

Disclosure Statement of Political Donations & Gifts where the Council or the Minister is the approval authority.

On 1 October 2008, the Environmental Planning and Assessment Act 1979 was amended to require the disclosure of donations and gifts, when making planning applications or submissions in respect of planning applications.

The laws require the disclosure, upon making a planning application, of:

- Political donations of \$1,000 or more (or smaller donations totalling \$1,000 or more); or
- Gifts as defined by the Election Funding and Disclosures Act 1981.

made in the two years before the application date by you or any person who has a financial interest in the application.

The planning applications to which this requirement applies include:

- Development applications or proposals.
- Requests regarding environmental planning instruments or development control plans.

A person with a financial interest may include an applicant, landowner or someone who will obtain a direct financial gain from the application.

New donation and gift disclosure requirements will also apply to people lodging submissions in objection to or support of the above types of proposals. The new laws do not apply to people seeking a complying development certificate.

Have you made a reportable political donation or gift within 2 years before the lodgement date of this application?		
YES	NO	
If the answer is yes you must make a disclosure statement. Please use Political Donations and Gifts Disclosure Declaration – 2 – enclosed, or from the website www.wsc.nsw.gov.au).		

More information can be obtained from the NSW Department of Planning website: www.planning.nsw.gov.au/donations or contact the Department of Planning by email at information@planning.nsw.gov.au or by ringing the Planning Department Information Line at Ph:1300 305 695

