Sent: Subject:

29/06/2020 4:58:27 PM DA2020/0645

To Principal Planner,

This proposed development application DA2020/0645 for St Augustines school seems to be wrong. These works are almost complete so I cannot understand why as a neighbour I am receiving a letter asking if I object when the works are almost completed?

Is this how this is suppose to work or has the school broken the Law?

I do object to these works as the amount of sola panels they have been putting on the roofs, is like a small power plant which I do not feel belongs in a residential area.

If you could please explain how these works have been completed prior to approval? Also what penalty's apply for building works completed before approval?

Thanks Paul Stephens 47A Federal pde, Brookvale 0422848145

Sent from Mail for Windows 10