CR 2013/25A1 - Addendum - Goods and services tax: the GST treatment of fees and charges imposed by NSW councils in relation to cemeteries, facilities, leases, legal services, libraries and sales.

This cover sheet is provided for information only. It does not form part of CR 2013/25A1 - Addendum - Goods and services tax: the GST treatment of fees and charges imposed by NSW councils in relation to cemeteries, facilities, leases, legal services, libraries and sales.

Uiew the consolidated version for this notice.

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## Addendum

## **Class Ruling**

Goods and services tax: the GST treatment of fees and charges imposed by NSW councils in relation to cemeteries, facilities, leases, legal services, libraries and sales

This Addendum is a public ruling for the purposes of the *Taxation Administration Act 1953*. It amends Class Ruling CR 2013/25 to take into account additional information provided by the applicant.

#### Class Ruling 2013/25 is amended as follows:

- 1. Paragraph 19
- (a) At the end of the first bullet point, omit the word 'and'
- (b) Add a new bullet point between the first and second bullet points:
  - when we indicate that a fee or charge is 'out of scope', it is because the requirements of section 9-5 are not met; and

#### 2. Paragraph 19, table

(a) Omit the row

Use of Facilities – other	operate surf or paddle	Exempt – paragraph 81-15.01(1)(f) of the GST Regulations
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#### Substitute

	operate surf or paddle	Exempt – paragraph 81-15.01(1)(f) of the GST Regulations
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### (b) Omit the row

Use of Facilities – Sport	to access Council	Exempt – paragraph 81-15.01(1)(f) of the GST Regulations
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#### Substitute

to access Council controlled beaches; other than life-saver vehicles, emergency	Exempt – paragraph 81-15.01(1)(f) of the GST Regulations
rescue vehicles etc.	

## (c) Omit the row

Application fee for a new lease of Council land	Applications for Leases of Council Land or Public Road Reserve.	Taxable – section 9-5
	Applications to formalise an existing encroachment on Council land by creation of an easement, positive covenant, lease or licence.	
	Applications for a covenant variation.	
	Includes costs of the preparation by Council of the lease, stamp duties and costs associated with investigating the applications or preliminary investigations and reports to Council upon an application to purchase community land.	

#### Substitute

Application fee for a new lease of Council land	Applications for Leases of Council Land or Public Road Reserve.	Taxable – section 9-5
	Applications to formalise an existing	
	encroachment on	
	Council land by creation	
	of an easement, positive	
	covenant, lease or	
	licence.	
	Applications for a	
	covenant variation.	
	Includes costs of the	
	preparation by Council	
	of the lease, stamp duties and costs	
	associated with	
	investigating the	
	applications or	
	preliminary	
	investigations and	
	reports to Council upon	
	an application to	
	purchase Council land.	

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### (d) After row

roads authority may lease land comprising a public road (other than a Crown road) to the owner or lessee of land adjoining the public road if, in its opinion, the road is not being used by the public.
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#### Insert

<b>-</b>	<u> </u>	
Fee for consent to erect	, , ,	Exempt –
a structure on a public		paragraph 81-15.01(1)(f)
	erect a structure or carry	of the GST Regulations
	out work in, on or over a	
(NSW)	public road. Under	
	section 139A of the	
	Roads Act 1993 (NSW),	
	council may impose	
	conditions on the	
	consent such as	
	permitting the use of the	
	structure for the purpose	
	of selling any article or	
	service and requiring	
	payments in the nature	
	of rent. Includes	
	consents to erect bus	
	shelters, bollards or	
	other structures in, on or	
	over a public road. The	
	fee may be a flat fee or it	
	may be calculated over	
	time or per advertising	
	panel on the structure or	
	by other means.	

## (e) Omit the row

	The Local Government Act provides that these costs take the nature of rates and are therefore exempt as a tax.	
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#### Substitute

the recovery of rates	The Local Government Act provides that these costs can be recovered.	Out of scope – No supply
	can be recovered.	

This Addendum applies on and from 1 July 2013.

#### **Commissioner of Taxation**

2 October 2013

ATO references

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and charges

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