

Central Coast Council

Planning Proposal Reclassification of Council Owned Land File No: RZ/3/2023; PP_2023-2245 February 24



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File No: RZ/3/2023; PP_2023-2245 Date: February 24 Consultation Central Coast Council **Wyong Office:** 2 Hely St / PO Box 20 Wyong NSW 2259 | **P** 1300 463 954 **E** ask@centralcoast.nsw.gov.au l **W** www.centralcoast.nsw.gov.au l ABN 73 149 644 003

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Background & Locality Context

At the Ordinary Council Meeting of 22 August 2023 Council resolved to reclassify the following parcels of land from Community Land to Operational land:

- 18 Dane Drive Gosford
- 49-51 Mann Street Gosford
- 50W Parraweena Rd Gwandalan
- 48W Wallarah Road Gorokan
- 191 Wallarah Road Kanwal
- Part 6W Kemira Road Lake Munmorah
- 75 Bungary Road Norah Head
- Part 20 Summerland Road Summerland Point
- Part 2-4 Park Road The Entrance
- 13-15 Yaralla Road Toukley

The site Austin Butler Access, Woy Woy (part only) was originally included in this reclassification process, however at the Ordinary Council Meeting of 26 September 2023, it was resolved the site was to be removed from the process and further community feedback was to be sought. Community feedback was reported to Council on the 28th of November 2023.

This Planning Proposal has been prepared to implement the Council resolution and allow for an amendment to the *Central Coast Local Environmental Plan 2022* and *State Environmental Planning Policy* (*Precincts – Regional*) 2021.

Three sites (four lots) are proposed to be rezoned from RE1 – Public Recreation to RE2 – Private Recreation. Land zoned RE1 Public Recreation should not be privately owned, therefore if any sites are sold in the future, they should be RE2 Private Recreation. The zone objectives and permitted and prohibited uses in RE1 and RE2 zones are largely the same. If any Council land is sold and the buyer seeks to rezone the land, the onus will be on the buyer to undertake a separate Planning Proposal process, where detailed site studies will be required.

Part 1 Objectives or Intended Outcomes

The objective of this proposal is to facilitate the reclassification of Council owned land from Community Land to Operational Land and extinguish Trusts and encumbrances (where required) to allow for the future long-term lease or sale of Council owned land.

At its meeting on 22 August 2023, Council considered a report on the Bulk Reclassification of Council Land. This Planning Proposal has been prepared in response to points 5 and 7 of the following resolution:

At its Ordinary Meeting of 22 August 2023, Council resolved:

137/23

That Council:

1 Commence the reclassification of 80 lots of operational land located in 12 suburbs to community land in accordance with Section 34 of the Local Government Act 1993. The street addresses and legal descriptors of the 80 lots of land proposed for reclassification are listed in Attachment 1 and involve:

- a. four sites with improvements (five lots in all) at Glenning Valley (part of Berkley Sports Complex), Kanwal (Lakelands Community Centre), Wamberal (Wamberal Memorial Hall) and Yarramalong (St Barnabas Church); and
- b. nine park and natural area sites (some of which are groups of sites, comprising 75 lots in all) at Buff Point, Davistown, Hamlyn Terrace, Jilliby, Lisarow, Noraville, Springfield and Watanobbi.
- 2 Publicly exhibit the proposed reclassification of these 80 lots of land from operational to community for not less than 28 days.
- 3 Note that once reclassified as community land, these sites will be subject to further community engagement through a future categorisation process and included in a revised Council Community Land Plan of Management.
- 4 Revoke Council resolutions 202/21/1, 202/21/6 and 202/21/7 of 27 July 2021 to reclassify and/or sell the following three sites of community land:
 - a. Land at 4 and 6 Tyrrell Place KILLARNEY VALE (Lot 479 DP 704452 and Lot 478 DP 704452);
 - b. Land at 8 and 10 Bay Village Road BATEAU BAY (Lot 51 DP 1154778 and Lot 2 DP 1154356); and
 - c. Land at 10W Woodcutters Road WOONGARAH (Lot 32 DP 1044070).
- 5 Commence the reclassification of the following four lots from community land to operational land in accordance with Section 34 of the Local Government Act 1993 (Attachment 2):
 - a. Land facing Henry Parry Drive that provides access to the former Council Chambers at 49-51 Mann St GOSFORD, being Lot 1 in DP 251476;
 - b. Land abutting Kanangra Drive to the east known as 50W Parraweena Drive GWANDALAN, being Lot 1 in DP 1043151;
 - c. Land being part of 6W Kemira Road LAKE MUNMORAH; being part of Lot 79 in DP 217918; and
 - d. Land at 20 Summerland Road SUMMERLAND POINT known as Summerland Sporties, and currently leased to Doyalson-Wyee RSL Club, being part of Lot 4 in DP 263812.
- 6 Progress the subdivision of land to facilitate reclassification of part of 6W Kemira Road LAKE MUNMORAH and part of 20 Summerland Road SUMMERLAND POINT.
- 7 Note Council's intention to progress resolutions 52/21 of 22 March 2022 and 202/21/8-13 of 27 July 2021 to reclassify the following seven sites from community to operational land:
 - a. 18 Dane Street, GOSFORD, being Lot 2 DP 1011876;
 - b. 48W Wallarah Road, GOROKAN, being Lot 2 DP 733448;

- c. 191 Wallarah Road, KANWAL, being Lot 21 DP 813270;
- d. 75 Bungary Road, NORAH HEAD, being Lot 5 Sec 24 DP 758779 and Lot 1 DP 860696;
- e. Part 2-4 Park Road, THE ENTRANCE, being Lot 10 DP 1285833 (part only) and Lot 1 DP 406038 (part only);
- f. 13 and 15 Yaralla Road, TOUKLEY, being Lot 78 DP 20493 and Lot 79 DP 20493; and
- g. Car park and curtilage, Austin Butler Access, WOY WOY, being Lot 19 DP 235385 (part only).
- 8 As part of the consultation process to reclassify land described in parts 5 and 7, seek community feedback on the following options with respect to Austin Butler Access, WOY WOY (Lot 9 DP 235385 [part only]):
 - a. Retain the site in Council ownership, or
 - b. Proceed with the sale and allocate all proceeds from that sale via the 10-year Long Term Financial Plan to the greening of the local community, for example, via an extensive street tree planting program.

Further to the resolution above, at the Ordinary Council Meeting of the 26 September 2023, it was resolved:

157/23

That Council:

- 1 Notes advice provided by the Local Planning Panel and confirms that no rezoning is proposed as part of the Planning Proposal to reclassify Council land identified in Attachment 1.
- 2 Requests a Gateway Determination from the Minister for Planning and Public Spaces in accordance with Section 3.34 of the Environmental Planning and Assessment Act 1979, in relation to the Planning Proposal in Attachment 1, with the exception of Austin Butler Access, WOY WOY (Lot 9 DP 235385 [part only]).
- 3 Undertakes community and public authority consultation in accordance with the Gateway Determination requirements.
- 4 Receives a report to further consider the Planning Proposal following public consultation.
- 5 Note Part 1 of resolved Administrator's Minute being:

Remove Austin Butler Access, WOY WOY (Lot 9 DP 235385 [part only]) from the current bulk reclassification of land process.

Council intends to extinguish the Public Reserve Trust requirements on the DP for the sites, and other minor encumbrances on the titles of land (where relevant), as part of the reclassification to Operational land.

The Planning Proposal seeks to rezone the following sites from RE1 Public Recreation to RE2 Private Recreation:

• Lot 2 DP733448, 48w Wallarah Road Gorokan 2263 NSW

- Lot 21 DP 813270, 191 Wallarah Road Kanwal 2259 NSW
- Part Lot 10 DP 1285833, Part 2-4 Park Road The Entrance 2259 NSW
- Part of Lot 1 DP 406038, Part 2-4 Park Road The Entrance 2259 NSW

Land zoned RE1 Public Recreation should not be privately owned, therefore if any sites are sold in the future, they should be RE2 Private Recreation. The zone objectives and permitted and prohibited uses in RE1 and RE2 zones are largely the same. Should future use of land be proposed that is not permitted within the current land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

Part 2 Explanation of Provisions

The outcome will be facilitated by an amendment to Central Coast Local Environmental Plan 2022 and State Environmental Planning Policy (Precincts – Regional) 2021 which involves the following:

- Amend Schedule 4, Part 1 of Central Coast Local Environmental Plan 2022 (no interests changed)
- Amend Schedule 4, Part 2 of Central Coast Local Environmental Plan 2022 (interests changed)
- Amend Schedule 8, Part 2 of State Environmental Planning Policy (Precincts Regional) 2021 (interests changed)
- Update/include relevant mapping where required

Table 1: Schedule of amendments

Schedule to be Amended	Property Details
Amend Schedule 4, Part 1 of Central Coast Local Environmental Plan 2022 (no interests changed)	Lot 78 DP 20493, 13 Yaralla Rd Toukley 2263 NSW
Amend Schedule 4, Part 2 of <i>Central</i> <i>Coast Local Environmental Plan 2022</i> <i>(interests changed)</i>	 Lot 2 DP733448, 48w Wallarah Road Gorokan 2263 NSW Lot 21 DP 813270, 191 Wallarah Road Kanwal 2259 NSW Part Lot 10 DP 1285833, Part 2-4 Park Road The Entrance 2259 NSW Part of Lot 1 DP 406038, Part 2-4 Park Road The Entrance 2259 NSW Lot 5 Sec 24 DP 758779, 75 Bungarry Road, Norah Head 2263 NSW Lot 1 DP 860696, 75 Bungarry Road, Norah Head 2263 NSW Lot 79 DP 20493, 15 Yaralla Rd Toukley 2263 NSW Lot 79 DP 217918, Part 6W Kemira Road Lake Munmorah Lot 4 DP 263812, Part 20 Summerland Road Summerland Point Lot 1 DP 1043151, 50W Parraweena Road Gwandalan 2259 NSW
Amend Schedule 8, Part 2 of State Environmental Planning Policy (Precincts – Regional) 2021 (interests changed)	 Lot 2 DP 1011876, 18 Dane Drive Gosford Lot 1 DP 251476, 49-51 Mann Street Gosford 2250 NSW

Part 3 Justification

Section A – Need for the Planning Proposal

1. Is the Planning Proposal a result of any Strategic Study or report?

Council resolved at its meeting of 23 August 2023 to proceed with the reclassification of seven sites as proposed as part of previous Council resolutions (Table 2 below) and included four additional sites (Table 3 below). The site Austin Butler Access, Woy Woy, was removed from the reclassification process following resolution at the Ordinary Council Meeting of 26 September 2023, therefore 10 sites are now included in this reclassification proposal.

Site	Lot/DP	Reason for recommendation
18 Dane Drive, Gosford	Lot 2 DP 1011876	To support the Gosford waterfront and stadium revitalisation initiative by providing increased flexibility for potential future uses. This site is not proposed to be sold.
48W Wallarah Road, Gorokan	Lot 2 DP 733448	To rationalise use of land by the adjoining club either via sale or long-term lease.
191 Wallarah Road, Kanwal	Lot 21 DP 813270	To rationalise use of land by adjoining club either via sale or long-term lease.
75 Bungary Road, Norah Head	Lot 5 Sec 24 DP 758779 & Lot 1 DP 860696	To sell via open market to part-fund development of new community centre.
Part 2-4 Park Road, The Entrance	Lot 10 DP 1285833 (part only) & Lot 1 DP 406038 (part only)	To enable rebuilding of The Greens Bowling Club, either via sale or long-term lease.
13 and 15 Yaralla Road, Toukley	Lot 78 DP 20493 & Lot 79 DP 20493	To enable inclusion of land in Council's affordable housing sites portfolio, either via sale or long-term lease.

Table 2: Sites resolved by Council for disposal or long-term lease and not yet processed

Table 3: Additional sites proposed for reclassification

Site	Lot/DP	Reason for reclassification
Small sliver of land at 49-51 Mann Street, Gosford	Lot 1 DP 251476	The reclassification of the access lot at 49 Mann Street Gosford is recommended, as this portion of land was inadvertently omitted from the recent reclassification of land to support sale of the former Council chambers at Gosford to TAFE.
50W Parraweena Rd, Gwandalan	Lot 1 DP 1043151	The reclassification of the long narrow strip of land east of Kanangra Road at Gwandalan. The reclassification of the site will enable the potential long term-lease or sale and incorporation of the site into the Gwandalan Centre proposal.
(Part) 6W Kemira Road, Lake Munmorah	Lot 79 DP 217918	Reclassification of part of the land at 6W Kemira Road Lake Munmorah to enable the dedication of the land as public road. This site is not proposed to be sold.
Part 20 Summerland Road Summerland Point	Lot 4 DP 263812	The reclassification of the land occupied by Sporties at Summerland Point is recommended as it is intended that the land should be offered to the owner of Sporties (being Doyalson-Wyee RSL Club) on a long-term operational lease on suitable commercial terms, providing an ongoing funding stream for other Council recreational services at the same time as recreational facilities on-site experience substantial upgrade and modernisation.

2. Is the planning proposal the best means of achieving the objectives or intended outcomes, or is there a better way?

The Planning Proposal is the only means of achieving the objectives and intended outcomes. The reclassification of land is required to meet both the requirements of the *Environmental Planning and Assessment Act 1979* and *Local Government Act 1993*, through the preparation of a Planning Proposal.

Section B – Relationship to strategic planning framework

3. Is the planning proposal consistent with the objectives and actions of the applicable regional, sub-regional or district plan or strategy (including any exhibited draft plans or strategies)?

Central Coast Regional Plan (2041)

The proposal is consistent with the Central Coast Regional Plan 2041, the proposal will provide more affordable housing on the Central Coast (Objective 5), which is a Federal, State and Local Government priority. The proposal will also allow for the dedication of a public road which will assist in the delivery of a 300 lots subdivision at Lake Munmorah, providing housing and jobs through the construction phase of the project (Objective 1). The proposal will also assist in the revitalisation of Gosford City Centre to support the delivery of the new TAFE development (Objective 8).

4. Is the planning proposal consistent a local Council's local strategy or other local strategic plan?

Community Strategic Plan

The proposal is consistent with the five themes of the Community Strategic Plan, including:

Theme	Objective
Smart	C2 - Revitalise Gosford City Centre, Gosford Waterfront and town centres as key
	destinations and attractors for businesses, local residents, visitors and tourists
Smart	C3 - Facilitate economic development to increase local employment opportunities and
	provide a range of jobs for all residents.
Smart	D3 - Invest in broadening local education and learning pathways linking industry with
	Universities, TAFE and other training providers
Responsible	G2 - Engage and communicate openly and honestly with the community to build a
	relationship based on trust, transparency, respect and use community participation and
	feedback to inform decision making
Responsible	14 - Provide a range of housing options to meet the diverse and changing needs of the
	community including adequate affordable housing

Table 4: Consistency with the Community Strategic Plan

Central Coast Local Strategic Planning Statement

The Central Coast Local Strategic Planning Statement 2020 (LSPS) guides land use planning and decision making for the future of the Central Coast LGA. The LSPS came into effect on 21 August 2020 and outlines the desired future direction for housing, employment, transport, recreation, environment and infrastructure.

The proposal is consistent with the Local Strategic Planning Statement as it will assist in the revitalisation of Gosford, allow for the rebuilding of community assets (Green Bowling Club), improve recreational facilities at Summerland Point and provide more opportunity for affordable housing on the Central Coast by the expansion of land in Council's affordable housing sites portfolio.

5. Is the planning proposal consistent with applicable State Environmental Planning Policies?

The proposal has been considered against the relevant State Environmental Planning Policies (SEPP).

SEPP	Applicable	Consistent		
State Environmental Planning Policy (Biodiversity and Conservation) 2021.				
Chapter 2 – Vegetation in Non-Rural Areas	Y	Consistent with the provisions of this SEPP.		
Chapter 3 – Koala habitat protection 2020	Y	Consistent with the provisions of this SEPP.		
Chapter 4 – Koala Habitat Protection 2021	Y	Consistent with the provisions of this SEPP.		
Chapter 5 – River Murray lands	Y	Consistent with the provisions of this SEPP.		
Chapter 6 – Water Catchment	Y	Consistent with the provisions of this SEPP.		
State Environmental Planning Policy (Housing) 2021			
Chapter 2 – Affordable Housing	Y	Consistent with the provisions of this SEPP.		
Chapter 3 – Diverse Housing	Y	Consistent with the provisions of this SEPP.		
Part 1: Secondary Dwellings	Y	Consistent with the provisions of this SEPP.		
Part 2: Group Homes	Y	Consistent with the provisions of this SEPP.		
Part 3: Co-living Housing	Y	Consistent with the provisions of this SEPP.		
Part 4: Built-to-rent Housing	Y	Consistent with the provisions of this SEPP.		
Part 5: Seniors Housing	Y	Consistent with the provisions of this SEPP.		
Part 6: Short-term Rental Accommodation	Y	Consistent with the provisions of this SEPP.		
Part 7: Conversion of Certain Serviced Apartments	Y	Consistent with the provisions of this SEPP.		
Part 8: Manufactured Home Estates	Y	Consistent with the provisions of this SEPP.		
Part 9: Caravan Parks	Y	Consistent with the provisions of this SEPP.		
State Environmental Planning Policy (Industry	and Emplo	oyment) 2021.		
Chapter 3 – Advertising and Signage	Ν	Consistent with the provisions of this SEPP.		
State Environmental Planning Policy (Planning	Systems)	2021		
Chapter 2 – State and Regional Development	N	Consistent with the provisions of this SEPP.		
Chapter 3 – Aboriginal Land	N	Consistent with the provisions of this SEPP.		
State Environmental Planning Policy (Precinct	s—Regiona	l) 2021		
Chapter 5 – Gosford City Centre	Y	Consistent with the provisions of this SEPP.		

Table 5: Consistency with SEPPs

SEPP	Applicable	Consistent		
State Environmental Planning Policy (Primary Production) 2021.				
Chapter 2 - Primary Production and Rural Development	N	Consistent with the provisions of this SEPP.		
Chapter 3 - Central Coast Plateau Areas	N	Consistent with the provisions of this SEPP.		
State Environmental Planning Policy (Resiliend	ce and Haza	ards) 2021.		
Chapter 2 - Coastal Management	N	Consistent with the provisions of this SEPP.		
Chapter 3 – Hazardous and Offensive Development	N	Consistent with the provisions of this SEPP.		
Chapter 4 - Remediation of Land	N	Consistent with the provisions of this SEPP.		
State Environmental Planning Policy (Resources and Energy) 2021.				
Chapter 2 – Mining, Petroleum Production and Extractive Industries	N	Consistent with the provisions of this SEPP.		
Chapter 3 – Extractive Industries in Sydney Area	N	Consistent with the provisions of this SEPP.		
State Environmental Planning Policy (Transport and Infrastructure) 2021				
Chapter 2 – Infrastructure	Y	Consistent with the provisions of this SEPP.		
Chapter 3 – Educational Establishments and Childcare Facilities	Y	Consistent with the provisions of this SEPP.		

The proposal is generally consistent with the applicable SEPPs.

The Planning Proposal seeks to rezone the following sites from RE1 Public Recreation to RE2 Private Recreation:

- Lot 2 DP733448, 48w Wallarah Road Gorokan 2263 NSW
- Lot 21 DP 813270, 191 Wallarah Road Kanwal 2259 NSW
- Part Lot 10 DP 1285833, Part 2-4 Park Road The Entrance 2259 NSW
- Part of Lot 1 DP 406038, Part 2-4 Park Road The Entrance 2259 NSW

Other than the above listed sites, the Planning Proposal proposes the reclassification of land only. If Council determines land to be rezoned and sold in the future, a Planning Proposal will be prepared to assess the merits of the proposal.

6. Is the planning proposal consistent with applicable Ministerial Directions (s.9.1 directions)?

The proposal has been considered against the relevant Ministerial Section 9.1 Directions as summarised below. The full assessment of these Directions is contained within the supporting documentation of this proposal.

Table 6: S.9.1 Ministerial Direction Compliance

No.	Direction	Applicable	Consistent		
Plan	Planning Systems				
1.1	Implementation of Regional Plans	Y	Y		
1.2	Development of Aboriginal Land Council Land	Y	Y		
1.3	Approval and Referral Requirements	Y	Y		
1.4	Site Specific Provisions	Y	Y		
1.5	Parramatta Road Corridor Urban Transformation Strategy	N	N/A		
1.6	Implementation of North West Priority Growth Area Land Use and Infrastructure Implementation Plan	N	N/A		
1.7	Implementation of Greater Parramatta Priority Growth Area Interim Land Use and Infrastructure Implementation Plan	N	N/A		
1.8	Implementation of Wilton Priority Growth Area Interim Land Use and Infrastructure Implementation Plan	N	N/A		
1.9	Implementation of Glenfield to Macarthur Urban Renewal Corridor	N	N/A		
1.10	Implementation of Western Sydney Aerotropolis Interim Land Use and Infrastructure Implementation Plan	N	N/A		
1.11	Implementation of Bayside West Precincts 2036 Plan	N	N/A		
1.12	Implementation of Planning Principles for the Cooks Cove Precinct	N	N/A		
1.13	Implementation of St Leonards and Crows Nest 2036 Plan	N	N/A		
1.14	Implementation of Greater Macarthur 2040	N	N/A		
1.15	Implementation of the Pyrmont Peninsula Place Strategy	N	N/A		
1.16	North West Rail Link Corridor Strategy	N	N/A		
1.17	Implementation of Bayside West Place Strategy	N	N/A		
Desig	gn & Place				
2.1	Not active yet	N	N/A		
Biod	Biodiversity & Conservation				
3.1	Conservation Zones	Y	Y		
3.2	Heritage Conservation	Y	Y		
3.3	Sydney Drinking Water Catchments	N	N/A		

No.	Direction	Applicable	Consistent
3.4	Application of E2 and E3 Zones and Environmental Overlays in Far North Coast LEPs	N	N/A
3.5	Recreational Vehicle Areas	Y	Y
3.6	Strategic Conservation Planning	N	N/A
3.7	Public Bushland	Y	Y
Resi	lience & Hazards		
4.1	Flooding	Y	Y
4.2	Coastal Management	Y	Y
4.3	Planning for Bushfire Protection	Y	Y
4.4	Remediation of Contaminated Lands	Y	Y
4.5	Acid Sulfate Soils	Y	Y
4.6	Mine Subsidence & Unstable Land	Y	Y
Tran	sport & Infrastructure		
5.1	Integrating Land Use & Transport	Y	Y
5.2	Reserving Land for Public Purposes	Y	Y
5.3	Development Near Regulated Airports and Defence Airfields	Y	Y
5.4	Shooting Ranges	Y	Y
Hou	sing		
6.1	Residential Zones	Y	Y
6.2	Caravan Parks and Manufactured Home Estates	Y	Y
Indu	stry & Employment		
7.1	Business & Industrial Zones	Y	Y
7.2	Reduction in non-hosted short-term rental accommodation period	Y	Y
7.3	Commercial and Retail Development along the Pacific Highway, North Coast	Y	Y
Resc	ources & Energy		
8.1	Mining, Petroleum Production and Extractive Industries	Y	Y

No.	Direction	Applicable	Consistent
Prim	ary Production		
9.1	Rural Zones	Y	Y
9.2	Rural Lands	Y	Y
9.3	Oyster Aquaculture	Y	Y
9.4	Farmland of State and Regional Significance on the NSW Far North Coast	Y	Y

Section C – Environmental, Social and Economic Impact

7. Is there any likelihood that critical habitat or threatened species, populations or ecological communities, or their habitats, will be adversely affected as a result of the proposal?

This Planning Proposal only proposes to rezone three sites (four lots) from RE1 Public Recreation to RE2 Private Recreation to ensure public recreation lands are not in private ownership. The objectives permitted and prohibited uses are largely the same in RE1 and RE2 zones. Aside from these sites, the Planning Proposal does not propose to rezone any other land, the intent of the proposal is to reclassify land from Community Land to Operational Land to allow for the long-term lease or sale of Council owned land. Should a proposed future use of the land be proposed that was not permitted within the current land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

Future development on the sites to be reclassified will require lodgement of a development application which will be determined in line with Council's Planning Controls and compliance with relevant legislation.

The change in zone from RE1 to RE2 does not substantially change the permitted and prohibited uses of the site, but rather better aligns with the associated uses.

The proposal will not adversely affect critical habitat, threatened species, populations or ecological communities, or their habitats.

8. Are there any other likely environmental effects as a result of the planning proposal and how are they proposed to be managed?

There are no likely environmental effects as a result of the planning proposal as the intent of the planning proposal is to change the classification of land. Supplementary to this reclassification, this Planning Proposal proposes to rezone four lots from RE1 Public Recreation to RE2 Private Recreation only.

Should a proposed future use of the land in the planning proposal be proposed that was not permitted within the land use zones, detailed environmental assessment and agency consultation would be undertaken at that time to inform any future determination on whether to rezone the land.

Has the planning proposal adequately addressed any social and economic impacts?

Social Issues and Economic Impacts

The proposal does include 5 sites zoned RE1, these include:

- 1. 48W Wallarah Road, Gorokan (foreshore land Wallarah Bay Recreation Club)
- 2. 191 Wallarah Road, Kanwal (community hall and car park)
- 3. Part 2-4 Park Road, The Entrance (Greens Bowling Club Bowling club and bowling greens only the adjacent open space is not part of the proposal)
- 4. 18 Dane Drive, Gosford (Gosford City Bowling Club)
- 5. Part 20 Summerland Road, Summerland Point (Summerland Sporties leased area only)

Three of these sites (four lots) will be rezoned from RE1 Public Recreation to RE2 Private Recreation. The objectives and permitted and prohibited uses are largely the same between the two recreation zones. Should a future use of the land be proposed that is not permitted within the land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

The community consultation undertaken as part of the Planning Proposal will include a Public Hearing to allow community members to provide feedback on the proposal.

The Planning Proposal was reported to the Local Planning Panel on 14 September 2023, as a requirement of the plan making process. Planning Proposals must be forwarded to the Local Planning Panel for advice (the LPP is not a determining body for Planning Proposals) before Council considers whether to forward the Planning Proposal to the Minister requesting a Gateway Determination.

The Local Planning Panel considered the Planning Proposal and provided the following advice:

- 1. The Panel support the reclassification of land except those sites zoned SP2 Infrastructure or RE1 Public Recreation. Such sites should be deferred until the completion of an environmental assessment of their rezoning potential. Once completed appropriate classification of the sites can be determined and if required any future planning proposal would include
 - Rezoning of the Land including supporting environment assessment studies, and
 - Reclassification of the land under the Local Government Act 1993.

Since the Local Planning Panel meeting, it was required by the Department of Planning to rezone four lots from RE1 Public Recreation to RE2 Private Recreation as part of the Planning Proposal process. Beyond this, the Planning Proposal does not intend to rezone any further sites, the intent of the planning proposal is to seek reclassification of the land. If any sites are considered for rezoning in the future, they will be subject to detailed environmental assessments and agency consultation. Further information on the sites zoned RE1 Public Recreation and SP2 – Infrastructure is provided below:

18 Dane Drive, Gosford NSW 2250 (RE1 Public Recreation)

Gosford City Bowling Club is proposed to be reclassified to operational land and retained in Council ownership. The site is leased to the Central Coast Leagues Club and the Gosford Bowling Club is provided access to the site by the Leagues Club. The lease to the Central Coast Leagues Club expires in December 2024.

At the Ordinary Council Meeting of 23 March 2021, Council resolved to adopt the Stadium Implementation Plan and make it available on Council's website. A key component of the Implementation Plan is to develop a precinct masterplan for the stadium and 18 Dane Drive, Gosford.

A further report to Council was prepared for the 27 April 2021 Council Meeting seeking a resolution to rezone and reclassify 18 Dane Drive, Gosford to Operational Land to enable greater opportunities defined in the Stadium Implementation Plan. This matter was deferred to allow for community consultation. Community consultation was undertaken between 30 April and 21 May 2021, the key findings from the community's submission included:

- Consideration of user groups who may be affected,
- Stadium management rights could be provided to another party,
- Support for the rezoning and reclassification process to stimulate the Stadium, and
- Request for more music concerts being held at the Stadium.

At the 22 March 2022 Ordinary Council Meeting, a further report was brought to Council on the submissions and outcomes following the public exhibition of the Central Coast Stadium- Rezoning and Reclassification proposal. Council resolved *"That Council commence the rezoning and reclassification process for Lot 2, DP 1011876 which will allow grater Masterplan outcomes"*.

Council is not proposing to sell the site or change the current lease conditions in place with Central Coast Leagues Club. Council has indicated its intention to extend a further lease to the Leagues Club, subject to agreement on lease terms. Detailed environmental investigations would be undertaken at the time that a preferred alternative use of the site is ready to progress.

Part 6W Kemira Road Lake Munmorah 2259 NSW (SP2 Infrastructure)

Following public consultation, Council resolved on the 22 November 2022 to endorse a Planning Proposal (as amended), draft Central Coast Development Control Plan Chapter (as amended) and draft Planning Agreement for lands at 6W Kemira Road and 285-325 Pacific Highway, Lake Munmorah.

The Planning Proposal sought to rezone lands from RU6 Transition and C2 Environmental Conservation to R2 Low Density Residential, SP2 Infrastructure, RE1 Public Recreation and C2 Environmental Conservation under CCLEP 2022. The subject Planning Proposal will result in the creation of an additional 300 low density residential lots.

The proposal sought to apply a SP2 Infrastructure zone to a portion of 6W Kemira Road Lake Munmorah to enable the construction of a collector road to provide access to the future residential subdivision via Chisholm Avenue and Tall Timbers Road, Lake Munmorah.

The rezoning was finalised in December 2022. The portion of 6W Kemira Road defined by the SP2 Infrastructure Zone now requires subdivision and reclassification from community to operational land before it can be dedicated as a public road.

A detailed environmental assessment was undertaken as part of the Planning Proposal (to rezone the site) and no further assessment is required. Council is not proposing to sell the site, as it will be dedicated as a public road.

Part 2-4 Park Road The Entrance 2259 NSW (RE1 Public Recreation)

The proposed reclassification of land relates to the bowling club land only and not the adjacent open space. The site is home to The Greens Bowling Club, with the land leased to The Mingara Club on a 20-year lease which was renewed in October 2022. The club is responsible for the maintenance and improvements of buildings and bowling greens.

In March 2020, a fire destroyed the club, with The Mingara Club responsible for demolition and rebuilding of the club and bowling facilities. The Mingara Club requested to purchase the land from Council to assist in obtaining the necessary finances to rebuild the club.

DA/1163/2021 was approved last year for the redevelopment of the fire damaged club. The proposed reclassification of the land from community to operation will facilitate the long term lease or sale of the land to The Mingara Club, to assist in the redevelopment of the site. The long term lease or sale of the land will not change the use of the site as a bowling club.

The site is proposed to be rezoned from RE1 Public Recreation to RE2 Private Recreation. The objectives and permitted and prohibited land uses in recreation zones are largely the same. Should a future use of the land be proposed that is not permitted within the recreation land use zones, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

191 Wallarah Road, Kanwal 2259 NSW (RE1 Public Recreation)

The land was transferred from the Wyong District Rugby League Football Club to Wyong Shire Council in October 1991 as part of the subdivision of land to create a youth and community centre and car park.

Wyong Leagues Club operate under license in the lower area of the club and items are also stored in the lower section of building. Community bookings are currently managed by Council's Community Facilities Booking team. It is proposed that community bookings will continue under Wyong Leagues Club ownership.

The site is proposed to be reclassified to enable long term lease or sale of the property to the Wyong Rugby Leagues Club Group. The site is proposed to be rezoned from RE1 Public Recreation to RE2 Private Recreation so enable the potential sale of the site. Should a future use of the land be proposed that is not permitted within the recreation land use zones, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

48W Wallarah Road, Kanwal 2259 NSW (RE1 Public Recreation)

The site is used by the Wallarah Bay Recreation Club and is land-locked and therefore is only able to be accessed by water or through the club site. The site is currently licenced and maintained by the Wallarah Bay Recreation Club, which has made improvements to the land.

Council intends to reclassify the land to enable to the long term lease or sale of the land to the Wyong Rugby League Club Group. The site is proposed to be rezoned from RE1 Public Recreation to RE2 Private Recreation so enable the potential sale of the site. Should a future use of the land be proposed that is not permitted within the recreation land use zones, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

Part 20 Summerland Road, Summerland Point (RE1 Public Recreation)

Part of 20 Summerland Road, Summerland Point is proposed to be reclassified to allow for the long-term lease of the site to the Doyalson Wyee RSL Club, who operate Summerland Sporties. The long-term lease will allow for upgrading of the club.

The reclassification of the site will apply only to the current leased areas and not to the entire parcel of land. Should a future use of the land be proposed that is not permitted within the current land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

Section D – State and Commonwealth Interests

9. Is there adequate public infrastructure for the planning proposal?

Aside from the RE1 to RE2 rezonings, the planning proposal does not propose to rezone land and therefore there will be no change to public infrastructure requirements, through this planning proposal. The site 6W Kemira Road, Lake Munmorah is proposed to be reclassified to Operational Land to allow for dedication of land as public road.

Future development of the site will require a development application to be lodged; public infrastructure requirements will be assessed as part of this process.

10. What are the views of State and Commonwealth public authorities consulted in accordance with the gateway determination?

The Planning Proposal was referred to the NSW Rural Fire Service and the NSW Department of Climate Change, Energy, the Environment and Water (Biodiversity and Conservation Division (BCD)) for comment.

The NSW RFS raised no concerns with the proposed rezonings and noted future development on bush fire prone land is required to address the relevant requirements of Planning for Bush Fire Protection 2019 (or equivalent). BCD also raised no objection to the proposal, provided that the reclassification does not raise development expectation to parcels that are either of high biodiversity value, flood prone or mapped coastal zones.

Part 4 Mapping

For some sites, the land to be reclassified does not apply to the whole lot.

As such, a Land Reclassification (part lots) Map is included at Appendix E to identify the relevant portion of the lot to be reclassified.

Part 5 Community Consultation

The proposal will be made available for **28** days for community consultation and undertaken in accordance with any determinations made by the Gateway. The proposal will be made available on Council's website (Your Voice Our Coast). Additionally, notification of the exhibition of the proposal will be provided to adjoining landholders.

Council will also facilitate a Public Hearing as required by the Local Government Act 1993 following the conclusion of the public exhibition period.

Part 6 Project Timeline

Table 7: Key Project Timeframes

Action	Timeframe
Report to Council for endorsement	September 2023
Submission to DPE for Gateway Determination	October 2023
Gateway Determination Issue	November 2023
Agency consultation	December 2023– January 2024
Public exhibition To be made publicly available for a minimum of 20 working days.	February 2024 – March 2024
Public Hearing To be held a Minimum of 21 days after completion of public consultation period.	April 2024 (details to be advised by Public Notice)
Post exhibition report to Council	May 2024
Legal drafting and making of plan	June 2024

Supporting Documentation

Table 8: Supporting Documentation to the Planning Proposal

No.	Document
A.	Council Report and Minutes – 26 September 2023
В.	Assessment of Land to be reclassified
C.	Statement of Council's Interest
D.	Reclassification Checklist (in accordance with Practice Note PN 16-001)
E.	Land Reclassification (part lots) Maps
F.	Assessment Against Ministerial Directions

Appendix A Council Report and Minutes (26 September 2023)

Item No:	2.4
Title:	RZ/3/2023 - Request to Prepare Planning Proposal - Reclassification of Council Land
Department:	Environment and Planning
26 Septembe	r 2023 Ordinary Council Meeting
Reference:	F2017/01072 - D15813421
Author:	Shannon Turkington, Unit Manager Strategic Planning
Executive:	Luke Sulkowski, Director Environment and Planning (Acting)

Central Coast Council

Recommendation

That Council:

- 1 Notes advice provided by the Local Planning Panel and confirms that no rezoning is proposed as part of the Planning Proposal to reclassify Council land identified in Attachment 1.
- 2 Requests a Gateway Determination from the Minister for Planning and Public Spaces in accordance with Section 3.34 of the Environmental Planning and Assessment Act 1979, in relation to the Planning Proposal in Attachment 1.
- *3* Undertakes community and public authority consultation in accordance with the Gateway Determination requirements.
- 4 Receives a report to further consider the Planning Proposal following public consultation.

Report purpose

To seek Council endorsement to request Gateway Determination from the Minister for Planning and Public Spaces for a Planning Proposal to reclassify Council owned land from Community to Operational and undertake community consultation for the proposal.

Executive Summary

Council resolved on 22 August 2023 to undertake a bulk reclassification of land, which included the reclassification of land from operational to community and community to Operational. A Planning Proposal has been prepared to initiate an amendment to the *Central Coast Local Environmental Plan 2022 (CCLEP 2022)* and *State Environmental Planning Policy (Precincts Regional) 2021 (SEPP Precincts)* to reclassify Council owned land from community to operational. The Planning Proposal sets out the land to be reclassified, including the extinguishing of Public Reserve Trusts and other encumbrances where required.

Two of the sites to be reclassified are included in the boundary of *State Environmental Planning Policy* (*Precincts Regional*) 2021 and therefore an amendment to both the *Central Coast Local Environmental Plan 2022* and *State Environmental Planning Policy* (*Precincts Regional*) 2021 is required.

Background

At its Ordinary Meeting of 22 August 2023, Council resolved:

237/23

That Council:

- 1 Commence the reclassification of 80 lots of operational land located in 12 suburbs to community land in accordance with Section 34 of the Local Government Act 1993. The street addresses and legal descriptors of the 80 lots of land proposed for reclassification are listed in Attachment 1 and involve:
 - a. four sites with improvements (five lots in all) at Glenning Valley (part of Berkley Sports Complex), Kanwal (Lakelands Community Centre), Wamberal (Wamberal Memorial Hall) and Yarramalong (St Barnabas Church); and
 - b. nine park and natural area sites (some of which are groups of sites, comprising 75 lots in all) at Buff Point, Davistown, Hamlyn Terrace, Jilliby, Lisarow, Noraville, Springfield and Watanobbi.
- 2 Publicly exhibit the proposed reclassification of these 80 lots of land from operational to community for not less than 28 days.
- 3 Note that once reclassified as community land, these sites will be subject to further community engagement through a future categorisation process and included in a revised Council Community Land Plan of Management.
- 4 Revoke Council resolutions 202/21/1, 202/21/6 and 202/21/7 of 27 July 2021 to reclassify and/or sell the following three sites of community land:
 - a. Land at 4 and 6 Tyrrell Place KILLARNEY VALE (Lot 479 DP 704452 and Lot 478 DP 704452);
 - b. Land at 8 and 10 Bay Village Road BATEAU BAY (Lot 51 DP 1154778 and Lot 2 DP 1154356); and
 - c. Land at 10W Woodcutters Road WOONGARAH (Lot 32 DP 1044070).
- 5 Commence the reclassification of the following four lots from community land to operational land in accordance with Section 34 of the Local Government Act 1993 (Attachment 2):
 - a. Land facing Henry Parry Drive that provides access to the former Council Chambers at 49-51 Mann St GOSFORD, being Lot 1 in DP 251476;
 - b. Land abutting Kanangra Drive to the east known as 50W Parraweena Drive GWANDALAN, being Lot 1 in DP 1043151;
 - c. Land being part of 6W Kemira Road LAKE MUNMORAH; being part of Lot 79 in DP 217918; and
 - d. Land at 20 Summerland Road SUMMERLAND POINT known as Summerland Sporties, and currently leased to Doyalson-Wyee RSL Club, being part of Lot 4 in DP 263812.
- 6 Progress the subdivision of land to facilitate reclassification of part of 6W Kemira Road LAKE MUNMORAH and part of 20 Summerland Road SUMMERLAND POINT.

- 7 Note Council's intention to progress resolutions 52/21 of 22 March 2022 and 202/21/8-13 of 27 July 2021 to reclassify the following seven sites from community to operational land:
 - a. 18 Dane Street, GOSFORD, being Lot 2 DP 1011876;
 - b. 48W Wallarah Road, GOROKAN, being Lot 2 DP 733448;
 - c. 191 Wallarah Road, KANWAL, being Lot 21 DP 813270;
 - d. 75 Bungary Road, NORAH HEAD, being Lot 5 Sec 24 DP 758779 and Lot 1 DP 860696;
 - e. Part 2-4 Park Road, THE ENTRANCE, being Lot 10 DP 1285833 (part only) and Lot 1 DP 406038 (part only);
 - f. 13 and 15 Yaralla Road, TOUKLEY, being Lot 78 DP 20493 and Lot 79 DP 20493; and
 - g. Car park and curtilage, Austin Butler Access, WOY WOY, being Lot 19 DP 235385 (part only).
- 8 As part of the consultation process to reclassify land described in parts 5 and 7, seek community feedback on the following options with respect to Austin Butler Access, WOY WOY (Lot 9 DP 235385 [part only]):
 - a. Retain the site in Council ownership, or
 - b. Proceed with the sale and allocate all proceeds from that sale via the 10-year Long Term Financial Plan to the greening of the local community, for example, via an extensive street tree planting program.

Current Status

A Planning Proposal has been prepared to progress points 5 and 7 of the above resolution. The Planning Proposal was reported to the Local Planning Panel Meeting of 14 September 2023 for their consideration.

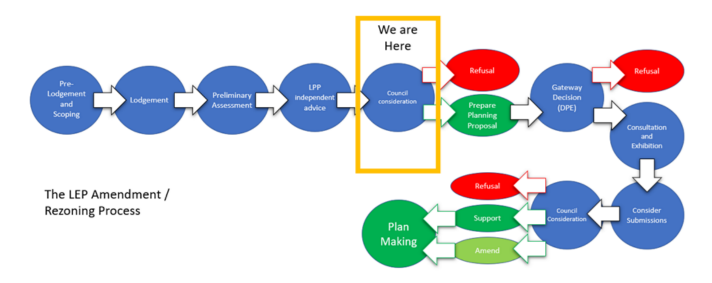


Figure 1 – Local Environmental Plan amendment process

Report

The Planning Proposal proposes to reclassify the following Council owned land from community to operational and extinguish Public Reserve Trusts and other encumbrances where required. The Planning Proposal does not propose to rezone any of the sites.

Two of the sites to be reclassified are included in the boundary of *State Environmental Planning Policy* (*Precincts Regional*) 2021 and therefore an amendment to both the *Central Coast Local Environmental Plan* 2022 and *State Environmental Planning Policy* (*Precincts Regional*) 2021 is required. The following sites (as resolved by Council at its meeting of 22 August 2023) are proposed to be reclassified:

- 18 Dane Drive, Gosford
- 49-51 Mann Street, Gosford
- 50W Parraweena Rd, Gwandalan
- 48W Wallarah Road, Gorokan
- 191 Wallarah Road, Kanwal
- Part 6W Kemira Road, Lake Munmorah (part)
- 75 Bungary Road, Norah Head
- Part 20 Summerland Road, Summerland Point (leased area)
- 2-4 Park Road, The Entrance (Bowling club site only)
- 13-15 Yaralla Road, Toukley
- Car Park & Curtilage/ Austin Butler Way, Woy Woy 51 Chambers Place, Woy Woy (part)

Consultation

The Planning Proposal will be made available for 28 days for community consultation and undertaken in accordance with any determinations made by the Gateway. Council will also facilitate a Public Hearing following the conclusion of the public exhibition period.

The Planning Proposal was reported to the Local Planning Panel on 14 September 2023, as a requirement of the plan making process. Although the Local Planning Panel has decision making powers for Planning Proposals, all Planning Proposals must be forwarded to the Local Planning Panel for advice before Council considers whether or not to forward the Planning Proposal to the Minister for Planning and Public Spaces requesting a Gateway Determination.

The Local Planning Panel considered the Planning Proposal and provided the following advice:

The Panel support the reclassification of land except those sites zoned SP2 – Infrastructure or RE1 – Public Recreation. Such sites should be deferred until the completion of an environmental assessment of their rezoning potential. Once completed appropriate classification of the sites can be determined and if required any future planning proposal would include:

- Rezoning of the Land including supporting environment assessment studies, and
- Reclassification of the land under the Local Government Act 1993.

The Planning Proposal does not intend to rezone any of the sites as part of this proposal and is seeking to reclassify the land only.

Further information on the sites zoned RE1 Public Recreation and SP2 – Infrastructure is provided below. The proposed reclassification of the land does not change the current land use. Should a future use of the land be proposed that was not permitted within the current land use zone, detailed environmental

assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

18 Dane Drive, Gosford NSW 2250 (RE1 Public Recreation)

Gosford City Bowling Club is proposed to be reclassified to operational land and retained in Council ownership. The site is leased to the Central Coast Leagues Club and the Gosford Bowling Club is provided access to the site by the Leagues Club. The lease to the Central Coast Leagues Club expires in December 2024.

At the Ordinary Council Meeting of 23 March 2021, Council resolved to adopt the Stadium Implementation Plan and make it available on Council's website. A key component of the Implementation plan is to develop a precinct masterplan for the stadium and 18 Dane Drive, Gosford.

A further report to Council was prepared for the 27 April 2021 Council Meeting seeking a resolution to rezone and reclassify 18 Dane Drive, Gosford to Operational Land to enable greater opportunities defined in the Stadium Implementation Plan. This matter was deferred to allow for community consultation. Community consultation was undertaken between 30 April and 21 May 2021, the key findings from the community's submission included:

- Consideration of user groups who may be affected;
- Stadium management rights could be provided to another party;
- support for the rezoning and reclassification process to stimulate the Stadium
- request for more music concerts being held at the Stadium.

At the 22 March 2022 Ordinary Council Meeting, a further report was brought to Council on the submissions and outcomes following the public exhibition of the Central Coast Stadium- Rezoning and Reclassification proposal. Council resolved *"That Council commence the rezoning and reclassification process for Lot 2, DP 1011876 which will allow grater Masterplan outcomes"*

Council is not proposing to sell the site or change the current lease conditions in place with Central Coast Leagues Club. Council has indicated its intention to extend a further lease to the Leagues Club, subject to agreement on lease terms. Detailed environmental investigations would be undertaken at the time that a preferred alternative use of the site is ready to progress.

Part 6W Kemira Road Lake Munmorah 2259 NSW (SP2 Infrastructure)

Following public consultation, Council resolved on the 22 November 2022 to endorse a Planning Proposal (as amended), draft Central Coast Development Control Plan Chapter (as amended) and draft Planning Agreement for lands at 6W Kemira Road and 285-325 Pacific Highway, Lake Munmorah.

The Planning Proposal sought to rezone lands from RU6 Transition and C2 Environmental Conservation to R2 Low Density Residential, SP2 Infrastructure, RE1 Public Recreation and C2 Environmental Conservation under CCLEP 2022. The subject Planning Proposal will result in the creation of an additional 300 low density residential lots.

The proposal sought to apply a SP2 Infrastructure zone to a portion of 6W Kemira Road Lake Munmorah to enable the construction of a collector road to provide access to the future residential subdivision via Chisholm Avenue and Tall Timbers Road, Lake Munmorah.

The rezoning was finalised in December 2022. The portion of 6W Kemira Road defined by the SP2 Infrastructure Zone now requires subdivision and reclassification from community to operational land before it can be dedicated as a public road.

A detailed environmental assessment was undertaken as part of the Planning Proposal (to rezone the site) and no further assessment is required. Council is not proposing to sell the site, as it will be dedicated as a public road.

Part 2-4 Park Road The Entrance 2259 NSW (RE1 Public Recreation)

The proposed reclassification of land relates to the bowling club land only and not the adjacent open space. The site is home to The Greens Bowling Club, with the land leased to The Mingara Club on a 20-year lease which was renewed in October 2022. The club is responsible for the maintenance and improvements of buildings and bowling greens.

In March 2020, a fire destroyed the club, with The Mingara Club responsible for demolition and rebuilding of the club and bowling facilities. The Mingara Club requested to purchase the land from Council to assist in obtaining the necessary finances to rebuild the club.

DA/1163/2021 was approved last year for the redevelopment of the fire damaged club. The proposed reclassification of the land from community to operational will facilitate the long-term lease or sale of the land to The Mingara Club, to assist in the redevelopment of the site. The long-term lease or sale of the land will not change the use of the site as a bowling club.

The proposed reclassification of the land does not change the current land use. Should a proposed future use of the land be proposed that was not permitted within the current land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

191 Wallarah Road, Kanwal 2259 NSW (RE1 Public Recreation)

The land was transferred from the Wyong District Rugby League Football Club to Wyong Shire Council in October 1991 as part of the subdivision of land to create a youth and community centre and car park.

Wyong Leagues Club operate under license in the lower area of the club and items are also stored in the lower section of building. Community bookings are currently managed by Council's Community Facilities Booking team. It is proposed that community bookings will continue under Wyong Leagues Club ownership.

The site is proposed to be reclassified to enable long term lease or sale of the property to the Wyong Rugby Leagues Club Group. The proposed reclassification of the land does not change the current land use. Should a future use of the land be proposed that is not permitted within the current land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

48W Wallarah Road, Kanwal 2259 NSW (RE1 Public Recreation)

The site is used by the Wallarah Bay Recreation Club and is land-locked and therefore is only able to be accessed by water or through the club site. The site is currently licenced and maintained by the Wallarah Bay Recreation Club, which has made improvements to the land.

Council intends to reclassify the land to enable the long term lease or sale of the land to the Wyong Rugby League Club Group. The reclassification of the land is not intended to change the use of the land.

Should a future use of the land be proposed that is not permitted within the current land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

Part of 1 Austin Butler Acc, Woy Woy 2256 NSW (RE1 Public Recreation)

The Planning Proposal does not seek to rezone the land, only to reclassify it from community to operational land. Should a future use of the land be proposed that is not permitted within the current land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

Part 20 Summerland Road, Summerland Point (RE1 Public Recreation)

Part of 20 Summerland Road, Summerland Point is proposed to be reclassified to allow for the long-term lease of the site to the Doyalson Wyee RSL Club, who operate Summerland Sporties. The long-term lease will allow for upgrading of the club. The reclassification of the site will apply only to the current leased areas and not to the entire parcel of land.

Should a future use of the land be proposed that is not permitted within the current land use zone, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land.

Financial Considerations

At its meeting held 19 October 2020, Council resolved the following:

1108/20 That any motions put before Council for the remainder of this term of Council that have financial implications require the Chief Executive Officer to provide a report on how those additional costs will be met.

The following statement is provided in response to this resolution of Council.

The Planning Proposal, public consultation and public hearings will be undertaken using Council's adopted operational budget and will not have an impact on Council's bottom line.

Link to Community Strategic Plan

Theme 4: Responsible

Goal G: Good governance and great partnerships

R-G2: Engage and communicate openly and honestly with the community to build a relationship based on trust, transparency, respect and use community participation and feedback to inform decision making.

Risk Management

There have been no material risks to Council associated with the preparation of Planning Proposals, which are part of the regular business of Council.

Council will have a further opportunity to consider whether it wishes to progress reclassification of some or all of these parcels following the proposed consultation.

Options

- 1 Support the recommendation to request a Gateway Determination from the Minister for Planning and Public Spaces in relation to the Planning Proposal provided in Attachment 1. **This is the recommended option**.
- 2 Resolve not to support the Planning Proposal. This option will not allow for the reclassification of land.

Attachments

1 Planning Proposal - Reclassification of Council Owned Community Land to Operational Land September 2023 Provided Under D15836110 Separate Cover

Appendix B Assessment of Land to be Reclassified

49-51 Mann Street Gosford 2250

Property Information	
Address of Property	49-51 Mann Street Gosford 2250
Lot & Deposited Plan No.	Lot 1 DP 251476
Lot Size	38 m ²
Description	Small strip of land at rear of Gosford Council Chambers, adjacent to Henry Parry Drive
Acquisition Details	At its meeting on 1 July 1975 Gosford City Council resolved that "Approval be given for an application to be made to the Department of Lands for closure of the section of roadway 4' wide and variable across Henry Parry Drive frontage, for
	consolidation with lot 1 DP 564021 owned by council and containing the new Administration building." Lot 1 DP 251476 vested in Council when road was closed - gazetted 5 March 1976.

Current Zoning	B3 Commercial Core
Proposed Zoning	B3 Commercial Core (no change)
Current Classification	Community
Proposed Classification	Operational
Classification History	No classification process following purchase, and land was not included in the Gosford City Council "Local Government Act 1993 Proposed Reclassification of Land". During the time that the draft Gosford Local Environmental Plan (LEP) was on public exhibition it was advised that the land should be included in the draft Gosford LEP as Operational Land. However, as the Draft Gosford LEP was already on public exhibition, it was too deemed too late to include this lot in the Gosford LEP. A Council resolution resolving to reclassify the land had not occurred and that a public hearing had not been conducted by the asset manager.
Trusts & Interests in the Land	Land was acquired for a public purpose and for an undisclosed sum. As such the land is subject to a Public Trust which should be extinguished via the reclassification process and prior to the proposed sale.
Proposal Amendment	Reclassify the subject land from Community to Operational Land (State Environmental Planning Policy (Precincts Regional) 2021)
Reason for Amendment	The reclassification of the access lot at 49 Mann Street Gosford is recommended, as this portion of land was inadvertently omitted from the recent reclassification of land to support sale of the former Council chambers at Gosford to TAFE.
Future use of Funds from Sale	Funds from the sale of the land will be directed in part towards the promotion of the Gosford waterfront masterplan and revitalisation of the Gosford City Centre.

48w Wallarah Road Gorokan

Property Information	
Address of Property	48W Wallarah Road Gorokan 2263 NSW
Lot & Deposited Plan No.	Lot 2 DP733448
Lot Size	2,385 m ²
Description	Vacant, flat, and grassed lake front land. Irregular parcel of land only accessible via neighbouring lots or via water.
Acquisition Details	As part of 1977 Development Consent 77/304 for subdivision and development of Lots 22-26 DP 7747. The land was given to council in lieu of \$10.700 bedroom contribution. Council required the dedication in fee simple of a foreshore strip 15m wide to Council for future development by Council as public garden and recreation space.

Current Zoning	RE1 – Public Recreation
Proposed Zoning	RE2 – Private Recreation
Current Classification	Community
Proposed Classification	Operational
Classification History	Land classified as Community upon receipt of title.
	Described as Public Reserve on Deposited Plan.
Trusts & Interests in the Land	Land was conveyed for a public purpose as it was dedicated as part of developer contributions. As such the land is subject to a Public Trust which should be extinguished via the reclassification process and prior to any sale. C842889 Covenant Affecting Part Land to be extinguished via a separate process prior to any sale. G584564 Easement For Drainage to be retained and DP 733448 Right Of Way to be retained.
Evidence of public reserve status or relevant interests	Land is described as Public Reserve on Deposited Plan 733448
Proposal Amendments	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2) Rezone the land from RE1 Public Recreation to RE2 Private Recreation.
Reason for Amendments	To rationalise use of land by adjoining club either via sale or long-term lease.
Current Use of the Land	The land is currently licenced and maintained by the Wallarah Bay Recreation Club
Future Use of Funds	If the land is sold net funds from the sale of the land will be directed towards Council's operational budget with the proceeds of any asset sales that were originally purchased using restricted funds to be returned to restricted funds.

191 Wallarah Road Kanwal 2259 NSW

Property Information	
Address of Property	191 Wallarah Road Kanwal 2259 NSW
Lot & Deposited Plan No.	Lot 21 DP 813270
Lot Size	2,433 m ²
Description	Community Hall and associated at grade car park area
Acquisition Details	Transferred from Wyong District Rugby League Football Club to Council 24 October 1991 as part of subdivision of Lot 112 DP 738263.
	Transfer of the Youth & Community Centre Land in fee simple as part of Modified Subdivision Consent No 127/89 (Application No 0710/87).
	The credit applicable towards the subdivision upon transfer of the Youth & Community Centre Land is \$64,500.
Current Zoning	RE1 – Public Recreation

Proposed Zoning	RE2 – Private Recreation
Current Classification	Community
Proposed Classification	Operational
Classification History	Land classified as Community upon receipt of title.
Trusts & Interests in the Land	Land was conveyed for a public purpose as it was dedicated as part of developer contributions. As such the land is subject to a Public Trust which should be extinguished via the reclassification process and prior to any sale. DP266960 Right Of Carriageway on title to be retained.
Proposal Amendments	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2) Rezone the land from RE1 Public Recreation to RE2 Private Recreation.
Reason for Amendments	To rationalise use of land by adjoining club either via sale or long term lease. Wyong Leagues Club operate under licence in the lower area of the club and items are also stored in the lower section of building.
	Community bookings are currently managed by Council's Community Facilities Booking team. It is proposed that Community bookings will continue under Wyong Leagues Club ownership.

Part 2-4 Park Road The Entrance 2259 NSW

Property Information	
Address of Property	Part 2-4 Park Road The Entrance 2259 NSW
Lot & Deposited Plan No.	Part Lot 10 DP 1285833
Lot Size	Part Lot 6,941 m ² approx ⁻ (whole lot 23,460 m ²)
Description	The Entrance Bowling club lease area consisting of 3 bowling greens, sheds, and clubhouse (now demolished following fire). The adjacent open space is not proposed to be reclassified.
Acquisition Details	Taylor Park, which includes the oval, the band hall and bowling club premises, was transferred to Council ownership in
	1927 by Albert Taylor, Austin Taylor and Adelia Dening for use as a park and sports and recreation ground.
Current Zoning	RE1 – Public Recreation
Proposed Zoning	RE2 – Private Recreation

Current Classification	Community
Proposed Classification	Operational
Classification History	No classification history is recorded
	Land was conveyed for a nominal sum (1 Pound) and for a public purpose. As such the land is subject to a Public Trust which should be extinguished via the reclassification process.
Trusts & Interests in the Land	B580478 Caveat By The Registrar General:
	"forbid the registration of any dealing affecting part of the landnot in accordance with the terms of a certain declaration of Trust dated 11 October 1926.
	Reclassify part of the subject land from Community to Operational Land (LEP Schedule 4 Pt 2)
Proposal Amendments	Rezone from RE1 Public Recreation to RE2 Private Recreation
	Removal of Caveat B580478 (as separate process to reclassification planning submission)
Reason for Amendments	To enable rebuilding of The Greens Bowling Club, either via sale or long term lease.
Future Use of Funds	If the land is sold, net funds from the sale of the land will be directed towards Council's operational budget with the proceeds of any asset sales that were originally purchased using restricted funds to be returned to restricted funds.

Part 2-4 Park Road The Entrance 2259 NSW

Property Information		
Address of Property	Part 2-4 Park Road The Entrance 2259 NSW	
Lot & Deposited Plan No.	Part of Lot 1 DP 406038	
Lot Size	Part Lot 78 m ² approx. (whole Lot 82.2 m ²)	
Description	Small thin parcel of land, part of bowling green	
Acquisition Details	Land was sold in fee simple to Wyong Shire Council ownership on 2 August 1957 by Charlotte Essie Wilson for 100 Pounds. It is noted on the 6 June1957 transfer plan that: It is intended that the area of 5.4 Perches (136.6 sqm) be added to the land in CT Vol 4967 Fol 71 (now Lot 10 DP 1285833)	
Current Zoning	RE1 – Public Recreation	
Proposed Zoning	RE2 – Private Recreation (no change)	

Current Classification	Community	
Proposed Classification	Operational	
Classification History	No	
Trusts & Interests in the Land	Land was conveyed for 1 Pound and for less than what appears to be market value (at the time). Indicating a Public Trust as it was dedicated for a nominal sum for a public purpose.	
Proposal Amendment	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2) Rezone the land from RE1 Public Recreation to RE2 Private Recreation.	
Reason for Amendments	To enable rebuilding of The Greens Bowling Club, either via sale or long-term lease.	
Future Use of Funds	If the land is sold, net funds from the sale of the land will be directed towards Council's operational budget with the proceeds of any asset sales that were originally purchased using restricted funds to be returned to restricted funds.	

75 Bungary Road, Norah Head 2263 NSW

75 Bungary Road, Norah Head 2263 NSW
Lot 5 Sec 24 DP 758779
746 m ²
Flat, level land containing Norah Head Community Hall which is beyond repair and requires demolition.
Lot 5 Sec 24 DP 758779 vested in Council by the Crown under s37AAA Crown Lands Consolidation Act 1913 -

	reserve for community hall. Parcel vested in Council on 16 July 1976 pursuant to a resumption notice and were	
	declared in that notice to be public reserves for the purposes of the LG Act 1919.	
Current Zoning	R1 - General Residential	
Proposed Zoning	R1 - General Residential (no change)	
Current Classification	Community (Invalid Operational Classification)	
Proposed Classification	Operational	
	Land classified Operational via Wyong Shire Council 1994 bulk classification. This land classification is invalid as	
Classification History	Council had no power to classify public reserves as operational land under the bulk 1994 resolutions (LG Act Sched 6	
	Cl 6(3).	
	Land was vested in Council by the Crown under s37AAA Crown Lands Consolidation Act 1913. Indicating a Public	
Trusts & Interests in the Land	Trust as it was vested for no fee and for a public purpose. As such the land is subject to a Public Trust which should be	
	extinguished via the reclassification process and prior to the proposed sale.	
Proposal Amendment	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2)	
Reason for Amendment	To sell via open market to part-fund development of new community centre.	
Future Use of Funds	Funds will be used to rebuild the community centre in a different location. Proceeds of any asset sales that were	
	originally purchased using restricted funds to be returned to restricted funds	

75 Bungary Road, Norah Head 2263 NSW

Property Information	
Address of Property	75 Bungary Road, Norah Head 2263 NSW
Lot & Deposited Plan No.	Lot 1 DP 860696
Lot Size	248 m ²
Description	Thin parcel of flat and level land
Acquisition Details	Lot 1 DP 860696 vested in Council by the Crown under s37AAA Crown Lands Consolidation Act 1913 - gazetted 16
	July 1976 – parcel declared to be public reserve in the gazettal. Lot 1 DP 860696 former Crown Road. Parcel vested in

	Council on 16 July 1976 pursuant to a resumption notice and were declared in that notice to be public reserves for the	
	purposes of the LG Act 1919.	
Current Zoning	R1 - General Residential	
Proposed Zoning	R1 - General Residential (no change)	
Current Classification	Community (Invalid Operational Classification)	
Proposed Classification	Operational	
	Land classified Operational via Wyong Shire Council 1994 bulk classification. This land classification is invalid as	
Classification History	Council had no power to classify public reserves as operational land under the bulk 1994 resolutions (LG Act Sched 6	
	CI 6(3).	
	Land was vested in Council by the Crown under s37AAA Crown Lands Consolidation Act 1913. Indicating a Public	
Trusts & Interests in the Land	Trust as it was vested for no fee and for a public purpose. As such the land is subject to a Public Trust which should be	
	extinguished via the reclassification process and prior to the proposed sale.	
Proposal Amendment	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2)	
Reason for Amendment	To sell via open market to part-fund development of new community centre.	
Future Use of Funds	Funds will be used to rebuild the community centre in a different location. Proceeds of any asset sales that were	
	originally purchased using restricted funds to be returned to restricted funds	

13 Yaralla Rd Toukley 2263 NSW

Property Information	
Address of Property	13 Yaralla Rd Toukley 2263 NSW
Lot & Deposited Plan No.	Lot 78 DP 20493
Lot Size	569 m ²
Description	Car park
Address of Property	13 Yaralla Rd Toukley 2263 NSW

Lot & Deposited Plan No.	Lot 78 DP 20493	
Acquisition Details	Land was acquired by Council via private treaty for car parking on 6.11.1996 and contracts settled on 18.12.1996. Full price was paid for the land.	
Current Zoning	MU1 – Mixed Use	
Proposed Zoning	MU1– Mixed Use (no change)	
Current Classification	Community (Invalid Operational Classification)	
Proposed Classification	Operational	
Classification History	The land appears to have not been classified using the necessary procedure or within the allowable 3 months' timeframe (Local Government Act 1993 No 30 - Chapter 6 - Division 1 Classification and reclassification of public land - Section 31 Classification of land acquired after 1 July 1993). Classification is invalid and reverts to community classified land. Reclassification to operational land required.	
Trusts & Interests in the Land	No, land was acquired for a public purpose (car parking) but full price was paid and no restricted funds were used to purchase Lot.	
Proposal Amendment	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2)	
Reason for Amendment	To enable inclusion of land in Council's affordable housing sites portfolio, either via sale or long term lease.	
Future Use of Funds	If the land is sold, net funds from the sale of the land will be directed towards Council's operational budget with t proceeds of any asset sales that were originally purchased using restricted funds to be returned to restricted fund	

15 Yaralla Rd Toukley 2263 NSW

Property Information	Property Information	
Address of Property	15 Yaralla Rd Toukley 2263 NSW	
Lot & Deposited Plan No.	Lot 79 DP 20493	
Lot Size	569 m ²	
Description	Dwelling house	

Acquisition Details	Land was bought by Council via private treaty for car parking on 16.11.1995 and contracts settled on 14.12.1995. Full	
	price was paid for the land.	
Current Zoning	MU1 – Mixed Use	
Proposed Zoning	MU1 – Mixed Use (no change)	
Current Classification	Community (Invalid Operational Classification)	
Proposed Classification	Operational	
	The land was not classified within the allowable 3 months' timeframe (Local Government Act 1993 No 30 - Chapter 6 -	
	Division 1 Classification and reclassification of public land - Section 31 Classification of land acquired after 1 July 1993).	
Classification History	Classification is invalid and reverts to community classified land.	
	Reclassification to operational land required.	
	Land was acquired for a public purpose (car parking), full price was paid and but restricted funds (Section 94) were used	
Trusts & Interests in the Land	to purchase Lot. As such the land is subject to a Public Trust which should be extinguished via the reclassification process and prior to any sale.	
Proposal Amendment	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2)	
Reason for Reclassification	To enable inclusion of land in Council's affordable housing sites portfolio, either via sale or long term lease.	
Future Use of Funds	If the land is sold, net funds from the sale of the land will be directed towards Council's operational budget with the	
	proceeds of any asset sales that were originally purchased using restricted funds to be returned to restricted funds	

Part 6W Kemira Road Lake Munmorah 2259 NSW

Property Information		
Address of Property	Part 6W Kemira Road Lake Munmorah 2259 N	SW
Lot & Deposited Plan No.	Part Lot 79 DP 217918	
Lot Size	Part Lot 2,575 m ² (whole lot 18,970 m ²)	
Description	Proposed road	
Acquisition Details		Wyong Shire Council. Land was acquired for \$1. Reason for the
	acquisition is unclear and the records from this	s period cannot be located. It would appear that the land was transferred

	to Council for a nominal fee and for a public purpose as part of the 1963 subdivision of Portion 441 Vales Point Estate
	No2.
Current Zoning	Part Lot SP2 Infrastructure (Road)
Proposed Zoning	No change to zoning
Current Classification	Community
Proposed Classification	Operational
Classification History	Land was not included in the 1994 Wyong Bulk Reclassification or the 2013 Wyong LEP amendment.
	Land was acquired for a public purpose and for a nominal sum in lieu of contributions. As such the land is subject to a
Trusts & Interests in the Land	Public Trust which should be extinguished via the reclassification process.
	Land is shown as a Public Garden and recreation Space on Deposited Plan 217918.
Proposal Amendment	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2)
Reason for Reclassification	The 22 November 2022 Ordinary Council Meeting approved the Planning Proposal Development Control Plan Chapter
	and Planning Agreement on lands at 6W Kemira Road and 285-325 Pacific Highway, Lake Munmorah, following public
	exhibition.
	The portion of 6W Kemira Road defined by the SP2 Infrastructure Zone now requires subdivision and reclassification
	form community to operational land before it can be dedicated as a road.
Future Use of Funds	The land is to be dedicated as public road and is not required to be sold.

18 Dane Drive, Gosford NSW 2250

Property Information			
Address of Property	18 Dane Drive, Gosford NSW 2250		
Lot & Deposited Plan No.	Lot 2 DP1011876		
Lot Size	6331m2		
Description	Gosford City Bowling Club		
Acquisition Details	Erina Shire Council purchased the land in 1936 at a cost of 175 Pounds from the Railway Department. The land was described as being alongside "alongside waterside park" and it was proposed to build a municipal bowling green and tennis courts on the site.		
Current Zoning	RE1 Public Recreation		
Proposed Zoning	RE1 Public Recreation - No change to zoning		
Current Classification	Community		

Proposed Classification	Operational			
Classification History	The land was not included in the operational land schedule as part of the Gosford City Council Local Government Act 1993 classification of Land. Land was acquired for a public purpose and such the land is subject to a Public Trust which should be extinguished via the reclassification process.			
Trusts & Interests in the Land	Land was acquired for a public purpose and is subject to a Public Trust which should be extinguished via the reclassification process.			
Proposal Amendment	Reclassify the subject land from Community to Operational Land (State Environmental Planning Policy (Precincts Regional) 2021)			
Reason for Reclassification	 Gosford City Bowling Club is proposed to be reclassified to Operational Land and retained in Council ownership. The site is leased to the Central Coast Leagues Club and the Gosford Bowling Club is provided access to the site by the Leagues Club. The lease to the Central Coast Leagues Club expires in December 2024. At the Ordinary Council Meeting of 23 March 2021, Council resolved to adopt the Stadium Implementation Plan and make it available on Council's website. A key component of the Implementation plan is to develop a precinct masterplan for the stadium and 18 Dane Drive, Gosford. A further report to Council was prepared for the 27 April 2021 Council Meeting seeking a resolution to rezone and reclassify 18 Dane Drive, Gosford to Operational Land to enable greater opportunities defined in the Stadium Implementation Plan. This matter was deferred to allow for community consultation. Community consultation was undertaken between 30 April and 21 May 2021, the key findings from the community's submission included: Consideration of user groups who may be affected; Stadium management rights could be provided to another party; support for the rezoning and reclassification process to stimulate the Stadium request for more music concerts being held at the Stadium. At the 22 March 2022 Ordinary Council Meeting, a further report was brought to Council on the submissions and outcomes following the public exhibition of the Central Coast Stadium- Rezoning and Reclassification proposal. Council resolved "That Council commence the rezoning and reclassification process for Lot 2, DP 1011876 which will allow grater Masterplan outcomes" Council is not proposing to rezone, sell or change the current lease conditions on the site with Central Coast Leagues club. 			

50W Parraweena Road, Gwandalan

Property Information	
Address of Property	50W Parraweena Road, Gwandalan
Lot & Deposited Plan No.	Lot 1 DP1043151
Lot Size	5456m2
Description	Vacant land
Acquisition Details	Land was acquired for a public purpose following the subdivision of Lot 1 DP 740701. Lot 1 DP 1043151 was dedicated as a road landscape buffer in 2005 for a previous industrial subdivision and following road widening affecting Council owned Lot 1 DP 740701. Lot 1 DP 740701 was previously dedicated to Council at no cost as part of the 4 lot subdivision of the private land known as Lot 2 DP 588206 in 1987. Owners of Lot 2 DP 588206 were Cam and Sons Pty Ltd.
Current Zoning	E1 Local Centre

Proposed Zoning	E1 Local Centre -No change to zoning
Current Classification	Community
Proposed Classification	Operational
Classification History	Land reclassified in 2013 to operational land under Schedule 4 Part 1 of WLEP 2013. In error the site was not reclassified under Schedule 4 Part 2 to discharge the public trust as intended. At the Ordinary Meeting of Council held on the 26 October 2021 it was also resolved to reclassify Lot 1 DP 1043151 from operational land to community land and that Council consider a further report on the reclassification of land from community land to operational land under stage 2 of the reclassification.
Trusts & Interests in the Land	Land was acquired for a public purpose and is subject to a Public Trust which should be extinguished via the reclassification process.
Proposal Amendment	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2)
Reason for Reclassification	The reclassification of the long narrow strip of land east of Kanangra Road at Gwandalan is recommended as it will allow the land to be available to deliver the proposed outcomes of the Gwandalan Centre.

20 Summerland Road, Summerland Point NSW 2259 (Sporties)

Property Information			
Address of Property	20 Summerland Road, Summerland Point NSW 2259		
Lot & Deposited Plan No.	Lot 4 DP 263812 (Part)		
Lot Size	9500m2		
Description	Summerland Point Sporties		
Acquisition Details	Lot 4 DP 263812 was transferred to Council at no cost as part of the subdivision of Lot 102 DP 592126. The new plan for Lot 4 DP 263812 was registered on 30 December 1982 and the certificate of title vested in Council on 24 January 1983.		
Current Zoning	RE1 Public Recreation		
Proposed Zoning	RE1 Public Recreation - No change to zoning		
Current Classification	Community		

Proposed Classification	Operational
Classification History	Land was not included in the operational land schedule as part of the Wyong Shire Council Local Government Act 1993 classification of Land or the 2013 Wyong LEP Schedule 4 Classification and reclassification of public land. Land was acquired for a public purpose and for a nominal sum in lieu of contributions. As such the land is subject to a Public Trust which should be extinguished via the reclassification process.
	Land was acquired for a public purpose and is subject to a Public Trust which should be extinguished via the reclassification process. Lot 4 in DP 263812 is notated as a Public Reserve on deposited plan 263812.
Trusts & Interests in the Land	There is caveat on the certificate of title for Lot 4 in DP 263812 from the Registrar General forbidding "the registration of any title upon which this caveat is entered of an instrument not authorised by the previsions of the Local Government Act 19191, relating to public reserves."
Proposal Amendment	Reclassify the subject land from Community to Operational Land (LEP Schedule 4 Pt 2)
Reason for Reclassification	The reclassification of the land occupied by Sporties at Summerland Point is recommended as it is intended that the land should be offered to the owner of Sporties (being Doyalson-Wyee RSL Club) on a long-term operational lease on suitable commercial terms, providing an ongoing funding stream for other Council recreational services at the same time as recreational facilities on-site experience substantial upgrade and modernisation.
Future Use of Funds	The site is not proposed to be sold; it will be offered on a long-term lease to the owner of Sporties.

Appendix C Proposed Changes to Interests

Address	Lot and DP	Classification Change	Interests in Land	Proposed Change of Interests
	Lot 1 DP 251476	Community to Operational	Crown Grant	Retain
49-51 Mann Street Gosford 2250 NSW			AQ747893 Pursuant to S.111 Real property Act. 1900	Retain
			Public Trust (conveyed for a Public Purpose)	Extinguish
			Crown Grant	Retain
			C318671 Land Excludes Minerals	Retain
48w Wallarah Road Gorokan 2263 NSW	Lot 2 DP733448	Community to Operational	C842889 Covenant Affecting Part Land	Extinguish via a separate process prior to proposed sale
			G584564 Easement For Drainage	Retain
			DP733448 Right Of Way	Retain
			Public Trust (conveyed for	Extinguish for whole
			a public purpose)	Lot
	Lot 21 DP 813270	Community to Operational	Crown Grant	Retain
			A486355 Land Excludes Minerals	Retain
191 Wallarah Road Kanwal 2259 NSW			DP266960 Right Of Carriageway	Retain
			Public Trust (conveyed for a public purpose)	Extinguish for whole Lot
			Crown Grant	Retain
			B580478 Caveat By The	Extinguish for whole
	Part Lot 10 DP 1285833	Community to Operational	Registrar General	Lot
			DP1285777 Easement for encroaching structure	Retain
Davit 2. 4 David David The			DP1285777 Easement for overhang	Retain
Part 2-4 Park Road The Entrance 2259 NSW			DP1290370 Right of way and easement for	Retain
			carparking	
			DP1290369 Easement for encroaching structure	Retain
			DP1290369 Right of way and easement for carparking	Retain

			DP806508 Plan For Lease Purposes	Retain
			DP867209 Plan For Lease Purposes	Retain
			Public Trust (conveyed for a public purpose)	Extinguish for whole Lot
			Crown Grant	Retain
			DP1285777 Easement for encroaching structure	Retain
			DP1285777 Easement for overhang	Retain
			DP1290369 Easement for encroaching structure	Retain
Part 2-4 Park Road The Entrance 2259 NSW	Part of Lot 1 DP 406038	Community to Operational	DP1290369 Right of way and easement for carparking	Retain
	D1 400030		DP1290369 Positive covenant affecting the whole of the land	Retain
			DP806508 Plan For Lease Purposes	Retain
			Public Trust (conveyed for a public purpose)	Extinguish for whole Lot
			Land Excludes Minerals	Retain
75 Bungarry Road, Norah Head 2263 NSW	Lot 5 Sec 24 DP 758779	Community to Operational	Excepting Land Below A Depth From The Surface Of 20 Metres	Retain
			Public Trust (conveyed for a public purpose)	Extinguish for whole Lot
			Land Excludes Minerals	Retain
75 Bungarry Road, Norah Head 2263 NSW	Lot 1 DP 860696	Community to Operational	Excepting Land Below A Depth From The Surface Of 20 Metres	Retain
			Public Trust (conveyed for a public purpose)	Extinguish for whole Lot
13 Yaralla Rd Toukley 2263 NSW	Lot 78 DP 20493	Community to Operational	Crown Grant	Retain

15 Yaralla Rd Toukley	Lot 79 DP	Community to	Crown Grant	Retain
2263 NSW	20493	Operational	Public Trust (conveyed for a public purpose)	Extinguish for whole Lot
			Land Excludes Minerals	Retain
Part 6W Kemira Road	Part Lot 79	Community to	Registered Proprietor Holds Subject To Section 340a Local Government Act, 1919	Retain
Lake Munmorah	DP 217918	Operational	Excepting Land Below A Depth From The Surface Of 15.24 Metres	Retain
			Public Trust (conveyed for a public purpose)	Extinguish for whole Lot
18 Dane Drive Gosford	Lot 2 DP	Community to	Crown Grant	Retain
	1011876	Operational	DP1011876 Right Of Carriageway And Easement (A)	Retain
			DP1011876 Easement For Services Variable Width (C)	Retain
			DP1011876 Easement For Services Variable Width (B) Appurtenant To The Land	Retain
			DP1011876 Easement For Support Variable Width (C)	Retain
			DP1011876 Easement For Support Variable Width (C) Appurtenant To The Land	Retain
			Dp1011876 Easement For Air Duct 1 Wide (D)	Retain
			DP1011876 Easement To Occupy Airspace Variable Width (E)	Retain
			DP1011876 Easement To Occupy Airspace Variable Width (E) Appurtenant To The Land	Retain
			AB891211 Lease To Central Coast Leagues Club	Retain
			Public Trust (conveyed for a public purpose)	Extinguish for whole Lot
			Crown Grant	Retain

50W Parraweena Road	Lot 1 DP	Community to	Land Excludes Minerals	Retain
Gwandalan 2259 NSW	1043151	Operational	DP 740701 Restriction(s)	Retain
			On The Use Of Land	
			Public Trust (conveyed for	Extinguish for whole
			a public purpose)	Lot
Part 20 Summerland	Part Lot 4 DP	Community to	Crown Grant	Retain
Road Summerland Point 2259 NSW	263812	Operational	Land Excludes Minerals By	Retain
			G817877	
			K200000P Caveat By The	Extinguish for part
			Registrar General	Lot via separate
			Forbidding	process
			Unauthorised Dealings	
			With Public Reserves	
			Public Trust (conveyed for	Extinguish for part
			a public purpose)	Lot

Appendix D Reclassification Checklist (Practice Note PN 16-001)

The current and proposed classification of the land?

All parcels of land are currently classified as 'Community Land' under the *Local Government Act 1993*. It is proposed to reclassify the site to 'Operational Land' under the *Local Government At 1993*.

Whether the land is a 'public reserve' (as defined in the Local Government Act 1993)

Some land parcels are defined as a 'public reserve' in the *Local Government Act 1993* as detailed in Appendix B – Assessment of Land to be Reclassified.

The strategic and site-specific merits of the reclassification and evidence to support this

Addressed throughout the Planning Proposal.

Whether the planning proposal the result of a strategic study or report

This information can be found in Appendix B – Assessment of Land to be Reclassified.

Whether the planning proposal is consistent with Council's Community Plan or other local strategic plan?

Addressed under Part 3 Section B – Relationship to Strategic Planning Framework

A summary of Council's interests in the land including how and when the land was first acquired, if Council does not own the land, the owner's consent and the nature of any trusts, etc

This information is discussed in Appendix B – Assessment of Land to be Reclassified and Appendix C – Proposed Changes to Interests. Council owns all land parcels proposed to be reclassified

Whether an interest in land proposed to be discharged, and if so, an explanation of the reasons why

Addressed in Appendix C – Proposed Changes to Interests.

The effect of the reclassification

This information is discussed in Appendix B – Assessment of Land to be Reclassified.

Evidence of public reserve status or relevant interest or lack thereof applying to the land (e.g. electronic title searches, notice in Government Gazette, trust documents)

This information is discussed in Appendix B – Assessment of Land to be Reclassified.

Current use(s) of the land, and whether uses are authorised or unauthorised.

This information is discussed in Appendix B – Assessment of Land to be Reclassified.

Current or proposed lease or agreements applying to the land, together with their duration, terms and controls

This information is discussed in Appendix B – Assessment of Land to be Reclassified.

Current or proposed business dealings (e.g. agreement for the sale or lease of the land, the basic details of any such agreement and if relevant, when Council intends to realise its asset, ether immediately after reclassification or at a later time)

This information is discussed in Appendix B – Assessment of Land to be Reclassified.

Any rezoning associated with the reclassification

As required by the Gateway Determination, the Planning Proposal also includes the rezoning of four lots (at three sites) from RE1 Public Recreation to RE2 Private Recreation. No further changes to rezonings, zone boundaries or development standards are proposed. Should a proposed future use of the land be proposed that was not permitted within the land use zones, detailed environmental assessment would be undertaken at that time to inform any future determination on whether to rezone the land. Further information can be found in Appendix C – Proposed Changes to Interests.

How Council may or will benefit financially, and how these funds will be used

Financial benefit could arise if any of the land parcels were sold to another party. The financial outcome would be dependent on the price achieved from the eventual sale of the land.

How Council will ensure funds remain available to fund proposed open space sites or improvements referred to in justifying the reclassification, if relevant

This Planning Proposal does not commit funds to proposed open space or specific improvements.

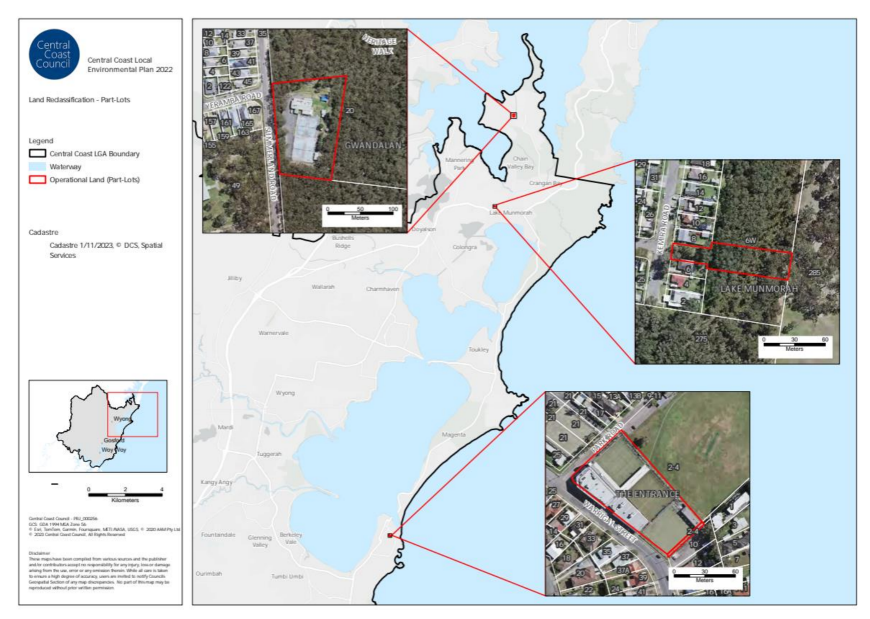
A Land Reclassification (part lots) Map, in accordance with any standard technical requirements for spatial datasets and maps, if land to be reclassified does not apply to the whole lot

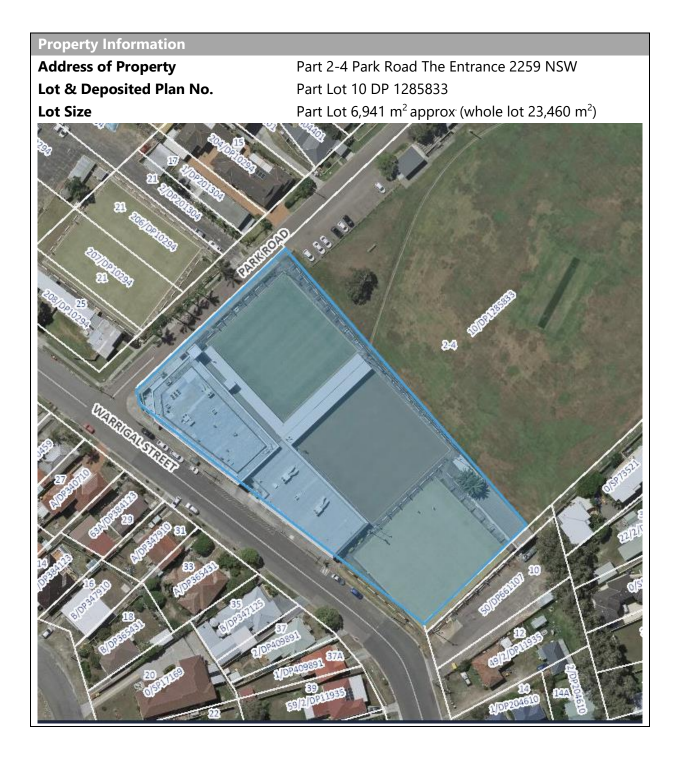
This information is included in Appendix E – Land Reclassification (part lots) Map

Preliminary comments by a relevant government agency, including an agency that dedicate the land to Council, if applicable

The land is owned by Council. No formal consultation with State or Commonwealth public authorities has been undertaken at this stage nor is proposed. However, consultation will be undertaken with State agencies in accordance with the Gateway Determination, if required.

Appendix E Land Reclassification (part lots) Maps





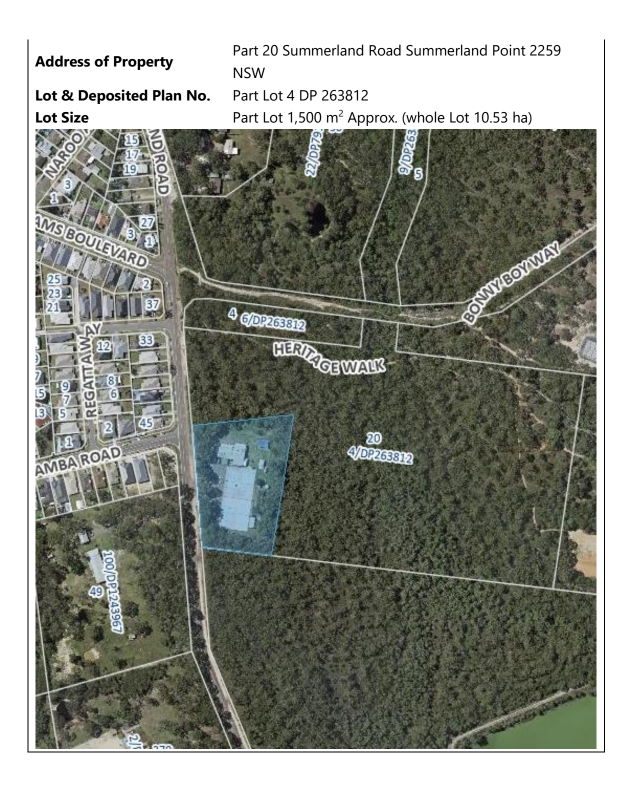
Property Information

Address of Property

Part 2-4 Park Road The Entrance 2259 NSW







Appendix F Assessment against Ministerial Directions

Planning Systems	Comments					
1.1 Implementation of Regional Plans						
 Planning proposals must be consistent with a Regional Plan released by the Minister for Planning and Public Spaces. 1.2 Development of Aboriginal Land Council Land 	Applicable The Proposal is consistent with this direction.					
 When preparing a planning proposal to which this direction applies, the planning proposal authority must take into account: (a) any applicable development delivery plan made under the chapter 3 of the State Environmental Planning Policy (Planning Systems) 2021; or (b) if no applicable development delivery plan has been published, the interim development delivery plan published on the Department's website on the making of this direction. 	Not Applicable The Proposal is consistent with this direction.					
1.3 Approval and Referral Requirements						
 A planning proposal to which this direction applies must: (a) minimise the inclusion of provisions that require the concurrence, consultation or referral of development applications to a Minister or public authority, and (b) not contain provisions requiring concurrence, consultation or referral of a Minister or public authority unless the relevant planning authority has obtained the approval of: 	Applicable The Proposal is consistent with this direction.					
1.4 Site Specific Provisions						
 A planning proposal that will amend another environmental planning instrument in order to allow particular development to be carried out must either: (a) allow that land use to be carried out in the zone the land is situated on, or 	Not Applicable The Proposal is consistent with this direction.					

Planning Systems	Comments
 (b) rezone the site to an existing zone already in the environmental planning instrument that allows that land use without imposing any development standards or requirements in addition to those already contained in that zone, or (c) allow that land use on the relevant land without imposing any development standards or requirements in addition to those already contained in the principal environmental planning instrument being amended. 2. A planning proposal must not contain or refer to drawings that show details of the proposed development. 	
1.5 Parramatta Road Corridor Urban Transformation Strategy	
 A planning proposal that applies to land in the nominated local government areas within the Parramatta Road Corridor must: (a) give effect to the objectives of this direction, (b) be consistent with the Strategic Actions within the Parramatta Road Corridor Urban Transformation Strategy (November, 2016), (c) be consistent with the Parramatta Road Corridor Planning and Design Guidelines (November, 2016) and particularly the requirements set out in Section 3 Corridor-wide Guidelines and the relevant Precinct Guidelines, (d) be consistent with the staging and other identified thresholds for land use change identified in the Parramatta Road Corridor Implementation Plan 2016 – 2023 (November, 2016), and the Parramatta Road Corridor Urban Transformation Implementation Update 2021, as applicable, (e) contain a requirement that development is not permitted until land is adequately serviced (or arrangements satisfactory to the relevant planning authority, or other appropriate authority, have been made to service it) consistent with the Parramatta Road Corridor Implementation Plan 2016 – 2023 (November, 2016), (f) be consistent with the relevant District Plan. 	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).
1.6 Implementation of North West Priority Growth Area Land Use an Plan	nd Infrastructure Implementation
1. Planning proposals to which this direction applies shall be consistent with the North West Priority Growth Area Land Use and Infrastructure Strategy.	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).
1.7 Implementation of Greater Parramatta Priority Growth Area Inte Implementation Plan	
1. Planning proposals shall be consistent with the interim Plan published in July 2017.	Not Applicable This Direction does not apply to the

Central Coast Local Government

	Planning Systems	Comments
		Area (or former Wyong or Gosford LGAs).
	Implementation of Wilton Priority Growth Area Interim Land Use plementation Plan	and Infrastructure
1.	A planning proposal is to be consistent with the Interim Land Use and Infrastructure Implementation Plan and Background Analysis, approved by the Minister for Planning and Public Spaces and as published on 5 August 2017 on the website of the Department of Planning, Industry and Environment (Implementation Plan).	Not Applicable This Direction does not apply to th Central Coast Local Government Area (or former Wyong or Gosford LGAs).
1.9	Implementation of Glenfield to Macarthur Urban Renewal Corrid	or
1.	A planning proposal is to be consistent with the precinct plans approved by the Minister for Planning and Public Spaces and published on the Department's website on 22 December 2017.	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).
1.1	0 Implementation of Western Sydney Aerotropolis Interim Land Use and	Infrastructure Implementation Plan
1.	A planning proposal is to be consistent with the Western Sydney Aerotropolis Plan approved by the Minister for Planning and Public Spaces and as published on 10 September 2020 on the website of the Department of Planning, Industry and Environment.	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).
1.1	1 Implementation of Bayside West Precincts 2036 Plan	
1.	A planning proposal authority must ensure that a planning proposal is consistent with the Bayside West Precincts 2036 Plan, approved by the Minister for Planning and Public Spaces and published on the Department of Planning, Industry and Environment website in September 2018.	Not Applicable This Direction does not apply to th Central Coast Local Government Area (or former Wyong or Gosford LGAs).
1.1	2 Implementation of Planning Principles for the Cooks Cove Precin	oct
1.	 A planning proposal authority must ensure that a planning proposal is consistent with the following principles: (a) Enable the environmental repair of the site and provide for new recreation opportunities; (b) Not compromise future transport links (such as the South-East Mass Transit link identified in Future Transport 2056 and the Greater Sydney Region Plan) that will include the consideration of the preserved surface infrastructure corridor, noting constraints, including the Cooks River, geology, Sydney Airport and existing infrastructure will likely necessitate consideration of future subsurface solutions and potential surface support uses; (c) Create a highly liveable community that provides choice for the needs of residents, workers and visitors to Cooks Cove; 	Not Applicable This Direction does not apply to th Central Coast Local Government Area (or former Wyong or Gosford LGAs).

	Planning Systems	Comments
(e) (f) (g)	 Enhance walking and cycling connectivity and the use of public transport to encourage and support a healthy and diverse community and help deliver a 30-minute city; Deliver a safe road network that balances movement and place, provides connections to the immediate and surrounding areas, and is cognisant of the traffic conditions in this area; and Enhance the environmental attributes of the site, including protected flora and fauna, riparian areas and wetlands and heritage. The objective of this direction is to ensure development within the Cooks Cove 	
1 13 Ir	Planning Principles. plementation of St Leonards and Crows Nest 2036 Plan	
	planning proposal authority must ensure that a planning proposal is	
co. the De	nsistent with the St Leonards and Crows Nest 2036 Plan, approved by e Minister for Planning and Public Spaces and published on the epartment of Planning, Industry and Environment website on 29 ugust 2020.	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).
1.14 Ir	mplementation of Greater Macarthur 2040	
co. Pla	planning proposal authority must ensure that a planning proposal is nsistent with Greater Macarthur 2040, approved by the Minister for anning and Public Spaces and as published on 19 November 2018 on e website of the Department of Planning, Industry and Environment.	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).
1.15 lr	mplementation of the Pyrmont Peninsula Place Strategy	
co. Mi De (a) (b) (c)	 planning proposal authority must ensure that a planning proposal is insistent with the Pyrmont Peninsula Place Strategy, approved by the inister for Planning and Public Spaces and published on the epartment of Planning, Industry and Environment website on 11 ecember 2020, including that it: gives effect to the objectives of this direction and the Vision (Part 5) of the Pyrmont Peninsula Place Strategy, is consistent with the 10 directions (Part 6) and Structure Plan (Part 8) in the Pyrmont Peninsula Place Strategy, delivers on envisaged future character for sub-precincts (Part 9), including relevant place priorities in the Pyrmont Peninsula Place Strategy, and supports the delivery of the Big Moves (Part 7) in the Pyrmont Peninsula Place Strategy. 	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).

Planning Systems	Comments			
1.16 North West Rail Link Corridor Strategy				
 A planning proposal that applies to land located within the NWRL Corridor must: (a) give effect to the objectives of this direction (b) be consistent with the proposals of the NWRL Corridor Strategy, including the growth projections and proposed future character for each of the NWRL precincts (c) promote the principles of transit-oriented development (TOD) of the NWRL Corridor Strategy. 	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).			
17 Implementation of the Bays West Place Strategy				
 A planning proposal authority must ensure that a planning proposal is consistent with the Bays West Place Strategy, approved by the Minister for Planning and published on the Department of Planning and Environment website on 15 November 2021, including that it: (a) gives effect to the objectives of this Direction and the Vision of the Bays West Place Strategy, 	Not Applicable This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).			
(b) is consistent with the 14 Directions and Structure Plan(s) in the Bays West Place Strategy,				
(c) delivers on envisaged future character for sub-precincts, and				
(d) supports the delivery of the Big Moves in the Bays West Place Strategy				

Design & Place	Comments
2.1	

Biodiversity & Conservation	Comments		
3.1 Conservation Zones			
 A planning proposal must include provisions that facilitate the protection and conservation of environmentally sensitive areas. A planning proposal that applies to land within a conservation zone or land otherwise identified for environment conservation/protection purposes in a LEP must not reduce the conservation standards that apply to the land (including by modifying development standards that apply to the land). This requirement does not apply to a change to a development standard for minimum lot size for a dwelling in accordance with Direction 9.3 (2) of "Rural Lands". 	Not Applicable The Proposal is consistent with this direction.		

	Biodiversi	ty & Conservation	Comments
1.	 conservation of: (a) items, places, buildings, precincts of environment relation to the historical, architectural, natural or place, identified in a stud area, (b) Aboriginal objects or Abor the National Parks and V (c) Aboriginal areas, Aborig landscapes identified by or on behalf of an Aborig public authority and pro- which identifies the area 	ntain provisions that facilitate the works, relics, moveable objects or tal heritage significance to an area scientific, cultural, social, archaec aesthetic value of the item, area, o dy of the environmental heritage o viginal places that are protected u Vildlife Act 1974, and inal objects, Aboriginal places or an Aboriginal heritage survey prep ginal Land Council, Aboriginal body vided to the relevant planning auth o object, place or landscape as bein Aboriginal culture and people.	ological, object or f the under pared by y or hority,
3.3	Sydney Drinking Water Ca	tchments	
1.	 principle that water quality we catchment must be protected specific principles: (a) new development within must have a neutral or be (b) future land use in the Symmatched to land and wa (c) the ecological values of we conservation area un 1974, or ii. declared as a wilder or iii. owned or under the 	and within a Special Area that is: I park, nature reserve or state nder the National Parks and Wildli rness area under the Wilderness A care control and management of	The Proposal is consistent with this direction.
2.	Sydney Catchment Authority, should be maintained. When preparing a planning proposal that applies to land within the Sydney drinking water catchment, the relevant planning authority must: (a) ensure that the proposal is consistent with chapter 9 of the State Environmental Planning Policy (Biodiversity and Conservation) 2021, and (b) give consideration to the outcomes of the Strategic Land and Water Capability Assessment prepared by the Sydney Catchment Authority, and (c) zone land within the Special Areas owned or under the care control and management of Sydney Catchment Authority generally in accordance with the following: Land Zone under Standard Instrument (Local		rity 2 State ion) nd hment 2 control

	Biodiversit	y & Conservation		Comments
	Land reserved under the National Parks and Wildlife Act 1974 Land in the ownership or under the care, control and management of the Sydney Catchment Authority located above the full water supply	Environmental Plans) Order 2006 C1 National Parks and Nature Reserves C2 Environmental Conservation		
	level Land below the full water supply level (including water storage at dams and weirs) and operational land at dams, weirs, pumping stations etc.	SP2 Infrastructure (and marked "Water Supply Systems" on the Land Zoning Map)		
	means by which the plan quality protection princip direction, and (e) include a copy of any info Catchment Authority as c	Catchment Authority, describin ning proposal gives effect to th les set out in paragraph (1) of prmation received from the Syd a result of the consultation pro o the issuing of a gateway det EP&A Act.	he water this dney cess in its	
3.4	Application of E2 and E3 Zo	ones and Environmental O	verlays in Fa	r North Coast LEPs
1.	A planning proposal that introduces or alters an C2 Environmental Conservation or C3 Environmental Management zone or an overlay and associated clause must apply that proposed C2 Environmental Conservation or C3 Environmental Management zone, or the overlay and associated clause, in line with the Northern Councils C Zone Review Final Recommendations.		Not Applicable The Proposal is consistent with this direction.	
3.5	Recreational Vehicle Area	s		
1.	adjoining a beach, (c) where the land is not with paragraphs (a) or (b) unle taken into consideration: i. the provisions of the Selection, Establishm	le area (within the meaning of conservation zone, s a beach or a dune adjacent t hin an area or zone referred to ess the relevant planning auth guidelines entitled Guidelines pent and Maintenance of Recro	the o or o in ority has for eation	Not Applicable The Proposal is consistent with this direction.

	Biodiversity & Conservation	Comments
	the provisions of the guidelines entitled Recreation Vehicles Act 1983, Guidelines for Selection, Design, and Operation of Recreation Vehicle Areas, State Pollution Control Commission, September 1985.	
3.6 Strategie	c Conservation Planning	
proposal Environn demonst (a) the p (b) the p nativ	ng proposal authority must be satisfied that a planning that applies to avoided land identified under the State mental Planning Policy (Biodiversity and Conservation) 2021 rates that it is consistent with: protection or enhancement of native vegetation, protection or enhancement of riparian corridors, including we vegetation and water quality,	Not Applicable The Proposal is consistent with this direction.
spec (d) the µ (e) the µ	protection of threatened ecological communities, threatened ies and their habitats, protection or enhancement of koala habitat and corridors, and protection of matters of national environmental significance.	
proposal the State 2021 den (a) the p (b) the r	ng proposal authority must be satisfied that a planning that applies to a strategic conservation area identified under Environmental Planning Policy (Biodiversity and Conservation) monstrates that it is consistent with: protection or enhancement of native vegetation, minimisation of impacts on areas of regionally significant iversity, including threatened ecological communities,	
(c) the p inclu ecole	atened species and their habitats, protection or enhancement of koala habitat and corridors, iding habitat connectivity and fauna movement, and links to ogical restoration areas, and	
3. A plannir the State 2021 to: (a) a rui	maintenance or enhancement of ecological function. Ing proposal must not rezone land identified as avoided land in Environmental Planning Policy (Biodiversity and Conservation) ral, residential, business, industrial, SP1 Special Activities, SP2 Instructure, SP3 Tourist, RE2 Private Recreation, or equivalent	
4. A plannir conserva (Biodiver (a) RU4, Activ	ng proposal must not rezone land identified as a strategic tion area in the State Environmental Planning Policy sity and Conservation) 2021 to: . RU5, RU6, residential, business, industrial, SP1 Special vities, SP2 Infrastructure, SP3 Tourist, RE2 Private Recreation, quivalent zone.	
3.7 Public B	ushland	
including reho bushland, by: (a) preser		Not Applicable The Proposal is consistent with this direction.

Biodiversit	y & Conservation	Comments
 iii bushland as a natural s iv existing hydrological land including natural drained foreshores, v the recreational, educa 	shland and other nearby bushland, tabiliser of the soil surface, ndforms, processes and functions, age lines, watercourses, wetlands and tional, scientific, aesthetic, environmental, values and potential of the land, and sed by development,	
(c) giving priority to retaining (public bushland.	
3.10 Water Catchment Protect	tion	
and flows of natural waterbod stormwater pollution (b) protect and improve the hy geomorphological processes o connectivity (c) protect and enhance the en by managing them in an ecolo of all users	water quality (including ground water) ies, and reduce urban run-off and drological, ecological and f natural waterbodies and their vironmental quality of water catchments gically sustainable manner, for the benefit bilitate watercourses, wetlands, riparian	Not Applicable The Proposal is consistent with this direction.

Resilience & Hazards	Comments
4.1 Flooding	
 A planning proposal must include provisions that give effect to and are consistent with: (a) the NSW Flood Prone Land Policy, (b) the principles of the Floodplain Development Manual 2005, (c) the Considering flooding in land use planning guideline 2021, and (d) any adopted flood study and/or floodplain risk management plan prepared in accordance with the principles of the Floodplain Development Manual 2005 and adopted by the relevant council. A planning proposal must not rezone land within the flood planning area from Recreation, Rural, Special Purpose or Conservation Zones to a Residential, Business, Industrial or Special Purpose Zones. A planning proposal must not contain provisions that apply to the flood planning area which: (a) permit development that will result in significant flood impacts to other properties, (c) permit development for the purposes of residential accommodation in high hazard areas, 	Applicable The Proposal is consistent with this direction. The Planning Proposal does not seek to increase the development potential of land that is of high biodiversity value, flood prone or within a coastal zone. Any future development or rezonings would require detailed assessments consistent with these directions.

		Resilience & Hazards	Comments
	(d)	permit a significant increase in the development and/or dwelling density of that land,	
	(e)	permit development for the purpose of centre-based childcare	
		facilities, hostels, boarding houses, group homes, hospitals,	
		residential care facilities, respite day care centres and seniors housing	
		in areas where the occupants of the development cannot effectively	
		evacuate,	
	(f)	permit development to be carried out without development consent	
		except for the purposes of exempt development or agriculture. Dams,	
		drainage canals, levees, still require development consent,	
	(g)	are likely to result in a significantly increased requirement for	
		government spending on emergency management services, flood	
		mitigation and emergency response measures, which can include but	
		are not limited to the provision of road infrastructure, flood	
		mitigation infrastructure and utilities, or	
	(h)	permit hazardous industries or hazardous storage establishments	
		where hazardous materials cannot be effectively contained during	
	A	the occurrence of a flood event.	
4.		lanning proposal must not contain provisions that apply to areas	
		ween the flood planning area and probable maximum flood to which	
	-	cial Flood Considerations apply which: permit development in floodway areas,	
		permit development in Joodway areas, permit development that will result in significant flood impacts to	
	(D)	other properties,	
	(c)	permit a significant increase in the dwelling density of that land,	
	(d)	permit the development of centre-based childcare facilities, hostels,	
		boarding houses, group homes, hospitals, residential care facilities,	
		respite day care centres and seniors housing in areas where the	
		occupants of the development cannot effectively evacuate,	
	(e)	are likely to affect the safe occupation of and efficient evacuation of the lot, or	
	(f)	are likely to result in a significantly increased requirement for	
		government spending on emergency management services, and flood	
		mitigation and emergency response measures, which can include but	
		not limited to road infrastructure, flood mitigation infrastructure and	
		utilities.	
5.		the purposes of preparing a planning proposal, the flood planning	
		a must be consistent with the principles of the Floodplain Development	
		nual 2005 or as otherwise determined by a Floodplain Risk	
	Ма	nagement Study or Plan adopted by the relevant council.	
4.2	Coa	istal Management	
1.		lanning proposal must include provisions that give effect to and are sistent with:	Applicable
		the objects of the Coastal Management Act 2016 and the objectives	The Proposal is consistent with
	<i>(u)</i>	of the relevant coastal management areas;	this direction.
	(b)	the NSW Coastal Management Manual and associated Toolkit;	
	(c)	NSW Coastal Design Guidelines 2003; and	The Planning Proposal does not
	(d)	any relevant Coastal Management Program that has been certified	seek to increase the development
		by the Minister, or any Coastal Zone Management Plan under the	

	Resilience & Hazards	Comments
2.	 Coastal Protection Act 1979 that continues to have effect under clause 4 of Schedule 3 to the Coastal Management Act 2016, that applies to the land. A planning proposal must not rezone land which would enable increased development or more intensive land-use on land: (a) within a coastal vulnerability area identified by the State Environmental Planning Policy (Coastal Management) 2018; or (b) that has been identified as land affected by a current or future coastal hazard in a local environmental plan or development control plan, or a study or assessment undertaken: i. by or on behalf of the relevant planning authority and the 	potential of land that is of high biodiversity value, flood prone or within a coastal zone. Any future development or rezonings would require detailed assessments consistent with these directions.
3.	planning proposal authority, or ii. by or on behalf of a public authority and provided to the relevant planning authority and the planning proposal authority. A planning proposal must not rezone land which would enable increased	
	development or more intensive land-use on land within a coastal wetlands and littoral rainforests area identified by chapter 3 of the State Environmental Planning Policy (Biodiversity and Conservation) 2021.	
4.	 A planning proposal for a local environmental plan may propose to amend the following maps, including increasing or decreasing the land within these maps, under the State Environmental Planning Policy (Coastal Management) 2018: (a) Coastal wetlands and littoral rainforests area map; (b) Coastal vulnerability area map; (c) Coastal environment area map; and (d) Coastal use area map. 	
	Such a planning proposal must be supported by evidence in a relevant Coastal Management Program that has been certified by the Minister, or by a Coastal Zone Management Plan under the Coastal Protection Act 1979 that continues to have effect under clause 4 of Schedule 3 to the Coastal Management Act 2016.	
1.3	3 Planning for Bushfire Protection	
1.	In the preparation of a planning proposal the relevant planning authority must consult with the Commissioner of the NSW Rural Fire Service following receipt of a gateway determination under section 3.34 of the Act, and prior to undertaking community consultation in satisfaction of clause 4, Schedule 1 to the EP&A Act, and take into account any	Applicable The Proposal is consistent with this direction.
<u>}.</u> }.	 comments so made. A planning proposal must: (a) have regard to Planning for Bushfire Protection 2019, (b) introduce controls that avoid placing inappropriate developments in hazardous areas, and (c) ensure that bushfire hazard reduction is not prohibited within the Asset Protection Zone (APZ). A planning proposal must, where development is proposed, comply with 	The Planning Proposal does not seek to increase the developmen potential of land that is of high biodiversity value, flood prone of within a coastal zone. Any future development or rezonings would require detailed assessments

3. A planning proposal must, where development is proposed, comply with the following provisions, as appropriate:

(a) provide an Asset Protection Zone (APZ) incorporating at a minimum:

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consistent with these directions.

Resilience & Hazards	Comments
 i. an Inner Protection Area bounded by a perimeter road or reserve which circumscribes the hazard side of the land intended for development and has a building line consistent with the incorporation of an APZ, within the property, and ii. an Outer Protection Area managed for hazard reduction and located on the bushland side of the perimeter road, (b) for infill development (that is development within an already subdivided area), where an appropriate APZ cannot be achieved, provide for an appropriate performance standard, in consultation with the NSW Rural Fire Service. If the provisions of the planning proposal permit Special Fire Protection Purposes (as defined under section 100B of the Rural Fires Act 1997), the APZ provisions must be 	
complied with, (c) contain provisions for two-way access roads which links to perimeter roads and/or to fire trail networks,	
 (d) contain provisions for adequate water supply for firefighting purposes, 	
(e) minimise the perimeter of the area of land interfacing the hazard which may be developed,	
<i>(f) introduce controls on the placement of combustible materials in the Inner Protection Area.</i>	
4.4 Remediation of Contaminated Lands	
 A planning proposal authority must not include in a particular zone (within the meaning of the local environmental plan) any land to which this direction applies if the inclusion of the land in that zone would permit a change of use of the land, unless: (a) the planning proposal authority has considered whether the land is contaminated, and (b) if the land is contaminated, the planning proposal authority is satisfied that the land is suitable in its contaminated state (or will be suitable, after remediation) for all the purposes for which land in the zone concerned is permitted to be used, and (c) if the land requires remediation to be made suitable for any purpose for which land in that zone is permitted to be used, the planning proposal authority is satisfied that the land will be so remediated before the land is used for that purpose. 	Applicable The Proposal is consistent with this direction.
authority may need to include certain provisions in the local environmental plan.	
2. Before including any land to which this direction applies in a particular zone, the planning proposal authority is to obtain and have regard to a report specifying the findings of a preliminary investigation of the land carried out in accordance with the contaminated land planning guidelines.	
4.5 Acid Sulfate Soils	

	Resilience & Hazards	Comments
1. 2. 3.	The relevant planning authority must consider the Acid Sulfate Soils Planning Guidelines adopted by the Planning Secretary when preparing a planning proposal that applies to any land identified on the Acid Sulfate Soils Planning Maps as having a probability of acid sulfate soils being present. When a relevant planning authority is preparing a planning proposal to introduce provisions to regulate works in acid sulfate soils, those provisions must be consistent with: (a) the Acid Sulfate Soils Model LEP in the Acid Sulfate Soils Planning Guidelines adopted by the Planning Secretary, or (b) other such provisions provided by the Planning Guidelines. A relevant planning authority must not prepare a planning proposal that proposes an intensification of land uses on land identified as having a probability of containing acid sulfate soils on the Acid Sulfate Soils Planning Maps unless the relevant planning authority has considered an acid sulfate soils study assessing the appropriateness of the change of land use given the presence of acid sulfate soils. The relevant planning authority must provide a copy of any such study to the Planning Secretary prior to undertaking community consultation in satisfaction of clause 4 of Schedule 1 to the Act. Where provisions referred to under 2(a) and 2(b) above of this direction have not been introduced and the relevant planning authority is preparing a planning maps, the planning proposal must contain provisions consistent with 2(a) and 2(b).	Applicable The Proposal is consistent with this direction.
4.6	Mine Subsidence & Unstable Land	
<i>1.</i> <i>2.</i>	 When preparing a planning proposal that would permit development on land that is within a declared mine subsidence district, a relevant planning authority must: (a) consult Subsidence Advisory NSW to ascertain: i. if Subsidence Advisory NSW has any objection to the draft local environmental plan, and the reason for such an objection, and ii. the scale, density and type of development that is appropriate for the potential level of subsidence, and (b) Incorporate provisions into the draft Local Environmental Plan that are consistent with the recommended scale, density and type of development recommended under 1(a)(ii), and (c) include a copy of any information received from Subsidence Advisory NSW with the statement to the Planning Secretary (or an officer of the Department nominated by the Secretary prior to undertaking community consultation in satisfaction of Schedule 1 to the Act. 	Not Applicable The Proposal is consistent with this direction.

	Transport & Infrastructure	Comments	
5.1	5.1 Integrating Land Use & Transport		
1.	 A planning proposal must locate zones for urban purposes and include provisions that give effect to and are consistent with the aims, objectives and principles of: (a) Improving Transport Choice – Guidelines for planning and development (DUAP 2001), and (b) The Right Place for Business and Services – Planning Policy (DUAP 2001). 	Applicable The Proposal is consistent with this direction.	
5.2	Reserving Land for Public Purposes		
1. 2. 3.	A planning proposal must not create, alter or reduce existing zonings or reservations of land for public purposes without the approval of the relevant public authority and the Planning Secretary (or an officer of the Department nominated by the Secretary). When a Minister or public authority requests a relevant planning authority to reserve land for a public purpose in a planning proposal and the land would be required to be acquired under Division 3 of Part 2 of the Land Acquisition (Just Terms Compensation) Act 1991, the relevant planning authority must: (a) reserve the land in accordance with the request, and (b) include the land in a zone appropriate to its intended future use or a zone advised by the Planning Secretary (or an officer of the Department nominated by the Secretary), and (c) identify the relevant acquiring authority for the land. When a Minister or public authority requests a relevant planning authority to include provisions in a planning proposal relating to the use of any land reserved for a public purpose before that land is acquired, the relevant planning authority must: (a) include the requested provisions, or (b) take such other action as advised by the Planning Secretary (or an officer of the Department nominated by the Secretary) with respect to the use of the land before it is acquired. When a Minister or public authority requests a relevant planning authority to include provisions in a planning proposal to rezone and/or remove a reservation of any land that is reserved for public purposes because the land is no longer designated by that public authority for acquisition, the relevant planning authority must rezone and/or remove the relevant reservation in accordance with the request.	Applicable The Proposal is consistent with this direction.	
5.3	B Development Near Regulated Airports and Defence Airfields		
1.	 In the preparation of a planning proposal that sets controls for development of land near a regulated airport, the relevant planning authority must: (a) consult with the lessee/operator of that airport; (b) take into consideration the operational airspace and any advice from the lessee/operator of that airport; 	Not Applicable The Proposal is consistent with this direction.	

	Transport & Infrastructure	Comments
	(c) for land affected by the operational airspace, prepare	
	appropriate development standards, such as height controls.	
	(d) not allow development types that are incompatible with the	
2.	current and future operation of that airport. In the preparation of a planning proposal that sets controls for	
2.	development of land near a core regulated airport, the relevant	
	planning authority must:	
	(a) consult with the Department of the Commonwealth responsible	
	for airports and the lessee/operator of that airport;	
	(b) for land affected by the prescribed airspace (as defined in clause	
	6(1) of the Airports (Protection of Airspace) Regulation 1996,	
	prepare appropriate development standards, such as height	
	controls.	
	(c) not allow development types that are incompatible with the	
	current and future operation of that airport.	
	(d) obtain permission from that Department of the Commonwealth,	
	or their delegate, where a planning proposal seeks to allow, as	
	permissible with consent, development that would constitute a	
	controlled activity as defined in section 182 of the Airports Act	
	1996. This permission must be obtained prior to undertaking	
	community consultation in satisfaction of Schedule 1 to the EP&A	
3.	Act. In the preparation of a planning proposal that sets controls for the	
5.	development of land near a defence airfield, the relevant planning	
	authority must:	
	(a) consult with the Department of Defence if:	
	<i>i.</i> the planning proposal seeks to exceed the height provisions	
	contained in the Defence Regulations 2016 – Defence	
	Aviation Areas for that airfield; or	
	ii. no height provisions exist in the Defence Regulations 2016 –	
	Defence Aviation Areas for the airfield and the proposal is	
	within 15km of the airfield.	
	(b) for land affected by the operational airspace, prepare	
	appropriate development standards, such as height controls.	
	(c) not allow development types that are incompatible with the	
	current and future operation of that airfield.	
4.	A planning proposal must include a provision to ensure that development meets Australian Standard 2021 – 2015, Acoustic-	
	Aircraft Noise Intrusion – Building siting and construction with respect	
	to interior noise levels, if the proposal seeks to rezone land:	
	(a) for residential purposes or to increase residential densities in	
	areas where the Australian Noise Exposure Forecast (ANEF) is	
	between 20 and 25; or	
	(b) for hotels, motels, offices or public buildings where the ANEF is	
	between 25 and 30; or	
	(c) for commercial or industrial purposes where the ANEF is above	
	30.	
5.	A planning proposal must not contain provisions for residential	
	development or to increase residential densities within the 20	

	Transport & Infrastructure	Comments
	Australian Noise Exposure Concept (ANEC)/ANEF contour for Western Sydney Airport.	
5.4	4 Shooting Ranges	
1.	 A planning proposal must not seek to rezone land adjacent to and/or adjoining an existing shooting range that has the effect of: (a) permitting more intensive land uses than those which are permitted under the existing zone; or (b) permitting land uses that are incompatible with the noise emitted by the existing shooting range. 	Not Applicable The Proposal is consistent with this direction.

	Housing	Comments		
6.1	6.1 Residential Zones			
1. 2.	 A planning proposal must include provisions that encourage the provision of housing that will: (a) broaden the choice of building types and locations available in the housing market, and (b) make more efficient use of existing infrastructure and services, and (c) reduce the consumption of land for housing and associated urban development on the urban fringe, and (d) be of good design. A planning proposal must, in relation to land to which this direction applies: (a) contain a requirement that residential development is not permitted until land is adequately serviced (or arrangements satisfactory to the council, or other appropriate authority, have been made to service it), and (b) not contain provisions which will reduce the permissible residential density of land. 	Applicable The Proposal is consistent with this direction.		
6.2	2 Caravan Parks and Manufactured Home Estates			
<i>1.</i> <i>2.</i>	 In identifying suitable zones, locations and provisions for caravan parks in a planning proposal, the relevant planning authority must: (a) retain provisions that permit development for the purposes of a caravan park to be carried out on land, and (b) retain the zonings of existing caravan parks, or in the case of a new principal LEP zone the land in accordance with an appropriate zone under the Standard Instrument (Local Environmental Plans) Order 2006 that would facilitate the retention of the existing caravan park. In identifying suitable zones, locations and provisions for manufactured home estates (MHEs) in a planning proposal, the relevant planning authority must: 	Not Applicable The Proposal is consistent with this direction.		

	Housing	Comments
(a)	take into account the categories of land set out in Schedule 6 of	
	State Environmental Planning Policy (Housing) as to where MHEs should not be located,	
(b)	take into account the principles listed in clause 9 Schedule 5 of	
	State Environmental Planning Policy (Housing)(which relevant	
	planning authorities are required to consider when assessing and	
	determining the development and subdivision proposals), and	
(c)	include provisions that the subdivision of MHEs by long term	
	lease of up to 20 years or under the Community Land	
	Development Act 1989 be permissible with consent	

	Industry & Employment	Comments		
7.1	7.1 Business & Industrial Zones			
1.	 A planning proposal must: (a) give effect to the objectives of this direction, (b) retain the areas and locations of existing business and industrial zones, (c) not reduce the total potential floor space area for employment uses and related public services in business zones, (d) not reduce the total potential floor space area for industrial uses in industrial zones, and (e) ensure that proposed new employment areas are in accordance with a strategy that is approved by the Planning Secretary. 	Applicable The Proposal is consistent with this direction.		
7.2	Reduction in non-hosted short-term rental accommodation per	iod		
1.	 The council must include provisions which give effect to the following principles in a planning proposal to which this direction applies: (a) non-hosted short term rental accommodation periods must not be reduced to be less than 90 days (b) the reasons for changing the non-hosted short-term rental accommodation period should be clearly articulated (c) there should be a sound evidence base for the proposed change, including evidence of the availability of short-term rental accommodation in the area (or parts of the area) in the 12 months preceding the proposal, relative to the amount of housing in the area, and trend data on the availability of short-term rental accommodation over the past 5 years. (d) the impact of reducing the non-hosted short-term rental accommodation period should be analysed and explained, including social and economic impacts for the community in general, and impacted property owners specifically. 	Not Applicable The Proposal is consistent with this direction.		
7.3	Commercial and Retail Development along the Pacific Highway	, North Coast		
1.	A planning proposal that applies to land located on "within town" segments of the Pacific Highway must provide that:	Not Applicable		

	Industry & Employment	Comments
(a)	new commercial or retail development must be concentrated	
(-)	within distinct centres rather than spread along the highway;	The Proposal is consistent
(6)	development with frontage to the Pacific Highway must consider	with this direction.
(D)		
	impact the development has on the safety and efficiency of the	
	highway; and	
(c)	for the purposes of this paragraph, "within town" means areas	
	which, prior to the draft local environmental plan, have an urban	
	zone (e.g.: "village", "residential", "tourist", "commercial",	
	"industrial", etc) and where the Pacific Highway speed limit is	
	less than 80km/hour.	
	planning proposal that applies to land located on "out-of-town"	
seg	ments of the Pacific Highway must provide that:	
(a)	new commercial or retail development must not be established	
	near the Pacific Highway if this proximity would be inconsistent	
	with the objectives of this direction;	
(h)	development with frontage to the Pacific Highway must consider	
(~)	the impact the development has on the safety and efficiency of	
	the highway; and	
(C)	for the purposes of this paragraph, "out-of-town" means areas	
	which, prior to the draft local environmental plan, do not have an	
	urban zone (e.g.: "village", "residential", "tourist", "commercial",	
	"industrial", etc) or are in areas where the Pacific Highway speed	
	limit is 80km/hour or greater.	
3. No	twithstanding the requirements of paragraphs (1) and (2), the	
est	ablishment of highway service centres may be permitted at the	
loc	alities listed in Table 1, provided that Roads and Maritime Services	
is s	atisfied that the highway service centre(s) can be safely and	
eff	iciently integrated into the Highway interchange(s) at those	
loc	alities. For the purposes of this paragraph, a highway service	
cer	ntre has the same meaning as is contained in the Standard	
Ins	trument (Local Environmental Plans) Order 2006.	
Table 1: Hig	yhway service centres that can proceed	
Town	Locality	
Chinderah	Chinderah Bay Road interchange (southbound)	
Ballina	Western side of highway at Tweed Valley Way interchange (northbound) Teven Road interchange	
Maclean	Southern interchange	
Woolgoolg	a Northern interchange at Arrawarra	
Nambucca		
Kempsey Port Macqu	South Kempsey interchange Uarie Oxley Highway interchange (both sides of the Pacific Highway)	
Taree	Old Bar Road interchange	

Resources & Energy	Comments		
8.1 Mining, Petroleum Production and Extractive Industries			
 In the preparation of a planning proposal affected by this direction the relevant planning authority must: (a) consult the Secretary of the Department of Primary Industries (DPI) to identify any: 	Not Applicable The Proposal is consistent with this direction.		

		Resources & Energy	Comments
		i. resources of coal, other minerals, petroleum or extractive	
		ii. existing mines, petroleum production operations or	
		extractive industries occurring in the area subject to the	
		planning proposal, and	
	(b)	seek advice from the Secretary of DPI on the development	
	. ,	potential of resources identified under (1)(a)(i), and	
	(c)	identify and take into consideration issues likely to lead to land	
		use conflict between other land uses and:	
		<i>i.</i> development of resources identified under (1)(a)(i), or	
		ii. existing development identified under (1)(a)(ii).	
2.		ere a planning proposal prohibits or restricts development of	
		ources identified under (1)(a)(i), or proposes land uses that may	
		ate land use conflicts identified under (1)(c), the relevant planning	
		hority must:	
	(a)	provide the Secretary of DPI with a copy of the planning proposal and notification of the relevant provisions,	
	(b)	allow the Secretary of DPI a period of 40 days from the date of	
		notification to provide in writing any objections to the terms of	
		the planning proposal, and	
	(c)	include a copy of any objection and supporting information	
		received from the Secretary of DPI with the statement to the	
		Planning Secretary (or an officer of the Department nominated	
		by the Secretary before undertaking community consultation in	
		satisfaction of Schedule 1 to the Act.	

	Primary Production	Comments		
9.1	9.1 Rural Zones			
1.	 A planning proposal must: (a) not rezone land from a rural zone to a residential, business, industrial, village or tourist zone. (b) not contain provisions that will increase the permissible density of land within a rural zone (other than land within an existing town or village). 	Not Applicable The Proposal is consistent with this direction.		
9.2	9.2 Rural Lands			
1.	 A planning proposal must: (a) be consistent with any applicable strategic plan, including regional and district plans endorsed by the Planning Secretary, and any applicable local strategic planning statement (b) consider the significance of agriculture and primary production to the State and rural communities (c) identify and protect environmental values, including but not limited to, maintaining biodiversity, the protection of native vegetation, cultural heritage, and the importance of water resources 	Not Applicable The Proposal is consistent with this direction.		

		Primary Production	Comments
	(d)	consider the natural and physical constraints of the land, including but not limited to, topography, size, location, water availability and ground and soil conditions	
	(e)	promote opportunities for investment in productive, diversified, innovative and sustainable rural economic activities	
	(f)	support farmers in exercising their right to farm	
		prioritise efforts and consider measures to minimise the fragmentation of rural land and reduce the risk of land use conflict, particularly between residential land uses and other rural land use	
	(h)	consider State significant agricultural land identified in chapter 2 of the State Environmental Planning Policy (Primary Production) 2021 for the purpose of ensuring the ongoing viability of this land	
	(i)	consider the social, economic and environmental interests of the community.	
2.	-	lanning proposal that changes the existing minimum lot size on	
		d within a rural or conservation zone must demonstrate that it: is consistent with the priority of minimising rural land fragmentation and land use conflict, particularly between residential and other rural land uses	
	(b)	will not adversely affect the operation and viability of existing and future rural land uses and related enterprises, including supporting infrastructure and facilities that are essential to rural industries or supply chains	
	(c)	 where it is for rural residential purposes: is appropriately located taking account of the availability of human services, utility infrastructure, transport and proximity to existing centres is necessary taking account of existing and future demand and supply of rural residential land. 	
9.3	Oys	ster Aquaculture	
1.	aut	he preparation of a planning proposal the relevant planning hority must: identify any 'Priority Oyster Aquaculture Areas' and oyster	Not Applicable The Proposal is consistent with this direction.
	(b)	aquaculture leases outside such an area, as shown the maps to the Strategy, to which the planning proposal would apply, identify any proposed land uses which could result in any adverse	
		impact on a 'Priority Oyster Aquaculture Area' or oyster aquaculture leases outside such an area,	
		identify and take into consideration any issues likely to lead to an incompatible use of land between oyster aquaculture and other land uses and identify and evaluate measures to avoid or minimise such land use in compatibility,	
	(d)	consult with the Secretary of the Department of Primary Industries (DPI) of the proposed changes in the preparation of the planning proposal, and	
	(e)	ensure the planning proposal is consistent with the Strategy.	

	Primary Production	Comments
2.	 Where a planning proposal proposes land uses that may result in adverse impacts identified under (1)(b) and (1)(c), relevant planning authority must: (a) provide the Secretary of DPI with a copy of the planning proposal and notification of the relevant provisions, (b) allow the Secretary of DPI a period of 40 days from the date of notification to provide in writing any objections to the terms of the planning proposal, and (c) include a copy of any objection and supporting information received from the Secretary of DPI with the statement to the Planning Secretary before undertaking community consultation in satisfaction of Schedule 1 to the EP&A Act. 	
9.4	Farmland of State and Regional Significance on the NSW Far No	rth Coast
1.	 A planning proposal must not: (a) rezone land identified as "State Significant Farmland" for urban or rural residential purposes. (b) rezone land identified as "Regionally Significant Farmland" for urban or rural residential purposes. (c) rezone land identified as "significant non-contiguous farmland" for urban or rural residential purposes. 	Not Applicable. This Direction does not apply to the Central Coast Local Government Area (or former Wyong or Gosford LGAs).