SOCIAL MEDIA POLICY

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Director Corporate Services

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1. PURPOSE

1.1. North Sydney Council is committed to upholding and promoting the following principles of social media engagement:

OPENNESS

Our social media platforms are places where anyone can share and discuss issues that are relevant to our Council and the community we represent and serve

RELEVANCE

We will ensure our social media platforms are kept up to date with informative content about our Council and community.

ACCURACY

The content we upload onto our social media platforms and any other social media platform will be a source of truth for our Council and community and we will prioritise the need to correct inaccuracies when they occur.

RESPECT

Our social media platforms are safe spaces. We will uphold and promote the behavioural standards contained in this policy and our Council's code of conduct when using our social media platforms and any other social media platform.

2. SCOPE

PLATFORMS

- **2.1** Council will maintain a presence on the following social media platforms:
 - Facebook
 - Instagram
 - LinkedIn
 - YouTube
- **2.2** Council's social media platforms must specify or provide a clearly accessible link to the 'House Rules' for engaging on the platform

ESTABLISHMENT AND DELETION OF COUNCIL SOCIAL MEDIA PLATFORMS

2.3 A new Council social media platform, or a social media platform proposed by a Council-related entity (for example, a Council committee), can only be established or deleted with the written approval of the Chief Executive Officer or their delegate.

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2.4 Where a Council social media platform is established or deleted in accordance with clause 2.3, the Chief Executive Officer or their delegate may amend clause 2.1 of this policy without the need for endorsement by Council's governing body.

APPOINTMENT AND ROLE OF THE SOCIAL MEDIA COORDINATOR

- 2.5 The Chief Executive Officer will appoint a member of Council staff to be Council's Social Media Coordinator (SMC). The SMC should be a senior and suitably qualified member of staff.
- **2.6** The Chief Executive Officer may appoint more than one SMC.
- **2.7** The SMC's role is to:
 - a) approve and revoke a staff member's status as an authorised user;
 - develop and/or approve the training and/or induction to be provided to authorised users;
 - c) maintain a register of authorised users;
 - d) maintain effective oversight of authorised users;
 - e) moderate Council's social media platforms in accordance with Part 5 of this policy;
 - f) ensure Council complies with its record keeping obligations under the *State Records Act 1998* in relation to social media (see clauses 7.1 to 7.4 of this policy);
 - g) ensure Council adheres to the rules of the social media platform(s); and
 - h) coordinate with Council's Corporate Services team to ensure Council's social media platforms are set up and maintained in a way that maximises user friendliness and any technical problems are resolved promptly.
- **2.8** The SMC may delegate their functions under paragraphs (e) and (f) of clause 2.9 to authorised users.
- **2.9** The SMC is an authorised user for the purposes of this policy.

AUTHORISED USERS

- 2.10 Authorised users are members of Council staff who are authorised by the Chief Executive Officer/SMC to upload content and engage on social media on Council's behalf.
- **2.11** Authorised users should be members of Council staff who are responsible for communicating, managing, or have expertise in, the events, initiatives, programs, or policies that are the subject of the social media content.
- **2.12** The Chief Executive Officer/SMC will appoint authorised users when required.

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- **2.13** An authorised user must receive a copy of this policy and induction training on social media use and Council's obligations before uploading content on Council's behalf.
- **2.14** The role of an authorised user is to:
 - a) ensure, to the best of their ability, that the content they upload onto social media platforms is accurate;
 - b) correct inaccuracies in Council-generated content;
 - c) answer questions on Council's behalf on social media;
 - d) keep Council's social media platforms up to date; and
 - e) where authorised to do so by the SMC:
 - i) moderate Council's social media platforms in accordance with Part 5 of this policy;
 - ii) ensure Council complies with its record keeping obligations under the *State Records Act 1998* in relation to social media (see clauses 4.41 to 4.44 of this policy).
- **2.15** When engaging on social media on Council's behalf (such as, but not limited to, on a community social media page), an authorised user must identify themselves as a member of Council staff, but they are not obliged to disclose their name or position within the Council.
- **2.16** Authorised users must not use Council's social media platforms for personal reasons.

ADMINISTRATIVE TONE

- 2.17 Authorised users upload content and engage on social media on Council's behalf. Authorised users must use language consistent with that function and avoid expressing or appearing to express their personal views when undertaking their role.
- **2.18** Authorised users may use more personal, informal language when engaging on Council's social media platforms, for example when replying to comments.

REGISTER OF AUTHORISED USERS

2.19 The SMC will maintain a register of authorised users. This register is to be reviewed annually to ensure it is fit-for-purpose.

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CEASING TO BE AN AUTHORISED USER

- **2.20** The SMC may revoke a staff member's status as an authorised user, if:
 - a) the staff member makes such a request;
 - b) the staff member has not uploaded content onto any of the Council's social media platforms in the last year;
 - c) the staff member has failed to comply with this policy; and/or
 - d) the SMC is of the reasonable opinion that the staff member is no longer suitable to be an authorised user.

3. DEFINITIONS

TERM	DEFINITION
3.1 authorised user	members of council staff who are authorised by the Chief Executive Officer or SMC to upload content and engage on the Council's social media platforms on the Council's behalf
3.2 Council official	Councillors, members of staff, and delegates of the Council (including members of committees that are delegates of the Council);
3.3 house rules	A clear set of principles covering how Council staff, Councillors, and members of the public engage on Council's social media platforms. The 'house rules' set the behaviour standards for the platform, and outline when consequences such as the removal or "hiding" of material by moderators, or the banning or blocking of users, will occur.
3.4 inappropriate material	Specifically categorised as material that could be harmful to children and young people and may include material such as, but not limited to, explicit sexual content, harmful or abusive content, illegal content, dangerous or harmful challenges, excessive violence or graphic content, inappropriate or harmful influence, predatory or grooming behaviour, or manipulative content.
3.5 minor	For the purposes of clause 4.20(b) of this policy, is a person under the age of 18 years.
3.6 personal information	Information or an opinion (including information or an opinion forming part of a database and whether or not recorded in a material form) about an individual whose identity is apparent or can reasonably be ascertained from the information or opinion.
3.7 SMC	Council's Social Media Coordinator appointed under clause 2.5 of this policy.
3.8 social media	Online platforms and applications - such as, but not limited to, social networking sites, wikis, blogs, microblogs, video and audio sharing sites, forums, groups, pages, and message boards - that allow people to publish, share, and discuss

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content. Examples of social media platforms include but are not limited to Facebook, X, Snapchat, LinkedIn, Viva Engage, YouTube, Instagram, Flickr, Tik Tok, and Wikipedia.

4. PROVISIONS

ADMINISTRATIVE FRAMEWORK FOR COUNCILLORS – SOCIAL MEDIA PLATFORMS

- **4.1** For the purposes of this policy, Councillor social platforms are not Council social media platforms. Section 2 of this policy does not apply to Councillors' social media platforms.
- 4.2 Councillors are responsible for the administration and moderation of their own social media platforms (in accordance with Part 4 of this policy), and ensuring they comply with the record keeping obligations under the *State Records Act 1998* (see clauses 4.40 to 4.43 of this policy) and Council's *Records Management Policy* in relation to social media.
- **4.3** Clause 4.2 also applies to Councillors in circumstances where another person administers, moderates, or uploads content onto their social media platform.

INDUCTION AND TRAINING

- **4.4** Councillors must comply with the rules of the platform when engaging on social media.
- **4.5** Councillors who engage, or intend to engage, on social media must receive induction training on social media use. Induction training can be undertaken either as part of the Councillor's induction program or as part of their ongoing professional development program.

IDENTIFYING AS A COUNCILLOR

- **4.6** Councillors must identify themselves on their social media platforms in the following format:
 - Councillor First Name and Last Name.
- **4.7** A Councillor's social media platform must include a profile photo which is a clearly identifiable image of the Councillor.
- **4.8** If a Councillor becomes or ceases to be the mayor, deputy mayor, or the holder of another position (for example, chairperson of a committee), this must be clearly stated on the Councillor's social media platforms and updated within seven days of the change in circumstances.

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OTHER GENERAL REQUIREMENTS FOR COUNCILLORS' SOCIAL MEDIA PLATFORMS

- **4.9** Councillor social media platforms must specify or provide a clearly accessible link to the 'House Rules' for engaging on the platform.
- **4.10** A Councillor's social media platform must include a disclaimer to the following effect:
 - The views expressed and comments made on this social media platform are my own and not that of the Council.
- **4.11** Despite clause 4.10, Mayoral or Councillor media releases and other content that has been authorised according to the Council's media and communications protocols may be uploaded onto a Councillor's social media platform.
- **4.12** Councillors may upload publicly available Council information onto their social media platforms.
- **4.13** Councillors may use more personal, informal language when engaging on their social media platforms.

COUNCILLOR QUERIES RELATING TO SOCIAL MEDIA PLATFORMS

4.14 Questions from Councillors relating to their obligations under this policy, technical queries relating to the operation of their social media platforms, or managing records on social media, may be directed to the Chief Executive Officer or the SMC in the first instance.

OTHER SOCIAL MEDIA PLATFORMS ADMINISTERED BY COUNCILLORS

- **4.15** A Councillor must advise the Chief Executive Officer/SMC of any social media platforms they administer on which content relating to the Council or Council officials is, or is expected to be, uploaded. The Councillor must do so within:
 - a) seven days of becoming a Councillor, or
 - b) seven days of becoming the platform administrator.
- **4.16** A Councillor who administers a social media platform agrees to actively ensure that no content is posted that is in breach of the Code of Conduct or council's Media Liaison Policy and that a councillor will be held responsible for any content that is in breach of the Code of Conduct or the Media Liaison Policy.

STANDARDS OF CONDUCT ON SOCIAL MEDIA

4.17 This policy only applies to Council officials' use of social media in an official capacity or in connection with their role as a Council official. The policy does not apply to private use of social media that is not connected with a person's role as a Council official.

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- **4.18** Council officials must comply with Council's code of conduct when using social media in an official capacity or in connection with their role as a Council official.
- **4.19** Council officials must not use social media to post or share comments, photos, videos, electronic recordings, or other information that:
 - a) is defamatory, offensive, humiliating, threatening, intimidating, or discriminatory to other Council officials or members of the public;
 - b) contains profane language or is sexual in nature;
 - c) contains inappropriate material relating to children and young people;
 - d) constitutes harassment and/or bullying within the meaning of the *Model Code* of Conduct for Local Councils in NSW, or is unlawfully discriminatory;
 - e) is contrary to their duties under the *Work Health and Safety Act 2011* and their responsibilities under any policies or procedures adopted by Council to ensure workplace health and safety;
 - f) contains content about Council, Council officials, or members of the public that is misleading or deceptive;
 - g) divulges confidential Council information;
 - h) breaches the privacy of other Council officials or members of the public;
 - contains allegations of suspected breaches of the Council's code of conduct or information about the consideration of a matter under the *Procedures for the* Administration of the Model Code of Conduct for Local Councils in NSW;
 - j) could be perceived to be an official comment on behalf of Council where they have not been authorised to make such comment;
 - k) commits Council to any action;
 - I) violates an order made by a court;
 - m) breaches copyright;
 - n) advertises, endorses, or solicits commercial products or business;
 - o) constitutes spam; and/or
 - p) is in breach of the rules of the social media platform.

4.20 Council officials must:

- a) attribute work to the original author, creator or source when uploading or linking to content produced by a third party
- b) obtain written permission from a minor's parent or legal guardian before uploading content in which the minor can be identified, with this permission stored appropriately in Council's Electronic Document Management System, and directly referencing the social media platforms that the permission covers.
- **4.21** Council officials engaging with or moderating private forums, groups, or pages must adhere to Council's *Social Media Policy*. In the case of Council-related discussions, Council officials should ensure transparency, fairness, and compliance with the policy, including a clear disclosure of their official role when applicable. If a private forum is related to Council business but not moderated by Council, Council officials should avoid participating in discussions that violate this policy.
- **4.22** Council officials must exercise caution when sharing and/or liking content as this can be regarded as an endorsement and/or publication of the content.

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- **4.23** Council officials must not incite or encourage other persons to act in a way that is contrary to the requirements of this Part.
- **4.24** Councillors must uphold and accurately represent the policies and decisions of the Council's governing body but may explain why they voted on a matter in the way that they did. (see section 232(1)(f) of the *Local Government Act 1993*).

MODERATION OF SOCIAL MEDIA PLATFORMS

- **4.25** Council officials who are responsible for the moderation of Council's or Councillors' social media platforms may remove content and 'block' or ban a person from those platforms. Such actions must be undertaken in accordance with this Part.
- **4.26** For the purposes of this Part, 'social media platform' and 'platform' means both Council's and Councillors' social media platforms.

House Rules

- **4.27** Social media platforms must state or provide an accessible link to the 'House Rules' for engaging on the platform.
- **4.28** At a minimum, the House Rules should specify:
 - a) the principles of social media engagement referred to in clause 1.1 of this policy;
 - b) the type of behaviour or content that will result in that content being removed or 'hidden', or a person being blocked or banned from the platform;
 - c) the process by which a person can be blocked or banned from the platform and rights of review;
 - d) a statement relating to privacy and personal information (see clause 4.55 of this policy);
 - e) when the platform will be monitored (for example weekdays 9am 5pm, during Council's business hours); and
 - f) that the social media platform is not to be used for making complaints about the Council or council officials.
- **4.29** For the purposes of clause 4.28(b), third parties engaging on social media platforms must not post or share comments, photos, videos, electronic recordings or other information that:
 - a) are defamatory, offensive, humiliating, threatening, intimidating, or discriminatory to other Council officials or members of the public;
 - b) contains profane language or is sexual in nature;
 - c) contains inappropriate material relating to children and young people;
 - d) constitutes harassment and/or bullying within the meaning of the *Model Code* of Conduct for Local Councils in NSW, or is unlawfully discriminatory;
 - e) contains content about Council, Council officials or members of the public that is misleading or deceptive;

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- f) breaches the privacy of Council officials or members of the public;
- g) contains allegations of suspected breaches of Council's *Code of Conduct* or information about the consideration of a matter under the *Procedures for the Administration of the Model Code of Conduct for Local Councils in NSW*;
- h) violates an order made by a court;
- i) breaches copyright;
- j) advertises, endorses or solicits commercial products or business;
- k) constitutes spam; and/or
- I) would be in breach of the rules of the social media platform.

Removal or 'hiding' of content

- **4.30** Where a person uploads content onto a social media platform that, in the reasonable opinion of the moderator, is of a kind specified under clause 4.29, the moderator may remove or 'hide' that content.
- **4.31** Prior to removing or 'hiding' the content, the moderator must make a record of it (for example, a screenshot) and store appropriately in Council's Electronic Document Management System with the appropriate notes on actions taken and Security Class.

Blocking or banning

- **4.32** If a person uploads content that is removed or 'hidden' under clause 4.30 of this policy, that person may be blocked or banned from all council social media platforms.
- **4.33** A person may only be blocked or banned from a Council social media platform with the approval of the SMC. This clause does not apply to blocking or banning a person from a Councillor's social media platform.
- **4.34** The duration of the block or ban is to be determined by the SMC, or in the case of a Councillor's social media platform, the Councillor.
- **4.35** Despite clauses 4.32 to 4.34, where a person uploads content of a kind referred to under clause 4.29, and the moderator is reasonably satisfied that the person's further engagement on the social media platform poses a risk to health and safety or another substantive risk (such as the uploading of defamatory content), a block or ban from all platforms may be imposed on the person.
- **4.36** Where a person that is the subject of a block or ban continues to engage on a social media platform(s) using an alternative social media account, profile, avatar, etc., a moderator may block or ban the person from the platform(s) immediately.

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USE OF SOCIAL MEDIA DURING EMERGENCIES

- **4.37** During emergencies, such as natural disasters or public health incidents, the SMC will be responsible for the management of content on Council's social media platforms.
- **4.38** To ensure consistent messaging both during and after an emergency, authorised users and Council officials must not upload content onto the Council's or their own social media platforms which contradicts advice issued by the agency coordinating the emergency response, or agencies supporting recovery efforts.
- **4.39** Training on social media use during emergencies should be included in training and/or induction provided to authorised users and Councillors.

RECORDS MANAGEMENT AND PRIVACY REQUIREMENTS

Records Management

- 4.40 Social media content created, published, sent and received by Council officials (including Councillors) acting in their official capacity is a Council record and may constitute open access information or be subject to an information access application made under the Government Information (Public Access) Act 2009. These records must be managed in accordance with the requirements of the State Records Act 1998 and the Council's approved records management policies and practices.
- **4.41** Council officials must not destroy, alter, or remove social media content unless authorised to do so. If you need to alter or remove social media content, you must do so in accordance with this policy and consult with Council's Team Leader Information Management and comply with the requirements of the *State Records Act 1998*.
- **4.42** When/if a Councillor's term of office concludes, the Councillor must contact the Chief Executive Officer to manage/transfer records of social media content created during their term of office and comply with the requirements of the *State Records Act 1998*.
- **4.43** In fulfilling their obligations under clauses 4.40 to 4.42, Council officials should refer to any guidance issued by the State Archives and Records Authority of NSW relating to retention requirements for Council's and Councillors' social media content.

Privacy considerations and requirements

4.44 Social media communications are in the public domain. Council officials should exercise caution about what personal information, if any, they upload onto social media.

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- **4.45** The *Privacy and Personal Information Protection Act 1998* applies to the use of social media platforms by Council and Councillors. To mitigate potential privacy risks, Council officials will:
 - a) advise people not to provide personal information on social media platforms;
 - b) inform people if any personal information they may provide on social media platforms is to be used for official purposes;
 - c) moderate comments to ensure they do not contain any personal information;
 - d) advise people to contact Council or Councillors through alternative channels if they have personal information they do not want to disclose in a public forum.
- 4.46 Council officials must ensure they comply with the Health Records and Information Privacy Act 2002 when engaging on and/or moderating social media platforms. In fulfilling their obligations, Council officials should refer to any guidance issued by the Information and Privacy Commission of NSW, such as, but not limited to, the Health Privacy Principles.

PRIVATE USE OF SOCIAL MEDIA

What constitutes 'private' use?

- **4.47** For the purposes of this policy, a Council official's social media engagement will be considered 'private use' when the content they upload:
 - is not associated with, or does not refer to Council, any other Council officials, contractors, related entities, or any other person or organisation providing services to or on behalf of the Council in their official or professional capacities;
 and
 - b) is not related to or does not contain information acquired by virtue of their employment or role as a Council official.
- **4.48** If a Council official chooses to identify themselves as a Council official, either directly or indirectly (such as in their user profile), then they will not be deemed to be acting in their private capacity for the purposes of this policy.
- **4.49** Council officials must clearly disclose their official role when engaging on social media in an official capacity. This includes ensuring their profile or display name reflects their official role when they are communicating on behalf of Council or discussing matters related to Council.

Use of social media during work hours

- **4.50** Council staff may only access and engage on social media in their private capacity while at work during breaks.
- **4.51** Council staff who access and engage on social media in their private capacity during work hours must ensure it does not interfere with the performance of their official duties.

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CONCERNS OF COMPLAINTS

- **4.52** Concerns or complaints about the administration of Council's social media platforms should be made to Council's SMC in the first instance, under Council's Complaints Handling Policy.
- **4.53** Complaints about the conduct of Council officials (including Councillors) on social media platforms may be directed to the Chief Executive Officer.
- **4.54** Complaints about the Chief Executive Officer's conduct on social media platforms may be directed to the mayor.
- **4.55** Council will ensure compliance with this policy through regular monitoring and training for all Council officials. Where breaches are identified, appropriate action will be taken in accordance with Council's policies and in particular the *Code of Conduct Councillors and Staff Policy*.

5. ROLES & RESPONSIBILITIES

RESPONSIBLE	ACCOUNTABLE
5.1 Responsible Officer	The Director Corporate Services is the responsible officer for this Policy and is accountable for its currency and communication.
5.2 Mayor and Councillors	Endorse the Policy and ensure that Council's Community Strategic Plan and Social Inclusion Informing Strategy align with the Policy.
5.3 Chief Executive Officer	Council has delegated the Chief Executive Officer the authority to exercise the responsibilities detailed in this Policy.
5.4 Executive Leadership Team	ELT are responsible for ensuring their departments adhere to the requirements of this Policy and providing guidance in respect of the strategic objectives of the Policy within their Division and the organisation.
5.5 Social Media Coordinator	The Social Media Coordinator's role and responsibilities are detailed in section 2 of this policy.
5.6 Employees	Employees must adhere to the requirements of this Policy and operate within its authorities.

6. RELATED DOCUMENTS

DOCUMENT	LOCATION
6.6 Child Safe Policy	As published on Council's website
6.1 Code of Conduct - Councillors and Staff	As published on Council's website
6.2 Complaints Handling Policy	As published on Council's website
6.3 Media Liaison Policy	As published on Council's website
6.4 Records Management Policy	As published on Council's website

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7. RELATED LEGISLATION AND GUIDANCE

LEGISLATION/GUIDANCE	NOTES
7.1 Children's Guardian Act 2019 (NSW)	The Act establishes the role and powers of the Office of the Children's Guardian (OCG) in New South Wales, focusing on the protection, safety, and wellbeing of children.
7.2 Children and Young Persons (Care and Protection) Act 1998 (NSW)	The Act focuses on the care, safety, and protection of children and young people in NSW, particularly in situations of risk or abuse. While the Act was drafted before the rise of modern social media, its principles and provisions extend to situations involving digital environments, including social media.
7.3 Government Information	The Act promotes transparency and access to
(Public Access) Act 2009	government information in New South Wales.
7.4 Local Government Act 1993	The Act governs the roles, responsibilities, and operations of local councils in New South Wales.
7.5 Privacy and Personal Information Protection Act 1998	The Act regulates how NSW public sector agencies handle personal information.
7.6 State Records Act 1998	The Act governs the creation, management, and preservation of official records by NSW public sector agencies.
7.7 Work Health and Safety Act 2011	The Act is designed to ensure the health, safety, and welfare of workers and others in the workplace.
7.8 Social media recordkeeping for local councils NSW Government	Any social media content created, shared, or received by Council or a Councillor (that is related to their work as a Councillor) is considered a State record under the State Records Act 1998.

8. VERSION HISTORY

1	Version	Date Approved	Approved by	Resolution No.	Review Date
	1	10 March 2025	Council	42	2028

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