

Policy Review (to be placed on exhibition)

- Conservation of the Yellow-bellied Glider in the Broulee area Policy
- Dedication of Land to Council Policy
- Planning Agreements Policy
- Street Activities Policy
- Naming of Parks, Reserves, Sporting Fields and Pathways Policy
- Stormwater Disposal Urban Land Policy
- Tree Risk Management on Council Controlled Land Policy
- Pricing Policy
- Procurement Policy
- Public Art Policy
- Repeal of Smoke Free Outdoor Areas Policy

Policy title	Conservation of the Yellow-bellied Glider in the Broulee Area	
Responsible manager(s)	Divisional Manager, Strategic Services	
Contact officer(s)	Strategic Planning Officer, Environment	
Directorate	Planning and Sustainability Services	
Approval date	TBA	
Focus Area	Sustainable Communities	
Delivery Program Link	S5 Plan for and support sustainable growth and development	
Operational Plan Link	S5.4 Plan for the protection and enhancement of our natural environment	

Purpose

This policy recognises the need to balance sustainable development with the protection of the threatened yellow-bellied glider and its habitat.

Policy aims

This policy, developed in conjunction with the Office of Environment and Heritage, aims to:

- a) ensure the long-term presence of Yellow-bellied Gliders within the Broulee area, through retention of suitable habitat and other development controls as appropriate
- b) provide clarity and certainty to developers applying to undertake development or activities in the Broulee Area with regard to how development proposals within the Broulee area may avoid significant impact on the Yellow-bellied glider population
- allow consent and concurrence authorities to make a more informed decision with regard to developments and activities that may impact upon the habitat of the Yellow-bellied Glider
- d) reduce cost to the landholder and the development industry, by reducing the frequency that Species Impact Statements are required
- e) facilitate sensitive development without significant impact on the Yellow-bellied Glider or its habitat.

Policy details

1 Application

This Policy applies to all land within the Broulee area, comprising land bordered by the Pacific Ocean to the east, the Tomaga River to the north, the Moruya River to the south and a line 1km parallel to the west of the Princes Highway. This area is outlined in Map 1 of this policy.

In the absence of a Shire wide policy for the conservation of the Yellow-bellied Glider on the coastal plains of the Eurobodalla, this policy will be used by Council officers to assist in assessing development applications and proposed activities for land on the coastal plains of Eurobodalla Shire containing suitable Yellow-bellied Glider habitat.

2 Legislation

This policy supports section 79C of the <u>Environmental Planning and Assessment Act 1979</u> and section 7.3 of the <u>Biodiversity Conservation Act 2016</u>.



3	Council will grant consent or approval for development or activity on land to which this policy applies that is not in accordance with this policy where it can be demonstrated that the development or activity will not significantly impact upon Yellow-bellied Gliders or their habitat.
4	This policy does not: - alter the requirement for carrying out threatened species assessment; or - substitute the need for an assessment of significance on threatened species, populations or ecological communities, or their habitats under the <i>Biodiversity Conservation Act 2016</i> . However, a Species Impact Statement will not be required for development or activities performed in accordance with this policy. Explanatory Note: Application of the assessment of significance for the Yellow-bellied
	Glider to development or activities that take place in accordance with this policy, will conclude that a significant impact will be unlikely and therefore a Species Impact Statement will not be required.
5	The policy does not consider the impact of development or activities on other listed Threatened Species that may or may not occur in the area from time to time.

Implementation

Requ	uirements	Responsibility
1	Code of Practice This policy will be implemented by following Council's Conservation of the Yellow-bellied Glider in the Broulee Area Code of Practice, which specifies in detail the procedures and matters to be considered.	Manager, Strategic Services
2	Staff Under supervision, applicable council staff will be responsible for ensuring that policies are implemented appropriately within their work area, after they have received relevant training to do so.	Natural Environment Planning Coordinator
3	Concerns Concerns and requests received regarding the Conservation of the Yellow-bellied Glider in the Broulee Area Policy will be recorded on Council's Customer Service Request (CSR) or records system and handled in accordance with Council's Customer Complaints and Service Requests Policy. They will be used to analyse the history of complaints and requests and to help determine follow up actions.	Natural Environment Planning Coordinator
4	Complaints Complaints received regarding this policy will be lodged with the Public Officer and handled in accordance with council's Complaints Policy.	Public Officer
5	Consultation This policy may only be modified by agreement between Eurobodalla Shire Council and the NSW Office of Environment and Heritage. Consultation regarding this policy will occur as	Natural Environment Planning Coordinator



Policy

relevant with key stakeholders and public submissions regarding this policy will be considered during the policy exhibition period.	NSW Office of Environment and
	Heritage

Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless council revokes it sooner.

Note: Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2020.

This policy may also be reviewed and updated as necessary if legislation requires it; or when council's functions, structure or activities change; or when technological advances or new systems change the way that council manages development in the area to which this policy applies.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Customer concerns and complaints, Feedback Survey Responses	Council records
Internal or external audit	Audit

Governance

This policy should be read in conjunction with any related legislation, plans, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Conservation of the Yellow- bellied Glider in the Broulee Area - Code of Practice	http://www.esc.nsw.gov.au/inside-council/council/council-policies/codes/Conservation-of-the-Yellow-Bellied-Glider-in-the-Broulee-area.pdf
Biodiversity Conservation Act 2016	http://www.legislation.nsw.gov.au/#/view/act/2016/63
Environmental Planning and Assessment Act, 1979	http://www.legislation.nsw.gov.au/#/view/act/1979/203
Recovery Plan for the Yellow-bellied Glider (Petaurus australis)	http://www.environment.nsw.gov.au/resources/nature/recoveryplanFinalYellowbelliedGlider.pdf

Related external references

Name	Link
Threatened Species	http://www.environment.nsw.gov.au/resources/threatenedsp
Assessment Guidelines	ecies/tsaguide07393.pdf





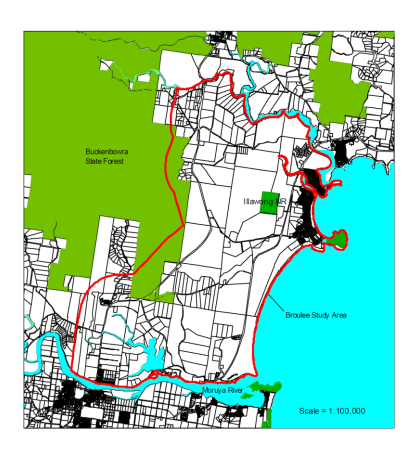
Change history

Version	Approval date	Approved by	Min No	File No	Change
1	26 Mar 2002	Council			Policy commenced
2	22 Sept 2009	Council	09/291	E09.3418	Policy retained (report G09/99)
3	10 Sep 2013	Council	13/277	E13.7095	Reviewed and updated.
4	ТВА	Council		E16.0297	Reviewed and updated (start of new Council term)

Internal use

Responsik	ole officer	Director Planning & Sustainability Services		Approved by	Council
Minute #		Report #		Effective date	
File no	E16.0297	Review date	Sept 2020	Pages	4

MAP 1





Policy

Policy title	Dedication of Land to Council
Responsible manager(s)	Divisional Manager, Strategic Services
Contact officer(s)	Land Use Planning Coordinator
Directorate	Planning and Sustainability Services
Approval date	TBA 2017
Focus area	Liveable Communities
Delivery Program link	L1.3 Implement recreation and community development initiatives
Operation Plan link	L1.3.5 Improve community awareness and usage of recreation facilities

Purpose

This policy recognises that as a result of the subdivision or development of land, some land may need to be dedicated to Council in the form of public open space. The policy also recognises the need to ensure that land so dedicated is fit for purpose.

This public open space may be structured such as parks, playgrounds or shared pathway connections; or unstructured such as riparian corridors, drainage reserves, biodiversity areas or areas of cultural heritage significance. Riparian, drainage and habitat corridors provide important biodiversity links for the Shire.

Through the development of its Recreation and Open Space Strategy (ROSS), Council has undertaken a comprehensive review of recreational needs, facilities and spaces in the Eurobodalla Shire on the basis of local, district and regional community needs. The strategy forms the basis for this policy.

Land may be dedicated to Council in lieu of making a monetary contribution pursuant to Council's Local Infrastructure Contributions Plan 2012 (LICP), as part of a voluntary planning agreement (VPA), or land may be dedicated to Council free of cost.

Policy aims

This policy aims to provide a clear rationale and assessment process for decisions regarding Council's acceptance of land proposed to be dedicated as public open space.

Policy details

1	Application
	This policy applies to the dedication of private land to Council as public open space within the Eurobodalla Local Government Area.
2	Legislation
	Eurobodalla Shire Council will comply with the <u>Environmental Planning and</u> <u>Assessment Act 1979</u> .
3	All subdivisions creating new lots and developments generating increased populations will contribute to an increased demand for public open space.



	This demand may be met by either the dedication of land to Council or the payment of a monetary contribution for the embellishment of existing open space or the purchase of other land to meet the strategic needs as identified in the ROSS.
	The objectives of this policy are as follows:
	a) to set standards for the type, quality, nature and condition of land proposed to be dedicated;
	b) to ensure increased recreational, environmental and community value of public open space;
	c) to ensure maintenance of public open space is within Council's financial and operational capability;
	d) to ensure functionality and useability of public open space and/or drainage reserve.
4	The dedication and acceptance of structured and unstructured land to Council must be in accordance with the Dedication of Land to Council Code of Practice.
5	It will be the responsibility of the proponent to demonstrate that any proposal to dedicate land to Council as public open space complies with this policy in particular with regard to demonstrating that the ongoing costs and activities for Council of management and maintaining the land will be minimal.
6	Every subdivision will be assessed on its merits and according to this policy as to the requirement for an area of public open space. There may however be unique circumstances that may give rise to variation or departure from the policy and this is at the discretion of and by formal determination of Council.
7	In most circumstances, private ownership and management of riparian corridors, drainage land, biodiversity land and areas of cultural and heritage significance results in acceptable management outcomes and is Council's preferred outcome. Only in exceptional circumstances will Council accept public ownership of these lands.

Implementation

Re	equirements	Responsibility
1	Code of Practice This policy will be implemented by following Council's Dedication of Land to Council Code of Practice, which specifies in detail the matters for consideration and procedures to be followed.	Divisional Manager, Development Services
2	Staff Under supervision, applicable Council staff will be responsible for ensuring that policies are implemented appropriately within their work area, after they have received relevant training to do so.	Council Officers
3	Concerns Concerns received regarding this policy will be recorded on Council's customer service request (CSR) or records system and handled in accordance with Council's Customer Service or Complaints Policy. These records will be used to determine any follow-up actions and analyse the history of reported public concerns.	Council Officers



4	Consultation Any consultation deemed necessary will occur as required with key stakeholders, which may include (but not be limited to) the community, other agencies, statutory and industry bodies. Public submissions regarding this policy are invited for	Community, Arts and Recreation Services and the Infrastructure Services Directorates
	consideration during the exhibition period.	

Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless Council revokes it sooner.

Note: Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2020.

This policy may also be reviewed and updated as necessary if legislation requires it; or when Council's functions, structure or activities change; or when technological advances or new systems change the way that Council manages the dedication of land to Council.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Complaints	Council records
Customer Feedback Survey Responses	Surveys
Internal or external audit	Audit

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Dedication of Land to Council Code of Practice	http://www.esc.nsw.gov.au/inside- council/council/council-policies
Recreation and Open Space Strategy Local Infrastructure Contributions Plan Shared Path Strategy Development Contributions Plan	www.esc.nsw.gov.au
South Coast Regional Conservation Plan	www.environment.nsw.gov.au/resource s/biodiversity/101000scrcp.pdf
Southern Rivers Catchment Action Plan	www.southern.cma.nsw.gov.au/news p ublications-plans strategies.php
Environmental Planning and Assessment Act 1979	www.legislation.nsw.gov.au/maintop/view/inforce/act+203+1979+cd+0+N



Related external references

Name	Link
Department of Planning and Infrastructure	www.planning.nsw.gov.au/

Change history

Version	Approval date	Approved by	Minute No	File No	Change
1	24 Nov 2011	Council	11/130	E05.9314	Policy Adopted – report O11/86
2	23 Jul 2013	Council	13/172	E13.7095	Updated Template, review date, references and links; removed operational elements to Code of Practice – report O13/112
3		Council		E16.0297	Reviewed and updated (start of new Council term)

Internal use

Responsible officer Director, Planning & Sustainability Services			Approved by	Council		
Minute #	13/172	Report # Effective date				
File	E16.0297	Review date	Sep 2020	Pages	4	



Policy title	Planning Agreements
Responsible manager(s)	Divisional Manager, Strategic Services
Contact officer(s)	Land Use Planning Coordinator
Directorate	Planning and Sustainability Services
Approval date	TBA 2017
Focus area	Sustainable
Delivery Program link	S5.1 Review and prepare planning strategies, policies and studies
Operational Plan link	S5.1.4 Infrastructure Contributions Plans review

Purpose

Planning agreements provide enhanced and more flexible infrastructure funding opportunities for planning authorities to achieve tailored development outcomes and targeted public benefits, subject always to good planning.

The Planning Agreement Policy sets out Council's framework to negotiate the provision of public infrastructure, facilities and services.

Policy aims

This Policy aims to:

- establish a framework governing the use of planning agreements by Council;
- ensure the framework so established is efficient, fair, transparent and accountable;
- enhance planning flexibility in Council's area through the use of planning agreements;
- enhance the range and extent of development contributions made by development towards public facilities in Council's area; and
- set out Council's specific policies on the use of planning agreements.

Policy details

1	Application		
	This policy applies to planning agreements made or proposed to be made pursuant to Section 93F of the <i>Environmental Planning and Assessment Act 1979</i> .		
2	Legislation		
	This policy sets out Council's policy relating to planning agreements under s93F of the <u>Environmental Planning and Assessment Act 1979</u> (the Act) and the <u>Environmental Planning and Assessment Regulation 2000</u> (the Regulation).		
3	Framework		
	Council's planning agreements framework consists of the following:		
	a) the provisions of Subdivision 2 of Division 6 of Part 4 of the Act;		
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	a) the provisions of Subdivision 2 of Division 6 of Part 4 of the Act;		



4 Objectives

Council's strategic objectives for the use of planning agreements include:

- a) to provide an enhanced and more flexible development contributions system for Eurobodalla Shire;
- b) more particularly, to supplement or replace, as appropriate, the application to development of s94 and s94A of the Act;
- c) to give all stakeholders in development greater involvement in determining the type, standard and location of public facilities and other public benefits;
- d) to allow the community, through the public participation process under the Act, to agree to the redistribution of the costs and benefits of development in order to realise community preferences for the provision of public benefits;
- e) to adopt innovative and flexible approaches to the provision of infrastructure in a manner consistent with Council's adopted management plan;
- f) to provide or upgrade infrastructure to appropriate levels that reflect and balance environmental standards, community expectations and funding priorities;
- g) to provide certainty for the community, developers and Council in respect of infrastructure and development outcomes; and
- h) to facilitate the provision of particular public facilities and other public benefits in connection with the development of priority sites nominated as such as in any structure plan made by Council.

5 Circumstances in which Council will consider negotiating a planning agreement

Council, at its discretion, may negotiate a planning agreement with a developer in connection with any application by the developer for an amendment to an environmental planning instrument (EPI) or for development consent relating to any land in Council's area.

Council may consider negotiating a planning agreement with a developer to:

- a) compensate for the loss of, or damage to, a public amenity, service, resource or asset caused by the development through its replacement, substitution, repair or regeneration;
- b) meet the demands created by the development for new public infrastructure, amenities and services;
- c) address a deficiency in the existing provision of public facilities in Council's area;
- d) achieve recurrent funding in respect of public facilities;
- e) prescribe inclusions in the development that meet specific planning objectives of Council;
- f) monitor the planning impacts of development; and
- g) secure planning benefits for the wider community

Council will consider the Acceptability test in the code when determining the desirability of a proposed planning agreement.

Application of s94 and s94A to development to which a planning agreement relates Council has no general policy on whether a planning agreement should exclude the

application of s94 or s94A of the Act to development to which the agreement relates. This is a matter for negotiation between Council and a developer having regard to the particular circumstances of the case.

However, where the application of s94 of the Act to development is not excluded by a planning agreement, Council will decide on a case by case basis whether it will allow benefits under the planning agreement to be taken into consideration in determining a development contribution under s94.



7 Form of development contributions under a planning agreement
The form of a development contribution to be made under a proposed planning agreement will be determined by the particulars of the instrument change or development application to which the proposed planning agreement relates.

Implementation

Requ	uirements	Responsibility
1	Code of Practice This policy will be implemented by following Council's Planning Agreements Code of Practice, which specifies in detail the matters for consideration and procedures to be followed.	Divisional Manager, Strategic Services
2	Staff Under supervision, applicable Council staff will be responsible for ensuring that policies are implemented appropriately within their work area, after they have received relevant training to do so.	Land Use Planning Coordinator, Development Assessment Coordinator
3	Concerns Public concerns communicated to Council in relation to this policy will be recorded on Council's records system and handled in accordance with Council's Customer Service or Complaints policy. These records will be used to determine any follow-up actions and analyse the history of reported public concerns.	Council Officers
4	Consultation Any consultation deemed necessary will occur as required with key stakeholders, which may include (but not be limited to) the community, other agencies, statutory and industry bodies. Public submissions regarding this policy are invited for consideration during the exhibition period.	As applicable.

Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless Council revokes it sooner.

Note: Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2020.

This policy may also be reviewed and updated as necessary if legislation requires it; or when Council's functions, structure or activities change; or when technological advances or new systems change the way that Council manages planning agreements.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Concerns or complaints registered	Council records
Customer feedback, survey responses	Surveys
Internal or external audit	Audit



Definitions

Other than the terms defined below, terms used in this policy and its associated code of practice have the meanings found in the Acts listed above

Word/ Term	Definition
surplus value	the value of the developer's provision under a planning agreement less the sum of the value of public works required to be carried out by the developer under a condition imposed under s80A(1) of the Act and the value of development contributions that are or could have been required to be made under s94 or s94A of the Act in respect of the development the subject of the agreement.

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Code of Practice	http://www.esc.nsw.gov.au/inside-council/council/council-policies
Local Government Act 1993	http://www.legislation.nsw.gov.au/#/view/act/1993/30
Environmental Planning and Assessment Act 1979	www.legislation.nsw.gov.au/maintop/view/inforce/act+20 3+1979+cd+0+N
Environmental Planning and Assessment Regulation 2000	www.legislation.nsw.gov.au/maintop/view/inforce/subordleg+557+2000+cd+0+N
Land Acquisition (Just Terms Compensation) Act 1991	www.legislation.nsw.gov.au/maintop/view/inforce/act+22 +1991+cd+0+N
Development Contributions Practice notes – July 2005	www.planning.nsw.gov.au/planningsystem/pdf/all contribution pns.pdf

Related external references

Name	Link
Division of Local Government	www.dlg.nsw.gov.au/
Department of Planning and Environment	www.planning.nsw.gov.au/

Change history

Version	Approval date	Approved by	Min No	File No	Change
1	19 Dec 2006	Council			Policy commenced
2	22 Sep 2009	Council	09/291	E09.3418	Policy retained (report G09-99)
3	10 Sep 2013	Council	13/272	E13.7095	Updated to new Policy Template, updated review date, updated references and links
4		Council		E16.0297	Reviewed and updated (start of new Council term)



Policy

Internal use

Responsible officer		Director Planning and		Approved by	Council
Sustainability Services					
Minute #		Report #		Effective date	
File	E16.0297	Review date	Sep 2020	Pages	5





Policy title	Street Activities Policy
Responsible manager(s)	Divisional Manager, Strategic Services
Contact officer(s)	Coordinator, Land Use Planning
Directorate	Planning and Sustainability Services
Approval date	TBA
Focus area	Sustainable Communities
Delivery Program link	S5 Plan for and support sustainable growth and development
Operation Plan link	S5.1 Review and prepare planning strategies, policies and studies

Purpose

This policy recognises the value to community groups and the broader community of the opportunity to use Council footpaths and other public land for fund raising, information provision, entertainment and services.

Policy aims

This policy aims to establish the circumstances under which approvals may be granted for certain activities on public roads (including footpaths) and public car parks within the Shire.

Policy details

1	Application
	This Policy applies to the use of public roads (including footpaths) and public car parks for
	the following activities:
	a) Street Stalls
	b) Mobile Food Businesses
	c) Mobile Community Services
	d) Busking
2	Legislation
	Eurobodalla Shire Council will comply with the Local Government Act 1993.
3	Policy Objectives
	a) To allow the use of public roads and car parks for appropriate activities.
	 b) To ensure a clear and safe footpath is maintained for pedestrians, including access for persons with a disability.
	c) To provide guidance on the appropriate location of certain activities on public roads and public car parks.
	d) To protect the viability of the Shire's commercial centres.
4	Street Stalls
4.1	Council approval is required for a person or organisation to set up a street stall on footpaths in accordance with the Street Activities Code of Practice.
4.2	Approvals will be issued for street stalls at the sites designated in the Street Activities Code of Practice, or at alternative sites adjoining retail or commercial premises in the business or village zones where the safety and amenity of pedestrians will not be compromised. Proponents of street stalls at alternative sites must notify the operator of the adjoining premises prior to submitting an application for approval.
4.3	Street stalls shall preferably be located outside of the footpath walkway zone. However, Council may approve street stalls to be located adjacent to a building (i.e within the





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	footpath walkway zone) in locations away from entrances to retail or commercial premises, where a minimum of 2.7m is available between the stall and the kerb line.
4.4	Approvals will not permit spruiking or the use of public address systems or other forms of amplification in association with street stalls.
4.5	Fund raising activities that include the preparation of food for sale (such as a barbeque event) are not appropriate activities on public roads, including on footpaths, or public car parks. Such activities are more appropriately located on public reserves.
4.6	Fund raising activities that include the raffling of large items which are proposed to be on display at the site, such as a wheelbarrow or trailer of goods, a large Christmas stocking, a vehicle or the like, may be approved by Council in appropriate locations where the activity will not obstruct the footpath walkway zone. Large items for display must not be located in any on-street parking space.
5	Mobile Food Businesses
5.1	Council approval is required for a person or business to undertake a mobile food business on public roads and public car parks in accordance with the Street Activities Code of Practice.
5.2	Council will not approve the undertaking of mobile businesses that provide other goods or services on public roads (including footpaths) and public car parks.
5.3	Approvals will be issued for mobile food businesses to park for a temporary period in public car parks and to intermittently stop on roads where the speed limit does not exceed 50kph and not within school zones. For the purposes of this Policy, the terms "temporary" and "intermittent" refer to the period of time the operator is engaged in serving a customer or customers.
5.4	Approvals will not be issued for mobile food businesses to operate in locations within 250m of an established shop, stall, sports ground or market/festival selling similar goods when it is open for trading.
6	Mobile Community Services
6.1	Any person or organisation proposing to set up a mobile community service on a public road or public car park, must notify Council in writing, addressing the matters outlined in the Street Activities Code of Practice. The proponent must not set up the mobile community service until Council has provided a letter of agreement to the proposal.
6.2	Council encourages the setting up of mobile community services for a temporary period of time at the designated sites in the Street Activities Code of Practice or at public car parks that meet the following criteria: a) good exposure to passing traffic; b) not a priority parking area (a priority parking area has high demand and high turnover, such as a paid parking area or the parking area in the immediate vicinity of retail premises); c) sufficient available parking for customers; d) close proximity to toilet facilities; and e) close proximity to food premises.
6.3	Council will also consider the parking of mobile community services at other locations, such as on the grounds of existing community facilities where appropriate and where parking for the community facility is not significantly reduced.





7	Busking
7.1	Council approval is required for a person or group to undertake busking on a footpath of a public road in accordance with the Street Activities Code of Practice.
7.2	Busking shall preferably be located outside of the footpath walkway zone. However, Council may approve individual buskers to be located adjacent to a building (i.e. within the footpath walkway zone) in locations away from the entrances to retail or commercial premises, where a minimum of 2.7m is available for pedestrians between the busker and the kerb line.
7.3	Approvals may permit the use of amplified music or public address systems for busking activities on a trial basis. Should complaints be received from the public regarding excessive noise from approved busking activities, Council reserves the right to revoke the approval and/or refuse to grant further approvals.
7.4	Approvals for busking will not permit the use of dangerous materials or animals.
8	Street Vending
8.1	Approvals will not be granted for street vending in the Eurobodalla.
	Note: Roadside stalls (as defined in the <i>Local Environmental Plan 2012</i>) may not be located on the road reserve in front of the property. A Development Application is required for a roadside stall.

Implementation

Requirements		
1	Code of Practice This policy will be implemented by following Council's Street Activities Code of Practice, which specifies in detail the plan, procedures and matters to be considered.	Manager, Strategic Services
2	Staff Under supervision, applicable Council staff will be responsible for ensuring that policies are implemented appropriately within their work area, after they have received relevant training to do so.	Council Officers
3	Concerns Concerns received regarding this policy will be recorded on council's Customer Service Request (CSR) or records system and handled in accordance with Council's Customer Service Requests Policy. They will be used to analyse the history of concerns and to help determine follow up actions.	Council Officers
4	Complaints Complaints received regarding this policy will be lodged with the Public Officer and handled in accordance with council's Complaints Policy.	Public Officer
5	Consultation Consultation with relevant stakeholders and the community will be undertaken when the policy is due for review.	Manager, Strategic Services





Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless Council revokes it sooner.

Note: Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2020.

This policy may also be reviewed and updated as necessary if legislation requires it; or when Council's functions, structure or activities change; or when technological advances or new systems change the way that Council manages Street Activities.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Community concerns	Council records
Customer Feedback Survey Responses	Surveys
Internal or external audit	Audit

Definitions

Word/Term	Definition
Busking	playing music or performing entertainment on footpaths for tips and gratuities from passing pedestrians
Dangerous materials	materials and implements that pose risk, hazard or uncertain outcomes for people and include flammable materials and chemicals, fire,
	fireworks, smoke, flairs, heated elements, knifes, spears, swords, spikes and other sharp implements.
Footpath walkway zone	that part of the footpath extending from the building line or shop front of premises towards the street kerb for a minimum of 2 metres.
Mobile Community Service	the use of a vehicle parked on a public road or public car park for the purpose of offering a community service, such as the mobile Blood Bank, mobile Department of Health services, mobile library or toy library services
Mobile Food Business	the use of a vehicle parked on a public road or a public car park for a short period of time and/or travelling on public roads making brief intermittent stops for the purpose of selling food
Spruiking	the act of repetitively and loudly advocating the offers and bargains to be found at the street stall, with or without the use of a public address system or other form of amplification, but does not include the act of greeting passers-by to offer raffle tickets for sale or engage in a discussion with regard to the particular charity or services being advocated at the stall.
Street Stall	a small table, stall or stand set up on footpaths for the purpose of not- for-profit organisations, volunteer organisations, community organisations, charities and the like to sell goods, including raffle tickets, for the purpose of raising funds, or to provide information to the community



Policy

Street Vending	the setting up or use of any standing vehicle, box, stall, stand or barrow
_	on footpaths for the sale of food or goods not associated with any
	existing premises in the vicinity, but does not mean a street stall, mobile
	business or roadside stall

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Code of Practice	www.esc.nsw.gov.au/site/Publications/Strategies/PolicyReg/LivePolicyDocs/2380.pdf
Local Government Act 1993	www.austlii.edu.au/au/legis/nsw/consol_act/lga1993182/
Roads Act 1993	www.legislation.nsw.gov.au/maintop/view/inforce/act+33+ 1993+cd+0+N
Crown lands Act 1989	www.legislation.nsw.gov.au/maintop/view/inforce/act+6+1 989+cd+0+N

Related external references

Name	Link
Division of Local Government	www.dlg.nsw.gov.au/
Roads and Maritime Services	www.rms.nsw.gov.au/

Change history

Version	Approval date	Approved by	Min No	File No	Change
1	22 Nov 2011	Council	11/304	E06.0376	Policy commenced (Report O11/244) replacing Street Vending policy
2	27 Aug 2013	Council	13/246	E13.7095	Updated to new Policy Template, updated review date, updated references and links
3	ТВА	Council		E16.0297	Reviewed and updated (start of new Council term)

Internal use

Responsible officer		Director Planning & Sustainability		Approved by	Council
		Services			
Minute		Report #		Effective date	
#					
File	E16.0297	Review date	Sep 2020	Pages	5





Policy title	Naming Of Parks, Reserves, Sports Fields And Public Pathways
Responsible manager(s)	Divisional Manager Technical Services
Contact officer(s)	Engineering Administration Coordinator
Directorate	Infrastructure Services
Approval date	TBA
Focus area	Liveable Communities - Community Spaces
Delivery Program link	L5.2 -Manage & maintain a safe, sustainable and accessible range of community spaces
Operational Program link	

Purpose

Eurobodalla Shire Council's policy provides guidance to assist in naming public land including parks, reserves, sports fields and public pathways to identify that land in Council records, maps and plans for general public use.

The policy ensures compliance with the Geographical Names Board of NSW (GNB) naming and renaming of sites for which Council is the authority.

The Geographical Names Board of NSW (GNB) is the authority, under the *Geographical Names Act 1966*, responsible for the assigning of names to places and geographical features.

Policy aims

- Promote an integrated framework for dealing with the naming of parks, reserves, sports fields and public pathways
- Ensure compliance with legislative requirements under the *Geographical Names Act* 1966
- Ensure consistency and fairness in the manner in which the Council deals with the naming of parks, reserves, sports fields and public pathways
- Make the Council's policies and requirements for the naming of parks, reserves, sports fields and public pathways readily accessible and understandable to the public.

Policy details

1	Application
	This policy applies to public land including parks, reserves, sports fields and public pathways to identify that land in Council records, maps and plans for general public use.
2	Authority
	The Geographical names Board of NSW (GNB) is the authority, under the <i>Geographical Names Act 1966</i> , responsible for the assigning of names to places and geographical features.
	The GNB will only consider the adoption of a place name after the GNB has advertised it in the Government Gazette and local press for one month inviting public comment.



Implementation

Requ	uirements	Responsibility
1	Legal The Geographical Names Board (GNB) has prepared guidelines for the determination of placenames. A copy of the guidelines is available from the GNB (www.gnb.nsw.gov.au) Council must give the Geographical Names Board (GNB) at least one month's notice of the proposed name.	Council officers
2	Staff Under supervision, relevant Council staff will be responsible for ensuring that this policy is implemented appropriately within their work area, after they have received appropriate training to do so.	Council officers
3	Concerns Public concerns communicated to Council in relation to this policy will be recorded on Council's records system and handled in accordance with Council's Customer Service or Complaints policy. These records will be used to determine any follow-up actions and analyse the history of reported public concerns.	Council officers
4	Consultation Any consultation deemed necessary will occur as required with key stakeholders, which may include (but not be limited to) the community, other agencies, statutory and industry bodies.	As applicable
	Where the renaming of an existing site is being considered, affected property owners, community groups and Aboriginal Land Councils will be contacted inviting suggestions.	
	Public submissions regarding this policy are invited for consideration during the exhibition period.	

Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless Council revokes it sooner.

Note: Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2020.

This policy may also be reviewed and updated as necessary when legislation requires it; or Council's functions, structure or activities change; or when technological advances or new systems change the way that Council manages the naming of parks, reserves, sports fields and public pathways.



Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Delivery Program/ Operational Plan outcomes achieved	Council reporting
Concerns or complaints registered	Council records
Customer feedback, survey responses	Surveys
Internal or external review	Audit

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Related Council Policy or Code of Practice	www.esc.nsw.gov.au/inside-council/council/council-policies
Local Government Act 1993	www.legislation.nsw.gov.au/maintop/view/inforce/act+30+19 93+cd+0+N
Geographical Names Act	www.legislation.nsw.gov.au/maintop/view/inforce/act+13+1 966+cd+0+N

Related external references

Name	Link
Office of Local Government	www.olg.nsw.gov.au
Geographical Names Board	Guidelines for the determination of placenames

Change history

Version	Approval date	Approved by	Min No	File No	Change
1	26 June 2012	Council	12/179	E09.3418	Policy commenced
2	27 Aug 2013	Council	13/246	E13.7095	Reviewed and updated
3	ТВА	Council	ТВА	E16.0297 E06.0375	Reviewed and updated (start of new Council term)

Internal use

Responsible officer Director Infrastructure Services			Approved by	Council		
Minute #	TBA Report # TBA E		Effective date	TBA		
File	E06.037 E16.029		Review date	Sep 2020	Pages	3



Policy title	Stormwater Disposal – Urban Land
Responsible manager(s)	Divisional Manager, Technical Services
Contact officer(s)	Design Coordinator
Directorate	Infrastructure Services
Approval date	ТВА
Focus area	Productive
Delivery Program link	P3.4 Provide, maintain and renew stormwater and flood management infrastructure
Operational Plan link	P3.4.2 Maintain stormwater and flood mitigation systems

Purpose

This policy establishes Council's position in regard to stormwater disposal on urban land. It provides for orderly disposal and management of stormwater from development and assists in reducing the incidence of inundation of development from uncontrolled stormwater disposal.

Policy aims

- Promote an integrated framework for dealing with stormwater disposal;
- Ensure consistency and fairness in the manner in which the Council deals with developers and landowners;
- Ensure compliance with legislative requirements under the Local Government Act 1993, the Roads Act 1993, the Environmental Planning and Assessment Act 1979 and the Protection of the Environment Operations Act 1979;
- Take such steps as are appropriate to ensure the incidence of inundation of development from uncontrolled stormwater disposal; and
- Make the Council's policies and requirements for stormwater disposal readily accessible and understandable to the public.

Policy details

1	Application
	This policy applies to all new urban subdivisions, all infill development and existing development.
2	Legislation
	This policy ensures Eurobodalla Shire Council's compliance with the <u>Local Government</u> <u>Act 1993</u> and <u>Roads Act 1993</u>

Implementation

Requ	Responsibility	
1	Provision for stormwater controls should be implemented as part of the development consent process to minimise off-site impacts post development.	Council officers



Policy

2	New Subdivision Development All new urban subdivisions shall be required to provide inter-allotment	Council officers
	drainage to blocks that cannot discharge stormwater by gravity directly to a suitable drainage system.	
3	For Infill Development	Council
	For single residential development, dwellings shall be connected to the street and/or to inter-allotment drainage via a gravity line where available. Where this is not achievable, property owners are encouraged to negotiate an inter-allotment stormwater drainage easement through the adjoining lot to allow connection to the street below. Where this is not achievable, single residential properties may connect to a suitably sized rubble drain, subject to the provision of a rainwater tank (4500L minimum) being plumbed into service the toilet and washing machine of the dwelling.	
	For other than single residences, all infill development shall be required to discharge stormwater (over and above that captured for re-use) by way of an approved gravity line to the street and/or inter-allotment drainage line. This may require the creation and piping of an interallotment stormwater drainage easement.	
4	For Existing Development	Council
	In cases where improved Council property (including roads) is not unusually adding to the stormwater discharge problems, Council decline to become involved in resolving stormwater discharge problems from one or more private blocks to one or more private downstream blocks. Council may give advice on possible solutions that might be adopted by the landowners affected. Landowners may choose to fund interallotment drainage schemes and connect to Council's stormwater system subject to approval of Council. An order or notice may be utilised such as under the <i>Environmental</i>	officers
	Planning and Assessment Act 1979 (development control) or Protection of the Environment Operations Act 1979 (pollution control) where appropriate. Where damage to property is occurring or is likely to occur Council has discretionary power to issue notices or orders (Order No. 12) under Section 124 of the Local Government Act 1993.	
	In cases where buildings and/or constructed hard surfaces on improved Council property is significantly adding stormwater discharge, Council develop a priority listing of remedial measures that will reduce the problem. These priority works be progressively funded. Such works may include kerb and gutter and piping of stormwater easements.	
5	Staff	Council
	Under supervision, relevant Council staff will be responsible for ensuring that this policy is implemented appropriately within their work area, after they have received appropriate training to do so.	officers
6	Concerns	Council
	Public concerns communicated to Council in relation to this policy will be recorded on Council's records system and handled in accordance with Council's Customer Service or Complaints policy. These records will	officers



Policy

	be used to determine any follow-up actions and analyse the history of reported public concerns.	
7	Consultation Any consultation deemed necessary will occur as required with key stakeholders, which may include (but not be limited to) the community, other agencies, statutory and industry bodies. Public submissions regarding this policy are invited for consideration during the exhibition period.	As applicable

Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless Council revokes it sooner.

Note: Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2020.

This policy may also be reviewed and updated as necessary when legislation requires it; or Council's functions, structure or activities change; or when technological advances or new systems change the way that Council manages Stormwater Disposal – Urban Land Policy.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Delivery Program/ Operational Plan outcomes achieved	Council reporting
Concerns or complaints registered	Council records
Customer feedback, survey responses	Surveys
Internal or external review	Audit

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Related Council Policy or Code of Practice	www.esc.nsw.gov.au/inside-council/council/council-policies
Local Government Act 1993	www.legislation.nsw.gov.au/maintop/view/inforce/act+30+19 93+cd+0+N
Roads Act 1993	http://www.austlii.edu.au/au/legis/nsw/consol act/ra19937 3/
Environmental Planning and Assessment Act 1979	www.austlii.edu.au/au/legis/nsw/consol_act/epaaa1979389
Protection of the Environment Operations Act 1979 POEO Act	www.austlii.edu.au/au/legis/nsw/consol act/poteoa1997455



Related external references

Name	Link
Office of Local Government	www.olg.nsw.gov.au

Supporting documents

Name	Link
Stormwater Fact Sheet	www.esc.nsw.gov.au

Change history

Version	Approval date	Approved by	Min No	File No	Change
1	24 Nov 2009	Council	TBA	E09.3418	Policy commenced
2	10 Sep 2013	Council	ТВА	E13.7095	Reviewed and updated (start of new Council term)
3	dd mmm 2017	Council	ТВА	E16.0297 E16.0375	Reviewed and updated (start of new Council term)

Internal use

Responsible officer Dir		Dir	rector Infrastructure Services		Approved by	Council
Minute #	ТВА		Report #	ТВА	Effective date	TBA
File	E06.037 E16.029		Review date	Sep 2020	Pages	4



POLICY

Policy title	Tree Risk Management on Council Controlled Land	
Responsible manager(s)	Director, Infrastructure Services	
Contact officer(s)	Divisional Manager, Works	
Directorate	Infrastructure Services	
Approval date	ТВА	
Focus Area	Liveable Communities Objective 2.2: A shared responsibility for community safety	
Delivery Program link	Liveable Communities L5.2 Manage and maintain a safe, sustainable and accessible range of community spaces Support Services SS3.1 Provide quality customer service	
Operational Plan link	Community Spaces L5.2.1 Undertake maintenance program Support Services SS3.1.2 Customer attendance responded to in an efficient and timely manner	

Purpose

Eurobodalla Shire Council has a duty of care to take reasonable measures within budget limitations to manage the risks arising from trees on all land under Council's control.

This Policy provides for the management of risks arising from:

- Tree failure potentially causing injury to people and/or property damage.
- Tree roots causing and/or likely to cause damage to property such as buildings and structures.

This Policy does not address the risks posed by trees or other vegetation in terms of fire mitigation, protection of Council assets or safety on roadways (eg, maintaining sight lines around corners, trees within clear zones). These issues are addressed separately in the Bush Fire Risk Management and Vegetation Clearing – Roadsides & Infrastructure Lines policies.

Section 42 of the *Civil Liability Act 2002* makes allowance for Council's ability to carry out its duty of care as being limited by the financial and other resources which are reasonably available to exercise its functions. To rely on this defence, Council is required to show evidence of its compliance with the general procedures and applicable standards for the exercise of its functions, such as risk management from trees on public land controlled by Council.

The risk management of trees on public land is often a difficult and emotive issue and one that requires a balance between managing the risks to the community's safety and infrastructure, whilst acknowledging the significant benefit of trees within the landscape to the social, environmental, economic and cultural wellbeing of our community. Council must also manage this issue within its limited financial resources in such a way as to limit Council's, ie, the community's, potential liability and provide equity between people seeking action to address their concerns about trees.



Policy aims

- Promote an integrated framework for dealing with the management of risks from trees on land under the control of Council and take reasonable steps to ensure that Council delivers its required duty of care.
- Ensure consistency and fairness in the manner in which the Council manages the risks arising from trees within public land controlled by Council.
- Ensure compliance with legislative requirements under the Local Government Act 1993, Roads Act 1993, the Civil Liability Act 2002 and the Privacy & Personal Information Protection Act 1998.
- Take such steps as are appropriate to ensure a balance between managing the
 risks to the community's safety and infrastructure, whilst acknowledging the
 significant benefit of trees within the landscape to the social, environmental,
 economic and cultural wellbeing of our community.
- Make the Council's policies and requirements for Tree Risk Management on Council controlled land readily accessible and understandable to the public.

Policy details

1 Application

This Policy applies to all lands under Council's control including road reserves, public reserves, freehold land and Crown reserves under Council's care and control.

2 Legislation

Eurobodalla Shire Council will comply with the <u>Local Government Act 1993</u>, <u>Roads Act</u> 1993, Civil Liability Act 2002 and Privacy & Personal Information Protection Act 1998

3 Duty of Care

It is accepted that the removal of all risk is not practicably achievable. The systems implemented by Council will be based on prioritising works within the limited budgets available to Council.

The implementation of a system to manage the risk arising from trees on land under Council's control provides for better management of trees, reduces the risk to the community, minimises the cost of public liability insurance premiums Council pays to protect the community's interest and assists in providing a legal defence where claims are made against Council.

It is acknowledged that it is not reasonably practicable for Council to inspect all trees on land under Council's control. Council will use this policy in response to concerns raised by the public.

4 Financial and other Resources

Council will establish an annual budget for managing the risk from trees on public lands under Council's control.

Council will prioritise work and:

- a) provide sufficient funding to address identified trees with a risk rating as having a high risk under Council's Code of Practice;
- b) give private landowners the option of funding works on trees on Council controlled land where trees are rated as a moderate risk under Council's Code of Practice;
- c) aim to protect trees rated as a low risk under Council's Code of Practice.



Implementation

Re	quirements	Responsibility
1	Code of Practice This Policy will be implemented by following Council's <i>Tree Risk Management on Council Controlled Land</i> Code of Practice, which specifies in detail the matters for consideration and procedures to be followed.	Council officers
2	Risk Management This Policy and the Code of Practice have been developed taking account of the principles of AS/NZ ISO 31000-2009 Risk Management Standard and Statewide Mutual's Best Practice Manual, Trees and Tree Roots Version 7 with a view to limiting Council's, ie, the community's, exposure to potential litigation claims. Council resources do not permit inspection and risk rating of trees on a pro-active basis due the number of trees within the Shire. Council will respond to concerns raised by customers in a systematic way in accordance with the Tree Risk Management Code of Practice. The Code of Practice includes: a) The methodology for rating the risk from each tree. b) The methodology for determining if works are required. c) The methodology for determining how works are to be prioritised. d) Details of customer service requirements. e) A system for recording all actions relating to inquiries on tree matters. f) As a general principle, priority to be given to public safety over other factors such as environmental and heritage issues.	Council officers
	g) Council will not remove trees solely for the retention or provision of solar access to, or views from, dwellings.h) Council will not be obliged to treat termite infestations in trees within land under Council's control.	
3	Staff Under supervision, and once appropriate training has been received, relevant Council staff will be responsible for ensuring that this Policy is implemented within their work area.	Council officers
4	Concerns Public concerns communicated to Council in relation to this Policy will be recorded on Council's records system and handled in accordance with Council's Customer Service or Complaints Policy. These records will be used to determine any follow-up actions and analyse the history of reported public concerns.	Council officers
5	Consultation Any consultation deemed necessary will occur as required with key stakeholders, which may include (but not be limited to) the community, other agencies, statutory and industry bodies. Public submissions regarding this Policy are invited for consideration during the exhibition period.	As applicable



Review

The Policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW Local Government election, unless Council revokes it sooner.

Note: Automatic revocation of the policy is provided for by Section 165(4) of the Local Government Act 1993. The next general Local Government election is expected to be held in September 2020.

This Policy may also be reviewed and updated as necessary if legislation requires it; or when Council's functions, structure or activities change; or when technological advances or new systems change the way that Council manages tree risk management on Council controlled land.

Reviews of the effectiveness of this Policy could include the following:

Performance indicator	Data source(s)
Customer concerns or customer feedback survey responses	Council records
Claims for damage from trees	Council records
Internal or external audit	Audit

Governance

This Policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Eurobodalla Shire Council Bush Fire Risk Management Policy	ESC Bush Fire Risk Management Policy
Eurobodalla Shire Council Vegetation Clearing – Roadside & Infrastructure Lines Policy	ESC Vegetation Clearing - Roadside & Infrastructure Lines Policy
Eurobodalla Shire Council <i>Tree Preservation</i> Code	ESC Tree Preservation Code
Local Government Act 1993	Local Government Act 1993
Roads Act 1993	Roads Act 1993
Civil Liability Act 2002	Civil Liability Act 2002
Privacy & Personal Information Protection Act 1998	Privacy & Personal Information Protection Act 1998

Related external references

Name	Link
Office of Local Government	www.olg.nsw.gov.au

Supporting documents



Name	Link
AS/NZ ISO 31000-2009 Risk Management Standard	Available for purchase from SAI Global
Statewide Mutual's Best Practice Manual, Trees and Tree Roots Version 7	www.statewide.nsw.gov.au

Change history

Version	Approval date	Approved by	Min No	File No	Change
1	2006	Council	06/136	06.	Policy commenced
2	22 Sep 2009	Council	09/291	E09.3418	Policy reviewed and adopted.
3	10 Sep 2013	Council	13/279	E13.7095	Reviewed and updated.
4	dd mmm 2017	Council	ТВА	E16.0297 E06.0375	Reviewed and updated (start of new Council term)

Internal use

Responsible officer Director, Infrastructure Service			ure Services	Approved by	Council
Minute #	ТВА	Report #	ТВА	Effective date	ТВА
File	E06.0375 E16.0297		Sep 2020	Pages	5



POLICY

Policy name	Pricing
Responsible manager(s)	Director Finance and Business Development
Contact officer(s)	Divisional Manager Finance
Directorate	Finance and Business Development
Approval date	ТВА

Purpose

To enable a pricing methodology based on guiding principles, with respect to fees and charges made by Council under Section 608 of the *Local Government Act (NSW)* 1993 (the Act) and required to be shown in Council's Operational Plan under Section 405 of the Act. Pricing will:

- Explore cost recovery opportunities
- Ensure value for money by providing effective and efficient service
- Balance fees against rates, grants and other funding sources
- Manage financial risk
- Develop transparent pricing structures that can be administered simply and efficiently and be understood by the public
- Develop pricing structures that reflect real life-cycle and environmental costs
- Recognise pricing encourages or discourages consumer use and behaviours.

Policy statement

1 Application

Council's Pricing Policy generally supports the cost recovery philosophy. It recognises people's ability to pay and balances an expectation that some services will be cross subsidised from rates for the common good of the community.

2 Legislation

Eurobodalla Shire Council will comply with Part 10 of Chapter 15 Local Government Act (NSW) 1993.

3 Fees and Charges

Section 608 of the Act allows councils to charge or recover a fee for any service it provides such as:

- Supplying a service, product, or commodity;
- Giving information;
- Providing a service in relation to council's regulatory functions; or
- Allowing admission to a building or other council owned venue.

Fees and charges made under Section 608 of the Act will be classified according to the following pricing methodology:

- Full Cost Recovery Recovery of costs including direct, indirect, allocated overheads and opportunity cost of capital associated with providing a service. In some cases, provision may be made for future expenditure (such as pricing in the 'marginal cost' of next upgrade or proposal to increase service levels).
- Partial Cost Pricing Subsidised operations which are of benefit to the community as a whole, particularly keeping low-income users in mind.

Pricing Policy Page 1 of 4



- Statutory Fees Price of the service is determined by Legislation. These fees will only be varied by changes to the legislation concerned.
- Market Pricing The price of the service is determined by examining alternative prices of surrounding service providers. Council will not use subsidies to compete unfairly or price others out of the market where services are of the same quality.

In determining which pricing methodology is appropriate for each type of service, Councils are guided by principles of 'fair imposition' and 'user pays'. It may also be appropriate to conduct a benefit cost analysis if it is considered likely a net cost will result. Councils may raise funds for local purposes by fair imposition of rates, charges and fees, by income earned from investments, and when appropriate by borrowings and grants. User pays is attached to those council services that are made available to the public but not necessarily provided collectively and generically to all ratepayers. Hence payment is sought from the user or direct beneficiary of the service rather than imposing that cost on all ratepayers.

On an annual basis, fees and charges (not including statutory fees) will be increased generally by the higher of September to September Consumer Price Index and IPART's Local Government Cost Index and are subject to a rounding policy. Further detailed information, including the rounding policy, is contained in Council's Fees and Charges document that is reviewed, publically exhibited and adopted annually.

Implementation

Re	Requirements		
1	Code of Practice This policy will be implemented by following Council's <i>Pricing</i> Code of Practice, which specifies in detail the procedures and matters to be considered.	Relevant Council officers	
2	Staff Under supervision, applicable council staff will be responsible for ensuring that policies are implemented appropriately within their work area, after they have received relevant training to do so.	Council officers	
3	Concerns and requests Concerns and requests received regarding this policy will be recorded on Council's records data base and handled in accordance with Council's Customer Service or complaints Policy. These records will be used to analyse the history of concerns and to help determine follow up actions.	Council officers	
4	Consultation Development of this policy forms part of Council Operational Planning processes and refers to relevant legislation. Changes to this policy will be placed on public exhibition for the required notice period with public submissions encouraged.	Council officers Community	

Pricing Policy Page 2 of 4



Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless council revokes it sooner. *Note:* Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2020.

This policy may also be reviewed and updated as necessary when legislation requires it; or council's functions, structure or activities change; or when technological advances or new systems change the way that council manages Interest Free Advances.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Concerns	Council records
Customer Feedback Survey Responses	Surveys
Internal or external review	Audit

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Operational Plan	Revenue Policy – Fees and Charges
Local Government Act 1993	www.austlii.edu.au/au/legis/nsw/consol_act/lga199318 2/
Policy Statement on the Application of Competitive Neutrality	www.treasury.nsw.gov.au/sites/default/files/pdf/TPP02- 1 Policy Statement on the Application of Competitiv e Neutrality Policy and Guidelines Paper.pdf
Guidelines for Pricing of User Charges	www.treasury.nsw.gov.au/sites/default/files/pdf/TPP01- 2 Guidelines for Pricing of User Charges.pdf

Related external references

Name	Link
Office of Local Government	www.olg.nsw.gov.au/

Change history

Version	Approval date	Approve d by	Min No	File No	Change
1	24 Nov 2009	Council	09/369	E09.3418	Policy adopted Report G09/99.
2	27 Aug 2013	Council	13/246	E13.7095	Updated to Template, review date, references and links. Report O13/131.
3	TBA	Council		E160297	Minor referencing updated

Pricing Policy Page 3 of 4



Internal use

Responsible officer		CFO	Approved by		Council
Min No		Report no		Effective date	
File no		Review date		Pages	3

Pricing Policy Page **4** of **4**





Policy title	Procurement		
Responsible manager(s)	Divisional Manager Technical Services		
Contact officer(s)	Fleet and Procurement Coordinator		
Directorate	Infrastructure Services		
Approval date	ТВА		
Focus area	Support Services		
Delivery Program link	SS3.3 Provide administrative, technical, professional and trade services		
Operational Plan link	SS3.3.3 Provide building maintenance and construction services, procurement, stores and electrical trade services to support council operations		

Purpose

To ensure principles of value for money, efficiency, ethics and fair dealing are maintained in the procurement of goods and services.

The policy requires an emphasis on a planned, risk considerate approach to the purchase of goods and services through achieving:

- High levels of customer service;
- Accurate determination of the requirement;
- Minimisation and mitigation of risks;
- Efficient use of Council resources;
- Open and effective competition;
- Ethics and fair dealing; and
- Accountability and transparency.

Policy aims

- Assist decision-makers to exercise discretionary powers in relation to procurement;
- Promote an integrated framework for dealing with suppliers;
- Ensure transparency, consistency and fairness in the manner in which Council deals with suppliers and contractors;
- Ensure compliance with legislative requirements under the Local Government Act 1993;
- Promote awareness of the requirements of the Act with respect to purchasing and probity;
- Take such steps as are appropriate to ensure probity and accountability; and
- Make Council's policies and requirements for procurement readily accessible and understandable to the public.

Procurement Policy Page 1 of 7



Policy details

1 Application

The policy applies to all procurement undertaken by, or on behalf of Eurobodalla Shire Council and requires that careful consideration of risk is undertaken in all purchases, relevant to the size, nature and complexity of the requirement.

The principles detailed within this policy apply also to the disposal of Council goods, property and the sale of land.

2 Legislation

All activities subject to this policy are to be undertaken in accord with the *Local Government Act 1993* and Council's finance/procurement delegation framework, *Local Government (General) Regulation 2005*, Department of Local Government (DLG) *Tendering Guidelines for NSW Local Government*, and all applicable Local, Federal and State legislation.

3 Terms and Conditions

This policy should be read in conjunction with the Procurement Code of Practice and the WHS policy.

4 High levels of customer service

A primary goal of all Council activities is to deliver a high level of customer service to both external and internal stakeholders. Adequate consideration shall be given to the provision of customer service in the procurement of goods, services and projects.

5 Accurate determination of the requirement

Before commencing a procurement activity, consideration should be given to:

- fitness for purpose;
- minimisation and mitigation of risks;
- the estimated cost of the requirement;
- environmental sustainability; and
- social impacts.

6 Minimisation and mitigation of risks

Adequate WHS and environmental risk assessments must be conducted for all procurement activities, carefully considering:

- any potential hazards that may be associated with the required goods or provision of services;
- the likelihood of any hazards or risks identified;
- the impact or consequence for each risk or hazard identified; and
- any controls or strategies appropriate for the mitigation of hazards or risks identified.

Other risks such as quality management, financial, impacts to service delivery/availability, impacts on the community and reputational risks should also be addressed commensurate to the scale and nature of the goods, project or service being procured.

7 Efficient use of Council resources

Before commencing any procurement activity consideration should be made to:

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- availability and source of funding;
- any alternative sources of funding (e.g. grants and partnerships) that may be available;
- using any government contracts standing offers or other established purchasing agreements available to NSW Local Government organisations;
- seeking strategic alliances in the delivery of services, where appropriate and forming partnerships with other Local Governments, Government agencies and the private sector;
- Whole-of-Life (WOL) cost factors associated with goods including maintainability, commonality of spares, technical support, operating costs, Net Present Value (NPV) and estimated income from sale; and
- method and risks associated with disposal.

8 Open and effective competition

To ensure value for money is achieved Council should:

- conduct appropriate market testing for the cost, nature and level of complexity of the purchase;
- develop a sound evaluation criteria that is clearly communicated within the tender;
- select the lowest-priced, compliant offer provided it is fit for purpose and can be delivered in the time required, unless other reasonable factors are clearly communicated to the bidding party in the evaluation criteria; and
- seek offers from both local and non-local sources.

Council will comply with the *Local Government Act 1993* (the Act). Section 55 of the Act sets out the circumstances where tendering is required. When conducting tendering exercises, Council must adhere to the DLG Tendering Guidelines for NSW Local Government including:

- adhering to the open tendering threshold of \$150,000 (incl. GST), as mandated under section 3.1 of the guidelines;
- developing tender specifications that discourage bias, encourage innovation and alternative solutions, reduce administrative burden, minimise market pressure on suppliers and improve environmental performance;
- developing a sound evaluation criteria that is clearly communicated within the tender; and
- In the event of goods or services being required in an emergency, application should be made to fast-track or bypass competitive pricing or any other regulative procedures that may exacerbate the situation (noting the provisions of section 55 (3) (k) of the Local Government Act 1993).

Council shall publish a copy of the contract register on the Council's website as required under Section 35 of GIPA Act 2009.

9 Ethics and fair dealing;

In order to achieve ethical and fair procurement practices, Council will:

- maintain principles of probity including fairness, honesty, integrity and professionalism;
- insist on suppliers meeting the same level of ethical standards as its own;

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- ensure an appropriate number of sources are chosen relative to the value of the purchase and the size and nature of the industry;
- not split requirements for the purpose of avoiding statutory or other mandatory government purchasing requirements;
- not conduct procurement activities for any requirements other than those relating to Council business;
- identify and report any pecuniary or non-pecuniary interests without delay,
 in accordance with the Employees Code of Conduct;
- maintain the confidentiality of commercially sensitive information, unless agreed to under terms and conditions with the supplier/provider;
- approach potential market sources with consistent information; and
- foster and encourage equal opportunity and diversity.

10 Accountability and transparency

Council will ensure that the process for awarding contracts is open to scrutiny, clear, fully documented and defensible. Tenders and other competitive processes will be based on clearly articulated evaluation criteria, consistent with the legislative and policy framework.

A clear audit trail will be maintained for each purchase and records will be kept for 7 years from the date of the activity unless otherwise stated with in the NSW

Implementation

Req	Responsibility	
1	Code of Practice This policy will be implemented by following Council's Procurement Code of Practice and Procurement - Tendering Code of Practice.	All staff
2	Staff Under supervision, applicable Council staff will be responsible for ensuring that policies are implemented appropriately within their work area, after they have received relevant training to do so.	Council officers
3	Concerns and requests Concerns received regarding this policy will be recorded on Council's records system and handled in accordance with Council's Customer Service Policy. They will be used to analyse the history of concerns and requests and to help determine follow up actions.	Divisional Manager, Technical Services
4	Complaints Complaints received regarding this policy will be lodged with the Public Officer and handled in accordance with council's Complaints Policy.	Public Officer
5	Consultation Consultation regarding this policy will occur as relevant with key stakeholders and may include legislative bodies, other agencies, relevant legislation, industry guidelines, and public comment. Public submissions regarding this policy are invited for consideration during the policy exhibition period.	As required

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Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless council revokes it sooner. **Note:** Automatic revocation of the policy is provided for by section

165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2019.

This policy may also be reviewed and updated as necessary when legislation requires it; or council's functions, structure or activities change; or when technological advances or new systems change the way that council manages Procurement.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Customer Concerns	Council records
Customer Feedback Survey Responses	Surveys
Internal or external review	Audit

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Local Government Act 1993	www.austlii.edu.au/au/legis/nsw/consol act/lga1993182/
Local Government (General) Regulation 2005	www.austlii.edu.au/au/legis/nsw/consol reg/lgr2005328/
Tendering Guidelines for NSW Local Govt	www.dlg.nsw.gov.au/dlg/dlghome/documents/Information/Tendering%20Guidelines%20for%20NSW%20Local%20Government.pdf
GA39 Local Government Records Authority	http://arp.nsw.gov.au/node/319
Procurement Code of Practice	Council Policies and Codes of Practice
Procurement – Tendering Code of Practice	Council Policies and Codes of Practice
Disposal of Council Property Code of Practice	Council Policies and Codes of Practice
Sale of Land Code of Practice	Council Policies and Codes of Practice

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Related external references

Name	Link
Office of Local Government	www.olg.nsw.gov.au
State Records	www.records.nsw.gov.au

Definitions

Word/Term	Definition
Fitness for purpose	Suitability of goods and/or services for the desired Council outcome including consideration of performance, cost, safety and the "triple bottom line".
Procurement	The whole process associated with obtaining goods or services, from determination of the requirement to acceptance of, and payment for the contract deliverable(s).
Tender specification	A list of the specific requirements associated with a requirement for goods or services including technical elements (functional or performance based), administrative and statutory requirements.
Timeliness	Consideration of external factors or events which may affect, or be affected by, the procurement activity being conducted. Such factors include, however are not limited to, user deadlines, interrelationships with other Council projects, advantageous market conditions and savings that can be achieved through bulk purchases.
Triple bottom line	Consideration of cost, social and environmental impacts in decision-making.
Value for money	A concept which requires careful and objective consideration of all value factors as inputs to the procurement decision, including competitiveness of the market, fitness for purpose and timeliness.

Change history

Version	Approval date	Approved by	Min No	File No	Change
1	27 Jun 2006	Council	06/139	05.9513	policy replaced; "Tendering and Purchasing Policy" number 4.9, policy number 4.2 "ASSET -
					Asset Acquisition" and any former policies related to asset disposal, "Tendering policy" (adopted 28 February 2006, Minute No 06/32).
2	10 Sep 2013	Council	13/280	E13.7095	Policy reviewed and updated.
3	July 2015			E06.0375	Minor referencing updates (no substantial change to policy)

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Policy

4	Mar 2017		E06.0375 E16.0297	Minor review, inserting "social impact" as an element of requirements determination and noting that the tendering
				threshold is GST inclusive.

Internal use

Responsible officer		Director Infrastructu	re Services	Approved by	Council
Min no	TBA	Report #	TBA	Effective date	TBA
File No	E06.0375	Review date	Sep 2016	Pages	6
	E16.0297				





POLICY

Policy name	Public Art Policy
Responsible manager(s)	Divisional Manager Community and Recreation Development
Contact officer(s)	Coordinator Creative Arts Development
Directorate	Community, Arts and Recreation Services
Approval date	ТВА

Purpose

The purpose of this Policy is to encourage, promote, guide, facilitate and assist with the planning, development, implementation and care of public art in Eurobodalla. The policy aims to:

- Encourage art in public places in Eurobodalla.
- Raise the profile, recognition, understanding and appreciation of public art and its development.
- Ensure that public art complements and enhances the natural and built environments of Eurobodalla and reflects its unique character, history, values and aspirations.
- Guide and facilitate a coordinated and strategically planned approach to the development and management of public art in Eurobodalla.
- Ensure that public art is given due consideration in Council's strategic directions, policies and planning controls.
- Encourage and ensure the production and installation of high quality, innovative public art that is meaningful, relevant, diverse in character and aesthetically pleasing.
- Ensure that public art in Eurobodalla is adequately resourced and effectively managed.
- Ensure that public art in Eurobodalla is appropriately preserved, conserved and where necessary, restored.
- Ensure that public art in Eurobodalla is appropriately acknowledged and recorded, and that a public art register is established and maintained.
- Ensure that public art in Eurobodalla is sustainable in social, cultural, environmental and economic terms.

Policy statement

1	Application This policy applies to the whole Eurobodalla community. For the purpose of this policy, road side memorials, the naming of parks, reserves, sports fields and memorial seats are not included.
2	Public Domain This Policy applies to public art located in the public domain. The public domain refers to public land and waterways, on private land accessible by the general public (such as shopping centre malls or other open areas) and on any other private land where the artwork will be visible from public land (such as in shopfronts or on building facades).
3	Public Art Public art enhances the quality of public domains such as business precincts, parks and community spaces by making them more attractive. Public art also contributes to the

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cultural legacy for the future. The fabrication of site specific public art is the ideal mechanism to increase amenity usage, attractiveness and vitality, animate spaces and provide innovative solutions for functional requirements.

4 Culture and Community

Permanent and transitory or ephemeral public art works reinforce and highlight cultural traditions, heritage and reflect the community's temperament and distinctive qualities. Public art has the capacity to engage community members, excite, amuse, challenge; foster public discourse, humour and reinvigorate a community's sense of place, pride, identity and connection.

Implementation

Re	quirements	Responsibility
1	Strategy A Public Art Strategy will be developed and adopted by Council, which provides the strategic directions and framework for the ongoing development and integration of public art into the public domain.	Coordinator Creative Arts Development
2	Code of Practice This policy will be implemented by following Council's Public Art Policy Code of Practice. This is a document that provides the framework and requirements for the process for the development of public art in the shire.	Coordinator Creative Arts Development
3	Staff Under supervision, applicable council staff will be responsible for ensuring that policies are implemented appropriately within their work area, after they have received relevant training to do so.	Council Officers
4	Concerns Concerns received regarding this policy will be recorded on council's Customer Service Request (CSR) or records system and handled in accordance with council's Customer Service Requests Policy. They will be used to analyse the history of concerns and to help determine follow up actions.	Council Officers
5	Complaints Complaints received regarding this policy will be lodged with the Public Officer and handled in accordance with council's Complaints Policy.	Public Officer
6	Consultation Consultation regarding this policy will occur as relevant and may include legislative bodies, other relevant legislation, industry guidelines, and public comment. (Describe any specific consultation that may occur in relation to this policy and who will be involved.)	As applicable

Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless council revokes it sooner. *Note:* Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2020.

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This policy may also be reviewed and updated as necessary when legislation requires it; or council's functions, structure or activities change; or when technological advances or new systems change the way that council manages public art.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Community Concerns	Council records
Customer Feedback Survey Responses	Surveys
 The effectiveness of the policy will be measured by; Level of awareness of and implementation of the policy by community and staff. Satisfaction in the project implementation of the process. Evaluation of individual projects. Public sentiment about public art in the Shire Internal review by staff. This would include all staff involved in producing public art works 	Public Art Advisory Committee

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Local Government Act 1993	www.austlii.edu.au/au/legis/nsw/consol_act/lga1993182/

Related external references

Name	Link
Division of Local Government	www.dlg.nsw.gov.au/

Definitions

Word/Term	Definition
Public Art	For the purpose of this policy, the term public art includes but is not limited by any or the combination of the following public arts practices:
Traditional Arts Practices	Sculpture, painting, billboards, murals, screens, photography, mosaic installations, soundscapes, street art.
Multi-media	Works using digital imagery, film, video, photography and cybernetics.
Landscape design	Interpretations through land art, landscape as earthworks, and designed landscape as installations.

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Functional design	Architectural forms, facades, furniture, textiles, carpets, door handles, glass features, paving, pathways, floors, walls, windows, doors, stairways, fencing, bollards and street furniture, exercise equipment and play grounds.
Signage	Works using graphics, lighting design, re –interpreted industrial artefacts and designs
Ephemeral Art	An experience constructed by artists making site-responsive milieus. Transient works captivated in memories of the experience. (kinetic art, performance, fluid works, lighting design, temporary installations, flash mob, chalk art).
Memorials	Something designed to preserve or commemorate the <u>memory</u> of a person, anniversary, etc., as a monument or event.
Monuments	Something erected in memory of a person, event, etc., as a building, pillar, or statue.

Change history

Version	Approval date	Approved by	Min No	File No	Change
1	26 Apr 2006	Council	06/84	96.0152	Policy commenced - Cultural Plan 2006-2010
2	22 Sep 2009	Council	09/291	E09.3418	Policy retained, report G09.99
3	27 Aug 2013	Council	13/246	E13.7095	Updated Policy Template, updated review date. Report O13/131.

Internal use

Responsi	ble officer	Divisional Manager Community, Arts & Recreation services		Approved by	Council
Min no	13/246	Report no	013/131	Effective date	27 Aug 2013
File no	E13.7095	Review date	Sep 2016	Pages	4

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POLICY

Policy name Smoke Free Outdoor Areas	
Responsible manager(s) Divisional Manager, Technical Services	
Contact officer(s)	Engineering Administration Coordinator
Directorate	Infrastructure Services
Approval date	10 September 2013

Purpose

New South Wales has been implementing various pieces of legislation relating to smoking bans since the mid-1990s. Eurobodalla Shire Council recognises its obligation to promote public health outcomes where Council provides assets and services intended to be of benefit to children and other members of the community.

In conjunction with the NSW Government's *Smoke-free Environment Act 2000 No. 69* Council promotes public health outcomes by reducing exposure to tobacco and other smoke in certain public places, where Council provides assets and services intended to be of benefit to children and other members of the community. The policy aims to:

- Promote an integrated framework for dealing with smoke free outdoor areas.
- Ensure consistency and fairness in the manner in which the Council deals with smoke free outdoor areas.
- Ensure compliance with legislative requirements under the *Local Government Act 1993* and the *Smoke-free Environment Act No. 69*.
- Promote awareness of the requirements of the Acts with respect to public places.
- Make the Council's policies and requirements for smoke free outdoor areas readily accessible and understandable to the public.

Policy statement

1 Application

This policy provides a framework by which Council will implement smoking bans in Council owned and managed land for alfresco dining.

2 Legislation

Eurobodalla Shire Council will comply with the *Local Government Act 1993* and the *Smoke-free Environment Act No. 69*. This legislation now incorporates smoking restrictions for outdoor public places, enclosed public places, which include:

- 10 metres of children's play equipment
- swimming pool complexes
- sportsgrounds or other recreational areas that have areas set aside for use by spectators to watch organised sporting events but only when an organised sporting event is being held there
- passenger railway or light rail station platforms
- ferry wharf
- light rail stop
- bus stop (incl. any area where persons queue or gather when waiting at a bus stop)
- a taxi rank
- 4 metres of a pedestrian access point to a building
- public hospital



Implementation

Re	Requirements Responsibility				
1	This policy covers: 1. Objectives, 2. Principles 3. Leases, Licenses and other Council Agreements	Council Officers			
2	Objectives The objectives of Eurobodalla Shire Council in banning smoking in alfresco dining areas located on Council owned and managed lands is to: a) Improve the health of community members b) Improve public amenity and maintenance of Council property c) Raise community awareness of the issues associated with smoking d) Provide community leadership in taking measures to protect the health and social wellbeing of the community and e) Minimise cigarette butt pollution on Council owned beaches, waterways, parks and other open space areas.	Council Officers			
3	 Principles This Policy recognises that Council has: a) An obligation to promote public health outcomes where Council provides assets and services intended to be of benefit to children and other members of the community; b) A commitment to improve the natural environment and the amenity of the local area by reducing the amount of cigarette butt litter found in outdoor spaces; c) An understanding that the damaging effects of passive smoking while well documented in regard to indoor areas, is also beginning to emerge in regard to outdoor areas; and d) An acknowledgement that the indirect effects of people smoking in an outdoor area can result in children playing with and swallowing discarded cigarette butts; cigarette-derived particles accumulating on clothing and skin; and smoking causing sensory irritations such as eye watering, coughing, difficulty in breathing or asthma. 	Council Officers			
4	Leases, Licences and Other Council Agreements Council buildings and/or alfresco areas that are leased, licensed or hired by Council will have smoke free clauses inserted into the agreement for use and provide for smoke free zones	Council Officers			
5	Staff Under supervision, applicable Council staff will be responsible for ensuring that policies are implemented appropriately within their work area, after they have received relevant training to do so.				
6	Concerns Concerns received regarding this policy will be recorded on Council's customer service request (CSR) or records system and handled in accordance with Council's Customer Service Policy. They will be used to analyse the history of concerns and requests and determine follow up.	Council Officers			
7	Complaints Complaints received regarding this policy will be lodged with the Public Officer and handled in accordance with council's Complaints Policy.	Public Officer			



8	Consultation	As required
	Consultation regarding this policy will occur as relevant with key stakeholders and may include legislative bodies, other agencies, relevant legislation, industry guidelines, and public comment. Public submissions regarding this policy are invited for consideration during the policy exhibition period.	

Review

The policy will be automatically revoked at the expiration of twelve months after the declaration of the poll for the next general NSW local government election, unless council revokes it sooner. *Note:* Automatic revocation of the policy is provided for by section 165(4) of the Local Government Act 1993. The next general local government election is expected to be held in September 2016.

This policy may also be reviewed and updated as necessary if legislation requires it; or when Council's functions, structure or activities change; or when technological advances or new systems change the way that Council manages Smoke Free Outdoor Areas.

Reviews of the effectiveness of this policy could include the following:

Performance indicator	Data source(s)
Customer Concerns or Customer Feedback Survey Responses	Council records
Internal or external audit	Audit

Governance

This policy should be read in conjunction with any related legislation, codes of practice, relevant internal policies, and guidelines.

Related legislation and policies

Name	Link
Local Government Act 1993	www.austlii.edu.au/au/legis/nsw/consol act/lga1993182
Smoke-free Environment Act No. 69	www.austlii.edu.au/au/legis/nsw/consol act/sea2000247

Related external references

Name	Link
Division of Local Government	www.dlg.nsw.gov.au/

Change history

Version	Approval date	Approved by	Min No	File No	Change
1	28 Sep 2010	Council	10/215	E09.3412	Policy adopted. Ref report O10/70. Doc 53908.10
2	10 Sep 2013	Council	13/272	E13.7095	Reviewed and updated.

Internal use

Responsible officer		Director Infrastruct	ure Services	Approved by	Council
Minute	13/272	Report no	013/56	Effective date	10 Sep 2013
File no	E13.7095	Review date	July 2015	Pages	3