Second print



New South Wales

Environmental Planning and Assessment Amendment Bill 2025

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This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly

Clerk of the Legislative Assembly



New South Wales

Environmental Planning and Assessment Amendment Bill 2025

No , 2025

A Bill for

An Act to make miscellaneous amendments to the *Environmental Planning and Assessment Act* 1979; and for related purposes.

EXAMINED

Speaker

The LEGISLATIVE COUNCIL has this day agreed to this Bill with/without amendment.

Legislative Council

Clerk of the Parliaments

Environmental Planning and Assessment Amendment Bill 2025 [NSW]

The	Legislature	of New South Wales enacts—	1
1	Name of A	ct	2
	This	Act is the Environmental Planning and Assessment Amendment Act 2025.	3
2	Commenc	ement	4
	This	Act commences as follows—	5
	(a)	for Schedules 1[1], [3]–[25], [35], [42], [45] and [47] and 3—on a day or days to be appointed by proclamation,	6 7
	(b)	otherwise—on the date of assent to this Act.	8

Scł	nedule 1	Amendment of Environmental Planning and Assessment Act 1979 No 203	1 2
[1]	Section 1.4	4 Definitions	3
	Omit sectio	n 1.4(1), definitions of city, designated Sydney districts and Six Cities Region.	4
	Insert in al	phabetical order—	5
		<i>designated Sydney local government area</i> means a local government area, or a part of a local government area, specified in Schedule 9.	6 7
		<i>district strategic plan</i> has the same meaning as in section 3.1(1).	8
		<i>regional strategic plan</i> has the same meaning as in section 3.1(1).	9
		<i>strategic plan</i> has the same meaning as in section 3.1(1).	10
[2]	Section 1.4		11
	Insert in al	phabetical order—	12
		<i>residential accommodation</i> has the same meaning as in the standard instrument set out in the <i>Standard Instrument (Local Environmental Plans) Order 2006.</i>	13 14 15
[3]	Section 1.4	4(8)	16
	Insert ", str	ategic plan" after "determination" wherever occurring.	17
[4]	Section 1.8	3	18
	Omit the se	ection. Insert instead—	19
	1.8 Ame	ndment of designated Sydney local government areas	20
	(1)	The regulations may amend Schedule 9 as follows—	21
		(a) to add a local government area, or part of a local government area, to the schedule,	22 23
		(b) to remove a local government area, or part of a local government area, from the schedule.	24 25
	(2)	The regulations may contain provisions of a savings or transitional nature consequent on the making of a regulation under subsection (1) .	26 27
[5]	Section 2.	12 Constitution of Sydney district and regional planning panels	28
	Omit "parts	s of the designated Sydney districts" from section 2.12(1).	29
	Insert inste	ad "designated Sydney local government areas".	30
[6]	Section 2.	12(2) and (5)(b)	31
	Omit "the c	lesignated Sydney districts" wherever occurring.	32
	Insert inste	ad "a designated Sydney local government area".	33
[7]	Section 2.	12(5)(a)	34
		of the designated Sydney districts for which it is constituted (including by g a single panel for all of the designated Sydney districts)".	35 36
		ad "designated Sydney local government areas for which it is constituted, y constituting a single panel for all of the designated Sydney local government	37 38 39

[8]	Section 2.1	2(5)(c	1)	1
	Omit "part o	of the	designated Sydney districts or State".	2
	Insert instea	d "de	signated Sydney local government areas or part of the State".	3
[9]	Section 2.1	7 Cor	nstitution of local planning panels	4
	Omit "an a 2.17(2)(a).	irea t	hat is wholly within the designated Sydney districts" from section	5 6
	Insert instea	d "a c	lesignated Sydney local government area".	7
[10]	Section 3.1	Defir	nitions	8
	Omit section	n 3.1(1), definitions of <i>district</i> , <i>housing target</i> and <i>region</i> .	9
	Insert in alp	habeti	ical order—	10
			<i>ict</i> means a part of a region declared to be a district under section 3.2(b). <i>on</i> means an area declared to be a region under section 3.2(a).	11 12
[11]	Section 3.2	Decla	aration of regions and districts	13
	Omit section	n 3.2(a	a) and (b). Insert instead—	14
		(a)	an area of the State to be a region for this division, and	15
		(b)	a part of a region to be a district for this division.	16
[12]	Section 3.2	Α		17
	Insert after s	section	n 3.2—	18
	3.2A Decla	ratio	n of housing targets	19
			Minister may, by order published on the NSW legislation website, declare using target for a region or a local government area, comprising—	20 21
		(a)	the target number of additional dwellings for the region or local government area, and	22 23
		(b)	the period within which the target must be achieved.	24
[13]	Section 3.3	Regi	onal strategic plans—preparation and content	25
	Insert after s	section	n 3.3(2)—	26
	(2A)	targe	Planning Secretary may also, but is not required to, include any housing the declared by the Minister under section 3.2A for each local government in the region.	27 28 29
[14]	Section 3.4	Distr	ict strategic plans—preparation and content	30
	Omit section	n 3.4(1), (4) and (7).	31
[15]	Section 3.4	(2)		32
		• •	outside the Six Cities Region".	33
[16]	Section 3.5	Maki	ng of regional strategic plans	34
			(3)–(6). Insert instead—	35
	(3)	The	Planning Secretary must review a regional strategic plan every 5 years the plan is made by the Minister.	36 37

[17]	Sect	ion 3.4	District strategic plans—preparation and content	1
	Omi	t "or 3.6	bA" from section 3.4(7)(b).	2
[18]	Sect	ion 3.6		3
	Omi	t section	ns 3.6 and 3.6A. Insert instead—	4
	3.6	Makin	ng of district strategic plans	5
			The Planning Secretary may, or must if directed by the Minister, submit a draft district strategic plan to the Minister.	6 7
		(2)	The Minister may—	8
			(a) make a district strategic plan in the form in which the plan is submitted or with the modifications the Minister considers appropriate, or	9 10
			(b) decide not to make the draft district strategic plan.	11
[19]	Sect	ion 3.8	Implementation of strategic plans	12
	Omi	t "or" fr	om section 3.8(2)(a). Insert instead "and".	13
[20]	Sect	ion 3.8((2)(b)	14
	Omi	t the par	agraph. Insert instead—	15
			(b) to any regional strategic plan applying to the region that the local government area is part of.	16 17
[21]	Sect	ion 3.8((3) and (4)(b)	18
	Omi	t "distric	ct strategic plan" wherever occurring. Insert instead "strategic plan".	19
[22]	Sect	ion 3.8((3)	20
	Omi	t "in the	e district to which the plan applies".	21
	Inser	t instead	d "in the district or region to which the plan applies".	22
[23]	Sect	ion 3.8((4)	23
		t "in the at area,"	e Six Cities Region must, on the making of a district strategic plan that applies .	24 25
		t instead	d "must, on the making of a strategic plan that applies to a district or region that area,".	26 27
[24]	Sect	ion 3.8((5)	28
	Inser	t after s	section 3.8(4)—	29
			The regulations may prescribe circumstances in which a planning proposal authority, in preparing a planning proposal under section 3.33, does not need to give effect to a strategic plan as required by subsection (2).	
[25]	Sect	ion 3.9	Local strategic planning statements of councils	33
	Omi	t section	n 3.9(3A).	34
[26]	Sect	ion 4.24	4 Status of concept development applications and consents	35
	Inser	rt "(the a	concept consent)" after "the development of the site" in section 4.24(2).	36

[27]	Section 4.2	24(4)	1
	Insert after	section 4.24(3), before the note—	2
	(4)	Subsection (2) does not prevent the determination of a further development application for the site that is inconsistent with the concept consent if the consent authority determines the application by granting development consent subject to a condition requiring the modification or surrender of the concept consent.	3 4 5 6 7
[28]	Section 4.3	36 Development that is State significant development	8
	Omit section	on 4.36(3). Insert instead—	9
	(3)	The Minister may, by a Ministerial planning order, declare specified development on specified land to be State significant development.	10 11
	(3A)	The Minister may make a declaration under subsection (3) only if the Minister has obtained and made publicly available advice from the Independent Planning Commission about the State or regional planning significance of the development.	12 13 14 15
	(3B)	Subsection (3A) does not apply if the development includes residential accommodation.	16 17
	(3C)	If the Minister makes a declaration under subsection (3), the Planning Secretary must, as soon as practicable, notify the council for the area in which the specified land is located that the declaration has been made.	18 19 20
[29]	Section 4.	55 Modification of consents—generally	21
	Omit "mini	imal" wherever occurring in section 4.55(1A).	22
	Insert inste	ad "no or minimal".	23
[30]	Section 4.	55(1A)(b) and (2)(a)	24
	Omit "subs	stantially the same" wherever occurring.	25
	Insert inste	ad "the same or substantially the same".	26
[31]	Section 4.	55(1A)	27
	Omit "Sub	sections (1), (2) and (5)". Insert instead "Subsections (1) and (2)".	28
[32]	Section 4.	55(5)	29
	Insert after	section 4.55(4)—	30
	(5)	To avoid doubt, a consent authority is not prevented from modifying a consent under subsection (1A) or (2) merely because the modification only modifies a condition of consent and would not result in a change to the development the subject of the consent.	31 32 33 34
[33]	Section 4.	56 Modification by consent authorities of consents granted by the Court	35
	Omit "subs	stantially the same" from section $4.56(1)(a)$.	36
	Insert inste	ad "the same or substantially the same".	37
[34]	Section 4.	56(1B)	38
	Insert after	section 4.56(1A)—	39
	(1B)	To avoid doubt, a consent authority is not prevented from modifying a consent under this section merely because the modification only modifies a condition	40 41

			onsent and would not result in a change to the development the subject of consent.	1 2
[35]	Section	7.31B P	urpose of HAP Fund	3
	Omit "fo section 7		ct identified in a district strategic plan, as referred to in section 3.4" from	4 5
			eclared under section 3.2A for a region or a local government area and ategic plan".	6 7
[36]	Section	7.32 Coi	nditions requiring land or contributions for affordable housing	8
	Omit sec	tion 7.32	2(1). Insert instead—	9
	(1)	carry	section applies in relation to a development application for consent to y out development within an area if a State environmental planning policy tifies that there is a need for affordable housing within the area.	10 11 12
[37]	Section	7.32(3)(8)	13
	Omit "a l	ocal env	ironmental plan". Insert instead "an environmental planning instrument".	14
[38]	Section	7.32(3)(l	o)	15
			n". Insert instead "such an instrument".	16
[39]	Section	- 7 32(3)(d	~)	17
[00]			ph. Insert instead—	18
		(c)	the condition requires a reasonable dedication or contribution, having regard to any other dedication or contribution required to be made by the applicant under this section or section 7.11.	19 20 21
[40]	Schedul	e 1 Com	munity participation requirements	22
	Omit cla	use 9. In	sert instead—	23
	9 Ap	plicatio	n for development consent for State significant development	24
	(1)) Mini	imum public exhibition period for an application for development consent State significant development—	25 26
		(a)	28 days, or	27
		(b)	for a relevant SSD application—	28
			(i) 28 days, or	29
			(ii) if a relevant community participation plan prepared by the Planning Secretary specifies a period of public exhibition for the application—the period specified in the plan.	30 31 32
	(2)) For a days	subclause (1)(b)(ii), the period specified in the plan must be at least 14	33 34
	(3)	/	is clause—	35
			want SSD application means—	36
		(a)	an application for development consent for development declared to be State significant development under section 4.36(3) and that includes residential accommodation, or	37 38 39
		(b)	an application for development consent for State significant development that includes development specified in <i>State</i>	40 41

		<i>Environmental Planning Policy (Planning Systems) 2021</i> , Schedule 1, section 26, 26A, 27 or 28 or Schedule 2, section 19.	1 2
[41]	Schedule ⁴	1, clause 15(3) and (4)	3
	Insert after	clause 15(2)—	4
	(3)	A submission made after the end of the period specified in subclause (1) or (2) is not a submission for the purposes of the Act, the regulations or an environmental planning instrument.	5 6 7
	(4)	Subclause (3) does not prevent a consent authority from considering a submission made after the end of the period specified in subclause (1) or (2) .	8 9
[42]	Schedule 2	2 Provisions relating to planning bodies	10
	Omit "parts from clause	s of the designated Sydney districts situated within the local government areas" e 9.	11 12
	Insert inste	ad "designated Sydney local government areas".	13
[43]	Schedule 2	2, clause 25(6)	14
	Insert after	clause 25(5)—	15
	(6)	The regulations may provide that a prescribed planning body is exempt from the requirements of this clause.	16 17
	(7)	However, a planning body prescribed under subclause (6) must, within 14 days after a meeting at which the body considers proposed development that includes residential accommodation, make the minutes of the meeting, including a record of all decisions made and written reasons for the decisions, publicly available.	18 19 20 21 22
[44]	Schedule 2	2, clause 26(5)	23
	Insert after	clause 26(4)—	24
	(5)	The regulations may provide that a prescribed planning body is exempt from the requirements of subclause (3).	25 26
	(6)	However, a planning body prescribed under subclause (5) must, within 14 days after making a resolution relating to proposed development that includes residential accommodation, make the resolution and written reasons for the resolution publicly available.	27 28 29 30
[45]	Schedule 4	4 Savings, transitional and other provisions	31
	Insert at the	e end of the schedule, with appropriate part and clause numbering—	32
	Part	Provisions consequent on enactment of Environmental Planning and Assessment Amendment Act 2025	33 34 35
		Minister may revoke a strategic plan. See section 1.4(8).	36
		iter Sydney Metropolitan Area—district strategic plans	37
	(1)	A district strategic plan specified in the table to this clause, Column 1 continues to have effect in relation to the local government areas specified opposite in Column 2, as if the areas comprised a district.	38 39 40

(2) If a regional strategic plan is made for a region that includes an area specified in Column 2, the relevant district strategic plan is taken to have been revoked by the Minister in relation to that area.

Column 1	Column 2
Central City District Plan	City of Blacktown
	Cumberland
	City of Parramatta
	The Hills Shire
Eastern City District Plan	Bayside
	Burwood
	Canada Bay
	Inner West
	City of Randwick
	Strathfield
	City of Sydney
	Waverley
	Woollahra
North District Plan	Hornsby
	Hunter's Hill
	Ku-ring-gai
	Lane Cove
	Mosman
	North Sydney
	Northern Beaches
	City of Ryde
	City of Willoughby
South District Plan	Canterbury-Bankstown
	Georges River
	Sutherland Shire
Western City District Plan	City of Blue Mountains
	Camden
	City of Campbelltown
	City of Fairfield
	City of Hawkesbury
	City of Liverpool
	City of Penrith
	Wollondilly

1 2 3

	Grea	ater Sydney Metropolitan Area—regional strategic plan	1
		The document entitled <i>Greater Sydney Region Plan—A Metropolis of Three Cities</i> continues to have effect as a regional strategic plan for the designated Sydney local government areas as if the areas comprised a region.	2 3 4
		ional strategic plans relevant to Environmental Planning and Assessment rings, Transitional and Other Provisions) Regulation 2017, Part 7 before its eal	5 6 7
	(1)	The <i>Illawarra Shoalhaven Regional Plan 2041</i> has effect as a regional strategic plan in relation to land in the Illawarra-Shoalhaven region.	8 9
	(2)	The <i>Central Coast Regional Plan 2041</i> has effect as a regional strategic plan in relation to land in the Central Coast region.	10 11
	(3)	The <i>Hunter Regional Plan 2041</i> has effect as a regional strategic plan in relation to land in the Hunter region.	12 13
[46]	Schedule	8 Special provisions	14
	Insert at th	e end of the schedule, with appropriate part and clause numbering—	15
	Part	Validation of affordable housing conditions	16
		med commencement of Environmental Planning and Assessment andment Act 2025, Schedule 1[37] and [38]	17 18
	(1)	The <i>Environmental Planning and Assessment Amendment Act 2025</i> , Schedule 1[37] and [38] are taken to have commenced on 1 March 2018.	19 20
	(2)	To avoid doubt, the imposition of a condition under section 7.32 on or after 1 March 2018 that would not have been validly imposed unless the <i>Environmental Planning and Assessment Amendment Act 2025</i> , Schedule 1[37] and [38] had commenced is taken to have been validly imposed.	21 22 23 24
[47]	Schedule	9	25
	Omit the se	chedule. Insert instead—	26
	Schedu	Ile 9 Designated Sydney local government areas	27
		section 1.4(1), definition of "designated Sydney local government area"	28
	Bayside		29
	City of Bla	ucktown	30
	City of Blu	ne Mountains	31
	Burwood		32
	Camden		33
	City of Car	mpbelltown	34
	Canada Ba	у	35
	Canterbury	z-Bankstown	36
	Cumberlar	ıd	37
	City of Fai	rfield	38
	Georges R	iver	39

City of Hawkesbury	1
Hornsby	2
Hunter's Hill	3
Inner West	4
Ku-ring-gai	5
Lane Cove	6
City of Liverpool	7
Mosman	8
North Sydney	9
Northern Beaches	10
City of Parramatta	11
City of Penrith	12
City of Randwick	13
City of Ryde	14
Strathfield	15
Sutherland Shire	16
City of Sydney	17
The Hills Shire	18
Waverley	19
City of Willoughby	20
Wollondilly	21
Woollahra	22

Scł	nedule 2	Amendment of Environmental Planning and Assessment Regulation 2021	1 2
[1]	Section 100	Content of modification application	3
	Omit "subst	antially the same" from section $100(1)(g)$.	4
	Insert instea	d "the same or substantially the same".	5
[2]	Section 105	5	6
	Omit "minin	nal" wherever occurring. Insert instead "no or minimal".	7
[3]	Section 222	P. Affordable housing in City of Sydney—the Act, s 7.32(1)(d)	8
	Omit the sec	ction.	9
[4]	Section 300		10
	Insert after s	section 299—	11
	300 Exem and 2	ption from public meeting requirements—the Act, Schedule 2, cll 25(6) 6(5)	12 13
		The Housing Delivery Authority established under the <i>Environmental</i> <i>Planning and Assessment (Housing Delivery Authority) Order 2024</i> is exempt from the requirements of the Act, Schedule 2, clauses 25 and 26(3).	14 15 16

Schedule 3	Amendment of Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017	1 2 3
Part 7 Provisions consequent on enactment of Greater Cities Commission Act 2022		4

5

Omit the part.