

New South Wales

## **Environmental Planning and Assessment and Electoral Legislation Amendment (Planning Panels and Enforcement) Bill 2017**

### **Explanatory note**

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

#### Overview of Bill

The objects of this Bill are as follows:

- (a) to amend the *Environmental Planning and Assessment Act 1979* in relation to the establishment and operation of local planning panels, and in particular:
  - (i) to require a council of an area in the Greater Sydney Region or the City of Wollongong to constitute a local planning panel and to allow other councils to do so, and
  - (ii) to provide that where a local planning panel has been constituted the consent authority functions of the council are not to be exercised by the councillors but are to be exercised on behalf of the council by the panel or by council staff as delegates of the council (and to authorise the Minister to give directions on the development applications that are to be determined on behalf of the council by a panel), and
  - (iii) to confer on a local planning panel (in addition to the consent authority functions of the council) the function of advising on planning proposals relating to planning instruments that are referred to the panel by the council (or at the direction of the Minister), and
  - (iv) to provide that a local planning panel is to be constituted by 4 members, comprising an independent chairperson approved by the Minister, 2 other independent persons with relevant experience approved by the Minister and a community representative for the area (or if the area is divided into wards, a community representative who is most closely associated with the matter before the panel), and

- (v) to enable the Minister to approve of individual persons to be appointed to a local planning panel or to approve of a panel of persons from whom a member is to be selected, and
- (vi) to make provision relating to the members and procedure of a local planning panel that is similar to the provision made in relation to regional panels, and
- (vii) to provide that existing local panels (called independent hearing and assessment panels) established as at 1 September 2017 are continued until 1 March 2018 and taken to be local planning panels under the proposed Act,
- (b) to amend the *Environmental Planning and Assessment Regulation 2000* to make ancillary provisions relating to the exercise by a local planning panel of the consent authority functions of the council,
- (c) to amend the *Environmental Planning and Assessment Act 1979* and *State Environmental Planning Policy (State and Regional Development) 2011:* 
  - to change the general threshold for regional panels to exercise the consent authority functions of a council from development exceeding \$20 million in capital investment value to development exceeding \$30 million in capital investment value, and
  - (ii) to transfer that threshold and other relevant thresholds relating to the jurisdiction of regional panels from the Act to the State Environmental Planning Policy,
- (d) to amend the *Parliamentary Electorates and Elections Act 1912* to authorise the Electoral Commission to institute proceedings for offences under the *Local Government Act 1993* in connection with the conduct of local government elections and to exercise its investigative powers under the *Election Funding, Expenditure and Disclosures Act 1981* for that purpose,
- (e) to amend the *Local Government Act 1993* to extend the time for bringing criminal proceedings for an offence under the *Local Government Act 1993* in connection with the conduct of local government elections after the commencement of the proposed Act from 12 months to 3 years after the alleged commission of the offence.

### Outline of provisions

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.

**Schedule 1** (except items [4] and [11]) contains the amendments to the *Environmental Planning* and Assessment Act 1979 set out in paragraph (a) of the Overview.

**Schedule 2** contains the amendment to the *Environmental Planning and Assessment Regulation 2000* set out in paragraph (b) of the Overview.

**Schedule 1 [4] and [11]** and **Schedule 3** contain the amendments to the *Environmental Planning and Assessment Act 1979* and *State Environmental Planning Policy (State and Regional Development) 2011* set out in paragraph (c) of the Overview.

**Schedule 4** contains the amendment to the *Parliamentary Electorates and Elections Act 1912* set out in paragraph (d) of the Overview.

**Schedule 5** contains the amendment to the *Local Government Act 1993* set out in paragraph (e) of the Overview.



### New South Wales

# **Environmental Planning and Assessment and Electoral Legislation Amendment (Planning Panels and Enforcement) Bill 2017**

### **Contents**

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1		Amendment of Environmental Planning and Assessment Act 1979 No 203	3
Schedule 2		Amendment of Environmental Planning and Assessment Regulation 2000	13
Schedule 3		Amendment of State Environmental Planning Policy (State and Regional Development) 2011	14
Schedule 4		Amendment of Parliamentary Electorates and Elections Act 1912 No 41	18
Schedule 5		Amendment of Local Government Act 1993 No 30	19



## **Environmental Planning and Assessment and Electoral Legislation Amendment (Planning Panels and Enforcement) Bill 2017**

No , 2017

### A Bill for

An Act to amend the *Environmental Planning and Assessment Act 1979* and instruments under that Act with respect to local and regional planning panels; and to amend the *Parliamentary Electorates and Elections Act 1912* and the *Local Government Act 1993* with respect to the enforcement of local government election requirements.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Environmental Planning and Assessment and Electoral Legislation Amendment (Planning Panels and Enforcement) Act 2017.	3 4
2	Commencement		
	(1)	This Act commences on the date of assent to this Act, except as provided by subsection (2).	6 7
	(2)	Schedule 1 [4] and [11] and Schedule 3 commence on a day or days to be appointed by proclamation.	8 9

Scł	nedu	le 1		Amendment of Environmental Planning and Assessment Act 1979 No 203	1 2	
[1]	Sect	ion 4 (	(1), de	finition of "independent hearing and assessment panel"	3	
	Omit the definition.				4	
[2]	Sect	ion 4	(1), de	finition of "local planning panel"	5	
	Inser	t in al <sub>l</sub>	ohabet	ical order in section 4 (1):	6	
				<i>I planning panel</i> means a local planning panel constituted under sion 4 of Part 2A.	7 8	
[3]	Sect	ion 23	D Fun	actions of Commission	9	
	Omit	t "an ir	ndepen	ident hearing and assessment panel" from section 23D (1) (c).	10	
	Inser	t inste	ad "a l	ocal planning panel".	11	
[4]	Sect	ion 23	G Joir	nt regional planning panels	12	
	Omi	t section	on 23G	(2A) and (2B). Insert instead:	13	
		(2A)		functions of a consent authority may only be conferred on a regional panel cordance with subsection (2) (a).	14 15	
	(	(2B)	The deve	functions of a consent authority in relation to any of the following clopment may not be conferred on a regional panel:	16 17	
			(a)	complying development,	18	
			(b)	development for which development consent is not required,	19	
			(c)	development that is State significant development,	20	
			(d)	development for which a person or body other than a council is the consent authority,	21 22	
			(e)	development within the area of the City of Sydney.	23	
[5]	Part	2A, D	ivision	ı 4	24	
	Omit the Division. Insert instead:					
	Divi	sion	4	Local planning panels and council delegates	26	
	231	Exer plan	cise o	of consent authority functions on behalf of councils where local panel constituted	27 28	
		(1)		section applies in respect of an area of a council for which a local ning panel has been constituted under this Division.	29 30	
		(2)	such	functions of a council as a consent authority under Part 4 in respect of any area are not exercisable by the councillors. They are exercisable on behalf e council by:	31 32 33	
			(a)	the local planning panel, or	34	
			(b)	an officer or employee of the council to whom the council delegates those functions, or	35 36	
			(c)	a regional panel on which those functions are conferred under section 23G.	37 38	
		(3)	The parti	Minister may give directions to councils under section 117 (either to cular councils or to councils generally) on the development applications	39 40	

		This	are to be determined on behalf of the council by a local planning panel. subsection does not apply to development applications that are required edtermined by a regional panel.	1 2 3
	(4)		he purposes of this section, the functions of a council as consent authority r Part 4 include:	4 5
		(a)	the determination of development applications and applications for the modification of development consents, and	6 7
		(b)	without limiting paragraph (a), the functions of a consent authority under Divisions 2 and 2A of Part 4 and sections 89A, 93I, 94, 94A, 94B, 94C, 94CA, 94EF, 94F, 95 (2), 96 (2) and 96AA, and	8 9 10
		(c)	the functions of a consent authority or council under this Act or any other Act that relate to the carrying out of development (including the making of development applications) and that are declared by the regulations to be functions of a council as consent authority,	11 12 13 14
			do not include the functions of a consent authority or council that the lations declare are not the functions of a council as consent authority.	15 16
23J	Cons	stitutio	on of local planning panels	17
	(1)	A cor	uncil may constitute a single local planning panel for the whole of the area e council.	18 19
	(2)		following councils must constitute a single local planning panel for the e of the area of the council:	20 21
		(a)	the council of an area that is wholly within the Greater Sydney Region,	22
		(b)	the council of the City of Wollongong.	23
	(3)	case,	agle local planning panel may be constituted by 2 or more councils. In that any function exercisable by a council in relation to the panel is to be cised jointly by all those councils.	24 25 26
	(4)		Minister may, under section 117, direct 2 or more particular councils red to in subsection (2) to constitute a single local planning panel.	27 28
	(5)	const	council fails to constitute a local planning panel that it is required to titute, the Minister may constitute the panel and for that purpose is taken the council.	29 30 31
	(6)		cal planning panel is subject to any directions of the Minister under on 117.	32 33
	(7)	exceptime	cal planning panel is not subject to the direction or control of the council, pt in relation to any matter relating to the procedure of the panel (or to the within which it is to deal with a matter) that is not inconsistent with any ctions of the Minister under section 117.	34 35 36 37
23K	Mem	bers c	of local planning panels	38
	(1)	The coun	members of a local planning panel are to be appointed by the relevant cil.	39 40
	(2)		local planning panel is to comprise (subject to this section) the following embers:	41 42
		(a)	an approved independent person appointed as the chairperson of the panel with relevant expertise that includes expertise in law or in government and public administration,	43 44 45
		(b)	2 other approved independent persons with relevant expertise,	46

	(c)	a representative of the local community who is not a councillor or mayor.	1 2
(3)	indep planr appro	the purposes of this section, an <i>approved independent person</i> is an bendent person approved by the Minister for appointment to the local sing panel or a person selected from a pool of independent persons oved by the Minister for appointment to the local planning panel. The ster may approve different pools of independent persons.	3 4 5 6 7
(4)	apporting the lements chair	e area of the relevant council is divided into wards, the council is to int representatives of the local community for each ward as members of ocal planning panel. All those representatives are entitled to attend a ing of the local planning panel, but only one of them designated by the person of the panel comprises the quorum for the meeting and is entitled te and be heard on a matter before the panel.	8 9 10 11 12 13
(5)	panel	representative so designated by the chairperson for a matter before the lis to be the representative for the ward that the chairperson considers is closely associated with that matter.	14 15 16
(6)	area econo	vant expertise for the purposes of this section is expertise in at least one of planning, architecture, heritage, the environment, urban design, omics, traffic and transport, law, engineering, tourism or government and c administration.	17 18 19 20
Func	tions	of local planning panels	21
(1)	A loc	eal planning panel constituted by a council has the following functions:	22
	(a)	the functions of the council as a consent authority under Part 4 in respect of the area for which the panel is constituted as provided by section 23I,	23 24
	(b)	to advise the council on any planning proposal that has been prepared or is to be prepared by the council under section 55 and that is referred to the panel by the council,	25 26 27
	(c)	to advise the council on any other planning or development matter that is to be determined by the council and that is referred to the panel by the council.	28 29 30
(2)		ection (1) (a) does not exclude a delegate of the council or a regional exercising functions as a consent authority under this Act.	31 32
(3)	partic	Minister may give directions to councils under section 117 (either to cular councils or to councils generally) on the planning proposals that are red to be referred to a local planning panel for advice.	33 34 35
(4)		section does not limit the functions that may be exercised by a local ing panel under this Act.	36 37
Misc	ellane	ous provisions relating to local planning panels	38
(1)		dule 4B contains provisions with respect to the members and procedure cal planning panels.	39 40
(2)	The r	regulations may make provision for or with respect to the following:	41
	(a)	the functions conferred under this Act on local planning panels, including the procedures of panels in exercising their functions,	42 43
	(b)	without limiting paragraph (a), providing that parties are not to be represented (whether by an Australian legal practitioner or any other person) or are only to be represented in specified circumstances,	44 45 46

1

23L

**23LA** 

		(c)	the provision of information or reports by councils with respect to the exercise of functions by local planning panels.	1 2
	(3)		council is to provide staff and facilities for the purpose of enabling a local ning panel to exercise its functions.	3 4
	(4)		council is to monitor the performance of local planning panels constituted he council.	5 6
	(5)	the S	Secretary, each year or other period directed by the Secretary, as to the owing:	7 8 9
		(a)	whether a local planning panel had been constituted by the council during the reporting period,	10 11
		(b)	the matters referred to the panel in the reporting period,	12
		(c)	the persons appointed to the panel,	13
		(d)	any other matters relating to the exercise of functions by the panel as directed by the Secretary.	14 15
	(6)	Lega nam	al proceedings by or against a local planning panel are to be taken in the e of the panel and not by or against the members of the panel.	16 17
	(7)	any othe	ocal planning panel may delegate any function of the panel under this or other Act (other than this power of delegation) to the general manager or staff of the council. Section 381 of the <i>Local Government Act 1993</i> does apply to any such delegation.	18 19 20 21
[6]	Section 23	O Red	covery of certain costs	22
	Omit "inde	pende	nt hearing and assessment panel" from section 23O (3).	23
	•	-	cal planning panel".	24
[7]	Section 78	A Apr	olication	25
• •	Insert after			26
	(6A)	The deve	functions of a council under subsections (3)–(6) in relation to a elopment application may be exercised by a local planning panel or gate that has the function of determining the development application on alf of the council.	27 28 29 30
[8]	Section 82	A Rev	view of determination	31
	Insert "or a	local	planning panel" after "a regional panel" in section 82A (12).	32
[9]	Section 11	7 Dire	ections by the Minister	33
	Insert after	sectio	on 117 (2) (b):	34
		(b1)	on a matter relating to the establishment and procedure of a local planning panel, on the development applications that are to be determined on behalf of a council by a local planning panel and on the planning proposals that are required to be referred to a local planning panel for advice, as referred to in Division 4 of Part 2A, and	35 36 37 38 39
[10]	Section 15	8 Exc	lusion of personal liability	40
	Omit "an ir	ndeper	ndent hearing and assessment panel" from section 158 (d).	41
	Insert instead	ad "a l	local planning panel".	42

[11]	Schedule 4A Development for which regional panels may be authorised to exercise consent authority functions of councils  Omit the Schedule.						
				3			
[12]		edule 4		4			
	Inser	t befor	re Schedule 5:	5			
	Scł	nedu	le 4B Provisions relating to local planning panels	6			
			(Section 23LA)	7			
	Par	t 1	Preliminary	8			
	1	Defi	nitions	9			
			In this Schedule:	10			
			<i>member</i> means the chairperson or other member of a panel. <i>panel</i> means a local planning panel.	11 12			
	Par	t 2	Provisions relating to members of panels	13			
	2	Tern	ns of office of members	14			
		(1)	A member of a panel holds office, subject to this Act and the regulations, for such period (not exceeding 3 years) as is specified in the member's instrument of appointment.	15 16 17			
		(2)	That period may be determined by reference to the occurrence of a specified event or the completion of the exercise of particular functions of the panel.	18 19			
		(3)	A member is eligible (if otherwise qualified) for re-appointment.	20			
		(4)	A member of a panel may not hold office as a member of that panel for more than 6 years in total.	21 22			
	3	Part-	-time office	23			
			The office of a member of a panel is a part-time office.	24			
	4	Rem	uneration of members	25			
			A member of a panel is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in respect of the member.	26 27 28			
	5	Alte	rnate members	29			
		(1)	A council may, from time to time, appoint a person to be the alternate of a member of a panel appointed by the council, and may revoke any such appointment.	30 31 32			
		(2)	A person is not eligible to be appointed as the alternate of a member unless the person is eligible to be appointed as that member.	33 34			
		(3)	In the absence of a member, the member's alternate may, if available, act in the place of the member.	35 36			
		(4)	While acting in the place of a member, a person has all the functions of the member and is taken to be a member.	37 38			

A person may be appointed as the alternate of 2 or more members of a panel,

A number of persons may be appointed as the alternate of one or more

members of a panel. The person who may act in the place of a member on any

particular occasion is the person determined by the chairperson of the panel.

but may represent only one of those members at any meeting of the panel.

1

2

3

4

5

(5)

(6)

	(7)	A person while acting in the place of a member is entitled to be paid such remuneration (including travelling and subsistence allowances) as the council may from time to time determine in respect of the person.	6 7 8
6	Rem	oval from office of members	9
	(1)	A council may remove a member of a panel appointed by the council from office at any time for any reason and without notice. However, the general manager of the council must provide a written statement of the reasons for removing the member from office and make the statement publicly available.	10 11 12 13
	(2)	The Minister may remove a member of a panel from office if the Independent Commission Against Corruption, in a report referred to in section 74C of the <i>Independent Commission Against Corruption Act 1988</i> , recommends that consideration be given to the removal of the member from office because of corrupt conduct by the member.	14 15 16 17 18
7	Vaca	ncy in office of member	19
	(1)	The office of a member of a panel becomes vacant if the member:	20
		(a) dies, or	21
		(b) completes a term of office and is not re-appointed, or	22
		(c) resigns the office by instrument in writing addressed to the council that appointed the member, or	23 24
		(d) is removed from office under this or any other Act, or	25
		(e) is absent from 3 consecutive meetings of the panel of which reasonable notice has been given to the member, except on leave granted by the panel or unless the member is excused by the panel for having been absent from those meetings, or	26 27 28 29
		(f) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	30 31 32
		(g) becomes a mentally incapacitated person, or	33
		(h) is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	34 35 36 37
	(2)	If the office of a member becomes vacant, a person may, subject to this Act and the regulations, be appointed to fill the vacancy.	38 39
8	Effe	ct of certain other Acts	40
	(1)	The statutory provisions relating to the employment of Public Service employees do not apply to the appointment or office of a member of a panel.	41 42
	(2)	If by or under any Act provision is made:	43
		(a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	44 45

		(b) prohibiting the person from engaging in employment outside the duties of that office,	1 2			
		the provision does not operate to disqualify the person from holding that office and also the office of a member of a panel or from accepting and retaining any remuneration payable to the person under this Act as a member.	3 4 5			
Par	t 3	Provisions relating to procedure of panels	6			
9	Gene	General procedure				
	(1)	The procedure for the calling of meetings of a panel and for the conduct of business at those meetings is, subject to this Act, any code of conduct under this Schedule or other directions of the Minister under section 117, to be as determined by the panel.	8 9 10 11			
	(2)	Subject to this clause, a panel is not bound by the rules of evidence.	12			
10	Quor	rum	13			
		The quorum for a meeting of a panel is 3 members.	14			
11	Presi	iding member	15			
	(1)	The chairperson of a panel or, in the absence of the chairperson, the member appointed by the members of the panel is to preside at a meeting of the panel.	16 17			
	(2)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	18 19			
12	Votin	ng	20			
		A decision supported by a majority of the votes cast at a meeting of a panel at which a quorum is present is the decision of the panel.	21 22			
13	Publi	ic meetings	23			
		A panel may (unless the Minister or the council otherwise directs) conduct its meetings in public, and is required to do so for the conduct of any business that is required to be conducted in public by a direction of the Minister or the council.	24 25 26 27			
14	Trans	saction of business outside meetings or by telephone etc	28			
	(1)	A panel may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the panel for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the panel.	29 30 31 32			
	(2)	A panel may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone, closed-circuit television or other means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	33 34 35 36			
	(3)	For the purposes of:	37			
		(a) the approval of a resolution under subclause (1), or	38			
		(b) a meeting held in accordance with subclause (2), the chairperson and each member of the panel have the same voting rights as	39			
		they have at an ordinary meeting of the panel.	40 41			

	(4)	A resolution approved under subclause (1) is to be recorded in the minutes of the meetings of the panel.				
	(5)	subc	ers may be circulated among the members for the purposes of clause (1) by electronic transmission of the information in the papers terned.	3 4 5		
15	Disc	losure	e of pecuniary interests	6		
	(1)	If:		7		
		(a)	a member of a panel has a pecuniary interest in a matter being considered or about to be considered at a meeting of the panel, and	8 9		
		(b)	the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter,	10 11		
			nember must, as soon as possible after the relevant facts have come to the nber's knowledge, disclose the nature of the interest at a meeting of the bl.	12 13 14		
	(2)		ember has a pecuniary interest in a matter if the pecuniary interest is the rest of:	15 16		
		(a)	the member, or	17		
		(b)	the member's spouse or de facto partner or a relative of the member, or a partner or employer of the member, or	18 19		
		(c)	a company or other body of which the member, or a nominee, partner or employer of the member, is a member.	20 21		
	(3)		vever, a member is not taken to have a pecuniary interest in a matter as rred to in subclause (2) (b) or (c):	22 23		
		(a)	if the member is unaware of the relevant pecuniary interest of the spouse, de facto partner, relative, partner, employer or company or other body, or	24 25 26		
		(b)	just because the member is a member of, or is employed by, a council or a statutory body or is employed by the Crown, or	27 28		
		(c)	just because the member is a member of, or a delegate of a council to, a company or other body that has a pecuniary interest in the matter, so long as the member has no beneficial interest in any shares of the company or body.	29 30 31 32		
	(4)	A di spou	isclosure by a member at a meeting of the panel that the member, or a use, de facto partner, relative, partner or employer of the member:	33 34		
		(a)	is a member, or is in the employment, of a specified company or other body, or	35 36		
		(b)	is a partner, or is in the employment, of a specified person, or	37		
		(c)	has some other specified interest relating to a specified company or other body or to a specified person,	38 39		
		that	sufficient disclosure of the nature of the interest in any matter relating to company or other body or to that person which may arise after the date of disclosure and which is required to be disclosed under subclause (1).	40 41 42		
	(5)	pane	iculars of any disclosure made under this clause must be recorded by the el and that record must be open at all reasonable hours to inspection by any on on payment of the fee determined by the panel.	43 44 45		
	(6)		r a member of a panel has disclosed the nature of an interest in any matter, member must not, unless the Minister or the panel otherwise determines:	46 47		

			(a)	be present during any deliberation of the panel with respect to the matter, or	1 2
			(b)	take part in any decision of the panel with respect to the matter.	3
		(7)	subc	the purposes of the making of a determination by the panel under lause (6), a member who has a direct or indirect pecuniary interest in a er to which the disclosure relates must not:	4 5 6
			(a)	be present during any deliberation of the panel for the purpose of making the determination, or	7
			(b)	take part in the making by the panel of the determination.	g
		(8)	A co	ntravention of this clause does not invalidate any decision of the panel.	10
	16	Code	of co	onduct	11
		(1)	The pane	Minister may approve a code of conduct that is applicable to members of ls.	12 13
		(2)	omis	ode of conduct may relate to any conduct (whether by way of act or sion) in carrying out a member's functions that is likely to bring the panel members into disrepute.	14 15 16
		(3)		Minister may authorise a panel to vary a code of conduct in relation to the bers of that panel.	17 18
	Sobo	dule 6	Savi	ngs, transitional and other provisions	19
[13]	Scrie				
[13]				f the Schedule, with appropriate Part and clause numbering:	20
[13]		t at the	end o	f the Schedule, with appropriate Part and clause numbering:  vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels Enforcement) Act 2017	20 21 22 23
[13]	Inser	t at the	end o	vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels Enforcement) Act 2017	21 22
[13]	Inser	t at the	Env Ele and	vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels Enforcement) Act 2017	21 22 23
[13]	Inser	t at the	Env Ele and nitions	vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels Left Enforcement) Act 2017  is Part: Inding Act means the Environmental Planning and Assessment and toral Legislation Amendment (Planning Panels and Enforcement) Act	21 22 23
[13]	Inser	t at the	Enverse end of Envers	vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels Left Enforcement) Act 2017  is Part: Inding Act means the Environmental Planning and Assessment and toral Legislation Amendment (Planning Panels and Enforcement) Act	21 222 23 24 25 26 27
[13]	Inser	t at the	Enverse end of Envers	vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels Enforcement) Act 2017  is Part: Inding Act means the Environmental Planning and Assessment and toral Legislation Amendment (Planning Panels and Enforcement) Act	21 222 23 24 25 26 27 28
[13]	Inser	t at the	Enverse end of Electrons In the American Electrons 2017 exist	vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels Left Enforcement) Act 2017  is Part: Inding Act means the Environmental Planning and Assessment and toral Legislation Amendment (Planning Panels and Enforcement) Act  ing local panel means: an independent hearing and assessment panel constituted by a relevant council, as at 1 September 2017, under section 23I (as in force before	21 22 23 24 25 26 27 28 29 30 31
[13]	Inser	t at the	Enverse end of Electronic Electronic (a)	vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels & Enforcement) Act 2017  is Part:  Inding Act means the Environmental Planning and Assessment and toral Legislation Amendment (Planning Panels and Enforcement) Act is an independent hearing and assessment panel constituted by a relevant council, as at 1 September 2017, under section 231 (as in force before the substitution of that section by the amending Act), or any other panel constituted by a relevant council, as at 1 September 2017, under the Local Government Act 1993 to advise on development applications or to determine development applications as a delegate of the council.  International Council means:	21 22 23 24 25 26 27 28 29 30 31 32 33 34
[13]	Inser	t at the	Enverse end of Electronic Electronic (a)	vironmental Planning and Assessment and ctoral Legislation Amendment (Planning Panels I Enforcement) Act 2017  is Part: Inding Act means the Environmental Planning and Assessment and toral Legislation Amendment (Planning Panels and Enforcement) Act  ing local panel means:  an independent hearing and assessment panel constituted by a relevant council, as at 1 September 2017, under section 23I (as in force before the substitution of that section by the amending Act), or  any other panel constituted by a relevant council, as at 1 September 2017, under the Local Government Act 1993 to advise on development applications or to determine development applications as a delegate of the council.	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36

Exis	ting local panels to continue as local planning panels	1
(1)	An existing local panel is taken to have been constituted by the relevant council as a local planning panel under section 23J (as substituted by the amending Act).	2 3 4
(2)	The members of the existing local panel (as at 1 September 2017) are taken to have been appointed by the relevant council as members of the local planning panel. Any such member may not be removed from office by the council without the approval of the Minister.	5 6 7 8
(3)	Subclause (2) ceases to have effect on 1 March 2018.	9
Inter	im arrangements for councils that do not have existing local panel	10
(1)	This clause applies in relation to a relevant council that has not constituted an existing local panel as at 1 September 2017.	11 12
(2)	A relevant council is not required to constitute a local planning panel under section 23J (as substituted by the amending Act) until 1 March 2018.	13 14
Regi	onal panel amendments do not affect pending matters	15
	The amendments made by the amending Act in relation to regional panels do not affect any application pending on the commencement of those amendments or any decision made under the Act before that commencement.	16 17 18
Exte	nsion of period for instituting local government election offences	19
	The extension from 12 months to 3 years of the period within which proceedings for offences in connection with the conduct of local government elections may be commenced (as a consequence of the amendment to section 693 of the <i>Local Government Act 1993</i> made by the amending Act) applies to offences committed after the commencement of the amending Act.	20 21 22 23 24
Savi	ngs and transitional regulations	25
(1)	This clause applies to regulations made under Part 1 of this Schedule that contain provisions of a savings or transitional nature consequent on the enactment of the amending Act.	26 27 28
(2)	The provisions of those regulations have effect despite anything to the contrary in this Part.	29 30
(3)	The regulations may make separate savings and transitional provisions or amend this Part to consolidate the savings and transitional provisions.	31 32

		Amendment of Environmental Planning and Assessment Regulation 2000	1	
Part	6, Div	rision 16	3	
Inser	t after	Division 15 of Part 6:	4	
Div	ision	16 Provisions relating to local planning panels exercising consent authority functions	5 6	
124H	Deve	elopment applications where land is in 2 or more local government areas	7	
		If a single local planning panel has been established for 2 or more councils, a separate development application for proposed development situated in the areas of more than 1 of those councils must be lodged with each council for an area in which the proposed development is situated.	8 9 10 11	
1241	Proc	cedural matters related to determination of development applications	12	
	(1)	A local planning panel may, for the purpose of determining a development application (or an application to modify a development consent):	13 14	
		(a) obtain assessment reports, in addition to any assessment report or other information provided by a relevant council in dealing with the application, and	15 16 17	
		(b) obtain other technical advice or assistance as the panel thinks fit.	18	
	(2)	If a development consent is granted by a local planning panel subject to a condition referred to in section 80 (3) or 80A (2) of the Act, the panel is taken to be satisfied as to a matter specified in the condition if the council for the area in which the land on which the development is to be carried out notifies the chairperson of the panel in writing that the matter specified in the condition has been satisfied.	19 20 21 22 23 24	
124J		cedural matters relating to determination of applications to modify sents	25 26	
		A local planning panel may carry out consultation for the purposes of section 96 (2) (b) of the Act by directing the general manager of a council for an area in which the development the subject of the consent is to be carried out to consult with the relevant Minister, public authority or approval body on behalf of the panel.	27 28 29 30 31	

Schedule 3			Amendment of State Environmental Planning Policy (State and Regional Development) 2011		
[1]	Clause 4 De	finitio	ns	3	
	Omit "Sched	lule 4A	A to the Act" from the definition of <i>sensitive coastal location</i> .	4	
	Insert instead	d "Sch	edule 7".	5	
[2]	Clause 20 D	evelo	pment to which Part applies	6	
• •		_	A to the Act". Insert instead "Schedule 7".	7	
[3]	Clause 22 Staged development functions for development exceeding minimum capital investment values			8	
	Omit "Scheo	lule 4A	A to the Act". Insert instead "Schedule 7".	10	
[4]	Schedule 7			11	
• •	Insert at the	end of	the Policy:	12	
	Schedul	e 7	Development for which regional panels may be authorised to exercise consent authority functions of councils	13 14 15	
	1 Defini	tions		16	
	(1)	In this	Schedule:	17	
		<i>capita</i> Act.	I investment value has the same meaning as in the regulations under the	18 19	
			al zone has the same meaning as in the Coastal Management Act 2016.	20	
			<i>n development</i> means development carried out by or on behalf of the n (within the meaning of Division 4 of Part 4 of the Act).	21 22	
		accom a natu about,	nurist facility means a building or place used for tourist and visitor imodation, function centres or environmental facilities that is located in ral environment and is primarily used for activities involving education or the interpretation, cultural understanding or appreciation of, the lenvironment.	23 24 25 26 27	
		northe	politan coastal zone means that part of the coastal zone between the ern boundary of the local government area of Newcastle City and the ern boundary of the local government area of Shellharbour City.	28 29 30	
			frastructure facilities has the same meaning as it has in Division 15 of of State Environmental Planning Policy (Infrastructure) 2007.	31 32	
			<i>nfrastructure facilities</i> has the same meaning as it has in Division 17 of of <i>State Environmental Planning Policy (Infrastructure) 2007.</i>	33 34	
			<i>ive coastal location</i> means any of the following which occur within the ll zone:	35 36	
		` /	land within 100m above mean high water mark of the sea, a bay or an estuary,	37 38	
		(b)	a coastal lake,	39	
			a declared Ramsar wetland within the meaning of the <i>Environment Protection and Biodiversity Conservation Act</i> 1999 of the Commonwealth	40 41 42	

		(d)	a declared World Heritage property within the meaning of the <i>Environment Protection and Biodiversity Conservation Act 1999</i> of the Commonwealth,	1 2 3
		(e)	land declared as a marine park or an aquatic reserve under the <i>Marine Estate Management Act 2014</i> ,	4 5
		(f)	land within 100m of any of the following:	6
			(i) the water's edge of a coastal lake,	7
			(ii) land to which paragraph (c), (d) or (e) applies,	8
			(iii) land reserved under the National Parks and Wildlife Act 1974,	9
			(iv) land to which State Environmental Planning Policy No 14— Coastal Wetlands applies,	10 11
		(g)	residential land (within the meaning of <i>State Environmental Planning Policy No 26—Littoral Rainforests</i> ) that is within a distance of 100m from the outer edge of the heavy black line on the series of maps held in the Department and marked "State Environmental Planning Policy No 26—Littoral Rainforests (Amendment No 2)".	12 13 14 15 16
		subd	<i>livision of land</i> does not include a boundary adjustment, a strata ivision, or a community title subdivision associated with another lopment that has been approved.	17 18 19
	(2)	same	ds and expressions in this Schedule have (subject to subclause (1)) the meaning as they have in the standard instrument prescribed by the dard Instrument (Local Environmental Plans) Order 2006.	20 21 22
2	Excl	uded o	development	23
			elopment of a class or description otherwise set out in this Schedule is uded from this Schedule if it is:	24 25
		(a)	complying development, or	26
		(b)	development for which development consent is not required, or	27
		(c)	development that is State significant development, or	28
		(d)	development for which a person or body other than a council is the consent authority, or	29 30
		(e)	development within the area of the City of Sydney.	31
3	Gen	eral de	evelopment over \$30 million	32
		Deve	elopment that has a capital investment value of more than \$30 million.	33
4	Cou	ncil re	lated development over \$5 million	34
		Deve	elopment that has a capital investment value of more than \$5 million if:	35
		(a)	a council for the area in which the development is to be carried out is the applicant for development consent, or	36 37
		(b)	the council is the owner of any land on which the development is to be carried out, or	38 39
		(c)	the development is to be carried out by the council, or	40
		(d)	the council is a party to any agreement or arrangement relating to the development (other than any agreement or arrangement entered into under the Act or for the purposes of the payment of contributions by a person other than the council).	41 42 43 44

5	Crown deve	elopment over \$5 million	1
		n development that has a capital investment value of more than illion.	2
6	Private infr	astructure and community facilities over \$5 million	4
		lopment that has a capital investment value of more than \$5 million for f the following purposes:	5 6
	(a)	air transport facilities, electricity generating works, port facilities, rail infrastructure facilities, road infrastructure facilities, sewerage systems, telecommunications facilities, waste or resource management facilities, water supply systems, or wharf or boating facilities,	7 8 9 10
	(b)	affordable housing, child care centres, community facilities, correctional centres, educational establishments, group homes, health services facilities or places of public worship.	11 12 13
7	Eco-tourist	facilities over \$5 million	14
		lopment for the purpose of eco-tourist facilities that has a capital tment value of more than \$5 million.	15 16
8	Particular o	designated development	17
	Deve	lopment for the purposes of:	18
	(a)	extractive industries, which meet the requirements for designated development under clause 19 of Schedule 3 to the <i>Environmental Planning and Assessment Regulation 2000</i> , or	19 20 21
	(b)	marinas or other related land and water shoreline facilities, which meet the requirements for designated development under clause 23 of Schedule 3 to the <i>Environmental Planning and Assessment Regulation</i> 2000, or	22 23 24 25
	(c)	waste management facilities or works, which meet the requirements for designated development under clause 32 of Schedule 3 to the <i>Environmental Planning and Assessment Regulation 2000</i> .	26 27 28
9	Coastal sul	odivision	29
		lopment within the coastal zone for the purposes of subdivision of the wing kind:	30 31
	(a)	subdivision of land for any purpose into more than 100 lots, if more than 100 of the lots will not be connected to an approved sewage treatment work or system,	32 33 34
	(b)	subdivision of land for residential purposes into more than 100 lots, if the land:	35 36
		(i) is not in the metropolitan coastal zone, or	37
		(ii) is wholly or partly in a sensitive coastal location,	38
	(c)	subdivision of land for rural-residential purposes into more than 25 lots, if the land:	39 40
		(i) is not in the metropolitan coastal zone, or	41
		(ii) is wholly or partly in a sensitive coastal location.	42
10	Developme	nt subject to delays in determination	43
		lopment that has a capital investment value of more than \$10 million but han \$30 million:	44 45

	(a)	for which a development application to the relevant council has been lodged but not determined within 120 days after the application was lodged, and	1 2 3
	(b)	that is the subject of a written request to that council by the applicant for the application to be dealt with by a regional panel,	4 5
			6 7
Deve	elopmo	ent in council areas where development assessment unsatisfactory	8
(1)			9 10
(2)	perfo		11 12 13
	(1)	(b) unles delay  Developme (1) Deve desig (2) Such perfo	lodged, and  (b) that is the subject of a written request to that council by the applicant for the application to be dealt with by a regional panel, unless the chairperson of the regional panel concerned determines that the delay in determining the development application was caused by the applicant.  Development in council areas where development assessment unsatisfactory  (1) Development within the area of a particular council for particular purposes designated by the Minister by order published on the NSW legislation website.  (2) Such an order cannot be made unless the Minister is satisfied that the performance of the council concerned in dealing with development matters

Schedule 4		Amendment of Parliamentary Electorates and Elections Act 1912 No 41	1 2	
Sect	ion 21	CA	3	
Inser	Insert after section 21C:			
21CA		procement functions of Electoral Commission with respect to local ernment elections	5 6	
	(1)	The Electoral Commission may institute proceedings for offences under the <i>Local Government Act 1993</i> in connection with the conduct of local government elections. This subsection operates to extend and not limit the persons who may institute proceedings for those offences.	7 8 9 10	
	(2)	A member of staff of the Electoral Commission is an authorised person for the purposes of section 679 (Penalty notices for certain offences) of the <i>Local Government Act</i> 1993 in connection with offences referred to in subsection (1).	11 12 13 14	
	(3)	For the purpose of ensuring compliance with the provisions of the <i>Local Government Act 1993</i> relating to local government elections, the Electoral Commission may exercise any investigative or other functions the Electoral Commission has under the <i>Election Funding, Expenditure and Disclosures Act 1981</i> for the purpose of ensuring compliance with that Act.	15 16 17 18 19	
	(4)	Accordingly, a reference in sections 110, 110A and 110B of the <i>Election Funding, Expenditure and Disclosures Act 1981</i> to "this Act" is, in connection with the conduct of local government elections, taken to be a reference to the <i>Local Government Act 1993</i> and the regulations under that Act.	20 21 22 23	
	(5)	This section extends to local government elections held before the commencement of this section.	24 25	
	(6)	In this section: <i>local government election</i> means an election under the <i>Local Government Act 1993</i> for the office of councillor or mayor under that Act (other than an election of mayor by councillors).	26 27 28 29	

### Schedule 5 Amendment of Local Government Act 1993 No 30

Section 693 Time for bringing proceedings concerning electoral offences
---

Omit "12 months". Insert instead "3 years".

1

2