CLAIM FOR INCLUSION ON THE ROLL OF NON-RESIDENT OWNERS OF RATEABLE LAND OR THE ROLL OF OCCUPIERS AND RATEPAYING LESSEES Bayside Council

Nomination Claim (Please print clearly)

ALL SECTIONS MUST BE FULLY COMPLETED, SIGNED and RETURNED TO THE RELEVANT COUNCIL

– # indicates details overleaf#

See the back of the form for definitions and eligibility criteria. Applications by Individuals should use form LG.127I

Property/Land in Bayside Co	
Property/Land in Bayside Council Details of the rateable land/property from which eligibility to apply is claimed – please complete items as applicable to ensure the property can be identified:-	
Property name: Land Title Identifier (eg	g Lot and DP)
Shop Number/Unit/Floor Street Address	
Postcode State: NSW Rate Assessment Number # (or equivalent	t)
Applicants or Nominators – (please choose or Corporation or Trustee Application	<u> </u>
The entity known as: with ABN/	ARBN (If appropriate)
OR: Joint or Several Owners' Application	
Owners' Names	
The Applicants are – please choose one - Owners ** or Ratepaying Lessees ** or Occupiers ** of the property above. As ratepaying lessee, I am/we are liable to pay the whole or any part of the rates in respect of the above rateable land until As occupier, I/we have a legally enforceable right to continuous occupation of the above rateable land until	
Applicants' Contact Details (Principal/Chosen Applicant)	
Name:Email	
Address	Postcode State
Phone/Mobile	
The Applicant(s) seek to nominate,elector whose details are below.	
I declare that I am authorised by the entity/group to make this nomination.	
Applicant's signature Date/	
Applicant's signature Date Nominee's Current Residential Electoral Enrolment Details (to I Family Name First Name	be confirmed by the NSW Electoral Commission)
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by Name

by Name

Office Use

Only

Received date

Processed Date

QUALIFICATION FOR ENROLMENT AS A NON-RESIDENT ELECTOR

NOTE – ARE YOU COMPLETING THE CORRECT FORM - if an eligible person is a single owner/ratepaying lessee or occupier of the property/land in question and seeks Non-residential Roll (NRR) enrolment themselves please complete Form LG.127I rather than this form which is designed for applications/nominations by corporations/entities or joint and several owners/ratepaying lessees/occupiers.

Eligibility to be included on a Council Non-residential Roll (NRR) is based on the fact that an eligible person or groups of people or an entity such as a corporation or trust (Applicants or Nominators) have a relationship with a piece of property/land within a Council's boundaries (or Wards, if applicable) and that rates are paid on that property/land by the Applicants/Nominators.

To assist Councils to determine if a property is within their Council area, it is wise for Applicants/Nominators to provide as much information about that property as possible, including providing **property identifiers and Rate Assessment Numbers** or their equivalent. It would assist Councils greatly if lessees or occupiers could please provide documented proof of the lease/occupation arrangement that applies to this property/land. **Rateable land** means land that is rateable to an ordinary rate or a special rate, or both.

An individual applicant or a nominated NRR elector must be enrolled on the NSW or Federal electoral rolls but they cannot be enrolled in the Council area in which the property/land is located.

A person is not an owner of rateable land if the land is a lot in a strata plan that is registered under the Strata Titles (Freehold Development) Act, 1973 or the Strata Titles (Leasehold Development) Act 1986 and is provided only for the **purpose of parking a** motor vehicle.

NOTE :- Local Government (General) Regulations 1995 (281(3) requires a statement and signature of an eligible witness.

Who is an "owner of rateable land"? (Refer to Section 270 of the Local Government Act 1993)

A person is the owner of rateable land if:-

the person is not a corporation, is the sole owner of the rateable land and does not own it as trustee; or

- (a) (b) the person is not a corporation, is a joint or several owner of the rateable land and is nominated in writing (via this Form) as
- an elector by the only other owner of the land, or by a majority of all the owners of the land; or the person is not a corporation, is not a nominee under paragraph (b) and is nominated in writing (via this Form) as an elector (c) by a corporation which is the owner, or by trustees who are the owners, of the land; or
- (d) the person is a lessee of the land from the Crown and the land is rateable Crown land.

If more than one person is the owner of the same parcel of rateable land, only one of those persons is entitled to be enrolled as an elector for a ward. Also, if a corporation or trustees or joint or several owners own more than one parcel of land in an area, it or they can nominate a person as the owner/NRR nominee of rateable land in respect of one of those parcels only.

If two or more persons apply to be enrolled as an elector for a ward as owners of the same parcel of rateable land, and they do not nominate one of their number to be so enrolled, the General Manager of the Council may nominate one of them as an elector.

Who is an "occupier" or "ratepaying lessee"? (Refer to Section 271 of the Local Government Act 1993)

A person is an occupier of rateable land if the person has a legally enforceable right to continuous occupation of rateable land (jointly or severally, but not as owner or ratepaying lessee) for not less than 3 years following the **relevant date**.

A person is a ratepaying lessee of rateable land if the person is jointly or severally liable, under a lease in writing or other document of title relating to the land, to pay to any person the whole or any part of any rates that may, during the 3 years following the relevant date, be made or levied in respect of the land.

If there is more than one occupier or ratepaying lessee of the same parcel of rateable land, only one of them is entitled to be enrolled as an elector for a ward.

If a corporation is or trustees are, or joint or several occupiers or ratepaying lessees are, occupiers or ratepaying lessees of more than one parcel of land in an area, it or they can nominate a person as the occupier or ratepaying lessee in respect of only one of those parcels.

Relevant Date (refer to Section 271(5) of the Local Government Act 1993)

If the claim is for inclusion on the roll, the relevant date is the date on which the claim for enrolment is made.

Roll of non-resident owners of rateable land or the roll of occupiers and ratepaying lessees (refer to Sections 299 and 300 of the Local Government Act 1993)

The roll of non-resident owners of rateable land and the roll of occupiers and ratepaying lessees lapses after the election for which it is prepared.

Enrolment if qualified in more than one respect (Refer to Sections 268 and 304 of the Local Government Act 1993)

A person may not, in respect of the same ward, be enrolled more than once in a roll of electors.

A person who is qualified for enrolment in respect of more than one ward of an area may be enrolled only in respect of the ward for which the person is qualified as a resident or, if the person is not so qualified:

- (a) the ward specified in a notice given by the person to the General Manager before the closing date for the election; or
- (b) if no such notice is given, a ward chosen by the General Manager.

Overall a person cannot vote more than once in any Local Government Area.

Claims for enrolment as an owner, ratepaying lessee or occupier of rateable land in Bayside Council must be received by the General Manager for Bayside Council on or before 6pm (EST) Monday 3 August 2020. They must be lodged by one of the following:

By post: PO Box 21, Rockdale 2216;

By hand: Customer Service Centre at 444-446 Princes Highway, Rockdale or 152 Bunnerong Road, Eastgardens;

By email: council@bayside.nsw.gov.au