

Cr Robins suggested a number of minor changes to the text of the Policy LPP 1.1.

The changes that she proposed are as follows:

1. It was noted that there were two Clauses with the reference 1.6. In response I advised that the whole document would be overhauled in terms of numbering of clauses. This will be undertaken administratively as to do so now would confuse the Notice of Motion put forward by Cr Pazolli in respect of the same policy.
2. Cr Robins also highlighted why clause 1.7.9(b) only refers to Christmas and Easter holidays, and questioned that the policy should refer simply to public holidays so that the 14 day comment period always translates to 10 working days? This will also happen administratively after the Councils determination on the item.
3. Concern was expressed that Clause 1.7.10(e) is onerous. Having reviewed this Clause it is considered that the issues raised by this Clause are adequately covered off by Clause 4.2.3 of the R-Codes Vol 1. It is recommended that Clause 1.7.10 (e) be removed. This can be undertaken administratively.
4. It was highlighted that Clause 2.8.4(b) required the insertion of the word 'and'. This can be inserted administratively.
5. Clause 3.5.3(a) does not reference the ability of the DAU to refuse to grant development approval. This will be reinserted, and that can be undertaken administratively.
6. Clause 3.5.3(b) should be amended to make it clear that reports from the DAU will be published to the City's website on Friday after the meeting has taken place on the Tuesday. Will be undertaken administratively.
7. It was noted that there were two Clauses with the reference 3.4.4(a)(i). This will be corrected administratively.