Ku-ring-gai Council

Traffic and Transport Policy

June 2013
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1. Introduction

The Ku-ring-gai local government area is located in Sydney’s northern suburbs – about 16 kilometres from Sydney’s GPO. It extends from the F3 Freeway in Wahroonga to Boundary Street, Roseville and has an estimated resident population of approximately 110,000.

Traffic and transport is an area of interest and concern to most residents of Ku-ring-gai. It impacts on many activities each of us are involved in almost daily.

Seeking solutions to traffic and transport issues by developing a strategic framework has been an identified objective of Council. Whilst traffic and transport problems in Ku-ring-gai cannot be solved by Council alone, a whole-of-Council approach to the issues concerned, could result in improvements for this community. Traffic and transport issues form an important part of Council’s Delivery Program and Operational Plan.
2. Background

Intrusion of through traffic into residential streets, is perhaps the cause of most concerns, and occurs when the number of vehicles on the arterial road system is so great, that delays occur. The problem is clearly worst during weekday, commuter peak periods.

If more commuters and school children used public transport, walked, cycled or pooled vehicles, the numbers of cars on our roads and therefore traffic delays, could be expected to decrease. It must be said, that there is some debate as to whether providing more capacity on freeways and main roads, solves traffic congestion in the long term.

Increasing urban developments and residential densities result in increasing traffic generation and volumes. This is because there are more people to drive (through Ku-ring-gai and other Council areas) to get to work and to carry out their activities, even though increasingly, people are walking and cycling.

The M1 Pacific Motorway (previously F3) for example, currently terminates at the northern extremity of Ku-ring-gai. This freeway carries traffic volumes of over 75,000 vehicles per day (2008) and this traffic currently has no option, but to use either Pacific Highway which takes them into Ku-ring-gai, or Pennant Hills Road to travel westerly. The F3 To Sydney Orbital Link Study (2004) recommended the “Purple” option (tunnel roughly under Pennant Hills Road) as the preferred option, and a review in 2007 confirmed this option and also recommended that a Type C corridor (Kariong-Deane Park) be planned now. Infrastructure NSW’s 2012 State Infrastructure Strategy proposes construction of this link within five years.

Freeway traffic, together with additional non-freeway traffic which also uses Pacific Highway, results in motorists using alternative routes. The diverting traffic use roads which pass through otherwise quiet residential streets, past shops, parks and schools. Many drivers are prepared to drive longer distances, as long as they perceive that their travelling times will be reduced.

It is often these drivers, some travelling at excessive speeds, who are of concern to residents and other road users.

Not all short-cutting or “rat-running” drivers are from outside Ku-ring-gai. Although the numbers or percentages of through vehicles vary on different streets, many through drivers, would be residents of Ku-ring-gai. (Anyone who has not taken a direct route to/from a major road could be considered to be through traffic.)

Through traffic is of concern to residents and other local road users, including motorists, pedestrians and cyclists, because of the loss of amenity and road safety concerns on local roads. This loss of amenity and road safety concerns results from increased noise levels generated by the traffic, excessive traffic speeds or, in other cases, delays and congestion because of the volumes and also difficulties in exiting driveways and for pedestrians crossing roads.
This loss of amenity to residents and road safety concerns results in some residents requesting intervention by the use of traffic calming treatments. Such treatments can range from:

- various signs and lines on the road, to
- 'rumble bar medians' at intersections and on curves to encourage appropriate and slower turning movements, to
- treatments which deflect vehicles, such as roundabouts, to
- turn or one-way restrictions, to
- road closures.

Council has used a range of traffic calming treatments to address known safety issues, to reduce the impact of through traffic, and to reduce the attraction of otherwise quiet residential streets, to through motorists. A ranking system, using transparent criteria, to score traffic management projects, allows projects to be prioritised. This ranking system is intended to eliminate the provision of facilities at locations of lower needs, in terms of the adopted criteria.

Increasing the capacities of main roads or freeways, may have environmental and community impacts, but would reduce through traffic on local parallel routes, particularly in the short to medium term.

The Town Centres Parking Management Plan provides guidance on the future parking provision and management around the six town centres of Ku-ring-gai. Other policies recently adopted by Council, which are consistent with this Traffic and Transport Policy, are Council's Integrated Transport Strategy and the Ku-ring-gai Bike Plan. Council has a Traffic and Transport 10 Year Plan which prioritises traffic management projects in coming years, based on transparent criteria.

The NSW Government has recently released details of its own infrastructure strategy and its long term transport master plan, which will have some impacts on Ku-ring-gai.
3. **Discussion**

This Policy is linked to Council's Delivery Program and Operational Plan, and is therefore integrated to other areas of Council's activities which seek to improve transport options and safety of residents. Other Council and State documents which relate to this policy include: Traffic and Transport 10 Year Plan, Council's Integrated Transport Strategy, Car Parks Plan of Management, Ku-ring-gai Bike Plan, and Council's other policies (refer to Council’s website). State documents include the 2012 NSW Long Term Transport Master Plan and Infrastructure NSW/State Infrastructure Strategy. Council's policy also has to be consistent with Roads and Maritime Services (RMS) and other guidelines/standards as well as with what is considered to be 'good practice' in other parts of Sydney. In that sense, this document should be considered to be a flexible, living document, to be further amended to reflect future Council decisions and changing community expectations.

It should be remembered, that Council has only limited opportunities to solve or even to manage traffic problems. Many of our problems are imposed on Ku-ring-gai because of actions from State and other local authorities resulting in development from outside of the area, and inadequate public transport and a motorway/main-road system to cope with the traffic that wants to use the network. This causes problems to residents, which some residents expect Council can solve. Council's powers are limited, however, by legislation, and by financial constraints. Future State and Federal policies, on issues such as regional development, parking and road environmental pricing charges, and even taxation, fuel excise and fuel prices could have greater impact on traffic in Ku-ring-gai, than anything that Council could achieve independently.

It should be acknowledged, that a solution for one individual, may not be a solution, and could create a problem, for another. It often depends on the perspective of the individuals concerned; whether they are residents of a particular street, pedestrians, cyclists or motorists.

Council's obligations to its own residents may be considered to be higher than its obligations to meeting the needs of road users from outside the area. An underlying consideration in the decision making process, however, should be the safety of all road users.

Design guidelines, such as those developed by RMS, Austroads and Australian Standards should be used to guide Council in undertaking new work.

The demographics of Ku-ring-gai are also relevant to this discussion paper. The population breakdown for Ku-ring-gai and for NSW, is:

<table>
<thead>
<tr>
<th>2011 Residence Data</th>
<th>Ku-ring-gai</th>
<th>%</th>
<th>NSW</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 – 9 years</td>
<td>13,548</td>
<td>12.4</td>
<td>893,344</td>
<td>12.9</td>
</tr>
<tr>
<td>10 – 19 years</td>
<td>17,721</td>
<td>16.2</td>
<td>882,584</td>
<td>12.7</td>
</tr>
<tr>
<td>20 – to 49 years</td>
<td>37,630</td>
<td>34.4</td>
<td>2,844,235</td>
<td>41.2</td>
</tr>
<tr>
<td>50 – 64 years</td>
<td>21,379</td>
<td>19.5</td>
<td>1,279,314</td>
<td>18.5</td>
</tr>
<tr>
<td>65 – 84 years</td>
<td>15,538</td>
<td>14.3</td>
<td>878,445</td>
<td>12.7</td>
</tr>
<tr>
<td>85 years and over</td>
<td>3,482</td>
<td>3.2</td>
<td>139,735</td>
<td>2.0</td>
</tr>
<tr>
<td>Total</td>
<td>109,297</td>
<td>6.917,658</td>
<td>100.0</td>
<td></td>
</tr>
</tbody>
</table>

Source: Australian Bureau of Statistics, 2011 Census Quick Stats : Ku-ring-gai (A)
These figures indicate lower percentages in Ku-ring-gai, than for NSW, for residents in the 0-9 and 20-39 age groups, and higher percentages in the 10-19 and over 40 year groups.

Census data indicates that Ku-ring-gai households have higher vehicle ownership rates than average for the Sydney region.

<table>
<thead>
<tr>
<th>Vehicles per Household</th>
<th>Ku-ring-gai</th>
<th>%</th>
<th>NSW</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td>1,479</td>
<td>4.1</td>
<td>258,153</td>
<td>10.4</td>
</tr>
<tr>
<td>1 motor vehicle</td>
<td>11,295</td>
<td>31.6</td>
<td>933,953</td>
<td>37.8</td>
</tr>
<tr>
<td>2 motor vehicles</td>
<td>16,024</td>
<td>44.8</td>
<td>840,655</td>
<td>34.0</td>
</tr>
<tr>
<td>3 or more vehicles</td>
<td>6,370</td>
<td>17.8</td>
<td>360,074</td>
<td>14.6</td>
</tr>
<tr>
<td>Number of motor vehicles not stated</td>
<td>608</td>
<td>1.7</td>
<td>78,462</td>
<td>3.2</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>35,776</td>
<td></td>
<td>2,471,297</td>
<td></td>
</tr>
</tbody>
</table>

Source: Australian Bureau of Statistics, 2011 Census Quick Stats: Ku-ring-gai (A)

The Local Government Act, 1993, requires Council to apply principles of ecologically sustainable development to its activities, including:

- precautionary principle – relates to facilitating safety around sustainable transport options as a priority, including cycling and pedestrian infrastructure availability and design
- inter-generational equity – transport options need to be accessible, that is public transport needs to facilitate movement for a cross section of age groups
- intra-generational equity – Ku-ring-gai residents have their quality of life degraded (noise, air, water pollution and safety issues) by regional traffic avoiding congested arterial roads. Measures need to be implemented by all levels of government to encourage commuters to remain on arterial roads or use alternative means of transport
- bio-diversity conservation – wildlife killed on local roads is of concern (refer to Section 4.F)
- true evaluation and pricing of environmental goods and services – requires that developments and activities, such as vehicle use, adopt a user pay approach for damage incurred by their activities

Following is a list of traffic and transport issues and a brief discussion regarding each. This list is not necessarily exhaustive. Clearly, some of the issues discussed will alter over time, with changes to technology, Commonwealth, state and local policies, funding, community expectations, land use and residential densities within and beyond Ku-ring-gai. It is intended therefore, to update the text of this document periodically. Any changes to recommendations, however, would be made in accordance with decisions made by Council.
4. Issues

A. Road Hierarchy

A road hierarchy classifies roads by usage. A hierarchy classification assists in planning for the future by clearly showing appropriate through routes, and those roads for which some protection from traffic intrusion could be appropriate.

Classification can be based on road function, environmental capacity or funding considerations.

Ku-ring-gai has had a functional road hierarchy classification since 1983. This hierarchy is based on traffic use (road function), from available traffic count data.

State (arterial) roads are major inter-regional links, Regional (sub-arterial) roads are secondary inter-regional links and collector roads are links between local roads. In Ku-ring-gai, all roads provide access to individual properties.

As a guide, regional roads in Ku-ring-gai have daily volumes of up to 25,000, collector roads up to 10,000 and local roads 5,000 vehicles. There may be variations to these figures.

There are several collector roads or routes which could be considered to be approaching regional road in function. These include Rosedale Road, Park Avenue, Werona Avenue, Lindfield Avenue, Strickland Avenue, Pentecost Avenue, Boomerang Street, Clanville Road, Hill Street and Fiddens Wharf Road.

When buying property, residents should be aware of the classification of their road, and the function that their road is therefore expected to play.

Environmental classifications are based on environmental standards. Under this classification, used largely when considering new developments, resident amenity is considered. The traffic impacts of new developments are considered at the application stage (refer to Section 4.O).

Policy Statement

That the State, Regional, Collector and local road classification, shown in Attachment A, be predominantly used for planning purposes.
B. Road Safety (Infrastructure)

Ku-ring-gai is an established urban area, with a road network which has operated satisfactorily for many years. Although minor changes are considered and approved as necessary, the road network is generally appropriate and safe. It is considered that roads are safe until unsafe conditions or facilities are demonstrated by adverse crash data or road safety audits.

A scoring system for prioritising traffic management related projects is used by Council (refer to Section 4.U). This systematic approach results in consistency in allocating funds/resources and dealing with resident concerns.

Because of a duty of care that Council has to all road users, facilities that are provided should be appropriate and safe. The needs of all users, including pedestrians and cyclists, should be considered. A whole-of-Council approach should be taken to road safety. Council, however, has no direct control over road user behaviour (refer to Section 4.L).

Safety can be considered by reviewing (auditing) what facilities on or adjacent to the road surface have been provided at any location. Facilities, including islands, various roadside barriers, fencing and furniture, pavement markings or signs, should be appropriately maintained in good condition and be visible. They should not be obstructed by vegetation, and preferably, be well lit. The costs of providing public lighting have been rising significantly in recent years and may result in altering standards or technologies in future. Visibility can be enhanced by painting structures on the road, although painting requires regular maintenance.

The allocation of increased resources for traffic facilities and maintenance should result in improving conditions.

Relevant authorities should be encouraged to relocate or remove kerbside poles whenever such opportunities arise.

RMS and other relevant organisations have developed standards and guidelines which assist in designing and proposing appropriate treatments (refer to Section 4.E). Standards and guidelines should be generally adhered to, to maintain consistency in the use of treatments, and therefore, to have recognisable and safer conditions on urban roads.

To assist staff investigating safety issues, traffic speed and volume data can be obtained, using physical equipment left on-site. ‘Recorded’ crash data, supplied by RMS, is useful in considering what collisions have been reported. This data includes information on collisions involving fatalities, injuries or vehicles having to be towed away. Information about the characteristics of crashes, time of day, weather conditions and other relevant data provided can be used to consider whether particular crash patterns are evident. This data is useful to compare locations and variations at specific locations over time.

Minor (self reported) accidents are not included in Council’s crash database. There will therefore be accidents that residents will know of that Council’s staff will not be aware of.

Road geometry is an important factor when considering the provision of facilities.

Refer to Section 4.P for a discussion on roadside fences and guardrails.
Council does not object to not-for-profit community groups marking property numbers on kerbs for residents.

Policy Statement

i. That all roads are considered to be safe until unsafe conditions or facilities are demonstrated by adverse crash data or road safety audits.

ii. That balanced risk benefits, that reflect current practices and the community’s values and expectations, be considered when investigating or recommending new facilities.

iii. That road safety factors, including:

   a) the appropriateness of facilities (based on relevant guidelines or good practice principles),
   b) condition of the existing road/facilities,
   c) driver visibility,
   d) lighting levels/location of poles,
   e) traffic speed and volume count data,
   f) Council’s criteria for ranking traffic management projects,
   g) recorded crash history,
   h) road geometry/topography, and
   i) previous Council resolutions

be considered when investigating traffic issues.

iv. That adequate funding be provided in Council’s budgets, to allow:

   a) necessary tree trimming to be undertaken regularly around traffic facilities, public lighting and at intersections to ensure adequate visibility for all road users,
   b) the approach faces of traffic islands to be marked/painted to improve their visibility to drivers,
   c) installation and maintenance of approved minor traffic facilities, including rumble bars, that do not receive funding from the Roads and Maritime Services,
   d) maintenance of existing street name and directional signs,
   e) adequate/appropriate levels of public lighting be provided on roads.

v. That the General Manager have delegated authority to approve roadside furniture, including seats and bins on footpath areas.

vi. That, as opportunities arise, relevant authorities be encouraged to relocate poles closer to property boundaries, or to remove them.

vii. That Council continue to lobby the Minister for Police and the Police Commissioner for significantly higher levels of traffic law enforcement within Ku-ring-gai.
C. **Driver Visibility**

Safe road conditions rely on road users having adequate visibility. Obstructions to visibility can create hazards for pedestrians and other road users as well as to drivers.

Topography and existing road geometry do not always allow adequate vehicle stopping distances. Appropriate warning signs should be provided when sight distances are inadequate. In the longer term, roadworks or other actions may be required to improve visibility.

An impact of Ku-ring-gai's green environment is that trees and other roadside vegetation can reduce driver visibility at critical locations, including intersections. Although trees are desirable, it is considered that road safety considerations should be paramount as far as planting, trimming or, if necessary, removing some trees. Significant resources are currently required to trim trees at intersections and where signs are obstructed. Trees can also restrict visibility when exiting driveways.

The Roads Act 1993 (S 88) authorises a roads authority to remove or lop any tree for the purpose of removing a traffic hazard. Removing a hazard is considered to be adequate reason to trim, or if necessary, to remove a tree or trees, notwithstanding Council's Tree Management Policy.

Roadside landscaping, including the landscaping of roundabouts, should not result in obstructions which could impact on road safety. It is suggested that roundabout planting be ground cover type, but if alternative planting is used, it be not dense, and restricted to 0.9 m in height above the road pavement. Plantings should be frangible, and of a height and density that vehicles' indicators can be seen.

Public lighting, including street lighting, is provided to assist motorists and pedestrians and to provide general security. Lighting levels vary depending on the type of road and are generally higher on significant traffic routes. This higher level lighting on significant traffic routes is subsidised.

One area of concern for many residents is visibility when they are exiting their driveways when vehicles are parked close to them. This is particularly the case with low level driveways, where properties are below street level and when larger vehicles obstruct visibility.

Council does not paint lines on the pavement at driveways, but accepts that some residents may like to mark such lines, to discourage vehicles from parking too close to their driveways. Such lines encourage motorists to be considerate, but have no legal standing.

Council receives requests from time to time, for convex mirrors on roads where visibility is limited, often opposite driveways. Convex mirrors distort images, and are unsafe, in higher speed locations.

**Policy Statement**

1. That roadside landscaping/planting be undertaken not to obstruct the visibility of road users at intersections, driveways or pedestrian crossing locations.

   ii. That roundabout planting be ground cover type and not have dense growth which exceeds 0.9 m in height above the road pavement and ensure vehicle indicators
are visible. Single trunked trees, of suitable species and frangible, may be used in non-mountable roundabout areas.

iii. That public lighting be provided, to the approved standard and where possible, consistent with good practice and be appropriate for the type of road, its geometry and vehicle and pedestrian usage.

iv. That appropriate levels of lighting be provided over traffic calming or other devices that could constitute a hazard to motorists.

v. That appropriate levels of lighting be provided over pedestrian crossings for traffic and pedestrian safety.

vi. That Council not provide painted lines on road pavements at driveways nor maintain existing lines, but accept that some residents will mark such lines in accordance with a standard design.

vii. That convex mirrors not be used on roads with measured or estimated traffic speeds of 50 km/hr or greater; other requests to be referred to the Ku-ring-gai Traffic Committee for consideration and recommendation
D. Speed Limits

A number of speed limits apply within Ku-ring-gai. Road classification, adjacent land use, and road geometry (safety) are considerations in setting speed limits. Speed limits are set by RMS.

State and many regional roads, other than near schools, are restricted to speeds of not less than 60 km/hr. Higher speeds are permitted where lanes are wider and the road geometry is conducive to higher speeds.

A general urban speed limit of 50 km/hr applies throughout NSW, unless signposted otherwise.

A 40 km/hr speed limit applies in school zones, during peak school times, at schools. School zones are clearly defined with signs and yellow 40 markings on the road pavement.

A 40 km/hr speed limit also applies at any bus stop, when school children alight from buses. Flashing lights at the rear of buses, inform motorists of their obligation to slow down.

A 10 km/hr speed limit may be imposed by RMS, where there are high pedestrian concentrations, and the road environment has been altered to encourage slow traffic speeds. These areas are called ‘Shared Zones’.

Speed limits are enforceable only by the NSW Police Force. The level of enforcement may not be sufficient to meet the expectation of the community. Council staff receive frequent complaints regarding excessive vehicle speeds. Speed cameras cannot be installed by Council.

Policy Statement

That Council continues to explore methods of encouraging improved traffic rule compliance.
E. Traffic Calming

Intrusion of through traffic into local roads and high traffic speeds result in loss of amenity for residents. Although motorists may consider that they should have rights to travel uninhibited on any road, residents object to high traffic speeds and the impact of through traffic because of increased levels of noise, congestion, loss of access to their properties and impacts on safety.

Over the years, Council has provided traffic management treatments, generally consisting of rumble bars at intersections and raised devices, although chicanes and narrowed traffic lanes have also been used. Rumble bar medians at intersections encourage appropriate turn movements. Since 2001, Council has not been installing new speed humps or raised thresholds.

Rather than provide area wide treatment as in the past, perhaps based on some subjective basis, Council now uses transparent criteria to allocate scores for individual locations and proactive funding for its traffic management works. The criteria gives greatest weighting to accident costs at a location over the past five years (refer to the discussion on Council’s ranking criteria in Section 4.U).

Treatment selection is based on factors such as:

- road geometry, such as road widths and visibility,
- traffic volumes and speed,
- crash history,
- costs and available funding levels, and
- resident feedback

Traffic management treatments are not undertaken without consultation with residents who would be directly affected, and other affected bodies, including emergency services and bus operators. Action is not normally taken, without overall resident support, as gauged by resident responses to advertising. A basis for treatment has generally been a desire that treatments do not result in traffic diverting into adjacent or parallel streets/routes. Council has therefore generally not closed roads to traffic.

There have been instances, when residents who have relatively recently moved into an area request changes to traffic facilities. They may like more on-street parking to be available to them, or consider that traffic conditions are such, that additional facilities, such as traffic calming treatments, are required. Their representations can be strong and persistent, even though traffic conditions have substantially remained unaltered, since they moved into the area. Ongoing investigations and correspondence can have significant implications on staff resources and costs to Council. It is considered, that in such cases, and when road safety implications have not been adequately demonstrated by them, that those residents should take responsibility for their decision, rather than to expect Council to alter local traffic facilities, particularly if requested facilities are not highly ranked (refer to Section 4.U).

Narrow road pavement widths would result in slower traffic speeds and roads would be cheaper to maintain. Their use is likely to result, however, in resident objection, particularly if on-street parking is lost. Future likely community and traffic requirements should be considered when investigating narrowing road pavements.
Raised wombat crossings are exempt from Council’s ban on humps. These crossings on raised platforms are used at schools to encourage slower traffic speeds and their use should therefore not be curtailed.

Council has resolved not to use traffic domes (“silent cops”) and existing domes were removed in 2002.

Policy Statement

i. That no new traffic schemes consisting of speed humps or raised thresholds (except for school wombat crossings) be approved or installed. Treatments consisting of linemarking, signs, rumble bars, at-grade narrowings, median or blister islands, or roundabouts be used.

ii. That narrowed pavement widths be used in local and minor collector roads, with daily volumes of up to 3,000 vehicles, subject to adequate parking being provided and residents agreeing to the proposal.

iii. That design of traffic management devices should consider safety of vulnerable road users such as pedestrians and cyclists and be consistent with relevant guidelines.

iv. That residents who have recently moved into an area and are persistent in demanding altered traffic facilities, and whose requests have been investigated and requested facilities are not highly ranked, be invited to show the need for requested changes in traffic facilities, by demonstrating how traffic or parking conditions have altered since they moved into the area. In cases where traffic facilities are not considered to have substantially altered, the rank is not high and safety concerns have not been confirmed, further follow-up investigations, requiring additional Council resources, not be undertaken.
F. Traffic Facilities (Signs and Lines)

Signs unique to Ku-ring-gai (such as street name, signs to local destinations and suburb signs) are wholly the responsibility of Council. Councils may have a standard design for their unique signs. These could include a particular colour scheme and may include the Council's name or logo. Council's street name signs have black lettering on a reflective white background.

Signs and pavement markings such as Stop/Give Way at intersections, various parking signs and lines which are not unique to Ku-ring-gai, are approved by Council, subject to the approval of the Ku-ring-gai Traffic Committee (refer to Section 4.R). Their use should be consistent with practice in other areas. RMS issues guidelines and Technical Directions to encourage consistency between local government areas.

For environmental and financial reasons, the use of new signs is carefully considered. Unless a particular safety case can be made out (for example poor road geometry), statutory restrictions and warning signs are not normally signposted. For example, repeater speed limit signs and the 10m restriction on parking from intersections are not normally signposted. Similarly, individual driveways are not signposted and ‘Driveways Ahead’ signs are not usually used.

There is concern that too many directional signs at intersections may constitute a traffic safety hazard. Directional signs to local commercial facilities, including preschools, retirement villages and sporting venues can be perceived to be a form of advertising. Most clients would be aware of their destinations or can use electronic devices to find their way. Directional signs are therefore used sparingly and mainly for significant public facilities.

Directional signs to suburbs and other important community destinations (e.g. Sydney Adventist Hospital and Bicentennial Park), located on Council controlled roads, are Council’s responsibility.

Council receives requests for signs warning motorists of wildlife, such as possums or wallabies. ‘Wildlife’ signs are used on high speed rural roads to warn motorists of hazards from large animals (including kangaroos). It is considered to be inappropriate for environmental and financial reasons to use ‘Wildlife’ signs to warn motorists on lower speed urban roads of smaller animals. These signs would be difficult to see at night and their proliferation in Ku-ring-gai would reduce the impact of regulatory and warning signs. Their effectiveness has not been demonstrated. RMS advice is that to protect animals from becoming road kill, they would need to be removed from the road environment.

Policy Statement

i. That statutory restrictions and warning signs not be used unless a particular safety case can be demonstrated to the Director Operations, such as hazardous and unique road geometry.

ii. That statutory restrictions such as ‘No Parking’ signs within 10 m of intersections, new 50 km/hr speed limit signs and ‘No Parking’ across individual driveways not be generally signposted.

iii. That new directional signs to local commercial facilities, not be installed.

iv. That signs to significant public facilities with genuine, wide public use, be permitted. Funding for these signs would be at the expense of the applicant.
v. That directional signs for significant Council operated facilities be installed by Council at Council’s expense.

vi. That ‘Wildlife’ type signs not be used in Ku-ring-gai because their effectiveness has not been demonstrated and their widespread use would reduce the impact of regulatory and other safety signs.

vii. That Council consider physical barriers, such as fencing, at locations that it wants to protect wildlife.
G. On-Street Parking

Most residents, shoppers, local employees and commuters expect to find convenient on-street parking.

Residents generally expect to find parking close to, or in front of, their homes. This parking could be for additional family vehicles or for visitors. Residents of major and of narrow roads, however, and those close to shops/stations or of higher density developments usually accept that convenient on-street parking is not necessarily available to them. Higher density developments which have had to comply with relevant plans, such as the Ku-ring-gai Local Environmental Plan (Local Centres) 2012 or Council’s Car Parking Code, are assumed to adequately provide for their residents (refer to Sections 4.I and 4.O). Residents should therefore not expect that they will necessarily be able to find parking on-street immediately outside or even near their property.

Similarly, shoppers will take their business elsewhere, if convenient parking is not available to them at their destinations. In many shopping centres, Council provides free, but time restricted, off-street parking, for significant numbers of vehicles (refer to Section 4.H).

Commuters and business owners/employees in some centres, who chose to drive, who park their vehicles for the day, generally accept that if parking is available to them, they may have to walk further distances to their transport connections, than shoppers. Local employees should not expect that Council will provide them with day parking concessions (permits).

Areas close to public transport nodes and shopping centres have greater competition for parking spaces between residents, commuters, employees/business operators who do not provide sufficient on-site parking for their own and their customer’s needs. Generally, short-term parking restrictions are provided closer to shops and train stations with restrictions of longer duration further away. Residents and commuters compete for parking beyond these restricted areas, resulting in shortages of on-street parking opportunities for residents.

There is some community debate as to whether convenient on-street parking should be made available to commuters, because of the impact of this parking on residents and their visitors. This impact can include inconvenience and congestion.

There is a view that reducing parking provision would result in a reduction in the reliance on vehicles and an increase in the use of public transport. A number of State and Council policies seek to reduce car reliance (refer to Section 4.0). The NSW Long Term Transport Master Plan states that it seeks to deliver an integrated, modern transport system.

The Ku-ring-gai Town Centres Parking Management Plan considers strategies in each of the six town centres. The Plan focuses on land uses, short and long term parking as well as parking for other modes of transport.

Parking restrictions are required on some narrow roads with moderate traffic volumes. Typically, roads narrower than 10 metres allow parking only on one side, although individual locations need to be considered separately. Topography and traffic volumes will influence when parking will need to be restricted.

Council’s Regulatory Services has the authority to enforce on-street parking restrictions, by issuing infringement notices. Effective enforcement options are available and are being implemented.
Some inner metropolitan areas provide resident parking schemes for residents (refer to \textit{Section 4.I}) and in some areas, are conducive to the operation of car share schemes. The street parking schemes have parking restrictions of 2-hour duration but exempt residents. There are advantages and disadvantages with such schemes.

Car share schemes in areas of higher density, possibly involving a number of sites, could be operated from dedicated on-site car share parking. The need for dedicated on-street parking spaces for car share vehicles is yet to be demonstrated (refer to \textit{Section 4.O}).

On-street 'Disabled' parking spaces are not normally provided for safety reasons and because those spaces would be quarantined for much of the time. Motorists with permits under the Mobility Parking Scheme can usually park for longer periods than shown on the applicable restrictions.

Requests are received for exemptions from period parking restrictions by various operators. Non-commercial community services, such as health vans, are given exemptions at the discretion of the General Manager.

Some metropolitan locations with high demands for on-street parking, such as busy shopping centres, have pay-parking arrangements. Whilst no such scheme operates in Ku-ring-gai at present (other than the off-street Culworth Avenue car park, in Killara), the use of paid parking could be considered.

Paid parking may discourage some shoppers but is also likely to result in parking spaces being available because of higher turnover of spaces. Paid parking would assist in meeting the costs of providing and maintaining parking and transport related infrastructure.

Council’s practice is that parking restriction signs not be installed across driveways to individual properties. This practice may be contended by some residents, but it is consistent with the practice of RMS and other local governments. \textit{Section 4.C} refers to lines on road pavements at driveways and \textit{Section 4.F} to signs.

RMS has advised Council that RMS is reviewing road network efficiencies and is considering implementing clearways along Pacific Highway and possibly on other State roads. RMS requests Council’s Town Centre Parking Management Plan to remove all parking on State roads.

\textbf{Policy Statement}

i. That Council continues to provide on-street parking for residents, shoppers and commuters where conditions permit, but notes that increasing competition for road space will continue to result in decreasing opportunities to park on-street at some locations.

ii. That higher density developments, which have had to provide on-site parking for their residents, in accordance with Council’s plans and codes, are assumed to provide adequately for their residents.

iii. That the General Manager be delegated powers to exempt non-commercial, community service vehicles to exceed parking restrictions when offering services to the community.
iv. That authorised staff continue to enforce on-street parking restrictions by issuing infringement notices as appropriate.

v. That Council examine ways of improving commuter parking for Ku-ring-gai residents.
H. Council-Controlled Car Parks

Council controls over 50 off-street car parks. Most are at shopping centres, or near rail stations. Many at shopping centres are intended to be used by shoppers/customers, rather than by commuters or local employees. All, except for one (at Culworth Avenue, Killara) are free, although time restrictions apply to many.

Car parks at shopping centres generally have time restrictions imposed. The most common time restriction is 2 hours. This is considered to be adequate for most shoppers, whilst being short enough to discourage parkers who have business in the city or other remote locations. Changes to the 2 hour restrictions have been made at the request of some local business communities.

To discourage misuse of car parks, one condition of use can be that vehicles can only the area for one period per day. This would prevent local business people and employees using car parks at the expense of customers. Improved enforcement technologies would also assist in improving vehicle turnover.

Providing car parking encourages patronage of local businesses.

Current mobility parking scheme permits, issued by RMS, enables a vehicle displaying the permit to park for a longer time than allowed by the signposting. In the case of a one hour limit, the vehicle displaying the authority may park for an unlimited time.

Council endeavours to provide a minimum of one dedicated disabled space in its car parks.

Commuter car parks are provided for all day parking. Most are on railway property and encourage commuter use.

Car parks should be adequately lit to improve security. Where appropriate, secure bicycle parking should be provided in accordance with Austroads guidelines.

The use of car parks is controlled by Council's Regulatory Services by issuing infringement notices for use in contravention to signposted conditions, including overstaying, and not parking within one parking space.

Congestion and parking problems can exist on streets adjacent to sporting fields, where facilities without adequate parking may be leased without adequate consideration given to the impacts of their use on nearby streets.

Policy Statement

i. That it is accepted that car parks are provided for shoppers/customers (rather than for commuters or local employees) and that therefore, the usual time restriction imposed in shopping centre car parks is 2 hours in duration. Any alterations to this limit are determined in consultation with the local business communities.

ii. That Council car parks provide disabled parking in accordance with the current Local Environmental Plan/ Council’s Car Parking Code.

iii. That the General Manager be authorised to approve disabled parking spaces within Council controlled car parks, in accordance with the provisions of Australian Standards and to approve other layout alterations.
iv. That adequate lighting be provided in car parks to improve the safety of users.

v. That, where appropriate, secure bicycle parking be provided in or at car parks.

vi. That Council continue to recognise permits under the Mobility Parking Scheme and relax parking restrictions in its car parks for holders.

vii. That Council allocate funds annually for the adequate maintenance of its car parks.

viii. That authorised staff continue to enforce conditions applicable to Council-controlled car parks.

ix. That users of Council’s facilities, such as sporting fields, satisfy Council before new leases are entered into, that the facility sought will adequately accommodate the traffic and parking needs of the user organisation.

x. That Council consider the introduction of paid parking in local centre car parks so as to encourage a higher turnover in available parking spaces, with funds raised to be used for maintenance and improvement of parking and transport related infrastructure.
I. Resident Parking Schemes

Council is requested from time to time to introduce resident parking schemes on local roads, particularly near rail stations.

Resident parking schemes are a form of permit parking used by some inner metropolitan Councils with older dense development, including North Sydney, South Sydney, Leichhardt and Woollahra. On-street parking can be in high demand and properties are too small to accommodate vehicles on-site. In such areas, residents do not have access to sufficient off-street parking.

It is important to note that the schemes in these Council areas have been implemented in accordance with the RMS Permit Parking guidelines.

RMS guidelines for resident parking schemes allow for a maximum of two resident parking permits per household reducing by one permit for each available off-street parking space. Most single dwelling properties in Ku-ring-gai have sufficient space on-site to provide for parking for more than one vehicle, and therefore, few areas in Ku-ring-gai therefore qualify for such schemes.

Higher density developments, including residential developments, must comply with the requirements of the Ku-ring-gai LEP (Local Centres) 2012 or Council’s Car Parking Code to provide for on-site resident and visitor parking requirements. These developments are assumed by Council to provide adequately for the needs of their residents. Council is therefore not obliged to provide additional off-site parking for residents of those developments (refer to Sections 4.G and 4.O) and will not issue parking permits to such residents.

Policy Statement

That unless Roads and Maritime Services eligibility criteria change, resident parking schemes not be introduced into Ku-ring-gai.
J. Pedestrians

Pedestrians should have safe access on footpath areas where topography allows access. This access could be on paved or unpaved surfaces. Paved footpaths should be safe, by being smooth and not have trip obstacles such as displaced concrete slabs, footpath landscaping or exposed tree roots. Footpaths also should have adequate clear head room for pedestrian safety and convenience. A maintained clearance height of 2.5 metres is desirable to allow joggers and pedestrians with umbrellas to pass without interference. Roadside furniture, such as seats and bins are provided for the convenience of pedestrians and other road users, but should be located safely.

Road crossing opportunities at locations with a demonstrated need, such as at schools, public transport nodes and shopping centres should be provided. RMS has developed guidelines for consistency across the State, in the provision of pedestrian crossing facilities.

Requests are received by Council, for marked zebra footcrossings at locations which do not meet RMS guidelines. These guidelines (or warrants) require a minimum number of vehicles and pedestrians to ensure that crossings are not placed in inappropriate locations where motorists would not be expecting them. Similarly, marked footcrossings are not appropriate on major roads, where traffic speed (85th percentile) exceeds 75 km/hr, because pedestrians could be at increased risk. It is considered that marked footcrossings are not appropriate on Regional roads because of the heavy traffic volumes. Pedestrians should take utmost care when crossing any road.

The orange coloured flags associated with children's crossings should only be displayed when the crossings are in use so that their impact on motorists is not diminished. For safety reasons therefore, school Principals are encouraged to remove these flags when the crossings are not in use, such as in non-peak school times. Although there would be safety implications, consideration could be given to Council staff removing flags left displayed outside of peak school times, and offending school/s being required to pay a fee for the return or replacement of flags.

RMS has developed guidelines to assist in the preparation of pedestrian access and mobility plans (PAMPS). A PAMP is a comprehensive strategic and action plan to develop pedestrian policies and build pedestrian facilities. PAMPS aim to co-ordinate safe, convenient and connected pedestrian routes. PAMPS may attract 50% funding from RMS.

Council's Road Safety Program (refer to Section 4.L) includes educational programs to encourage safety around schools.

The Disability Discrimination Act makes it unlawful to discriminate against a person with a disability in the provision of access to public transport facilities. There is an obligation on Council to provide an increasing percentage of Council's bus stops and other transport facilities to be accessible (refer to Section 4.M).

Appropriate access should be provided for disabled pedestrians and their motorised "scooters".

Council has adopted a risk management policy and procedure for assessing footpath repair and maintenance work.
Policy Statement

i. That Council adheres to Roads and Maritime Services guidelines, where these exist, regarding the provision of pedestrian facilities, which would result in crossings at locations which are safe, and where there is a demonstrated need.

ii. That marked (zebra) footcrossings not be installed on Regional roads.

iii. That pedestrian safety be accepted as an important consideration relating to footpath access.

iv. That footpath landscaping materials not be permitted to restrict effective footpath widths for pedestrians to less than 2.0 m.

v. That Council encourages school Principals to remove children's crossing flags when these crossings are not in use.

vi. That appropriate access for all, including disabled, be a priority for new and existing works.
K. School Safety

Safety for school children and other road users near school environments is a significant issue because of the concentration and ages of those concerned. During school peak times, when children are being dropped off or collected, there are large numbers of school-related vehicles, passing traffic and children, which can potentially conflict. At schools where on-site parking and/or set-down/pick-up facilities are not provided, parents and carers seek parking close to school access points, which is usually where the greatest concentration of children cross roads and access buses. School communities should be encouraged to use the road space near the schools, during school peak times, so that children are dropped off/picked up safety and efficiently. Some schools have a management policy or practice to speed up the process, particularly when picking children up in the afternoon.

Council staff carry out a limited number of audits of on-street facilities near schools, in consultation with schools concerned. Audits are intended to assist schools by maximising the use of available kerb side areas. One area of discussion and agreement, is what action the schools concerned will take to manage school related parking to minimise impacts on their local communities.

Providing appropriate and safe facilities at schools for pedestrians, vehicles and buses is a priority. Some of the initiatives that have been undertaken at schools in consultation with school communities include the provision of:

- Children’s crossings,
- Raised wombat crossings,
- Appropriate kerbside restrictions (No Stopping/No Parking etc),
- Bus zones close to school gates; and
- School zones (40 km/hr speed limit during peak school times).

RMS is progressively installing flashing light technology and electronic alert systems at school zones. RMS has installed ‘dragon teeth’ warning markings within school zones.

Development Applications are not required to be submitted, but are encouraged, for alterations or extensions to public schools. Development approvals by Council would allow Council, in the case of public schools, to request or require the provision of necessary on-site facilities. As a consequence, a number of public schools do not have adequate on-site set-down/pick-up facilities, particularly accessible facilities and staff/student parking. These schools, therefore, impose congestion and other safety hazards upon their students and the wider local community.

On 7 February 2000, Council resolved that all future development consents for schools include conditions requiring adequate parking and pick-up/set-down facilities be provided on-site.

On 1 April 2003, Council resolved that the Department of Education and Training be informed that Council expects that in future the Department/schools adequately provide on-site for all disabled needs of schools, including set-down/pick-up of children.

The increased use of public transport, including buses, would reduce congestion at most schools. It is therefore considered that convenient and safe bus zones and footpaths should be provided at schools and that schools be encouraged to promote the use of public transport or walking where appropriate.
Council has a program of providing road safety educational material to schools (refer to Section 4.L). These materials include leaflets, signs, banners and relevant data, which can be used in school newsletters or school websites. Close contact with school Principals has been developed to raise awareness of road safety issues at schools and to provide advice on such issues.

Policy Statement

i. That Council support and provide or seek funding, as opportunities arise, for safe and appropriate facilities at schools, including raised wombat crossings.

ii. That school communities be encouraged to increase their use of public transport and walking, where appropriate. Also to use the road space near schools, particularly during peak school times, so that children are dropped off/picked up safely and without inconveniencing others.

iii. That schools be encouraged to develop plans to better manage student/ staff parking, and on-street pick-up and set-down at schools, not to impact adversely on others in their community.

iv. That requests for peak school period on-street restrictions to assist schools with set-down/pick-up activities at schools, be considered as being short term measures only. Preferably the installation of those signs should be funded by the schools concerned.

v. That inadequate or unsafe set-down/pick-up or parking facilities on-street near public schools, which come to Council's attention, be referred to the Department of Education and Training or other appropriate body, particularly in the case of non-government schools, requesting that, in those cases, they provide the necessary facilities on-site, rather than imposing safety hazards on school children and the local community.

vi. That the Police Force be requested to enforce 40 km/hr school zones and other traffic offences, during school peak periods.

vii. That safety in school zones continues to be enforced by appropriate Council staff.

viii. That all future Development Consents for schools in Ku-ring-gai include conditions requiring adequate parking and pick-up/set-down facilities to be provided on-site.
L. Road Safety Promotion

Council provides a road safety educational program to the community which promotes and
endeavours to raise the community's awareness of road safety issues. This program
promotes, at the local level, what RMS provides in terms of wider educational and media
initiatives.

Under Council's program operated through an annual Road Safety Action Plan, vulnerable
road users such as pedestrians, motorists, cyclists and school children are targeted.
Behavioural programs and educational materials are developed and delivered to raise
awareness of relevant road safety issues and to encourage safe behaviour. This is
undertaken in a positive way to develop and maintain interest in this issue. This program
has received considerable interest from school communities and other interest groups and is
understood to be viewed positively by the general community. Some programs are
undertaken across several Council areas on a regional level, to improve outcomes.

Initiatives undertaken include highlighting road safety issues through media, community
events and schools.

The Road Safety Program is partially funded by RMS, with additional project grants received
from a number of external road safety stakeholders.

Policy Statement

i. That Council support the initiatives of Council's Road Safety Officer and the
Roads and Maritime Services regarding various road safety behavioural issues.

ii. That Council maintain and develop an educational road safety program that aims
to:

   a) promote road safety awareness and maintain an active behavioural road
      safety profile within the community,
   b) encourage community involvement and ownership of road safety issues, and
   c) incorporate road safety into other areas of Council's business.
M. Public Transport

In late 2012, the NSW Government released the NSW Long Term Transport Master Plan, setting a direction for transport in NSW for the next 20 years. The Plan brings together all modes of transport, including public transport.

Transport for NSW has implemented a number of strategic bus corridors throughout Ku-ring-gai. Routes that use these corridors are the Hornsby to Macquarie route (via Turramurra station), operated as route 575 by Transdev, Hornsby to Chatswood (via St Ives) operated as routes 194 and 594 and Mona Vale to Macquarie (via Gordon) as routes 195, 196 and 197 by Forest. The services have been implemented without adequate passenger facilities in some cases being provided.

The Federal Disability Discrimination Act 1992 (DDA) provides protection for everyone against discrimination based on disability. Under this Act, transport providers are required to provide facilities which are disability friendly. As a road authority, responsible for road infrastructure, Council is responsible for providing complying bus stops and bus terminals. Council has prepared a prioritised list of the nearly 700 bus stops in Ku-ring-gai and will be progressively upgrading these to required disability standards.

Ku-ring-gai is well served by the North Shore rail line which runs along the main ridge through the area.

Pacific Highway, which is the main road link between the northern suburbs of Sydney and the City, runs parallel and close to the rail line. This road link is heavily congested during peak periods, resulting in slow average traffic speeds.

To reduce congestion on State and Regional roads, Council has supported and encourages the use of alternative transport, including public transport. Council's policies, such as the Integrated Transport Strategy call for the promotion and support of public transport. This encouragement is demonstrated by the bus network which operates through Ku-ring-gai and the bus and taxi facilities provided on this network, including bus interchanges at several rail stations. Facilities include seats and shelters for passengers. A number of shelters have been funded by advertising within some shelters. Council is also committed to expanding its cycling network (refer to Section 4.S).

Future State road pricing and demand management strategies are expected to encourage increased reliance on sustainable public transport to discourage the use of private vehicles and their impacts.

Council should support and encourage sustainable and innovative forms of public transport that may be developed in future, including initiatives in the NSW Long Term Transport Master Plan.

**Policy Statement**

i. That bus services within, and through, Ku-ring-gai be supported and encouraged through a review of facilities and identification of improvement opportunities.

ii. That Council support and encourage innovative forms of public transport that may be developed in future.
N. Heavy Vehicles

Because of the topography of Ku-ring-gai, resulting in steep grades and curves, many roads are not suitable for large numbers of heavy vehicles. Heavy vehicles impact on residential amenity and cause damage to the road infrastructure.

Council has imposed a 3-tonne gross vehicle mass restriction under S112 of the Roads Act, on many local and regional roads under its control. This limit prohibits the use of such streets by heavy vehicles, which do not have an origin or destination within the area.

The restrictions do not impact on local deliveries, bus services or garbage collection, because the vehicles concerned have origins/destinations within the area.

The restrictions are enforced by Council's Regulatory Services.

Policy Statement

That load limits continue to be enforced by appropriate Council staff.
O. Development Proposals

The Ku-ring-gai Local Environment Plan (Local Centres) 2012, which guides the development and management of land in six local centres, took effect in February 2013.

Developments in local centres and other areas result in traffic and parking impacts during both construction and after completion. Proposals should therefore include consideration of the impacts of development on the existing road network and planning for future works to ameliorate these impacts.

Applications for developments of a larger scale, such as, residential flat buildings, childcare centres, new commercial developments, or where a parking shortfall is proposed, are to be accompanied by a traffic assessment report. These reports identify likely impacts and consider alternative proposals. Usually, developments provide for their own parking needs on site, including for employees, as well as for their own loading/unloading needs (refer to Sections 4.G and 4.I).

Assessment of development applications and ensuring compliance with conditions of consent is the responsibility of the Director Development and Regulation, although internal compliance of a development may become the responsibility of a Private Certifier, as permitted by the Environmental Planning and Assessment Act 1979. Expected development related impacts on the community are minimised by the imposition of appropriate consent conditions.

The Arup 2007 Parking Management Background study suggests that:

…the basis of the future car parking strategy should be to retain the current general availability of public car parking and for the future developers of large consolidated retail, commercial and residential development sites to accommodate all future car parking demand on site, including visitor car parking.

Developments with a significant effect on the wider road network are referred to RMS for assessment under SEPP (Infrastructure) 2007.

Likely construction-stage impacts may include at least some of: delays to traffic, traffic conflicts, heavy vehicle routes, delivery management and parking demand management.

Larger scale developments such as residential flat buildings or commercial developments, as well as developments on arterial roads, will require a Construction Traffic Management Plan to be submitted to and approved by Council prior to commencement of any works, to minimise the effects on public safety and amenity.

Works Zones are mandatory for larger developments unless expressly vetoed by RMS. Temporary parking restrictions may be required to maintain two way traffic in surrounding streets or to facilitate the entry and exit of large construction vehicles to and from the site.

The provision of dedicated on-site spaces, within larger developments, for shared vehicles is encouraged. The demand for shared cars is increasing in denser living areas as a more sustainable alternative to private vehicle ownership (refer to Section 4.G).
Policy Statement

i. That rezoning and development proposals include consideration of the impacts of development on the existing road network and planning for future works to ameliorate these impacts.

ii. That traffic and parking related impacts of development applications continue to be assessed under Council’s DCP, RMS guidelines and Australian Standards.

iii. That Council not accept responsibility for providing on-street parking, loading/unloading, or other facilities for the benefit of residents or other users of recent developments which have demonstrated adequate provision in their applications.

iv. That development consents for larger developments and those on arterial roads include a requirement for a construction Traffic Management Plan, to be submitted and approved by Council prior to commencement of any works.

v. That development consents for larger developments require a mandatory Works Zone of adequate length, unless expressly vetoed by Roads and Maritime Services.
P. Roadside Fencing

Roadside fencing can be used to prevent pedestrians crossing roads, while other barrier fencing can protect occupants of vehicles which have gone out of control.

Pedestrian fencing, located behind kerbs or on median islands, can be used at locations of high pedestrian concentrations including near schools and school bus stops, to control pedestrian movement. Fencing behind kerbs, is used near intersections, to direct pedestrians to traffic signals, as well as to discourage inappropriate parking of vehicles, particularly delivery vehicles. Fence height and type should minimise the impact on driver visibility at intersections. Pedestrian footpath fencing should not be used alongside kerbs where parking is permitted, because of the difficulty that vehicle occupants would have in moving from vehicles to the footpath. This fencing does not normally withstand impact from vehicles, therefore there may be safety implications to pedestrians who may be close to a fence hit by a vehicle. Pedestrian fencing should be safe for pedestrians and vehicle occupants, and should therefore not have horizontal rails which could spear vehicles in a collision.

Median pedestrian fencing is used on medians of multi-lane roads where there are large concentrations of pedestrians, to discourage pedestrians from crossing. Median fencing can impact on access by emergency vehicles during periods of heavy traffic, by restricting such vehicles from crossing medians. Objections could be expected from some shop-owners/businesses, where an adverse economic impact may be perceived from the fencing. Objections based on economic concerns should be considered against social benefits of preventing accidents.

Vehicle barriers, such as steel guard rail, are used on curves and embankments, to reduce the risk of vehicles leaving the road. Guardrail ends should be safe for oncoming vehicles. Median concrete barriers and wire rope type fences are alternatives. Fencing adjacent to cycleways should be safe for cyclists.

RMS has suggested, in effect, that to protect wildlife from being injured by traffic, that their open space habitats be fenced to remove wildlife from the road environment (refer to Section 4.F).

Policy Statement

i. That kerbside pedestrian fencing continue to be used at locations of high pedestrian concentrations including near schools and school bus stops, and where stopping of vehicles is not permitted. The height and type of fencing used is to consider safety and minimise the impact on driver visibility, particularly at intersections.

ii. That appropriate median pedestrian fencing be supported at locations of high pedestrian concentrations, and funding be sought, where:

- there is a demonstrated crash history involving pedestrians,
- there are adequate crossing locations provided, and
- there are no objections from emergency service providers.

In such cases, pedestrian safety (including social and cost savings to the community), will be considered above perceived economic impacts on business.
iii. That hazardous vehicle barriers, including guard rail ends and other fencing that uses horizontal railing beside kerbs, continue to be reviewed and funds sought in a progressive funding program, to ensure that they are made safe for oncoming vehicles.
Q. Special Events / Planned Disruptions to Traffic

Temporary road closures may be requested by community groups which wish to hold special events, such as fairs or street parties. Temporary road / lane / footpath closures may also be requested by users wishing to use the road / footpath space to undertake works or construction activities within the road reserve.

RMS in its guide to Traffic and Transport Management for Special Events, has categorised special events, depending on the impact on road users of the proposed road closure/s. Under the RMS classification, there are four classes of special events.

For any planned disruption to normal traffic, pedestrian flows or other road users, a Transport Management Plan (TMP), identifying the disruption to be caused, and ameliorative measures to be taken, must be prepared and submitted to Council for consideration. Special events must be integrated into other demands for the road space. A Traffic Control Plan (TCP) must be prepared when road user disruption is expected at work sites. TMP’s and TCP’s are normally prepared and certified by qualified practitioners in the field. Consultation with stakeholders and Police approval are required. Council will consider the TMP/TCP, stakeholder consultation and Police comments provided. Applications must be made in time for the necessary consultation and consideration of the proposal by Council. Fees are applicable.

For disruptions on a State Road, Regional Road or local road (where the activity may impact on a State or Regional road) or within 50m of a traffic facility, applicants must apply to RMS for approval to occupy the road.

Applicants need to check whether a development application is required for their proposed event. Under DCP 46, for Exempt and Complying Development, an application (DA) may be required if numbers exceed the threshold.

Council has adopted a Filming Policy which requires applicants to identify and address impacts of their activities on road users by preparing and implementing appropriate traffic control or traffic management plans which have been certified by a qualified practitioner.

Policy Statement

i. That certified Transport Management Plans (TMP’s) and Traffic Control Plans (TCP’s) be submitted for appraisal, in sufficient time and in accordance with Roads and Maritime Services guidelines, before any Special Events or activities are held involving any disruption to traffic or other road users.

ii. That applicants for filming activities comply with Council’s Filming Policy which requires them to identify and address impacts of their activities on road users by preparing and implementing appropriate traffic control and traffic management plans, and submitting them to Council for consideration.
R. State Roads and Other State Responsibilities

Council's powers to provide facilities on roads are limited by State legislation. Many of these powers are given to RMS, as road authority, which itself has conditionally delegated some of its powers to Councils. Exercising Council's delegated powers must be undertaken in accordance with the conditions that are attached to the delegations. In addition, RMS issues guidelines and technical directions to encourage safety and consistency between Councils.

Approval of facilities on roads under its control, requires Council to consult, through a structured process, with RMS, Police LAC and Local Member of State Parliament. This consultation is undertaken through the Ku-ring-gai Traffic Committee. This Committee makes recommendations to Council that Council may either accept or reject.

Ku-ring-gai Traffic Committee consideration can be through either consideration at a formal Committee meeting, or by a delegated process, whereby items are distributed to Committee members and Ward Councillors for approval after consultation with stakeholders. Larger matters and items to which Committee members or Ward Councillors do not agree, are referred to formal meetings. Consultation is undertaken with directly affected residents prior to matters being referred to the Committee, to inform them of the action proposed and to seek resident agreement to recommendations.

Most traffic matters are considered under the delegated process. Only matters regarding traffic management, those to which objections have been registered by a Committee member or a Ward Councillor under the delegated process, or those, which in the opinion of the Director Operations, are particularly contentious are referred to formal meetings (refer to Section 4.7).

Control over State roads and facilities on those roads remains the responsibility of RMS. RMS also has full control over the provision of traffic signals on any road, the setting of speed limits and it must approve one way restrictions and road closures (in accordance with a transport management plan or TMP, which considers ameliorative measures). RMS also retains full responsibility for the provision of clearways, bus lanes and transit lanes.

Because of its responsibility to provide an efficient State road system, RMS’s principal interest in traffic is considered to be to ensure that traffic flow on its roads is maximised. RMS does this by means such as parking restrictions (including clearways), S lanes and setting traffic signals to favour through-traffic on State roads. This bias towards traffic on State roads can result in delays for motorists on side streets and complaints, particularly from older pedestrians, of inadequate time in which to cross State roads at signals.

Before making changes to facilities on State roads, RMS usually informs, or consults with Council. Council can make representations to RMS on any issue under its control, but the final decision is not Council's.

As an agent for the Commonwealth, RMS is working on providing a link between the M1 Motorway at Pearces Corner and Sydney’s orbital motorway network.

From time to time, RMS proposes actions on its road, which would impact on roads under Council's control. The impacts on Council-controlled roads are not always clear. It is suggested that, in those cases, RMS, or any organisation proposing to do any work which may impact on a Council-controlled road, be required to produce a traffic impact statement. The impact statement should identify all impacts of the proposed work, in detail, and should propose ameliorative measures to reduce or minimise the impact of the proposed work. The
proponent of the proposed work should be prepared to be responsible for undertaking the ameliorative work considered by Council to be necessary.

The Australian Road Rules were adopted in 1999 to provide consistency between States. State Environmental Planning Policies (SEPP’s) impact on planning and development activities and therefore on Council’s traffic and public transport outcomes. These State policies are imposed on Council and the community.

**Policy Statement**

i. That Council make representations to Roads and Maritime Services, or other relevant Government body, in relation to matters under their control, that are of interest to residents of Ku-ring-gai.

ii. That pursuant to powers delegated to Council by Roads and Maritime Services and subject to the limitations set out in the Instrument of Delegation, Council sub-delegate its functions to the Director Operations in respect of all traffic facilities, other than those regarding traffic management schemes, those to which objections have been received from a member/ Ward Councillor or that the Director Operations considers are contentious or do not have overall resident concurrence.

iii. That Roads and Maritime Services, or any organisation proposing to do any work which may impact on a Council-controlled road, be requested to produce a traffic impact statement. The impact statement should identify all impacts of the proposed work in detail, and should propose ameliorative measures to reduce or minimise the impact of the proposed work. The proponent of the proposed work should be prepared to undertake the ameliorative work considered necessary by Council or the General Manager.
### S. Cycling

There is an increasing demand for the provision of on-street cycling facilities for both recreational and commuter use. This increase in demand is for cycleways to schools, shops, sporting facilities and train stations.

Unfortunately, the topography of Ku-ring-gai with its steep grades makes the provision of a first class cycling system on Council-controlled roads difficult. The most appropriate locations for cycleways are some of the State/Regional roads and the North Shore rail route. Provision of user-friendly and safe cycleways on either has not been possible to date.

Council has developed a Cycleways Map, showing the best way to get around Ku-ring-gai to encourage this form of alternative transport. This map shows formal routes and less formal, including routes using relatively quiet streets. Council’s website contains other useful cycling tips and information.

RMS has updated the NSW Bikeplan which shows the bicycle masterplan for the Sydney metropolitan area, including local links on the North Shore.

The provision of auxiliary facilities such as bicycle racks and lockers needs to be considered when providing cycleways. Such facilities could be provided at train stations, car parks, sporting facilities and shopping centres.

Provision of safe cycling facilities near schools would encourage some school children to ride and would reduce traffic congestion at those locations (refer also to Section 4.k).

Council has developed ranking criteria for prioritising various types of capital works projects. In the case of cycle projects, the criteria considers whether the project is consistent with Council's Bike Plan, whether it joins an existing cycleway and whether it is likely to attract funding from external sources.

The needs of motor cyclists should also be acknowledged. These include adequate skid resistance on linemarking, commuter parking, temporary work and crack sealing. Council has removed traffic domes (‘silent cops’) from its streets because of the hazards that they posed to road users, particularly motor cyclists at intersections.

#### Policy Statement

1. That Council seek funding, as opportunities arise, for the provision of cycling facilities, which have been prioritised, including cycleways, bicycle racks and lockers.

2. That future works on footpaths and roads consider provision for cyclists and motor cyclists.
T. Community Consultation

Council has a commitment to consult with residents and community groups and has adopted a Community Consultation Policy.

Consultation is undertaken with residents and community groups considered to be directly affected, to obtain their feedback regarding proposals that will impact on them. This consultation is normally undertaken in the form of writing directly to residents and groups, or by letterboxing. It is intended to consult affected residents, regarding significant proposals, before referring them to the Ku-ring-gai Traffic Committee or Council. Letters inform residents of the request made to Council, provide background information on the request or proposal and seek residents’ input prior to any decision being made. Overall resident consensus is sought to proposals for changes before referring proposals to Council for a decision. If necessary, compromise solutions are sought in cases that do not impact on road safety.

Writing directly to residents with information on proposals allows each household to express its point of view and for the feedback received to be collated and considered equally with other responses. Responses are normally collated by street, if more than one street is involved. Multiple responses from any single household, expressing the same view, are normally not considered because they are considered to distort the feedback received.

An alternate consultative process involves direct feedback from residents at public meetings, workshops or resident committees. This process allows participating residents to express themselves more fully, but may not result in representative feedback, because a small number of residents can dominate this process.

Resident feedback forms a significant component of investigations undertaken when considering facilities. This feedback is referred to, with technical considerations forming investigations, when issues are reported on. These reports are themselves the subject of consultation with technical representatives of relevant State Government bodies and Local Members. These representatives form the basis of the Ku-ring-gai Traffic Committee which Council must consult and whose recommendations are considered by Council. (Refer to Section 4.R).

There are instances, when safety or strong overall community interests, may be considered to be paramount. It may be necessary in those instances, to approve appropriate traffic facilities, even though support by directly affected residents has not been obtained.

Policy Statement

i. That consultation with residents and community groups considered to be directly affected by proposed traffic facility installations, be undertaken by letterboxing and inviting written responses, seeking resident consensus to proposals referred to Council. Consultation be undertaken before referral to the Ku-ring-gai Traffic Committee or Council. Responses be collated, by street, one per household (unless conflicting responses are received), and reported to Council.

ii. That, in instances where safety or overall community interests are considered paramount, appropriate traffic facilities be approved and installed, without necessarily seeking or obtaining the support of directly affected residents.

iii. That residents who have recently moved into an area and are persistent in demanding altered traffic facilities, and whose requests have been investigated
and requested facilities are not highly ranked, be invited to show the need for requested changes in traffic facilities, by demonstrating how traffic or parking conditions have altered since they moved into the area. In cases where traffic facilities are not considered to have substantially altered, the rank is not high and safety concerns have not been confirmed, further follow-up investigations, requiring additional Council resources, not be undertaken.
U. Funding

It is self evident that policies and a desire to provide facilities are insufficient in themselves for improvements to materialise.

We frequently hear of funding constraints on Government authorities; it is no different for Council. Whilst there are numerous desirable projects in a range of areas that Council would like to fund, Council's ability to provide funding for traffic and transport initiatives is, by necessity, limited.

Council's Capital Works Program forms part of its Delivery Program and Operational Plan.

Council's criteria for prioritising traffic management works has been reviewed, following comments made in a study by consultants. The review considered current best practice in identification of hazardous locations, by assigning crash costs based on road user movements. Generally, locations with higher crash costs over the most recent 5 year period for which data is available, would be those that require the most immediate attention. Crash cost data is updated periodically by RMS.

Under this method, the cost of a treatment can be directly compared to the cost savings (benefits) achieved by the accident reductions resulting from the treatment. RMS uses treatment benefit over the life of the project verses crash costs as the basis for awarding funding for blackspot treatments. Higher emphasis will therefore be placed on the crash costs (accident history) in Council's criteria to reflect a focus on safety, although factors to account for local issues, such as proximity to schools and pedestrian/cycle usage, will still be retained.
<table>
<thead>
<tr>
<th>CATEGORY</th>
<th>EXTENT OF ACTIVITY</th>
<th>SCORE</th>
<th>WEIGHT</th>
<th>MAX TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accident costs over the last 5 years</td>
<td>High range</td>
<td>3</td>
<td>16</td>
<td>48</td>
</tr>
<tr>
<td>(based on crash costs by type from RTA Economic Analysis Manual)</td>
<td>Medium range</td>
<td>2</td>
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<td>Low range</td>
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<td>0</td>
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<tr>
<td>Change in traffic volumes per year</td>
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(*adjust to a percentage)

Council's 10 Year Traffic and Transport Plan scores individual locations, listing them in priority, based on scores obtained under this criteria. It proposes and prioritises traffic management works for a 10 year period, feeding prioritised proposals into Council’s Delivery Programs. Prioritised lists of proposed traffic management works are updated periodically to reflect changing collision and other data.

Ranking criteria is also used for other project types. Clearly, a higher ranking will not necessarily ensure that a project can be funded.

There are opportunities to receive funding assistance for some projects from outside sources. RMS, for example, provides 50% of funding for a limited number of projects that it considers worthwhile. Some projects, such as initiatives to treat black spots, need justification in terms of benefit/cost ratios before funding is provided. Projects with significant crash records and therefore with higher scores are more likely to be funded from external Black spot sources.

RMS is responsible for meeting the costs associated with the installation and maintenance of approved traffic facilities (signs and lines). RMS expends the allocation on Council's behalf but is encouraging Councils to take on this role. RMS allocation is considered to be insufficient to bring the sign/ linemarking stock condition to a satisfactory level and to
maintain it at its current condition. In recent years, Council has considerably overspent its RMS administered allocations. Some Councils who have taken over the installation and maintenance of sign and linemarking facilities, supplement RMS funds.

Consideration should be given to allowing residents and community groups to provide funding for desired works which are not associated with developments (refer to Section 4.O). Such works ought to be beneficial to the wider community, and to have received Council's approval.

Council charges fees for various services. Fees are set by Council annually, in its Delivery Program and Operational Plan, and these must be paid when application is made for the services requested.

The abolition of the non-feasance rule by the High Court has impacted on Council. Council now owes a legal duty of care to road users for the condition of facilities provided and assets, even if damage or hazards are the result of others’ activities. Legal liability in undertaking improvements for the community is clearly a concern to Council.

**Policy Statement**

i. That Council’s criteria for ranking traffic facility projects, is:

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ii. That Council make provision in its Capital Works budgets for funding of projects submitted to Roads and Maritime Service for shared funding under various Roads and Maritime Service’s various programs.

iii. That Council review the possible acceptance of traffic facility installation and maintenance in future.
V. Roadside Memorials

Where a roadside fatality has occurred, relatives of the deceased may wish to erect a roadside memorial at the site of the fatal accident.

Under the Roads Act 1993, Council has care and control of the road reserve and unless authorised by Council, the erection of any memorial is not covered under the Roads Act.

Given the sensitive nature of roadside memorials within the community, Council may permit the erection of such memorials:

- Where a roadside memorial is erected and the responsible person or persons can be identified, they can be contacted to advise that Council will permit a modest roadside memorial for a period of three (3) months, subject to the concurrence of any adjoining property owners. After three months, the person or persons concerned, will be responsible for removal of the memorial and can arrange for a plaque up to 100mm x 100mm, to be installed at the site at their cost. Alternatively, the plaque can be installed on a Council facility such as a seat in a Council park.

- Where a roadside memorial is erected and the responsible person or persons cannot be identified, then the roadside memorial will be removed by Council’s maintenance staff after a three (3) month period and stored for a further one (1) month. After such time, the memorial will be disposed of.

While roadside memorials have purpose for the aggrieved person(s) they can also detract from the appearance of the roadside, can impact on adjoining residents and the community, and in some cases can be considered to be a road safety issue.

Policy Statement

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ii. Where a roadside memorial is erected on a Council roadside and the responsible person or persons cannot be identified, then the roadside memorial will be removed by Council’s maintenance staff after a three (3) month period and stored for a further one (1) month. After such time, the memorial will be disposed of.