

## Local Government Amendment (De-amalgamations) Bill 2024

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2024



New South Wales

## Local Government Amendment (De-amalgamations) Bill 2024

Act No , 2024

An Act to amend the *Local Government Act 1993* to make further provision for the de-amalgamation of amalgamated local government areas; and for related purposes.

**EXAMINED** 

Speaker

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Local Government Amendment (De-amalgamations) Act 2024.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Scł	nedu	le 1	A	Amendment of Local Government Act 1993 No 30	1
[1]	Sect	ion 21	2 Diss	solution of areas	2
	Inser	t after	section	on 212(2)—	3
		(3)	Subs 2A.	section (2) does not apply in relation to a de-amalgamation under Division	4 5
[2]	Sect	ion 21	3 Faci	ilitating provisions of proclamations	6
	Omi	t "Divi	sion"	wherever occurring in section 213(1). Insert instead "part".	7
[3]	Cha <sub>l</sub>	oter 9,	Part 1	1, Division 2A, heading	8
	Inser	t ", de	-amal	gamated" after "amalgamated".	9
[4]	Sect	ion 21	8CC, I	heading	10
	Omi	t the he	eading	g. Insert instead—	11
	2180	CCos	ts of c	de-amalgamations	12
[5]	Sect	ion 21	8CC(1	1)–(5)	13
	Omi	t the su	ıbsecti	ions.	14
[6]	Sect	ion 21	8CC(6	6)	15
	Omi	t "this	section	n is fully funded". Insert instead "section 218CD is funded".	16
[7]	Sect	ion 21	8CC(6	6A)	17
	Inser	t after	section	on 218CC(6)—	18
		(6A)		the purposes of subsection (6), the Minister may make either or both of the owing—	19 20
			(a)	a grant, not exceeding \$5 million, to the new council to offset the financial impacts of the de-amalgamation,	21 22
			(b)	a loan to the new council, at interest rates determined by the New South Wales Treasury Corporation, to defray de-amalgamation costs.	23 24
[8]	Sect	ion 21	8CD		25
	Inser	t befor	re Cha	pter 9, Part 1, Division 2B—	26
21	8CD	De-a	malga	amation of amalgamated areas	27
		(1)		amalgamated council may, in accordance with this section and Schedule give the Minister—	28 29
			(a)	a written business case (the <i>business case</i> ) setting out—	30
				(i) a proposal for the de-amalgamation of the amalgamated area by reconstituting the former areas, and	31 32
				(ii) the reasons in support of the proposal, and	33
			(1-)	(iii) other information specified in Schedule 10, clause 3, and	34
			(b)	a request that the Minister approve the holding of a de-amalgamation constitutional referendum about the proposal.	35 36
		(2)		Minister must refer the business case for examination and report to the	37 38

	exerc	— Under section 263(2), the Boundaries Commission may, for the purpose of ising its functions, hold an inquiry if the Minister approves, and must hold an y if the Minister directs, but may not otherwise hold an inquiry.	1 2 3
(3)		out limiting subsection (2) or section 263, the Boundaries Commission recommend in its report that—	4 5
	(a)	the de-amalgamation proposal be supported, or	6
	(b)	the de-amalgamation proposal be rejected, or	7
	(c)	a different de-amalgamation proposal be supported.	8
(4)		Minister must ensure that the Boundaries Commission's report is publicly sed within 48 hours after it is provided to the Minister.	9 10
(5)	Mini	Minister must, after the Boundaries Commission's report is given to the ster, give a written response to the amalgamated council setting out her or not the Minister approves the holding of a referendum about—	11 12 13
	(a)	the de-amalgamation proposal, or	14
	(b)	a different de-amalgamation proposal recommended by the Boundaries Commission.	15 16
(6)	The l	Minister must consult with the following—	17
	(a)	the Electoral Commissioner, before approving the holding of a referendum,	18 19
	(b)	the amalgamated council, before making a decision about the holding of a referendum if the Boundaries Commission in its report has recommended that a different de-amalgamation proposal be supported.	20 21 22
(7)	de-aı	amalgamated council must not hold a referendum of any kind about a malgamation proposal unless the Minister has approved the holding of a endum under subsection (5).	23 24 25
(8)	Ifac	le-amalgamation proposal—	26
	(a)	is supported in a referendum by the votes of a majority of the total number of enrolled electors of the amalgamated area as at the closing date (the <i>required majority</i> ), the Minister may, at the Minister's discretion, make recommendations to the Governor for proclamations under Division 1 to give effect to the de-amalgamation proposal, or	27 28 29 30 31
		<b>Note—</b> See Chapter 10, Part 1 and Chapter 10, Part 6, Division 2 about enrolment of electors for elections, council polls and constitutional referendums.	32 33
	(b)	is not supported in a referendum by the required majority, no further action on the business case given to the Minister may be undertaken.	34 35
(9)	an e	ing in subsection (8) prevents a person who is entitled to be enrolled as lector under section 266 from voting in accordance with the Act and lations.	36 37 38
(10)	Sche	dule 10 has effect.	39
(11)	In th	is section—	40
		<b>Igamated area</b> means an area constituted by the amalgamation of areas <b>ner areas</b> ) by a proclamation under Chapter 9, Part 1.	41 42
		<b>Igamated council</b> means the council of an amalgamated area constituted action 219 after a proclamation under Chapter 9, Part 1.	43 44
	roll (	<b>ng</b> date means the date prescribed by the regulations for the closing of the of non-resident owners of rateable land and the roll of occupiers and aying lessees for a referendum.	45 46 47

		refer majo	endum rity o	nation constitutional referendum or referendum means a held for the purposes of this section to determine whether the f the enrolled electors of an amalgamated area support a nation proposal.	1 2 3 4
[9]	Section 31	8B Po	stpone	ement of elections	5
	Omit section	on 3181	B(1)(b)	). Insert instead—	6
		(b)		out limiting anything else in this subsection—	7
			(i)	a matter affecting the boundaries of the council's area is under consideration by the Boundaries Commission, whether or not involving an inquiry by the Commission, including under section 218CD, or	8 9 10 11
			(ii)	the council's area is the subject of a de-amalgamation constitutional referendum under section 218CD, to ensure there is sufficient time to conduct the referendum and give effect to a de-amalgamation after the referendum, if the de-amalgamation proposal is supported.	12 13 14 15 16
[10]	Schedule 8 of other Ac		ngs, tra	ansitional and other provisions consequent on the enactment	17 18
	Insert at the	e end o	f the so	chedule, with appropriate part and clause numbering—	19
	Part		verni	ons consequent on enactment of Local ment Amendment (De-amalgamations) Act	20 21 22
	De-a	malga	matio	n of certain areas	23
	(1)		amalga	ndments made by the <i>Local Government Amendment</i> amations) Act 2024 (the amending Act) extend to an amalgamated uted before the commencement of section 218CD.	24 25 26
	(2)			8CD extends to a de-amalgamation proposal submitted to the der section 218CC before the commencement of the section.	27 28
	(3)	Desp	ite sub	clauses (1) and (2)—	29
		(a)	if the the a	ons 212(3) and 218CD do not apply to a de-amalgamation proposal Minister had, before the commencement of the provisions, given malgamated council the written response referred to in section CC(5), and	30 31 32 33
		(b)	natur Minis	egulations may make further provision of a savings or transitional re dealing with de-amalgamation proposals submitted to the ster under section 218CC before the commencement of the ading Act, including provisions inconsistent with this Act.	34 35 36 37
[11]	Schedule 1	10			38
-	Insert after	Sched	ule 9—	-	39
	Schedu	le 10	р	urther provisions about de-amalgamation roposals, de-amalgamation constitutional eferendums and de-amalgamations	40 41 42
			- `	section 218CD	43
				333.311 Z 100B	.0

Part 1 Preliminary		Pre	liminary	1
1	Defi	nitions	<b>S</b>	2
	(1)	In th	is schedule—	3
	. ,		malgamation proclamation means a proclamation under Chapter 9, Part give effect to a de-amalgamation.	4 5
	(2)		is schedule, the following terms have the same meanings as in section CD—	6 7
		(a)	amalgamated area,	8
		(b)	amalgamated council,	9
		(c)	business case,	10
		(d)	closing date,	11
		(e)	de-amalgamation constitutional referendum,	12
		(f)	former area,	13
		(g)	referendum.	14
Par	t 2	De-	-amalgamation proposals	15
2	Cou	ncil to	consult on business case before submission	16
	(1)	An a	malgamated council must, before giving a business case to the Minister—	17
		(a)	consult the community in the way specified in subclause (2), and	18
		(b)	after considering any submissions made during the consultation—resolve to support the de-amalgamation proposal.	19 20
	(2)	The	amalgamated council must consult the community by—	21
		(a)	publicly exhibiting a copy of the business case on its website, and	22
		(b)	giving public notice of the following—	23
			(i) the period for which the business case will be exhibited, being a period of not less than 28 days,	24 25
			(ii) the period during which submissions about the business case may be made to the council, being a period of not less than 42 days after the date on which the business case is placed on public exhibition, and	26 27 28 29
		(c)	considering submissions made in accordance with this subclause.	30
3	Writ	ten bu	siness case	31
		A bu	siness case under section 218CD(1)(a) must include the following—	32
		(a)	a statement that the amalgamated council—	33
			(i) has consulted the community about the business case, and	34
			(ii) by resolution, supports the de-amalgamation proposal,	35
		(b)	details of the following—	36
			(i) the estimated financial impacts of the de-amalgamation,	37
			(ii) how the amalgamated council will finance the de-amalgamation,	38
			(iii) whether the business case assumes a grant will be made by the Minister to the new council to offset the financial impacts of the de-amalgamation and if so the amount of the assumed grant	39 40 <i>4</i> 1

			(iv) whether the business case assumes the amalgamated council will receive a loan from the Minister to defray de-amalgamation costs and, if so, the assumed amount and terms of the loan,	1 2 3
		(c)	an estimate of the rates and charges that the councils for the de-amalgamated areas may make and levy after de-amalgamation,	4 5
		(d)	details of the future sustainability, long-term strategic plans and service delivery capacity of the proposed councils to be constituted as a result of the proposed de-amalgamation,	6 7 8
		(e)	other matters prescribed by the regulations, if any.	9
Part	3	Ref	erendums	10
4	Proc	ess af	ter holding of referendum approved	11
	(1)	appro	amalgamated council must, as soon as practicable after the Minister oves the holding of the referendum, consult with the Electoral missioner about the holding of the referendum.	12 13 14
	(2)		amalgamated council must, before holding the referendum, consult the munity by—	15 16
		(a)	publicly exhibiting on its website a copy of the business case, including details of and reasons for any changes to the business case since it was given to the Minister, and	17 18 19
		(b)	giving public notice of the following—  (i) the period for which the business case will be exhibited, being a period of not less than 28 days,	20 21 22
			(ii) the period during which submissions about the de-amalgamation proposal or the business case may be made to the council, being a period of not less than 42 days after the date on which the business case is placed on public exhibition, and	23 24 25 26
		(c)	considering submissions made in accordance with this subclause.	27
	(3)	coun	Minister may, after approving the holding of a referendum, prohibit the cil for the amalgamated area, or a person prescribed by the regulations, doing the following—	28 29 30
		(a)	selling businesses or other assets of the council,	31
		(b)	making or amending a local environmental plan.	32
	(4)	The p	prohibitions in subclause (3) cease to have effect on—	33
		(a)	if the referendum is not carried—the date the result of the referendum is known, or	34 35
		(b)	if the referendum is carried—the date the proclamation giving effect to the de-amalgamation takes effect.	36 37
	(5)	After	the Minister approves the holding of a referendum—	38
		(a)	the referendum must be held within 12 months, or a longer period allowed by the Minister, and	39 40
		(b)	if the referendum is not held within the 12-month period or the longer allowed period—no further action on the business case given to the Minister may be undertaken.	41 42 43

5	Con	duct of referendum	1
	(1)	The following provisions apply to a referendum, with the necessary modifications, in the same way as they apply to an election—	2
		(a) Chapter 10, Part 1,	4
		(b) Chapter 10, Part 6, other than sections 296AA–296A and Divisions 3 and 5.	5 6
		<b>Note—</b> Chapter 10, Part 1 identifies the people who are entitled to vote in council elections and Chapter 10, Part 6 governs the conduct of elections. Chapter 10, Part 6, Division 3 deals with nominations for election and Division 5 with miscellaneous matters such as irregularities of form or procedure in elections, overdue elections and conduct declared void.	7 8 9 10 11
	(2)	Electors on the residential roll must vote at the referendum unless the person—	12
		(a) is exempt from voting under this Act, or	13
		(b) has a sufficient reason not to vote.	14
		<b>Note—</b> Chapter 10, Part 6, Division 4, as modified by subclause (1), provides that it is an offence for a person whose name is on the residential roll to fail to vote unless the person has a sufficient reason not to vote.	15 16 17
	(3)	Electors on the non-residential roll or the roll of occupiers and ratepaying lessees may vote, but are not required to vote.	18 19
	(4)	The Electoral Commissioner must administer a referendum conducted under this schedule.	20 21
	(5)	The question at the referendum is—	22
		Should the [name of the amalgamated area] be de-amalgamated and the [names of the former areas] be re-constituted as separate local government areas? Yes/No.	23 24 25
	(6)	During the holding of the referendum, the amalgamated council must ensure that a copy of the business case, including details of and reasons for any changes to the business case since it was given to the Minister, is publicly available on its website.	26 27 28 29
	(7)	After the result of the referendum is ascertained, the Electoral Commissioner must, as soon as is practicable, give the Minister written notice of the result.	30 31
6	Carr	ying of question at referendum	32
	(1)	The question is carried if it is supported at the referendum by the votes of a majority of the total number of the enrolled electors of the amalgamated area as at the closing date.	33 34 35
	(2)	A reference to a vote in this clause does not include a reference to a vote that is found to be informal.	36 37
Par	t 4	Miscellaneous	38
7	De-a	malgamation proclamations	39
	(1)	Section 210A and Chapter 9, Part 1, Division 2 do not apply to a de-amalgamation proclamation.	40 41
	(2)	Without limiting section 213, a de-amalgamation proclamation may include provisions about the following—	42 43
		(a) the division of an area constituted by the proclamation (a <i>newly constituted area</i> ) into wards,	44 45

		(b)	providing that a newly constituted area is not divided into wards,	1
		(c)	specifying whether the means of election for a mayor for a newly constituted area is—	2
			(i) election by the councillors for the area from among the councillors' number, or	4 5
			(ii) election by the area's electors.	6
	(3)	chan	means of election specified under subclause (2)(c) continues in force until ged by a decision at a constitutional referendum in accordance with ons 227–229, with necessary modifications.	7 8 9
8	Elec	tions f	ollowing de-amalgamations	10
	(1)		lection must be called for the newly constituted areas resulting from a malgamation.	11 12
	(2)		election must be held as soon as practicable after the de-amalgamation, ot later than 12 months after the de-amalgamation.	13 14
	(3)	Subc	lause (2) has effect subject to the following—	15
		(a)	a Minister's postponement of election requirements under the Act, section 318B,	16 17
		(b)	the terms of the de-amalgamation proclamation.	18
9	Regi	ulation	s	19
		Regu	lations may be made about the following—	20
		(a)	de-amalgamation constitutional referendums,	21
		(b)	providing for anything required to facilitate the implementation of the de-amalgamation of an amalgamated area,	22 23
		(c)	facilitating the making of a proclamation to give effect to the de-amalgamation,	24 25
		(d)	the transfer of staff, assets and liabilities,	26
		(e)	dealing with savings and transitional issues consequent on a de-amalgamation,	27 28
		(f)	other matters necessary to give effect to a de-amalgamation.	29
10	Savi	ng of <sub>l</sub>	oredecessor council's instruments and decisions	30
		the i	ect to the regulations and the terms of the de-amalgamation proclamation, instruments and decisions of an amalgamated council dissolved by ation of a de-amalgamation proclamation continue in force until amended woked by a council constituted as a consequence of the proclamation.	31 32 33 34

11	Council staff affected by de-amalgamations	1
	Chapter 11, Part 6 extends to de-amalgamation under section 218CD and this	2
	schedule as if it were a proposal made to the Minister by the amalgamated	3
	council under section 215.	4
	<b>Note—</b> Chapter 11, Part 6 contains provisions about council staff affected by a constitution, amalgamation or alteration of a council area.	5 6