

Department of Planning Received 0 7 DEC 2020



## Scanning Room

## re Application number SSD-100421Weigall Sports complex SGS NOT A SUBMISSION

## **Dereliction of due process - further extension requested.**

I note that occupiers in the privately owned houses, both owners & renters, in surrounding streets – even blocks away -received notification of this development application dated 6 Nov.

Meanwhile the residents **most intimately affected** by the building and presence of the SGS " gross extravagant monument to privilege & entitlement" - the residents of the **motices**, and finally **only after we alerted** your office to the omission, a notice was sent dated 18 Nov received 24 Nov or later.

This is a dereliction of due process. The extension of the objection date to 18 Dec is inadequate given the quality & quantity of this delay.

Legally & appropriately the whole process of notification should be started again, without discrimination.

I wonder what is the rationale? Are we sub-human, second class citizens? Whereas owners & renters in private houses are relatively able to move elsewhere if the disturbance of building is unbearable - we do not have that option. Many here have complex physical & mental issues, and many are of NESB – and will need assistance with their submissions.

In setting a new date the holiday period must be taken into account, as well as the fact that Australia Post "services" are so under par so that letters postmarked the final date and delivered days later should still be deemed valid – many people here do not have computers or internet.

In addition, please clarify whether submissions can be written in the language of the person writing? We have Russian, Romanian, Vietnamese, Hungarian, Farsi, Arabic speakers who are more fluent in their original language, or in fact unable to express themselves in written English.

yours sincerely