PLANNING AND REGULATORY SERVICES

Court Action Status Report

Below is a list of Development Applications with open court appeals.

Total Number of Appeals - 12

(as at 31 May 2022)

DIVISION 1

Lantrak Property Holdings (Qld) Pty Ltd v Ipswich City Council

Register No: 153 Appeal Type: Applicant Appeal Appeal Mo: 3473 of 2019

Received Date: 25/9/2019

Application No: 3343/2018/MCU

Property: 460-482 Ipswich Rosewood Road JEEBROPILLY QLD 4340

Applicant: Lantrak Property Holdings (QLD) Pty Ltd

Appeal Summary: This is an applicant initiated deemed refusal appeal. The development application was for a new construction and demolition (non-

putrescible) landfill facility.

The due date for Council to make a decision was 13 September 2019 and the due date to issue the decision notice to the applicant was 20 September 2019. On 13 September 2019 the applicant refused Council's request for an extension of time for the decision period and

subsequently lodged the deemed refusal appeal before Council was in a position to issue a decision.

Status: Hearing concluded on the 13 August 2021. Awaiting judgement.

R.J. Lang Nominees Pty Ltd v Ipswich City Council

Register No: 176 Appeal Type: Applicant Appeal Appeal Mo: 530 of 2021

Application No: 3749/2019/MCU Received Date: 8/3/2021

Property: 189 Briggs Road FLINDERS VIEW QLD 4305

Applicant: RJ Lang Nominees Pty Ltd

Appeal Summary: This is an applicant appeal against Infrastructure Charges Notice (ICN) issued by Council as part of negotiated decision notice dated 8

February 2021.

The appellant claims that the ICN:

contains an error relating to the application of the relevant adopted charge and an offset or refund;

has no decision about an offset or refund; and

charges are unreasonable

Status: Without prejudice discussions ongoing. Meeting to be held before 30 June 2022.

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ASHWORTH & others v DEPUTY PREMIER

Register No: 195 Appeal Type: Judicial Review Appeal No: 2192 of 2022

Application No: 10674/2019/CA Received Date: 24/2/2022

Property: 266-304 Coopers Road WILLOWBANK QLD 4306

Applicant: Wanless Recycling Park Pty Ltd

Appeal Summary: The application for a judicial review relates to the decision of the Deputy Premier, Minister for State Development, Infrastructure, Local

Government and Planning and Minister Assisting the Premier on Olympics Infrastructure (the First Respondent) to call in a development application made by Wanless Pty Ltd at 266-304 & 350 Coopers Road, Ebenezer. In summary, the grounds for the application are that a fair-minded observer might reasonably apprehend that the First Respondent did not bring an impartial mind to the exercise of the call-in

power.

Status: Orders made 31 May 2022. By 1 July 2022, Council to file and serve any further evidence. By 22 July 2022, Council to file and serve written submissions.

Court review on 14 July 2022. Hearing likely to be in August 2022.

VEOLIA ENVIRONMENTAL SERVICES (AUSTRALIA) PTY LTD & another v DEPUTY PREMIER

Register No: 196 Appeal Type: Judicial Review Appeal No: 2198 of 2022

Received Date: 8/3/2022

Application No: 10674/2019/CA

Property: 266-304 Coopers Road WILLOWBANK QLD 4306

Applicant: Wanless Recycling Park Pty Ltd

Appeal Summary: The application for a judicial review relates to the decision of the Deputy Premier, Minister for State Development, Infrastructure, Local

Government and Planning and Minister Assisting the Premier on Olympics Infrastructure (the First Respondent) to call in a development application made by Wanless Pty Ltd at 266-304 & 350 Coopers Road, Ebenezer. In summary, the grounds for the application are that a fair-minded observer might reasonably apprehend that the First Respondent did not bring an impartial mind to the exercise of the call-in

power.

Status: Orders made 31 May 2022. By 1 July 2022, Council to file and serve any further evidence. By 22 July 2022, Council to file and serve written submissions.

Court review on 14 July 2022. Hearing likely to be in August 2022.

AUSTIN BMI PTY LTD v DEPUTY PREMIER

Register No: 197 Appeal Type: Judicial Review Appeal No: 2105 of 2022

Application No: 10674/2019/CA Received Date: 8/3/2022

Property: 266-304 Coopers Road WILLOWBANK QLD 4306

Applicant: Wanless Recycling Park Pty Ltd

Appeal Summary: The application for a judicial review relates to the decision of the Deputy Premier, Minister for State Development, Infrastructure, Local

Government and Planning and Minister Assisting the Premier on Olympics Infrastructure (the First Respondent) to call in a development application made by Wanless Pty Ltd at 266-304 & 350 Coopers Road, Ebenezer. In summary, the grounds for the application are that a fair-minded observer might reasonably apprehend that the First Respondent did not bring an impartial mind to the exercise of the call-in

power.

Status: Orders made 31 May 2022. By 1 July 2022, Council to file and serve any further evidence. By 22 July 2022, Council to file and serve written submissions.

Court review on 14 July 2022. Hearing likely to be in August 2022.

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Wild Mint Watercress Pty Ltd (ACN 647 174758) v Ipswich City Council

Register No: 194 Appeal Type: Applicant Appeal

Appeal Mo: 584 of 2022

Received Date: 11/3/2022

Received Date: 9/6/2021

Application No: 13852/2021/VA

Property: 7002 Watercress Boulevard REDBANK PLAINS QLD 4301

Applicant: Wild Mint Watercress Pty Ltd

Appeal Summary: This is an applicant appeal against conditions 5(a), 5(b) and 6(d) of Council's decision to approve a preliminary approval (variation request)

for a material change of use to vary the effect of the Ipswich Planning Scheme to allow development to be carried out generally in accordance

with the 'South Redbank Plains Land Use Concept Master Plan' at 7002 Watercress Boulevard, Redbank Plains.

The conditions relate to:

(a) the submission of a plan for a right turn lane in School Road;

(b) the submission of a plan for the construction of a collector street within an adjoining road reserve; and

(c) submitting an arborist assessment of the viability of trees to be retained in the future linear open space area.

The appellant has sought to amend or delete the conditions on the basis of not being a necessary imposition of the subject development, being

unlawful and contrary to Council's conditioning powers and not being reasonable and relevant.

Status: Matter finalised 29 April 2022. Settlement reached on amended conditions relating to the acces to the site and approval issued.

DIVISION 2

Spring Lake Holdings Pty Ltd (ACN 156 492 885) As Trustee for Spring Lake Trust v ICC

Register No: 184 Appeal Type: Applicant Appeal Society Applicant Appeal No. 1428 of 2021

Application No: 9446/2017/ADP

Property: 1 Springfield Lakes Boulevard SPRINGFIELD LAKES QLD 4300

Applicant: Spring Lake Holdings Pty Ltd

Appeal Summary: This is an applicant appeal against a deemed refusal of an application to:

(1) amend an existing approved Area Development Plan over the Spring Lake Metro site for:

(a) An additional Child Care Centre;

(b) A Motel (extension); and

(c) Additional ground floor tenancies (Shop, Restaurant, Service Industry, Medical Centre, Fast Food Premises, Commercial Premises and/or

Veterinary Clinic; and

(2) operational work for advertising structures (above awning signs, below awning signs and awning facia signs).

Status: Preliminary point (jurisdictional matter) was heard by Court on 21 February 2022. Awaiting outcome.

DIVISION 3

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Cleanaway Solid Waste Pty Ltd v Ipswich City Council

Register No: 156 Appeal Type: Applicant Appeal Society Applicant Appeal No: 4101 of 2019

Received Date: 14/11/2019

Received Date: 22/3/2021

Application No: 4502/2018/MCU

Property: 100 Chum Street NEW CHUM QLD 4303

Applicant: Cleanaway Solid Waste Pty Ltd

Appeal Summary: This is an applicant appeal against Council's decision to refuse a development application which sought to extend the life of an existing

landfill facility by increasing the landfill height from the approved RL72 to RL85.

Status: Hearing concluded on the 13 August 2021. Awaiting judgement.

Austin BMI Ltd (ACN 164 204 308) v Ipswich City Council

Register No: 160 Appeal Type: Applicant Appeal Appeal Mo: 912 of 2020

Application No: 1149/2018/CA Received Date: 23/3/2020

Property: 191 Whitwood Road NEW CHUM QLD 4303

Applicant: Austin BMI Pty Ltd

Appeal Summary: This is an applicant initiated deemed refusal appeal. The development application was for a new construction and demolition (non-

putrescible) landfill facility.

The due date for Council to make a decision was 11 February 2020 and the due date to issue the decision notice to the applicant was 18

February 2020.

On 4 February 2020 the applicant refused Council's request to extend the decision making period until 25 February 2020 and subsequently

lodged the deemed refusal appeal before Council was in a position to issue a decision.

Status: Hearing concluded on the 13 August 2021. Awaiting judgement.

DIVISION 4

Fabcot Pty Ltd (ACN 002 960 983) v Ipswich City Council

Register No: 177 Appeal Type: Notice of Appeal So 652 of 2021

Application No: 2992/2008/MAEXT/B

Property: 198-238 Fernvale Road BRASSALL QLD 4305

Applicant: Fabcot Pty Ltd

Appeal Summary: This is an appeal against a refusal to an extension to the currency period application based on the aspects of the development are in conflict

with the current legislative framework that would apply to the development, if it were a new development. Specifically the State Planning Policy 2017 in relation to MSES – Wildlife Habitat for Koala classed as high value bushland and Schedule 10, Part 10, division 3 of the Planning

Regulation 2017 (core koala habitat areas mapped on the site).

Status: Without prejudice discussions ongoing. The matter is listed for review on 8 July 2022.

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Kelly Consolidated Pty Ltd v Ipswich City Council

Appeal Type: Submitter Appeal **Register No:** 186 **Appeal No:** 2165 of 2021

Application No: 6365/2020/CA **Received Date: 18/8/2021**

Property: 9 Hall Street YAMANTO OLD 4305

Applicant: Yamanto Holdings Pty Ltd

Appeal Summary: This is a submitter appeal against Council's decision to approve an application for a Material Change of Use - Business Use (bulky goods sales,

cafe, fast food premises, food delivery service, restaurant, shop, snack bar and/or takeaway food premises); and

Operational Works - Advertising Devices (Five (5) Pylon Signs).

The primary grounds for Kelly Consolidated Pty Ltd lodging the appeal against Council's decision are as follows:

The Development Application does not comply with the relevant assessment benchmarks, namely the Ipswich Planning Scheme;

The imposition of the Condition does not cure or remedy the material non-compliance with the Planning Scheme; and

There are no relevant matters which support approval of the Development Application, and to the extent there are (which is not admitted), given the materiality of the non-compliance with the Planning Scheme, those matters do not warrant the exercise of the discretion to approve

the Development Application.

Status: Hearing adjourned 31 May 2022. Future hearing dates to be set.

Griffith Group One Pty Ltd (ACN 617 348 133) v Ipswich City Council

Appeal Type: Applicant Appeal **Register No:** 191 **Appeal No:** 3276 of 2021 **Received Date: 16/12/2021**

Application No: 5636/2021/MCU

Property: 54-56 Arthur Summervilles Road KARALEE QLD 4306

Applicant: Griffith Group One Pty Ltd

Appeal Summary: This is an applicant appeal against Council's decision to refuse a development application for a Child Care Centre at 54-56 Arthur

Summervilles Road, Karalee.

The application was refused primarily on the grounds of significant detrimental effects on the amenity of nearby residents (noise, traffic,

community safety, health and odour), community need and conflicts with the Community Use Code and Parking Code.

Status: Court review 17 June 2022.

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