Local Government Amendment (Employment Arrangements) Act 2024 No 29

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Local Government Amendment (Employment Arrangements) Act 2024 No 29

Act No 29, 2024

An Act to amend the Local Government Act 1993 to make further provision regarding the staffing of councils; and for related purposes. [Assented to 31 May 2024]
The Legislature of New South Wales enacts—

1 Name of Act

This Act is the *Local Government Amendment (Employment Arrangements) Act 2024*.

2 Commencement

This Act commences as follows—

(a) for Schedule 1[18]–[21] and [40]—on the date of assent to this Act,
(b) otherwise—3 months after the date of assent to this Act.
Schedule 1 Amendment of Local Government Act 1993 No 30

[1] Section 213 Facilitating provisions of proclamations
Omit “senior staff” from section 213(1), note.
Insert instead “a general manager”.

[2] Section 218C Facilitating provisions of proclamations
Omit “senior staff” from section 218C(2), note.
Insert instead “a general manager”.

[3] Section 218CA Maintenance of staff numbers in rural centres
Omit “senior staff” from section 218CA(4), definition of regular staff.
Insert instead “the general manager”.

[4] Section 223 Role of governing body
Omit section 223(1)(j).

[5] Section 332 Determination of structure
Omit section 332(1). Insert instead—

(1) A council must, after consulting the general manager, determine the resources to be allocated towards the employment of staff.

[6] Section 332(1A)
Omit “(other than the senior staff positions)”.

[7] Section 332(2) and (3)
Omit the subsections.

[8] Chapter 11, Part 2, heading
Omit “and other senior staff”.

[9] Section 334 Appointment of general manager
Omit section 334(1) and (2). Insert instead—

(1) A council must appoint a person to be its general manager.
(2) The person must not be a body corporate.

[10] Section 337 Council to be consulted as to appointment and dismissal of senior staff
Omit the section.

Omit “senior staff”. Insert instead “general managers”.

[12] Section 338(1)
Omit the subsection. Insert instead—

(1) The general manager of a council must be employed under a contract that is performance-based.
[13] Section 338(4) and (5)
   Omit “or other senior staff” wherever occurring.

[14] Section 338(7)
   Omit “or another member of the senior staff”.

[15] Section 338(8)
   Omit “or another member of the senior staff of the council”.

[16] Section 340 Industrial arbitration excluded
   Omit “or another senior staff member” wherever occurring in section 340(1).

[17] Section 340(1)(a)
   Omit “or to another vacant senior staff position”.

[18] Section 340(2)
   Omit “or another senior staff member”.

[19] Section 340(3)
   Omit “or another vacant senior staff position”.

[20] Section 340(4)
   Omit “senior staff members”. Insert instead “a general manager”.

[21] Section 340(5)
   Omit “or to another senior staff position”.

[22] Section 341
   Omit the section. Insert instead—

   341 Duty to report bankruptcy
   If a general manager becomes personally insolvent, the general manager must—
   (a) immediately give notice of the personal insolvency to the council, and
   (b) give the council, within the time specified by the council, further information concerning the cause of the personal insolvency.

[23] Section 342 Appointment of the public officer
   Omit section 342(2).

[24] Section 348 Advertising of staff positions
   Omit “senior staff member” from section 348(3)(a).
   Insert instead “general manager”.

[25] Section 351 Temporary appointments
   Omit “senior staff position” from section 351(1).
   Insert instead “general manager position”.

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[26] **Section 354A, heading**
Omit “senior staff”. Insert instead “general managers”.

[27] **Section 354A(1)**
Omit “or other senior staff member”.

[28] **Section 354C No forced redundancy of affected staff members during proposal period**
Omit “senior staff member”. Insert instead “general manager”.

[29] **Section 354D Preservation of entitlements of staff members**
Omit “senior staff member” from section 354D(1). Insert instead “general manager”.

[30] **Section 354F, heading**
Omit “non-senior”. Insert instead “transferred”.

[31] **Section 354F**
Omit “a senior staff member”. Insert instead “a general manager”.

[32] **Section 354G, heading**
Omit “non-senior”. Insert instead “transferred”.

[33] **Section 354G(1)(a)(ii) and (b)(ii)**
Omit “, other than a senior staff position” wherever occurring.

[34] **Section 354G(1)(a)(iii) and (b)(iii)**
Omit “(other than a senior staff member)” wherever occurring.

[35] **Section 354H External advertising not required in certain circumstances**
Omit “, other than a senior staff position” wherever occurring in section 354H(1)(a)(ii) and (b)(ii).

[36] **Section 354H(1)(a)(iii) and (b)(iii)**
Omit “(other than a senior staff member)” wherever occurring.

[37] **Section 354I, heading**
Omit “non-senior”. Insert instead “transferred”.

[38] **Section 354I(1)**
Omit “senior staff member”. Insert instead “general manager”.

[39] **Schedule 6 Regulations**
Omit the following from item 15, examples—

The classification of positions as senior staff positions
Contracts of employment for senior staff

[40] **Schedule 8 Savings, transitional and other provisions consequent on the enactment of other Acts**
Insert at the end of the schedule, with appropriate part and clause numbering—
Part Provisions consequent on enactment of Local Government Amendment (Employment Arrangements) Act 2024

Definition
In this part—

amending Act means the Local Government Amendment (Employment Arrangements) Act 2024.

Existing employment contracts of senior staff

(1) An employment contract for a member of the senior staff of a council that was in force immediately before the commencement of the amending Act continues in force until it expires or is terminated.

(2) For subclause (1)—

(a) the provisions of this Act amended by the amending Act, other than section 340, as in force immediately before the commencement of the amendments, continue to apply to the employment contract and the member of the senior staff while the employment contract continues in force, and

(b) to avoid doubt, no award, agreement, contract determination or order made or taken to have been made or continued in force under the Industrial Relations Act 1996, whether made before or after the commencement of this section, has effect in relation to the employment of the member of the senior staff while the employment contract continues in force, and

(c) a member of the senior staff’s employment contract is taken to be an industrial instrument for the Industrial Relations Act 1996, Chapter 2, Part 6.

(3) However—

(a) a member of the senior staff of a council employed under a standard form of contract approved by the Departmental Chief Executive under section 338(4) may request the council to transition the staff member to employment under an award or enterprise agreement before the expiry of the approved contract, and

(b) the council may accept the request and transition the staff member’s employment as requested, and

(c) to avoid doubt, section 348(1) does not apply to a transition of employment referred to in paragraph (b), and

(d) the council must not unreasonably refuse the staff member’s request, and

(e) the staff member may apply to the Industrial Relations Commission for a review of the council’s refusal, and

(f) if the Industrial Relations Commission, after a review, is of the opinion that the council’s refusal is unreasonable—the Industrial Relations Commission may order the council to transition the staff member’s employment to employment under an award or enterprise agreement on the terms and conditions specified in the order, within the time specified in the order.
(4) Section 348 also does not apply to the transition of a person’s employment, under an award or enterprise agreement, to a position within the organisation structure of the council after the person’s employment contract as a member of the senior staff of the council, continued by subclause (1), has expired.

(5) The regulations may deal with the following—

(a) the review by the Industrial Relations Commission of a council’s refusal to accept a request to the council to transition the staff member to employment under an award or enterprise agreement,

(b) orders by the Industrial Relations Commission if the Industrial Relations Commission find the refusal was unreasonable.

(6) In this clause—

senior staff has the same meaning it had immediately before the commencement of the amending Act.

[41] Dictionary

Omit the definition of senior staff.