



# Disclosure of Political Donations and Gifts

Issue under the *Environmental Planning and Assessment Act 1979*

Changes to the Local Government and Planning Legislation Amendment (Political Donations) Bill 2008 amended the *Environmental and Planning Assessment Act 1979* in the following way:

- Any person making a planning application or submission is required to disclose "reportable political donations"<sup>1</sup> and gifts made to any local councillor (or council staff member) within two (2) years of making of the application or submission. Failure to do so constitutes an offence of 100 units, or \$11,000.
- The disclosure is to accompany an application or submission, or if the donation or gift is made following the submission or application, then within seven (7) days of the donation or gift.
- Details in this disclosure are predefined, and include the details of who is to receive the benefit, the details of the donor, as well as donation amount or gift value being donated.

<sup>1</sup> Reportable political donations include those of or above the value of \$1000 within the meaning of Part 6 of the *Election Funding and Disclosure Act 1981* that is required to be disclosed under that Part.

## Application Detail

Indicate the development proposal or planning application to which this disclosure relates:

## Name

Name of the person or party benefiting from the donation or gift:

## Date

Date when the donation/gift was made:

## Donor Name

Name of the donor who made the donation/gift:

## Donor Address

The residential address of the person who made the donation/gift (in the case of an individual) or the address of the registered or other official office:

## ABN

In the case of an entity:

## Donation Amount/Value:

I declare the details given in this disclosure are complete and truthful.

**Signature:**

**Date:**

---



---