ATTACHMENT 3

Consideration of State Environmental Planning Policies

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
1	State Environmental Planning Policy – Development Standards	Makes development standards more flexible. It allows councils to approve a development proposal that does not comply with a set standard where this can be shown to be unreasonable or unnecessary.	N/A	N/A
4	State Environmental Planning Policy – Development without consent & Miscellaneous Exempt & Complying Development	Previously titled SEPP No. 4 - Development without Consent. This policy allows relatively simple or minor changes of land or building use and certain types of development without the need for formal development applications. The types of development covered in the policy are outlined in the policy	N/A	N/A
6	State Environmental Planning Policy – Number of Storeys in a Building	Sets out a method for determining the number of storeys in a building, to prevent possible confusion arising from the interpretation of various environmental planning instruments	N/A	N/A
100	State Environmental Planning Policy – Retention of Low Cost Rental Accommodation	1 0 1 1 1 0 1	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
14	State Environmental Planning Policy – Coastal Wetlands	Ensures coastal wetlands are preserved and protected for environmental and economic reasons. The policy applies to local government areas outside the Sydney metropolitan area that front the Pacific Ocean. The policy identifies over 1300 wetlands of high natural value from Tweed Heads to Broken Bay and from Wollongong to Cape Howe. Land clearing, levee construction, drainage work or filling may only be carried out within these wetlands with the consent of the local council and the agreement of the Director General of the Department and Planning. Such development also requires an environmental impact statement to be lodged with a development application. The policy is continually reviewed. It has, for example, been amended to omit or include areas, clarify the definition of the land to which the policy applies and to allow minimal clearing along boundaries for fencing and surveying	Crawford Land	N/A
15	State Environmental Planning Policy – Rural Land sharing Communities	Makes multiple occupancy permissible, with council consent, in rural and non-urban zones, subject to a list of criteria in clause 9(1) of the policy. Multiple occupancy is defined as the collective management and sharing of unsubdivided land, facilities and resources. The policy encourages a community-based environmentally-sensitive approach to rural settlement, and enables the pooling of resources to develop opportunities for communal rural living. SEPP 15 Guide provides guidance to intending applicants.	this policy	N/A
19	State Environmental Planning Policy – Bushland in Urban Areas	Protects and preserves bushland within certain urban areas, as part of the natural heritage or for recreational, educational and scientific purposes. The policy is designed to protect bushland in public open space zones and reservations, and to ensure that bush preservation is given a high priority when local environmental plans for urban development are prepared		N/A
21	State Environmental Planning Policy – Caravan Parks	Ensures that where caravan parks or camping grounds are permitted under an environmental planning instrument, movable dwellings, as defined in the Local Government Act 1993, are also permitted. The specific kinds of movable	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
		dwellings allowed under the Local Government Act in caravan parks and camping grounds are subject to the provisions of the Caravan Parks Regulation. The policy ensures that development consent is required for new caravan parks and camping grounds and for additional long-term sites in existing caravan parks. It also enables, with the council's consent, long-term sites in caravan parks to be subdivided by leases of up to 20 years		
22	State Environmental Planning Policy – Shops & Commercial Premises	Permits within a business zone, a change of use from one kind of shop to another or one kind of commercial premises to another, even if the change of use is prohibited under an environmental planning instrument. Development consent must be obtained and the consent authority satisfied that the change of use will have no, or only minor, environmental effect	N/A	N/A
26	State Environmental Planning Policy – Littoral Rainforests	Protects littoral rainforests, a distinct type of rainforest well suited to harsh salt-laden and drying coastal winds. The policy requires that the likely effects of proposed development be thoroughly considered in an environmental impact statement. The policy applies to 'core' areas of littoral rainforest as well as a 100 metre wide 'buffer' area surrounding these core areas, except for residential land and areas to which SEPP No. 14 - Coastal Wetlands applies. Eighteen local government areas with direct frontage to the Pacific Ocean are affected, from Tweed in the north to Eurobodalla in the south.	No littoral rainforest has been identified within the site	N/A
29	State Environmental Planning Policy – Western Sydney Recreation Area	Enables development to be carried out for recreational, sporting and cultural purposes within the Western Sydney Recreation Area, including the development of a recreation area of State significance.	N/A	N/A
30	State Environmental Planning Policy – Intensive Agriculture	Requires development consent for cattle feedlots having a capacity of 50 or more cattle or piggeries having a capacity of 200 or more pigs. The policy sets out information and public notification requirements to ensure there are effective planning control over this export-driven rural industry. The policy does not alter if, and where, such development is	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
		permitted, or the functions of the consent authority.		
32	State Environmental Planning Policy – Urban Consolidation (Redevelopment of Urban Land)	States the Government's intention to ensure that urban consolidation objectives are met in all urban areas throughout the State. The policy focuses on the redevelopment of urban land that is no longer required for the purpose it is currently zoned or used, and encourages local councils to pursue their own urban consolidation strategies to help implement the aims and objectives of the policy. Councils will continue to be responsible for the majority of rezonings. The policy sets out guidelines for the Minister to follow when considering whether to initiate a regional environmental plan (REP) to make particular sites available for consolidated urban redevelopment. Where a site is rezoned by an REP, the Minister will be the consent authority.	The planning proposal is consistent with the objectives of this policy to maximise infill residential development opportunities within proximity to Lismore CBD consistent with the Lismore Regional City Plan 2005	Consistent
33	State Environmental Planning Policy – Hazardous & Offensive Industry	Provides new definitions for 'hazardous industry', 'hazardous storage establishment', 'offensive industry' and 'offensive storage establishment'. The definitions apply to all planning instruments, existing and future. The new definitions enable decisions to approve or refuse a development to be based on the merit of proposal. The consent authority must careful consider the specifics the case, the location and the way in which the proposed activity is to be carried out. The policy also requires specified matters to be considered for proposals that are 'potentially hazardous' or 'potentially offensive' as defined in the policy. For example, any application to carry out a potentially hazardous or potentially offensive development is to be advertised for public comment, and applications to carry out potentially hazardous development must be supported by a preliminary hazard analysis (PHA). The policy does not change the role of councils as consent authorities, land zoning, or the designated development provisions of the Environmental Planning and Assessment Act 1979.	N/A	N/A
36	State Environmental Planning Policy –	Helps establish well-designed and properly serviced manufactured home estates (MHEs) in suitable locations.	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
	Manufactured Home Estate	Affordability and security of tenure for residents are important aspects. The policy applies to Gosford, Wyong and all local government areas outside the Sydney Region. To enable the immediate development of estates, the policy allows MHEs to be located on certain land where caravan parks are permitted. There are however, criteria that a proposal must satisfy before the local council can approved development. The policy also permits, with consent, the subdivision of estates either by community title or by leases of up to 20 years. A section 117 direction issued in conjunction with the policy guides councils in preparing local environmental plans for MHEs, enabling them to be excluded from the policy		
39	State Environmental Planning Policy – Spit Island Bird Habitat	Enables a bird habitat at Spit Island at Towra Point, Kurnell to be created and protected without the need for development consent. Such work is still subject to Part 5 of the Environmental Planning and Assessment Act 1979. The wading birds for which the nesting habitat is to be created are covered by international agreements. It is needed as the construction of the third runway at Sydney Airport substantially reduced the habitat for Little Terns, an endangered species, as well as several other species of migratory wading birds	N/A	N/A
41	State Environmental Planning Policy – Casino Entertainment Complex	Permits development for the purpose of a casino/entertainment complex or complimentary development on the land to which the policy applies	N/A	N/A
44	State Environmental Planning Policy – Koala Habitat Protection	Encourages the conservation and management of natural vegetation areas that provide habitat for koalas to ensure permanent free-living populations will be maintained over their present range. The policy applies to 107 local government areas. Local councils cannot approve development in an area affected by the policy without an investigation of core koala habitat. The policy provides the state-wide approach needed to enable appropriate development to continue, while ensuring there is ongoing protection of koalas and their habitat	The site has been identified as containing potential Koala habitat under this policy and further investigation of this habitat is required. The planning proposal facilitates the protection and conservation of important vegetation and habitat corridors. The preparation of a KHMP may be required to ensure protection of any identified core habitat areas. Further investigation of the site is required under this Policy.	

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
47	State Environmental Planning Policy – Moore Park Showground	Enables the redevelopment of the Moore Park Showground for film and television studios and film-related entertainment facilities in a manner that is consistent with the Showground's status as an area important to the State and for regional planning. The policy ensures community activities and equestrian uses can continue on parts of the site. It specifies a consultation process, and requires the Minister for Planning, as the consent authority, to consider a range of possible impacts when determining development applications	N/A	N/A
50	State Environmental Planning Policy – Canal Estate Development	Bans new canal estates from the date of gazettal, to ensure coastal and aquatic environments are not affected by these developments	N/A	N/A
52	State Environmental Planning Policy – Farm Dams and Other Works in Land and Water Management Plan Areas	Applies to 11 irrigation areas or districts and lands shown on the plans. They are: Coleambally, Jemalong, Wyldes Plains, Burronga, Tabbita and Wah Wah; Berriquin, Cadell, Denemein and Wakool, which are part of the area administered by Murray Irrigation Ltd; and land in East Cadell in the Murray local government area. The policy amends the threshold used to determine what is 'designated development' in relation to farm dams (artificial waterbodies). It applies in areas where there are approved land and water management plans (LWMP) and farm plans have been approved. Currently only the area administered by Murray Irrigation Corporation has approved LWMPs (i.e. for Berriquin, Caddell, Denemein and Wakool). As other LWMPs are approved, the policy may be amended to incorporate the areas covered by those plans. The policy amends SEPP No. 4 to enable Irrigation corporations within the areas covered by the policy to carry out routine maintenance and emergency works without the need for development consent.	N/A	N/A
53	State Environmental Planning Policy – Metropolitan Residential Development	Repeals SEPP No. 12, SEPP No. 20, SEPP No. 25 and Sydney Regional Environmental Plan No. 12. Applies to councils in the Greater Metropolitan Region that have not prepared a suitable residential development strategy that	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
		addresses local housing needs while contributing to the metropolitan objective of more compact cities. The policy contains development controls for integrated housing and dual occupancy. Subdivision of dual occupancy is not permitted. Under Part 4 of the policy, the Minister can alter local planning provisions to facilitate multi-unit redevelopment of sites that are well located in relation to transport, jobs and services. A site analysis and a range of design principles are to be considered in assessing development to which the policy applies		
55	State Environmental Planning Policy – Remediation of Land	Introduces state-wide planning controls for the remediation of contaminated land. The policy states that land must not be developed if it is unsuitable for a proposed use because it is contaminated. If the land is unsuitable, remediation must take place before the land is developed. The policy makes remediation permissible across the State, defines when consent is required, requires all remediation to comply with standards, ensures land is investigated if contamination is suspected, and requires councils to be notified of all remediation proposals. To assist councils and developers, the Department, in conjunction with the Environment Protection Authority, has prepared Managing Land Contamination: Planning Guidelines	The site contains an identified cattle tick dip site called the Maize Grove Cattle Tick Dip Site. This is located within the 'Crawford' Land adjoining Skyline Rd. A preliminary assessment of the land has been completed which is consistent with the aims and objectives of this policy. However further investigations are required and independent verification and review of the assessment results will be required to meet the requirements of SEPP 55.	
59	State Environmental Planning Policy – Central Western Sydney Regional Open Space and Residential	<u> </u>	N/A	N/A
60	State Environmental Planning	Dravides a more efficient and effective approval process for	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
	Policy – Exempt & Complying Development	part of the reforms introduced to the development assessment system in July 1998. It applies to areas of the State where there are no such provisions in the council's local plans		
62	State Environmental Planning Policy – Sustainable Aquaculture	Encourages the sustainable expansion of the industry in NSW. The policy implements the regional strategies already developed by creating a simple approach to identity and categorise aquaculture development on the basis of its potential environmental impact. The SEPP also identifies aquaculture development as a designated development only where there are potential environmental risks	N/A	N/A
64	State Environmental Planning Policy – Advertising & Signage	Aims to ensure that outdoor advertising is compatible with the desired amenity and visual character of an area, provides effective communication in suitable locations and is of high quality design and finish. The SEPP was amended in August 2007 to permit and regulate outdoor advertising in transport corridors (e.g. freeways, tollways and rail corridors). The amended SEPP also aims to ensure that public benefits may be derived from advertising along and adjacent to transport corridors. Transport Corridor Outdoor Advertising and Signage Guidelines (DOP July 2007) provides information on design criteria, road safety and public benefit requirements for SEPP 64 development applications	N/A	N/A
65	State Environmental Planning Policy – Design Quality of Residential Flat Development	Raises the design quality of residential flat development across the state through the application of a series of design principles. Provides for the establishment of Design Review Panels to provide independent expert advice to councils on the merit of residential flat development. The accompanying regulation requires the involvement of a qualified designer throughout the design, approval and construction stages	N/A	N/A
70	State Environmental Planning Policy – Affordable Housing (Revised Schemes)	Extends the life of affordable housing provisions relating to: Sydney Regional Environmental Plan No. 26 - City West, Willoughby Local Environmental Plan 1995, South Sydney Local Environmental Plan 1998. Schemes such as these are helping to provide affordable housing in areas undergoing	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
		significant redevelopment		
71	State Environmental Planning Policy – Coastal Protection	The policy has been made under the Environmental Planning and Assessment Act 1979 to ensure that development in the NSW coastal zone is appropriate and suitably located, to ensure that there is a consistent and strategic approach to coastal planning and management and to ensure there is a clear development assessment framework for the coastal zone.	The land is not within the NSW Coastal Zone	N/A
	State Environmental Planning Policy (Affordable Rental Housing) 2009	Establishes a consistent planning regime for the provision of affordable rental housing. The policy provides incentives for new affordable rental housing, facilitates the retention of existing affordable rentals, and expands the role of not-for-profit providers. It also aims to support local centres by providing housing for workers close to places of work, and facilitate development of housing for the homeless and other disadvantaged people.	N/A	N/A
	State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004	This SEPP operates in conjunction with Environmental Planning and Assessment Amendment (Building Sustainability Index: BASIX) Regulation 2004 to ensure the effective introduction of BASIX in NSW. The SEPP ensures consistency in the implementation of BASIX throughout the State by overriding competing provisions in other environmental planning instruments and development control plans, and specifying that SEPP 1 does not apply in relation to any development standard arising under BASIX. The draft SEPP was exhibited together with draft Regulation amendment in 2004.	This policy will be applicable with future residential development on the Crawford Land	Consistent
	State Environmental Planning Policy (Exempt & Complying Development Codes) 2008	Streamlines assessment processes for development that complies with specified development standards. The policy provides exempt and complying development codes that have State-wide application, identifying, in the General Exempt Development Code, types of development that are of minimal environmental impact that may be carried out without the need for development consent; and, in the General Housing Code, types of complying development that may be carried out in accordance with a complying	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
		development certificate as defined in the Environmental Planning and Assessment Act 1979.		
	State Environmental Planning Policy (Housing for Seniors & People with a Disability) 2004	Encourage the development of high quality accommodation for our ageing population and for people who have disabilities - housing that is in keeping with the local neighbourhood. Note the name of this policy was changed from SEPP (Seniors Living) 2004 to SEPP (Housing for Seniors or People with a Disability) 2004 effective 12.10.07	N/A	N/A
	State Environmental Planning Policy (Infrastructure) 2007	Provides a consistent planning regime for infrastructure and the provision of services across NSW, along with providing for consultation with relevant public authorities during the assessment process. The SEPP supports greater flexibility in the location of infrastructure and service facilities along with improved regulatory certainty and efficiency.	The extension and augmentation of services for the Crawford Land is consistent with the objectives of this policy.	Consistent
	State Environmental Planning Policy (Kosciuszko National Park – Alpine Resorts) 2007	The aim of this policy is to strengthen the assessment framework for development within the alpine resorts and to reinforce environmentally sustainable development and recreational activities within these resorts. The Policy also facilitates the protection of the natural and cultural setting of the alpine resorts in Kosciuszko National Park	N/A	N/A
	State Environmental Planning Policy (Major Development) 2005	Defines certain developments that are major projects to be assessed under Part 3A of the Environmental Planning and Assessment Act 1979 and determined by the Minister for Planning. It also provides planning provisions for State significant sites. In addition, the SEPP identifies the council consent authority functions that may be carried out by joint regional planning panels (JRPPs) and classes of regional development to be determined by JRPPs. Note: This SEPP was formerly known as State Environmental Planning Policy (Major Projects) 2005.	N/A	N/A
	State Environmental Planning Policy (Mining, Petroleum Production & Extractive Industries) 2007	This Policy aims to provide for the proper management and development of mineral, petroleum and extractive material resources for the social and economic welfare of the State. The Policy establishes appropriate planning controls to encourage ecologically sustainable development.	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
	State Environmental Planning Policy (Rural Lands) 2008	The aim of this policy is to facilitate the orderly and economic use and development of rural lands for rural and related purposes. The policy applies to local government areas that are not listed in clause 4	In accordance with Planning Circular PS08-002 the SEPP requires that before granting consent the consent authority must consider any impacts the development will have on other uses in the locality including development of residential land adjoining rural lands.	Consistent
			When considering an application to which this clause of the SEPP applies the council should have regard to current and emerging trends in agriculture, including current trends to transition from extensive agriculture to intensive agriculture such as horticulture and intensive livestock in some locations.	
			The Planning Proposal outlines the relationship of the urban area and the future use of adjoining land being agricultural land.	
	State Environmental Planning Policy (Sydney Region Growth Centres) 2006	Provides for the coordinated release of land for residential, employment and other urban development in the North West and South West growth centres of the Sydney Region (in conjunction with Environmental Planning and Assessment Regulation relating to precinct planning).	N/A	N/A
	State Environmental Planning Policy (Temporary Structures) 2007	Provides for the erection of temporary structures and the use of places of public entertainment while protecting public safety and local amenity. Note the name of this policy was changed from SEPP (Temporary Structures and Places of Public Entertainment) 2007 to SEPP (Temporary Structures) 2007 effective 26.10.09.	N/A	N/A
	State Environmental Planning Policy (Western Sydney Employment Area) 2009	Promotes economic development and the creation of employment in the Western Sydney Employment Area by providing for development, including major warehousing, distribution, freight transport, industrial, high technology and research facilities. The policy provides for coordinated planning, development and rezoning of land for employment or environmental conservation purposes.	N/A	N/A

No.	SEPP Title	Summary of SEPP	Applicable to Planning Proposal	Consistency
	State Environmental Planning Policy (Western Sydney Parklands) 2009	The aim of the policy is to put in place planning controls that will enable the Western Sydney Parklands Trust to develop the Western Parklands into multi-use urban parkland for the region of western Sydney.	N/A	N/A
Oi	her Regional Environmental Plan	(deemed State Environmental Planning Policies)		
	Murray REP No. 2 - Riverine Land	Ensures the river and its floodplain are able to support a range of productive land uses. The plan coordinating planning along the Murray River and the implementation of planning-related aspects of the Murray Darling Basin Commission strategies. It simplifies the consultation process between agencies and councils established in REP No. 1. It also promotes consistency between NSW and Victoria planning in relation to the river and its floodplain.	N/A	N/A
	Willandra Lakes REP No 1 - World Heritage Property	Applies to the Willandra Lakes Region in the Shires of Wentworth and Balranald. The purpose of the plans is to protect, conserve and manage this World Heritage Property in accordance with any strategic plan of management. The plan also aims to provide a process of consultation with stakeholders on development and related decisions.	N/A	N/A
	Riverina REP No. 1	This plan covers land within a 16-kilometre radius of the proposed Australian Defence Communications Facility to be built near Morundah. Its purpose is to protect the operational effectiveness of the new facility	N/A	N/A
	Orana REP No. 1 - Siding Spring	Covers the area around Siding Spring Observatory in Coonabarabran and is designed to deal with the problem of light emission interfering with the effectiveness of the telescopes. Coonabarabran Council has prepared a development control plan to implement the necessary lighting codes.	N/A	N/A
	Western Division REP No. 1 - Extractive Industries	Provides consistent control of extractive industries in the Western Division, to ensure there is adequate site management and to protect valuable agricultural land, water quality, riparian environs, heritage items and aboriginal sites of significance. The plan also provides for rehabilitation of quarries after extraction	N/A	N/A

ATTACHMENT 4

Consideration of North Coast Regional Environmental Plan (Deemed SEPP)

North Coast Regional Environmental Plan (Deemed SEPP)	Consistent	Comment	
	Pa	rt 2 Rural Development	
Agricultural Resources			
Prime Crop or Pasture Land	Yes	Part 2 Rural Development	
Minimum lot size	Yes	No alteration to minimum lot sizes under the Lismore LEP 2000 are proposed	

North Coast Regional Environmental Plan	Consistent	Comment
(Deemed SEPP)	. V	There is a second in the allowed to all the second in the
Concessional lots	Yes	There is no provision to allow concessional lots in the draft LEP.
Cluster farming	Yes	There is no specific definition of cluster farming. There is no provision related to cluster farming in the draft LEP.
Intensive animal industries	Yes	In the draft LEP no provisions for intensive livestock agriculture and animal establishments are proposed.
Catchment Management		
Wetlands or fishery habitats	Yes	In the draft LEP no identified SEPP 14 wetlands are impacted
Geological Resources		
Extractive materials	Yes	In the draft LEP no provisions will impact on extractive industries. The Crawford Land contains 2 former quarries, both of which have in part been rehabilitated and neither of which have an existing Development Consent to operate as quarries. Review of the Department of Primary Industries mineral resources mapping does not identify the Crawford Land as retaining any level of state significance in terms of mineral deposits.
Rural Housing		
Rural Land Release Strategy	N/A	N/A
Dwellings on rural land	N/A	N/A
Dual occupancy	Yes	The draft LEP will not contain provisions that impact on existing provisions for dual occupancy development
Forestry		
State forests	N/A	N/A
Areas other than State Forests	N/A	N/A
Timber processing plants	Yes	The draft LEP does not rezone land adjoining or adjacent to timber processing plants for residential purposes.

North Coast Regional Environmental Plan (Deemed SEPP)	Consistent	Comment				
	Part 3 Conservation and the Environment					
The Natural Environment						
Natural areas and water catchments	Yes	The current planning proposal adjusts the existing environmental protection zone on the eastern part of the site. This preliminary adjustment has been undertaken to reflect known site constraints and position of significant vegetation across the site. Further investigation of the site is required to verify the proposed zone boundary adjustment.				
		The draft LEP will not alter local controls relating to wildlife corridors, native vegetation and habitat areas, and riparian lands and waterways.				
Coastal Development						
Coastal hazard areas	N/A	N/A				
Coastal foreshore areas	N/A	N/A				
Coastal lands	N/A	N/A				
	Part	4 Urban Development				
Strategic Planning						
Urban Land Release Strategy	Yes	The Crawford Land has already been identified for urban development purposes and does not form a separate land release area. Amendment of the Lismore Urban Strategy 2003 will be required to accommodate the Crawford Land				

North Coast Regional Environmental Plan (Deemed SEPP)	Consistent	Comment
Retail, commercial or business activities	Yes	The draft LEP will rezone part of the Crawford Land for commercial, retail and business activities. The Crawford Land is located adjacent to, or within close proximity to the existing Lismore commercial centre. This will not result in a substantial increase in commercial development in this area. Further analysis of the impact of providing neighbourhood retail floor space will be required
Principles for urban zones	an zones Yes The draft LEP will retain the key principles for housing contained wing 2000	
Urban Housing		
Principles for housing	Yes	The draft LEP allows a wide range of housing types and densities in the 2(a) Residential zone
Environmental hazards		
Hazards	Generally	The Lismore LEP 2000 contains local provisions regulating development on flood prone land. Bushfire hazard assessment is covered by S79BA of the EPA Act. Requirements for potentially contaminated land are provided in SEPP 55. Preliminary investigations are that there are no significant hazards that prevent the identified residential area of the site from being developed for urban purposes. However a more comprehensive assessment will be completed post Gateway determination.
Flood liable land	Yes	The draft LEP does not rezone flood liable land from rural, open space, environmental protection to a residential, business, industrial, special use or village zone.
Commercial and Industrial development		
Principles for commercial and industrial development	Yes	The draft LEP proposes to include land south of Southern Cross University in the 3(a) Neighbourhood Business Zone under the Lismore LEP 2000. This area is currently zoned 5(b) Technology Park under the Lismore LEP 2000. The development of this area would occur in accordance with an approved master plan and DCP for the site. This will ensure that development of the site supports the CBD and the operation of the university. The proposed neighbourhood business zone in the draft LEP will maintain the integrity and primary commercial role of the Lismore CBD.
Maintenance of industrial development zonings	Yes	The draft LEP does not reduce existing industrial zoned land.

North Coast Regional Environmental Plan (Deemed SEPP)	Consistent	Comment
Tall Buildings		
Height Controls	N/A	N/A
	Part 5 Reg	gional Infrastructure
Transport		
Primary arterial roads	Not Required	SEPP Infrastructure 2007 includes provisions to promote the safety and efficiency of the road network. SEPP Infrastructure contains provisions to regulate and manage development on classified roads.
Secondary arterial roads	Not Required	SEPP Infrastructure 2007 contains provisions restricting access to main roads. No new development is proposed in the draft LEP that is adjacent to a road with high speed.
Existing controls for main or arterial roads	Not Required	SEPP Infrastructure 2007 includes provisions relating to the control of traffic and access to main roads in rural areas.
Development of new airports	Yes	The draft LEP does not propose development for the purpose of a new airport.
Land in the vicinity of aerodromes	N/A	N/A
Bus services	Yes	The Crawford Land adjoins existing urban development. A site specific DCP will be prepared for the sites to ensure that each area is capable of supporting bus services.
Utility services		
Servicing urban areas	Yes	The draft LEP provides for the most economic use of existing services. The Crawford Land can be adequately serviced and is adjacent to existing urban development.
		Water catchment areas are not likely to be polluted as a result of the proposed urban development. The provision of services, such as water and sewer, and the provision of transport will be detailed in a site specific DCP for each site.
Health and Education		
Health and education facilities	Yes	The Crawford Land is located adjacent to existing residential areas. The site has good access to existing health and education facilities.
Community use of schools and other facilities	Not Required	SEPP Infrastructure 2007 provides for community use of schools and development associated with schools. This provision is not required in the draft LEP.
Community Services		

North Coast Regional Environmental Plan (Deemed SEPP)	Consistent	Comment			
Provision of community, welfare and child care services	Generally	The Crawford Land is located close to existing services and additional community services are not required to service these areas.			
	Part 6 Touris	m and Recreation			
Tourism					
Environmental features and hazards	Yes	The draft LEP does not zone land specifically for tourism development			
Principles for location of tourism development	Yes	The draft LEP does not zone land specifically for the purpose of tourist development.			
Provision of services to tourism development	Yes	The draft LEP does not zone land specifically for the purpose of tourist development.			
Large scale resort development	Yes	The draft LEP does not zone land specifically to allow large scale resort development.			
Residential development and tourism	Yes	The draft LEP does not contain provisions to permit permanent residential accommodation in tourist developments.			
Tourism development on farms	Yes	The draft LEP does not contain provisions to permit farm stay accommodation in rural zones.			
Recreation					
Public recreation areas	Yes	The draft LEP does not rezone or zone for any public recreation areas. The Special Uses (University) zone will facilitate for recreation related development.			
Recreation vehicle areas	Yes	The draft LEP does not contain provisions relating to RVAs			
Existing zones for public open space	Yes	The draft LEP does not substantially reduce the amount of land zoned for public recreation.			
	Part 7 N	/liscellaneous			
Plan preparation – miscellaneous provisions	N/A	N/A			

ATTACHMENT 5

Consideration of Ministerial Directions under Section 117

1131	ideration of Ministerial Directions under Section 117						
No.	Title	Applicable	Consistency				
l. E	Employment and Resources (effective 1 July 2009)						
1.1	Business and Industrial Zones A planning proposal must: • give effect to the objectives of this direction • retain the areas and locations of existing business and industrial zones • not reduce the total potential floor space area for employment uses and related public services in business zones • not reduce the total potential floor space area for industrial uses in industrial zones, and • ensure that proposed new employment areas are in accordance with a strategy that is approved by the Director-General of the Department of Planning.	Yes	No – while the Crawford Land has been previously identified as having potential for employment uses highlighted by the Lismore Regional City Strategy 2005 the land has also been identified as future urban land within the boundaries of Lismore City. The current planning proposal does not seek to retain the current technology park concept which originally was attached to the University. Subsequently the planning proposal reduces available employment lands within Lismore.				
			The planning proposedoes justify the inconsistency be outlining the off-set be expanding the existing campus of Southern				

No	Title	Annlicable	Consistency
140.		Аррпсаыс	Cross University and relocating future urban lands from the campus to the Crawford Land site.
1.2	Rural Zones	No	N/A
	A planning proposal must:		
	 not rezone land from a rural zone to a residential, business, industrial, village or tourist zone 		
	 not contain provisions that will increase the permissible density of land within a rural zone (other than land within an existing town or village). 		
1.3	Mining Petroleum Production and Extractive Industries	No	N/A
	This direction applies when a relevant planning authority prepares a planning proposal that would have the effect of:		
	 prohibiting the mining of coal or other minerals, production of petroleum, or winning or obtaining of extractive materials, or 		
	 restricting the potential development of resources of coal, other minerals, petroleum or extractive materials which are of State or regional significance by permitting a land use that is likely to be incompatible with such development. 		
1.4	Oyster Aquaculture	No	N/A
	This direction applies when a relevant planning authority prepares any planning proposal that proposes a change in land use which could result in:		
	 adverse impacts on a Priority Oyster Aquaculture Area or a "current oyster aquaculture lease in the national parks estate"; or 		
	 incompatible use of land between oyster aquaculture in a Priority Oyster Aquaculture Area or a "current oyster aquaculture lease in the national parks estate" and other land uses. 		
1.5	Rural Lands	Yes	No - The planning
	This direction applies when:		proposal includes adjustment to the
	 a relevant planning authority prepares a planning proposal that will affect land within an existing or proposed rural or environment protection zone (including the alteration of any existing rural or environment protection zone boundary) or 		boundary of the existing 7(b) zone to be consistent with known site
	 a relevant planning authority prepares a planning proposal that changes the existing minimum lot size on land within a rural or environment protection zone. 		constraints. Further site investigations

No.	Title	Applicable	Consistency
			are required to demonstrate the position of the zone boundary will ensure protection of all environmentally sensitive lands across the site.
			The planning proposal justifies this inconsistency by maintaining known environmentally sensitive lands within the 7(b) land
2. E	nvironment and Heritage (effective 1 July 2009)		
2.1	Environment Protection Zones	Yes	Yes - the planning
	 A planning proposal must include provisions that facilitate the protection and conservation of environmentally sensitive areas. 		proposal facilitates the protection and conservation of
	 A planning proposal that applies to land within an environment protection zone or land otherwise identified for environment protection purposes in a LEP must not reduce the environmental protection 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 clause (5) of Direction 1.5 "Rural Lands". 		environmentally sensitive areas and does not alter relevant standards applying to that zone.
2.2	Coastal Protection	No	N/A
	A planning proposal must include provisions that give effect to and are consistent with:		
	 the NSW Coastal Policy: A Sustainable Future for the New South Wales Coast 1997, and 		
	the Coastal Design Guidelines 2003, and		
	 the manual relating to the management of the coastline for the purposes of section 733 of the Local Government Act 1993 (the NSW Coastline Management Manual 1990). 		
2.3	Heritage Conservation	Yes	No - the planning
	A planning proposal must contain provisions that facilitate the conservation of:		proposal has identified the need to facilitate for
	 items, places, buildings, works, relics, moveable objects or precincts of environmental heritage significance to an area, in relation to the historical, scientific, cultural, social, archaeological, architectural, natural or aesthetic value of the item, area, object or place, identified in a study of the environmental heritage of the area, 		the conservation of cultural heritage within the site however
	 Aboriginal objects or Aboriginal places that are protected under the National Parks and Wildlife Act 1974, and 		detailed investigations

Ma	Title		Annliachla	Consistency
NO.	prepared by or on	Aboriginal objects, Aboriginal places or landscapes identified by an Aboriginal heritage survey behalf of an Aboriginal Land Council, Aboriginal body or public authority and provided to the authority, which identifies the area, object, place or landscape as being of heritage significance to and people.		of cultural heritage have not been completed. This inconsistency is justified by requiring further cultural heritage investigations across the site consistent with current guidelines and statutory requirements.
2.4	Recreation Vehicle Areas		No	N/A
	A planning proposal must meaning of the Recreation	not enable land to be developed for the purpose of a recreation vehicle area (within the Vehicles Act 1983):		
	 where the land is v 	vithin an environmental protection zone,		
	 where the land cor 	nprises a beach or a dune adjacent to or adjoining a beach,		
		not within an area or zone referred to in paragraphs (4)(a) or (4)(b) unless the relevant has taken into consideration:		
		uidelines entitled Guidelines for Selection, Establishment and Maintenance of Recreation vation Service of New South Wales, September, 1985, and		
		uidelines entitled Recreation Vehicles Act, 1983, Guidelines for Selection, Design, and ehicle Areas, State Pollution Control Commission, September 1985.		
3. H	ousing Infrastructure and	Urban Development (effective 1 July 2009 - Except for new Direction 3.6 -effective 16 Febru	ary 2011)	
3.1	an existing or prop-	a relevant planning authority prepares a planning proposal that will affect land within: osed residential zone (including the alteration of any existing residential zone boundary) which significant residential development is permitted or proposed to be permitted.	Yes	Yes - The Planning proposal includes residential zoned land and is consistent in terms of current studies and strategies that identify this land as being suitable for urban development
3.2	Caravan Parks and Manufa	actured Home Estates	No	N/A

No.	Title	Applicable	Consistency
	This direction applies when a relevant planning authority prepares a planning proposal.		
	In identifying suitable zones, locations and provisions for caravan parks in a planning proposal, the relevant planning authority must:		
	 retain provisions that permit development for the purposes of a caravan park to be carried out on land, and 		
	 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. 		
3.3	Home Occupations	Yes	Yes - The Planning
	This direction applies when a relevant planning authority prepares a planning proposal.		proposal does not change the existing
	Planning proposals must permit home occupations to be carried out in dwelling houses without the need for development consent.		provisions for home occupations applying under the Lismore LEP 2000
3.4	Integrating Land Use and Transport	Yes	Yes - The Planning proposal is consistent with the provision of urban development
	This direction applies when a relevant planning authority prepares a planning proposal that will create, alter or remove a zone or a provision relating to urban land, including land zoned for residential, business, industrial, village or tourist purposes.		
	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:		within close proximity to a range of services including public
	 Improving Transport Choice – Guidelines for planning and development (DUAP 2001), and 		transport. A more
	 The Right Place for Business and Services – Planning Policy (DUAP 2001). 		detailed DCP will detail provisions relating to integrating transport within the development
3.5	Development Near Licensed Aerodromes	No	N/A
	This direction applies when a relevant planning authority prepares a planning proposal that will create, alter or remove a zone or a provision relating to land in the vicinity of a licensed aerodrome.		
	In the preparation of a planning proposal that sets controls for the development of land in the vicinity of a licensed aerodrome, the relevant planning authority must:		
	 consult with the Department of the Commonwealth responsible for aerodromes and the lessee of the aerodrome, 		

No.	Title	Applicable	Consistency
	 take into consideration the Obstacle Limitation Surface (OLS) as defined by that Department of the Commonwealth, 		
	or land affected by the OLS:		
	(i) prepare appropriate development standards, such as height, and		
	(ii) allow as permissible with consent development types that are compatible with the operation of an aerodrome		
	 obtain permission from that Department of the Commonwealth, or their delegate, where a planning proposal proposes to allow, as permissible with consent, development that encroaches above the OLS. This permission must be obtained prior to undertaking community consultation in satisfaction of section 57 of the Act. 		
3.6	Shooting Ranges	No	N/A
	This direction applies when a relevant planning authority prepares a planning proposal that will affect, create, alter or remove a zone or a provision relating to land adjacent to and/ or adjoining an existing shooting range.		
	A planning proposal must not seek to rezone land adjacent to and/ or adjoining an existing shooting range that has the effect of:		
	 permitting more intensive land uses than those which are permitted under the existing zone; or 		
	permitting land uses that are incompatible with the noise emitted by the existing shooting range.		
4. H	azard and Risk (effective 1 July 2009)		
4.1	Acid Sulfate Soils	No	N/A
	This direction applies when a relevant planning authority prepares a planning proposal that will apply to land having a probability of containing acid sulfate soils as shown on the Acid Sulfate Soils Planning Maps.		
4.2	Mine Subsidence and Unstable Land	No	N/A
	This direction applies when a relevant planning authority prepares a planning proposal that permits development on land that:		
	is within a mine subsidence district, or		
	has been identified as unstable in a study, strategy or other assessment undertaken:		
	(i) by or on behalf		
	of the relevant planning authority, or		
	(ii) by or on behalf		

No	Title	Applicable	Consistency
710.	of a public authority and provided to the relevant planning authority	Арриоцые	Consistency
4.3	Flood Prone Land	Yes	Yes - Council prepared
	This direction applies when a relevant planning authority prepares a planning proposal that creates, removes or alters a zone or a provision that affects flood prone land.	nd	the 'Lismore Floodplain Management Plan (Oct. 2002)'. The Lismore
	A planning proposal must include provisions that give effect to and are consistent with the NSW Flood Prone Land Policy and the principles of the Floodplain Development Manual 2005 (including the Guideline on Development Controls on Low Flood Risk Areas).		Floodplain Management Plan (LFMP) was prepared using
	A planning proposal must not rezone land within the flood planning areas from Special Use, Special Purpose, Recreation, Rural or Environmental Protection Zones to a Residential, Business, Industrial, Special Use or Special Purpose Zone.		modelling by Patterson Britton & Partners in 2001 to define
	A planning proposal must not contain provisions that apply to the flood planning areas which:		floodways and areas of differing flood hazard.
	permit development in floodway areas		Flood prone lands in the
	 permit development that will result in significant flood impacts to other properties 		LFMP are further categorised according to the potential risk that
	permit a significant increase in the development of that land		
	 are likely to result in a substantially increased requirement for government spending on flood mitigation measures, infrastructure or services, or 		flooding poses to human life and property.
	 permit development to be carried out without development consent except for the purposes of agriculture (not including dams, drainage canals, levees, buildings or structures in floodways or high hazard areas), roads or exempt development. 		The hazard categories are: Floodway
	A planning proposal must not impose flood related development controls above the residential flood planning level for		High Flood Risk Area
	residential development on land, unless a relevant planning authority provides adequate justification for those controls to the satisfaction of the Director-General (or an officer of the Department nominated by the Director-General).		Flood Fringe Area.
	For the purposes of a planning proposal, a relevant planning authority must not determine a flood planning level that is inconsistent with the Floodplain Development Manual 2005 (including the Guideline on Development Controls on Low Flood Risk Areas) unless a relevant planning authority provides adequate justification for the proposed departure from that Manual to the satisfaction of the Director-General (or an officer of the Department nominated by the Director-		Part of the Crawford Land is identified as flood prone and within a 'flood fringe area'.
	General).		The LFMP defines 'flood fringe area' areas as: 'the remaining area of flood liable land after floodway and high flood risk area have been defined'. The area of

No.	Title	Applicable	Consistency
			flood prone land within the Crawford Land is approximately 28ha (38% of the total area of land). The LFMP excludes new residential development from lands identified as floodways or high flood risk areas in the 1 in 100 flood event however new residential development is permissible in flood fringe areas.
			Identified high flood prone areas are an absolute constraint to future use of the Crawford Land for urban residential purposes.
			The current planning proposal reinforces the objectives of the LFMP and is consistent with the objectives of Direction 4.3.
4.4	Planning for Bushfire Protection	Yes	Yes - Council will need
	This direction applies when a relevant planning authority prepares a planning proposal that will affect, or is in proximity to land mapped as bushfire prone land.		to consult with the Commissioner of the NSW Rural Fire Service
	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 56 of the Act, and prior to undertaking community consultation in satisfaction of section 57 of the Act, and take into account any comments so made,		upon receipt of the Gateway determination
	A planning proposal must:		

No.	Title	Applicable	Consistency
	have regard to Planning for Bushfire Protection 2006,		
	introduce controls that avoid placing inappropriate developments in hazardous areas, and		
	ensure that bushfire hazard reduction is not prohibited within the APZ.		
	 A planning proposal must, where development is proposed, comply with the following provisions, as appropriate: 		
	provide an Asset Protection Zone (APZ) incorporating at a minimum:		
	(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,		
	 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, 		
	 contain provisions for two-way access roads which links to perimeter roads and/or to fire trail networks, 		
	contain provisions for adequate water supply for fire fighting purposes,		
	minimise the perimeter of the area of land interfacing the hazard which may be developed,		
	• (f) introduce		
	controls on the placement of combustible materials in the Inner Protection Area.		
	egional Planning (effective 1 July 2009 - Except for new Direction 5.4 effective 29 November 2009 & Direction 5.2 effective 20 November 20	tive 3 March 2	
5.1	Implementation of Regional Strategies	Yes	Yes - The Planning Proposal is consistent
	This direction applies to land to which the following regional strategies apply:		with the Far North Coast
	Far North Coast Regional Strategy		Regional Strategy
	Lower Hunter Regional Strategy		however minor amendments will be
	Illawarra Regional Strategy		required to the strategy
	South Coast Regional Strategy		
	Sydney-Canberra Corridor Regional Strategy		
	Central Coast Regional Strategy, and		

No	Title	Applicable	Consistency
740.	• (g) Mid North Coast		Consistency
	Regional Strategy.		
5.2	Sydney Drinking Water Catchments	No	N/A
	This Direction applies to the Sydney drinking water catchment in the following local government areas:		
	Blue Mountains		
	Campbelltown		
	Cooma Monaro		
	Eurobodalla		
	Goulburn Mulwaree		
	Kiama		
	• Lithgow		
	Oberon		
	Palerang		
	Shoalhaven Sutherland		
	Upper Lachlan		
	Wingecarribee		
	Wollondilly		
	Wollongong.		
5.3	Farmland of State and Regional Significance on the NSW Far North Coast	Yes	Yes - The Crawford land
	This direction applies to:		is identified as committed urban lands
	Ballina Shire Council,		and the planning
	Byron Shire Council,		proposal highlights the need to meet the
	Kyogle Shire Council,		objectives protecting
	Lismore City Council,		adjoining agricultural lands
	Richmond Valley Council, and		Idilus
	Tweed Shire Council		

No.	Title	Applicable	Consistency
5.4	Commercial and Retail Development along the Pacific Highway, North Coast	No	N/A
	This Direction applies to those council areas on the North Coast that the Pacific Highway traverses, being those council areas between Port Stephens Shire Council and Tweed Shire Council, inclusive		
5.5	Development in the vicinity of Ellalong, Paxton and Millfield (Cessnock LGA) (Revoked 18 June 2010)	No	N/A
5.6	Sydney to Canberra Corridor (Revoked 10 July 2008. See amended Direction 5.1)	No	N/A
5.7	Central Coast (Revoked 10 July 2008. See amended Direction 5.1)	No	N/A
5.8	Second Sydney Airport: Badgerys Creek This direction applies to land shown within the boundaries of the proposed airport site and within the 20 ANEF contour as shown on the map entitled "Badgerys Creek—Australian Noise Exposure Forecast—Proposed Alignment—Worst Case Assumptions", this being found in Appendix U of the Second Sydney Airport Site Selection Program Draft Environmental Impact Statement within Fairfield City Council, Liverpool City Council, Penrith City Council and Wollondilly Shire Council local government areas.	No	N/A
6. L	ocal Plan Making (effective 1 July 2009)		
6.1	Approval and Referral Requirements This direction applies when a relevant planning authority prepares a planning proposal. A planning proposal must: • minimise the inclusion of provisions that require the concurrence, consultation or referral of development applications to a Minister or public authority, and	No	N/A
	 not contain provisions requiring concurrence, consultation or referral of a Minister or public authority unless the relevant planning authority has obtained the approval of: 		
	(i) the appropriate Minister or public authority, and (ii) the Director-		
	General of the Department of Planning (or an officer of the Department nominated by the Director-General), prior to undertaking community consultation in satisfaction of section 57 of the Act, and		

No.	Title	Applicable	Consistency
	not identify development as designated development unless the relevant planning authority:		,
	(i) can satisfy the Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General) that the class of development is likely to have a significant impact on the environment, and		
	(ii) has obtained the approval of the Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General) prior to undertaking community consultation in satisfaction of section 57 of the Act.		
6.2	Reserving Land for Public Purposes	No	N/A
	This direction applies when a relevant planning authority prepares a planning proposal.		
	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 Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General).		
	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:		
	reserve the land in accordance with the request, and		
	 include the land in a zone appropriate to its intended future use or a zone advised by the Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General), and 		
	 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:		
	include the requested provisions, or		
	 take such other action as advised by the Director-General of the Department of Planning (or an officer of the Department nominated by the Director-General) 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.		
6.3	Site Specific Provisions	No	N/A
	This direction applies when a relevant planning authority prepares a planning proposal that will allow a particular		

Ma	Tido	Annlinable	Completency
NO.	Title development to be carried out.	Аррисавіе	Consistency
	A planning proposal that will amend another environmental planning instrument in order to allow a particular development proposal to be carried out must either:		
	allow that land use to be carried out in the zone the land is situated on, or		
	 rezone the site to an existing zone already applying 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 		
	 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. 		
	A planning proposal must not contain or refer to drawings that show details of the development proposal.		
7. M	letropolitan Planning (effective 1 February 2010)		
7.1	Implementation of the Metropolitan Plan for Sydney 2036	No	N/A
	This direction applies to land comprising of the following local government areas:		
	Ashfield		
	Auburn		
	Bankstown		
	Baulkham Hills		
	Blacktown		
	Blue Mountains		
	Botany Bay		
	Burwood		
	Camden		
	Campbelltown		
	Canada Bay		
	Canterbury		
	City of Sydney		
	Fairfield		

No	Title		Annlicable	Consistency
740.	•	Hawkesbury	Аррисавіс	Consistency
	•	Holroyd		
	•	Hornsby		
	•	Hunters Hill		
	•	Hurstville		
	•	Kogarah		
	•	Ku-ring-gai		
	•	Lane Cove		
	•	Leichhardt		
	•	Liverpool		
	•	Manly		
	•	Marrickville		
	•	Mosman		
	•	North Sydney		
	•	Parramatta		
	•	Penrith		
	•	Pittwater		
	•	Randwick		
	•	Rockdale		
	•	Ryde		
	•	Strathfield		
	•	Sutherland		
	•	Warringah		
	•	Waverley		
	•	Willoughby		
	•	Wollondilly		

No.	Title	Applicable	Consistency
	Woollahra		