



New South Wales

Crown Land Management Amendment (Local Land Criteria) Regulation 2018

under the

Crown Land Management Act 2016

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Crown Land Management Act 2016*.

PAUL TOOLE, MP
Minister for Lands and Forestry

Explanatory note

The object of this Regulation is to prescribe a local land criterion that the Minister for Lands and Forestry must take into account before vesting transferable Crown land dedicated, reserved or used for horse racing, harness racing or greyhound racing in local councils.

This Regulation is made under the *Crown Land Management Act 2016*, including sections 4.6 (2) and 13.5 (the general regulation-making power).

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1 Name of Regulation

This Regulation is the *Crown Land Management Amendment (Local Land Criteria) Regulation 2018*.

2 Commencement

This Regulation commences on the day on which it is published on the NSW legislation website.

3 Amendment of Crown Land Management Regulation 2018

Clause 26 Local land criteria for vesting transferable Crown land in local councils

Insert after clause 26 (2):

(3) Additional local land criterion for racecourse land

For the purposes of section 4.6 (2) of the Act, the following criterion is prescribed in relation to transferable Crown land that is dedicated, reserved or used for horse racing, harness racing or greyhound racing:

- whether, in the opinion of the Minister for Racing, the land is of significance to that racing industry as a whole in the State.

- (4) The criterion prescribed in subclause (3) applies in addition to the criteria prescribed in subclause (1).