

Environmental Planning and Assessment Amendment (Central Coast Council Local Planning Panel) Regulation 2019

under the

Environmental Planning and Assessment Act 1979

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Environmental Planning and Assessment Act 1979*.

ROBERT STOKES, MP Minister for Planning and Public Spaces

Explanatory note

The object of this Regulation is to amend the *Environmental Planning and Assessment Regulation 2000* to require the Central Coast Council to establish a local planning panel for the whole area of the council. The local planning panel will have the functions determined in accordance with section 2.19 of the *Environmental Planning and Assessment Act 1979*.

This Regulation is made under the *Environmental Planning and Assessment Act 1979*, including sections 2.17(2)(c) and 10.13 (the general regulation-making power).

Environmental Planning and Assessment Amendment (Central Coast Council Local Planning Panel) Regulation 2019

under the

Environmental Planning and Assessment Act 1979

1 Name of Regulation

This Regulation is the Environmental Planning and Assessment Amendment (Central Coast Council Local Planning Panel) Regulation 2019.

2 Commencement

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

3 Amendment of Environmental Planning and Assessment Regulation 2000

Part 6, Division 17

Insert after Division 16—

Division 17 Council of local government area to constitute local planning panel

124K Council of Central Coast local government area to constitute local planning panel

For the purposes of section 2.17(2)(c) of the Act, the council of the Central Coast local government area is prescribed as a council that must constitute a single local planning panel for the whole of the area of the council.