Aquatic and Mooring Licences

Advice for licence applicants

When considering licence applications for activities under aquatic licences and mooring licences, Part 5 of the Environmental Planning and Assessment Act 1979 requires Transport for NSW to take into account “to the fullest extent possible” the effects, or likely effects, of these activities on the environment.

Transport for NSW is therefore required by the Act to consider the impacts of your proposed activities, and your proposed mitigation measures, on the following aspects of the environment:

1. Landforms and soils;
2. Water quality;
3. Noise generation;
4. Air quality;
5. Biodiversity;
6. Waste generation;
7. Services;
8. Existing or proposed land uses in the vicinity;
9. The community;
10. Traffic, parking and pedestrian access;
11. Indigenous heritage;
12. Non-indigenous heritage;
13. Scenic qualities and visual amenity;
14. The safety of persons, structures and the environment; and
15. Cumulative impacts.

Your licence/permit application will be assessed by Transport for NSW against these considerations and, in doing so, Transport for NSW may be required to consult with other relevant agencies, including the local council.

If you do not provide sufficient information for Transport for NSW to assess these aspects of your proposal, you may be asked to provide additional information. If you still do not provide sufficient information Transport for NSW may refuse your application.