

Chief Executive Notice

Pursuant to section 18 of the *Planning Act 2016*

Scenic Rim Regional Council – Notice about the process for making a planning scheme under section 18(3) of the *Planning Act 2016*

In accordance with section 18(4) of the *Planning Act 2016* (Planning Act), the chief executive has considered the Minister's Guidelines and Rules when preparing this notice under section 18(3)(a) of the Planning Act.

- Notice was given by Scenic Rim Regional Council under section 18(2) of the Planning Act on 2 August 2017
- Under section 18(6) of the Planning Act, the council must make the planning scheme by following the process in this notice
- Unless stated otherwise, the process described in Appendix 1 of this notice is to be undertaken in the order in which it is prescribed
- A communications strategy that the local government must implement about the instrument is also described in this notice.

Requesting information

- The chief executive or Minister for Planning, as relevant to the process, may, at any time, give the local government a notice requesting further information.

Managing timeframes

- Any party may pause a timeframe (provided it is not during public consultation) for an action for which they are responsible by giving notice to any other party in the relevant step of the process stating how long the timeframe will be paused and a date upon which the timeframe will restart
- If a notice to pause a timeframe is issued, the process is paused from the day after the notice is given until the date stated in the notice, unless the notice is withdrawn by the party that gave the notice
- If the pause a timeframe notice is withdrawn, the process restarts from the day after the party gives the notice to withdraw the notice.

Public consultation

In accordance with the Planning Act, council is required to:

- Publish at least 1 public notice about the proposal to make the planning scheme
- Keep the instrument available for inspection and purchase for a period (the consultation period) stated in the public notice of at least 40 business days after the day the public notice is published in a newspaper circulating in the local government area
- Ensure that the public notice states that any person may make a submission about the instrument to the local government within the consultation period
- Consider all properly made submissions about the proposed planning scheme
- Notify persons who made properly made submissions about how the local government dealt with the submissions

- Give the Minister a notice containing a summary of the matters raised in the properly made submissions and stating how the local government dealt with the matters.

Communications Strategy

The proposed communications strategy has the aim to enable meaningful engagement on the proposed Scenic Rim Regional Planning Scheme to address key planning issues and challenges in the Scenic Rim Region.

The following requirements apply:

- Council is required to comply with the minimum public consultation standards prescribed in the Planning Act
- Council is required to undertake consultation generally in accordance with the Scenic Rim Regional Council – Draft Scenic Rim Planning Scheme, Communications Strategy, July 2017 (the communications strategy)
- Council is required to make the communications strategy available to the community
- Council is required to document its public consultation and prepare a report on its public consultation to the Minister for Planning when submitting the proposed planning scheme for adoption.

Tailored Process – Scenic Rim Regional Council – Notice about the process for making a planning scheme under section 18(3) of the Planning Act 2016 (the Act)

Step	Type of action	Summary of action	Specific actions	Entity responsible for task	Recommended timeframe (business days)
Step 1	Planning and preparation	Local government prepares a draft planning scheme	Council has prepared a draft planning scheme.	Local Government	Step completed
Step 2	Planning and preparation	Local government consults with DILGP and relevant state agencies	Council has consulted with DILGP and the relevant state agencies while preparing the draft planning scheme.	Local Government	Step completed
Step 3	Planning and preparation	Local government prepares a draft planning scheme	Council proposes to prepare draft planning scheme under section 18 of the Act.	Local Government	Step completed
Step 4	Planning and preparation	Local government prepares a draft planning scheme	Council endorses draft Scenic Rim Planning Scheme for state interest review and requests permission from the Minister to proceed to Public Consultation.	Local Government	None
Step 5	State interest review	Local government provides notice to commence the state interest review process	<p>The local government must give a notice to the chief executive to commence the state interest review that includes—</p> <ol style="list-style-type: none"> 1. An electronic copy of the proposed planning scheme in the format identified by the department. 2. A written statement addressing the state interests in the relevant regional plan and SPP which includes— <ol style="list-style-type: none"> a. how the state interests are integrated in the planning scheme; b. reasons why any state interests have not been not integrated in the planning scheme; and c. any state interests that are not relevant. 3. A written statement about how the key elements of a planning scheme mentioned in section 16(1) of the Act have been addressed and if the planning scheme is consistent with the regulated requirements. 4. A proposed communications strategy if one has not been given with the notice under section 18(2) of the Act. 	Local Government	None

Step	Type of action	Summary of action	Specific actions	Entity responsible for task	Recommended timeframe (business days)
			<ol style="list-style-type: none"> 5. Any background studies or reports that informed the preparation of the planning scheme, including any strategic study or report, or review required under section 25(1) of the Act. 6. Any natural hazards, risk and resilience evaluation report prepared having regard to the SPP. 7. Any draft feasible alternatives report prepared for a planning change made to reduce the risk of natural hazards, including details of the potentially affected premises and any relevant supporting information. 8. Shapefiles of any mapping. 9. A summary of consultation with state agencies and the outcome of the consultation. 10. Any other information considered relevant by the local government. 		
Step 6	State interest review	Chief Executive undertakes the state interest review	The chief executive must undertake a state interest review.	Chief Executive	To commence within 5 business days of receiving the notice to commence the state interest review
Step 7	State interest review	Chief Executive considers key Act and Regulation matters	<p>As part of the state interest review, the chief executive must consider if the proposed planning scheme—</p> <p>advances the purpose of the Act;</p> <p>(a) is consistent with section 16(1) of the Act;</p> <p>(b) is consistent with the regulated requirements prescribed in the Planning Regulation;</p> <p>(c) is well drafted and clearly articulated; and</p> <p>(d) accords with the result of any strategic study or report, or review required under section 25(1) of the Act.</p>	Chief Executive	Concurrent with state interest review, to commence within 5 business days of receiving the notice to commence to state interest review
Step 8	State interest review	Chief Executive advises of changes required	<p>The chief executive may give notice to the local government advising of any changes—</p> <p>(a) to the proposed planning scheme required to address state interests</p> <p>(b) to the proposed communications strategy as a result of the state interest review.</p>	Chief Executive	During the state interest review period 50 business days from commencement of the state interest review

Step	Type of action	Summary of action	Specific actions	Entity responsible for task	Recommended timeframe (business days)
Step 9	State interest review	Chief Executive provides outcomes of state interest review	The chief executive must give notice to the local government of the outcome of the state interest review.	Chief Executive	50 business days from commencement of the state interest review
Step 10	State interest review	Chief Executive provides conditions of state interest review	The chief executive may include conditions that apply to the proposed planning scheme, including the timing on when the conditions must be complied with.	Chief Executive	Concurrent with the notice giving the outcome of the state interest review
Step 11	Local government led initiative	Local government makes changes where necessary	Local government makes any required changes resulting from state interest review and/or conditions and prepares planning scheme for public consultation	Local Government	None
Step 12	Local government led initiative	Local government endorsement	Local government endorses the public consultation of the draft planning scheme	Local Government	None
Step 13	Public consultation	Local government commences public notice as per the Act, Minister's Guidelines and Rules (MGR), etc	The local government must give public notice in accordance with: (a) the public notice requirements prescribed in the Act, Schedule 2, definition of public notice, paragraph (b); (b) the communications strategy, including any amended strategy requested by the Minister.	Local Government	None
Step 14	Public consultation	Local government publishes a public notice - minimum 40 business days	The local government must publish a public notice about the proposal to make or amend the planning scheme. It must state that any person may make a submission about the instrument to the local government within the consultation period.	Local Government	The consultation period must be a minimum period of 40 business days, commencing after the day the public notice is published in a newspaper circulating in the local government area.