

Shoalhaven Sports Board

Meeting Date: Wednesday, 25 May, 2022

Location: Jervis Bay Room, Level 3, City Administrative Centre, Bridge Road, Nowra

Time: 5.00pm

Please note: Council's Code of Meeting Practice permits the electronic recording and broadcast of the proceedings of meetings of the Council which are open to the public. Your attendance at this meeting is taken as consent to the possibility that your image and/or voice may be recorded and broadcast to the public.

Agenda

1. Apologies

2. Confirmation of Minutes

- Shoalhaven Sports Board - 9 March 2022 1

3. Declarations of Interest

4. Reports

SB22.10	Acknowledgement of Resignation - Martin Aicken.....	6
SB22.11	Sportsground Floodlighting - Replacement Schedule.....	7
SB22.12	Shoalhaven Sports Board - Current Projects Update	10
SB22.13	Shoalhaven Heads Pump Track - Aboriginal Heritage Assessment Criteria	20

5. General Business

Membership

Mr David Goodman – Chairperson
All Councillors
Chief Executive Officer or nominee
Mr Roger Walker
Ms Elaine Caswell
Ms Gemma Afflick
Mr Martin Aicken
Mr Craig Howsan
Ms Kristina Pejkovic
Ms Elizabeth Tooley
Dr Phill Newlyn
Ms Tameka Gogerly
Ms Lucy Burgmann
Disadvantaged Sporting Group
Representative – NSW Sport & Recreation

Quorum – Seven (7)

Purpose

To provide advocacy for the sporting community on policy, direction and strategic planning related to Council's objectives. To achieve this policy and strategic objective, the Board will be strategic in nature and focus on appointments to achieve this outcome.

Role

- Represent the whole Shoalhaven Sporting Community (all sports)
- Provide ongoing, high level policy and planning advice to Council.
- Make recommendations to the Council on all relevant business presented before it
- Advocate and maintain specific sports related portfolios.
- Advocate and promote Board recommendations

MINUTES OF THE SHOALHAVEN SPORTS BOARD

Meeting Date: Wednesday, 9 March 2022
Location: Council Chambers, City Administrative Centre, Bridge Road, Nowra
Time: 5.00pm

The following members were present:

Clr Patricia White
Clr Matthew Norris
Clr Moo D'Ath
Mr David Goodman – Chairperson
Ms Tameka Gogerly (Remotely)
Dr Phill Newlyn (Remotely)
Mr Roger Walker
Mr Craig Howsan
Ms Lucy Burgmann (Remotely)

Others present:

Jane Lewis – Director City Lifestyles
Kathy Thomas – Manager - Community Planning & Projects
Kevin Norwood – Manager - Swim Sport & Fitness
Sara McMahon – Manager – Business Assurance & Risk
Simon Brown – Central Leisure Manager (Remotely)
Jessica Richardson – Community Capacity Builder (Remotely)

Apologies / Leave of Absence

Apologies were received from Clr Gray, Clr Butler, Clr Kotlash, Elizabeth Tooley, Kristina PejkoVIC and Martin Aicken.

Confirmation of the Minutes

RESOLVED (Roger Walker / David Goodman)

That the Minutes of the Shoalhaven Sports Board held on Wednesday 27 October 2021 be confirmed.

CARRIED

Declarations of Interest

Nil

PRESENTATIONS

SB22.1 City Lifestyles Presentation - Overview of the Shoalhaven Sports Board

**HPERM Ref:
D22/82145**

Jane Lewis – Director City Lifestyles provided a presentation to the meeting including an overview of the Shoalhaven Sports Board.

A copy of the presentation will be forwarded to the members for information.

SB22.2 Presentation - Governance - Brief Induction

**HPERM Ref:
D22/82152**

Sara McMahon – Business Assurance & Risk Manager provided a presentation to the Board with an overview of the:

- Code of Conduct
- Code of Meeting Practice
- Delegations
- Declaration of Interests

A copy of the presentation will be forwarded to members for information.

SB22.3 NSW Office of Sport - Update

**HPERM Ref:
D22/86894**

Catherine Campbell – representative from the NSW Office of Sport provided a verbal update regarding the:

- *Illawarra Shoalhaven Sport and Active Recreation Plan*

<https://www.sport.nsw.gov.au/sites/default/files/2021-04/illawarra-shoalhaven-regional-sport-and-active-recreation-plan.pdf>

A copy of the presentation provided by Catherine Campbell will be forwarded to the members for information.

REPORTS

SB22.4 Notification of Council Resolution - Shoalhaven Sports Board Re-establishment

**HPERM Ref:
D22/82182**

Recommendation (Item to be determined under delegated authority)

That the Shoalhaven Sports Board receive the Notification of Council Resolution – Shoalhaven Sports Board Re-establishment report for information.

RESOLVED (Clr White / Craig Howsan)

That the Shoalhaven Sports Board receive the Notification of Council Resolution – Shoalhaven Sports Board Re-establishment report for information.

CARRIED

SB22.5 2022 NSW Aboriginal Rugby League Knockout - Event Update**HPERM Ref:
D22/46650**

Kevin Norwood – Manager - Swim Sport & Fitness addressed the meeting and advised that the 2022 NSW Aboriginal Rugby League Knockout was to be held in Bomaderry, however due to the work at Artie Smith Oval the event can no longer be held at that site. Staff have been consulting with many groups and have put forward a number of options including holding the event at Rugby Park.

Staff advised that new irrigation, drainage and floodlighting have been installed at Bomaderry.

Extensive upgrades at Rugby Park which include field extensions to enable full size NRL field games to be held at the site, in addition to car park works and the main access road. The works have commenced, however, there has been delays due to recent rain, delivery of material and due to COVID.

Jane Lewis – Director City Lifestyles added that when the works are complete at the above locations, the Shoalhaven will be home to a significant number of high quality venues.

Recommendation (Item to be determined under delegated authority):

That the Shoalhaven Sports Board endorse this report for information on the 2022 NSW Aboriginal Rugby League Knockout.

RESOLVED (Roger Walker / David Goodman)

That the Shoalhaven Sports Board endorse this report for information on the 2022 NSW Aboriginal Rugby League Knockout.

CARRIED

SB22.6 Nowra High School Sporting Fields - Council Direction for Termination of Licence**HPERM Ref:
D22/54607**

Kevin Norwood – Manager Swim Sport & Fitness addressed the meeting and advised that he had been in contact with the Principal and advised of Council's intention to cease mowing the sporting fields located on the land at the rear of Nowra High School.

Clr White raised the point of the fields require repair and questioned whether it was Council's responsibility and the cost to bring the fields up to standard prior to returning the fields back to DOE.

Staff advised that Council is able to assist with the ongoing interim maintenance.

Recommendation

That Council:

1. Make arrangements to advise the Director – NSW Department of Education of Council's intention to terminate the current licence agreement over NSW Department of Education's open space fields at the rear of Nowra High School, Moss Street, Nowra.
2. Redistribute annual savings (\$20,000) from licence termination towards the maintenance and upkeep of Council owned and managed sporting assets.

RECOMMENDATION (Clr White / Roger Walker)

That Council:

1. Make arrangements to advise the Director – NSW Department of Education of Council's intention to terminate the current licence agreement over NSW Department of Education's

open space fields at the rear of Nowra High School, Moss Street, Nowra.

2. Redistribute annual savings (\$20,000) from licence termination towards the maintenance and upkeep of Council owned and managed sporting assets.

CARRIED

SB22.7 Shoalhaven Sports Board - Current Projects Update

**HPERM Ref:
D22/84953**

The members discussed the current status of the amenities block at the Pump Track at Shoalhaven Heads. It was noted that the design for the amenities block is almost finalised and will be receiving a cost estimate shortly.

A question was raised regarding whether a Cultural Assessment has been completed. Council Staff advised that the first step is a Review of Environmental Factors (REF) and depending on the result of the REF, that may trigger a further Cultural Assessment.

Clr White and members thanked staff for the detailed report.

Kathy Thomas advised that she will provide information in relation to the Aboriginal Impact Assessment Criteria and when that is triggered.

Recommendation (Item to be determined under delegated authority)

That Shoalhaven Sports Board accept the Current Projects Update report for information.

RESOLVED (Phill Newlyn / Craig Howsan)

That Shoalhaven Sports Board:

1. Accept the Current Projects Update report for information.
2. Receive information in relation to the Aboriginal Impact Assessment Criteria and when that is triggered for the amenities block at Shoalhaven Heads Pump Track.

CARRIED

SB22.8 Council Directed Projects - Policy Preparation

**HPERM Ref:
D22/87148**

Recommendation (Item to be determined under delegated authority)

That the Sports Board:

1. Note the current Community Infrastructure Guidelines which provide information to groups seeking assistance with community driven infrastructure projects;
2. Support the establishment of a working group and nominate three (3) Sports Board members to work with representatives from the Community Planning and Projects Staff to consider an appropriate governance framework:
 - i. *Insert Sports Board Member Name at meeting*
 - ii. *Insert Sports Board Member Name at meeting*
 - iii. *Insert Sports Board Member Name at meeting*
3. The working party consider the current Community Infrastructure Guidelines and the requirement to develop a specific Policy for community groups to undertake work on behalf of Council on Council owned or managed land
4. A future report be received by the Sports Board with the recommended way forward with a draft document and governance framework to provide clear direction for our community.

RESOLVED (Clr White / Roger Walker)

That the Sports Board:

1. Note the current Community Infrastructure Guidelines which provide information to groups seeking assistance with community driven infrastructure projects;
2. Support the establishment of a working group and nominate three (3) Sports Board members to work with representatives from the Community Planning and Projects Staff to consider an appropriate governance framework:
 - a. David Goodman
 - b. Craig Howsan
 - c. Lucy Burgmann
3. The working party consider the current Community Infrastructure Guidelines and the requirement to develop a specific Policy for community groups to undertake work on behalf of Council on Council owned or managed land
4. Receive a future report with the recommended way forward with a draft document and governance framework to provide clear direction for our community.

CARRIED

GENERAL BUSINESS

SB22.9 Additional Item - Sussex Inlet - Pump Track - Flood Lighting Tennis Court

Roger Walker referenced the Notice of Motion which was raised last year on the Pump Track at Sussex Inlet, and the schedule for installation of floodlighting at the Tennis Courts. He asked whether grants are available for flood lighting at sporting fields and facilities.

Staff asked the Sport Board members to discuss with Council prior to applying for grants so assistance can be provided in the grant application process.

Staff advised that Council are developing comprehensive Asset Management Plans for their sporting assets.

RESOLVED (Roger Walker / David Goodman)

That the Shoalhaven Sports Board note that staff will submit a report to the Sports Board regarding floodlighting program/schedule for Sporting Fields and other Facilities.

CARRIED

There being no further business, the meeting concluded, the time being 7.03pm.

Mr David Goodman
CHAIRPERSON

SB22.10 Acknowledgement of Resignation - Martin Aicken

HPERM Ref: D22/126557

Department: Business Assurance & Risk

Approver: Kevin Voegt, Director - City Performance

Reason for Report

To advise the Shoalhaven Sports Board of the resignation received from Mr Martin Aicken – community member.

Recommendation (Item to be determined under delegated authority)

That:

1. The Shoalhaven Sports Board note the resignation received from Mr Martin Aicken (community member) and thank him for his commitment to the Board and the Sporting Community.
2. The vacancy be filled via a casual position until the next round of vacant positions are called in March 2023.

Options

1. As recommended

Implications: The membership of the Sports Board will be reviewed and updated accordingly.

2. Adopt an alternative resolution with direction for staff.

Implications: Unknown

Background

On 23 March 2022, Council received notification from Mr Martin Aicken advising that he was resigning from the Shoalhaven Sports Board.

Mr Aicken has been a member of the Board since April 2019. In his resignation he thanked the Board for his time on the Committee and apologised for any inconvenience his resignation may cause.

Community Engagement

Council staff will engage in an EOI to fill the vacancy via a casual position.

SB22.10

SB22.11 Sportsground Floodlighting - Replacement Schedule

HPERM Ref: D22/193520

Department: Community Planning & Projects

Approver: Kevin Norwood, Manager - Shoalhaven Swim Sport Fitness

Reason for Report

To advise Shoalhaven Sports Board regarding development of a preliminary floodlighting replacement schedule for Shoalhaven Swim Sport Fitness sportsgrounds and other facilities.

Recommendation (Item to be determined under delegated authority)

That the report regarding development of a Floodlighting Program / Schedule for Sporting Fields and other Facilities be received for information by Shoalhaven Sports Board.

Background

At its meeting held 9 March 2022, Shoalhaven Sports Board provided the following minute (SB22.9 - D22/133001):

“That the Shoalhaven Sports Board note that staff will submit a report to the Sports Board regarding floodlighting program / schedule for Sporting Fields and other Facilities.

Council’s Shoalhaven Swim Sport Fitness Department maintains 53 sporting precincts, of which, 45 have floodlighting systems.

Since 2020, Council has delivered four (4) new floodlight systems and upgraded seven (7) existing floodlight systems at Shoalhaven Swim Sport Fitness precincts. Council has also installed an additional floodlight pole to Nowra Showground.

A detailed floodlighting installation audit has recently been undertaken. Therefore, to accurately determine a Floodlighting System Replacement Schedule, a number of site-specific priorities must be considered – key points include:

- Safety rating
- Age of existing system
- Precinct usage levels
- Identification in Council’s current Development Program – Operational Plan
- Consideration of strategic plan for site

Table 1 – Projects Completed in Past 3 years			
Site	Town	Floodlight Project	Year
Bomaderry Sporting Complex	Bomaderry	Upgrade of Existing System	2022
Ison Park Baseball Field	South Nowra	New System	2022

SB22.11

Culburra Tennis Courts	Culburra	Upgrade of Existing System	2022
Bernie Reagan Sporting Complex	North Nowra	New System	2022
Huskisson Sports Field	Huskisson	Upgrade of Existing System	2021
Francis Ryan Sports field	Sanctuary Point	Upgrade of Existing System	2021
Lighthouse Oval Top Fields	Ulladulla	Upgrade of Existing System	2021
Ulladulla Sports Park – Top Rugby League	Ulladulla	New System	2021
Frogs Holla Sporting Complex	Milton	Upgrade of Existing System	2021
Nowra Showground - Main Arena	Nowra	Additional Floodlight Pole Installation	2021
Nowra Showground - Added Area	Nowra	New System	2020
Berry Showground – Main Arena	Berry	Upgrade of Existing System	2020

Funded by internal capital works budgets, Special Rate Variations and successful external grant applications, Council has been successful in achieving the upgrades and new works detailed above in Table 1. These projects amount to the sum of \$2,851,000 expended on behalf of the Shoalhaven community.

Halytech Floodlight Controller System

Commencing in 2018, Council implemented the Halytech Floodlight Illuminator Control System. The System has been rolled out to 37 controllers across 29 sites throughout Shoalhaven. The System enables user group members to control floodlights at their facility by use of the mobile phone text messaging system.

Each club has their own unique code for operating the System, which operates by means of a text message sequence being sent to a mobile phone number which controls the floodlights at the site of the club's operation.

Future Work

Based on a risk audit by electrical staff in Council's City Services department, the following projects have been identified for system upgrades. This table includes projects which are community-led with Council's support.

In order to fund proposed future works, detailed below in Table 2, Council officers will be sourcing and submitting further grant applications to state and federal agencies on an ongoing basis, as opportunities arise.

It should be noted that the below prioritisation is dependent on available funding. The stated timeframes may also vary should the risk matrix change.

Table 2 - Proposed Future Projects				
Site	Town	Floodlight Project	Year	Current Status

Ulladulla Tennis Courts	Ulladulla	Upgrade of Existing System	2022	Underway - commenced April 2022
Crookhaven Soccer Field	Culburra Beach	Upgrade of Existing System	2022 / 23	Delivery 2022 dependent on lead times for delivery of components
Kangaroo Valley Showground	Kangaroo Valley	Upgrade of Existing System	2023 / 24	Investigative work underway - grant funding being sourced
Thomson St Sporting Complex	Sussex Inlet	Upgrade of Existing System	2024 / 25	Investigative work underway - grant funding being sourced
Rugby Park	South Nowra	Upgrade of Existing System	2024 / 25	Investigative work underway - grant funding being sourced
Artie Smith Oval	Bomaderry	New System	2022 / 23	Works part of broader SCaRP development
Ison Park Field 1 (Main Field)	South Nowra	Upgrade of Existing System	Ongoing	Community driven project
West Street Oval	Nowra	Upgrade of Existing System	Ongoing	Community driven project

SB22.11

Community Engagement

Shoalhaven Swim Sport Fitness engages with the community via a number of avenues. Each sporting group may contact a Council Facilities Officer for direct dialogue regarding asset management and facility operation.

Shoalhaven Swim Sport Fitness hold twice-yearly sporting group workshop nights where user groups have an opportunity to meet with Council managers and staff. The workshops provide staff an opportunity to showcase forward planning, update current projects, detail maintenance programs and receive feedback from sports clubs regarding their facility in an open dialogue forum.

Council holds an annual Sports Grants Program which provides sporting groups with an opportunity to obtain '\$2 for \$1' grant funding for a capital works project at their facility. Such a grant could be used for potential floodlighting upgrades. The grant is currently open to clubs for applications for 2022 / 23 financial year.

Policy Implications

There are no policy implications envisaged by this initiative.

Financial Implications

At present, floodlighting projects are funded primarily by state and federal grant opportunities and Special Rate Variation monies. Council's capital works budget dedicated to active recreation enhancements may offer a limited scope for floodlight upgrades or forward planning. Council staff continue to apply for eligible grants for priority projects.

Risk Implications

Safety rating will be the foremost site-specific priority for consideration regarding development of a Shoalhaven-wide Floodlight System Replacement Schedule.

SB22.12 Shoalhaven Sports Board - Current Projects Update

HPERM Ref: D22/193955

Department: Shoalhaven Swim Sport Fitness

Approver: Kevin Norwood, Manager - Shoalhaven Swim Sport Fitness

Reason for Report

To provide a project update to Shoalhaven Sports Board on current projects under development by Council and recent grant funding applications submitted and successful grant funding applications.

Recommendation (Item to be determined under delegated authority)

That Shoalhaven Sports Board accept the Current Projects Update report for information.

Options

1. Adopt the Recommendations as written.

Implications: This will enable the Sports Board to be kept informed of projects.

2. Provide an alternative direction.

Background

The following is an update of current projects under development:

Summary of Work Program Projects Being Undertaken or in Development	
Project	Comment
Irrigation & Drainage Construction	<p>Projects Underway</p> <ul style="list-style-type: none"> • Finkernagel Oval Irrigation programmed for May 2022 completion. • Bill Andriske Oval underway but put on hold until end of 2022 winter season. <p>Projects Delayed</p> <ul style="list-style-type: none"> • Crookhaven Park Rugby League, Lyrebird Park, and Callala Sportsground and Francis Ryan Oval drainage projects have been delayed until the end of the winter season 2022 due to the recent wet weather.
Floodlighting upgrades	<p>Completed Projects</p> <ul style="list-style-type: none"> • Bomaderry Sporting has been completed. <p>Projects Underway</p> <ul style="list-style-type: none"> • Bernie Regan and Ison Park Baseball are underway but delayed by weather. • Ulladulla Tennis Complex commenced.
Milton Showground	Contract for these roads is due to be awarded in May 2022, with

Roads	construction to commence shortly after.
Ulladulla Skatepark	The Ulladulla Skate Park detailed design package is scheduled for completion in July 2022. Upon completion of detailed design, Council will proceed to Tender for construction of the skate park.
Sanctuary Point Skatepark	<p>Grant funding deliverables of over \$124,000 from three grants:</p> <ul style="list-style-type: none"> • Community Safety Grant - \$60,996 • Stronger Country Communities - \$36,278 • Community Building Partnerships - \$10,000 • Council contribution: \$17,361 <p>All works have been completed, including:</p> <ul style="list-style-type: none"> • Concreting • Seating • Covered Seating / Picnic area • Retaining wall • Exercise Equipment • Basketball court re-sealed • Bubbler <p>A celebration event was held in December 2021. Further funding allocated in the 2022 / 23 budget to complete landscaping works.</p>
Milton Ulladulla Croquet Courts – Ulladulla Sports Park	Milton Ulladulla Croquet Committee (MUCC) have submitted a development application for clubhouse in March 2022. Club has committed \$50,000 towards the new clubhouse however, green keeping fees, architectural fees, and DA costs are coming from that allocation.
Thurgate Oval Bomaderry	<p>Council staff are continuing to work with Bomaderry Community Inc. for the delivery of a dog off leash area on Thurgate Oval. Contractor has been engaged.</p> <p>Stage 1 is anticipated to be delivered during May 2022.</p>
Rugby Park South Nowra – Grandstand replacement	Site establishment underway. Practical completion currently scheduled for September 2022.
Worrigeer Equestrian Common	<p>Shoalhaven Dressage Club are finalising project funding sources by March 2022. Construction pending.</p> <p>Amenities building is near completion, estimated completion by end of May 2022.</p>
Shoalhaven Community & Recreation Precinct (SCaRP)	<p><u>Bomaderry Sporting Complex</u></p> <p>A brief is being prepared for Architectural services for the detail design of the Northern section of the SCaRP project which will include:</p> <ul style="list-style-type: none"> • Pavilion (including indoor 50m 8 lane pool, offices, community spaces etc). • Synthetic Athletics track • Rugby League fields • Lift and Change facilities

	<p><u>Artie Smith</u></p> <ul style="list-style-type: none"> • Construction has commenced with site hand over to contractor Joss Group in November 2021 • Demolition of existing amenities building completed prior to Christmas 2021. • Bulk earth works have been completed, work on underground services has recently commenced. • Sod Turning event held on the 10 February with funding bodies, Council and User groups. <p><u>Refurbishment of the Bomaderry Basketball Stadium and Integration with Shoalhaven Indoor Sports Centre</u></p> <ul style="list-style-type: none"> • Council endorsed Option 3 concept plan on 26 April 2022 – CL22.198. Design option 3 with extended footprint and sawcut roof has been endorsed and will progress to detailed design • Conybeare Morrison (CM+) will work with Council Projects Major within the Community Planning and Projects team to prepare the DA/CC documentation and to lodge the Development Application.
<p>NRL Aboriginal Knock Out Cup October Long Weekend 2022</p>	<ul style="list-style-type: none"> • Venues for the event have been decided, Council staff continue to work closely with the event organiser and stakeholders. • Preparation is underway at Bomaderry Sporting Complex and Rugby Park. Staff are working closely with sporting groups to manage fields allocations and minimise field interruptions to allow for field enhancements required for the event. • Bomaderry Sporting Complex: Has recently been top dressed, undergone floodlighting system upgrade and had sub surface drainage installed. The fields have responded well to these upgrades. • Rugby Park: Field 2 drain modification and field extension nearing completion. Piping installed and covered with compacted imported fill. Top soil has been spread, turf laying to follow by suitable contractor. Floodlight pole relocation and southern field extension to follow. Road widening, carpark grading and main field fence replacement currently out for quotation.
<p>Bay & Basin Leisure Centre – Recreational Hub</p>	<ul style="list-style-type: none"> • Council has awarded a contract to CO-OP Studio to undertake the design works – February 2022. • Project Manager has been appointed – Anthony Meta. • An inception meeting was held mid-March 2022. The architects are currently developing concept design options. • Four early options have been developed. <p>The architects will design extensions to the indoor leisure centre</p>

SB22.12

	<p>with:</p> <ul style="list-style-type: none"> • Learn to swim pool. • Improvements to existing facilities and amenities. • Extension of gym. • 24 hr access to gym. • Inclusion of community spaces, indoor play. <p>Outdoors will include:</p> <ul style="list-style-type: none"> • Addition of netball courts. • Improvements to existing sporting amenities. • Carparking, landscaping etc.
<p>Paringa Park – Non-Motorised Water Sports Precinct</p>	<p>Council has received notification from Crown Lands in relation to the Sea Scouts tenure and will now come under Council Control and Management.</p> <p>Further development of the precinct will be informed and in-line with the Nowra River Foreshore Development.</p>
<p>Boongaree</p>	<ul style="list-style-type: none"> • Stage 1 works are now completed, and the Boongaree Rotary Nature play park was officially opened in January 2022. It is currently in 12-month defect liability period. A staff member has been allocated to the Precinct full time 5 days a week and a roving cleaning crew on weekends. • Stage 2 and 3 – Pump Track and Skatepark. Construction works construction will in June. Work will include demolition of the old skate park. • Stage 4a – Netball Courts & Cricket Nets commenced. Scheduled for completion September 2022. • Stage 4b - Reconciliation Garden is currently in concept design phase. • Stages 5 - 7 are in detail design development phase. These stages include a further 170 space car parking for cars, coaches, and RV's. This is progressing to the detailed design stage and is integrated with other elements of the park. It is not possible to fast track the car parking in isolation to other aspects of the park. • Boongaree Stage 6 - Dog Fenced Off Leash Area (FOLA) is in the final stages of concept design. • Staff are investigating alleviating short term car parking constraints until final stages of car parking are able to be delivered. This includes reopening consultation of car parking along North St to the west of Alexandra St intersection and fast-tracking final section of Stage 1 carpark.
<p>Showground Stimulus Grant Funding – NSW</p>	<p>Full funding awarded is listed at bottom of report. All projects completed, or updates given here:</p>

SB22.12

<p>Resilience</p> <p>\$1,075,605 secured</p>	<ul style="list-style-type: none"> • Round 1: <ul style="list-style-type: none"> ○ Construction for Milton Showground amenities building underway with completion expected July 2022. • Round 2: <ul style="list-style-type: none"> ○ Funding has been announced, to a total of \$153,586 across 4 showgrounds. ○ Solar power and batteries at 4 showgrounds to be delivered and underway. • Round 2A: <ul style="list-style-type: none"> ○ Berry Showground Pavilion is currently being painted. ○ Underfloor insulation at Kangaroo Valley Hall has recently been completed. ○ Kangaroo Valley Showground Carpark upgrade is currently at detailed designed. ○ Awaiting quotes for Milton Showground Cattle Yards and Stadium Shutters.
<p>Frogs Holla – Reserve Upgrades</p>	<p>Drainage scheduled for 2022 / 23 financial year.</p>
<p>Original Bomaderry Basketball Stadium</p>	<ul style="list-style-type: none"> • Council endorsed Option 3 concept plan on 26 April 2022 – CL22.198. Design option 3 with extended footprint and sawcut roof has been endorsed and will progress to detailed design • Conybeare Morrison (CM+) will work with Council Projects Major within the Community Planning and Projects team to prepare the DA/CC documentation and to lodge the Development Application.
<p>Jerry Baily Oval</p>	<p>New amenities building to be tendered in July 2022.</p>
<p>Park Road Netball Courts - Nowra</p>	<p>Tendering for delivery in the 2022 / 23 financial year budget.</p>
<p>Generic Plans of Management – Sportsgrounds</p>	<p>Council is continuing to prepare Generic Plans of Management for Sportsgrounds. The deadline for having plans adopted under the Crown Lands Management Act 2016 by 30 June 2021 has been removed.</p> <p>Council have reported the draft Plans of Management to Council and received endorsement to proceed to public exhibition. The Plans of Management are currently with the Minister, seeking their approval to proceed to exhibition.</p>
<p>Lighthouse Oval Storage Shed Repairs</p>	<p>Repairs to damaged wall of cricket storage / curator shed completed.</p>
<p>Online Booking</p>	<ul style="list-style-type: none"> • Camping module is in development to provide online camping bookings for showgrounds. Looking at adding

SB22.12

System	<p>Huskisson Tennis Courts and Lake Conjola Tennis Courts.</p> <ul style="list-style-type: none"> • Fees and Charges Review is in progress to enable simplified transition to online bookings. • Consultation with Management Committees to activate online bookings at all sportsgrounds and showgrounds is continuing. • Training is currently underway with staff and Management Committees. • Full transition to online bookings scheduled for end of June 2022.
WHS Manual Inductions	The remaining Management Committee inductions will roll out this financial year by the appropriate Facility Officers.
Management Committee Workshops	<p>Workshops for showground and sportsground Management Committees have been coordinated by Shoalhaven Swim Sport Fitness.</p> <p>Workshops for Community Halls / Centres that do not have sportsgrounds (or only 1 tennis court), will be coordinated by Assets and Works Directorate in future.</p>
Sports Grants Program	Sports grants applications were received June 2021, approved October 2021 and projects are underway with several already complete. Expecting completion for most projects this financial year.
Financial Statement and Subsidy Applications	New processes have been reviewed and Capital Budget Requests submitted for adoption for 2022 / 23 financial year.
Ulladulla Sports Park Master Plan	Community consultation for the Master Plan has been completed. The results of the consultation are now being incorporated into a draft Master Plan which will be reported to Council in May 2022 for approval and then proceed to public exhibition.
Berry Showground Master Plan	Gondwana Consulting have completed a draft Berry Showground Master Plan. The draft Master Plan is being reported to Council in June 2022 to be placed on exhibition.
Nowra Showground Master Plan	Council had completed a draft Nowra Showground Master Plan. The draft Master Plan is being reported to Council in May 2022 to be placed on exhibition.

SB22.12

Department of Education Memorandum of Understanding

Council has entered into a MoU with the Department of Education to look at ways we can share spaces and work together to develop opportunities for sport and community use. This is an ongoing scheduled meeting with the Department.

Grants

Staff have been pro-active in preparing and submitting grant funding applications aligned with Council's strategic priorities.

Community Led Projects requiring landowners' consent have been reviewed and where supported, letters of in principle support have been prepared.

The table below provides a summary of applications, their current status, funding sought, funding received and Council's and / or community contribution, along with the status of the works.

Funding Program	Projects Submitted	Funding Sought	Status	Comment
Showground Stimulus Round 2	Nowra Showground – Solar power and battery, plus generator connection	\$28,234	Successful	Works underway
Showground Stimulus Round 2	Berry Showground – Animal Nursery – replace existing building removing internal pillars	\$76,282	Successful	Design Works underway
Showground Stimulus Round 2	Berry Showground Replace Roof Pavilion	\$46,420	Successful	Not commenced – additional funding requested for 2022 / 23 Funds diverted to paint the pavilion and replace youth hall roof
T20 Cricket Fund	Berry Sporting Complex (Boongaree) Practice Cricket Nets X 4	\$35,000	Successful	Works underway
Showground Stimulus Round 2A	Berry Showground External paint - Pavilion	\$20,780	Successful	Works completed
Showground Stimulus Round 2A	Kangaroo Valley Showground – Under floor insulation KV School of Arts Hall	\$29,210	Successful	Works completed
Showground Stimulus Round 2A	Nowra Showground – Replace Committee room kitchen cabinets oven and cooktop	\$25,667	Successful	Works completed
Showground Stimulus Round 2A	Nowra Showground – Woodchop Arena safety fencing	\$10,909	Successful	Works completed
Showground Stimulus Round 2A	Milton Showground – Repair cattle yard fencing	\$32,043	Successful	WIP
Showground Stimulus Round 2A	Milton Showground – Replace louvre windows – Southern Basketball Stadium	\$33,125	Successful	Works pending
ACIF (Australian Cricket Infrastructure Fund)	Berry Sporting Complex (Boongaree) Practice Cricket Nets X 4	\$30,000	Successful	Works underway
Crown Land Improvement Fund	Culburra Beach Tennis Courts – resurface Courts, install picnic table and shelter	\$8,000	Successful	All complete besides picnic table
Crown Land	Nowra Showground PA System	\$89,689	Successful	Works

SB22.12

Funding Program	Projects Submitted	Funding Sought	Status	Comment
Improvement Fund				completed
Crown Land Improvement Fund	Milton Pony Club – tree works	\$15,000	Successful	Works completed
Regional Sport Facility Fund	Bernie Regan Sporting Complex – Floodlights	\$306,000	Successful	Works underway
Regional Sport Facility Fund	Ison Park – Baseball floodlighting	\$305,000	Successful	Works underway
Club Grants 3	Shoalhaven Tennis Association – Court resurfacing	\$300,000	Unsuccessful	SSF has submitted high priority capital request for 2022 / 23
Club Grants 3	Nowra Croquet Club – development of croquet courts	\$300,000	Provided	Provided letter of support
Stronger Country Community Fund	Park Road Netball – redevelopment of courts		TBD	Provided a letter of support
Club Grants 3	Vincentia Sailing Club – development of new clubhouse at Plantation Point Reserve	\$700,000	TBD	Provided letter of support
Club Grants 3	MUDTA – lighting	\$100,000	Unsuccessful	Funding obtained from alternate grant program
Local Roads & Community Infrastructure Round 1	Ulladulla Tennis Complex Floodlight upgrade	\$180,000	Successful	Works underway
Local Roads and Community Infrastructure Rounds 2	Lake Conjola Community Hall Grounds (fence and wall), Painting	\$30,000.00	Successful	Works completed
Local Roads and Community Infrastructure Rounds 2	Milton Village Pool Shelters	\$20,000.00	Successful	Works completed
Local Roads and Community Infrastructure Rounds 2	Nowra Aquatic Park Cabana Shelters and Solar (PV) System	\$60,000.00	Successful	Works underway and Solar's complete
Local Roads and Community Infrastructure Rounds 2	Ulladulla Leisure Centre Covered deck	100,000.00	Successful	Works programmed for completion by June

Funding Program	Projects Submitted	Funding Sought	Status	Comment
				2022.
Local Roads and Community Infrastructure Rounds 2	Ulladulla Sea Pool Fencing and Pathways	\$95,000.00	Successful	Works completed
Local Roads and Community Infrastructure Rounds 2	Nowra Showground Pavilion painting	\$150,000.00	Successful	Tender evaluation underway.
Local Roads and Community Infrastructure Rounds 2	Nowra Showground Pavilion Landscaping	\$170,000.00	Successful	Tender evaluation underway.
Local Roads and Community Infrastructure Rounds 2	Crookhaven Sports Park Subsoil drainage	\$110,000.00	Successful	Deferred
Local Roads and Community Infrastructure Rounds 2	Ulladulla Tennis Complex Floodlight upgrade	\$220,000.00	Successful	Works underway
Local Roads and Community Infrastructure Rounds 2	Milton Showground Upgrading of roadways	\$400,000.00	Successful	Tender evaluation underway
NSW Government Multisport facility Fund	Bongaree – Stages 5 & 7 Junior Sports field and Senior Sports fields (with associated carparking) Berry	\$1,821,398	TBD	Submitted February 2022
NSW Government Multisport facility Fund	Ulladulla Sport spark – All wheels skatepark	\$1,500,000	TBD	Submitted February 2022
NSW Government Open Spaces Program	Marriott Park Playground	\$500,000	TBD	Submitted March 2022

SB22.12

Financial Implications

These projects are progressing with funding provided as part of the 2021 / 22 and also 2022 / 23 Delivery Program & Operational Plan. Additional funding requirements will be sourced

through grant funding opportunities where available or reported to Council as part of the project update / approval process, or via quarterly budget reviews.

The capital investment and improvement in facilities raise the standard of Council facilities. Maintaining facilities at these levels requires commensurate funding within operational budgets to ensure the facilities remain fit for purpose. Additional operational funding bids have been submitted as part of the draft budget planning process for consideration.

Sports Grants Program

Grant recipients from previous round have been advised and distribution of funding is being processed.

The applications program for 2021 / 22 are included in the business paper for this meeting.

SB22.13 Shoalhaven Heads Pump Track - Aboriginal Heritage Assessment Criteria

HPERM Ref: D22/189878

Department: Community Planning & Projects

Approver: Kevin Norwood, Manager - Shoalhaven Swim Sport Fitness

Attachments: 1. Due Diligence Code of Practice for the Protection of Aboriginal Objects in New South Wales [↓](#)

Reason for Report

To update the Shoalhaven Sports Board on Aboriginal Heritage Assessment Criteria, and legislative requirements in relation to the amenities block at the Shoalhaven Heads Pump Track.

Recommendation (Item to be determined under delegated authority)

That the Shoalhaven Sports Board receive this report for information on Aboriginal Heritage Assessment Criteria, and legislative requirements in relation to the amenities block at the Shoalhaven Heads Pump Track.

Options

1. Receive the report for information.

Implications: The Shoalhaven Sports Board will be informed and updated on Aboriginal Heritage Assessment Criteria and requirements relating to the Shoalhaven Heads Pump Track.

2. Request more information.

Implications: Further investigations will be undertaken with the Shoalhaven Sports Board providing direction on information to be provided.

Background

At the Shoalhaven Sports Board meeting on 9 March 2022, the following resolution was made (SB22.7):

That Shoalhaven Sports Board:

1. *Accept the Current Projects Update report for information.*
2. *Receive information in relation to the Aboriginal Impact Assessment Criteria and when that is triggered for the amenities block at Shoalhaven Heads Pump Track.*

In relation to part 2 of the above resolution, the following information is provided to the Shoalhaven Sports Board.

Information Provided to the Shoalhaven Sports Board

Shoalhaven Heads Pump Track

At Council's Ordinary Meeting on 28 May 2019, it was resolved to give in-principle approval to seal the existing dirt pump track at Shoalhaven Heads with asphalt. As part of the in-principle approval process, consultation and relevant assessments were undertaken, including community consultation, Native Title Assessment and a Review of Environmental Factors.

Amenities Block Investigations

A Native Title assessment was prepared for the Jerry Bailey single amenities proposal, which was completed in 2020 by Council staff in the City Services Directorate. A Native Title assessment for the double amenities proposal was also undertaken in December 2021 and submitted to Council's Native Title Manager for referral to Native Title Service Provider for Aboriginal Traditional Owners in New South Wales and the Australian Capital Territory (NTSCORP).

Native Title Assessment Criteria

Native Title is the recognition of the traditional and customary rights and interests Aboriginal people have in land and water. The requirements to undertake a Native Title assessment is the undertaking of works, or the allowing of an Activity on Crown Land or other places where Native Title has not been extinguished, such as National Parks.

When works, or an Activity are likely to affect Native Title, an assessment has to be made by the entity affecting Native Title and submitted to Council's Native Title Manager for review and subsequent action. Following this initial process, generally a 28 day notification and comment invitation to NTSCORP applies if structures were placed on the land. Native Title assessments are generally made internally by Council officers.

The assessment is done on a standard Council form and generally requires:

- A description of the proposal;
- location details; and
- justification as how it is a permissible 'future act' described under various subsections of the *Commonwealth Native Title Act 1993*.

On occasions, a proposal doesn't come under any future act prescriptions and cannot legally proceed. Once Council's Native Title Manager has actioned the assessment, the Activity can be considered a valid act, and can proceed.

Aboriginal Heritage Impact Assessment Criteria

Under the requirements to complete a Review of Environmental Factors and Environmental Due Diligence Assessment, the following triggers apply for undertaking an Aboriginal Heritage Impact Due Diligence Assessment are:

- Section 5.5 and 5.10 of the Environmental Planning and Assessment 1979
- Section 171(2)(e) of the Environmental Planning and Assessment Regulation 2021
- And to avoid offences listed under Section 86 of the NSW National Parks and Wildlife Act 1974 relating to harming or desecrating Aboriginal objects and Aboriginal places

The *Due Diligence Code of Practice for the Protection of Aboriginal Objects* was prepared by the NSW State government to provide a defence to prosecution under Section 86 of the

National Parks and Wildlife Act 1974. If this code of practice was followed there would be a defence if unrecorded or unexpected objects were later harmed.

A key process in the due diligence process is undertaking a check on the Aboriginal Heritage Information Management System (AHIMS). Further details on the detailed process are provided in Attachment 1, being the Due Diligence Code of Practice for the Protection of Aboriginal Objects in New South Wales. Processes to follow if any unexpected objects or ancestral skeletal remains are uncovered are written into the assessments such as stop work and notification requirements written into REFs. Generally due diligence assessments are undertaken by Council staff who are knowledgeable and experience in the code of practice process and have access to AHIMS.

An Aboriginal Heritage Impact Permit (AHIP) is required when an Activity, proposed works or development will harm an Object and/or site. Any heritage investigations relating to AHIP applications are undertaken by qualified specialist heritage consultants. Obtaining an AHIP can take up to a year or more.



**Environment,
Climate Change
& Water**

**Due Diligence Code of Practice
for the Protection of Aboriginal Objects
in New South Wales**

SB22.13 - Attachment 1

Disclaimer: With the exception of photographs, the Department of Environment, Climate Change and Water NSW and State of NSW are pleased to allow this material to be reproduced in whole or in part for educational and non-commercial use, provided the meaning is unchanged and its source, publisher and authorship are acknowledged. Specific permission is required for the reproduction of photographs.

DECCW shall not be liable for any damage which may occur to any person or organisation taking action or not on the basis of this publication.

Readers should seek appropriate advice when applying the information to their specific needs.

13 September 2010

© State of New South Wales and the Department of Environment, Climate Change and Water NSW

Published by:
Department of Environment, Climate Change and Water
59–61 Goulburn Street
Sydney
PO Box A290
Sydney South 1232

Phone: 131555 (NSW only – publications and information requests)
(02) 9995 5000 (switchboard)
1300 361 967 (national parks, climate change and energy efficiency
information
and publications requests)
Fax: (02) 9995 5999
TTY: (02) 9211 4723
Email: info@environment.nsw.gov.au
Website: www.environment.nsw.gov.au

Report pollution and environmental incidents:

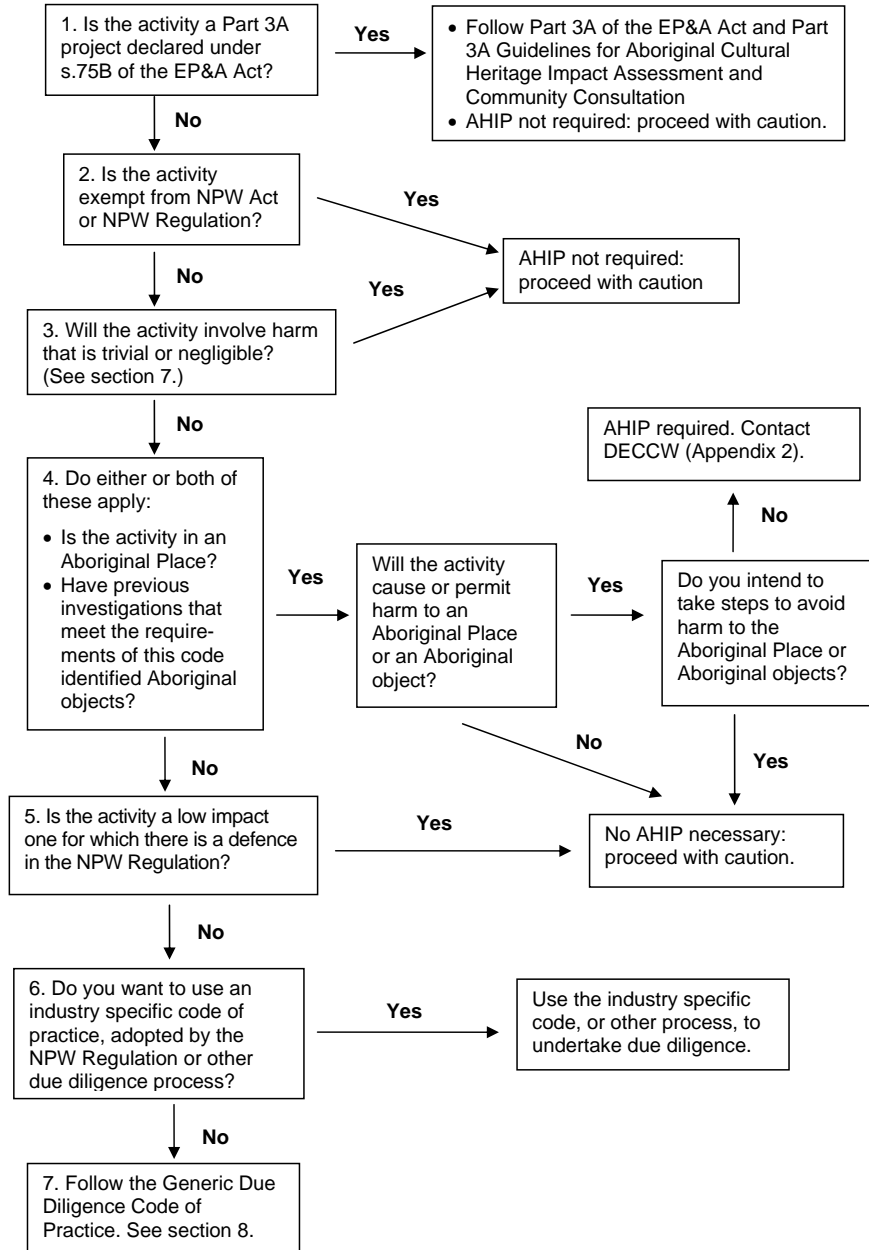
Environment Line: 131 555 (NSW only) or info@environment.nsw.gov.au
See also www.environment.nsw.gov.au/pollution

DECCW 2010/798
ISBN 978 1 74232 941 3
September 2010

Contents

1	Do you need to use this due diligence code?	1
2	Purpose of this code of practice.....	2
3	Who should use this code?.....	2
4	How does the code link to other planning processes?	3
	4.1 Development under Part 4 EP&A Act and activities under Part 5 EP&A Act	3
	4.2 Major projects under Part 3A EP&A Act.....	3
	4.3 Exempt and complying development under the EP&A Act	3
5	Do I need to consult?	3
6	What are the advantages of due diligence?.....	4
7	Do you need to use this due diligence code?	4
	7.1 Is the activity a declared project under Part 3A of the EP&A Act?.....	4
	7.2 Is the activity an exempt activity listed in the National Parks and Wildlife Act or other legislation?	5
	7.3 Will the activity involve harm that is trivial or negligible?.....	5
	7.4 Is the activity in an Aboriginal Place or are you already aware of Aboriginal objects on the land?	5
	7.5 Is the activity a low impact activity for which there is a defence in the Regulation?	6
	7.6 Do you want to use an industry specific code of practice?	8
	7.7 Do you wish to follow your own procedure?.....	8
	7.8 Follow the due diligence code of practice	9
8	The generic due diligence process	10
9	What do I do with the results of due diligence?.....	15
10	Record keeping.....	15
11	Some background and contextual information.....	15
	11.1 Aboriginal people and their cultural heritage.....	15
	11.2 DECCW's responsibilities for protecting Aboriginal cultural heritage.....	15
	11.3 What is an Aboriginal object?.....	16
12	Offences for harming Aboriginal objects	16
	12.1 Defences or exemptions for harming Aboriginal objects.....	17
13	Authorship and Certification of Code	17
	Definitions	18
	Acronyms and abbreviations.....	18
	Appendix 1: Examples of Aboriginal objects.....	19
	Appendix 2: Contact details for DECCW EPRG Regional Offices.....	28

1 Do you need to use this due diligence code?



SB22.13 - Attachment 1

2 Purpose of this code of practice

This code of practice is to assist individuals and organisations to exercise due diligence when carrying out activities that may harm Aboriginal objects and to determine whether they should apply for consent in the form of an Aboriginal Heritage Impact Permit (AHIP).

The *National Parks and Wildlife Act 1974* (NPW Act) provides that a person who exercises due diligence in determining that their actions will not harm Aboriginal objects has a defence against prosecution for the strict liability offence if they later unknowingly harm an object without an AHIP.

The NPW Act allows for a generic code of practice to explain what due diligence means. Carefully following this code of practice, which is adopted by the National Parks and Wildlife Regulation 2009 (NPW Regulation) made under the NPW Act, would be regarded as 'due diligence'. This code of practice can be used for all activities across all environments.

This code sets out the reasonable and practicable steps which individuals and organisations need to take in order to:

- 1 identify whether or not Aboriginal objects are, or are likely to be, present in an area
- 2 determine whether or not their activities are likely to harm Aboriginal objects (if present)
- 3 determine whether an AHIP application is required.

If Aboriginal objects are present or likely to be present **and** an activity will harm those objects, then an AHIP application will be required. Information about the permits and how to apply for them can be obtained through the Department of Environment, Climate Change and Water (DECCW) website at www.environment.nsw.gov.au/licences/index.htm.

3 Who should use this code?

Section 1 explains if you need to follow the due diligence process described in this code. This code can be used by individuals or organisations who are contemplating undertaking activities which could harm Aboriginal objects. This code will provide a process whereby a reasonable determination can be made as to whether or not Aboriginal objects will be harmed by an activity, whether further investigation is warranted and whether the activity requires an AHIP application.

If through this or any other process that meets the standards of this code, such as an environmental impact assessment, you have already taken reasonable steps to identify Aboriginal objects in an area subject to a proposed activity and it is already known that Aboriginal objects will be harmed or are likely to be harmed by an activity, then an application should be made for an AHIP.

4 How does the code link to other planning processes?

4.1 Development under Part 4 EP&A Act and activities under Part 5 EP&A Act

Consideration of the potential impacts of development on Aboriginal heritage is a key part of the environmental impact assessment process under the *Environmental Planning and Assessment Act 1979* (EP&A Act). The standards in this code can be used or adapted by proponents to inform the initial assessment of the environmental impacts of an activity on Aboriginal heritage. An environmental impact assessment which meets all of the requirements of this code will satisfy the due diligence test. Alternatively, you could adapt the requirements of this code, provided it still meets the ordinary meaning of exercising due diligence (see section 7.7).

If it is found through this initial assessment process that Aboriginal objects will or are likely to be harmed, then further investigation and impact assessment will be required to prepare information about the types of objects and the nature of the harm. This is further explained at step 5 in section 8. If you are going to harm a known Aboriginal object you will need to apply for an AHIP. In this situation, the need to obtain the AHIP is in addition to any approval under the EP&A Act (unless the project is subject to Part 3A EP&A Act).

4.2 Major projects under Part 3A EP&A Act

If your activity is a declared Part 3A project under s.75B of the EP&A Act you should refer to the 2005 (draft) *Part 3A EP&A Act Guidelines for Aboriginal Cultural Heritage Impact Assessment and Community Consultation* (as amended from time to time). These guidelines are available from the Department of Planning (see section 7).

4.3 Exempt and complying development under the EP&A Act

The due diligence process can still apply to an activity that is exempt or complying development within the meaning of the EP&A Act. However, if the exempt or complying development is a low impact activity as defined by the NPW Regulation then you may have a defence under the NPW Act and do not need to follow due diligence in carrying out the activity. Refer to section 7.

5 Do I need to consult?

Consultation with the Aboriginal community is not a formal requirement of the due diligence process. However, proponents may wish to consider undertaking consultation if it will assist in informing decision-making.

The following organisations can assist with identifying Aboriginal people who may hold cultural knowledge relevant to determining the significance of Aboriginal objects and or places:

- the relevant DECCW EPRG regional office (see Appendix 2)
- the relevant Local Aboriginal Land Council(s)¹
- the Registrar, *Aboriginal Land Rights Act 1983*, for a list of Aboriginal owners²
- the National Native Title Tribunal for a list of registered native title claimants, native title holders and registered Indigenous Land Use Agreements³

¹ www.alc.org.au

² www.oralra.nsw.gov.au

- NTSCorp Limited⁴
- the relevant local council(s)
- the relevant catchment management authorities for contact details of any established Aboriginal reference group.

If at any point an application is made for an AHIP then the consultation must be undertaken in accordance with the requirements in cl.80C of the NPW Regulation.

These requirements may also be followed where there is uncertainty about potential harm to Aboriginal objects and Aboriginal Places and you are undertaking an investigation and assessment of Aboriginal cultural heritage.

6 What are the advantages of due diligence?

In the context of protecting Aboriginal cultural heritage, due diligence involves taking *reasonable and practicable measures* to determine whether your actions will harm an Aboriginal object and, if so, what measures can be taken to avoid that harm.

There are several advantages to having a due diligence process for assessing potential harm to Aboriginal objects in that it:

- assists in avoiding unintended harm to Aboriginal objects
- provides certainty to land managers and developers about appropriate measures for them to take
- encourages a precautionary approach
- provides a defence against prosecution if the process is followed
- results in more effective conservation outcomes for Aboriginal cultural heritage.

7 Do you need to use this due diligence code?

Section 1 provides guidance on questions to ask to determine whether you need to follow this due diligence process.

7.1 Is the activity a declared project under Part 3A of the EP&A Act?

Where a project is seeking approval under Part 3A you need to identify, in the project application or concept plan application and any accompanying Preliminary Environmental Assessment, if the project will harm Aboriginal objects. If your project is a declared Part 3A project under s.75B of the EP&A Act, and you have been issued the Director General's requirements in relation to Aboriginal objects, you do not need to apply for an AHIP to harm Aboriginal objects under the NPW Act provided you follow these Director General's requirements and any conditions of approval.

You should refer to the 2005 (draft) *Part 3A EP&A Act Guidelines for Aboriginal Cultural Heritage Impact Assessment and Community Consultation* (as amended from time to time). These guidelines are available from the Department of Planning.

The above does not apply:

³ www.nntt.gov.au

⁴ www.ntscorp.com.au

- where a project was approved under Division 4 of Part 5 (now repealed) of the EP&A Act – in this situation an AHIP will be required if the activity proposes to harm Aboriginal objects
- where a project is approved under Part 3A of the EP&A Act but subsequent applications are sent back to the consent authority (usually a local council) to determine under Part 4 of the EP&A Act (for example, some staged development or concept plan approvals) – in this situation any Aboriginal heritage matters not already covered by the Part 3A approval may still require an AHIP.

In these situations you should follow the steps in section 8 or some other due diligence process.

7.2 Is the activity an exempt activity listed in the National Parks and Wildlife Act or other legislation?

The NPW Act provides exemptions to the offences of harming Aboriginal objects and Aboriginal Places in certain circumstances. These are for:

- Aboriginal people and their dependants when carrying out non-commercial traditional cultural activities
- any emergency fire fighting or bush fire hazard reduction work within the meaning of the *Rural Fires Act 1997* that is authorised or required to be carried out under that Act
- emergency activities carried out under the *State Emergency and Rescue Management Act 1989* that are reasonably necessary in order to avoid an actual or imminent threat to life or property
- works by, or directed by, authorised DECCW officers to protect or conserve Aboriginal objects
- anything specifically required or permitted under the express terms of a conservation agreement entered into under Division 12 of Part 4 of the NPW Act.

7.3 Will the activity involve harm that is trivial or negligible?

Section 86 of the NPW Act sets out a number of offences about 'harm' to an Aboriginal object. Harm means any act or omission that:

- destroys, defaces, or damages the object
- moves the object from the land on which it had been situated
- causes or permits the object to be harmed.

Harm does not include something that is trivial or negligible. Examples of what might be a trivial or negligible act are picking up and replacing a small stone artefact, breaking a small Aboriginal object below the surface when you are gardening, crushing a small Aboriginal object when you walk on or off a track, picnicking, camping or other similar recreational activities.

7.4 Is the activity in an Aboriginal Place or are you already aware of Aboriginal objects on the land?

Aboriginal places

Aboriginal Places are declared by the Minister under s.84 of the NPW Act. The location of Aboriginal Places is made available to the public via the government gazette (available through the NSW Department of Services, Technology and

Administration). The places are also listed on the DECCW website. The due diligence defence is not available for activities which harm Aboriginal places. If you wish to undertake an activity which may harm an Aboriginal place, you must apply for an AHIP.

Known Aboriginal objects

If as a result of previous investigations that meet the requirements of this code you already know that Aboriginal objects are in the area and that harm to these objects cannot be avoided, then you need to apply for an AHIP. If the previous investigation includes a search on the Aboriginal Heritage and Information Management System (AHIMS) database (maintained by DECCW's Country, Culture and Heritage Division) which is over 12 months old you must search AHIMS again to ensure that the information is still current.

7.5 Is the activity a low impact activity for which there is a defence in the Regulation?

The NPW Regulation removes the need to follow the due diligence process if you are carrying out a specifically defined low impact activity. As a result, you are not required to follow this code or any other due diligence process if your activity is listed below. It is important to note that this defence does not apply to situations where you already know there is an Aboriginal object. This defence does not authorise harm to known Aboriginal objects.

The following low impact activities are prescribed in the NPW Regulation as a defence against the strict liability s86 (2) offence.

Clause 80B Defence of carrying out certain low impact activities: section 87 (4)

- (1) *It is a defence to a prosecution for an offence under section 86 (2) of the Act, if the defendant establishes that the act or omission concerned:*
- (a) *was maintenance work of the following kind on land that has been disturbed:*
 - (i) *maintenance of existing roads, fire and other trails and tracks,*
 - (ii) *maintenance of existing utilities and other similar services (such as above or below ground electrical infrastructure, water or sewerage pipelines), or*
 - (b) *was farming and land management work of the following kind on land that has been disturbed :*
 - (i) *cropping and leaving paddocks fallow,*
 - (ii) *the construction of water storage works (such as farm dams or water tanks),*
 - (iii) *the construction of fences,*
 - (v) *the construction of irrigation infrastructure, ground water bores or flood mitigation works,*
 - (vi) *the construction of erosion control or soil conservation works (such as contour banks), or*
 - (c) *was farming and land management work that involved the maintenance of the following existing infrastructure:*
 - (i) *grain, fibre or fertiliser storage areas,*
 - (ii) *water storage works (such as farm dams or water tanks),*
 - (iii) *irrigation infrastructure, ground water bores or flood mitigation works,*
 - (iv) *fences,*
 - (v) *erosion control or soil conservation works (such as contour banks), or*

- (d) was the grazing of animals, or
 - (e) was an activity on land that has been disturbed that comprises exempt development or was the subject of a complying development certificate issued under the Environmental Planning and Assessment Act 1979, or
 - (f) was mining exploration work of the following kind on land that has been disturbed:
 - (i) costeaming,
 - (ii) bulk sampling,
 - (iii) drilling, or
 - (g) was work of the following kind:
 - (i) geological mapping,
 - (ii) surface geophysical surveys (including gravity surveys, radiometric surveys, magnetic surveys and electrical surveys), but not including seismic surveys,
 - (iii) sub-surface geophysical surveys that involve downhole logging,
 - (iv) sampling and coring using hand-held equipment, except where carried out as part of an archaeological investigation, or

Note. Clause 3A of this Regulation provides that an act carried out in accordance with the Code of Practice for Archaeological Investigation in NSW is excluded from meaning of harm an objects or place for the purposes of the Act.
 - (h) was the removal of isolated, dead or dying vegetation, but only if there is minimal disturbance to the surrounding ground surface, or
 - (i) was work of the following kind on land that has been disturbed:
 - (i) seismic surveying,
 - (ii) the construction and maintenance of ground water monitoring bores, or
 - (j) was environmental rehabilitation work including temporary silt fencing, tree planting, bush regeneration and weed removal, but not including erosion control or soil conservation works (such as contour banks).
- (2) Subclause (1) does not apply in relation to harm to an Aboriginal culturally modified tree.
- (3) In this clause, Aboriginal culturally modified tree means a tree that, before or concurrent with (or both) the occupation of the area in which the tree is located by persons of non-Aboriginal extraction, has been scarred, carved, or modified by an Aboriginal person by:
- (a) the deliberate removal, by traditional methods, of bark or wood from the tree, or
 - (b) the deliberate modification, by traditional methods, of the wood of the tree.
- (4) For the purposes of this clause, land is disturbed if it has been the subject of human activity that has changed the land's surface, being changes that remain clear and observable.
- Note:** Examples of activities that may have disturbed land include the following:
- (a) soil ploughing,
 - (b) construction of rural infrastructure (such as dams and fences),
 - (c) construction of roads, trails and tracks (including fire trails and tracks and walking tracks),
 - (d) clearing of vegetation,
 - (e) construction of buildings and the erection of other structures,

- (f) construction or installation of utilities and other similar services (such as above or below ground electrical infrastructure, water or sewerage pipelines, stormwater drainage and other similar infrastructure),
- (g) substantial grazing involving the construction of rural infrastructure,
- (h) construction of earthworks associated with anything referred to in paragraphs (a)-(g).

If your activity is included in this list you are not required to go through the due diligence process. Proceed with caution, and if Aboriginal objects are later found when you are carrying out your activity, you must stop work, notify DECCW and apply for an AHIP if you intend to harm those known objects.

If your activity is not on this list go to 7.6.

7.6 Do you want to use an industry specific code of practice?

The NPW Act also provides that due diligence may be exercised by complying with a code of practice which is adopted under the NPW Regulation. These codes provide due diligence guidance tailored for specific types of activities or industries. Codes which have been adopted are the:

- Plantation and Reafforestation Code (being the Appendix to the Plantations and Reafforestation (Code) Regulation 2001) as in force on 15 June 2010
- Private Native Forestry Code of Practice approved by the Minister for Climate Change and the Environment and published in the Gazette on 8 February 2008⁵
- NSW Minerals Industry Due Diligence Code of Practice for the Protection of Aboriginal Objects published by the NSW Minerals Council Ltd and dated 13 September 2010
- Aboriginal Objects Due Diligence Code for Plantation Officers Administering the Plantations and Reafforestation (Code) Regulation 2001 published by the Department of Industry and Investment and dated 13 September 2010
- Operational Guidelines for Aboriginal Cultural Heritage Management published by Forests NSW and dated 13 September 2010.

If your activity is subject to an industry specific code that has been adopted by the NPW Regulation, you can follow that code instead of the requirements of this generic code.

Other industry associations may wish to develop codes of practice and DECCW will consider their adoption on a case by case basis.

If your activity is not subject to an industry specific code, go to section 8.

7.7 Do you wish to follow your own procedure?

You can follow your own due diligence process and manage your own risk.

Due diligence amounts to taking reasonable and practicable steps to protect Aboriginal objects. This generic code provides one process for satisfying the due diligence requirements of the NPW Act.

It is not mandatory to follow this code. An individual or corporation can take other measures, provided that such measures are objectively reasonable and practicable and meet the ordinary meaning of exercising due diligence.

⁵ www.environment.nsw.gov.au/pnf/index.htm

For example, if your proposed activity requires environmental impact assessment under the EP&A Act which includes appropriate Aboriginal cultural heritage assessment, then due diligence could be exercised through that assessment rather than through a separate assessment that specifically follows the steps in this code. A Statement of Environmental Effects (SEE), a Review of Environmental Factors (REF) or an Environmental Impact Statement (EIS) under Part 4 or Part 5 of the EP&A Act can be used to satisfy the due diligence process if it adequately addresses Aboriginal cultural heritage issues.

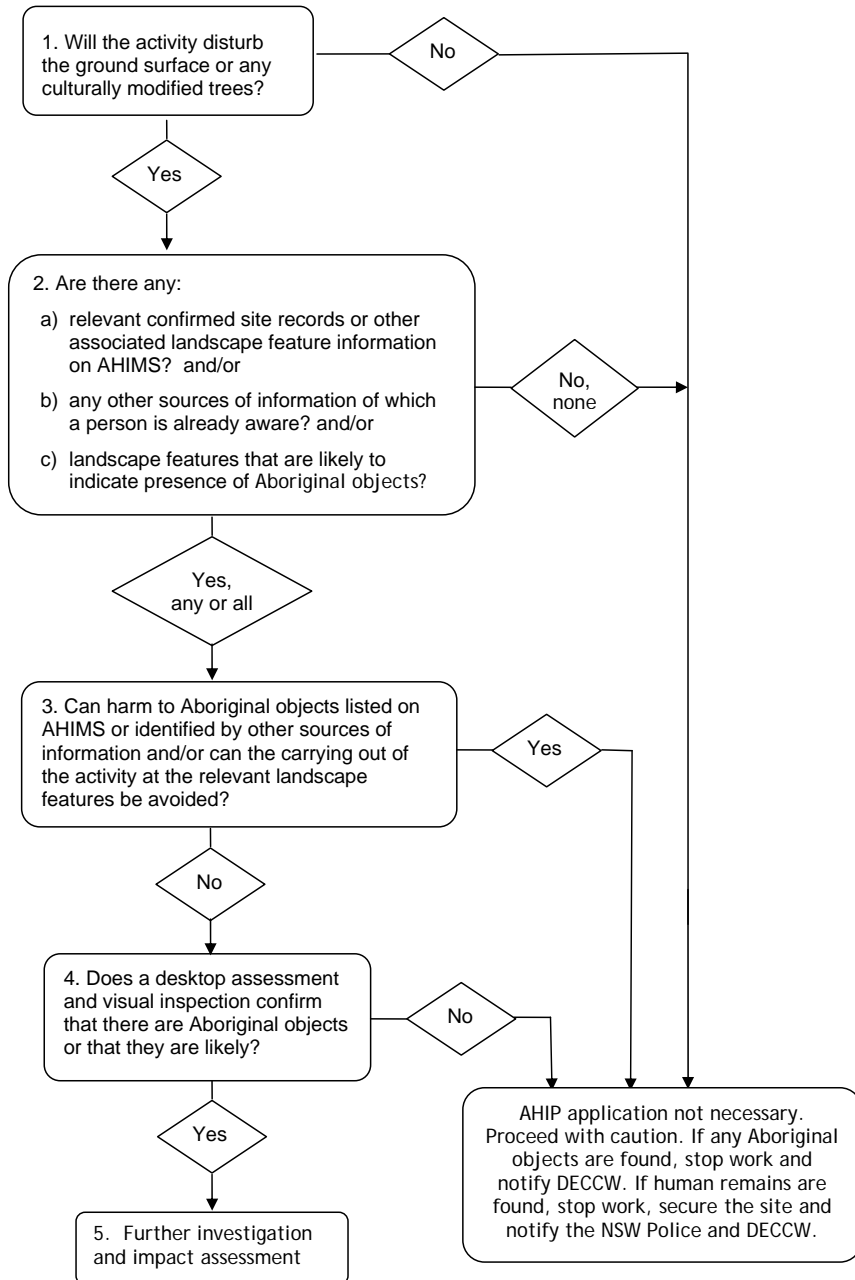
It is important that your due diligence measures are documented clearly and that these records are kept.

DECCW will not approve or certify a person's compliance with their due diligence requirements carried out under this or any other code. This is the responsibility of the company or individual doing the activity.

7.8 Follow the due diligence code of practice

If none of the above steps apply to your activity, to establish due diligence you must proceed through the generic due diligence process outlined in the flowchart in section 8 and explained further in that section.

8 The generic due diligence process



SB22.13 - Attachment 1

Step 1. Will the activity disturb the ground surface?

The first question to ask in the due diligence process is, Will the activity disturb the ground surface or any culturally modified trees? If an activity will disturb the ground surface there is a higher likelihood that Aboriginal objects will be harmed.

Disturbance of the ground surface is often significant when machinery is used to dig, grade, bulldoze, scrap, plough, or drill the ground surface for the purpose of, for example, building a structure or removing vegetation.

If your activity will not disturb the ground surface or any culturally modified trees then you can proceed with caution without applying for an AHIP.

If the activity will disturb the ground surface or any culturally modified trees then check the AHIMS database – step 2a.

Step 2a. Search the AHIMS database and use any other sources of information of which you are already aware

You should search the AHIMS database and check whether any Aboriginal sites have been recorded in the area where you are proposing to carry out your activity. There may also be additional landscape or other contextual information, relevant to the area of your proposed activity on AHIMS.

Information on AHIMS searches is available on DECCW's website.⁶

The initial web-based search of AHIMS is free and you will be able to print the results of your search for record keeping purposes. For the purposes of due diligence you may rely on the search results for 12 months. (See section 10 for record keeping recommendations for the due diligence process.)

If the results of the initial AHIMS search indicate that AHIMS contains information about recorded Aboriginal objects in the area of your proposed activity you must obtain copies of those records. Contact the AHIMS registrar by faxing the request form or submitting the request form over the internet. Costs may apply depending on the type of information you are asking for. There may also be restrictions in providing culturally sensitive information.

After obtaining records from AHIMS of any recorded Aboriginal objects you should confirm that these objects can be located in the area where your activity is proposed. If you think the information on AHIMS is not up to date or is inaccurate you should contact the AHIMS registrar on 02 9585 6471, 02 9585 6345 or 02 9585 6157 for further advice.

If you are aware of any other sources of information, you need to use these to identify whether or not Aboriginal objects are likely to be present in the area. Other sources of information can include previous studies, reports or surveys which you have commissioned or are otherwise aware of.

Go to step 2b.

Step 2b. Activities in areas where landscape features indicate the presence of Aboriginal objects

Regardless of whether your AHIMS search indicates known Aboriginal objects, you still need to consider whether Aboriginal objects are likely to be in the area of the proposed activity having regard to the following landscape features.

⁶ www.environment.nsw.gov.au/licences/AboriginalHeritageInformationManagementSystem.htm

Aboriginal objects are often associated with particular landscape features as a result of Aboriginal people's use of those features in their everyday lives and for traditional cultural activities. Examples of such landscape features are rock shelters, sand dunes, waterways, waterholes and wetlands. Therefore it is essential to determine whether the site contains landscape features that indicate the likely existence of Aboriginal objects.

Consequently, if your proposed activity is:

- within 200m of waters⁷, or
- located within a sand dune system⁸, or
- located on a ridge top, ridge line or headland, or
- located within 200m below or above a cliff face, or
- within 20m of or in a cave, rock shelter, or a cave mouth

and is on land that is not disturbed land (see Definitions) then you must go to step 3.

If after completing steps 2a and 2b it is reasonable to conclude that there are no known Aboriginal objects or a low probability of objects occurring in the area of the proposed activity, you can proceed with caution without applying for an AHIP.

Step 3. Can you avoid harm to the object or disturbance of the landscape feature?

This step only applies if your activity is on land that is not disturbed land or contains known Aboriginal objects.

Where as a result of step 2a you think it is likely that there are Aboriginal objects present in the area of the proposed activity, you need to decide whether you can avoid the harm to those objects.

Where as a result of step 2b you have concluded that the landscape features listed are present, you need to decide whether you can move your activity away from the area with the landscape feature(s) so as to avoid disturbing any Aboriginal objects which may be present.

Possible solutions may include reducing the area of a building footprint, changing its orientation, re-positioning built elements, re-routing infrastructure trenching or incorporating a no-development area into the site design.

If you can't avoid harm to the object or disturbance of the landscape feature(s) you must go to step 4.

If you can avoid harm to the object and disturbance of the landscape feature(s) you can proceed with caution without applying for an AHIP.

Step 4: Desktop assessment and visual inspection

This step only applies if your activity is on land that is not disturbed land or contains known Aboriginal objects.

⁷ 'Waters' means the whole or any part of: any river, stream, lake, lagoon, swamp, wetlands, natural watercourse, tidal waters (including the sea). Note: the boundary or tidal waters is defined as the high water mark.

⁸ Refers to sand ridges and sand hills formed by the wind, usually found in desert regions, near a lake or in coastal areas. In areas of western NSW, windblown dunes can occur along the eastern edges of ephemeral lakes (called lunettes dunes). They can also occur along the banks of rivers.

The assessment process is primarily a desktop exercise that involves examination and collation of the readily available information. The assessment must consider the area of the proposed activity as a whole, not just particular areas where any Aboriginal objects have been recorded on AHIMS or areas where landscape features are located.

At a minimum the information reviewed as part of the desktop assessment should include existing knowledge of Aboriginal cultural heritage gleaned from previous heritage studies or reports for the area, including any archaeological studies on AHIMS. There may be some restrictions in providing culturally sensitive information to you. Where this is the case DECCW will provide advice on how to proceed.

You must undertake a visual inspection of the area to see if Aboriginal objects can be identified or are likely to be present below the surface. This visual inspection must be done by a person with expertise in locating and identifying Aboriginal objects. This person with expertise could be an Aboriginal person or landholder with experience in locating and identifying Aboriginal objects or a consultant with appropriate qualifications or training in locating and identifying Aboriginal objects.

Where either the desktop assessment or visual inspection indicates that there are (or are likely to be) Aboriginal objects in the area of the proposed activity, more detailed investigation and impact assessment will be required. This will need to be done by a person with expertise in Aboriginal cultural heritage management. Go to step 5.

Where the desktop assessment or visual inspection does not indicate that there are (or are likely to be) Aboriginal objects, you can proceed with caution without an AHIP application.

Step 5. Further investigations and impact assessment

DECCW's website has further information about how to do a detailed investigation and impact assessment and the procedures for applying for an AHIP.

If after this detailed investigation and impact assessment you decide that harm will occur to Aboriginal objects then an AHIP application must be made.

For information that is required to support an application for an AHIP (including impact assessment and community consultation) and other relevant information see www.environment.nsw.gov.au/conservation/aboriginalculture.htm#whattodo.

All AHIP applicants must undertake consultation in accordance with clause 80C of the NPW Regulation. These requirements may also be followed where there is uncertainty about potential harm and you are undertaking a cultural heritage assessment.

If you decide an AHIP application is not necessary

If you have followed this code and at any point have reasonably decided that an AHIP application is not necessary either because Aboriginal objects are not present or, if they are present, harm to those objects can be avoided, you can proceed with caution.

If, however, while undertaking your activity you find an Aboriginal object you must stop work and notify DECCW and you may need to apply for an AHIP. Some works may not be able to resume until you have been granted an AHIP and you follow the

conditions of the AHIP. Further investigation may be required depending on the type of Aboriginal object that is found.

If human skeletal remains are found during the activity, you must stop work immediately, secure the area to prevent unauthorised access and contact NSW Police and DECCW.

The NPW Act requires that, if a person finds an Aboriginal object on land and the object is not already recorded on AHIMS, they are legally bound under s.89A of the NPW Act to notify DECCW as soon as possible of the object's location. This requirement applies to all people and to all situations, including when you are following this code.

If a person finds an Aboriginal object which is not recorded on AHIMS, they should contact DECCW as soon as practicable. Notification procedures can be found at: www.environment.nsw.gov.au/licences/AboriginalHeritageInformationManagementSystem.htm

The due diligence process is shown diagrammatically at the beginning of this section.

9 What do I do with the results of due diligence?

Once you have gone through the due diligence process and you want to go ahead with your activity, you have several options including:

- 1 proceeding with the activity without an AHIP if you have found no evidence of Aboriginal objects using this due diligence code
- 2 amending the proposed activity to avoid harming Aboriginal objects then proceed without applying for an AHIP
- 3 applying for an AHIP, and if an AHIP is granted, following the AHIP conditions as you proceed with the activity.

The decision about which option to choose is the responsibility of the proponent using the information obtained through exercising due diligence.

10 Record keeping

Under the NPW Act, a person has a defence to any prosecution alleging harm to an Aboriginal object if they show that they exercised due diligence to identify Aboriginal objects and reasonably decided that no Aboriginal objects would be harmed.

Consequently it is strongly recommended that a person keep a record of the actions they took and the decisions they made in following the due diligence process.

11 Some background and contextual information

11.1 Aboriginal people and their cultural heritage

Aboriginal people have occupied the NSW landscape for at least 40,000 years. The evidence and important cultural meanings relating to this occupation are present throughout the landscape, as well as in documents and in the memories, stories and associations of Aboriginal people. Therefore, activities that disturb the landscape may impact on Aboriginal cultural heritage.

Aboriginal cultural heritage consists of places and items that are of significance to Aboriginal people because of their traditions, observances, customs, beliefs and history. It is evidence of the lives of Aboriginal people right up to the present. Aboriginal cultural heritage is dynamic and may comprise tangible or intangible elements. As such, it includes things made and used in earlier times, such as stone tools, art sites and ceremonial or burial grounds, as well as more recent evidence such as old mission buildings, massacre sites and cemeteries. Aboriginal cultural heritage is also represented in documents and in the memories, stories and associations of Aboriginal people.

11.2 DECCW's responsibilities for protecting Aboriginal cultural heritage

Under the NPW Act DECCW is responsible for protecting Aboriginal objects and Aboriginal Places throughout NSW. The objects of the NPW Act must be given effect whenever the Minister, the Director General or any member of staff of DECCW carries out their functions under the NPW Act. The objects of the NPW Act include:

... the conservation of objects, places or features (including biological diversity) of cultural value within the landscape, including, but not limited to: places, objects and features of significance to Aboriginal people...2A(1)(b)(i)

The NPW Act also states that the objects of the Act are to be achieved by applying the principles of ecologically sustainable development 2A(2).

DECCW is responsible for protecting Aboriginal objects and Aboriginal Places by assessing the impacts of proposed activities on Aboriginal objects and Aboriginal Places and only allowing acceptable impacts to occur. DECCW assesses applications for AHIPs to harm Aboriginal objects and Places, and includes conditions in AHIPs to minimise damage to or disturbance of those objects and Places. DECCW is also responsible for assessing proposals for Aboriginal Places and making recommendations to the Minister to declare Aboriginal Places to protect both their tangible and intangible values.

DECCW works closely with Aboriginal communities on conservation works for Aboriginal cultural heritage, such as the protection and restoration of Aboriginal objects such as rock art, middens, burials and culturally modified trees, and is also involved in the repatriation of Aboriginal human remains.

11.3 What is an Aboriginal object?

This code applies only to Aboriginal objects as defined in the NPW Act (see Definitions). Appendix 1 provides some examples and guidance on objects. Examples of Aboriginal objects include, but are not limited to:

- human skeletal remains
- Aboriginal culturally modified trees
- middens
- rock art (paintings and engravings)
- stone artefacts
- raised earth rings
- grinding grooves
- rock shelters
- earth mounds
- hearths
- stone arrangements.

12 Offences for harming Aboriginal objects

Section 86 of the NPW Act sets out a number of offences about 'harm' or desecration to an Aboriginal object. Harm means any act or omission that:

- destroys, defaces or damages the object
- moves the object from the land on which it had been situated, or
- causes or permits the object to be harmed.

Harm does not include something that is trivial or negligible. Examples of what might be a trivial or negligible act are picking up and replacing a small stone artefact, breaking a small Aboriginal object below the surface when you are gardening, or crushing a small Aboriginal object when you walk on a track.

There are now two types of offences for harming an Aboriginal object:

- 1 an offence of harming or desecrating an object which a person knows is an Aboriginal object (a 'knowing offence')
- 2 an offence of harming an object whether or not a person knows it is an Aboriginal object (a 'strict liability offence').

The maximum penalty for the knowing offence is \$550,000 or \$275,000 (depending on whether there are aggravating circumstances) and 1 or 2 years' goal for an individual. For a corporation the maximum penalty for the knowing offence is \$1.1 million. The maximum penalty for the strict liability offence is \$110,000 or \$55,000 (depending whether there are aggravating circumstances) for an individual or \$220,000 for a corporation.

12.1 Defences or exemptions for harming Aboriginal objects

The NPW Act and NPW Regulation provide several defences and exemptions for both types of offence relating to harm to an Aboriginal object. Some of these defences and exemptions are explained in the diagram in section 1. The due diligence defence for the strict liability offence is explained in section 8. It is also a defence if a person holds a current AHIP and complies with the conditions of the AHIP.

In addition to the defences in the NPW Act and NPW Regulation the general defence of 'honest and reasonable mistake' would also apply to the strict liability offence.

13 Authorship and Certification of Code

The Due Diligence Code of Practice for the Protection of Aboriginal Objects in NSW has been prepared by the Department of Environment, Climate Change and Water NSW.

This code complies with all the requirements of the Minimum Standards for Codes of Practice for the Protection of Aboriginal Objects in NSW gazetted on 10 September 2010.



Lisa Corbyn
Director General
DECCW
13 September 2010

Definitions

Aboriginal Heritage Impact Permit	a permit issued by the Director General of DECCW (or their delegate) allowing a person to desecrate or harm an Aboriginal Place or Aboriginal objects.
Aboriginal object (as defined in the NPW Act)	any deposit, object or material evidence (not being a handicraft made for sale) relating to the Aboriginal habitation of the area that comprises NSW, being habitation before or concurrent with (or both) the occupation of that area by persons of non-Aboriginal extraction, and includes Aboriginal remains.
Aboriginal Place (as defined in the NPW Act)	a place declared under s.84 of the NPW Act that, in the opinion of the Minister, is or was of special significance to Aboriginal culture. Information about the location of Aboriginal Places in NSW can be found on the DECCW website at www.environment.nsw.gov.au/nswcultureheritage/PlacesOfSignificance.htm .
Aboriginal culturally modified tree (as defined in the NPW Regulation)	a tree that, before or concurrent with (or both) the occupation of the area in which the tree is located by persons of non-Aboriginal extraction, has been scarred, carved or modified by an Aboriginal person by: <ul style="list-style-type: none"> • the deliberate removal, by traditional methods, of bark or wood from the tree, or • the deliberate modification, by traditional methods, of the wood of the tree.
activity	a project, development, activity or work (this term is used in its ordinary meaning, and does not just refer to an activity as defined by Part 5 EP&A Act).
disturbed land or land already disturbed by previous activity	Land is disturbed if it has been the subject of a human activity that has changed the land's surface, being changes that remain clear and observable. Examples include ploughing, construction of rural infrastructure (such as dams and fences), construction of roads, trails and tracks (including fire trails and tracks and walking tracks), clearing vegetation, construction of buildings and the erection of other structures, construction or installation of utilities and other similar services (such as above or below ground electrical infrastructure, water or sewerage pipelines, stormwater drainage and other similar infrastructure) and construction of earthworks.
due diligence	taking reasonable and practical steps to determine whether a person's actions will harm an Aboriginal object and, if so, what measures can be taken to avoid that harm .
harm an Aboriginal object (as defined in the NPW Act)	<ul style="list-style-type: none"> • destroy, deface, damage an object • move an object from the land on which it is situated • cause or permit an object to be harmed.
Minister	Minister administering the NPW Act

Acronyms and abbreviations

AHIMS	Aboriginal Heritage Information Management System
AHIP	Aboriginal Heritage Impact Permit
DECCW	Department of Environment, Climate Change and Water NSW
EP&A Act	<i>Environmental Planning and Assessment Act 1979</i>
NPW Act	<i>National Parks and Wildlife Act 1974</i>
NPW Regulation	National Parks and Wildlife Regulation 2009

Appendix 1: Examples of Aboriginal objects

Stone artefacts are a common type of Aboriginal object, and include stone tools, spear points, surface scatters, grinding stones, ground-edge axes and other implements that were used for a variety of purposes, such as in the preparation of food or to make nets, baskets and other tools. Stone artefacts often have sharp edges, or are of a stone type that is different from the natural rock in the area.

Another type of stone artefact is a ground-edge axe, which can come in different shapes, but are usually round or oval. They are sometimes rounded and narrow at one end, and slightly broader and straighter at the cutting edge.

Because stone artefacts do not rot or rust they are often the primary physical evidence of Aboriginal occupation in a particular area. They can also provide important information about past Aboriginal people's settlement patterns, lifestyle and other connections, such as trade.

The presence of stone artefacts in an area may indicate that either a place was previously used by Aboriginal people, or that the area continues to be a place of significance, which may include sensitive sites, such as men's or women's areas which may require a buffer zone to maintain. In some cases it will be appropriate to consider removing stone artefacts from where they are found (salvage), following advice from DECCW and Aboriginal groups.

Stone artefacts are often small, so they can be difficult to protect. Erosion and weathering caused by activities such as ditch digging and ploughing can disturb stone artefacts. They can also be broken when trampled by animals, or when run over by vehicles.



Stone artefacts. Mark Flanders/DECCW

Surface artefact scatters are the material remains of Aboriginal people's activities. Scatter sites usually contains stone artefacts, but other material such as charcoal, animal bone, shell and ochre may also be present. The size of scatters may vary from one square metre to larger areas, and may contain from a few to thousands of artefacts.

Stone artefacts can be found almost anywhere Aboriginal people camped or lived, particularly around occupation sites, in sand dunes, rock shelters, caves, on ridges and near watercourses. Ground-axe edges may also be found near axe-grinding grooves or quarries.

Oven or hearth sites are the remains of a domestic open fireplace. Domestic open fireplaces have been used in populated places throughout Australia to provide warmth and lighting. They are also used for cooking food and sometimes to signal from one group to another.

These hearths are roughly circular piles of burnt clay or heat fractured rock with associated charcoal fragments, burnt bone, shell and stone artefacts.



Hearth site. Stephen Meredith

Rock art includes paintings and drawings that generally occur in rock overhangs, caves and shelters. Stencils of hands, paintings or drawings of animal or people and animal tracks are common and have often been created using ochre, white pipeclay or charcoal.

Engravings commonly occur on open, flat surfaces of rock such as on sandstone outcrops, although some are found on vertical rock faces and in rock shelters. Examples of engravings include outlines of people or animals, but may also include patterns, tracks and lines.

Rock art is of high cultural significance to Aboriginal people, and many sites are still regarded as sacred or of ceremonial significance. Rock art sites are important links to the past for Aboriginal people today. They can also provide important information about the daily life and culture of Aboriginal people before European contact, and many sites are hundreds or thousands of years old.

Rock art sites can be easily damaged as they can be prone to erosion and vandalism. Touching rock art or disturbing a shelter floor in the immediate vicinity of the rock art can cause damage, as can movement on or over surfaces with rock art. Sites may also suffer from vegetation growth or removal. Effective management of rock art sites can include drainage, fencing, graffiti removal, and visitor control.



Mutawintji hand stencils. Pat Laughton/DECCW

Shell middens are commonly made up of the remains of edible shellfish, and could be the result of a single meal or many meals at the same location over many years. A midden may also contain fish and animal bones, stone tools, or charcoal. They can vary in size and depth. Middens are sometimes associated with burials.

Middens can be found on headlands, sandy beaches and dunes, around estuaries, swamps and tidal stretches of creeks and rivers, and along the banks of inland rivers, creeks and lands. Middens may also be found in the open or in rock shelters.

Middens can indicate that a place was, and may continue to be, a key meeting place of significance. Middens can also provide information about the environment that existed when Aboriginal people collected the shellfish, such as changes in species, and tools or raw materials that were used. Middens which contain burials are particularly significant.

Middens are amongst the most fragile cultural sites. They can be exposed by wind or degraded by human and animal activity. Effective management of midden sites may include stabilising the surface, such as by encouraging vegetation cover, or by restricting access to the site by erecting fencing.



Shell midden. Warren Mayers/DECCW

