Code of Conduct for Councillors

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Table of Contents

Part 1  Introduction.................................................................................................................. 1

Part 2  Definitions ................................................................................................................... 2

Part 3  General conduct obligations ...................................................................................... 4
  General conduct ................................................................................................................... 4
  Fairness and equity .............................................................................................................. 4
  Harassment and discrimination ......................................................................................... 4
  Bullying ............................................................................................................................... 4
  Work health and safety ....................................................................................................... 5
  Land use planning, development assessment and other regulatory functions .................. 5
  Binding caucus votes ........................................................................................................ 6
  Obligations in relation to meetings ................................................................................... 6

Part 4  Pecuniary interests ...................................................................................................... 7
  What is a pecuniary interest? .............................................................................................. 7
  What interests do not have to be disclosed? ...................................................................... 7
  What disclosures must be made by a Councillor? ............................................................. 8
  Disclosure of interests in written returns .......................................................................... 9
  Disclosure of pecuniary interests at meetings ................................................................... 9

Part 5  Non-Pecuniary conflicts of interest ........................................................................... 11
  What is a non-pecuniary conflict of interest? ................................................................. 11
  Managing non-pecuniary Conflict of Interests ............................................................... 11
  Political donations .......................................................................................................... 12
  Loss of quorum as a result of compliance with this Part .................................................. 13
  Personal dealings with CN ............................................................................................... 13

Part 6  Personal benefit ......................................................................................................... 14
  Gifts and benefits ............................................................................................................. 14
  How are offers of gifts and benefits to be dealt with? ...................................................... 14
  Gifts and benefits of token value .................................................................................... 15
  Gifts and benefits of more than token value .................................................................. 15
  “Cash-like gifts” .............................................................................................................. 15
  Improper and undue influence ...................................................................................... 16

Part 7  Relationships between CN Officials ........................................................................ 17
  Obligations of Councillors .............................................................................................. 17
  Obligations of staff .......................................................................................................... 17
  Inappropriate interactions ............................................................................................... 17
Part 8  Access to information and Council resources ................................. 19
Councillor access to information .................................................................. 19
Councillors to properly examine and consider information ............................. 19
Refusal of access to documents ..................................................................... 19
Use of certain CN information ..................................................................... 19
Use and security of confidential information ................................................... 20
Personal Information .................................................................................... 20
Use of Council resources ............................................................................. 20
Internet access .............................................................................................. 21
Council record keeping .................................................................................. 21
Councillor access to Council buildings ........................................................... 21

Part 9  Maintaining the integrity of this code .................................................. 22
Complaints made for an improper purpose ..................................................... 22
Detrimental action ......................................................................................... 22
Compliance with requirements under the Procedures .................................... 22
Disclosure of information about the consideration of a matter under the Procedures ........ 23
Complaints alleging a breach of this Part ....................................................... 23

Schedule 1: Disclosures of interest and other matter in written returns submitted under clause 4.9 .................................................................................. 24

Schedule 2: Form of written return of interests submitted under clause 4.9 .......... 30

Schedule 3: Form of special disclosure of pecuniary interest submitted under clause 4.25 ............................................................................................... 34

Document Control ......................................................................................... 37
Part 1  Introduction

This Code of Conduct (Code) applies to Councillors. It is based on the Model Code of Conduct for Local Councils in NSW (the Model Code of Conduct) which has been prescribed under the Local Government (General) Regulation 2005 (the Regulation).

Section 440 of the Local Government Act 1993 (Act) requires every council and joint organisation to adopt a code of conduct that incorporates the provisions of the Model Code of Conduct. A council’s or joint organisation’s adopted code of conduct may also include provisions that supplement the Model Code of Conduct and that extend its application to persons that are not “Council officials” for the purposes of the Model Code of Conduct (eg volunteers, contractors and members of wholly advisory Committees).

The Model Code of Conduct sets the minimum standards of conduct for CN officials. It is prescribed by regulation to assist CN officials to:

• understand and comply with the standards of conduct that are expected of them
• enable them to fulfil their statutory duty to act honestly and exercise a reasonable degree of care and diligence (section 439)
• act in a way that enhances public confidence in local government.

Councillors, members of staff of councils, delegates of councils, (including members of council committees that are delegates of a council) and any other person a council’s adopted code of conduct applies to, must comply with the applicable provisions of their council’s code of conduct. It is the personal responsibility of CN officials to comply with the standards in the code and to regularly review their personal circumstances and conduct with this in mind.

Failure by a Councillor to comply with the standards of conduct prescribed under this Code constitutes misconduct for the purposes of the Act. The Act provides for a range of penalties that may be imposed on Councillors for misconduct, including suspension or disqualification from civic office. A Councillor who has been suspended on three or more occasions for misconduct is automatically disqualified from holding civic office for five years.
Part 2 Definitions

In this Code the following definitions apply:

Act means the Local Government Act 1993 (NSW).

Chief Executive Officer (CEO) means the Chief Executive Officer of Newcastle City Council and includes their delegate or authorised representative. References to the CEO are references to the General Manager appointed under the Act.

City of Newcastle (CN) means Newcastle City Council. References to City of Newcastle are references to Newcastle City Council as prescribed under the Act.

Committee see the definition of “CN Committee”.

Complaint means a code of conduct complaint made for the purposes of clauses 3.1 and 3.2 of the Procedures.

Conduct includes acts and omissions.

Council the elected Council.

CN Committee means a Committee established by CN comprising of Councillors, staff or other persons that CN has delegated functions to.

CN Committee Member means a person other than a Councillor or member of CN staff who is a member of a CN Committee other than a wholly advisory Committee.

CN Official includes Councillors, members of CN staff, CN Committee members, CN and CN advisers.

Councillor means any person elected or appointed to civic office, including the Lord Mayor and includes members and chairpersons of county Councils and voting representatives of the boards of joint organisations and chairpersons of joint organisations.

CN Delegate means a person (other than a Councillor or member of CN staff ) or body, and the individual members of that body, to whom a function of CN is delegated.

Designated Person means a person as defined in clause 3.8.

Election Campaign includes council, State and Federal Election Campaigns.

Environmental planning instrument has the same meaning as it has in the Environmental Planning and Assessment Act 1979.

Joint organisation a joint organisation established under section 400O of the Act.

Local planning panel a local planning panel constituted under the Environmental Planning and Assessment Act 1979.

Lord Mayor includes the chairperson of a joint organisation.

Members of CN staff includes members of staff of joint organisations.

the Office means Office of Local Government.
Personal Information means information or an opinion (including information or an opinion forming part of a database and whether or not recorded in a material form) about an individual whose identity is apparent or can reasonably be ascertained from the information or opinion.

the Procedures means the Procedures for the Administration of the Code of Conduct.

the Regulation means the Local Government (General) Regulation 2005.

Voting representative means a voting representative of the board of a joint organisation.

Wholly advisory Committee means a CN Committee that CN has not delegated any functions to.

You means a CN Official.
Part 3  General conduct obligations

General conduct

3.1  You must not conduct yourself in a manner that:

   a) is likely to bring CN or other CN officials into disrepute
   b) is contrary to statutory requirements or CN’s administrative requirements or policies
   c) is improper or unethical
   d) is an abuse of power
   e) causes, comprises or involves intimidation or verbal abuse
   f) involves the misuse of your position to obtain a private benefit
   g) constitutes harassment or bullying behaviour under this Code, or is unlawfully discriminatory.

3.2  You must act lawfully, honestly and exercise a reasonable degree of care and diligence in carrying out your functions under the Act or any other Act (section 439).

3.3  You must treat others with respect at all times.

Fairness and equity

3.4  You must consider issues consistently, promptly and fairly. You must deal with matters in accordance with established procedures, in a non-discriminatory manner.

3.5  You must take all relevant facts known to you, or that you should be reasonably aware of, into consideration and have regard to the particular merits of each case. You must not take irrelevant matters or circumstances into consideration when making decisions.

3.6  An act or omission in good faith, whether or not it involves error, will not constitute a breach of clauses 3.4 or 3.5.

Harassment and discrimination

3.7  You must not harass or unlawfully discriminate against others, or support others who harass or unlawfully discriminate against others. This includes, but is not limited to, harassment and discrimination on the grounds of sex, pregnancy, breastfeeding, age, race, responsibilities as a carer, marital or domestic status, disability, homosexuality, transgender status, infectious disease or political, religious or other affiliation.

3.8  For the purposes of this code, “harassment” is any form of behaviour towards a person that:

   a) is not wanted by the person
   b) offends, humiliates or intimidates the person, and
   c) creates a hostile environment.

Bullying

3.9  You must not engage in bullying behaviour towards others.

3.10 For the purposes of this Code, “bullying behaviour” is any behaviour in which:

   a) a person or a group of people repeatedly behaves unreasonably towards another person or a group of persons; and
   b) the behaviour creates a risk to health and safety.
3.11 Bullying behaviour may involve, but is not limited to, any of the following types of behaviour:
   a) aggressive, threatening or intimidating conduct
   b) belittling or humiliating comments
   c) spreading malicious rumours
   d) teasing, practical jokes or ‘initiation ceremonies’
   e) exclusion from work-related events
   f) unreasonable work expectations, including too much or too little work, or work below or beyond a worker's skill level
   g) displaying offensive material
   h) pressure to behave in an inappropriate manner.

3.12 Reasonable management action carried out in a reasonable manner does not constitute bullying behaviour for the purposes of this Code. Examples of reasonable management action may include, but are not limited to:
   a) performance management processes
   b) disciplinary action for misconduct
   c) informing a worker about unsatisfactory work performance or inappropriate work behaviour
   d) directing a worker to perform duties in keeping with their job
   e) maintaining reasonable workplace goals and standards
   f) legitimately exercising a regulatory function
   g) legitimately implementing a Council policy or administrative processes.

Work health and safety

3.13 All CN officials, including Councillors, owe statutory duties under the Work Health and Safety Act 2011 (WH&S Act). You must comply with your duties under the WH&S Act and your responsibilities under any policies or procedures adopted by CN to ensure workplace health and safety. Specifically, you must:
   a) take reasonable care for your own health and safety
   b) take reasonable care that your acts or omissions do not adversely affect the health and safety of other persons
   c) comply, so far as you are reasonably able, with any reasonable instruction that is given to ensure compliance with the WH&S Act and any policies or procedures adopted by CN to ensure workplace health and safety
   d) cooperate with any reasonable policy or procedure of CN relating to workplace health or safety that has been notified to CN staff
   e) report accidents, incidents, near misses, to the CEO or such other staff member nominated by the CEO, and take part in any incident investigations
   f) so far as is reasonably practicable, consult, co-operate and coordinate with all others who have a duty under the WH&S Act in relation to the same matter.

Land use planning, development assessment and other regulatory functions

3.14 You must ensure that land use planning, development assessment and other regulatory decisions are properly made, and that all parties are dealt with fairly. You must avoid
any occasion for suspicion of improper conduct in the exercise of land use planning, development assessment and other regulatory functions.

3.15 In exercising land use planning, development assessment and other regulatory functions, you must ensure that no action, statement or communication between yourself and others conveys any suggestion of willingness to improperly provide concessions or preferential or unduly unfavourable treatment.

**Binding caucus votes**

3.16 You must not participate in binding caucus votes in relation to matters to be considered at Council or Committee meeting.

3.17 For the purposes of clause 3.16, a binding caucus vote is a process whereby a group of Councillors are compelled by a threat of disciplinary or other adverse action to comply with a predetermined position on a matter before the Council or Committee meeting, irrespective of the personal views of individual members of the group on the merits of the matter before the Council or Committee.

3.18 Clause 3.16 does not prohibit Councillors from discussing a matter before the Council or Committee prior to considering the matter in question at a Council or Committee meeting, or from voluntarily holding a shared view with other Councillors on the merits of a matter.

3.19 Clause 3.16 does not apply to a decision to elect the Lord Mayor or Deputy Lord Mayor, or to nominate a person to be a member of a CN Committee or a representative of CN on an external body.

**Obligations in relation to meetings**

3.20 You must comply with rulings by the chair at Council and Committee meetings or other proceedings of the Council unless a motion dissenting from the ruling is passed.

3.21 You must not engage in bullying behaviour (as defined under this Part) towards the chair, other CN officials or any members of the public present during Council or Committee meetings or other proceedings of the Council (such as, but not limited to, workshops and briefing sessions).

3.22 You must not engage in conduct that disrupts Council or Committee meetings or other proceedings of the Council (such as, but not limited to, workshops and briefing sessions), or that would otherwise be inconsistent with the orderly conduct of meetings.

3.23 If you are a Councillor, you must not engage in any acts of disorder or other conduct that is intended to prevent the proper or effective functioning of the Council or Committee. Without limiting this clause, you must not:

   a) leave a meeting of the Council or a Committee for the purposes of depriving the meeting of a quorum, or
   b) submit a rescission motion with respect to a decision for the purposes of voting against it to prevent another Councillor from submitting a rescission motion with respect to the same decision, or
   c) deliberately seek to impede the consideration of business at a meeting.
Part 4   Pecuniary interests

What is a pecuniary interest?

4.1 A pecuniary interest is an interest you have in a matter because of a reasonable likelihood or expectation of appreciable financial gain or loss to you or a person referred to in clause 4.3.

4.2 You will not have a pecuniary interest in a matter if the interest is so remote or insignificant that it could not reasonably be regarded as likely to influence any decision you might make in relation to the matter, or if the interest is of a kind specified in clause 4.6.

4.3 For the purposes of this Part, you will have a pecuniary interest in a matter if the pecuniary interest is:
   a) your interest, or
   b) the interest of your spouse or de facto partner, your relative, or your partner or employer, or
   c) a company or other body of which you, or your nominee, partner or employer, is a shareholder or member.

4.4 For the purposes of clause 4.3:
   a) Your “relative” is any of the following:
      i) your parent, grandparent, brother, sister, uncle, aunt, nephew, niece, lineal descendant or adopted child
      ii) your spouse’s or de facto partner’s parent, grandparent, brother, sister, uncle, aunt, nephew, niece, lineal descendant or adopted child
      iii) the spouse or de facto partner of a person referred to in paragraphs (i) and (ii).
   b) “de facto partner” has the same meaning as defined in section 21C of the Interpretation Act 1987.

4.5 You will not have a pecuniary interest in relation to a person referred to in subclauses 4.3(b) or (c):
   a) if you are unaware of the relevant pecuniary interest of your spouse, de facto partner, relative, partner, employer or company or other body, or
   b) just because the person is a member of, or is employed by, a council or a statutory body, or is employed by the Crown, or
   c) just because the person is a member of, or a delegate of a council to, a company or other body that has a pecuniary interest in the matter, so long as the person has no beneficial interest in any shares of the company or body.

What interests do not have to be disclosed?

4.6 You do not have to disclose the following interests for the purposes of this Part:
   a) your interest as an elector
   b) your interest as a ratepayer or person liable to pay a charge
   c) an interest you have in any matter relating to the terms on which the provision of a service or the supply of goods or commodities is offered to the public generally, or to a section of the public that includes persons who are not subject to this Code
   d) an interest you have in any matter relating to the terms on which the provision of a service or the supply of goods or commodities is offered to your relative by CN
in the same manner and subject to the same conditions as apply to persons who are not subject to this Code

e) an interest you have as a member of a club or other organisation or association, unless the interest is as the holder of an office in the club or organisation (whether remunerated or not)

f) an interest you have relating to a contract, proposed contract or other matter, if the interest arises only because of a beneficial interest in shares in a company that does not exceed 10 per cent of the voting rights in the company

g) an interest you have arising from the proposed making by CN of an agreement between CN and a corporation, association or partnership, being a corporation, association or partnership that has more than 25 members, if the interest arises because your relative is a shareholder (but not a director) of the corporation, or is a member (but not a member of the Committee) of the association, or is a partner of the partnership

h) an interest you have arising from the making by CN of a contract or agreement with your relative for, or in relation to, any of the following, but only if the proposed contract or agreement is similar in terms and conditions to such contracts and agreements as have been made, or as are proposed to be made, by CN in respect of similar matters with other residents of the area:

   i) the performance by CN at the expense of your relative of any work or service in connection with roads or sanitation

   ii) security for damage to footpaths or roads

   iii) any other service to be rendered, or act to be done, by CN by or under any Act conferring functions on CN, or by or under any contract

i) an interest relating to the payment of fees to Councillors (including the Lord Mayor and Deputy Lord Mayor)

j) an interest relating to the payment of expenses and the provision of facilities to Councillors (including the Lord Mayor and Deputy Lord Mayor) in accordance with a policy under section 252 of the Act

k) an interest relating to an election to the office of Lord Mayor arising from the fact that a fee for the following 12 months has been determined for the office of Lord Mayor

l) an interest of a person arising from the passing for payment of a regular account for the wages or salary of an employee who is a relative of the person

m) an interest arising from being covered by, or a proposal to be covered by, indemnity insurance as a Councillor

n) an interest arising from the appointment of a Councillor to a body as a representative or delegate of CN, whether or not a fee or other recompense is payable to the representative or delegate.

4.7 For the purposes of clause 4.6, "relative" has the same meaning as in clause 4.4, but includes your spouse or de facto partner.

What disclosures must be made by a Councillor?

4.8 A Councillor:

   a) must prepare and submit written returns of interests in accordance with clause 4.9, and

   b) must disclose pecuniary interests in accordance with clause 4.16 and comply with clause 4.17 where it is applicable.
Disclosure of interests in written returns

4.9 A Councillor must make and lodge with the CEO a return in the form set out in Schedule 2 to this code, disclosing the Councillor’s interests as specified in Schedule 1 to this code within 3 months after:
   a) becoming a Councillor, and
   b) 30 June of each year, and
   c) the Councillor becoming aware of an interest they are required to disclose under schedule 1 that has not been previously disclosed in a return lodged under paragraphs (a) or (b).

4.10 A person need not make and lodge a return under clause 4.9, paragraphs (a) and (b) if:
   a) they made and lodged a return under that clause in the preceding 3 months, or
   b) they have ceased to be a Councillor in the preceding 3 months.

4.11 A person must not make and lodge a return that the person knows or ought reasonably to know is false or misleading in a material particular.

4.12 The CEO must keep a register of returns required to be made and lodged with the CEO.

4.13 Returns required to be lodged with the CEO under clause 4.9 (a) and (b) must be tabled at the first meeting of Council after the last day the return is required to be lodged.

4.14 Returns required to be lodged with the CEO under clause 4.9 (c) must be tabled at the next Council meeting after the return is lodged.

4.15 Information contained in returns made and lodged under clause 4.9 is to be made publicly available in accordance with the requirements of the Government Information (Public Access) Act 2009, the Government Information (Public Access) Regulation 2009 and any guidelines issued by the Information Commissioner.

Disclosure of pecuniary interests at meetings

4.16 A Councillor who has a pecuniary interest in any matter with which the Council is concerned, and who is present at a meeting of the Council or Committee at which the matter is being considered, must disclose the nature of the interest to the meeting as soon as practicable.

4.17 The Councillor must not be present at, or in sight of, the meeting of the Council or Committee:
   a) at any time during which the matter is being considered or discussed by the Council or Committee, or
   b) at any time during which the Council or Committee is voting on any question in relation to the matter.

4.18 In the case of a meeting of a board of a joint organisation, a voting representative is taken to be present at the meeting for the purposes of clauses 4.16 and 4.17 where they participate in the meeting by telephone or other electronic means.

4.19 A disclosure made at a meeting of a Council or Council Committee must be recorded in the minutes of the meeting.

4.20 A general notice may be given to the CEO in writing by a Councillor to the effect that the Councillor, or the Councillor’s spouse, de facto partner or relative, is:
   a) a member of, or in the employment of, a specified company or other body, or
   b) a partner of, or in the employment of, a specified person.

Such a notice is, unless and until the notice is withdrawn or until the end of the term of the Council in which it is given (whichever is the sooner), sufficient disclosure of the Councillor’s interest in a matter relating to the specified company, body or person that
may be the subject of consideration by the Council or CN Committee after the date of the notice.

4.21 A Councillor is not prevented from being present at and taking part in a meeting at which a matter is being considered, or from voting on the matter, merely because the Councillor has an interest in the matter of a kind referred to in clause 4.6.

4.22 A person does not breach clauses 4.16 or 4.17 if the person did not know, and could not reasonably be expected to have known, that the matter under consideration at the meeting was a matter in which they had a pecuniary interest.

4.23 Despite clause 4.17, a Councillor who has a pecuniary interest in a matter may participate in a decision to delegate consideration of the matter in question to another person or body.

4.24 Clause 4.17 does not apply to a Councillor who has a pecuniary interest in a matter that is being considered at a meeting if:

a) the matter is a proposal relating to:
   (i) the making of a principal environmental planning instrument applying to the whole or a significant portion of CN’s area, or
   (ii) the amendment, alteration or repeal of an environmental planning instrument where the amendment, alteration or repeal applies to the whole or a significant portion of CN’s area, and

b) the pecuniary interest arises only because of an interest of the Councillor in the Councillor’s principal place of residence or an interest of another person (whose interests are relevant under clause 4.3) in that person’s principal place of residence, and

c) the Councillor made a special disclosure under clause 4.25 in relation to the interest before the commencement of the meeting.

4.25 A special disclosure of a pecuniary interest made for the purposes of clause 4.24(c) must:

a) be in the form set out in schedule 3 of this code and contain the information required by that form, and

b) be laid on the table at a meeting of the Council as soon as practicable after the disclosure is made, and the information contained in the special disclosure is to be recorded in the minutes of the meeting.

4.26 The Minister for Local Government may, conditionally or unconditionally, allow a Councillor who has a pecuniary interest in a matter with which CN is concerned to be present at a meeting of the Council or Committee, to take part in the consideration or discussion of the matter and to vote on the matter if the Minister is of the opinion:

a) that the number of Councillors prevented from voting would be so great a proportion of the whole as to impede the transaction of business, or

b) that it is in the interests of the electors for the area to do so.

4.27 A Councillor with a pecuniary interest in a matter who is permitted to be present at a meeting of the Council or Committee, to take part in the consideration or discussion of the matter and to vote on the matter under clause 4.26, must still disclose the interest they have in the matter in accordance with clause 4.16.
Part 5 Non-Pecuniary conflicts of interest

What is a non-pecuniary conflict of interest?

5.1 Non-pecuniary interests are private or personal interests a CN official has that do not amount to a pecuniary interest as defined in clause 4.1 of this code. These commonly arise out of family or personal relationships, or out of involvement in sporting, social, religious or other cultural groups and associations, and may include an interest of a financial nature.

5.2 A non-pecuniary conflict of interest exists where a reasonable and informed person would perceive that you could be influenced by a private interest when carrying out your official functions in relation to a matter.

5.3 The personal or political views of a CN official do not constitute a private interest for the purposes of clause 5.2.

5.4 Non-pecuniary conflicts of interest must be identified and appropriately managed to uphold community confidence in the probity of Council decision-making. The onus is on you to identify any non-pecuniary conflict of interest you may have in matters that you deal with, to disclose the interest fully and in writing, and to take appropriate action to manage the conflict in accordance with this code.

5.5 When considering whether or not you have a non-pecuniary conflict of interest in a matter you are dealing with, it is always important to think about how others would view your situation.

Managing non-pecuniary Conflict of Interests

5.6 Where you have a non-pecuniary conflict of interest in a matter for the purposes of clause 5.2, you must disclose the relevant private interest you have in relation to the matter fully and in writing as soon as practicable after becoming aware of the non-pecuniary conflict of interest and on each occasion on which the non-pecuniary conflict of interest arises in relation to the matter.

5.7 If a disclosure is made at a Council or Committee meeting, both the disclosure and the nature of the interest must be recorded in the minutes on each occasion on which the non-pecuniary conflict of interest arises. This disclosure constitutes disclosure in writing for the purposes of clause 5.6.

5.8 How you manage a non-pecuniary conflict of interest will depend on whether or not it is significant.

5.9 As a general rule, a non-pecuniary conflict of interest will be significant where it does not involve a pecuniary interest for the purposes of clause 4.1, but it involves:

a) a relationship between a CN Official and another person who is affected by a decision or a matter under consideration that is particularly close, such as a current or former spouse or de facto partner, a relative for the purposes of clause 4.4 or another person from the CN Official’s extended family that the CN Official has a close personal relationship with, or another person living in the same household;

b) other relationships with persons who are affected by a decision or a matter under consideration that are particularly close, such as friendships and business relationships. Closeness is defined by the nature of the friendship or business relationship, the frequency of contact and the duration of the friendship or relationship;

c) an affiliation between the CN Official and an organisation(such as a sporting body, club, religious, cultural or charitable organisation, corporation or association) that is affected by a decision or a matter under consideration that is particularly strong. The strength of a CN Official’s affiliation with an organisation is to be determined
by the extent to which they actively participate in the management, administration or other activities of the organisation;

d) membership, as CN representative, of the board or management Committee of an organisation that is affected by a decision or a matter under consideration, in circumstances where the interests of CN and the organisation are potentially in conflict in relation to the particular matter;

e) a financial interest (other than an interest of a type referred to in clause 4.6) that is not a pecuniary interest for the purposes of clause 4.1; or

f) the conferral or loss of a personal benefit other than one conferred or lost as a member of the community or a broader class of people affected by a decision.

5.10 Significant non-pecuniary conflicts of interest must be managed in one of two ways:

a) by not participating in consideration of, or decision making in relation to, the matter in which you have the significant non-pecuniary conflict of interest and the matter being allocated to another person for consideration or determination, or

b) if the significant non-pecuniary conflict of interest arises in relation to a matter under consideration at a Council or Committee meeting, by managing the conflict of interest as if you had a pecuniary interest in the matter by complying with clauses 4.16 and 4.17.

5.11 If you determine that a non-pecuniary conflict of interest in a matter that is not significant and does not require further action, when disclosing the interest you must also explain in writing why you consider that the non-pecuniary conflict of interest is not significant and does not require further action in the circumstances.

5.12 Despite clause 5.10(b), a Councillor who has a significant non-pecuniary conflict of interest in a matter, may participate in a decision to delegate consideration of the matter in question to another body or person.

Political donations

5.13 Councillors should be aware that matters before Council and Committee meetings involving their political donors may give rise to a non-pecuniary conflict of interest.

5.14 Where you are a Councillor and have received or knowingly benefitted from a reportable political donation:

a) made by a major political donor in the previous four years, and

b) where the major political donor has a matter before Council,

then you must declare a non-pecuniary conflict of interest in the matter, disclose the nature of the interest, and manage the conflict of interest as if you had a pecuniary interest in the matter by complying with clauses 4.16 and 4.17. A disclosure made under this clause must be recorded in the minutes of the meeting.

5.15 For the purposes of this Part:

a) a “reportable political donation” has the same meaning as it has in section 6 of the Electoral Funding Act 2018

b) a “major political donor” has the same meaning as it has in the Electoral Funding Act 2018.

5.16 Councillors should note that political donations that are not a “reportable political donation”, or political donations to a registered political party or group by which a Councillor is endorsed, may still give rise to a non-pecuniary conflict of interest. Councillors should determine whether or not such conflicts are significant for the purposes of clause 4.9 and take the appropriate action to manage them.
5.17 Despite clause 5.14, a Councillor who has received or knowingly benefitted from a reportable political donation of the kind referred to in that clause, may participate in a decision to delegate consideration of the matter in question to another body or person.

**Loss of quorum as a result of compliance with this Part**

5.18 A Councillor who would otherwise be precluded from participating in the consideration of a matter under this Part because they have a non-pecuniary conflict of interest in the matter is permitted to participate in consideration of the matter if:

a) the matter is a proposal relating to:
   i) the making of a principal environmental planning instrument applying to the whole or a significant portion of the CN’s area, or
   ii) the amendment, alteration or repeal of an environmental planning instrument where the amendment, alteration or repeal applies to the whole or a significant portion of the CN’s area, and

b) the non-pecuniary conflict of interest arises only because of an interest that a person has in that person’s principal place of residence, and

c) the Councillor discloses the interest they have in the matter that would otherwise have precluded their participation in consideration of the matter under this Part in accordance with clause 5.6.

5.19 The Minister for Local Government may, conditionally or unconditionally, allow a Councillor who is precluded under this Part from participating in the consideration of a matter to be present at a meeting of the Council or Committee, to take part in the consideration or discussion of the matter and to vote on the matter if the Minister is of the opinion:

a) that the number of Councillors prevented from voting would be so great a proportion of the whole as to impede the transaction of business, or

b) that it is in the interests of the electors for the area to do so.

5.20 Where the Minister exempts a Councillor from complying with a requirement under this Part under clause 5.19, the Councillor must still disclose any interests they have in the matter the exemption applies to, in accordance with clause 5.6.

**Personal dealings with CN**

5.21 You may have reason to deal with Council in your personal capacity (for example, as a ratepayer, recipient of a CN service or applicant for a development consent granted by CN). You must not expect or request preferential treatment in relation to any matter in which you have a private interest because of your position. You must avoid any action that could lead members of the public to believe that you are seeking preferential treatment.

5.22 You must undertake any personal dealings you have with CN in a manner that is consistent with the way other members of the community deal with CN. You must also ensure that you disclose and appropriately manage any conflict of interest you may have in any matter in accordance with the requirements of this code.
Part 6  Personal benefit

6.1 For the purposes of this Part, a gift or benefit is something offered to or received by a CN official or someone personally associated with them for their personal use and enjoyment.

6.2 A reference to a gift or benefit in this Part does not include:
   a) a political donation for the purposes of the Electoral Funding Act 2018
   b) a gift provided to CN as part of a cultural exchange or sister-city relationship that is not converted for the personal use or enjoyment of any individual CN official or someone personally associated with them
   c) attendance by a CN official at a work-related event or function for the purposes of performing their official duties, or
   d) free or subsidised meals, beverages or refreshments of token value provided to CN officials in conjunction with the performance of their official duties such as, but not limited to:
      i) the discussion of official business
      ii) work-related events such as CN-sponsored or community events, training, education sessions or workshops
      iii) conferences
      iv) CN functions or events
      v) social functions organised by groups, such as CN Committees and community organisations.

Gifts and benefits

6.3 You must avoid situations that would give rise to the appearance that a person or body is attempting to secure favourable treatment from you or from the CN, through the provision of gifts, benefits or hospitality of any kind to you or someone personally associated with you.

6.4 A gift or benefit is deemed to have been accepted by you for the purposes of this Part, where it is received by you or someone personally associated with you.

How are offers of gifts and benefits to be dealt with?

6.5 You must not:
   a) seek or accept a bribe or other improper inducement;
   b) seek gifts or benefits of any kind;
   c) accept any gift or benefit that may create a sense of obligation on your part, or may be perceived to be intended or likely to influence you in carrying out your public duty;
   d) subject to clause 6.7, accept any gift or benefit of more than token value as defined by clause 6.9;
   e) accept an offer of cash or a cash-like gift as defined by clause 6.13, regardless of the amount;
   f) participate in competitions for prizes where eligibility is based on CN being in or entering into a customer–supplier relationship with the competition organiser;
   g) personally benefit from reward points programs when purchasing on behalf of CN.

6.6 Where you receive a gift or benefit of any value other than one referred to in clause 6.2, you must disclose this promptly to the CEO in writing. The recipient or CEO must ensure that, at a minimum, the following details are recorded in CN’s gift register:
a) the nature of the gift or benefit
b) the estimated monetary value of the gift or benefit
c) the name of the person who provided the gift or benefit, and
d) the date on which the gift or benefit was received.

6.7 Where you receive a gift or benefit of more than a token value that cannot reasonably be refused or returned, the gift or benefit must be surrendered to CN, unless the nature of the gift or benefit makes this impractical.

**Gifts and benefits of token value**

6.8 You may accept gifts and benefits of token value. Gifts and benefits of token value are one or more gifts or benefits received from a person or organisation over a 12-month period that, when aggregated, do not exceed a value of $50. They include, but are not limited to:

a) invitations to and attendance at local social, cultural or sporting events with a ticket value that does not exceed $50
b) gifts of alcohol that do not exceed a value of $50
c) ties, scarves, coasters, tie pins, diaries, chocolates or flowers or the like
d) prizes or awards that do not exceed $50 in value.

**Gifts and benefits of more than token value**

6.9 Gifts or benefits that exceed $50 in value are gifts or benefits of more than token value for the purposes of clause 6.5(d) and, subject to clause 6.7, must not be accepted.

6.10 Gifts and benefits of more than token value include, but are not limited to, tickets to major sporting events (such as international matches or matches in national sporting codes) with a ticket value that exceeds $50, corporate hospitality at a corporate facility at major sporting events, free or discounted products or services for personal use provided on terms that are not available to the general public or a broad class of persons, the use of holiday homes, artworks, free or discounted travel.

6.11 Where you have accepted a gift or benefit of token value from a person or organisation, you must not accept a further gift or benefit from the same person or organisation or another person associated with that person or organisation within a single 12-month period where the value of the gift, added to the value of earlier gifts received from the same person or organisation, or a person associated with that person or organisation, during the same 12-month period would exceed $50 in value.

6.12 For the purposes of this Part, the value of a gift or benefit is the monetary value of the gift or benefit inclusive of GST.

**“Cash-like gifts”**

6.13 For the purposes of clause 6.5(e), “cash-like gifts” include but are not limited to, gift vouchers, credit cards, debit cards with credit on them, prepayments such as phone or internet credit, lottery tickets, memberships or entitlements to discounts that are not available to the general public or a broad class of persons.
Improper and undue influence

6.14 You must not use your position to influence other CN Officials in the performance of their official functions to obtain a private benefit for yourself or for somebody else. A Councillor will not be in breach of this clause where they seek to influence other CN Officials through the appropriate exercise of their role as prescribed under the Act.

6.15 You must not take advantage (or seek to take advantage) of your status or position with CN, or of functions you perform for CN, in order to obtain a private benefit for yourself or for any other person or body.
Part 7  Relationships between CN Officials

Obligations of Councillors

7.1 Each Council is a body politic. The Councillors are the governing body of the CN. Under section 223 of the Act, the role of the governing body of CN includes the development and endorsement of the strategic plans, programs, strategies and policies of CN, including those relating to workforce policy, and to keep the performance of CN under review.

7.2 Councillors must not:
   a) direct CN staff other than by giving appropriate direction to the CEO by way of Council or Committee resolution, or by the Lord Mayor exercising their functions under section 226 of the Act;
   b) in any public or private forum, direct or influence, or attempt to direct or influence, any other member of CN staff or a CN Delegate in the exercise of the functions of the staff member or delegate;
   c) contact a member of CN staff on Council-related business unless in accordance with the policy and procedures governing the interaction of Councillors and CN staff that have been authorised by Council and the CEO.
   d) contact or issue instructions to any of CN's contractors, including CN's legal advisers, unless by the Lord Mayor exercising their functions under section 226 of the Act.

7.3 Despite clause 7.2, Councillors may contact the CN's external auditor or the chair of CN's audit risk and improvement Committee to provide information reasonably necessary for the external auditor or the audit, risk and improvement Committee to effectively perform their functions.

Obligations of staff

7.4 Under section 335 of the Act, the role of the CEO includes conducting the day-to-day management of CN in accordance with the strategic plans, programs, strategies and policies of CN, implementing without undue delay, lawful decisions of Council and ensuring that the Lord Mayor and other Councillors are given timely information and advice and the administrative and professional support necessary to effectively discharge their official functions.

7.5 Members of CN staff must:
   a) give their attention to the business of CN while on duty;
   b) ensure that their work is carried out ethically, efficiently, economically and effectively;
   c) carry out reasonable and lawful directions given by any person having authority to give such directions;
   d) give effect to the lawful decisions, policies, and procedures of the Council, whether or not the staff member agrees with or approves of them; and
   e) ensure that any participation in political activities outside the service of CN does not interfere with the performance of their official duties.

Inappropriate interactions

7.6 You must not engage in any of the following inappropriate interactions:
   a) Councillors approaching staff and staff organisations to discuss individual or operational staff matters (other than matters relating to broader workforce policy), grievances, workplace investigations and disciplinary matters.
b) CN staff approaching Councillors to discuss individual or operational staff (other than matters relating to broader workforce policy), grievances, workplace investigations and disciplinary matters.

c) subject to Part 8, CN staff refusing to give information that is available to other Councillors to a particular Councillor.

d) Councillors who have lodged an application with CN, discussing the matter with CN staff in staff-only areas of CN.

e) Councillors approaching members of local planning panels or discussing any application that is either before the panel or that will come before the panel at some future time, except during a panel meeting where the application forms part of the agenda and the Councillor has a right to be heard by the panel at the meeting.

f) Councillors being overbearing or threatening to CN staff.

g) CN staff being overbearing or threatening to Councillors.

h) Councillors making personal attacks on CN staff or engaging in conduct towards staff that would be contrary to the general conduct provisions in Part 3 of this code in a public forums including social media.

i) Councillors directing or pressuring CN staff in the performance of their work, or recommendations they should make.

j) CN staff providing ad hoc advice to Councillors without recording or documenting the interaction as they would if the advice was provided to a member of the community.

k) Councillors attending on-site inspection meetings with lawyers and/or consultants engaged by CN associated with current or proposed legal proceedings unless permitted to do so by CN's CEO or, in the case of the Lord Mayor, unless they are exercising their functions under section 226 of the Act.
Part 8 Access to information and Council resources

Councillor access to information

8.1 The CEO is responsible for ensuring that Councillors can access information necessary for the performance of their official functions. The CEO and Public Officer are also responsible for ensuring that members of the public can access publicly available CN information under the Government Information (Public Access) Act 2009 (the GIPA Act).

8.2 The CEO must provide Councillors with the information necessary to effectively discharge their official functions.

8.3 Members of CN staff must provide full and timely information to Councillors sufficient to enable them to exercise their official functions and in accordance with CN procedures.

8.4 Members of CN staff who provide any information to a particular Councillor in the performance of their official functions must also make it available to any other Councillor who requests it and in accordance with CN procedures.

8.5 Councillors who have a private interest only in CN information have the same rights of access as any member of the public.

8.6 Despite clause 8.4, Councillors who are precluded from participating in the consideration of a matter under this code because they have a conflict of interest in the matter, are not entitled to request access to CN information in relation to the matter unless the information is otherwise available to members of the public, or CN has determined to make the information available under the GIPA Act.

Councillors to properly examine and consider information

8.7 Councillors must ensure that they comply with their duty under section 439 of the Act to act honestly and exercise a reasonable degree of care and diligence by properly examining and considering all the information provided to them relating to matters that they are required to make a decision on.

Refusal of access to documents

8.8 Where the CEO or Public Officer determine to refuse access to information requested by a Councillor, they must act reasonably. In reaching this decision they must take into account whether or not the information requested is necessary for the Councillor to perform their official functions (see clause 8.2) and whether they have disclosed a conflict of interest in the matter the information relates to that would preclude their participation in consideration of the matter (see clause 8.6). The CEO or Public Officer must state the reasons for the decision if access is refused.

Use of certain CN information

8.9 In regard to information obtained in your capacity as a CN Official, you must:
   a) only access CN information needed for CN business;
   b) not use that CN information for private purposes;
   c) not seek or obtain, either directly or indirectly, any financial benefit or other improper advantage for yourself, or any other person or body, from any information to which you have by virtue of your office with CN; and
   d) only release CN information in accordance with established CN policies and procedures and in compliance with relevant legislation.
Use and security of confidential information

8.10 You must maintain the integrity and security of confidential information in your possession, or for which you are responsible.

8.11 In addition to your general obligations relating to the use of CN information, you must:
   a) Only access confidential information that you have been authorised to access and only do so for the purposes of exercising your official functions
   b) protect confidential information;
   c) only release confidential information if you have authority to do so;
   d) only use confidential information for the purpose it is intended to be used;
   e) not use confidential information gained through your official position for the purpose of securing a private benefit for yourself or for any other person;
   f) not use confidential information with the intention to cause harm or detriment to CN or any other person or body; and
   g) not disclose any confidential information discussed during a confidential session of a Council or Committee meeting or any other confidential forum (such as, but not limited to, workshops or briefing sessions).

Personal Information

8.12 When dealing with Personal Information you must comply with:
   a) the Privacy and Personal Information Protection Act 1998
   b) the Health Records and Information Privacy Act 2002
   c) the Information Protection Principles and Health Privacy Principles;
   d) CN's privacy management plan; and
   e) the Privacy Code of Practice for Local Government.

Use of Council resources

8.13 You must use CN resources ethically, effectively, efficiently and carefully in exercising your official functions, and must not use them for private purposes unless this use is lawfully authorised and proper payment is made where appropriate.

8.14 You must be scrupulous in your use of CN property, including intellectual property, official services, facilities, technology and electronic devices and must not permit their misuse by any other person or body.

8.15 You must avoid any action or situation that could create the appearance that CN property, official services or public facilities are being improperly used for your benefit or the benefit of any other person or body.

8.16 You must not use CN resources (including Council staff), property or facilities for the purpose of assisting your Election Campaign or the Election Campaign of others unless the resources, property or facilities are otherwise available for use or hire by the public and any publicly advertised fee is paid for use of the resources, property or facility.

8.17 You must not use CN letterhead, CN crests, CN email or social media or other information that could give the appearance it is official CN material:
   a) for the purpose of assisting your Election Campaign or the Election Campaign of others, or
   b) for other non-official purposes.

8.18 You must not convert any property of CN to your own use unless properly authorised.
Internet access

8.19 You must not use CN’s computer resources or mobile or other devices to search for, access, download or communicate any material of an offensive, obscene, pornographic, threatening, abusive or defamatory nature, or that could otherwise lead to criminal penalty or civil liability and/or damage the CN’s reputation.

Council record keeping

8.20 You must comply with the requirements of the State Records Act 1998 and the CN’s records management policy.

8.21 All information created, sent and received in your official capacity is a CN record and must be managed in accordance with the requirements of the State Records Act 1998 and the CN’s approved records management policies and practices.

8.22 All information stored in either soft or hard copy on CN supplied resources (including technology devices and email accounts) is deemed to be related to the business of CN and will be treated as CN records, regardless of whether the original intention was to create the information for personal purposes.

8.23 You must not destroy, alter, or dispose of CN information or records, unless authorised to do so. If you need to alter or dispose of CN information or records, you must do so in consultation with the CN’s records manager and comply with the requirements of the State Records Act 1998.

Councillor access to Council buildings

8.24 Councillors are entitled to have access to the Council chamber, Committee room, Lord Mayor’s office (subject to availability), Councillors’ rooms, and public areas of CN’s buildings during normal business hours and for meetings. Councillors needing access to these facilities at other times must obtain authority from the CEO.

8.25 Councillors must not enter staff-only areas of CN buildings without the approval of the CEO (or their delegate), or as provided for in the procedures governing the interaction of Councillors and CN staff.

8.26 Councillors must ensure that when they are within a staff-only area they refrain from conduct that could be perceived to improperly influence CN staff decisions.
Part 9  Maintaining the integrity of this code

Complaints made for an improper purpose

9.1 You must not make or threaten to make a complaint, or cause a complaint to be made, alleging a breach of this code for an improper purpose.

9.2 For the purposes of clause 9.1, a complaint is made for an improper purpose where it is trivial, frivolous, vexatious or not made in good faith, or where it otherwise lacks merit and has been made substantially for one or more of the following purposes:

- to bully, intimidate or harass another CN official;
- to damage another CN official’s reputation;
- to obtain a political advantage;
- to influence a CN official in the exercise of their official functions or to prevent or disrupt the exercise of those functions;
- to influence CN in the exercise of its functions or to prevent or disrupt the exercise of those functions;
- to avoid disciplinary action under the Procedures;
- to take reprisal action against a person for exercising a function prescribed under the Procedures; and
- to prevent or disrupt the effective administration of this code under the Procedures.

Detrimental action

9.3 You must not take detrimental action, or cause detrimental action to be taken, against a person substantially in reprisal for a complaint they have made alleging a breach of this Code.

9.4 You must not take detrimental action, or cause detrimental action to be taken, against a person substantially in reprisal for any function they have exercised under the Procedures.

9.5 For the purposes of clauses 9.3 and 9.4 detrimental action is an action causing, comprising or involving any of the following:

- injury, damage or loss;
- intimidation or harassment;
- discrimination, disadvantage or adverse treatment in relation to employment;
- dismissal from, or prejudice in, employment; or
- disciplinary proceedings.

Compliance with requirements under the Procedures

9.6 You must not engage in conduct that is calculated to impede or disrupt the consideration of a matter under the Procedures.

9.7 You must comply with a reasonable and lawful request made by a person exercising a function under the Procedures. A failure to make a written or oral submission invited under the Procedures will not constitute a breach of this clause.
9.8 You must comply with a practice ruling made by the Office under the Procedures.

9.9 Where you are a Councillor or the CEO, you must comply with any Council resolution requiring you to take action as a result of a breach of this Code.

**Disclosure of information about the consideration of a matter under the Procedures**

9.10 All allegations of breaches of this Code must be dealt with under and in accordance with the Procedures.

9.11 You must not allege breaches of this Code other than by way of a complaint made or initiated under the Procedures.

9.12 You must not make allegations about, or disclose information about, suspected breaches of this Code at Council, Committee or other meetings, whether open to the public or not, or in any other forum, whether public or not.

9.13 You must not disclose information about a complaint you have made alleging a breach of this Code or a matter being considered under the Procedures except for the purposes of seeking legal advice, unless the disclosure is otherwise permitted under the Procedures.

9.14 Nothing under this Part prevents a person from making a public interest disclosure to an appropriate public authority or investigative authority under the *Public Interest Disclosures Act 1994*.

**Complaints alleging a breach of this Part**

9.15 Complaints alleging a breach of this Part by a Councillor, are to be managed by the Office. This clause does not prevent the Office from referring an alleged breach of this Part back to CN for consideration in accordance with the Procedures.
Schedule 1: Disclosures of interest and other matter in written returns submitted under clause 4.9

Part 1: Preliminary

Definitions

1. For the purposes of the schedules to this code, the following definitions apply:

   **address** means:
   
   a) in relation to a person other than a corporation, the last residential or business address of the person known to the Councillor or designated person disclosing the address, or
   b) in relation to a corporation, the address of the registered office of the corporation in New South Wales or, if there is no such office, the address of the principal office of the corporation in the place where it is registered, or
   c) in relation to any real property, the street address of the property.

   **de facto partner** has the same meaning as defined in section 21C of the Interpretation Act 1987.

   **disposition of property** means a conveyance, transfer, assignment, settlement, delivery, payment or other alienation of property, including the following:
   
   a) the allotment of shares in a company
   b) the creation of a trust in respect of property
   c) the grant or creation of a lease, mortgage, charge, easement, licence, power, partnership or interest in respect of property
   d) the release, discharge, surrender, forfeiture or abandonment, at law or in equity, of a debt, contract or chose in action, or of an interest in respect of property
   e) the exercise by a person of a general power of appointment over property in favour of another person
   f) a transaction entered into by a person who intends by the transaction to diminish, directly or indirectly, the value of the person’s own property and to increase the value of the property of another person.

   **gift** means a disposition of property made otherwise than by will (whether or not by instrument in writing) without consideration, or with inadequate consideration, in money or money’s worth passing from the person to whom the disposition was made to the person who made the disposition, but does not include a financial or other contribution to travel.

   **interest** means:
   
   a) in relation to property, an estate, interest, right or power, at law or in equity, in or over the property, or
   b) in relation to a corporation, a relevant interest (within the meaning of section 9 of the Corporations Act 2001 of the Commonwealth) in securities issued or made available by the corporation.

   **listed company** means a company that is listed within the meaning of section 9 of the Corporations Act 2001 of the Commonwealth.
occupation includes trade, profession and vocation.

professional or business association means an incorporated or unincorporated body or organisation having as one of its objects or activities the promotion of the economic interests of its members in any occupation.

property includes money.

return date means:

a) in the case of a return made under clause 4.9(a), the date on which a person became a Councillor or designated person
b) in the case of a return made under clause 4.9(b), 30 June of the year in which the return is made

c) in the case of a return made under clause 4.9(c), the date on which the Councillor or designated person became aware of the interest to be disclosed.

relative includes any of the following:

a) a person’s spouse or de facto partner
b) a person’s parent, grandparent, brother, sister, uncle, aunt, nephew, niece, lineal descendant or adopted child
c) a person’s spouse’s or de facto partner’s parent, grandparent, brother, sister, uncle, aunt, nephew, niece, lineal descendant or adopted child
d) the spouse or de factor partner of a person referred to in paragraphs (b) and (c).

travel includes accommodation incidental to a journey.

Matters relating to the interests that must be included in returns

2. Interests etc. outside New South Wales: A reference in this schedule or in schedule 2 to a disclosure concerning a corporation or other thing includes any reference to a disclosure concerning a corporation registered, or other thing arising or received, outside New South Wales.

3. References to interests in real property: A reference in this schedule or in schedule 2 to real property in which a Councillor or designated person has an interest includes a reference to any real property situated in Australia in which the designated person has an interest.

4. Gifts, loans etc. from related corporations: For the purposes of this schedule and schedule 2, gifts or contributions to travel given, loans made, or goods or services supplied, to a designated person by two or more corporations that are related to each other for the purposes of section 50 of the Corporations Act 2001 of the Commonwealth are all given, made or supplied by a single corporation.
Part 2: Pecuniary interests to be disclosed in returns

Real property
5. A person making a return under clause 4.9 of this code must disclose:
   a) the street address of each parcel of real property in which they had an interest on the return date, and
   b) the street address of each parcel of real property in which they had an interest in the period since 30 June of the previous financial year, and
   c) the nature of the interest.

6. An interest in a parcel of real property need not be disclosed in a return if the person making the return had the interest only:
   a) as executor of the will, or administrator of the estate, of a deceased person and not as a beneficiary under the will or intestacy, or
   b) as a trustee, if the interest was acquired in the ordinary course of an occupation not related to their duties as the holder of a position required to make a return.

7. An interest in a parcel of real property need not be disclosed in a return if the person ceased to hold the interest prior to becoming a Councillor or designated person.

8. For the purposes of clause 5 of this schedule, “interest” includes an option to purchase.

Gifts
9. A person making a return under clause 4.9 of this code must disclose:
   a) a description of each gift received in the period since 30 June of the previous financial year, and
   b) the name and address of the donor of each of the gifts.

10. A gift need not be included in a return if:
    a) it did not exceed $500, unless it was among gifts totalling more than $500 made by the same person during a period of 12 months or less, or
    b) it was a political donation disclosed, or required to be disclosed, under Part 3 of the Electoral Funding Act 2018, or
    c) the donor was a relative of the donee, or
    d) subject to paragraph (a), it was received prior to the person becoming a Councillor or designated person.

11. For the purposes of clause 10 of this schedule, the amount of a gift other than money is an amount equal to the value of the property given.

Contributions to travel
12. A person making a return under clause 4.9 of this code must disclose:
    a) the name and address of each person who made any financial or other contribution to the expenses of any travel undertaken by the person in the period since 30 June of the previous financial year, and
    b) the dates on which the travel was undertaken, and
    c) the names of the states and territories, and of the overseas countries, in which the travel was undertaken.
13. A financial or other contribution to any travel need not be disclosed under this clause if it:
   a) was made from public funds (including a contribution arising from travel on free passes
      issued under an Act or from travel in government or CN vehicles), or
   b) was made by a relative of the traveller, or
   c) was made in the ordinary course of an occupation of the traveller that is not related to
      their functions as the holder of a position requiring the making of a return, or
   d) did not exceed $250, unless it was among gifts totalling more than $250 made by the
      same person during a 12-month period or less, or
   e) was a political donation disclosed, or required to be disclosed, under Part 3 of the
      Electoral Funding Act 2018, or
   f) was made by a political party of which the traveller was a member and the travel was
      undertaken for the purpose of political activity of the party in New South Wales, or to
      enable the traveller to represent the party within Australia, or
   g) subject to paragraph (d) it was received prior to the person becoming a Councillor or
      designated person.

14. For the purposes of clause 13 of this schedule, the amount of a contribution (other than a
    financial contribution) is an amount equal to the value of the contribution.

Interests and positions in corporations
15. A person making a return under clause 4.9 of this code must disclose:
   a) the name and address of each corporation in which they had an interest or held a
      position (whether remunerated or not) on the return date, and
   b) the name and address of each corporation in which they had an interest or held a
      position in the period since 30 June of the previous financial year, and
   c) the nature of the interest, or the position held, in each of the corporations, and
   d) a description of the principal objects (if any) of each of the corporations, except in the
      case of a listed company.

16. An interest in, or a position held in, a corporation need not be disclosed if the corporation is:
   a) formed for the purpose of providing recreation or amusement, or for promoting
      commerce, industry, art, science, religion or charity, or for any other community
      purpose, and
   b) required to apply its profits or other income in promoting its objects, and
   c) prohibited from paying any dividend to its members.

17. An interest in a corporation need not be disclosed if the interest is a beneficial interest in
    shares in a company that does not exceed 10 per cent of the voting rights in the company.

18. An interest or a position in a corporation need not be disclosed if the person ceased to
    hold the interest or position prior to becoming a Councillor or designated person.

Interests as a property developer or a close associate of a property developer
19. A person making a return under clause 4.9 of this code must disclose whether they were
    a property developer, or a close associate of a corporation that, or an individual who, is a
    property developer, on the return date.

20. For the purposes of clause 19 of this schedule:
close associate, in relation to a corporation or an individual, has the same meaning as it has in section 53 of the Electoral Funding Act 2018.

property developer has the same meaning as it has in Division 7 of Part 3 of the Electoral Funding Act 2018.

Positions in trade unions and professional or business associations

21. A person making a return under clause 4.9 of the code must disclose:
   a) the name of each trade union, and of each professional or business association, in which they held any position (whether remunerated or not) on the return date, and
   b) the name of each trade union, and of each professional or business association, in which they have held any position (whether remunerated or not) in the period since 30 June of the previous financial year, and
   c) a description of the position held in each of the unions and associations.

22. A position held in a trade union or a professional or business association need not be disclosed if the person ceased to hold the position prior to becoming a Councillor or designated person.

Dispositions of real property

23. A person making a return under clause 4.9 of this code must disclose particulars of each disposition of real property by the person (including the street address of the affected property) in the period since 30 June of the previous financial year, under which they wholly or partly retained the use and benefit of the property or the right to re-acquire the property.

24. A person making a return under clause 4.9 of this code must disclose particulars of each disposition of real property to another person (including the street address of the affected property) in the period since 30 June of the previous financial year, that is made under arrangements with, but is not made by, the person making the return, being a disposition under which the person making the return obtained wholly or partly the use of the property.

25. A disposition of real property need not be disclosed if it was made prior to a person becoming a designated person.

Sources of income

26. A person making a return under clause 4.9 of this code must disclose:
   a) each source of income that the person reasonably expects to receive in the period commencing on the first day after the return date and ending on the following 30 June, and
   b) each source of income received by the person in the period since 30 June of the previous financial year.

27. A reference in clause 26 of this schedule to each source of income received, or reasonably expected to be received, by a person is a reference to:
   a) in relation to income from an occupation of the person:
      (i) a description of the occupation, and
      (ii) if the person is employed or the holder of an office, the name and address of their employer, or a description of the office, and
      (iii) if the person has entered into a partnership with other persons, the name (if any) under which the partnership is conducted, or
b) in relation to income from a trust, the name and address of the settlor and the trustee, or
   c) in relation to any other income, a description sufficient to identify the person from whom, or the circumstances in which, the income was, or is reasonably expected to be, received.

28. The source of any income need not be disclosed by a person in a return if the amount of the income received, or reasonably expected to be received, by the person from that source did not exceed $500, or is not reasonably expected to exceed $500, as the case may be.

29. The source of any income received by the person that they ceased to receive prior to becoming a designated person need not be disclosed.

**Debts**

30. A person making a return under clause 4.9 of this code must disclose the name and address of each person to whom the person was liable to pay any debt:
   a) on the return date, and
   b) at any time in the period since 30 June of the previous financial year.

31. A liability to pay a debt must be disclosed by a person in a return made under clause 4.9 whether or not the amount, or any part of the amount, to be paid was due and payable on the return date or at any time in the period since 30 June of the previous financial year, as the case may be.

32. A liability to pay a debt need not be disclosed by a person in a return if:
   a) the amount to be paid did not exceed $500 on the return date or in the period since 30 June of the previous financial year, as the case may be, unless:
      (i) the debt was one of two or more debts that the person was liable to pay to one person on the return date, or at any time in the period since 30 June of the previous financial year, as the case may be, and
      (ii) the amounts to be paid exceeded, in the aggregate, $500, or
   b) the person was liable to pay the debt to a relative, or
   c) in the case of a debt arising from a loan of money the person was liable to pay the debt to an authorised deposit-taking institution or other person whose ordinary business includes the lending of money, and the loan was made in the ordinary course of business of the lender, or
   d) in the case of a debt arising from the supply of goods or services:
      (i) the goods or services were supplied in the period of 12 months immediately preceding the return date, or were supplied in the period since 30 June of the previous financial year, as the case may be, or
      (ii) the goods or services were supplied in the ordinary course of any occupation of the person that is not related to their duties as the holder of a position required to make a return, or
   e) subject to paragraph (a), the debt was discharged prior to the person becoming a designated person.

**Discretionary disclosures**

33. A person may voluntarily disclose in a return any interest, benefit, advantage or liability, whether pecuniary or not, that is not required to be disclosed under another provision of this schedule.
Schedule 2: Form of written return of interests submitted under clause 4.9

‘Disclosures by Councillors and designated persons’ return

1. The pecuniary interests and other matters to be disclosed in this return are prescribed by Schedule 1 of the Model Code of Conduct for Local Councils in NSW.

2. If this is the first return you have been required to lodge with the CEO after becoming a Councillor or designated person, do not complete Parts C, D and I of the return. All other parts of the return should be completed with appropriate information based on your circumstances at the return date, that is, the date on which you became a Councillor or designated person.

3. If you have previously lodged a return with the CEO and you are completing this return for the purposes of disclosing a new interest that was not disclosed in the last return you lodged with the CEO, you must complete all parts of the return with appropriate information for the period from 30 June of the previous financial year or the date on which you became a designated person (whichever is the later date) to the return date which is the date you became aware of the new interest to be disclosed in your updated return.

4. If you have previously lodged a return with the CEO and are submitting a new return for the new financial year, you must complete all parts of the return with appropriate information for the 12-month period commencing on 30 June of the previous year to 30 June this year.

5. This form must be completed using block letters or typed.

6. If there is insufficient space for all the information you are required to disclose, you must attach an appendix which is to be properly identified and signed by you.

7. If there are no pecuniary interests or other matters of the kind required to be disclosed under a heading in this form, the word “NIL” is to be placed in an appropriate space under that heading.

Important information

This information is being collected for the purpose of complying with clause 4.9 of the Code of Conduct for Councillors (the Code of Conduct).

You must not lodge a return that you know or ought reasonably to know is false or misleading in a material particular (see clause 4.11 of the Code of Conduct). Complaints about breaches of these requirements are to be referred to the Office of Local Government and may result in disciplinary action by CN, the Chief Executive of the Office of Local Government or the NSW Civil and Administrative Tribunal.

The information collected on this form will be kept by the CEO in a register of returns. The CEO is required to table all returns at a Council meeting.
Information contained in returns made and lodged under clause 4.9 is to be made publicly available in accordance with the requirements of the Government Information (Public Access) Act 2009, the Government Information (Public Access) Regulation 2009 and any guidelines issued by the Information Commissioner.

You have an obligation to keep the information contained in this return up to date. If you become aware of a new interest that must be disclosed in this return, or an interest that you have previously failed to disclose, you must submit an updated return within three months of becoming aware of the previously undisclosed interest.

**Disclosure of pecuniary interests and other matters** by [full name of designated person]

as at [return date]

in respect of the period from [date] to [date]

[designated person’s signature]

[date]

A. Real Property

<table>
<thead>
<tr>
<th>Street address of each parcel of real property in which I had an interest at the return date/at any time since 30 June</th>
<th>Nature of interest</th>
</tr>
</thead>
</table>

B. Sources of income

1 Sources of income I reasonably expect to receive from an occupation in the period commencing on the first day after the return date and ending on the following 30 June

<table>
<thead>
<tr>
<th>Description of occupation</th>
<th>Name and address of employer or description of office held (if applicable)</th>
<th>Name under which partnership conducted (if applicable)</th>
</tr>
</thead>
</table>

2 Sources of income I reasonably expect to receive from a trust in the period commencing on the first day after the return date and ending on the following 30 June

<table>
<thead>
<tr>
<th>Name and address of settlor</th>
<th>Name and address of trustee</th>
</tr>
</thead>
</table>

3 Sources of other income I reasonably expect to receive in the period commencing on the first day after the return date and ending on the following 30 June

| Sources of other income I received at any time since 30 June | |
|-------------------------------------------------------------| |
[Include description sufficient to identify the person from whom, or the circumstances in which, that income was received]

C. Gifts

Description of each gift I received at any time since 30 June

Name and address of donor

D. Contributions to travel

<table>
<thead>
<tr>
<th>Name and address of each person who made any financial or other contribution to any travel undertaken by me at any time since 30 June</th>
<th>Dates on which travel was undertaken</th>
<th>Name of States, Territories of the Commonwealth and overseas countries in which travel was undertaken</th>
</tr>
</thead>
</table>

E. Interests and positions in corporations

<table>
<thead>
<tr>
<th>Name and address of each corporation in which I had an interest or held a position at the return date/at any time since 30 June</th>
<th>Nature of interest (if any)</th>
<th>Description of position (if any)</th>
<th>Description of principal objects (if any) of corporation (except in case of listed company)</th>
</tr>
</thead>
</table>

F. Were you a property developer or a close associate of a property developer on the return date? (Y/N)

G. Positions in trade unions and professional or business associations

<table>
<thead>
<tr>
<th>Name of each trade union and each professional or business association in which I held any position (whether remunerated or not) at the return date/at any time since 30 June</th>
<th>Description of position</th>
</tr>
</thead>
</table>

H. Debts

Name and address of each person to whom I was liable to pay any debt at the return date/at any time since 30 June
I. Dispositions of property

1 Particulars of each disposition of real property by me (including the street address of the affected property) at any time since 30 June as a result of which I retained, either wholly or in part, the use and benefit of the property or the right to re-acquire the property at a later time

2 Particulars of each disposition of property to a person by any other person under arrangements made by me (including the street address of the affected property), being dispositions made at any time since 30 June, as a result of which I obtained, either wholly or in part, the use and benefit of the property

J. Discretionary disclosures
Schedule 3: Form of special disclosure of pecuniary interest submitted under clause 4.25

1. This form must be completed using block letters or typed.

2. If there is insufficient space for all the information you are required to disclose, you must attach an appendix which is to be properly identified and signed by you.

Important information

This information is being collected for the purpose of making a special disclosure of pecuniary interests under clause 4.24(c) of the Code of Conduct for Councillors (the Code of Conduct).

The special disclosure must relate only to a pecuniary interest that a Councillor has in the Councillor’s principal place of residence, or an interest another person (whose interests are relevant under clause 4.3 of the Code of Conduct) has in that person’s principal place of residence.

Clause 4.3 of the Code of Conduct states that you will have a pecuniary interest in a matter because of the pecuniary interest of your spouse or your de facto partner or your relative or because your business partner or employer has a pecuniary interest. You will also have a pecuniary interest in a matter because you, your nominee, your business partner or your employer is a member of a company or other body that has a pecuniary interest in the matter.

“Relative” is defined by clause 4.4 of the Code of Conduct as meaning your, your spouse’s or your de facto partner's parent, grandparent, brother, sister, uncle, aunt, nephew, niece, lineal descendant or adopted child and the spouse or de facto partner of any of those persons.

You must not make a special disclosure that you know or ought reasonably to know is false or misleading in a material particular. Complaints about breaches of these requirements are to be referred to the Office of Local Government and may result in disciplinary action by the Chief Executive of the Office of Local Government or the NSW Civil and Administrative Tribunal.

This form must be completed by you before the commencement of the Council or Council Committee meeting at which the special disclosure is being made. The completed form must be tabled at the meeting. Everyone is entitled to inspect it. The special disclosure must be recorded in the minutes of the meeting.
Special disclosure of pecuniary interests by [full name of Councillor]

in the matter of [insert name of environmental planning instrument]

which is to be considered at a meeting of the [name of Council or Council Committee (as the case requires)]

to be held on the day of 20.

<table>
<thead>
<tr>
<th>Pecuniary interest</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address of the affected principal place of residence of the Councillor or an associated person, company or body (the identified land)</td>
</tr>
<tr>
<td>Relationship of identified land to the Councillor [Tick or cross one box.]</td>
</tr>
<tr>
<td>□ The Councillor has an interest in the land (e.g. is the owner or has another interest arising out of a mortgage, lease, trust, option or contract, or otherwise).</td>
</tr>
<tr>
<td>□ An associated person of the Councillor has an interest in the land.</td>
</tr>
<tr>
<td>□ An associated company or body of the Councillor has an interest in the land.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Matter giving rise to pecuniary interest¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nature of the land that is subject to a change in zone/planning control by the proposed LEP (the subject land)²</td>
</tr>
<tr>
<td>[Tick or cross one box]</td>
</tr>
<tr>
<td>□ The identified land.</td>
</tr>
<tr>
<td>□ Land that adjoins or is adjacent to or is in proximity to the identified land.</td>
</tr>
</tbody>
</table>

Current zone/planning control [Insert name of current planning instrument and identify relevant zone/planning control applying to the subject land]

---

¹ Clause 4.1 of this Code of Conduct for Councillors (Code of Conduct) provides that a pecuniary interest is an interest that a person has in a matter because of a reasonable likelihood or expectation of appreciable financial gain or loss to the person. A person does not have a pecuniary interest in a matter if the interest is so remote or insignificant that it could not reasonably be regarded as likely to influence any decision the person might make in relation to the matter, or if the interest is of a kind specified in clause 4.6 of the Code of Conduct.

² A pecuniary interest may arise by way of a change of permissible use of land adjoining, adjacent to or in proximity to land in which a Councillor or a person, company or body referred to in clause 4.3 of the Code of Conduct has a proprietary interest.
<table>
<thead>
<tr>
<th>Proposed change of zone/planning control</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>[Insert name of proposed LEP and identify proposed change of zone/planning control applying to the subject land]</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Effect of proposed change of zone/planning control on Councillor or associated person</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>[Insert one of the following: “Appreciable financial gain” or “Appreciable financial loss”]</td>
<td></td>
</tr>
</tbody>
</table>

[If more than one pecuniary interest is to be declared, reprint the above box and fill in for each additional interest.]

Councillor’s signature

Date

[This form is to be retained by the Council’s CEO and included in full in the minutes of the meeting]
### Document Control

<table>
<thead>
<tr>
<th>Policy title</th>
<th>Code of Conduct for Councillors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy owner</td>
<td>Chief Executive Officer</td>
</tr>
<tr>
<td>Policy expert/writer</td>
<td>Governance and Council Executive Support Coordinator</td>
</tr>
<tr>
<td>Associated Procedure Title (if applicable)</td>
<td>Procedures for the Administration of the Code of Conduct</td>
</tr>
<tr>
<td>Procedure owner (if applicable)</td>
<td>Governance and Council Executive Support Coordinator</td>
</tr>
<tr>
<td>Prepared by</td>
<td>Legal</td>
</tr>
<tr>
<td>Approved by</td>
<td>Council</td>
</tr>
<tr>
<td>Date approved</td>
<td>25/06/2019</td>
</tr>
<tr>
<td>Policy approval form reference</td>
<td>ECM # 6827562</td>
</tr>
<tr>
<td>Commencement Date</td>
<td>26/09/2019</td>
</tr>
<tr>
<td>Next revision date</td>
<td>30/09/2021</td>
</tr>
<tr>
<td>Termination date</td>
<td>30/09/2021</td>
</tr>
<tr>
<td>Version</td>
<td>One</td>
</tr>
<tr>
<td>Category</td>
<td>Governance</td>
</tr>
<tr>
<td>Keywords</td>
<td>code, conduct, conflict, interest, standard, gift, benefit, pecuniary, bullying, behaviour, discrimination, harassment</td>
</tr>
<tr>
<td>Details of previous versions</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Code of Conduct Policy V3 - ECM # 5415937 (previous model)</td>
</tr>
<tr>
<td></td>
<td>• Code of Conduct Procedure V3 - ECM # 5417244 (previous model)</td>
</tr>
<tr>
<td>Legislative amendments</td>
<td>On 14 December 2018, the Office of Local Government (OLG) prescribed a new Model Code of Conduct for Councillors / staff / volunteers (Model Codes) and new Model Procedures for the Administration of the Model Code of Conduct for Local Councils in NSW (Model Procedures)</td>
</tr>
<tr>
<td>Relevant strategic direction</td>
<td>Open and Collaborative Leadership</td>
</tr>
<tr>
<td>Relevant legislation/codes (reference to specific sections)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Local Government (General) Regulation 2005 (NSW) Clauses 193, 194</td>
</tr>
<tr>
<td></td>
<td>• Model Code of Conduct for Local Councils in NSW (2018)</td>
</tr>
</tbody>
</table>
• Procedures for the Administration of the Model Code of Conduct for Local Councils in NSW (2018)
• Electoral Funding Act 2018 Part 3
  ▪ Privacy and Personal Information Protection Act 1998 (NSW);
  ▪ Health Records and Information Privacy Act 2002 (NSW);
  ▪ Work Health and Safety Act 2011;
  ▪ Government Information (Public Access) Act 2009;
  ▪ Government Information (Public Access) Regulation 2009;
  ▪ State Records Act 1998;
  ▪ Public Interest Disclosures Act 1994;
  ▪ Corporations Act 2001 of the Commonwealth – section 9, 50;
  ▪ Environmental Planning and Assessment Act 1979;
  ▪ Interpretation Act 1987 – section 21C.

<table>
<thead>
<tr>
<th>Related policies/documents</th>
<th>Interaction between Councillors and Staff Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Code of Meeting Practice</td>
</tr>
<tr>
<td></td>
<td>Media Policy</td>
</tr>
</tbody>
</table>

| Related forms               | Pecuniary Interest Declaration                 |
|                            | Non-Pecuniary Interest Declaration             |

| Required on website         | Yes                                           |
| Authorisations              | Nil                                           |