Second print



New South Wales

Local Government Amendment (Council and Employee Security) Bill 2004

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b04-004-p03.801

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

Legislative Council

Clerk of the Parliaments.



New South Wales

Local Government Amendment (Council and Employee Security) Bill 2004

Act No , 2004

An Act to amend the *Local Government Act 1993* in relation to the adjustment of council income, the postponement of elections, the protection of employment of council staff, and other matters; and for other purposes.

The Legislature of New	South	Wales enacts:	

1	Name of Act						
	This Act is the Local Government Amendment (Council and Employee Security) Act 2004.	3 4					
2	Commencement	5					
	(1) This Act commences on the date of assent, except as provided by subsection (2).	6 7					
	(2) Schedule 3 is taken to have commenced on 1 January 2004.	8					
3	Amendment of Local Government Act 1993 No 30	9					
	The Local Government Act 1993 is amended as set out in Schedules 1–4.	10 11					

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Amendments relating to council income

Schedule 1

Schedule 1 Amendments relating to council income

(Section 3)

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[1]] Section 218F Referral of proposal for examination and report							
	Omit "(as defined in section 218G)" from section 218F (6).							
[2]	Secti	on 50	8 Orders under secs 506 and 507	8				
	Insert	after	section 508 (5):	9 10				
		(5A)	Subject to section 508A (6), a percentage specified in an order under section 506 or 507 for a year does not apply, and (if relevant) is taken never to have applied, to a council to which a determination under section 508A applies for that year, whether the order specifying the percentage was made before, on or after the day on which the determination was made.	11 12 13 14 15 16				
[3]	Secti	on 50	8A	17 18				
	Insert after section 508:							
	508A Special variation over a period of years							
		(1)	The Minister may, by instrument in writing given to a council, determine that the council's general income, or the amount of an annual charge for domestic waste management services provided by the council, or both, for a specified period consisting of two or more years, may be varied by a specified percentage over the whole period.	21 22 23 24 25 26				
		(2)	The specified period must not exceed 7 years, but this subsection does not prevent a further determination being made that takes effect after that period.	27 28 29				
		(3)	The determination may be made only on the application of the council made in accordance with any applicable guidelines issued by the Director-General under this Act.	30 31 32				
		(4)	The determination may include conditions with respect to the variation.	33 34				

Schedule 1 Amendments relating to council income

(5) Without limiting subsection (4), the conditions of the determination may specify the percentage by which the council's general income, or the amount of the annual charge for domestic waste management services provided by the council, may be varied for a specified year to which the determination applies.

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- (6) If, for a year to which the determination applies in respect of:
 - (a) the council's general income—the percentage specified under section 506 for that year is greater than the percentage specified in the conditions of the determination, the percentage specified under that section in respect of the council's general income is taken to be substituted for that specified in the conditions, or
 - (b) the amount of the annual charge for domestic waste management services provided by the council—the percentage specified under section 507 for that year is greater than the percentage specified in the conditions of the determination, the percentage specified under that section in respect of the annual charge is taken to be substituted for that specified in the conditions.
- (7) Subject to any later variations made to the determination, if the percentage (the *general percentage*) specified under section 506 or 507 is substituted under subsection (6) for a year:
 - (a) the percentage specified under this section for the whole period is taken to be increased by the amount necessary to take into account the increase due to the substitution of the general percentage for that year, and
 - (b) the appropriate percentage for the remaining years is to be applied to the amount of the council's general income, or of the annual charge for domestic waste management services provided by the council, taking into account the increase due to that substitution.

Amendments relating to council income

Schedule 1

	(8)	The Minister may, by instrument in writing served on the council:	1 2
		(a) vary the determination, including, for example, by varying or revoking any conditions of the determination or by including new conditions, or	3 4 5
		(b) revoke the determination.	6
	(9)	The determination may be varied or revoked only:	7
		(a) on the application of the council made in accordance with any applicable guidelines issued by the Director-General under this Act, or	8 9 10
		(b) on the Minister's own initiative if the Minister is satisfied that the council has contravened any conditions of the determination or any applicable guidelines issued by the Director-General under this Act.	11 12 13 14
[4]	Sections 5	i09 (1), 510 (1) and 511 (1)	15
	Omit "or 5	08 (2)" wherever occurring. Insert instead ", 508 (2) or 508A".	16 17

Schedule 2	Amendments relating to postponement of elections

		endm tions:	ndments relating to postponement of tions			
					(Section 3)	3 4 5
[1]	-		Part 1 Division		on 2C (sections 218G–218K)	6 7 8
[2]	Insert	t after		n 318:		9 10 11
	9art 318A		inition		ent of elections	12 13
			<i>electi</i> Parts refer	4 and 5	<i>uirements of this Act</i> means the requirements of with respect to the holding of an ordinary election in section 287 or a by-election referred to in	14 15 16 17 18
	318B	Pos	stpone	ment o	felections	19
		(1)		lection	may, by order published in the Gazette, postpone requirements of this Act in relation to a specified	20 21 22
			(a)	the co (i) (ii) (iii)	ouncil is the subject of: an investigation under section 430 or any other provision of this Act, or a public inquiry, or an investigation by an authority (as defined in the Dictionary at the end of this Act) under any Act, or	23 24 25 26 27 28 29
			(b)	matte under (whe	ut limiting anything else in this subsection, a r affecting the boundaries of the council's area is consideration by the Boundaries Commission ther or not involving an inquiry by the mission).	30 31 32 33 34

Amendments relating to postponement of elections

Schedule 2

(2)		atest date to which the election requirements of this Act be postponed by an order under this section is:	1 2		
	(a)	the date occurring 12 months after the order is made, or	3		
	(b)	if the postponement is extended by a further order under this section, 31 December in the calendar year following that in which the first such order was made.	4 5 6		
(3)	electio	rder may be made under this section even though the on requirements of this Act are in operation with respect election for the council.	7 8 9		
(4)	On th	e making of an order under this section:	10		
	(a)	the election requirements of this Act are suspended in relation to the council for the period specified in the order, including with respect to an election for which the election requirements of this Act were in operation when the order was made, but not with respect to an election held on or before the day on which the order is published, and	11 12 13 14 15 16 17		
	(b)	the retiring councillors continue in office (subject to this Act) until an election is held, and	18 19		
	(c)	anything already done, under or for the purposes of those requirements in relation to the council for an election that would (but for the making of the order) have been held during the suspension period, has no effect or operation, and	20 21 22 23 24		
	(d)	a person who is taken to have been elected under section 311 at an election that would (but for the making of the order) be held during the suspension period is taken not to have been elected.	25 26 27 28		
(5)		uspension ceases to have effect if the order is revoked section 318C.	29 30		
(6)	If the suspension ceases to have effect through the passage of time and not through revocation of the order, the provisions of section 318C (other than subsections (1) (a) and (3) (a)) apply as if the order had been revoked.				

Schedule 2	Amendments relating to postponement of elections

	(7)	occurs in the office vacancy is to be fi	der this section is in force a casual vacancy of mayor elected by the electors, the casual lled in accordance with the provisions of vere a casual vacancy in the office of mayor cillors.	1 2 3 4 5
318C	Rev	ocation of postpon	ement	6
	(1)	The Minister may,	by order published in the Gazette:	7
		(a) revoke a form a council, an	mer order that has been made in relation to	8 9
		(b) if:		10
		(i) the data formed	ay on which an election would (but for the er order) have been required to be held has	11 12
		(ii) the d	a, or a which an election is required to be	13 14
		. ,	will occur within 3 months after the day on	14
			h the order is made,	16
		appoint a da held.	y as the day on which the election is to be	17 18
	(2)	is to be held is to	by the order as the day on which an election be a Saturday occurring not less than 3 ore than 6 months, after the day on which	19 20 21 22
	(3)	On the making of a	n order under this section:	23
		•	ion by the former order of the election s of this Act is terminated, and	24 25
		requirements (i) on th requi (ii) if the	s to be held in accordance with the election s of this Act: e day ascertained in accordance with those rements, or e order appoints a different day, on the day pointed.	26 27 28 29 30 31
	(4)	In this section,	former order means an order under	32

(4) In this section, *former order* means an order under section 318B.

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Amendments relating to employment protection

Schedule 3

Schedule 3 Amendments relating to employment protection

(Section 3)

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[1] Section 354B Definitions

Omit the definitions of *new council*, *transfer day* and *transferred staff member* from section 354B (1).

[2] Section 354B (1)

Insert in alphabetical order:

boundary alteration means an alteration of the boundaries of one or more areas by or under a proclamation under Chapter 9.

existing staff member of a transferee council means, in relation to a staff transfer occurring in connection with a boundary alteration, a person who was a member of the staff of the transferee council immediately before the transfer day and who has not ceased to be a member of that staff.

Note. In the case of a staff transfer effected in connection with the amalgamation of areas under Chapter 9, no members of staff continue in the employment of the councils of the areas being amalgamated because all those areas are dissolved. The members of staff would become employees of the newly constituted council.

remaining staff member of a transferor council means, in relation to a staff transfer occurring in connection with a boundary alteration, a person who was a member of the staff of the transferor council immediately before the transfer day and who has not ceased to be a member of that staff.

Note. In the case of a staff transfer effected in connection with the amalgamation of areas under Chapter 9, no members of staff continue in the employment of the councils of the areas being amalgamated because all those areas are dissolved. The members of staff would become employees of the newly constituted council.

rural centre means a centre of population of 5,000 people or fewer, and includes a geographical area that is prescribed, or is of a kind prescribed, by regulations in force for the purposes of this definition as being a rural centre.

Schedule 3 Amendments relating to employment protection

staff transfer means a transfer of staff from the employment of one council to the employment of another council by or under a proclamation under Chapter 9.

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transfer day, in relation to a staff transfer, means the day on which the staff concerned were transferred from the employment of one council to the employment of another council.

transferee council, in relation to a staff transfer, means the council into whose employment the staff concerned were transferred on the transfer day.

transferor council, in relation to a staff transfer, means the council from whose employment the staff concerned were transferred on the transfer day.

transferred staff member means a member of the staff of a council who is transferred to the employment of another council by or under a proclamation under Chapter 9.

work base means the office, depot or other place of work at or from which any staff work.

[3] Section 354D Preservation of entitlements of staff members

Omit section 354D (1). Insert instead:

(1) If a staff transfer occurs, the employment of:

- (a) a transferred staff member, and
- (b) in the case of a boundary alteration:(i) a remaining staff member of the transferor
 - (i) a remaining staff member of the transferor council, and
 - (ii) an existing staff member of the transferee council,

other than a senior staff member, continues on the same terms and conditions that applied to the staff member immediately before the transfer day, subject to section 354E.

[4] Section 354E Certain increases or decreases in staff entitlements during proposal period not binding on transferee council without approval

Omit "new council" from section 354E (2) (a) and (3) wherever occurring. Insert instead "transferee council".

Amendments relating to employment protection

Schedule 3

[5]	Section	on 354	4F			1
	Omit	the se	ction.	Insert i	nstead:	2 3
	354F	No forced redundancy of non-senior staff members for 3 years after transfer				4 5
			If a st	taff tran	sfer occurs, the employment of:	6
			(a)	a tran	sferred staff member, and	7
			(b)	in the (i)	case of a boundary alteration: a remaining staff member of the transferor	8 9
				(ii)	council, and an existing staff member of the transferee council,	10 11 12
			withc	out the s fer day o	a senior staff member, must not be terminated, staff member's agreement, within 3 years after the on the ground of redundancy arising from the staff	13 14 15 16
[6]	Section	on 354	4G La	teral tra	ansfer of non-senior staff members	17
	Omit	sectio	n 354	G (1). I	nsert instead:	18 19
		(1)	This	section	applies if either:	20
			(a)	the fo (i) (ii) (iii)	llowing subparagraphs apply: a staff transfer occurs in connection with the constitution of a new area, whether as a result of the amalgamation of two or more areas or otherwise, and within 3 years after the transfer day, the general manager proposes to make an appointment to a position within the organisational structure of the council (<i>the council</i>), other than a senior staff position, and a transferred staff member (other than a senior	21 22 23 24 25 26 27 28 29 30 31
					staff member) was, immediately before the transfer day, performing substantially the same duties for the staff member's former council as	32 33 34
					are required to be performed in the position to be filled, or	35 36

Schedule 3 Amendments relating to employment protection

(b) the following subparagraphs apply: 1 a staff transfer occurs in connection with a 2 (i) boundary alteration, and 3 (ii) within 3 years after the transfer day, the general 4 manager of a council (the council) affected by 5 the boundary alteration proposes to make an 6 appointment to a position within the 7 organisational structure of the council, other than 8 a senior staff position, and 9 (iii) a staff member (other than a senior staff 10 member) of the council was, immediately before 11 the transfer day, performing substantially the 12 same duties for either or any of the affected 13 councils as are required to be performed in the 14 position to be filled. 15 Section 354G (3) (c) 16 17 Omit "subsection (1) (c)". 18 Insert instead "subsection (1) (a) (iii) or (b) (iii), as the case requires". 19 Section 354H External advertising not required in certain circumstances 20 21 Omit section 354H (1). Insert instead: 22 (1) This section applies if either: 23 (a) the following subparagraphs apply: 24 a staff transfer occurs in connection with the (i) 25 constitution of a new area, whether as a result of 26 the amalgamation of two or more areas or 27 otherwise, and 28 (ii) within 3 years after the transfer day, the general 29 manager proposes to make an appointment to a 30 position within the organisational structure of the 31 council (the council), other than a senior staff 32 position, and 33 (iii) the general manager is satisfied that one or more 34 of the transferred staff members (other than a 35 senior staff member) are suitably qualified for 36 the position, and 37 (iv) section 354G does not apply with respect to the 38 position, or 39

Page 12

[7]

[8]

Amendments relating to employment protection

Schedule 3

			(b)	 the following subparagraphs apply: (i) a staff transfer occurs in connection with boundary alteration, and (ii) within 3 years after the transfer day, the general manager of a council (<i>the council</i>) affected by the boundary alteration proposes to make an appointment to a position within the organisational structure of the council, other that a senior staff position, and (iii) the general manager is satisfied that one or more of the staff members (other than a senior staff position who were, immediately before the transfer day, members of the staff or the staff	3 ll 4 y 5 n 6 e 7 n 8 9 e 10 ff 11 y 12 f 13
				 either or any of the affected councils are suitably qualified for the position, and (iv) section 354G does not apply with respect to the position. 	15
[9]	Section	on 35	41		18
	Insert	after	section	n 354H:	19 20
	354I Limitation			s on transfer of work base of non-senior staff	21
		(1)	This s	section applies, where a staff transfer occurs, to:	22
			(a)	a transferred staff member, and	23
			(b)	 in the case of a boundary alteration: (i) a remaining staff member of the transfero council, and (ii) an existing staff member of the transfere council, 	26
			other	than a senior staff member.	29
		(2)	emplo	staff member must not be required by the counci- bying the staff member to be based within 3 years after the er day at a work base located:	
			(a)	in a case where the staff member is a transferred staff member—outside the boundaries of the area of his o her former council as they existed immediately before the transfer day, or	r 34

Schedule 3 Amendments relating to employment protection

 (c) in a case where the staff member is an existing staff (c) in a case where the staff member is an existing staff (c) in a case where the staff member is an existing staff (c) in a case where the staff member is an existing staff (c) in a case where the staff member is an existing staff (c) in a case where the staff member device of the transferee council—outside the boundaries of the area of the transferee council as they existed immediately before the transfer day, (c) unless the staff member gives his or her written consent to the change of work base or such a requirement would not cause the staff member to suffer unreasonable hardship because of the 	(b)	in a case where the staff member is a remaining staff member of the transferor council—outside the boundaries of the area of the transferor council as they	1 2 3
member of the transferee council—outside the boundaries of the area of the transferee council as they existed immediately before the transfer day,7unless the staff member gives his or her written consent to the change of work base or such a requirement would not cause the staff member to suffer unreasonable hardship because of the11		existed immediately before the transfer day, or	4
boundaries of the area of the transferee council as they existed immediately before the transfer day,7unless the staff member gives his or her written consent to the change of work base or such a requirement would not cause the staff member to suffer unreasonable hardship because of the10	(c)	in a case where the staff member is an existing staff	5
existed immediately before the transfer day, unless the staff member gives his or her written consent to the change of work base or such a requirement would not cause the staff member to suffer unreasonable hardship because of the		member of the transferee council-outside the	6
unless the staff member gives his or her written consent to the change of work base or such a requirement would not cause the staff member to suffer unreasonable hardship because of the10		boundaries of the area of the transferee council as they	7
change of work base or such a requirement would not cause the10staff member to suffer unreasonable hardship because of the11		existed immediately before the transfer day,	8
staff member to suffer unreasonable hardship because of the 11	unless	s the staff member gives his or her written consent to the	9
1	chang	e of work base or such a requirement would not cause the	10
distance required to travel to the proposed work base.	staff 1	member to suffer unreasonable hardship because of the	11
1 1 1	distan	ce required to travel to the proposed work base.	12

Other amendments

Schedule 4

Schedule 4	Other	amend	ments

(Section 3)

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[1] Section 218CA

Insert after section 218C:

218CA Maintenance of staff numbers in rural centres

- (1) This section applies to a council (the *transferee council*):
 - (a) that is constituted as a result of the amalgamation of two or more areas, where the council of one of those areas (the *previous council*) employed regular staff at a rural centre in the area of the transferee council immediately before the amalgamation took effect, or
 - (b) whose geographical area is increased as a result of the alteration of the boundaries of two or more areas, where a council (the *previous council*) whose geographical area is reduced as a result of the alteration employed regular staff at a rural centre in the area of the transferee council immediately before the alteration took effect.
- (2) The transferee council must ensure that the number of regular staff of the council employed at the rural centre is, as far as is reasonably practicable, maintained at not less than the same level of regular staff as were employed by the previous council at the centre immediately before the amalgamation or alteration of boundaries took effect.
- (3) Subsection (2) does not have effect, or ceases to have effect, in such circumstances (if any) as are prescribed by the regulations.
- (4) In this section: 29 *regular staff* of a council means: 30
 (a) staff appointed to a position within the organisational 31
 - (a) staff appointed to a position within the organisational structure of the council, otherwise than on a temporary basis, and
 - (b) casual staff who are engaged by the council on a regular and systematic basis for a sequence of periods of employment during a period of at least 6 months and

Schedule 4 Other amendments

		who have a reasonable expectation of continuing employment with the council,	1 2
		but does not include senior staff.	3
		<i>rural centre</i> has the meaning given by section 354B.	4
[2]		Savings, transitional and other provisions consequent on ent of other Acts	5
	Insert at the	end of clause 1 (1):	7 8
		Local Government Amendment (Council and Employee Security) Act 2004	9 10
[3]	Schedule 8		11
	Incort at the	end of the Schedule with appropriate Part and clause numbers:	12 13
	Go	visions consequent on enactment of Local vernment Amendment (Council and ployee Security) Act 2004	14 15 16
	Mea	ning of "amending Act"	17
		In this Part, <i>amending Act</i> means the Local Government Amendment (Council and Employee Security) Act 2004.	18 19
	Post	ponement of elections	20
	(1)	Without affecting the generality of Part 6A of Chapter 10 as inserted by Schedule 2 to the amending Act:	21 22
		(a) an order may be published under section 318B in relation to a specified council while the election	23 24
		requirements of this Act are in operation with respect to an election for the council, and	25 26

Other amendments

Schedule 4

(2)	Subje	ect to subclause (1):	1	
	(a)	nothing in Schedule 2 to the amending Act affects	2	
		anything done or omitted to be done under Division 2C	3	
		of Part 1 of Chapter 9 before the commencement of that Schedule, and	4 5	
	(b)	any order in force under Division 2C of Part 1 of	6	
		Chapter 9 immediately before the commencement of	7	
		that Schedule continues in force and may be dealt with in accordance with that Division as if that Schedule had	8	
		not been enacted, and	9 10	
	(c)	any election to be held in accordance with Division 2C	11	
		of Part 1 of Chapter 9 as in force immediately before the	12	
		commencement of that Schedule is to be held as if that	13	
		Schedule had not been enacted.	14	
(3)		is clause, election requirements of this Act has the	15	
	mean	ing given by section 318A.	16	
Emp	oloyme	ent protection	17	
(1)		6 of Chapter 11 as amended by Schedule 3 to the	18	
		ding Act extends:	19	
	(a)	in relation to an area change that occurred before the	20	
		date of assent to the amending Act but on or after	21	
	(1)	1 January 2004, and	22	
	(b)	without limiting paragraph (a), to the staff of councils	23	
		affected by such an area change.	24	
(2)		ever, the enactment of Schedule 3 to the amending Act	25 26	
	does not invalidate or otherwise affect an appointment to a position within the organisational structure of the council that			
	was made on or after 1 January 2004 and before the date of			
		t to that Act.	28 29	
(3)	Sectio	ons 354G and 354H as in force immediately before the	30	
	commencement of Schedule 3 to the amending Act continue to			
	apply in relation to an area change that occurred before			
		uary 2004 as if that Schedule had not been enacted.	33	
(4)		s clause, <i>area change</i> means:	34	
	(a)	the constitution of one or more areas, or	35	
	(b)	an amalgamation of areas, or	36	

Schedule 4 Other amendments

(c)	an alteration of the boundaries of one or more areas,	1
by	or under a proclamation under Chapter 9.	2
Mainter	ance of staff numbers in rural centres	3
Se	ction 218CA as inserted by Schedule 4 [1] to the amending	4
Ac	t extends:	5
(a)	in relation to an amalgamation of areas or an alteration	6
	of the boundaries of areas that occurred before the date	7
	of assent to the amending Act but on or after 1 January	8
	2004, and	9
(b)	without limiting paragraph (a), to staff of councils	10
	affected by such an amalgamation or alteration.	11