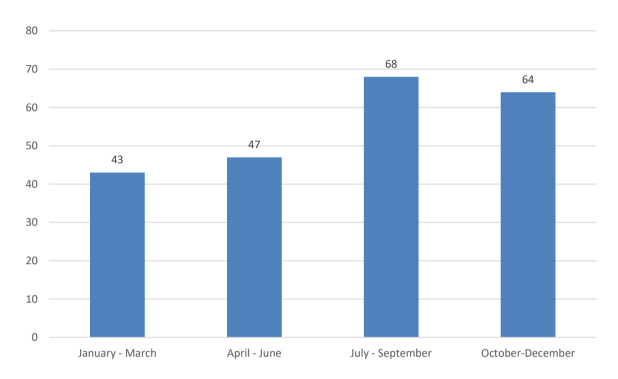
A total of 264 new dwellings were granted Development Approval in 2020. The suburb with the most number of approved dwellings was Norwood, with 119 dwellings or 45% of the total number of approved dwellings within the Council area. Part of this growth can be attributed to the approval of the mixed use development at Coles on the Parade (81 dwellings) and the redevelopment of the old Life Care site on Beulah Road (16 dwellings).

It is anticipated that Norwood will continue to experience strong growth over the next two years due to the Norwood Green Development, located at 100 Magill Road, Norwood, with a further 224 dwellings still yet to receive Development Approval in further stages.

Building Rules Assessments

The following statistics relate only to Building Rules Assessments that have been undertaken by the Council. Applicants are able to use a 'Private Certifier' to undertake an assessment against the Building Code of Australia. If a Private Certifier grants 'Building Rules Consent', the Applicant must then forward details of the Consent to the Council in order for Development Approval to be issued by the Council.

FIGURE 10: NUMBER OF DEVELOPMENT APPLICATIONS LODGED FOR BUILDING RULES CONSENT 2020



A total of 246 Development Applications for Building Rules Consent were lodged with the Council during 2019.

FIGURE 11: DEVELOPMENT APPLICATIONS FOR BUILDING RULES CONSENT LODGED BETWEEN 2012 – 2020

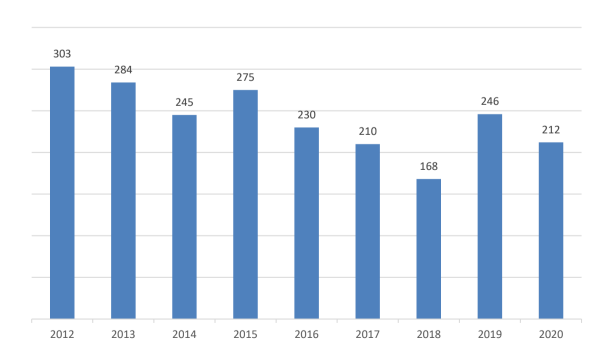
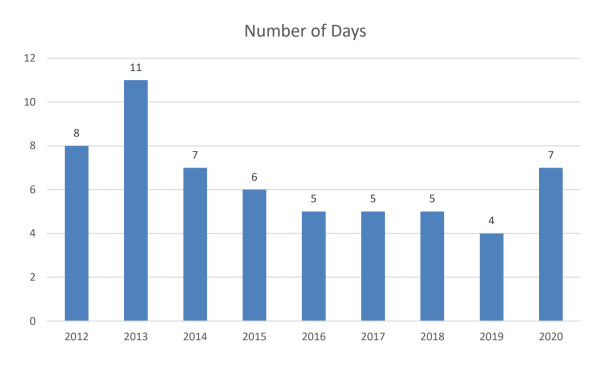
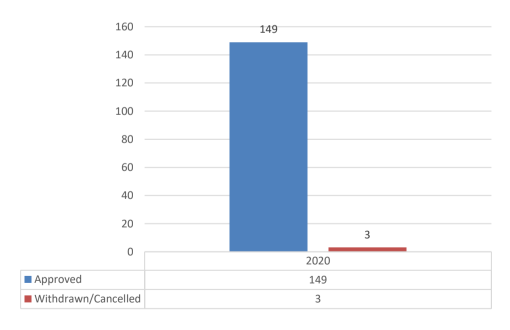


FIGURE 12: MEDIAN TIMEFRAMES FOR BUILDING RULES CONSENT ASSESSMENTS BETWEEN 2012 – 2020



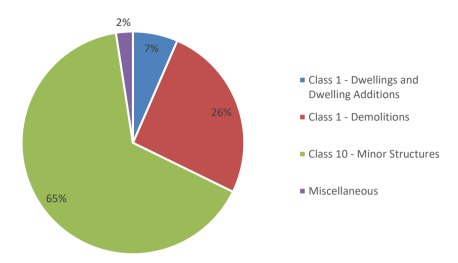
The statutory timeframe for assessing an application for Building Rules Consent is twenty (20) days.

FIGURE 13: DETERMINED BUILDING RULES CONSENTS DURING 2020



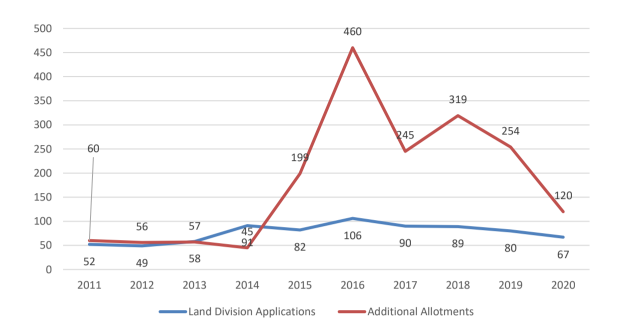
As with Planning assessments, the high proportion of Building Rules Consents that are granted is indicative of the Council's practice to negotiate an acceptable outcome with Applicants, rather than refusing an Application outright.

FIGURE 14: CLASS OF BUILDING FOR COUNCIL ASSESSED BUILDING RULES CONSENTS DURING 2020



The majority of the Building Rules Consent Assessments compromised the assessment of minor structures (eg. sheds, carpots, garages, swimming pools, fencing etc) and applications involving demolition of existing buildings. Combined, these two building classes totaled 91% of all Building Rules Assessments.

FIGURE 15: LAND DIVISION APPLICATIONS LODGED AND NEW ALLOTMENTS CREATED BETWEEN 2011-2020



Land Division Applications include boundary realignments, the amalgamation of land, as well as the division of land into two (2) or more allotments. While the number of applications has taken a downward trend from 2016, it still remains consistenly higher than pre 2015 numbers due to due to a higher proportion of multi dwelling sites within the Council area.

Regulated Tree Applications

FIGURE 16: REGULATED TREE APPLICATIONS BY APPLICATION TYPE DURING 2020

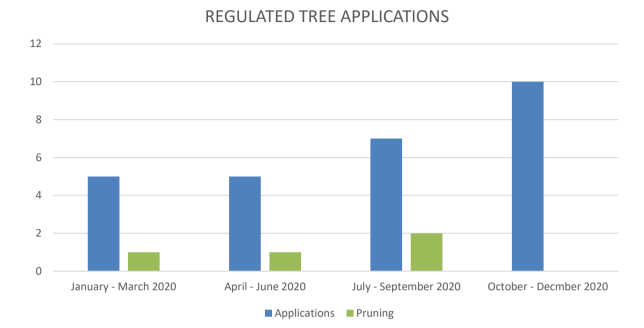
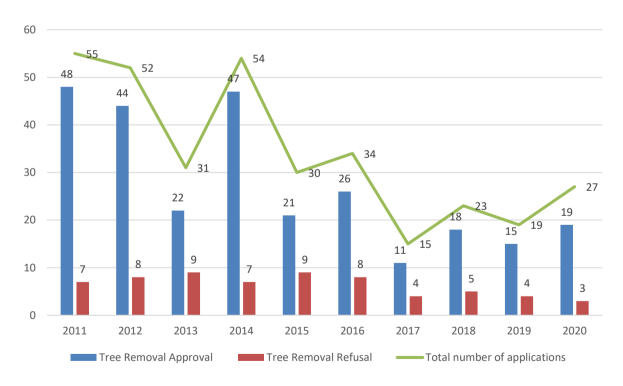


FIGURE 16A: REGULATED TREE APPLICATIONS BETWEEN 2011-2020



The Council has received 27 Development Applications for tree damaging activity in relation to regulated trees in 2020, which includes the removal of 27 regulated trees. Of these, ninteen (19) tree removal applications have been approved, three (3) tree removal applications have been refused and five (5) have yet to be determined.

Customer Request Management Enquiries

FIGURE 17: CUSTOMER REQUESTS 2011-2020

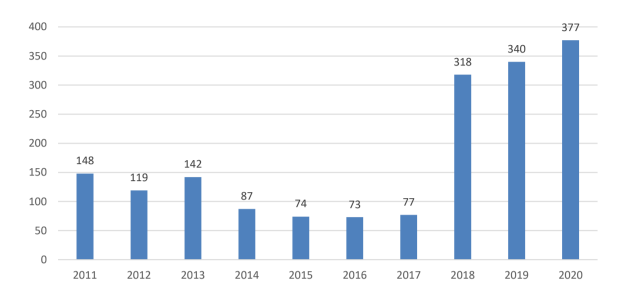
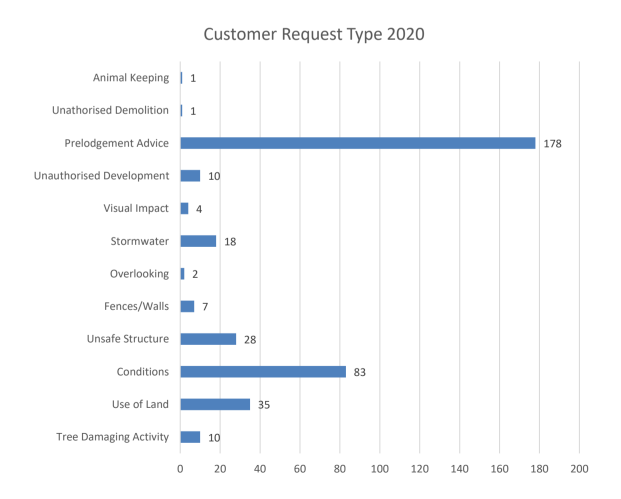


FIGURE 17A: CUSTOMER REQUESTS BY TYPE 2020



The above figures represent customer requests which have resulted in investigations and/or further action. The number of categories has evolved over time since the introduction of the electronic Customer Request Management (CRM) system in 2013-2014 which provides a more accurate representation of requests investigated by planning staff.

The Council also receives a large number of development related enquiries which are responded to without being recorded in these statistics. Customer request categories include:

- · conditions of approval;
- outdoor dining;
- fences/walls;
- overlooking:
- stormwater;
- regulated trees:
- unauthorised development;
- unsafe structures;
- use of land;
- visual impact;
- noise;
- dust/odour/smoke:
- unsightly property;
- Vibration;
- pre-lodgement advice (added in mid-2018); and
- liquor licencing (added in 2019)

Council staff investigate all development related customer requests. In circumstances where a breach of the relevant legislation has been identified, staff use a range of enforcement procedures in order to rectify the breach. These procedures can include negotiated compliance, written warnings, Section 84 Enforcement Notices, Section 85 Court proceedings and Criminal Prosecutions.

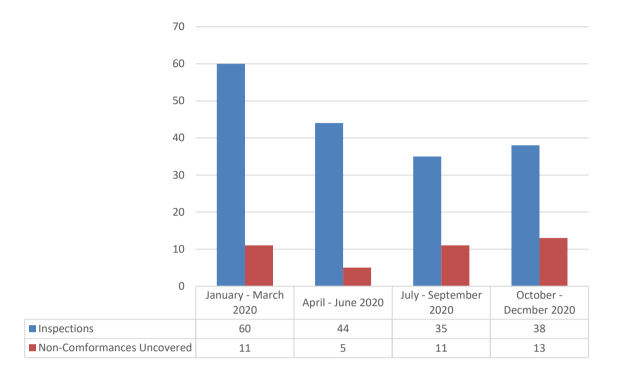
As part of the process, Staff are conscious of following due process and trying to negotiate a satisfactory outcome, with the underlying principle being that legal action, and particularly criminal prosecutions, are pursued as a last resort.

The Council has recently commenced collecting statistics regarding average and median timeframes for dealing with and resolving complaints. Information on this will be presented in this format as it becomes available.

Figure 17 displays an increase in Customer Requests over the 2019 and 2020 period. This volume can be partially attributed to an increase in reporting of development matters and by the addition of new categories for pre-lodgement advice in mid-2018. Traditional requests (illegal development/unsafe structures/conditions of approval etc.) made up 199 requests, which is still a sizable increase over years prior to 2018.

Random Development Compliance Inspections

FIGURE 18: RANDOM DEVELOPMENT COMPLIANCE INSPECTIONS DURING 2020



The Council undertakes random development compliance inspections on at least 25 percent of Development Applications that are approved with priority given to verifying that conditions of approval have been complied with in relation to commercial developments. Where inconsistencies or breaches of the Act are observed (non-conforming development), the matter is added to the Council's Complaints Register (CRM) to be followed up with the relevant party. For the 2020 calendar year, 32.7% of all development applications were inspected (177 inspections), which exceeds the 25% target. Of the 177 inspections undertaken, 40 non-conformances were identified. While this represents 22.6% of all applications as an average, a number of inspections revealed multiple breaches.