

New South Wales

Rural Communities Impacts Bill 2006

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to require Ministers to consider the likely impact of certain legislation and other government proposals on rural communities.

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on the date of assent.

Clause 3 sets out the scope of the proposed Act by defining *rural community* as being the part of the State that is outside the Sydney, Newcastle and Wollongong metropolitan areas.

Clause 4 defines other terms used in the proposed Act.

Part 2 Requirements of rural communities impact statements

Clause 5 provides that a rural communities impact statement is not valid for the purposes of the proposed Act unless it is written by the Rural Communities Impact Assessment Unit in the Cabinet Office.

Clause 6 specifies some of the matters that must be covered by a rural communities impact statement.

Clause 7 makes it clear that additional matters may be included in a rural communities impact statement.

Clause 8 provides that a rural communities impact statement may (if appropriate) merely state that the relevant Bill, statutory rule, environmental planning instrument or decision has "no likely impact" on the rural community.

Part 3 Assessment of likely impact of proposed Acts on rural communities

Clause 9 provides that a Minister or Government Member who intends to introduce a Bill into Parliament must ensure, before the Bill is considered by the Cabinet, that a rural communities impact statement has been prepared which provides information about the likely impact of the proposed Act on the rural community and that the Minister or Member has given consideration to that likely impact.

Clause 10 requires the tabling in Parliament of a rural communities impact statement in relation to a Bill before the Bill is read a second time.

Part 4 Assessment of likely impact of proposed statutory rules on rural communities

Clause 11 specifies that the proposed Part imposes obligations on the Minister administering the Act under which a statutory rule is or is proposed to be made.

Clause 12 requires a Minister who intends to submit a proposed statutory rule to the Governor to ensure, before the proposed statutory rule is submitted, that a rural communities impact statement has been prepared in relation to the statutory rule and that the Minister has given consideration to it.

Clause 13 requires a copy of the rural communities impact statement for a statutory rule to be included with any regulatory impact statement required in relation to the statutory rule.

Clause 14 requires the tabling in Parliament of a rural communities impact statement.

Clause 15 requires notice to be given to the public as to where a rural communities impact statement can be accessed.

Part 5 Assessment of likely impact of proposed environmental planning instruments on rural communities

Clause 16 requires a Minister who intends to recommend the making of a State environmental planning policy to the Governor to ensure, before the proposed policy is recommended, that a rural communities impact statement has been prepared in relation to the policy and has been publicly exhibited and that the Minister has given consideration to it.

Clause 17 requires a Minister who intends to make a regional environmental plan to ensure, before the proposed plan is made, that a rural communities impact statement has been prepared in relation to the plan and has been publicly exhibited and that the Minister has given consideration to it.

Clause 18 requires a Minister who intends to make a local environmental plan to ensure, before the proposed plan is made, that a rural communities impact statement has been prepared in relation to the plan and has been publicly exhibited and that the Minister has given consideration to it.

Part 6 Assessment of likely impact of proposed Cabinet decisions on rural communities

Clause 19 requires rural communities impact statements to be prepared in relation to certain decisions before the Cabinet and to be distributed to Cabinet Ministers and considered by them before any decision is made.

Clause 20 makes it clear that the proposed obligations extend to the Cabinet's consideration of Bills, proposed statutory rules and proposed environmental planning instruments.

Part 7 Rural Communities Impact Assessment Unit

Clause 21 establishes the Rural Communities Impact Assessment Unit in the Cabinet Office.

Clause 22 imposes a requirement that there be in each Department at least one person whose duties involve, or include, liaising with the Unit.

Clause 23 requires the Unit to maintain a website on which rural communities impact statements are to be posted.

Part 8 Miscellaneous

Clause 24 provides for the Premier to certify that the requirements of the proposed Act do not have to be complied with, for instance, in an emergency.

Clause 25 requires the Speaker of the Legislative Assembly and the President of the Legislative Council to report on non-compliance with tabling requirements under the proposed Act.



New South Wales

Rural Communities Impacts Bill 2006

Contents

			Page	
Part 1	Prel	iminary		
	1	Name of Act	2	
	2	Commencement	2	
	3	Meaning of "rural community"	2	
	4	Other definitions	2	
Part 2	Requirements of rural communities impact statements			
	5	Rural communities impact statements must be written by Rural Communities Impact Assessment Unit	4	
	6	Matters that must be covered by a rural communities impact statement	t 4	
	7	Other matters may be included	5	
	8	A finding of "no likely impact" is acceptable	5	

			Page
Part 3		essment of likely impact of proposed Acts on all communities	
	9	Likely impact on rural communities must be assessed before a Bill is considered by the Cabinet	ore 6
	10	Likely impact on rural communities must be disclosed to Members of Parliament before a Bill is considered by Parliament	6
Part 4	Ass rule	sessment of likely impact of proposed statutory son rural communities	/
	11	Minister on whom this Part imposes obligations	7
	12	Likely impact on rural communities must be determined before a statutory rule is submitted to Governor	7
	13	Public notice of rural communities impact statement required before certain statutory rules are made	7
	14	Tabling of rural communities impact statement required in relation to all statutory rules	7
	15	Other public notice of rural communities impact statement required in relation to all statutory rules	8
Part 5	env	essment of likely impact of proposed ironmental planning instruments on rural nmunities	
	16	Likely impact on rural communities must be determined before a proposed State environmental planning policy is recommended to Governor	9
	17	Likely impact on rural communities must be determined before regional environmental plan is made	9
	18	Likely impact on rural communities must be determined before local environmental plan is made	10
Part 6		essment of likely impact of proposed Cabinet isions on rural communities	
	19	Likely impact on rural communities must be determined before Cabinet decides on any matter	11
	20	Part extends to legislation	11
Part 7	Rur	al Communities Impact Assessment Unit	
	21	Establishment of Rural Communities Impact Assessment Unit	12
	22 23	Liaison with Rural Communities Impact Assessment Unit Electronic access to rural communities impact statements	12 12

Contents

			Page
Part 8	Mis	cellaneous	
	24	Rural communities impact statement not necessary in certain circumstances	13
	25	Speaker and President to report on non-compliance	13



New South Wales

Rural Communities Impacts Bill 2006

No , 2006

A Bill for

An Act to require the preparation of rural communities impact statements and to specify the circumstances in which they are required; and for other purposes.

Clause 1		ural	Communities	e Imnacte	Bill 20	ne
Clause I	Г	ומונו		ร แบบสดเอ	DIII ZU	111

Гhе	Legisla	ature	of New South Wales enacts:	1
Pai	't 1	Pre	eliminary	2
1	Nam	e of A	ct	3
			Act is the Rural Communities Impacts Act 2006.	4
2	Com	menc	ement	5
		This	Act commences on the date of assent to this Act.	6
3	Mear	ning o	of "rural community"	7
	(1)	For 1	the purposes of this Act, the part of the State that is outside the twing metropolitan areas comprises the <i>rural community</i> :	8
		(a)	the Sydney metropolitan area, that is, the area constituted by the local government areas of Ashfield, Auburn, Bankstown, Baulkham Hills, Blacktown, Botany Bay, Burwood, Camden, Campbelltown, Canada Bay, Canterbury, Fairfield, Hawkesbury, Holroyd, Hornsby, Hunters Hill, Hurstville, Kogarah, Ku-ring-gai, Lane Cove, Leichhardt, Liverpool, Manly, Marrickville, Mosman, North Sydney, Parramatta, Penrith, Pittwater, Randwick, Rockdale, Ryde, Strathfield, Sutherland, Sydney, Warringah, Waverley, Willoughby and Woollahra,	10 11 12 13 14 15 16 17
		(b)	the Newcastle metropolitan area, that is, the area constituted by the local government areas of Lake Macquarie and Newcastle,	19 20
		(c)	the Wollongong metropolitan area, that is, the area constituted by the local government areas of Shellharbour and Wollongong.	21 22
	(2)		rural community consists of any number of recognised rural munities in the State.	23 24
4	Othe	r defi	nitions	25
		In th	is Act:	26
		envi	ronmental planning instrument means:	27
		(a)	a State environmental planning policy, or	28
		(b)	a regional environmental plan, or	29
		(c)	a local environmental plan,	30
		whic	ch all have the same meaning as in the <i>Environmental Planning and</i> assement Act 1979.	31 32
		who	ernment Member of Parliament means a member of Parliament is a member of the one or more parties that make up the ernment.	33 34 35

Preliminary	Part 1
	Rural Communities Impact Assessment Unit means the branch of the Cabinet Office established under section 21.
	statutory rule means a regulation by-law rule or ordinance:

Rural Communities Impacts Bill 2006

Clause 4

Par	t 2		quirements of rural communities impact tements	1
5	Rura Com	al communities impact statements must be written by Rural nmunities Impact Assessment Unit		3
		this	ral communities impact statement is not valid for the purposes of Act unless it is written by the Rural Communities Impact ssment Unit.	5 6 7
6	Matte	ers tha	nt must be covered by a rural communities impact statement	8
	(1)	this A	al communities impact statement that is required to be prepared by Act in relation to a proposed Bill, statutory rule, environmental sing instrument or decision is not valid for the purposes of this Act is it includes the following matters:	9 10 11 12
		(a)	a detailed description of any costs that are likely to be placed on businesses in the rural community in order to comply with the relevant legislation or decision (whether or not the same costs would be imposed on any other community),	13 14 15 16
		(b)	an examination of the likely impact of those costs on development and employment in the rural community (whether or not there would be the same impact on any other community),	17 18 19
		(c)	special emphasis on the modelling of the likely impact on the rural community that would occur or remain 5 years after the legislation or decision is made (whether or not there would be the same impact on any other community),	20 21 22 23
		(d)	an examination of the likely impact of the proposed legislation or decision on the social structures and well-being of the rural community (whether or not there would be the same impact on any other community),	24 25 26 27
		(e)	an examination of the likely impact of the proposed legislation or decision on the availability of public transport, health services, education facilities, policing, courts, government advisory services and infrastructure provision in the rural community (whether or not there would be the same impact on any other community),	28 29 30 31 32 33
		(f)	an examination of the likely impact of the proposed legislation or decision on the natural environment, having regard to the need to balance economic and social well-being with environmental sustainability.	34 35 36 37

Requ	iremen	its of rural communities impact statements	Part 2	
	(2)	If any of the above matters is not applicable to the rel or decision under consideration, a rural communities i complies with this section if it merely states that the applicable.	mpact statement	
7 Other matters may be included				
		In addition to the matters listed in section 6, a rural comstatement may consider other aspects of the likely proposed legislation or decision on the rural community	impact of the	
8	A fin	nding of "no likely impact" is acceptable		
		A rural communities impact statement may (if appropri that the relevant Bill, statutory rule, environmental plan or decision has "no likely impact" on the rural commu	nning instrument	

Clause 7

Rural Communities Impacts Bill 2006

Part	3		sessment of likely impact of proposed Acts rural communities	1
9			act on rural communities must be assessed before a Bill is d by the Cabinet	3 4
		intro	inister, or a Government Member of Parliament, who intends to duce a Bill into either House of Parliament must ensure, before the is considered by the Cabinet:	5 6 7
		(a)	that a rural communities impact statement has been prepared in relation to the Bill, which provides information about the likely impact of the proposed Act on the rural community, and	8 9 10
		(b)	that the Minister or Member has given consideration as to whether or not the proposed Act will have any likely impact on the rural community by having regard to the rural communities impact statement and any other submissions or matters that the Minister or Member considers appropriate.	11 12 13 14 15
10			act on rural communities must be disclosed to Members of before a Bill is considered by Parliament	16 17
		Bill i readi impa	inister, or a Government Member of Parliament, who introduces a nto either House of Parliament must ensure that, before the seconding of that Bill in that House, a copy of the rural communities act statement in relation to the Bill has been tabled in that House of ament.	18 19 20 21 22

Part 4		Assessment of likely impact of proposed statutory rules on rural communities		
11	Minis	Minister on whom this Part imposes obligations		
		The obligations under this Part are imposed on the Minister administering the Act under which a statutory rule is or is proposed to be made.	4 5 6	
12	Likely impact on rural communities must be determined before a statutory rule is submitted to Governor			
		A Minister who intends to submit a proposed statutory rule for making by the Governor, or for the approval of or confirmation by the Governor, must, before submitting the proposed statutory rule, ensure:	9 10 11	
		(a) that a rural communities impact statement has been prepared in relation to the statutory rule, which provides information about the likely impact of the statutory rule on the rural community, and	12 13 14	
		(b) that the Minister has given consideration as to whether or not the proposed statutory rule will have a likely impact on the rural community, by having regard to the rural communities impact statement and any other submissions or matters that the Minister considers appropriate.	15 16 17 18 19	
13		ic notice of rural communities impact statement required before in statutory rules are made	20 21	
	(1)	This section applies to a statutory rule in relation to which section 5 of the <i>Subordinate Legislation Act 1989</i> requires a regulatory impact statement to be prepared and made available or made available for inspection.	22 23 24 25	
	(2)	If this section applies, the regulatory impact statement must include the rural communities impact statement for the proposed statutory rule.	26 27	
14		ng of rural communities impact statement required in relation to all tory rules	28 29	
		The Minister responsible for a statutory rule must ensure that the notice of the making of a statutory rule that is required to be given by section 40 of the <i>Interpretation Act 1987</i> is accompanied by the rural communities impact statement for the statutory rule.	30 31 32 33	

Claus	Rural Communities impacts biii 2006	
Part 4	Assessment of likely impact of proposed statutory rules on rural communities	
15	Other public notice of rural communities impact statement required in relation to all statutory rules	
	The Minister responsible for a statutory rule must ensure that notice of the rural communities impact statement for the statutory rule, and where it can be accessed both in print and electronically, is printed in the same Gazette as that in which the statutory rule is published	;

Part 5	Assessment of likely impact of proposed
	environmental planning instruments on rural
	communities

16 Likely impact on rural communities must be determined before a proposed State environmental planning policy is recommended to Governor

A Minister who intends to recommend to the Governor the making of a proposed State environmental planning policy must, before recommending the proposed policy, ensure:

- (a) that a rural communities impact statement has been prepared in relation to the proposed policy, which provides information about the likely impact of the proposed policy on the rural community, and
- (b) that the rural communities impact statement was made available to the public at the same time and in the same way as the proposed policy was publicly exhibited under the *Environmental Planning* and Assessment Act 1979, and
- (c) that the Minister has given consideration as to whether or not the policy will have a likely impact on the rural community by having regard to the rural communities impact statement and any other submissions or matters that the Minister considers appropriate.

17 Likely impact on rural communities must be determined before regional environmental plan is made

A Minister who intends to make a regional environmental plan in relation to a local government area that is not in a metropolitan area must ensure:

- (a) that a rural communities impact statement has been prepared in relation to the proposed plan, which provides information about the likely impact of the proposed plan on the rural community, and
- (b) that the rural communities impact statement was made available to the public at the same time and in the same way as the proposed plan was publicly exhibited under the *Environmental Planning and Assessment Act 1979*, and
- (c) that the Minister has given consideration as to whether or not the plan will have a likely impact on the rural community by having regard to the rural communities impact statement and any other submissions or matters that the Minister considers appropriate.

Clause 18	Dural	Communities	Impacto	DIII 2006
Clause 10	Nulai	Communica	IIIIpacis	DIII 2000

Part 5 Assessment of likely impact of proposed environmental planning instruments on rural communities

18	Likely impact on rural communities must be determined before local environmental plan is made				
	A Minister who intends to make a local environmental plan in relation to a local government area that is not in a metropolitan area must ensure:				
	(a)	that a rural communities impact statement has been prepared in relation to the proposed plan, which provides information about the likely impact of the proposed plan on the rural community, and	5 6 7 8		
	(b)	that the rural communities impact statement was made available to the public at the same time and in the same way as the proposed plan was publicly exhibited under the <i>Environmental Planning and Assessment Act 1979</i> , and	9 10 11 12		
	(c)	that the Minister has given consideration as to whether or not the plan will have a likely impact on the rural community by having regard to the rural communities impact statement and any other submissions or matters that the Minister considers appropriate.	13 14 15 16		

Part 6		Assessment of likely impact of proposed Cabinet decisions on rural communities		1	
19	Like deci	ikely impact on rural communities must be determined before Cabinet ecides on any matter			
	(1)	This section applies to every decision that is put before	e the Cabinet that:	5	
		(a) involves the proposed introduction of taxes, charare, or are likely to be, imposed on residents or rural community (whether or not they would all any other community), or	r businesses in the	6 7 8 9	
		(b) involves the proposed increase of taxes, charges or are likely to be, imposed on residents or busic community (whether or not they would also be other community), or	nesses in the rural e imposed on any	10 11 12 13	
		(c) otherwise could reasonably be expected to have rural community (whether or not it has the sar other community).	me impact on any	14 15 16	
	(2)	The Premier must ensure that the Cabinet does a decision to which this section applies unless:	3	17 18	
		(a) a rural communities impact statement has be relation to the proposed decision, which provabout the likely impact of the proposed decision community, and	vides information ision on the rural	19 20 21 22	
		(b) a copy of the rural communities impact state circulated to each Cabinet member before the communities.	ntement has been decision is made.	23 24	
	(3)	The Premier must ensure that, before the Cabinet matter the matter, each Cabinet member has given consider or not the decision will have a likely impact on the ruhaving regard to the rural communities impact statem	tion as to whether ral community by	25 26 27 28	
20	Part extends to legislation			29	
		This Part extends to the consideration of Bills, s environmental planning instruments and is in additi substitution for, Parts 3–5.	ion to, and not in	30 31 32	

Part 7		Rural Communities Impact Assessment Unit				
21 Esta		Establishment of Rural Communities Impact Assessment Unit				
	(1)		Rural Communities Impact Assessment Unit is established as a ch of the Cabinet Office.	3 4		
	(2)	use of a I comm	Rural Communities Impact Assessment Unit may arrange for the f the services of any staff (by secondment or otherwise) or facilities Department for the purpose of writing one or more particular rural nunities impact statements. For the purposes of this Act, a person e services are made use of under this section is a member of the of the Unit.	5 6 7 8 9 10		
	(3)	renan	Rural Communities Impact Assessment Unit cannot be abolished, ned or removed from the Cabinet Office by order under Chapter 4 & Public Sector Employment and Management Act 2002.	11 12 13		
22	Liais	on wit	h Rural Communities Impact Assessment Unit	14		
		person Comr	e is to be in each Department of the Public Service at least one in whose duties involve, or include, liaising with the Rural munities Impact Assessment Unit of the Cabinet Office on matters ag under this Act that concern the Department.	15 16 17 18		
23	Elec	tronic	access to rural communities impact statements	19		
		websi	Rural Communities Impact Assessment Unit must maintain a ite that allows free public access to rural communities impact ments as follows:	20 21 22		
		(a)	statements in relation to proposed Bills must be posted on the website on and from the day of the second reading of the Bill up until the time that the Act is repealed,	23 24 25		
		(b)	statements in relation to proposed statutory rules in relation to which regulatory impact statements are required to be publicly exhibited must be posted on the website on and from the first day of exhibition of the regulatory impact statement up until the time that the statutory rule is repealed,	26 27 28 29 30		
		(c)	statements in relation to proposed statutory rules in relation to which regulatory impact statements are not required to be publicly exhibited must be posted on the website on and from the date of their publication in the Gazette up until the time that the statutory rule is repealed,	31 32 33 34 35		
		(d)	statements in relation to proposed environmental planning instruments are to be posted on the website on and from the first day of public exhibition of the proposed instrument up until the time that the instrument is repealed.	36 37 38 39		

Miscellaneous Part 8

Part	8	Miscellaneous	1
24	Rural communities impact statement not necessary in certain circumstances		2
	(1)	Subject to subsection (3), it is not necessary to comply with this Act to the extent that the Premier certifies in writing that, in his or her opinion in the special circumstances of the case, the public interest requires that the Bill, statutory rule, environmental planing instrument or Cabinet decision concerned should be introduced or made without complying with this Act.	4 5 6 7 8 9
	(2)	Without limiting the special circumstances to which the Premier may refer under this section, they include: (a) the need to ensure the safety of people, the environment or property in the case of an emergency, and (b) the need to ensure the security of the State.	10 11 12 13
	(3)	If a Bill, statutory rule or environmental planning instrument is introduced or made in the circumstances mentioned in subsection (1), the requirements of this Act must: (a) in the case of a Bill—be complied with within 10 sitting days after the Bill is introduced, or (b) in the case of a statutory rule or environmental planning instrument—within 4 months after the rule or instrument is made.	15 16 17 18 19 20 21
25	Speal	ker and President to report on non-compliance	22
		The Speaker of the Legislative Assembly and the President of the Legislative Council are each to inform their respective Houses of any non-compliance with section 10 or 14, within 3 sitting days after becoming aware of the non-compliance.	23 24 25 26