

Local Government Amendment (Rural and Remote Councils) Bill 2024

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2024



Local Government Amendment (Rural and Remote Councils) Bill 2024

Act No , 2024

An Act to amend the *Local Government Act 1993* to provide that certain rural and remote councils may be comprised of both elected and appointed councillors; and for related purposes.

EXAMINED

Speaker

The Legislature of New South Wales enacts—		
1	Name of Act	2
	This Act is the Local Government Amendment (Rural and Remote Councils) Act 2024.	3
2	Commencement	5
	This Act commences on a day or days to be appointed by proclamation.	E

Scl	nedu	le 1	A	Amendment of Local Government Act 1993 No 30	1		
[1]	Sect	ion 7 P	urpos	ses of Act	2		
		Insert ", or for certain rural and remote councils, part elected and part appointed" after "elected" in section 7(c).					
[2]	Schedule 11						
	Inser	t in app	ropria	ate order—	6		
	Scł	nedul	e 11	Rural and remote councils	7		
	1	Appli	catio	n of schedule	8		
			This	schedule applies to a rural and remote council.	9		
	2	Defin	itions	;	10		
				is schedule—	11		
				inted councillor—see clause 9.	12		
				ncillor means an appointed councillor and an elected councillor.	13		
				ed councillor means a councillor other than an appointed councillor. I and remote council—see clause 3.	14 15		
	3	_		on of rural and remote councils	16		
		(1)		regulations may designate a council as a rural and remote council (a <i>rural</i> remote council).	17 18		
		(2)	The lonly	Minister may recommend the making of a regulation under subclause (1) if—	19 20		
			(a)	the council meets the criteria specified by the regulations, if any, and	21		
			(b)	an administrator has been appointed for the council under Chapter 9, Part 2, Division 6 and remains in office.	22 23		
		(3)	A de perio	esignation of a council as a rural and remote council has effect for the od—	24 25		
			(a)	starting on the day after the last day on which the regulation may be disallowed under the <i>Interpretation Act 1987</i> , section 41, and	26 27		
			(b)	ending on the day specified in the regulation, being not later than 10 years after day the regulation commences.	28 29		
		(4)		ever, before expiry, a designation may be extended by a further period, exceeding 10 years, by one or more subsequent regulations.	30 31		
	4	Ward	s in r	ural and remote councils	32		
		(1)		following provisions of this Act do not apply to the area of a rural and the council—	33 34		
			(a)	section 210(7),	35		
			(b)	section 211.	36		
		(2)	befor	e area of a rural and remote council is not divided into wards immediately re the council's designation as a rural and remote council, the area remains out wards, subject to subclause (4)(a).	37 38 39		

	(3)	befor	e area of a rural and remote council is divided into wards immediately re the council's designation as a rural and remote council, the area remains led into wards, subject to subclause (4)(b).	1 2 3
	(4)		ral and remote council may only do the following with the concurrence of Minister—	4 5
		(a)	divide its area into wards,	6
		(b)	abolish all of its wards.	7
			 A council must not divide an area into wards or abolish all wards unless it has ned approval to do so at a constitutional referendum—see section 210(5). 	8 9
5	Rura	l and	remote councillors	10
	(1)		council is designated as a rural and remote council, the regulations must e provision for the membership of the rural and remote council.	11 12
	(2)	The 1	regulations must provide that at least—	13
		(a)	one councillor is an appointed councillor, and	14
		(b)	for an area of a rural and remote council divided into wards—one elected councillor is elected for each ward, and	15 16
		(c)	one half of the councillors must be elected councillors.	17
	(3)	To av	void doubt—	18
		(a)	the regulations may alter the number of councillors of a rural and remote council, but	19 20
		(b)	a rural and remote council must have at least 5 and not more than 15 councillors, one of whom must be the chairperson.	21 22
	(4)	Regu	lations under this clause have effect despite section 224.	23
	(5)	conti	void doubt, the number of councillors determined by the regulations nues after the council ceases to be a rural and remote council, unless ed in accordance with this Act.	24 25 26
6	Elec	tions f	or rural and remote councils	27
	(1)	For a	nn area not divided into wards, at an ordinary election of councillors—	28
		(a)	the elected councillors must be elected by an electorate comprising all the electors for the area, and	29 30
		(b)	the number of elected councillors for the area is to be determined by the regulations under clause 5.	31 32
	(2)	For a	in area divided into wards, at an ordinary election of councillors—	33
		(a)	the elected councillors must be elected by an electorate comprising all the electors for the ward, and	34 35
		(b)	one or more elected councillors must be elected for each ward in the area, and	36 37
		(c)	the same number of elected councillors must be elected for each ward in the area, and	38 39
		(d)	the same person is not to be a candidate for election as an elected councillor by the electors for more than one ward, and	40 41
		(e)	the number of elected councillors for each ward is to be determined by the regulations under clause 5.	42 43
	(3)		Electoral Commissioner must administer all elections of a rural and the council.	44 45

	(4)	Sections 279–284, 296AA, 296(1) and 296A do not apply to a rural and remote council.	1			
	(5)	To avoid doubt, Chapter 10 does not apply to appointed councillors.	3			
7	Elec	ed councillors—term of office	2			
		Section 233 applies to elected councillors.	Ę			
8	Cası	Il vacancies for elected councillors	6			
	(1)	If a casual vacancy occurs in the office of an elected councillor, the office must be filled in accordance with Chapter 10, Part 5.	7			
	(2)	Despite subclause (1), if a casual vacancy in the office of an elected councillor occurs within 18 months before the date specified for the next ordinary election of the councillors for the area, subclause (3) applies.	9 10 11			
	(3)	The Minister may, on the application of the council—	12			
		(a) order that the vacancy not be filled, or	13			
		(b) order a countback election be conducted under section 291A(3)–(6) to fill the vacancy, or	14 15			
		(c) appoint a person to fill the vacancy.	16			
	(4)	A person appointed under subclause (3)(c)—	17			
		(a) is taken to be an elected member, and	18			
		(b) holds the office for the balance of the predecessor's term.	19			
	(5)	Section 295 does not apply to a casual vacancy in the office of an elected councillor.	20 21			
9	Appointed councillors 2					
	(1)	The Minister may appoint a person as an appointed councillor by order published in the Gazette.	23 24			
	(2)	In making appointments, the Minister must, as far as is reasonably practicable, ensure the rural and remote council has councillors who collectively have the following attributes—	25 26 27			
		(a) experience in local government administration, financial management and governance,	28 29			
		(b) the ability to represent the interests of the Aboriginal population of the area,	30 31			
		(c) experience in emergency management,	32			
		(d) experience in conservation, environmental sustainability and climate change adaption.	33 34			
	(3)	The office of an appointed councillor—	35			
		(a) commences on the day the person is appointed, and	36			
		(b) becomes vacant on the day appointed for the next ordinary election of councillors, or on the occurrence of a casual vacancy in the office.	37 38			
	(4)	A person appointed to fill a casual vacancy in the office of appointed councillor holds the office for the balance of the predecessor's term.	39 40			
	(5)	To avoid doubt, Chapter 10, Part 5 does not apply to a casual vacancy in the office of appointed councillor.	41 42			

	(6)	Subject to this schedule, a reference in this Act, other than this schedule, or another Act, or an instrument under this Act or another Act, to the following, in relation to the rural and remote council—	1 2 3
		(a) a councillor—is taken to include a reference to an appointed councillor,	4
		(b) the commencement of the term of office of a councillor, whether by reference to election or otherwise—is taken to include a reference to the appointment of an appointed councillor.	5 7
10	Chai	irperson of council	8
	(1)	The Minister, by order published in the Gazette, must appoint an appointed councillor as chairperson of the council.	10
	(2)	The appointment may be made in the same order that appoints a person as an appointed councillor.	11 12
	(3)	Sections 225, 227–230, 234(1)(g1), 289, 290 and 295 do not apply to a rural and remote council.	13 14
	(4)	The office of chairperson—	15
		(a) commences on the day the person is appointed to the office, and	16
		(b) becomes vacant on the day appointed for the next ordinary election of councillors, or on the occurrence of a casual vacancy in the office.	17 18
	(5)	A person appointed to fill a casual vacancy in the office of chairperson holds the office for the balance of the predecessor's term.	19 20
	(6)	A reference in this Act, other than this schedule, or another Act, or an instrument under this Act or another Act, to the mayor of a council is taken, in relation to a rural and remote council, to be a reference to the chairperson of the council.	21 22 23 24
11	Dep	uty chairperson	25
	(1)	The councillors of a rural and remote council may elect a person from among their number to be the deputy chairperson of the council.	26 27
	(2)	The person may be elected for the chairperson's term or a shorter term.	28
	(3)	The deputy chairperson may exercise any function of the chairperson at the request of the chairperson or if the chairperson is prevented by illness, absence or otherwise from exercising the function or if there is a casual vacancy in the office of chairperson.	29 30 31 32
	(4)	The councillors may elect a person from among their number to act as deputy chairperson if the deputy chairperson is prevented by illness, absence or otherwise from exercising a function under this clause, or if no deputy chairperson has been elected.	33 34 35 36
	(5)	Section 231 does not apply to a rural and remote council.	37
	(6)	A reference in this Act, other than this schedule, or another Act, or an instrument under this Act or another Act, to the deputy mayor of a council is taken, in relation to a rural and remote council, to be a reference to the deputy chairperson of the council.	38 39 40 41
12	Fees	s, expenses and facilities may be paid or provided to councillors	42
	(1)	Chapter 9, Part 2, Division 5 applies to elected councillors.	43
	(2)	Chapter 9, Part 2, Division 5 extends to appointed councillors, subject to the following—	44 45

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		(a)	a determination of the Remuneration Tribunal under section 241 does not apply to an appointed councillor,	1 2
		(b)	as soon as practicable after a council is designated as a rural and remote council, the Remuneration Tribunal must determine for the council the maximum and minimum amounts of fees to be paid to—	3 4 5
			(i) the appointed councillors, other than the chairperson, and	6
			(ii) the chairperson,	7
		(c)	the Remuneration Tribunal may, at any time, amend a determination made under paragraph (b),	8 9
		(d)	an appointed councillor who is employed in the Public Service is only entitled to be paid travelling and subsistence allowances.	10 11
13	Meet	tings c	of council	12
	(1)		ral and remote council must meet at least 4 times each year, each time in ferent quarter.	13 14
	(2)	Mini	souncil is designated a rural and remote part of the way through a year, the ster may specify the minimum number of meetings required for the inder of the year.	15 16 17
	(3)	one electe	e chairperson receives a request in writing signed by at least 2 councillors, of which must be an appointed councillor and one which must be an ed councillor, the chairperson must call an extraordinary meeting of the cil to be held as soon as practicable, but in any event within 14 days after pt of the request.	18 19 20 21 22
	(4)	Secti	ions 365 and 366 do not apply to a rural and remote council.	23
14	Disc	iplinar	ry action for misconduct	24
	(1)		ion 440I applies to appointed councillors as if the references to the artmental Chief Executive were references to the Minister.	25 26
	(2)		ing in this clause prevents a Minister removing or suspending an inted councillor under the <i>Interpretation Act 1987</i> , section 47(1)(b).	27 28
15	Ехрі	ry of d	designation of rural and remote councils	29
	(1)		he expiry of a designation of a rural and remote council, the following isions have effect—	30 31
		(a)	an election for councillors must be held on the day appointed for the next ordinary election of councillors, unless the regulations appoint an earlier day for the election,	32 33 34
		(b)	unless the regulations otherwise provide, the basis on which the mayor attains office, that is, by election by the councillors or by election by the electors, that applied immediately before the designation of the council applies for the election,	35 36 37 38
		(c)	unless the regulations otherwise provide, the council continues to have the same number of councillors that it had immediately before the expiry of the designation,	39 40 41
		(d)	until the election has been held, the council must continue to be comprised of the elected and appointed councillors and this schedule continues to apply as if the council were a rural and remote council.	42 43 44
	(2)		avoid doubt, the matters provided for under subclause (1)(b) and (c) inue until changed in accordance with section 16.	45 46

(3)	The	regulations may make provision about the following—	1
	(a)	matters dealing with the council ceasing to be a rural and remote council,	2
	(b)	savings and transitional matters consequent on the council ceasing to be a rural and remote council.	4 5
Regi	ulatior	ns	6
(1)	The	regulations may deal with rural and remote councils.	7
(2)		out limiting subclause (1), the regulations may disapply or modify a ision of Chapter 13, Parts 1–4 in relation to a rural and remote council.	8 9

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