NSW Address Policy and User Manual

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Foreword

Addresses connect people to a place and Place Names constitute the most commonly used spatial reference. There has been exponential growth in the demand for relevant, accurate and authoritative address information to support community, government and business.

Many web and database applications rely on addresses as the central reference point to connect services and integrate data. As a result, addresses must adhere to the basic principles that they are simple, singular (i.e. not-duplicated), intuitively understood and relevant to place.

These addressing principles are important for both government and the community. The community depends on the use of consistent addresses for service delivery and public safety, particularly when it comes to emergency response times. Government depends on it to deliver infrastructure and policies that make a difference to the economy and people's lives.

Address is also the under-appreciated third component of Identity Management - Name, Address and Date of Birth. Reliable and accurate address information is fundamental to identity management in a digital economy and society.

However, when it comes to the management of addresses, there are numerous related Acts and Regulations. The aim of this manual is to provide a common approach which is based on legislative obligations and addressing standards. The manual is a consolidated reference providing clear guidelines for the creation of accurate, consistent and logical address information which meets the needs of the community, government and business.

The NSW Address Policy and User Manual, is intended to apply to all address data produced in NSW.

Since its initial release in 2014 this Address Policy and User Manual has been successful in improving compliance and streamlining the process for address approval and management. This revision provides updates and clarification on a number of matters that will continue to drive improvements for the benefit of both the Government and public of NSW.

Narelle Underwood Surveyor-General of NSW



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Document Control

Approval

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Review

This document is to be reviewed annually or as required. Where minor changes are required Spatial Services must ensure the version number is updated. However, where changes in legislation or operating environment result in substantive rewriting of the document, the sponsor must create a new document and ensure it is entered into TRIM. This will ensure the integrity of the original document.

Glossary of Terms

Address	For the purposes of developing and maintaining a comprehensive NSW Address Database an address is defined as a:
	• string of data which contains minimum components as defined in APUM Chapter 4 - Section 4.5 - Core Address Components
	a location referencing tool that describes a geographical point accessed via the road network of NSW (including pathways and waterways).
	Refer to APUM Chapter 2 - Section 2.5.4 - Address Database.
Address Locality	An address locality is a named geographical area with defined boundaries which represents a community or area of interest and may be rural or urban in character (where urban it is usually defined as a suburb).
Alias Address	Assigned to any address which contains attributes which are known to Spatial Services to be erroneous and an authoritative or non-authoritative address must exist.
Alternative Address	Where a primary site has more than one access point, it may be assigned one or more alternative addresses.
ANZLIC	Australia New Zealand Land Information Council develops agreed policies and guidelines for both Australia and New Zealand aimed at achieving best practice in spatial data management.
Approve	Final authorisation of an address component. This includes verification of the number and geocode conformance to requirements of the NSW Address Policy and User Manual (APUM). This also includes verification of the road name/type and address locality name/boundary conformance for gazettal purposes.
AS/NZS 4819	AS/NZS 4819:2011 Rural and Urban Addressing defines specific aspects of address production.
APUM	Refer to NSW Address Policy and User Manual
Authoritative Address	These types of addresses can be considered 'official' or 'gazetted' and can be assessed by users to be the best defined location reference for gaining access to a site from the NSW road network.
	Refer to APUM Chapter 4 - Section 4.1 - Address Grading.
AVWS	Address Verification Web Service
CGNA	Committee for Geographic Names Australasia, now known as the Permanent Committee on Place Names (PCPN)
Cluster Boxes	A grouping of mail boxes usually located at the entrance of a gated community or at an entrance point to a rural road.
Complex Site	Generally large sites comprising of multiple owners, tenants or access points and which contains multiple sub addresses e.g. university, retirement village, shopping centre.
Core Address Component	An essential component of an address, including house number, street name, road type and address locality, and a reference to the physical location of the address (XY coordinate or other).
	Refer to APUM Chapter 4 - Section 4.5 - Core Address Components.

Core Address String	A Core Address String consists of Core Address Components arranged in appropriate order and will be maintained by Spatial Services for each address in NSW in conformance with requirements of AS/NZS 4819 and AS 4590.
Council	NSW Local Council, Municipal Council, City Council, Shire Council or Local Government
CRM	Client Relationship Management System
Custodian	The organisation that maintains the official address database for a defined physical extent, e.g., Councils for the extent of each Local Government Area (LGA), Spatial Services for NSW Address Database and Geoscape Australia for Australian Address Database.
Endorse	Agreement to proceed to the next level of authorisation for an address component.
e-Plan	An electronic plan lodgment and validation system developed by LRS.
FP	Field Plan
FSDF	Foundation Spatial Data Framework
Fuzzy Boundaries	A GIS term for administrative or other bounding areas which are not able to be clearly defined.
Gazetting/Gazetted	Gazetteer - Gazetteers are collections of names or identifiers which are compiled, maintained and published under the jurisdiction of a government authority.
Geoscape Australia	Official provider of GNAF.
(formerly known as PSMA)	
G-NAF	Geocoded National Address File - produced by Geoscape Australia
GNB/The Board	Geographical Names Board of New South Wales
GPN	Gazetteer of Place Names
	Refer to APUM Chapter 4 - Section 4.2.3 - Gazetteer of Place Names.
Greenfield Development Site	An area of agricultural or forest land, or some other undeveloped site earmarked for commercial development or industrial projects.
GRN	Gazetteer of Road Names
	Refer to APUM Chapter 4 - Section 4.2.1 - Gazetteer of Road Names.
LIIAC	The Location Intelligence Industry Advisory Committee
LLG	Location Leadership Group
LRS	Land Registry Services NSW
Mesh Blocks	Mesh Blocks are the building blocks for all the larger regions of the Australian Statistical Geography Standard and they broadly identify land use such as residential, commercial, agricultural and parks etc.
NAMF	National Address Management Framework
Neighbourhood	A named geographical area which has unofficial or fuzzy boundaries and cannot be used for addressing purposes.
NES	Notification and Edit Service

Non-Authoritative Address	These types of addresses can be considered 'unofficial' or 'ungazetted'
	and can be assessed by users to be an approximated location reference for gaining access to a site from the NSW road network.
	These addresses are usually good descriptions of a location but they lack the authoritativeness of a gazetted road name or address locality name to define them as approved by their Local Government and/or endorsed by the GNB.
	Refer to APUM Chapter 4 - Section 4.1 - Address Grading.
NSW Address Database	The official database repository for addresses in NSW maintained by Spatial Services.
NSW Point	An address validation service maintained by Spatial Services and used by NSW Government agencies to validate addresses at the time entry into online forms
Penalty Unit	As at 1 July 2014, under the provisions of s17 of the <i>Crimes (Sentencing Procedure) Act (1999)</i> , one Penalty Unit is equivalent to \$110.
PCPN	Permanent Committee on Place Names
Point of Interest (POI)	Points of Interest provide the identification and location of a feature, service or activity that people may want to know about or visit.
Primary Address	An address site that is not contained within another address site (as per definition in AS/NZS4819)
PSMA	Refer Geoscape
The Regulations	Roads Regulation (2018)
RMS	Roads and Maritime Services
Roads Act	Roads Act 1993
ROW	Right of Way
Single Source of Truth	In the context of the custodian of the NSW Address Database, Spatial Services aggregate and apply quality assurance mechanisms to address data from data producers in NSW and provision this as a single source of truth.
Spatial Services (SS), DCS	Spatial Services, Department of Customer Service
Suburb	Refer Address Locality
The Secretariat	The Secretariat of the Geographical Names Board
Site (Address)	Refers to the object being assigned an address. Can be a property, building, feature, point of interest etc.
Site Centroid	Point of centre of a site and lying within its boundaries (e.g. for L-shaped site). This is the default geocode for the NSW Address Database as described in APUM Chapter 4 - Section 4.7 - Geocode Types.
Sub Address	An address site that is contained within a primary address site (e.g. an apartment within a building) (definition from AS/NZS 4819)
Unique Address ID	A code which identifies an address instance. At present the reference code is to be the G-NAF ID, based on provisions of the <i>NSW Government Standard for Geospatially Enabling Information</i> .
	Note: Analysis of requirements to support the functionality of the NSW Address Database will determine any future requirements for a NSW-specific code to identify address data maintained by Spatial Services, as custodians of the NSW Address Database.
VAR	A value-added reseller is a company that adds features or services to an existing product, then resells it (usually to end-users) as an integrated product or complete solution.

 $^{^1\,}https://www.spatial.nsw.gov.au/__data/assets/pdf_file/0005/219281/NSW_Standard_for_Spatially_Enabling_Information.pdf$

1 Introduction

This manual is a key step in developing the framework for implementing the vision of an improved addressing system for New South Wales (NSW).

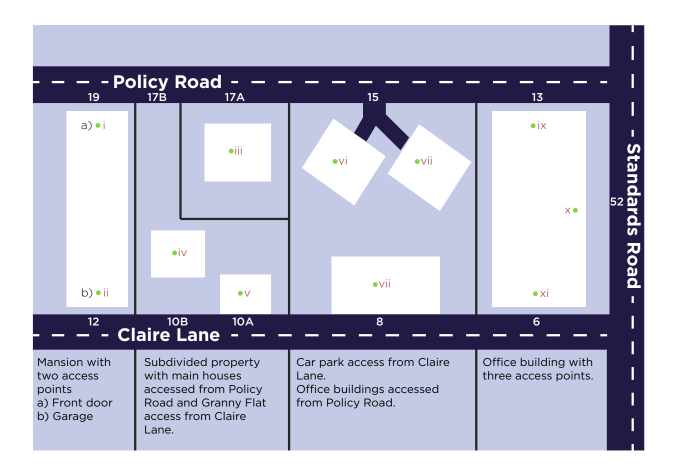
The NSW Address Policy and User Manual outlines the Geographical Names Board (GNB) and NSW Spatial Services policy, principles, processes and procedures for addressing in NSW.

This manual repeals all existing GNB policies and guidelines in respect to addressing in NSW. The policy contained in chapter 2 does not apply retrospectively. Retrospective Addresses are dealt with in Chapter 9: Retrospective Address Policy.

1.1 Addressing Vision

The vision is to implement the 2011 revised AS/NZS 4819: Rural and Urban Addressing standard for Australia in NSW and apply this to all forms of addressing within the state. The intention is to provide confidence in usage of address data within NSW for all stakeholders. This will be achieved by establishing policies and processes that address producers, aggregators, distributors and users can utilise in order to deliver NSW address useability, quality and completeness. The outcome will provide an address for all properties as well as sites requiring an address location to be established including individual buildings, units, businesses and location features.

Property-based addressing has typically focused on assigning an address to just properties whereas site based addressing assigns an address to the location of an identified site. For example, a house, carpark or building will be assigned an address based on primary and alternative access for visitors (refer to APUM- Chapter 6 - Principle 6.1.1).



- i 19 Policy Road (Primary)
- ii 12 Claire Lane (Alternative)
- iii 17A Policy Road (Primary)
- iv 17B Policy Road (Primary) 10B Claite Lane (Alternative)
- v 10A Claire Lane (Primary)
- vi 2/15 Policy Road (Primary)
- vii 1/15 Policy Road (Primary)
- viii 8 Claire Lane (Alternative)
- ix 13 Policy Road (Alternative)
- x 52 Standards Road (Primary)
- xi 6 Claire Lane (Alternative)

1.2 Objectives

The GNB is responsible for maintaining the state gazetteer for place names and road names, and therefore uniquely positioned to provide support for the production, aggregation, publication and usage of standardised address data across NSW. The contents of this manual are aligned with AS/NZS 4819 and replace or supplement the documents as listed in APUM Chapter 1 - Section 1.6 - Related Policies and Documents.

This APUM was developed by the Geographical Names Board and Spatial Services to outline principles, procedures and processes which can be implemented to standardise the production, aggregation, publication and usage of address data in an open and timely manner.

This manual is based on the following principles for addressing in NSW including:

- 1. All address sites will have a logical, unique, authoritative, geocoded, property address.
- 2. All new addresses will comply with the Australian/ New Zealand Geographic Information AS/NZS 4819:2011 Rural and Urban Addressing.
- 3. There will be an official repository for NSW property addresses which will be deemed the 'source of truth' for all Government agencies.
- 4. Processes to formalise address components will minimise duplicated effort, ensure rapid approval and feed the official repository for NSW property addresses.
- 5. An efficient governance framework will allow for mediation and directions to resolve risks and issues.
- 6. It is expected that government agencies will use authoritative property addresses.
- 7. Communication mechanisms will be put in place to promote the use of authoritative property addresses.
- 8. Where changes to longstanding address components are required to minimise confusion, strategies will be developed to reduce disruption and distress for the affected local community.
- 9. An address shall be correctly and appropriately sign posted or marked.
- 10. The powers relating to the creation and change of address components should remain with the currently nominated level of government.
- 11. Services should be available for address users to validate and download authoritative property addresses.

1.3 Background

Spatial Services designed, developed and initiated the implementation of a comprehensive system of addressing to enable the efficient production, aggregation, publication and usage of address information in a consistent manner in NSW. This was an improvement on the existing system which gave rise to a number of costs and risks for the NSW community and Government, including:

- non-compliance with existing standards (e.g. Australian Standards and National Address Management Framework)
- lost revenue
- compromises service delivery and negatively impacts on customer relationships
- duplication of services and effort
- potential death and serious injury due to difficulty and delays in locating addresses for emergency services.

These risks and costs were derived from detected deficiencies in the NSW addressing system, which were summarised into three key areas:

- 1. Legislation: need to legislate the functions and roles for the production, aggregation, publication and usage of address data
- 2. Addressing Systems: need to ensure addressing systems are integrated to enable aggregation, verification and distribution of address data in a timely manner from the point of production to the point of usage and can be managed and can be audited.
- 3. Address Data: need to enable improved address data management including collection of all address types and application of quality assurance regimes.

The implementation of these improvements to the NSW addressing system has been in order to minimise the known costs and risks. The adoption of this user manual including the NSW Address Policy has ensured that addressing guidelines in NSW are consistent with the Australian Standards.

Spatial Services has delivered various projects including the NSW Address Database, NSW Point, Service Point and the establishment of the NAC during the implementation phase (note: the NAC has since been replaced by the NSW Addressing review process). This manual was introduced as part of the policy improvement initiatives and is now held in the custodianship of the GNB. Since the first introduction of this manual in November 2014 the objective has been to ensure that addressing procedures across the state are standardised and unambiguous.

1.4 Scope

The contents of the APUM apply to the production, aggregation, publication and usage of all new addresses (and components) in NSW including:

- road names (private and public)
- assignment of address numbers
- development and subdivision address processes
- complex site addressing (caravan parks, retirement villages, Educational facilities etc.)
- creation of new or amended address locality boundaries.

When creating new addresses in established areas it is intended that the new addresses fit as best to this policy as possible. However in some circumstances due consideration must be given to the existing addresses in the area. For further information see section 7.3.3 - Suitability Advice.

The policy, principles, procedures and processes contained herein are in place to meet the objectives of the Digital NSW Delivery Blueprint and to compliment the work being undertaken at a national and international level through the NSW Location Leadership Group (LLG), Location Intelligence Industry Advisory Committee (LIIAC), ANZLIC and the Permanent Committee on Place Names (PCPN).

Some of the key objectives of the Digital NSW Delivery Blueprint to which this manual responds include:

- transforming the experience of interacting with NSW government
- · providing better security, transparency and trust in government
- supporting a competitive digital NSW economy
- improving the performance of government

The scope of the contents for this manual have been defined through consultation with Spatial Services, the GNB and the LGAWG through various iterations which have taken into account:

- GNB Strategic Plan and Action Items
- current legislative framework for addressing in NSW
- status of Spatial Services systems developments which will enable capture of address data
- state and national policies for addressing
- requirements for a best-practice addressing standard for application across the state.

1.5 Contents

The NSW Address Policy and User Manual (APUM) contains a set of chapters which define different elements of address data production, aggregation, maintenance, distribution and usage. Each chapter has been designed to cross-reference and draw upon the information contained throughout the manual, to ensure consistency and a standardised approach to address data management in NSW. For example, the processes explicitly cross-reference various principles and procedures which apply during various tasks of producing address data. The contents of the manual include:

Chapter 2 NSW Address Policy

A set of information regarding the objectives, scope, legislation, governance, metadata and components, verification and usage of NSW address data.

Chapter 3 Address Data Governance and Custodianship

A description of the functions and roles expected to be performed by address data producers, aggregators, distributors and users.

Chapter 4 NSW Address Database, Metadata and Components

Details the metadata and component requirements for the NSW Address Database and Core Address Strings.

Chapter 5 Address Data Verification and Usage

Provides information regarding provision of an address verification service and requirements for address data users.

Chapter 6 Addressing Principles

A set of principles which explain how to assign numbers to address sites, determine road names, delineate address locality boundaries and define geocodes.

Chapter 7 Addressing Procedures

Explains the various requirements of submitting proposals, stakeholder engagement, issuing of gazette notices and how to reserve road names.

Chapter 8 Addressing Processes

A series of processes for producing address data and informing Spatial Services of new, changed or deprecated data to ensure the NSW Address Database remains current, consistent and complete.

Chapter 9 Retrospective Address Policy

A policy to assist stakeholders, including Local Government and State Government agencies, to resolve problematic address issues that existed prior to the first publication of the APUM.

1.6 Related policies and documents

The NSW Address Policy and User Manual replaces the following the documents previously issued by the GNB.

Issuer	Reference	Document Name
Geographical Names Board of NSW	October 2013	NSW Road Naming Policy
Geographical Names Board of NSW	October 2013	NSW Road Naming Procedure and Processes
Land and Property Information	Draft	Proposed NSW Address Policy in Respect of Address Management and Use
Geographical Names Board of NSW	March 2013	Guidelines for the Naming of Roads (2013)
Geographical Names Board of NSW	March 2013	The Naming and Addressing of Private Roads and Roads in Community Subdivisions (2013)
Geographical Names Board of NSW	March 2013	Road Naming in NSW (2013).
Geographical Names Board of NSW	March 2013	Determining Suburbs and Address Localities in NSW (2013)
Geographical Names Board of NSW	March 2013	Rural Addressing for NSW (2013)
Geographical Names Board of NSW	March 2013	Retrospective Address Policy
Geographical Names Board of NSW	September 2014	NSW Address Policy

The NSW Address Policy and User Manual is a supplement to the following documents.

Issuer	Reference	Document Name
Geographical Names Board of NSW	March 2013	Glossary of designation values in the Geographic Names Register
Geographical Names Board of NSW	March 2013	Glossary of status values in the Geographic Names Register

The NSW Address Policy and User Manual is related to the following documents.

Issuer	Reference	Document Name
NSW Government	December 2013	NSW Government Standard for Spatially Enabling Information
NSW Addressing Working Group	November 2010	The NSW Address Vision
NSW Addressing Working Group	November 2010	The NSW Addressing Working Group's Gap Analysis and Recommendations
NSW Addressing Working Group	December 2010	Addressing Workshop Final Report
Surveyor General of NSW	September 2017	Surveyor General's Direction No.7
Standards Australia	2011 & 2017	4590 - Interchange of Client Information & 4819 - Rural & Urban Addressing

Chapter 2

New South Wales Address Policy

2 New South Wales Address Policy

This chapter contains the NSW Address Policy and supplements the following chapters of the NSW Addressing Policy and User Manual (APUM). The policy and manual are first steps in the implementation of a site-based addressing system for New South Wales.

2.1 Policy Statement

This document outlines policies which should be implemented to standardise the production, aggregation, publication and usage of address data across New South Wales (NSW) in an open and timely manner.

2.1.1 Objectives

The Geographical Names Board (GNB) of NSW is responsible for maintaining the state gazetteer for place names and road names, and therefore uniquely positioned to provide support for the production, aggregation, publication and usage of standardised address data across NSW.

This document is aligned with AS/NZS 4819 and replaces the documents listed in APUM Chapter 1 - Section 1.6 - Related Policies and Documents as previously issued by the GNB.

This policy was developed by the Geographical Names Board and Spatial Services to outline principles, procedures and processes which can be implemented to standardise the production, aggregation, publication and usage of address data in an open and timely manner.

2.1.2 Scope

This policy applies to the production, aggregation, publication and usage of all new addresses (and components) in NSW, including:

- road names (private and public)
- assignment of address numbers
- development and subdivision address processes
- complex site addressing (caravan parks, retirement villages, Educational facilities etc.)
- creation of new or amended address locality boundaries.

This policy meets the objectives of the Digital NSW Delivery Blueprint and complements the work being undertaken at a national and international level through the NSW Location Leadership Group (LLG), Location Intelligence Industry Advisory Committee (LIIAC), ICSM, ANZLIC and the Permanent Committee on Place Names (PCPN).

The scope of the contents for this manual have been defined through consultation with Spatial Services and the GNB through various iterations which have taken into account:

- GNB Strategic Plan and Action Items
- current legislative framework for addressing in NSW
- status of Spatial Services systems developments which will enable capture of address data
- state and national policies for addressing
- requirements for a best-practice addressing standard for application across the state.

2.2 Policy Components

2.2.1 Responsibilities

Geographical Names Board

The GNB is responsible for the governance of this policy.

Spatial Services

Spatial Services is responsible for the administrative management (including the currency of information in the APUM), technical support and promotion of the policy under the auspices of the GNB.

2.2.2 NSW Address Policy Review Process

All specific NSW address issues and enquiries are to be submitted to Spatial Services (ss-addressing@customerservice.nsw.gov.au). Each issue or enquiry will be logged and triaged in accordance with the following escalation process:

- 1. Enquiries that can be managed in accordance with the NSW Address Policy and User Manual (APUM) shall be resolved by Addressing staff.
- 2. Issues relating to geographical names will be referred to the Geographical Names Board Secretariat and dealt with in accordance with its documented procedures.
- Enquiries that cannot be resolved by reference to the NSW Address Policy and User Manual shall be referred to the Addressing Review Group who shall review the enquiry and make a determination that is consistent with the principles of the NSW Address Policy.
- 4. The Addressing Policy Review Group shall comprise: an Addressing specialist, the Addressing Supervisor, the Manager Administrative Spatial Programs (ASP) and such other member of staff as the Manager ASP may determine on a case by case basis.
- 5. If the Addressing Policy Review Group is unable to make a determination in relation to an enquiry, the issue will be jointly referred by the Manager, ASP and the Secretary, GNB (via a briefing note) to the NSW Surveyor General and Director, Spatial Operations for consideration and determination.
- 6. Determinations made by the NSW Surveyor General and Director, Spatial Operations shall be final.
- 7. All addressing review determinations shall be recorded in the Client Relationship Management System (CRM) and affected parties advised of the outcome.

2.3 Policy Introduction

This document outlines the GNB policy for addressing in NSW. While the GNB are not explicitly responsible for all the components of an address, under the *Geographical Names Act 1966* they have responsibility for naming and defining address localities and are provided with the powers to compile a list of roads.

The intention is to take the state from a focus of applying addresses to properties solely for rating and valuation purposes, towards an addressing system which caters for sites including properties, buildings, individual units or businesses and features or Points of Interest (Pol). This document is the first step in developing the framework for implementing the vision of a site-based addressing system for NSW.

This policy repeals all existing GNB policies and guidelines in respect to addressing in NSW - refer to APUM Chapter 1 - Section 1.6 - Related Policies and Documents. This policy does not apply retrospectively, refer to Chapter 9 - Retrospective Address Policy for policy that applies to retrospective addressing. Arrangements that pre-date this policy are not necessarily subject to its terms.

Chapter 2 - Policy forms part of the Address Policy and User Manual (APUM), which has been created as a complete guide to Addressing in NSW and is issued by the GNB. The APUM as a whole is intended to be used in conjunction with this policy chapter and includes:

- **Principles** descriptions of how address numbers, road names and address locality boundaries shall be defined.
- Procedures definitions of various procedures to be followed for proposing addresses, engaging with the community, issuing gazette notices and reserving road names during the development process.
- Processes workflows with tasks outlined for developing address proposals and submitting them for approval through mechanisms provided by the NSW Address Database custodian, Spatial Services, and the GNB.

2.4 Legislation and Authority

The GNB is governed by the *Geographical Names Act 1966* which provides the power to assign names to places; to investigate and determine the form, spelling, meaning, pronunciation, origin and history of any geographical name; and to determine the application of each name with regard to position, extent or other reference. The Board ensures its practices; guidelines and policies adhere to international standards in this domain.

The GNB is committed to providing NSW with the best possible service in relation to location information, thereby demonstrating its commitment to public safety.

The role of the Board in the road naming process is to set policy and processes for all road naming proposals in NSW, and to compile, maintain and publish a list of road names as per s.5(2) of the *Geographical Names Act 1966*. The Board offers guidelines and advice for the selection of names for roads.

The Board is responsible for the naming of address localities and defining their extent as provided under s.2 and s.5 of the *Geographical Names Act 1966*.

Further information on the Board is available from the GNB website www.gnb.nsw.gov.au.

2.4.1 Authority for Numbering

Spatial Services expects Local Governments to pursue conformant numbering and enforce the principles which support the practice of standardised addressing. This can be enforced through the provisions of the *Local Government Act 1993*.

Under the provisions of the *Local Government Act 1993*, s.124, Order 8, a council may order a person to 'identify premises with such numbers or other identification in such manner as is specified in the order'. Failure to comply with this order is an offence, as described under s.628, for which the maximum penalty is 50 penalty units for an individual and 100 penalty units for a corporation.

Street numbering must be included on all deposited plans as detailed in the Surveyor General Directions No.7, section 3.25 clause 60.

2.4.2 Authority for Road Naming

This policy applies to all roads in NSW, regardless of custodianship and maintenance agreements. Importantly, under this policy, all roads in NSW shall be authoritatively named and the names gazetted, where possible.

For the purposes of this policy a road is considered to be an area that is open to and/or used by the public and is navigable by vehicle or foot and can be used for assigning addresses or allowing access between points or to a feature.

Road naming is legislated under the *Roads Act 1993*. This Act empowers the authority in charge of the road with the rights to name it.

Responsibilities for naming and gazetting road names

Road Class	Road Naming Authority	
State Roads, including National Routes and Highways	Roads and Maritime Services (RMS) are responsible only for the purposes of administrative and wayfaring road naming.	
	For the purposes of road naming for addressing the Local Government are responsible for endorsing the official road name and ensuring it is approved by the GNB and gazetted.	
Regional roads and local roads	Local Government (Roads Act 1993, Roads Regulation 2018)	
Roads over rail bridges on most State, regional and local	Rail Access Corporation, RMS or Local Government (Roads Act 1993, Roads Regulation 2018)	
roads	For the purposes of road naming for addressing the Local Government are responsible for endorsing the official road name and ensuring it is approved by the GNB and gazetted.	
Private roads, right of ways, easements (however, this should only be for easements intended as roads not for easements intended solely as driveways or utility access points).	For the purposes of this policy, the GNB advises that Local Government (with jurisdiction over the area in which the road is located) is responsible for endorsing the authoritative road name and ensuring it is endorsed by the GNB.	
Crown Roads	For the purpose of this policy, the GNB advises that Local Government (with jurisdiction over the area in which the road is located) is responsible for endorsing the authoritative road name and ensuring it is approved by the GNB and gazetted.	
Other roads	Other bodies such as State Forests, Federal Airports Corporation, Sydney Ports, National Parks and Wildlife Service or Private Sector Tollway Operators.	
	For the purposes of road naming for addressing purposes, the GNB encourages these agencies to work collaboratively with Local Government to ensure the road names are endorsed, addresses applied and the name is approved by the GNB and gazetted.	

2.4.3 Authority for Address Locality Names and Boundaries

Under s.2 and s.5 of the *Geographical Names Act 1966*, the GNB have responsibility for assigning names to address localities, determining their extent and publishing their details in the Gazetteer of Place Names. Refer to APUM Chapter 4 - Section 4.2.3 - Gazetteer of Place Names for more details.

The Act provides that any geographical publication shall use the official name of a address locality, unless the publication explicitly states that the name is not considered official for the purposes of the Act. Failure to comply with directions of the Act can be liable to a penalty of up to 5 penalty units.

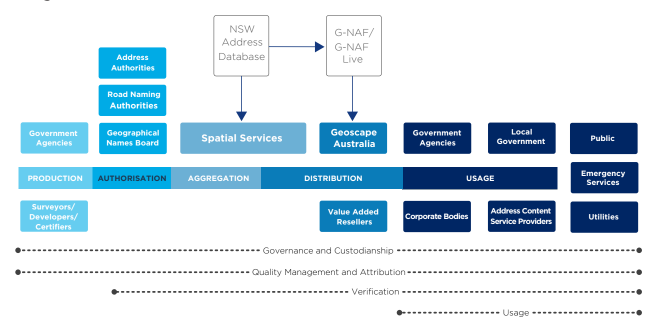
2.5 Policy

2.5.1 Address Supply Chain

This policy covers the following broad areas of the address data lifecycle:

- Governance and custodianship functions and roles for address data production, aggregation, distribution and usage in NSW.
- Quality management and component requirements, including details of the business arrangements relevant to management of addresses at the aggregation, distribution and usage stages of the address supply and use chain refer to Figure 2.1
- Verification requirements, and management of address data associated with customer and service information by service delivery entities.
- Guidelines for optimal usage of NSW addresses.

Figure 2.1



2.5.2 Assumptions

This policy assumes:

- The continued carriage of existing address production and aggregation responsibilities in NSW.
- Local Government being custodians of addresses in their domains for the foreseeable future.
- Spatial Services being custodian of the NSW Address Database for the foreseeable future.
- Geoscape Australia being custodian of the Geocoded National Address File (G-NAF) for the foreseeable future.
- Roles and responsibilities as detailed in this policy are consistent with the legislatively established roles and responsibilities for governance and custodianship.

2.5.3 Governance and Custodianship

Custodianship for spatial data is defined within Australia and New South Wales (particularly under the provisions of the *NSW Custodianship Guidelines for Spatial Data*²). For the purposes of this policy custodianship is further defined as:

- Local Governments are recognised as address custodians for all address sites within their Local Government Area.
- Spatial Services is recognised as the custodian of the NSW Address Database.
- Geoscape Australia is recognised as custodian of the Geocoded National Address File database (G-NAF).

This policy provides for ongoing governance of address data production, aggregation, and distribution and usage functions in NSW and promotes the roles of each custodianship group these are summarised below and defined in APUM Chapter 3 - Address Data Governance and Custodianship.

Data Producers

There are four types of road naming and Data Producers in NSW: Local Government; State Government agencies; those involved in the development domain i.e. planners, developers and surveyors; and the GNB.

Data Aggregators

The GNB and Spatial Services work in partnership to aggregate and administer address data. Data Aggregators are required to access data supplied from Data Producers on a regular basis and to reference the source (custodian) of address data within an aggregated system. Data Aggregators are required to supply Data Distributors with regular, consistent and verifiable address data.

Data Distributors

The main stakeholders involved in address data distribution are Spatial Services, Geoscape Australia and Value Added Resellers (VARs). Data Distributors are encouraged to access data supplied from the NSW Address Database on a regular basis and to reference the source data when supplying to Data Users. Minimum attribution, metadata statements and quality assurance metrics should be identified and made available to Data Users so that they may easily understand custodianship, quality, accuracy and currency of data.

Data Users

Data Users will be provided access to the NSW Address Database from a variety of Data Distributors. In all instances minimum attribution, metadata statements and quality assurance metrics should be identified and provided to Data Users so that they may easily understand custodianship, quality, accuracy and currency of data. Data Users are encouraged to inform the custodians of the NSW Address Database, Spatial Services, of errors or omissions in the data so that they may inform the Data Producers to resolve the issue and subsequently inform the Data Distributors.

 $^{{}^2\}text{Currently published at https://www.spatial.nsw.gov.au/} \underline{\quad data/assets/pdf_file/0003/219279/NSW_Custodianship_Guidelines_for_Spatial_Data.pdf}$

2.5.4 Address Database

Spatial Services will generate and maintain a NSW address database that can be used as the single source of truth for producers, aggregators, distributors and users of address data.

Given the unlimited scope of individual user requirements for address data the NSW Address Database will maintain Core Address Metadata and Core Address Components, to which users can ascribe business-case specific information within their own systems. The database will contain authoritative and non-authoritative addresses. Refer to APUM Chapter 4 - Section 4.1 - Address Grading for more details.

Spatial Services will support the ongoing improvement of the NSW Address Database with a view to standardising address data quality and maintenance regimes for the state.

For the purposes of this policy, an addressable site is defined as a location which can be accessed via the road network (including pathways and waterways defined in the 'road types' list provided in the APUM Chapter 6 - Section 6.10 - Road Types). An addressable site can be:

- a place of habitation, or
- a location to which services may be delivered (excluding post office boxes or cluster boxes), or
- · a place where people can congregate, visit or reference for location purposes, and
- can be described as primary or alternative.

Any location which fulfils these definitions of an addressable site should be assigned an address and the data must be maintained in the NSW Address Database.

For the purposes of developing and maintaining a comprehensive NSW Address Database, an address is defined as:

- a string of data which contains minimum components as defined in APUM Chapter 4 Section 4.5 Core Address Components
- a tool to reference a location which describes a geographical point accessed via the road network of NSW (including pathways and waterways).

The components of the NSW Address Database, types of Core Address Strings, Metadata and Component information are defined in APUM Chapter 4 - NSW Address Database Metadata and Components.

2.5.5 Address Data Verification and Usage

Spatial Services shall provision access to Core Address Metadata and Core Address Strings from the NSW Address Database.

For the purposes of provisioning service delivery information for NSW Government agencies, Spatial Services will adopt the principles outlined in the *NSW Government Standard for Spatially Enabling Information*. This Standard recognises G-NAF as the national address file, directs agencies to use G-NAF IDs for address management purposes, and provides an overview of key requirements for exchange of address data.

Users of address data are encouraged to utilise and reference authoritative address data as published in the NSW Address Database maintained by Spatial Services.

Spatial Services will ensure that access to the NSW Address Database is available through multiple channels. In order to support the use and verification of authoritative address data, Spatial Services should provision a facility to verify an authoritative address, where one exists, for an address site.

Spatial Services shall be responsible for recording data verification transactions and utilising this information to update, improve or amend existing records in consultation with Address Producers.

Details regarding provision of verification services and requirements for Data Users are provided in APUM Chapter 5 - Address Data Verification and Usage.

Chapter 3

Address Data Governance and Custodianship

3 Address Data Governance and Custodianship

This chapter contains the Governance and Custodianship roles and functions that support the NSW Address Policy.

Governance - outlines a set of functions for address data producers, aggregators, distributors and users.

Custodianship - defines a set of roles for address data producers, aggregators, distributors and users.

Address Data Roles

Role	Stakeholders	Description	
Data Producers	Surveyors, Planners, Developers	Have various responsibilities associated with defining	
	Local Government	numbers, names and boundaries associated with	
	GNB GNB	core address components. Are responsible for collating	
Data Aggregators	Spatial Services	information contained within, or provided from, the NSW	
	Geoscape Australia	Address Database.	
Data Distributors	Spatial Services	The functions and roles	
	Geoscape Australia	described apply only to those who distribute data directly	
	Value Added Resellers (VARs)	sourced from NSW Address	
		Database.	
Data Users	Government Agencies	Details the functions and	
	Commercial Entities	roles of users who access data sourced from the NSW	
	Members of the Public	Address Database.	

3.1 Governance - Data Producers

There are four types of road naming and Data Producers in NSW: Local Government; State Government Agencies; those involved in the development domain; and the GNB.

Governance functions for Data Producers

Agency	Functions	Rationale
Planners Developers	Surveyors, Developers and Planners are responsible for proposing core address components for new developments.	These stakeholders must adhere to the requirements of the:
Surveyors Private Certifiers	This information is then required to be provided to Local Government through the Development Approval process, or another approved process which ensures the data is eventually maintained by Local Government and Spatial Services.	• Conveyancing (General) Regulation 2008 [2008-375], Part 3 Register of plans, Division 1 General
	Determination of relevant address sites should be undertaken as per the requirements outlined in APUM Chapter 2 - Section 2.5.4.	 Surveying and Spatial Information Act 2002 No 83, Section 36 Regulations Surveying and Spatial Information Regulation 2012, 31 August 2012, Section 60.
	The functions that these stakeholders can perform to support comprehensive and standardised addressing are:	
	maintain awareness of applicable standards, policies, procedures and guidelines which can guide their work in addressing	
	to propose new address information at the earliest practical time during the development cycle - refer to APUM Chapter 8 - AP5 - Addressing - Development and Subdivision	
	to record address data and provide access to address information to Local Government	
	to support Spatial Services in maintaining a single source of truth address database	
	to consult with individuals, stakeholders and special interest groups on road naming proposals to facilitate community consensus Refer to APUM Chapter 7 - Section 7.1.5 - Submissions.	

Agency **Functions** Rationale Local Government are responsible for administration of Local Government Local core address components within their Local Government Government must adhere to the Area and the implementation of address through the requirements of the: installation of road and address locality signage and Local Government ensuring the appropriate display of house numbers. Act 1993 Their on-ground presence and local knowledge • Roads Act 1993 (No make their administrative roles of producing road 33) names, maintaining address records, endorsing new address components and resolving anomalies vital for establishing a quality address system for NSW. Determination of relevant address sites should be undertaken as per the requirements outlined in APUM Chapter 2 - Section 2.5.4. Production of addresses should be undertaken as per the policy requirements outlined in the APUM. Functions that Local Government can perform to support comprehensive and standardised addressing are: • maintain awareness of applicable standards, policies, procedures and guidelines which can guide their work in addressing • to ensure names for roads are approved by the GNB and gazetted for addressing purposes • as the authority, produce and apply addresses within their boundaries produce new addresses at the earliest practical time during the development cycle - refer to APUM Chapter 8 - AP5 - Addressing - Development and Subdivision • to consult and notify authorities of proposed, amended and new address data as required by legislation and outlined in the APUM • record address data and provide access to Spatial Services and the GNB to this information cooperatively work with Spatial Services to maintain a single source of truth NSW address database • as the authority, formulate road naming and address policies for application specifically within that LGA, under the guidance of this policy • ability to issue orders for the 'display of a complying address and removal of a non-complying address' on owners or occupiers of a premises whereby failure to comply is an offence and a penalty is applied - refer to APUM - Chapter 2 - Section 2.4.2 - Authority for Numbering • consult with individuals, stakeholders and special interest groups on road naming proposals to facilitate community consensus Refer to APUM Chapter 7 -Section 7.1.5 - Submissions.

Agency	Functions	Rationale
State Government Agencies	State Government Agencies with oversight of residential, commercial or public land which contain addressable sites are responsible for proposing core address components within the area they govern.	Government Agencies must adhere to the requirements of the:
	This information is then required to be provided to Spatial Services, through Local Government, on a regular basis.	• Roads Act 1993 (No 33)
		State Environmental Planning Policy No 70 SEPP (Affordable Rental)
	Production of addresses should be undertaken as outlined in the APUM.	
	Functions that State Government Agencies can perform to support comprehensive and standardised addressing	Housing) 2009 • Conveyancing Act
	are:	1919 No 6
	maintain awareness of applicable standards, policies, procedures and guidelines which can guide their work in addressing	Environmental Planning and Assessment Act
	 name all roads in their area of governance that are generally open to the public or to services - refer to APUM Chapter 8 - AP6 and AP7 	1979 (No 203) • Housing Act 2001 No 52
	to propose addresses within their area of governance including for named private roads, with reference to Local Government	Development Assessment Guidelines
	produce new addresses at the earliest practical time during the development cycle	Community Land Development
	record address data and provide access to Local Governments, Spatial Services and the GNB to	Regulation 2018 [2018-497]
	 address information within their area of governance cooperatively work with Local Governments and 	• Conveyancing (General)
	Spatial Services to maintain a single source of truth address database as the authority, formulate road naming and street address policies for that government agency, under the guidance of this policy	Regulation 2018.
		Part 3 of the Residential (Land
		Lease) Communities Act 2013 No 97
	consult with individuals, stakeholders and special interest groups on road naming proposals to reach community consensus (where relevant).	

Agency	Functions	Rationale
Geographical Names Board of NSW	The GNB is responsible under the <i>Geographical Names Act 1966</i> for investigating and determining the form, spelling, meaning, pronunciation, origin and history of any geographical name and determine the application of each name with regard to position or extent. This includes the definition of address localities for addressing purposes.	The GNB must adhere to and enforce the requirements of the Geographical Names Act 1966.
	Functions that the GNB can perform to support comprehensive and standardised addressing are:	
	to provide support to Address Producers on address component issues and facilitate queries or dispute resolution through the NSW Address Policy Review Process (refer to APUM - chapter 2-2.2.2)	
	maintain awareness of applicable standards, policies, and legislation developments within other Australian and International jurisdictions and introduce innovative practices in NSW as required	
	to maintain and publish policy, principles, process, procedure and guideline documentation to inform other stakeholders in production, management and use of address data.	

3.2 Governance - Data Aggregators

There are three types of road naming and Data Aggregators in NSW: the GNB; Spatial Services and Geoscape Australia.

Governance functions for Data Aggregators

Agency	Functions	Rationale	
The Geographical Names Board of NSW	The GNB comprises representatives from Government Agencies and peak bodies. It also includes persons with subject matter expertise. Together they form an authoritative body under the Geographical Names Act 1966.	The GNB must adhere to and enforce the requirements of the Geographical Names Act 1966.	
	Under this Act, the GNB is responsible for investigating and determining the form, spelling, meaning, pronunciation, origin and history of any geographical name and determining the application of each name with regard to position or extent.		
	The GNB supports road and address locality naming, defining address locality boundaries and setting standards for naming with the aim of eliminating ambiguity. The primary role of the GNB is to develop guidelines and regulate the creation, maintenance and distribution of address data in NSW.		
	The GNB is also responsible for maintenance of the Gazetteer of Place Names, and have delegated maintenance responsibilities to Spatial Services.		
Spatial Services	As the authority for land information, Spatial Services is responsible for the aggregation of address information it receives from Data Producers and supports the GNB in its role as custodian for the road name and address localities data. Spatial Services should:	Spatial Services has the infrastructure and technological expertise to administer the NSW Address Database in an efficient and	
	maintain awareness of applicable standards, policies, and legislation developments within other Australian and International jurisdictions	effective manner. For further information see www.spatial.nsw.	
	apply due diligence in maintenance of the NSW Address Database in accordance with the requirements of the Addressing User Manual	gov.au	
	identify and refer for GNB consideration instances of addressing which do not conform to the requirements of this policy.		
	'Spatial Services' main task is to ensure the quality of address data and to increase database utility and interoperability.		

Agency **Functions** Rationale Geoscape Geoscape Australia Australia Limited is an unlisted Geoscape Australia Australia public company limited by shares and owned by Australia Limited is the state, territory and Australian governments. a company owned They offer a national asset of quality spatial by state, territory information derived from authoritative data and Australian sources. governments, established to Its databases are used in both the government and coordinate the private sectors, helping customers meet a diverse collection and set of needs and ultimately deliver a wide range maintenance of of benefits. Its principal objective is to facilitate fundamental national broad, yet sustainable, access to data. Partnerships geospatial databases with the private sector are encouraged, and and to facilitate access data distribution is facilitated through Geoscape to this data. Australia Distribution, which holds licence arrangements with value-added resellers. For further information see www.Geoscape As a Data Aggregator Geoscape Australia is Australia.com.au responsible for accessing address data for NSW from the NSW Address Database maintained by The National Address Spatial Services and aggregating this into the Management National Address Database (referred to as the Framework provides Geocoded National Address File - G-NAF). When for the role of data is aggregated Geoscape Australia should: Geoscape Australia in the aggregation and • include reference to the Unique Address ID distribution of address capture the NSW assigned geocode(s) data at a national level in Australia. • reference the NSW assigned quality-designation for each address string. Geoscape Australia will collaborate with the NSW Address Database custodian to provide an exchange of information regarding quality, including missing or erroneous data.

3.3 Governance - Data Distributors

The main stakeholders involved in address data distribution are: Spatial Services; Geoscape Australia; and Value Added Resellers.

Governance functions for Data Distributors

Agency	Functions	Rationale
Spatial Services	Spatial Services is responsible for distributing data from the NSW Address Database, and for the maintenance of access and delivery arrangements for NSW address data. Spatial Services is responsible for ensuring the quality and timeliness of data as per the	Spatial Services maintains the NSW address database from land information regulated by Real Property, Valuation of Land and associated legislation.
	requirements of this policy. Spatial Services should make available guidelines which assist in effective management of address records, services and service delivery channels which effectively and efficiently provide for address verification and management practices. For details refer to APUM Chapter 2 - Section 2.5.5 - Address Data Verification and Usage and Chapter 5 - Section 5.1 - Address Data Verification.	Spatial Services is guided by the protocols outlined in relevant Australian and International Standards for address data management. For further information see www.spatial.nsw.gov.au
Public Sector Mapping Agency (Geoscape Australia)	Geoscape Australia, owned by the states and territories, is responsible for aggregating NSW Address Data into the Geocoded National Address File (G-NAF). G-NAF includes: • location information, through the provision of a geocode that places each address at either the land parcel, the street or address locality particular to each address • confidence level, providing an insight into whether one, two or three of the authoritative contributors have provided the address • an extensive range of alias address information, covering information such as duplicate addresses, commonly known names and vanity addresses • ABS Mesh Block codes for each address, simplifying analysis against ABS statistical information and similarly aligned data. Address data contributed to G-NAF from the NSW Address Database should, where practical and required by users: • include reference to the Unique Address ID	Geoscape Australia Australia Limited is a company owned by state, territory and Australian governments, established to coordinate the collection and maintenance of fundamental national geospatial databases and to facilitate access to this data. For further information see www.Geoscape Australia. com.au Under the NSW Government Standard for Spatially Enabling Information the G-NAF ID is referenced as the key identifier for exchange of address data. The National Address Management Framework (NAMF) provides for the role of Geoscape Australia in the
	identify the NSW assigned geocode(s)reference the NSW assigned quality-designation for each address string.	aggregation and distribution of address data at a national level in Australia.

Agency	Functions	Rationale
Value Added Resellers	Value Added Resellers are encouraged to source address data from the NSW Address Database and provide this data to users.	Value Added Resellers typically consume raw data from government
	Methods for accessing data from Spatial Services are described in APUM Chapter 2 - Section 2.5.5 - Address Data Verification and Usage and Chapter 5 - Section 5.1 - Address Data Verification.	agencies, then apply a set of quality assurance metrics and other metadata or attributes before on-selling the data
	Address data sourced from the NSW Address Database and supplied to users should, where practical and required by users:	to end-users. This policy recommends these functions for VARs
	include reference to the Unique Address ID	to facilitate and support
	identify the NSW assigned geocode(s)	the maintenance of a single-source of truth address database for NSW containing quality information which can be accessed by all Data Users. The objective is to minimise data degradation
	reference the NSW assigned quality-designation for each address string	
	provide other value-add services associated with service delivery related to address, as required by NSW Government agencies to effectively and efficiently deliver services.	

3.4 Governance - Data Users

All members of the public are beneficiaries of consistent and appropriate use of the NSW Address Database as a single-source-of-truth for address information across the state. There is a strong imperative for government agencies and corporations, who utilise address information for delivery of services, to access and reference the NSW Address Database as the authoritative source of information.

Data Users can be provided access to the NSW Address Database from a variety of Distributors. NSW Point has been developed as the NSW Government standard for access to NSW address data. In all instances minimum attribution, metadata statements and quality assurance metrics should be identified and provided to Data Users so that they may easily understand custodianship, quality, accuracy and currency of data. Data Users are encouraged to inform the custodians of the NSW Address Database, Spatial Services, of errors or omissions in the data so that they may inform the Data Producers to resolve the issue and subsequently inform the Data Distributors.

Governance functions for Data Users

Agency	Functions	Rationale
Government Agencies	Government Agencies should ensure they provision access to the NSW Address Database and associated Core Address Data and Core Components within their systems. Agencies may develop in-house systems for attributing business-specific details to the data, but there is no requirement for Spatial Services to aggregate, maintain or distribute this information. Agencies should maintain awareness of NSW Government Information Framework relevant to capture and management of address data ³ .	These functions for Government Agencies facilitate and support the maintenance of a single-source of truth address database for NSW containing quality information which can be accessed and exchanged with confidence by all end users.
Corporate Bodies	Corporate Bodies are encouraged to access authoritative data from the NSW Address Database through Spatial Services, Geoscape Australia or VARs. Use of this data as a source-of-truth for address information in NSW will ensure consistency and reliability of address data usage.	These functions for Corporate Bodies facilitate and support the maintenance of a single- source of truth address database for NSW containing quality information which can be accessed and exchanged with confidence by all end users.
Public	Members of the public are encouraged to utilise and reference authoritative addresses produced and endorsed by Local Government and approved by the GNB and to make use of products and services providing access to authoritative NSW Address Database. Where a member of the public becomes aware that an address they are utilising or have made reference to, does not adequately represent, identify or locate a property, feature or point of interest, they should advise the Local Government responsible for the address in that particular area.	These functions for the public facilitate and support the maintenance of a single-source of truth address database for NSW containing quality information which can be accessed and exchanged with confidence by all end users. Regular and consistent use of authoritative data, and notification of erroneous data, will assist in improving the quality, reliability and timeliness of information in the NSW Address Database, and assist provision of services to address sites for the public.

 $^{^{3}\} https://www.digital.nsw.gov.au/sites/default/files/IM\%20Framework\%20infographic_0.pdf$

3.5 Custodianship - Data Producers

Data Producers, identified as Local Government, State Government Agencies, Surveyors, Developers, Planners and the GNB are encouraged to adopt the following roles in fulfillment of their obligations as custodians of Core Address Metadata and Core Address Component data-refer to APUM Chapter 4.

Custodianship roles for Data Producers

Custodians	R	oles	Rationale
Local Government State Government	1.	All addresses established in NSW must be defined with the minimum Core Address Components - refer to APUM Chapter 4 - Section 4.5 - Core Address Components.	Addresses must be properly and unambiguously produced to allow for accurate and reliable site
Agencies	2.	Custodians can associate non-Core Address Data with data within their own systems.	identification to support timely and efficient
Surveyors	3.	Custodians must record all the addresses	emergency service and other service delivery.
Developers		for which they are custodian, and wherever feasible provide effective	Consistency of data is
Planners		maintenance arrangements.	required and minimum
Private Certifiers Geographical Names Board of	4.	New, revised or deprecated Core Address Data must be advised to Spatial Services as per established Data Supply Contracts and/or timeframes required in the APUM Chapter 8.	components must be provided to ensure quality and accuracy of address data. Derivation and production
NSW	5.	Core Address Data components must conform to the requirements of the NSW Address Policy and User Manual (APUM).	of address data components is governed by the NSW Address Policy and User Manual to ensure consistency of application.
	6.	All addresses proposed in NSW by Developers, Planners or Surveyors must be provided to Local Government within the timeframes outlined in APUM Chapter 8 - AP5 - Development and Subdivision.	
	7.	All addresses produced in NSW by private entities, including corporate bodies, must be provided to Local Government as outlined in APUM Chapter 8.	
	8.	All addresses proposed in NSW by State Government Agencies must provide to Local Government within the timefranes as outlined in APUM Chapter 8.	
	9.	Where revisions are required for existing Core Address Components, Unique Address IDs should be referenced by Local Government in data exchanges with Spatial Services to ensure consistency of data maintenance.	
	10	Data Producers are strongly encouraged to utilise address data from the NSW Address Database within their systems.	

3.6 Custodianship - Data Aggregators

Maintenance of the NSW Address Database is performed by Spatial Services; however the GNB and Geoscape Australia also play a role in custodianship of NSW Address Data.

Custodianship roles for Data Aggregators

Custodians	Roles	Rationale
Geographical Names Board of NSW	1. Core Address Components must be quality assured and attributed - refer to APUM Chapter 4 - Section 4.5 - Core Address Components for management in the NSW Address Database.	Quality Assurance and attribution, and provision of access to quality and attribution information relevant to individual address
Spatial Services Geoscape Australia	 Core Address Components must be maintained with a standardised geocode. Where a geocode supplied by a Data Producer does not conform to policy requirements, Spatial Services will assign a suitable default geocode for maintenance purposes in the NSW Address Database - refer to APUM Chapter 4 - Section 4.5 - Core Address Components. Core Address Data must be maintained as per requirements of Australian and International Data Maintenance Standards.⁴ Core Address Components must be assigned and maintained with Unique Address IDs - refer to APUM Chapter 4 - Section 4.5 - Core Address Components. Custodians can maintain non-Core Address Data where a case is established for this requirement by other Address Data Custodians. 	records, for aggregators and users, is necessary to allow determination by address aggregators and users of the fitness for purpose of an address or set of addresses for a specific purpose. Provision of accurate geocode information is required to support site identification and service delivery. Geocode allocation is most effectively performed and maintained where assigned to an aggregating authority, in the case of NSW, Spatial Services is identified as such an authority. Geocode data should also be appropriately attributed so that end-users can determine and understand with confidence the type of geocode/s provided for each address.

⁴AS/NZS 4819: Rural and Urban Addressing, AS4590: Interchange of Client Information.

3.7 Custodianship - Data Distributors

Core Address Data held in the NSW Address Database must be distributed for the benefit of all end-users. Access to the data must be facilitated either through:

- Direct access through the NSW Address Database Custodian, Spatial Services.
- Provisioned access through Geoscape Australia.
- Value-Added access through VARs.

Responsibility for distribution of the data are assigned to Spatial Services, Geoscape Australia and VARs, as per requirements defined below.

Custodianship roles for Data Distributors

Custodians	R	oles	Rationale
Spatial Services	1.	Where data is distributed from the NSW Address Database it should be identified as such.	The NSW Address Database is the single
Geoscape Australia VARs	2.	It is recommended that provision be made in data distribution systems for the collection of feedback related to Core Address Data including mechanisms for data error, anomalies or issues.	source of truth for address data in NSW. Any data that does not match the requirements of the Address Policy and
		This information should be provided back to the custodian of the NSW Address Database, Spatial Services, so that they may inform Data Producers to resolve the issue and subsequently inform the Data Distributors. Core Address Data for NSW should be distributed and attributed with supporting information as maintained by the NSW Address Database to enable aggregator and user determination of fitness for purpose. Recognised Australian Standards related to the exchange of data and the National Address Management Framework (NAMF) have been developed with wide industry participation and are targeted specifically at Australian addresses and should be adopted as the underlying rules for data sharing.	User Manual should be identified for resolution. Feedback from users of the address data is vital to assisting in quality management of data held in the NSW Address Database. Users require information about the metadata to ensure address data can be assessed for fitness of purpose.
	5.	Distributors should utilise Unique Address IDs within their systems to facilitate standardised practice for maintaining address data consistency for end-users.	

3.8 Custodianship - Data Users

Maintenance of the NSW Address Database is performed by Spatial Services, however the users also play a role in custodianship of the data.

Custodianship roles for Data Users

Custodians	Roles	Rationale
Government Agencies Corporate Bodies Public	 NSW Government agencies can access NSW Point Address Verification Web Services (AVWS) for this purpose. For more information on NSW Point please contact Spatial Services. Users are encouraged to utilise Unique Address IDs within their systems to facilitate standardised practice for reporting errors, omissions, redundancies and issues with data maintained in the NSW Address Database. 	Maintenance of address data accuracy is an integral component of maintaining data quality within organisations. The AVWS will provide a link between address users and the NSW Address Database to ensure address data can be efficiently maintained by the user.
	3. Government Agencies should refer to the NSW Government Standard for Spatially Enabling Information for guidance on exchange mechanisms and address data management within their systems.	Unique Address IDs are the link between user systems and the NSW Address Database to ensure data integrity.

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Chapter 4

NSW Address Database, Metadata and Components

4 NSW Address Data, Metadata and Components

This chapter contains:

Address Grading Outlines a set of address grades which should be included

in the NSW Address Database.

NSW Address Database Components Defines the roles and components of the Gazetteer

of Road Names and the Gazetteer of Place Names, particularly with reference to the types and status of roads,

road types and address locality data contained therein.

every transaction on the NSW Address Database.

every address string held in the NSW Address Database.

Core Address ComponentsA description of the components of each address string

held within the NSW Address Database, this includes reference to additional attributes and geocode types.

Additional Address Components Outlines potential address components that may need to

be considered.

Geocode TypesA list of geocode types that have been derived from the

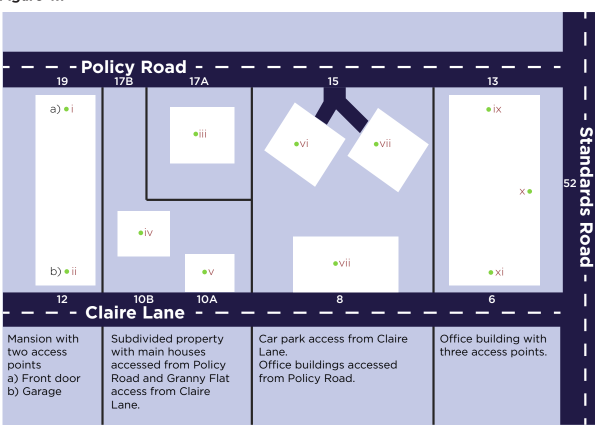
AS/NZS 4819:2011

4.1 Address Grading

The terms defined in the table which starts on the following page are used to define grades of authoritativeness for Core Address Strings.

For examples of primary and alternative address sites refer to Figure 4.1.

Figure 4.1



- i 19 Policy Road (Primary)
- ii 12 Claire Lane (Alternative)
- iii 17A Policy Road (Primary)
- iv 17B Policy Road (Primary) 10B Claite Lane (Alternative)
- v 10A Claire Lane (Primary)
- vi 2/15 Policy Road (Primary)
- vii 1/15 Policy Road (Primary)
- viii 8 Claire Lane (Alternative)
- ix 13 Policy Road (Alternative)
- x 52 Standards Road (Primary)
- xi 6 Claire Lane (Alternative)

NSW Address Database Address Grades

Grades	Definition	Description	
Authoritative Primary Address	The Address String comprises components wherein:	These types of addresses can be	
	All attributes are present - refer to APUM Chapter 4 - Section 4.5 - Core Address Components.	considered 'official' or 'gazetted' and can be assessed by users to be the best defined	
	Number conforms to Principles at time of assignment - refer APUM Chapter 6.	location reference for gaining access to a site from the NSW road network - refer APUM Chapter 2 - Section 2.5.4 - Address Database.	
	Road Name is Gazetted or was assigned prior to the commencement of the Roads Act 1993 and meets the requirements of APUM Chapter 6 - Section 6.7 - Principles of Road Naming.		
	Address Locality Name is Gazetted.		
	Geocode(s) falls within appropriate accuracy levels as per Metadata requirement outlined in APUM Chapter 4 - Section 4.4 - Core Address String Metadata.		
	The address is assigned to the primary point of access to the site - see APUM - Chapter 6 - Principle 6.1.1.		
Authoritative Alternative	The Address String comprises components wherein:	These types of addresses can be considered 'official' or 'gazetted' alternatives to the primary addresses and can be assessed by users to be the	
Address	All attributes are present and fulfil the Metadata requirement for 'completeness' - refer to APUM Chapter 4 - Section 4.4 - Core Address String Metadata.		
	Number conforms to Principles - refer APUM Chapter 6.	best defined location reference for gaining	
	Road Name is Gazetted or was assigned prior to the commencement of the Roads Act 1993 and meets the requirements of APUM Chapter 6 - Section 6.7 - Principles of Road Naming	secondary access to a site (i.e. the side entrance to a building or the location of a	
	Address Locality Name is Gazetted.	secondary gate to a school). Refer APUM	
	Geocode(s) falls within appropriate accuracy levels as per Metadata requirement outlined in	Chapter 2 - Section 2.5.4 - Address Database. In G-NAF these addresses are defined as	
	APUM Chapter 4 - Section 4.4 - Core Address String Metadata.		
	The address is assigned to an alternative point of access to the site - see Addressing User Manual - Chapter 6 - Principle 6.1.1.	'Secondary'.	

Grades	Definition	Description	
Non- Authoritative	In the Address String one of the following is present:	These types of addresses can be	
Primary Address	 One component might be missing and therefore the address does not fulfil the Metadata requirement for 'completeness' - refer to APUM Chapter 4 - Section 4.4 - Core Address String Metadata. Number does not conform to Principles (refer APUM Chapter 6). 	considered 'unofficial' or 'ungazetted' and can be assessed by users to be an approximated location reference for gaining access to a site from the NSW road network.	
	Road Name was assigned subsequent to the commencement of the <i>Roads Act 1993</i> and has not been Gazetted.	These addresses are usually good descriptions of a	
	Address Locality Name has not been Gazetted.	location but they lack the authoritativeness of	
	Geocode(s) does not fall within appropriate accuracy levels as per Metadata requirement outlined in Address Policy Appendix B - Core Address String Metadata.	a gazetted road name or address locality name to define them as endorsed by their Local	
	The address is assigned to the primary point of access to the site - see APUM - Chapter 6 - Principle 6.1.1.	Government and/or approved by the GNB.	
Non-	Where one or more of the following is present:	These types of	
Authoritative Alternative Address	One component might be missing and therefore the address does not fulfil the Metadata requirement for 'completeness' - refer to APUM Chapter 4 - Section 4.4 - Core Address String Metadata.	addresses can be considered 'unofficial' or 'ungazetted' and can be assessed by users to be an approximated location reference for	
	Number does not conform to Principles - refer to APUM Chapter 6.	gaining secondary access to a site from the	
	• Road Name was assigned subsequent to the commencement of the <i>Roads Act 1993</i> and has not been Gazetted.	NSW road network. These addresses are usually good	
	Address Locality Name has not been Gazetted.	descriptions of	
	Geocode(s) does not fall within appropriate accuracy levels (as per Metadata requirement outlined in APUM Chapter 4 - Section 4.4 - Core Address String Metadata).	secondary access to a location but they lack the authoritativeness of a gazetted road name or address locality name to	
	The address is assigned to the alternative point of access to the site - see APUM - Chapter 6 - Principle 6.1.1.	define them as endorsed by the Local Government and/or approved by the GNB or Spatial Services.	

4.2 NSW Address Database Components

The essential components of the NSW Address Database are the Gazetteer of Road Names and the Gazetteer of Place Names. Gazetteers are collections of names or identifiers which are compiled, maintained and published under the jurisdiction of a government authority. In NSW the authority for place naming is the GNB, as provided for under the *Geographical Names Act 1966*.

There are two gazetteers in use in NSW relating to addresses:

- 1. Gazetteer of Road Names (provided for as a list of road names under s.5(2) of the Act)
- 2. Gazetteer of Place Names (provided for under s.5(1)(i) of the Act).

Each of these gazetteers is described below.

4.2.1 Gazetteer of Road Names

Under s.5(2) of the Geographical Names Act the GNB may 'compile, maintain and publish a list of roads'. The GNB refer to this list as the 'Gazetteer of Road Names'.

The Gazetteer of Road Names is accessed via the NSW Place and Road Naming Proposal System (Proposal System).

Road Name Status

The list of road names accessed via the NSW Place and Road Naming Proposal System (Proposal System) can have one of the following status types: gazetted, endorsed or name in use.

Road status value	Description
Gazetted	Road names published in the NSW Government Gazette under the <i>Roads Act</i> 1993.
	 This can include: roads that have been proposed through the NSW Place and Road Naming Proposal System (Proposal System), evaluated and found to have met road naming guidelines by GNB; and road names gazetted outside of the NSW Place and Road Naming Proposal System (Proposal System)
Endorsed	Names for roads which have not been opened, declared or dedicated as a public road but have been proposed through the NSW Place and Road Naming Proposal System (Proposal System), evaluated and found to have met road naming guidelines by the GNB Secretariat.
	This includes formed roads, such as private roads and pedestrian only road types (refer to Section 6.10) that are generally open to the public or services.
Name in Use	These are long established road names that have been in-use for a long time and were named prior to the <i>Road Act 1993</i> .

4.2.2 Road Types

Road types to be used in NSW are limited to those listed in APUM Chapter 6 - Section 6.10 - Road Types.

Various statuses can be applied to road types, as described in the table below.

Road Types with Grade Status and Descriptions

Grade Status	Sub-Grade	Description
Authoritative	Conforming	Road Type conforms with requirements of AS/NZS4819 and GNB Addressing Policy
	Legacy	Non-Conforming road type which has been in use for many years and is deemed acceptable for inclusion in the Gazetteer of Road Names. Addresses containing a legacy road type can be considered authoritative.
Non- Authoritative	Non-Conforming	As all new road names must use approved road types, non-conforming types are deemed unacceptable for use. Addresses containing an unofficial road type will not be graded as authoritative.

4.2.3 Gazetteer of Place Names

The NSW Gazetteer of Place Names is provided for under Section 5(1) of the Geographical Names Act and is the official register of place names for the State. Under s.2 or the Act:

'Place' means any geographical or topographical feature or any area, district, division, locality, region, city, town, village, settlement or railway station or any other place within the territories and waters of the State of New South Wales but does not include any road, any area (within the meaning of the *Local Government Act 1993*) or area of operations of a county council (within the meaning of that Act), any electoral district under the *Parliamentary Electorates* and *Elections Act 1912*, any school or any place or place within a class of places to which the provisions of this Act do not apply by virtue of the regulations.'

The Gazetter of Place Names is accessed via the Geographical Names Register on the Geographical Names Board of NSW website.

4.2.4 Address Localities

A address locality is a named geographical area with defined boundaries which represents a community or area of interest, and may be rural or urban in character (where urban it is usually defined as a 'suburb'). Address Localities enable addresses to be uniquely identified. Without clearly defined address localities there can be uncertainty in an address. In order to achieve comprehensive addressing objectives it is vital that address locality names and boundaries are clear and unambiguous.

Address Localities are distinguishable from neighbourhoods which are considered to be named geographical areas which have unofficial or fuzzy boundaries: for this reason a neighbourhood name cannot be used for addressing purposes (e.g. Kings Cross is a neighbourhood, it forms part of the Potts Point, Darlinghurst, Rushcutters Bay and Elizabeth Bay address localities in Sydney). Similarly, estate names are considered to be branding for particular development areas or gated communities, and as such are not address locality names and cannot be used for addressing purposes. Should a development or gated community wish to use an estate name for the purpose of branding its development then the name chosen must comply with APUM section 6.8.3 Acceptable Address Locality Names.

4.3 NSW Address Database Metadata

As per ISO 19113- Geographic Information, to consistently manage the NSW Address Database, ensure the quality of the data contained therein and to facilitate end user determination of fitness-for-purpose, a minimum set of metadata attributes should be provided, where known, with each extract of Address Data distributed to End-Users.

Metadata to define the NSW Address Database

Attribute	Description	Rationale
Purpose	This field should be completed by the NSW Address Database custodian, Spatial Services, and detail the governance and custodianship arrangements for the database.	ISO 19157 Requirement - This is the rationale for the creation of the database and contains information about its intended use.
Usage	This field should be completed by the NSW Address Database custodian, Spatial Services, and define its intended application for Data Users. Limitations of the data quality should be outlined with reference to any legislation which limits the NSW Address Database custodian responsibility for use of the data and restricts data string quality attribution - refer to APUM Chapter 4 - Section 4.4 - Core Address String Metadata, to the specific time in which the data was extracted.	ISO 19113 Requirement - This should describe the application(s) for which database can be used. This attribute describes uses of the database by the Data Producer or by other, distinct, data users.
Completeness	This field should be completed by the NSW Address Database custodian, Spatial Services, and indicate the known representative completeness of the database. Reference should be made to whether all address types are included, or whether specific types (i.e. mail-only or water-based) have been omitted.	This will assist users in identifying the types of addresses available in the database.

4.4 Core Address String Metadata

Quality management attribute information which may be associated with each Core Address Data string should include, where known, the following metadata in the NSW Address Database.

NSW Address String Metadata

Attribute	Description	Rationale
Lineage	This field should include reference to the Data Producer custodian who was responsible for providing the Core Address Data contained within that string.	ISO 19157:2013 requirement states:
		Lineage may contain two unique components:
		source information shall provide the parentage of the database
		process step or history information shall describe a record of events or transformations in the life of a database, including the process used to maintain the database whether continuous or periodic, and the lead time.'
Completeness	This should identify if Core Address	ISO 19113 requirement states:
	Data is missing or non-Core Data is present.	'Commission: excess data present in a database
	Conversely it should identify if the string is complete by having all components available - refer to APUM Chapter 4 - Section 4.5 - Core Address Components.	Omission: data absent from a database'.
Compliance	This should indicate whether the road name and address locality name correlate with official, gazetted names in the Road Name or Place Name Gazetteers.	Quality Management requirements to determine if the components are officially designated and recognised:
		Where the names correlate (i.e. they are the same spelling and refer to the same geospatial location) they are defined as 'authoritative'.
		Where the names do not correlate, or they do not refer to the same geospatial location, they are defined as 'non-authoritative'.
		Where the names are identified as a type of alias, they are defined as 'alias'.
		These definitions correlate to those applied to the whole address. Refer to APUM Chapter 4 - Section 4.1 - Address Grades for description.

Attribute	Description	Rationale
Positional Accuracy	This should identify the accuracy of the geocoded point assigned by the NSW Address Database custodian, Spatial Services.	In addition to the definitions provided by Geoscape Australia, ISO19113 defines three types of accuracy which can also be applied:
	The accuracy should be defined as per the levels defined in G-NAF, as shown in the table below.	Absolute or external accuracy: closeness of reported coordinate values to values accepted as or being true.
		2. Relative or internal accuracy: closeness of the relative positions of features in a database to their respective relative positions accepted as or being true.
		Gridded data position accuracy: closeness of gridded data position values to values accepted as or being true.

Reliability Level	Description	Example
1	Geocode resolution recorded to appropriate surveying standard.	Address level geocode was manually geocoded with a GPS.
2	Geocode resolution sufficient to place centroid within address site boundary.	Address level geocode was automatically calculated by centroiding the cadastre property it correlated to.
3	Geocode resolution sufficient to place centroid near (or possibly within) address site boundary.	Address level geocode was automatically calculated by calculating where on the road the address was likely to appear based upon other bounding geocoded addresses.
4	Geocode resolution sufficient to associate address site with a unique road feature.	Street level geocode automatically calculated by using the road centreline reference data.
5	Geocode resolution sufficient to associate address site with a unique address locality or neighbourhood.	Address locality level geocode automatically calculated by centroiding the gazetted address locality for this address.
6	Geocode resolution sufficient to associate address site with a unique region.	Address locality level geocode derived from topographic feature.

Attribute	Description	Rationale	
Status	This should define the status of an Address	This is required to assist users in	
	String supplied to Spatial Services by a Data Producer.	determining the authoritativeness or accuracy of an address.	
	The following Status Values can be attributed to each Address String:	Refer to APUM Chapter 4 - Section 4.1 - Address Grades.	
	Authoritative Primary Address		
	Authoritative Alternative Address		
	Non-Authoritative Primary Address		
	Non-Authoritative Alternative Address		
	Alias Address		
Lifecycle Stage	This should define the point at which an address has been included in the NSW Address Database by a Data Producer.	This is required to assist users in determining the currency of an address.	
	The Lifecycle Stages are:		
	• Proposed		
	Provisional		
	• Current		
	Historical		
Unique Address Identifier	The Unique Address ID is a code that can be allocated by the NSW Address Database custodian, Spatial Services, when the address is first produced.	This is required to facilitate the exchange and management of address data in NSW.	
Type of	This should include:	This is required to define whether	
Address	Water-Based	the address site is habitable, commercial, water-based or mail-	
	Not-Connected	only location or a location which is	
	• Mail-Only	not linked to the address network.	
	Habitable		
	Commercial		
Timestamp	This should include:	Timestamps are required to	
	• Date of Establishment as a Core Address String	determine the relevance and reliability of an address string.	
	Date of Quality Checks by Spatial Services		
	Date last updated		
Contributor Database Name	This should include:	This is required for the purposes of	
	Name of Data Production Database	lineage.	
	Location of Data Production Database		
Contributor	This should include:	This is required for the purposes of	
Details	Name of Data Production Contributor	lineage.	
	Location of Data Production Contributor		

4.5 Core Address Components

These are the minimum components which Spatial Services as custodian of the NSW Address Database will maintain for each address.

Component	Description
Address Number	This is the identifying characteristic which delineates the address from those on the same road and within the same address locality.
	This can include sub address numbering elements.
Road Name and Road Type	Road Names and Types are defined in APUM Chapter 2 - Section 2.4.3 and Chapter 6 - Section 6.7 Authority for Road Naming.
	Road Name and Type information is derived from Gazetteer of Road Names.
Address Locality Name	Address Locality Names and Boundaries are defined in APUM Chapter 2 - Section 2.4.4 and Chapter 6 - Section 6.8
	Authority for Address Locality Names and Boundaries.
	Address Locality Name and Boundary information is derived from the Gazetteer of Place Names.
State Name	This identifies the Australian State in which the address is located.
	Field attributed within the NSW Address Database.
Geocode	Each Authoritative Address must contain a geocode.
	The geocode must be described in the NSW Address Database with a minimum of one of the Officially Preferred types provided in APUM Chapter 4 - Section 4.7 - Geocode Types.
	Where Core Address Data is provided by a Data Producer to Spatial Services without an Officially Preferred type of geocode, one shall be assigned by Spatial Services.
	Multiple geocodes can be ascribed for each address.
	One default geocode will be assigned by Spatial Services to all authoritative address instances held in the NSW Address Database and this geocode should be the Site Centroid.

4.6 Additional Address Components

Where applicable and available the following information shall be stored by the NSW Address Database custodian, Spatial Services, and can be provided to users where appropriate:

- Change-Log History (including address status changes).
- Alias road name, address locality name and road type.
- For sub addressing purposes a building or site name can be considered part of the address.

4.7 Geocode Types

Geocode types have been derived from AS/NZS 4819, and are described in following table.

The default geocode type to be assigned in all instances of address strings maintained in the NSW Address Database is the *Site Centroid*.

Geocode feature type	Description
Building access point	Point of access to the building.
Building centroid	Point as centre of building and lying within its bounds (e.g. for U-shaped building).
Centre-line dropped frontage	A point on the road centre-line opposite the centre of the road frontage of an address site.
Driveway frontage	Centre of driveway on address site frontage.
Emergency access	Specific building or property access point for emergency services.
Emergency access secondary	Specific building or property secondary access point for emergency services.
Front door access	Front door of building.
Frontage centre	Point on the centre of the address site frontage
Frontage centre setback	A point set back from the centre of the road frontage within an address site.
Letterbox	Place where mail is deposited.
Property access point	Access point (centre of) at the road frontage of the property.
Property access point setback	A point set back from the (centre of the) access point at the road frontage of the property.
Property centroid	Point of centre of parcels making up a property and lying within its boundaries (e.g. for L-shaped property).
[service type] connection point	The utility connection point (e.g. box or underground chamber). 'Service type' to be specified (e.g. water, electricity, gas, telephone).
[service type] meter	The utility meter (e.g. box or underground chamber). 'Service type' to be specified (e.g. water, electricity, gas, telephone).
Unit centroid	Point at centre of unit and lying within its bounds (e.g. for U-shaped unit).
Site centroid*	Point of centre of site and lying within its boundaries (e.g. for L-shaped site)
	For a property-based address site the geocode will be the Property Centroid (as described above). For a non-property-based address site the geocode will be centre of the feature.

^{*} Not catered for in AS/NZS 4819 - developed exclusively for the purposes of the NSW Address Policy

Chapter 5

Address Data Verification and Usage

5 Address Data Verification and Usage

This chapter contains the Address Data Verification requirements and Address Data Usage functions that support the NSW Address Policy.

Verification - outlines details of data verification service delivery provisions for NSW Address

Usage - defines a set of roles and responsibilities for Data Users and provides for a confirmation of address service.

5.1 Address Data Verification

This section defines requirements for Spatial Services, as custodian of the NSW Address Database, to provide mechanisms which enable users to verify address data.

Policy	Specifics
Provision of data from the NSW Address Database will be facilitated in multiple	Various service delivery mechanisms will be maintained by Spatial Services for provisioning access to the NSW Address Database. These include:
formats which will allow users	1. Web services.
to access the information as per agency-specific business	2. Batch validation services.
rules	3. Instance based, manual online queries.
	4. Offline media delivery services.
	5. NSW Point
Address Verification Web Services (AVWS) will be provisioned by Spatial Services to supply Whole of Government access to the NSW Address Database. The supply of these services is being carried out using NSW	 Ability for approved users to identify the authoritative primary or alternative address via a search and validation service should be provisioned to support queries pertaining to alias address functionality and spatial checks to resolve alias usage, along with other functionality as required. Data interaction and exchange services should be provisioned to allow for:
Point.	custodian editable business rules to support predictive text, corrective actions, alternate suggestions and/or error messages
	pre-approved, reserved and provisional address data supply functionality to support real-time transactions for early- captured address data
	 approved users to access validation services for the purposes of address management, including address database maintenance, updating, anomaly resolution, imports, integrity reporting and database scrubbing to identify candidate alias naming.
Access to address data should include provision of a	The NSW Address Database custodian, Spatial Services, should consider mechanisms to:
mechanism which can record errors or omissions detected	find efficient opportunity to monitor use of non- authoritative address data
by users	inform maintenance of effective capacity for address searching and matching, and
	inform advice to address custodians of areas of address or location uncertainty.

5.2 Address Data Usage

This section describes requirements for usage of address data in NSW. The purpose is to outline responsibilities and requirements for address data usage and reporting of issues.

5.2.1 Usage of Address Data

Users of address data are encouraged to utilise and reference authoritative address data produced, endorsed by Local Government and approved by the GNB, as contained in the NSW Address Database maintained by Spatial Services.

Where a user becomes aware that an address does not adequately represent, identify or locate a site they should advise Spatial Services and/or the relevant Local Government.

A mechanism should be provided to allow communication channels throughout the address supply chain, and also between Data Users and Data Aggregators. This will facilitate the reporting of any errors or omissions in the data. In instances where advice contradicts authoritative information in either the Gazetteer of Road Names or the Gazetteer of Place Names and corrective action is not required, the reported issue could be used to derive alias address information.

5.2.2 Confirmation of Address

In order to facilitate the use and verification of authoritative address data, a service should be provided by Spatial Services to enable Data Producers, Data Aggregators, Data Distributors and Data Users to confirm an address(es) for a site.

This service will facilitate the requirement to exchange address information for the purposes of business transactions.

This supports the NSW Address Policy objective of increasing the use of authoritative address information.

Data to be provided through an address confirmation service may include:

- Name of Property or Point of Interest Site Description (either a title number or textual description).
- Textual Address String for each Address
- Map of spatial address.
- Spatial Coordinates longitude and latitude for Address String geocode.

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6 Addressing Principles

This chapter contains a set of principles which shall apply to all instances of address numbering, road naming and locality definition in NSW.

The contents include:

- 6.1 General Principles of Addressing
- 6.2 General Principles of Numbering
- 6.3 Principles for Urban Numbering
- 6.4 Principles for Rural Numbering
- 6.5 Principles for Sub-Address Numbering
- 6.6 Principles for Water Access Addressing
- 6.7 Principles of Road Naming
- 6.8 Principles of Locality Naming and Boundaries
- 6.9 Principles of Geocoding
- 6.10 Road Types List

6.1 General Principles of Addressing

Description

The following general principles apply for all addressing in both urban and rural environments (see also Figure 6.1). Description of an address site is available in APUM Chapter 2 - Section 2.5.4 - NSW Address Database.

Policy Road 15 13 a) • i ix •iii •vi •vii •vii b) • ii • xi 12 10B 10A 8 6 **Claire Lane** Mansion with Subdivided property Car park access from Claire Office building with two access with main houses three access points. Lane. accessed from Policy Office buildings accessed points a) Front door Road and Granny Flat from Policy Road. b) Garage access from Claire Lane.

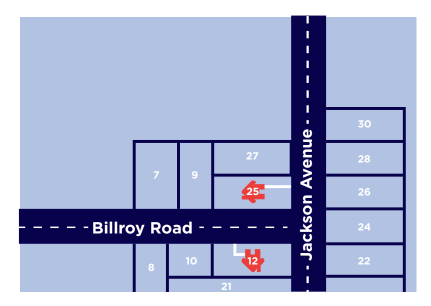
Figure 6.1 - Site Based Addressing

Principles

6.1.1 Determination of Address Number

The main access, or where access is most likely to occur for a visitor, from a road to an address site (e.g. front door) determines the primary address. Sometimes there might be separate vehicular and pedestrian access to a site. The primary address should be allocated to the pedestrian access point; the alternative address should be allocated to the vehicular access point. Where pedestrian access is provided via a pathway, not a named road, the pathway shall be named in accordance with Principle 6.7.3 - Roads to be Named.

Figure 6.2 - Numbers based on access



See example in Figure 6.2 - Numbers based on access which details how access points should be chosen for corner sites. Also refer to Principle 6.2.4 - Renumbering due to Redevelopment for details on determining an address for sites under development or Principle 6.1.4 - Alternative Addresses for details of alternative address allocation.

The access point to a property should reflect the locality of that property. If this is unable to be determined then an amendment should be made to the locality boundary.

6.1.2 Building identifier and/or site name

A building identifier and/or site name may be used as part of an address, but should always be used in conjunction with the address number and never as an alternative to an address number.

Names of a sensitive nature (eg: Women's Refuge) must not be included for privacy reasons.

6.1.3 One Road Name

Each address shall have only one road name. Where there are private roads within a complex site, the names of those roads shall be used for addressing purposes. See example in Figure 6.3 for details of a private road with multiple address sites.

Figure 6.3 - One road name for all addresses



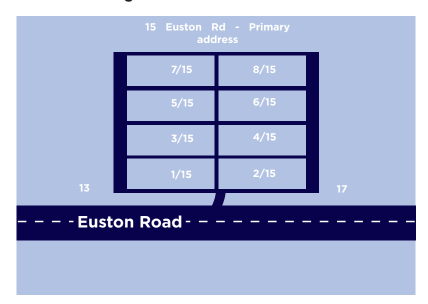
6.1.4 Sub-addressing

Sub-address numbering shall be used for address sites that are contained within a primary address site e.g. an apartment building, block of flats or marina.

Generally, sub addresses are defined because there is one main access point from the road to the property from which many locations can then be accessed.

Specific principles which apply to sub-addressing can be found in Section 6.5 - Principles for Sub-Address Numbering and an example is shown in Figure 6.4.

Figure 6.4 Sub-address numbering



6.1.5 Alternative Addresses

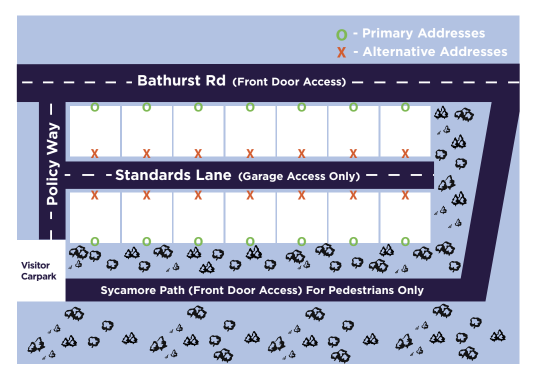
Where a primary address site has more than one access point, it may be assigned one or more alternative addresses. Examples include:

- a. A corner site that has developed access from two roads.
- b. A site that has multiple access points from dual frontage or a separate access lane.
- c. A large site that has multiple developed access points on the same road.
- d. A large complex that occupies an entire block with multiple developed access points.

Corner sites with only one access point shall have only one address - on the road that the site is accessed from.

Refer to Figure 6.5 for details of allocation of Primary and Alternative Addresses.

Figure 6.5 - Allocation of Primary and Alternative Addresses



6.1.6 Alternative Addresses on Sub-address Sites

Sub-address sites may be assigned an alternative address. The assigned address/es shall be based on the access to the site, as per Principle 6.1.1 - Determination of Address Number.

6.1.7 Naming and Numbering across Boundaries

As per Principle 6.7.7 - Road Extents and Principle 6.2.1 - Address Numbers, addresses on a road which crosses Locality and/or LGA and/or State boundaries shall continue in sequential order for its entire length. This also applies where a road is being extended and new addresses are required for the new section - the numbering shall maintain the integrity of the existing numbering sequence. Discussion and agreement between the authorities responsible will be required to ensure that naming and numbering is applied consistently.

6.2 General Principles of Numbering

Description

Address numbering shall be unambiguous and applied in a logical manner. Address numbers shall be applied to all sites which require unique identification to facilitate access, delivery of services or maintenance of records e.g. asset management.

Principles

6.2.1 Address Numbers

Address numbers shall be:

- a. Unique, clear, logical and unambiguous.
- b. Sequential positive integers commencing from the datum point.
- c. Odd numbers on the left side of the road (from the datum point) and even on the right side see examples in Figure 6.6 and Figure 6.7. An exception to this principle is where the existing numbering pattern of an area runs opposite to this instruction in which case numbering shall continue as per existing layout.
- d. Created without prefixes, in the form of preceding alphabetical characters.
- e. Singular, i.e. no number ranging shall be used.
- f. Distinct from Lot Numbers i.e. lot numbers shall not be used in place of an assigned rural or urban address number.
- g. Numbering shall adhere to these principles, regardless of individual preferences regarding number or naming types.
- h. Assigned in a manner taking into account possible future development and reserving numbers as appropriate.

Figure 6.6 - Address Numbers - Odd numbers and even numbers

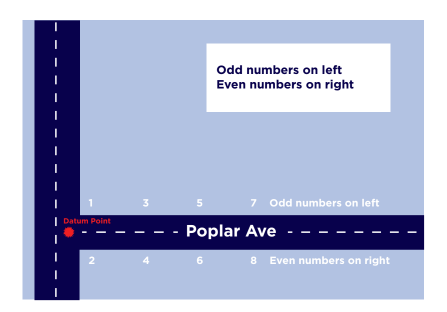
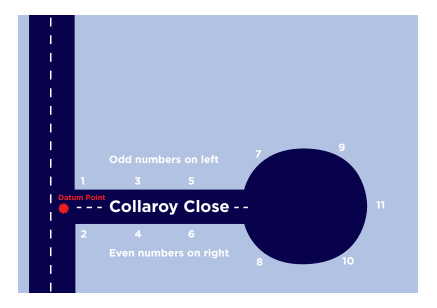


Figure 6.7 - Address numbers - Odd numbers and Even numbers



6.2.2 Datum Point

A datum point for the start of each road name shall be defined in order to determine address numbering for the road.

A road should start (and the datum point therefore be placed) at the end of the road likely to be accessed on the most frequent basis. Where this is unable to be determined, the datum point should be placed at the end of the road closest to the centre of the locality/town. Where this is unable to be determined, the datum point should be located at the end of the road which is most southern or easterly. Refer to Figure 6.8 and Figure 6.9 for examples.

In the case of staged developments, datum points should be determined based on the complete development plan for the area. Numbers must be estimated and reserved where a road is to be developed in stages. Refer to Principle 6.3.1 - Reserving Numbers for details.

Address numbering shall continue from the datum point for the entire length of a named road, except in rural situations where the numbers become too high. Refer to Principle 6.4.4 - Very Long Roads for more details.

The datum point and existing numbering need not be changed if access to the road is changed. e.g. a road is cul-de-saced at a major intersection. Refer to Figure 6.10.

Refer to Principle 6.2.4 - Renumbering due to Redevelopment in cases where renumbering and reallocation of a datum point is required.

Figure 6.8 - Datum Point

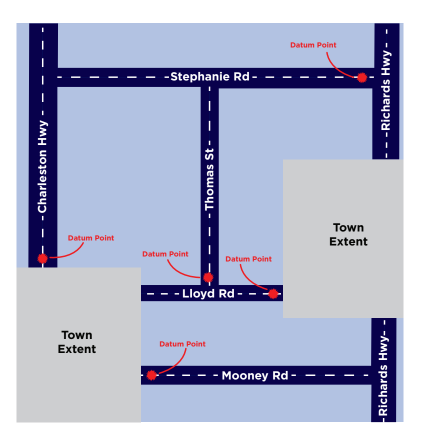


Figure 6.9 - Datum Point - staged development

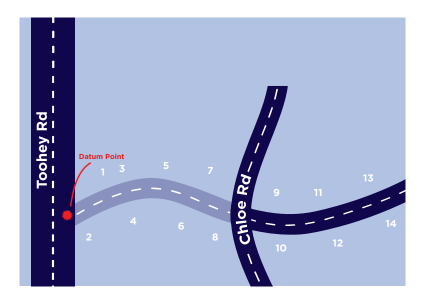
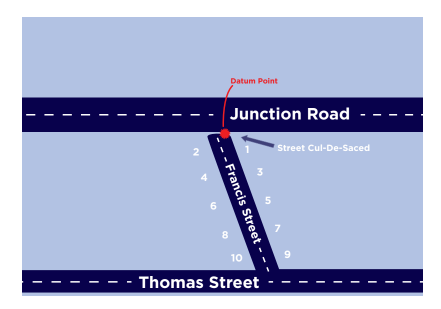


Figure 6.10 - Datum Point and Existing numbers retained when access changed



6.2.3 Use of Suffixes

Urban infill frequently results in situations where there are no address numbers available for a new address site due to existing numbering on the road. In these situations alpha suffixes shall be assigned for the existing and the new address sites.

Note: Address sites that share access should be treated as sub-address sites and numbering assigned accordingly Refer to Principles Section 6.5 - Sub-Address Numbering. Shared access could be through common property or easements (except where the common property or easement is a private road, in which case it should be named). Refer to Figure 6.11 for example.

Where address sites do not share access but have individual access to the road, alpha suffixes shall be assigned. Alpha suffixes shall start at A, be assigned incrementally, and shall not extend beyond E. Where more than five sites need to be addressed using suffixes, consideration should be given to renumbering surrounding properties. Suffixes may be applied to adjacent address sites to help minimize the extent of the renumbering. The order of suffixes should be in the same direction as the numbering of addresses on the road, as shown in Figure 6.12.

Suffixes shall be assigned to every address site that uses the primary number. Under AS/NZS4819 an address site that is already using the primary number on its own may retain the number provided it is in sequence, as shown in Figure 6.13. However, the preferred method is to assign a suffix to all addresses which utilise the same numeral, as shown in Figure 6.14. Refer to Figures 6.15 and 6.16 for additional advice on number sequencing.

An address that includes a suffix should be recorded with the following details:

Address number: 18C

Road name: Campbell

Road Type: Street

Locality name: Surry Hills

• State name: New South Wales

Figure 6.11 - Sub-addressing where access point is shared from road in an urban area

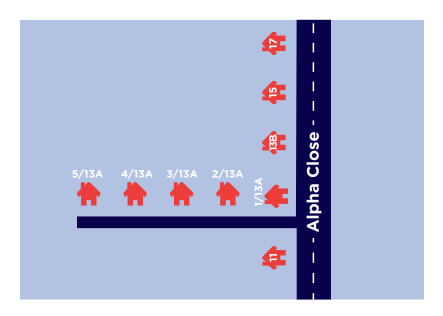


Figure 6.12 - Order of suffixes same as existing numbering

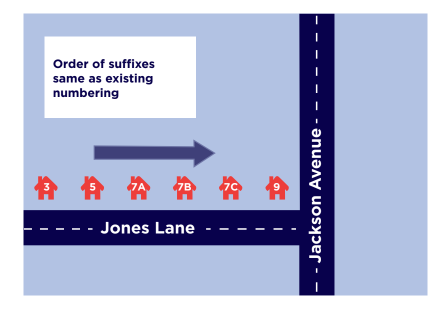


Figure 6.13 - Base number retained when suffixes are in order (order of suffixes same as existing numbering)

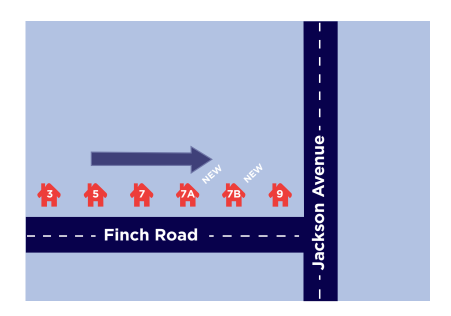


Figure 6.14 - Suffix applied where existing number is now out of order

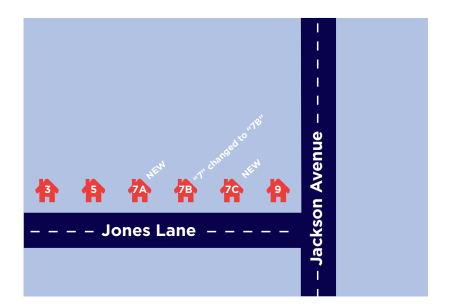


Figure 6.15 - Use of suffixes for corner sites

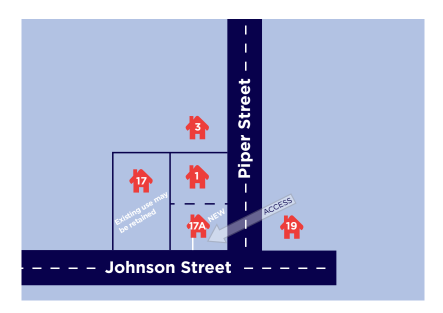
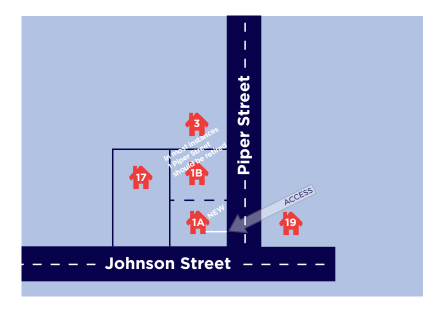


Figure 6.16 - Use of suffixes for corner sites



6.2.4 Renumbering due to Redevelopment

When a portion of a road is renamed as a result of redesign or redevelopment and the integrity of the existing numbering cannot be maintained, address sites shall be renumbered as part of the process of renaming the road section. For this, a datum point shall be selected for the amended road section and numbering applied as per these principles. Refer to example in Figure 6.17.

Stingray Road

Datum Point

Shark

Old section of Stingray Road renamed Shark Chase and renumbered

Figure 6.17 - Road renamed and renumbered following development

6.2.5 Renumbering due to Highway Declassification

Use of a prefix to rename roads is unacceptable ie: 'Old Marque Highway' as that portion of road is no longer classified as a highway and therefore the road type of "Highway" is incorrect. This also poses duplication issues. Whilst few address sites exist on controlled access roads such as highways and freeways, depending on the length of the deviation consideration may need to be given to renumbering existing address sites on the main thoroughfare. In cases where the deviation or existing road crosses an LGA boundary, where possible, common datum points should be adopted for the length of the road. Refer to example in Figure 6.18.

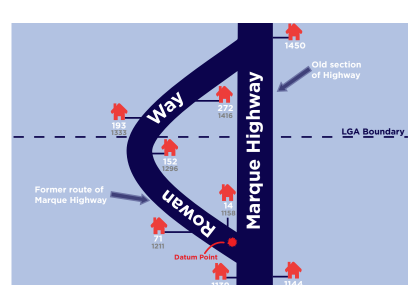


Figure 6.18 - Road renamed and renumbered after highway bypass and declassification

6.3 Principles for Urban Numbering

Description

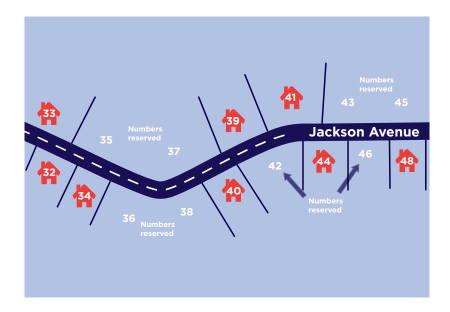
Urban numbering shall meet all the requirements of the general principles of numbering such that all addresses will be intuitively clear to all who need to locate an address.

Principles

6.3.1 Reserving Numbers

Additional numbers should be reserved for address sites with abnormally wide frontages or where there is potential for urban infill due to complying developments or subdivision. This will mean there are potentially 'gaps' in the number sequence - this will not be an issue as long as Principle 6.2.1 - Address Numbers is applied and ranging is avoided. Reserving numbers means sufficient numbers should be available for any possible future development design. Refer to Figure 6.19 for details.

Figure 6.19 - Numbers reserved for future urban infill



6.3.2 Numbering a Corner Site

An address site on a corner shall be given an address number on the road from which access is provided. An address number shall be reserved on the other road to allow for future development, unless it is assigned as an alternative address (if access can also be gained from that road).

When an address number is assigned to a corner site before any development takes place, the number shall be on the road with the narrowest frontage to the site, as this best accommodates potential future redevelopment of the site. If access is subsequently created from the other road, the address shall be numbered to that road. Refer to Figure 6.20 for an example.

Figure 6.20 - Numbering a corner site and reserving numbers for future use



6.4 Principles for Rural Numbering

Description

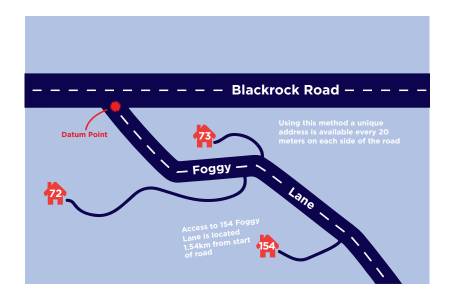
Rural numbering, when applied according to these principles will result in any rural location/site being easily located.

Principles

6.4.1 Distance Based Numbering System

The system for determining address numbers in rural and semi-rural areas is based on the distance of the access point from the road datum point (refer to Principle 6.2.2 - Datum Point). This distance is measured in metres and then divided by 10 - after which the number is then rounded to the nearest odd number (for points on the left side of the road from the datum point), or nearest even number (for points on the right side of the road). Refer to Figure 6.21 for example.

Figure 6.21 - Distance based numbering method



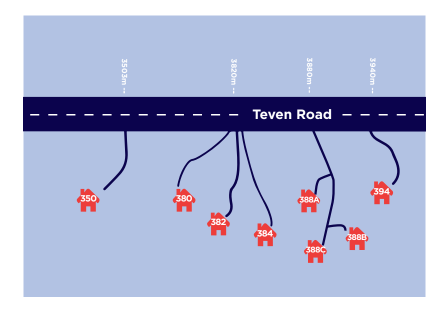
6.4.2 No Access Point to a Road

Where a rural address site is missing an access point (e.g. the site is a paddock with access only granted through an internal gate network) a rural number may be assigned based on the central point of the road frontage for the land parcel. If an access point is subsequently created, a new rural number should be assigned to replace the previous number.

6.4.3 Close Address Sites

Where the access points for multiple address sites are within or across the minimum step intervals of 20 metres, the distance criteria may be varied subject to maintaining the overall integrity of the rural numbering system. If it is not possible to determine a separate number for the site, suffixes may be added in accordance with Principle 6.2.3 - Use of Suffixes. Refer to Figure 6.22 for an example.

Figure 6.22 - Rural addressing for narrow frontage



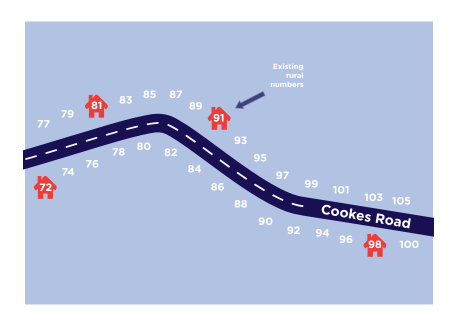
6.4.4 Very Long Roads

If rural address numbers are likely to exceed 5 digits as a result of length of the road being more than 1,000 km, then an additional datum point shall be established at a major town or intersection and the numbering restarted. The direction of numbering shall continue in the same order as the previous section.

6.4.5 Rural Areas Affected by Development

Where a rural area becomes more urban, any previously assigned rural numbers should be retained if the integrity of the numbering sequence and logic can be maintained. New numbers may be assigned between the previously assigned rural numbers. Refer to Figure 6.23 for example. If the access points are located at a distance shorter than 20 metres apart and unambiguous numbering cannot be assured, alpha suffixes should then be applied.

Figure 6.23 - Infill numbering in areas affected by urban development

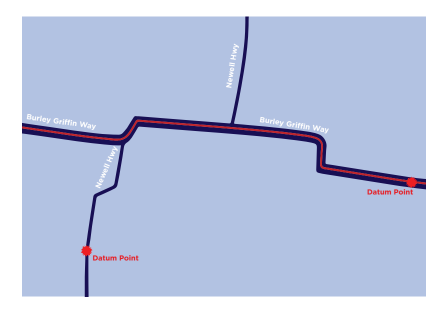


6.4.6 Rural/Urban Fringe Areas

The following apply to all roads that cross between, over or through a combination of rural and urban areas:

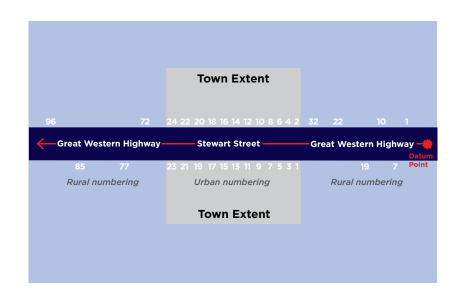
- a. If the road name is the same in both rural and urban areas the rural numbering method shall continue through the town.
- b. If a section of a road is assigned a separate name in an urban area or town, the urban numbering method shall apply to the extent of that separate name. The rural numbering shall continue beyond the section but shall include the distance through the town.

Figure 6.24 - Section of a road broken by a road of a different name



c. Outside of an urban area or town, if a section of road is coincident with another road then the rural numbering should continue and be assigned to the major road. The minor road rural numbering shall continue beyond the coincident section taking into account the distance of that conincident section. Refer to figure 6.24B for example.

Figure 6.24B - Numbering on a rural road with a local road name through a town



6.5 Principles for Sub-Address Numbering

Description

Numbering principles enable multiple address sites within an existing address site to be clearly and logically addressed. For example, offices in a multistorey building, apartments in a complex, strata titles or an industrial site with a common shared driveway (which does not act as a roadway). Where complex sites have internal roads, the internal roads should be used for addressing accordingly. See Section 6.1.2 One Road Name.

Principles

6.5.1 Primary Address Site Numbering

In addition to assigning sub-address numbers for all sites, an address number shall be assigned uniquely to the primary address site that contains the sub-address sites e.g. 15 Euston Road. (Also refer to section 6.2.1 - Address Numbers)

6.5.2 Sub-Address Numbering

The address number for a sub-address site shall consist of the sub-address number followed by the number of the primary address site or, in some cases, the alternative address number. See Figure 6.25 for example.

The address number for a sub-address site shall not consist of the primary number on its own e.g. 15 Euston Road. See Figures 6.26 and 6.27 for examples.

Examples of correct sub-address numbering

Figure 6.25 - Sub-address number structure

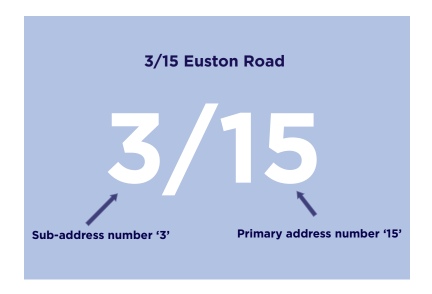


Figure 6.26 - Example of sub-address numbering

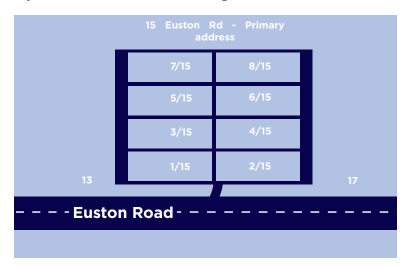
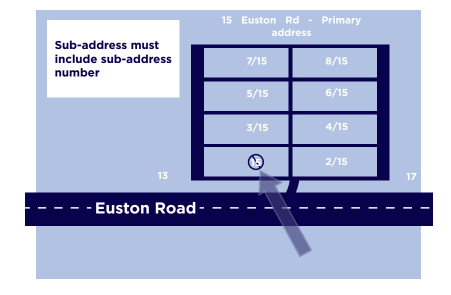


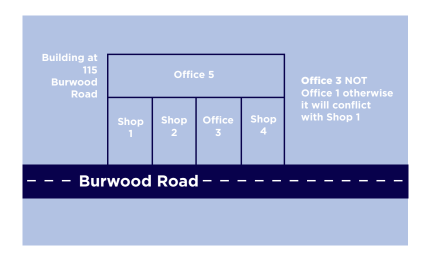
Figure 6.27 - Sub-address must include sub-address number



6.5.3 Uniqueness

Sub-address numbers shall be applied in a logical sequence and within a primary address site shall be unique, regardless of the type of the address site. Refer to Figure 6.28.

Figure 6.28 - Sub-address numbers to be unique regardless of type



6.5.4 Types of Sub-Addresses

A type may be assigned to a sub-address number as appropriate e.g. unit, flat, shop, however this is not a mandatory address element. Refer to the AS 4590:2017 for the list of available types.

When the unit type is recorded, it should be done as follows:

Sub-address type Shop
Sub-address number 1
Primary address number 115

Road name Burwood
Road Type Road
Locality name Burwood

Text string example Shop 1/115 Burwood Road Burwood

When the building identifier and/or name is recorded, it should be done as follows:

Building Identifier and/or site name Loxley House

Sub-address number 1
Primary address number 115

Road name Burwood Road Type Road Locality name Burwood

Text string example Loxley House Shop 1/115 Burwood Road Burwood

When a building identifier or name and/or unit type is recorded, it should be done as follows:

Building Identifier and/or site name Loxley House

sub-address typeShopSub-address number1Primary address number115

Road name Burwood
Road Type Road
Locality name Burwood

Text string example Loxley House Shop 1/115 Burwood Road Burwood

6.5.5 Multi-level Sub-Address Allocation

A multi-level site is a building with more than a single level. Except where an address site covers one or more levels, sub-address numbers in multi-level buildings shall consist of two parts.

The first part shall be one or more alphanumeric characters which represent the level and room. The last two digits shall be the address number for the site (this is commonly referred to as 'hotelstyle numbering'). Refer to Figure 6.29.

The last two digits in the sub-address number shall be unique on that level. Those digits shall be allocated in a logical sequence to each address site.

A zero shall be interposed in the numbering of the first nine address sites on each level for clarity e.g. for level 3 unit 9, the number shall be 309, not 39.

The first part of the sub-address number will normally refer to the level number e.g. 309 is on level 3. A level type code may be used in appropriate cases, such as 'ground', 'mezzanine', or 'basement' level. The appropriate level type shall be selected from those provided in the Table of Level Types and Codes. Refer to Figure 6.30.

A sub-address number which includes a level type code should be recorded as follows:

Level Type B

Sub-address number 02

Primary address number 53

Road Name Sussex

Road Type Street

Locality Newtown

B02/53 Sussex Street Newtown

Where there are multiple levels with the same level type (eg: two basement levels), the level type code and a number may be used in combination. See Figure 6.31.

Level numbers shall increase with height unless the levels are below ground, in which case they shall increase with depth (e.g. level B3 is below level B2). The ground floor should be assigned 'G', and should not be assigned 'O' or '1'.

An address site that occupies an entire level should be assigned a sub-address number as if it is the first address site on that level e.g. for level 4, the sub-address number would be 401. Similarly, an address site that occupies multiple levels should be assigned a sub-address number based on the level used to access the site e.g. for a site occupying levels 5 and 6 and accessed from level 5, the sub-address number would be 501.

A sub-address that is an entire level should be recorded as follows:

Sub-address number 401

Primary address number 24

Road name Castlereagh

Road Type Street
Locality Sydney

Text string example 401/24 Castlereagh Street Sydney

Where there are insufficient numbers available for all of the address sites on a level e.g. for car park sites in a large car park building, alternative logical numbering methods may be applied provided the sub-address numbers are unique and unambiguous. A potential option is the use of suffixes (as described in Principle 6.2.3 - Use of Suffixes).

Figure 6.29 - Sub-address numbering method for multi-level building

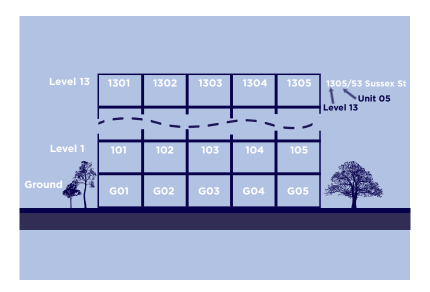
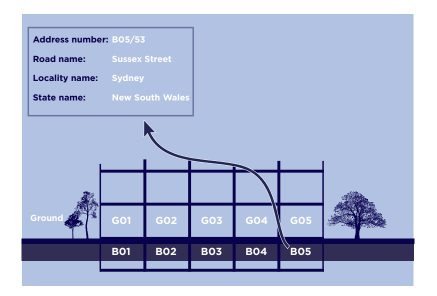


Figure 6.30 - Level codes in sub-address number



Basement 1 B101 B102 B103 B104 B105

Basement 2 B201 B202 B203 B204 B205 Address:
B205/53 Sussex Street

Figure 6.31 - Sub-address level numbering where level type repeated

Level Types and Codes

Level Type	Code	Description
Basement	В	The lowest habitable storey of a building, usually below ground level. The substructure or foundation of a building.
Ground	G	The floor of a building at or nearest ground level.
Lower Ground	LG	The lower entrance level where a building has entrances on two different ground levels, or a level that is below ground level.
Upper Ground	UG	The higher entrance level where a building has entrances on two different ground levels.

6.5.6 Carspace Addressing

In some scenarios (particularly in large residential developments) carspaces may have separate title. In these cases carspaces should be assigned an appropriate address. There is no requirement to assign addresses to other carspaces such as those that are assigned for visitors, or those that are associated with another title (ie: part of the entitlement of a unit). See figure 6.32.

Addresses should be assigned in a logical manner and based on access; ensuring address numbers are reserved for future scenarios where other carspaces may need addressing.

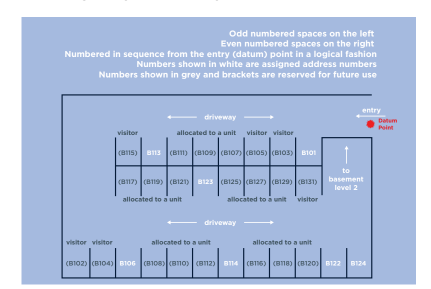


Figure 6.32 - Numbering car spaces with separate title

6.5.7 Multiple towers on the same site

Where there is a building with multiple towers a single primary address should be assigned for the whole site.

ie: 55 Jules Street

Each tower within the development should then be assigned a unique alphanumeric suffix. Refer to figure 6.32 and section 6.2.3 - Suffixes.

ie: 55A Jules Street 55B Jules Street 55C Jules Street

Figure 6.33 - Multiple Towers on a site



Within the whole site, the apartments/units/retail units should all be allocated a unique sub-address number. The sub-address numbers should be as per the following examples.

Ground level

Building	Up to 99 units across the level	Over 99 units across the level		
55A Jules Street	G01/55A Jules Street	G001/55A Jules Street		
	G02/55A Jules Street	G002/55A Jules Street		
	G14/55A Jules Street	G052/55A Jules Street		
55B Jules Street	G15/55B Jules Street	G053/55B Jules Street		
	G16/55B Jules Street	G054/55B Jules Street		
	G28/55B Jules Street	G078/55B Jules Street		
55C Jules Street	G29/55C Jules Street	G079/55C Jules Street		
	G30/55C Jules Street	G080/55C Jules Street		
	G52/55C Jules Street	G121/55C Jules Street		

Level 1

Building	Up to 99 units across the level	Over 99 units across the level
55A Jules Street	101/55A Jules Street	1001/55A Jules Street
	102/55A Jules Street	1002/55A Jules Street
	114/55A Jules Street	1052/55A Jules Street
55B Jules Street	115/55B Jules Street	1053/55B Jules Street
	116/55B Jules Street	1054/55B Jules Street
	128/55B Jules Street	1078/55B Jules Street
55C Jules Street	129/55C Jules Street	1079/55C Jules Street
	130/55C Jules Street	1080/55C Jules Street
	152/55C Jules Street	1121/55C Jules Street

Level 14

Building	Up to 99 units across the level	Over 99 units across the level	
55A Jules Street	1401/55A Jules Street	14001/55A Jules Street	
	1402/55A Jules Street	14002/55A Jules Street	
	1414/55A Jules Street	14052/55A Jules Street	
55B Jules Street	1415/55B Jules Street	14053/55B Jules Street	
	1416/55B Jules Street	14054/55B Jules Street	
	1428/55B Jules Street	14078/55B Jules Street	
55C Jules Street	1429/55C Jules Street	14079/55C Jules Street	
	1430/55C Jules Street	14080/55C Jules Street	
	1452/55C Jules Street	14121/55C Jules Street	

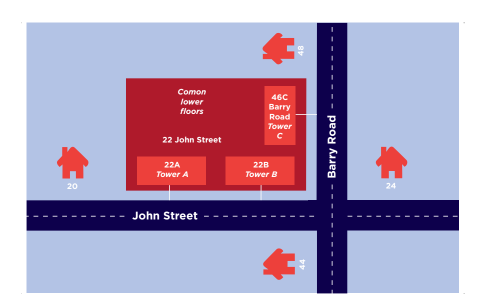
Addresses should be assigned in this manner to avoid any duplication of unit numbers between the buildings.

In the case where the site is accessed from more than one street there should be no duplication of suffixes:

Building	Primary	Alternative
А	22A John Street	46A Barry Road
В	22B John Street	46B Barry Road
С	46C Barry Road	22C John Street

Refer to figure 6.34

Figure 6.34 - Multiple Towers on a corner site



6.6 Principles of Water Access Addressing

Description

Water access addressing principles have been developed to enable addresses to be applied to any site that can only be accessed by water.

Principles

6.6.1 Water Access

Water access address numbering shall be applied to those sites that are only accessible by water. Sites that are accessible by both water and a named road shall be addressed to the named road this includes sites accessed by a named road on an island.

A pier or wharf may also be assigned a water access address number if it meets the above criteria.

6.6.2 Use of Water Name

In lieu of a road name, the name of the river or water-feature shall be used. A river-based address should be recorded as follows:

Address number 1015

Water Name Hawkesbury River
Locality Little Wobby

6.6.3 Sequence

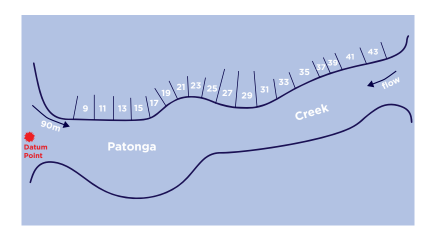
Numbering for water-based sites shall be assigned using a distance based method. Odd numbers shall be on the left side and even numbers on the right, and the number is determined by dividing the distance (in metres) from the datum point by 10 and then rounding to the nearest even or odd number.

6.6.4 Datum Point for Waterways

A datum point shall be established and then numbers allocated according to the distance along the shoreline from that datum point.

For rivers and creeks, the datum point shall be at the mouth or confluence of the feature, with numbering increasing upstream from that point. Refer to figure 6.35.

Figure 6.35 - Datum point for waterways (where one side of water course is only accessible by water)



6.6.5 Datum Point for Islands, Inlets, Bays

For islands, a landmark or other feature should be selected and numbering commence—from that point. Numbering is applied in a sequential clockwise pattern. If numbering completely encircles an island, then the highest number will be adjacent to the lowest, and the numbering pattern, being the distance divided by 10. This will result in some odd and even numbers being adjacent. This can only happen on an island or in a bay or inlet.

An island-based address (where no internal road network exists) should be recorded as follows:

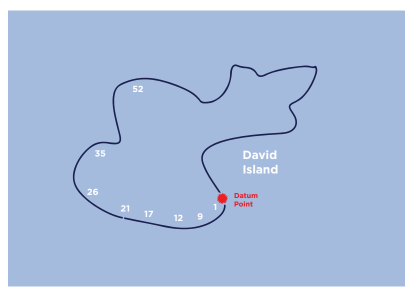
Address number 32

Water name David Island Locality David Island

For an inlet or bay the datum point will usually be placed at the end from which boat access usually occurs. Numbering shall be the distance from the datum point divided by 10. This will result in some odd and even numbers being adjacent.

Refer to figure 6.36.

Figure 6.36 - Numbering on an island



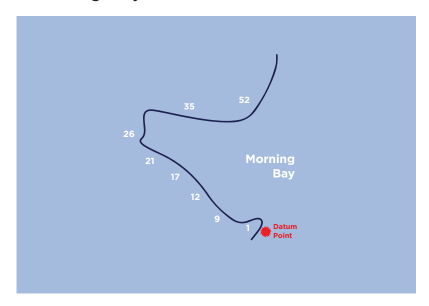
A bay-based address should be recorded as follows:

Address number 81

Water name Morning Bay Locality Morning Bay

Refer to figure 6.37.

Figure 6.37 - Numbering a bay



6.6.6 Waterways with Islands, Inlets and Bays

If a section of waterway intersects with a named island, inlet or bay, the island, inlet or bay numbering method, Principle 6.6.5 - Datum Point for Island, Inlets and Bays, shall apply to the extent of the feature. The waterway numbering shall continue beyond the section but shall include the distance through or around that feature.

6.7 Principles of Road naming

Description

The following principles for the naming of roads conform to the principles outlined in various sections of *AS/NZS 4819:2011 Rural and Urban Addressing*. They are designed to ensure that naming practices in NSW will be of the highest possible standard and will result in intuitively clear road names for all, minimising confusion, errors and omissions.

Road naming proposals that do not conform to the following principles will be objected to.

Principles

6.7.1 Ensuring Public Safety and Service Delivery

Road names shall not risk public and operational safety for emergency response, or cause confusion for transport, communication and mail services. Many emergency responses and other public services (such as mail) are determined by the clarity of road names and road extents, and all road name proposals shall ensure that operations will not be adversely affected. Emergency and other public services shall also actively discourage the use of road names which are known to be unofficial.

For example, a road naming authority may redesign the traffic flow for a road that results in portions of a road no longer being connected. In such instances Principle 6.7.9 - Amending Road Names states that renaming action shall occur and defines the time periods that apply. This is particularly important to ensure public and operational safety is prioritised.

With the centralisation of emergency service operational dispatch centres in NSW, uniqueness is the most essential quality when proposing a new road name. Duplication of similar and like sounding road names should be avoided as these names can cause confusion for operational dispatch and delay emergency response times.

For example, names that sound the same such as Paice, Payce or Pace are unacceptable. Similarly, names that rhyme such as Hilton and Milton should not be used. These names add ambiguity as an emergency call taker will need to make many decisions to refine a call to the correct location.

6.7.2 Language

- a. Road names shall be written in standard Australian English or a recognised format of an Australian Aboriginal language local to the area of the road.
- b. Road names shall be easy to pronounce, spell and write, and preferably not exceed three words (including the road type) or 25 characters. An exception to this is in the use of Aboriginal names when it is accepted that a traditional name may at first appear to be complex but will, over time, become more familiar and accepted by the community.
- c. Diacritical marks (symbols such as ´ in é, , in ç or : in ö) are not used in Australian English names, and shall be omitted from names drawn from languages that use such marks.
- d. The following types of punctuation as used in Australian English shall not be included as part of a road name: period (.), comma (,), colon (:), semi-colon (;), quotation marks (""), exclamation mark (!), question mark (?), ellipsis (...), hyphen (-), dash (/), ampersand (&) and parenthesis (()). For surnames or other names that include a hyphen, the hyphen shall be omitted when used for a road name.

e. An apostrophe mark shall not be included in road names written with a final 's', and the possessive 's shall not be included e.g. *St Georges Terrace not St George's Terrace*. Apostrophes forming part of an eponymous name shall be included (e.g. *O'Connor Road*).

- f. A road name shall not include a preposition e.g. Avenue of the Allies.
- g. Road names shall not include the definite article (The) as the first or sole name element of a road name e.g. *The Esplanade* or *The Northern Road* is not acceptable.
- h. A road name shall not be abbreviated or contain an abbreviation, initial or acronym e.g. Mount, not Mt) except that St shall be used for Saint.
- i. For the purposes of consistency, names starting with Mc or Mac shall not have a space included between the Mc or Mac and the rest of the name.
- j. A road name shall not include Arabic numerals e.g. 3 or 4th or Roman numerals e.g. IV or X. Where numbers are included in a road name they shall be written in full e.g. Fifth Avenue. Ten Mile Road.
- k. A road name shall have the same spelling as any name from which it is derived.
- i. A road name shall not include initials e.g. J Jones Road is not acceptable.

6.7.3 Roads to be Named

All formed roads, including private roads (roads for which the care and maintenance is not the responsibility of a Local Government) that are generally open to the public or to services shall be named in accordance with these principles. This includes, but is not limited to, highways, motorways and freeways; bike paths, bridle paths or walking tracks; roads within complexes such as universities, hospitals and retirement villages; roads within national parks and pedestrian only roads, such as malls.

Roads covered in this policy, and the responsible naming authorities are discussed in more detail in APUM Chapter 2 - Section 2.4.2 - Authority for Road Naming.

The delivery of emergency and other services are often impeded for residents and businesses when private road names are not officially recorded. In order to minimise confusion, to standardise address assignment and support emergency services, all road naming principles, procedures and processes shall be applied to private roads in NSW. Driveways providing access to a small amount of dwellings are not automatically considered to be private roads, and owner/occupiers have no authority to install signs for such driveways, unless given consent from Local Government. This same principle applies to pathways, in cases where naming is not considered necessary for addressing purposes.

Unformed roads (usually surveyed but unconstructed) should not be named unless a name is, or will be, required for addressing purposes.

Roads with five or less address sites need not be named if the address sites within the road can be assigned numbers within the adjoining road. See example in Figure 6.38.

Naming conventions should take into consideration cartographic requirements i.e. a considerably long name is difficult to represent on a short road line.

The use of an unofficial road name (a name that has not been endorsed by a naming authority) for addressing purposes is not acceptable. Such a road shall be assigned an official name (a name that has been endorsed by Local Government, approved by the GNB and gazetted). Each road shall have only one official name for addressing purposes.

As shown in the example in Figure 6.39 a classified highway may include a section that is also assigned a local name where it passes through a town or suburb. Nonetheless, each section of road shall have only one official name for addressing purposes. In this example, within the town the official name for addressing purposes is Brooke Street.

Figure 6.38 - Short road with just 3 address sites named as part of Beauford Street

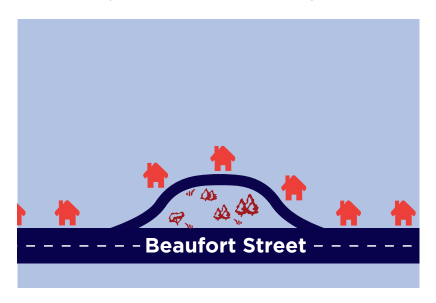
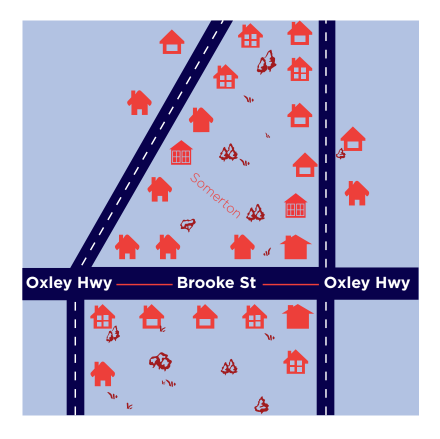


Figure 6.39 - Local road naming through a town



6.7.4 Uniqueness Duplication

Uniqueness is the most essential quality to be sought in proposing a new road name. A road name will be regarded as a duplicate if it is the same or similar in spelling or sound to an existing name, regardless of the road type.

Road names shall not be duplicated:

- · Within the same address locality
- Within the adjoining locality
- Within a duplicated locality anywhere in NSW
- Within the following proximity radius:
 - o 10km in a Metropolitan Urban Area
 - o 20km in a Regional Urban Area
 - o 30km in a Rural Area

The proximity radius provides the minimum required distance between duplications.

The NSW LGA Road Name Proximities map along with land use zones, as defined by the Standard Instrument - Principal Local Environment Plan (Part 2.1), will determine which proximity radius will be applied when evaluating road names.

Land zones applied to road name evaluation can be accessed via the Planning Portal https://www.planningportal.nsw.gov.au/spatialviewer/#/find-a-property/address

Proximity Radius Areas

10 km - Metropolitan Urban Area

All roads within Metropolitan Urban Area, as defined by the NSW Road Name
 Duplication Proximities map, will be evaluated for duplication within a 10km radius.

10km or 20km - Metropolitan Urban Area or Regional Urban Area

- Land use zones that are Residential Zones R1-R4, Business Zones B1-B8 and Industrial Zones IN1-IN3, within the Metropolitan or Regional Urban Proximity Area, will be evaluated as a 10km proximity radius.
- All other roads will be considered as a Regional Urban Area and a 20km proximity radius applied.

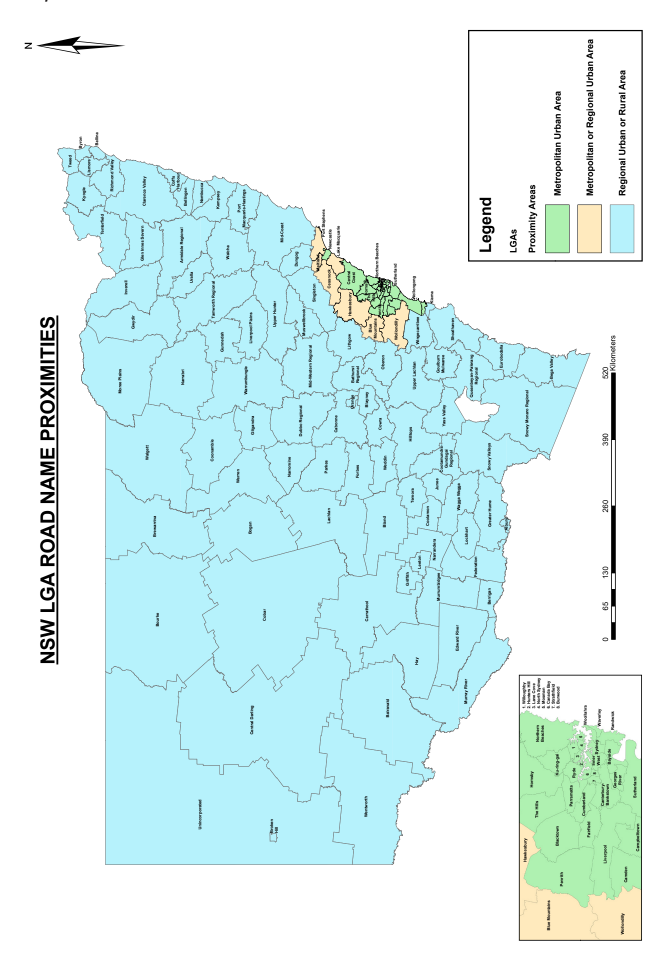
20km-30km Regional Urban Area or Rural Area

- Cities, towns and villages that are outside of the Metropolitan Urban LGA area will be evaluated as a Regional Urban Area, and a 20km radius applied. Examples include Orange, Dubbo, Wagga Wagga and Bathurst.
- If the land use zone is 'Rural Zones RU1-RU6', it will be evaluated as a Rural Area proximity and a 30km radius applied.
- Environmental Protection Zones E1-E4, outside of the Metropolitan Urban Areas, will be considered a Rural Area.

Notes:

- There may be occasions when a different radius is applied, however this will be determined on a case by case basis in consultation with the affected Council.
- Measurements are to be taken from the closest extent of the existing road.
- The proximity radius zone is to be applied to the proposed road, not the zone the existing road is in. e.g. if the proposed road is outside of Bathurst, and it is an area classified as a Rural Area then the rural radius is applied.

Map 1 - NSW LGA Road Name Proximities



6.7.5 Acceptable Road Names

Names of early settlers, war servicemen and women and other persons who have contributed to the heritage of an area, local history themes, flora, fauna, ships etc. are usually most suitable for applying to roads.

Gender diversity in the selection of names is encouraged, as are names reflecting NSW multicultural heritage. Aboriginal names are also supported and shall be in a local language chosen in consultation with the Local Aboriginal Land Council and/or relevant Aboriginal community.

Local interest groups, developers or individuals are encouraged to work with the Local Government to locate/define new names according to these suggestions.

When selecting road names, all of the following shall be considered and must be adhered to:

- Road names shall not be offensive, racist, derogatory or demeaning (refer to NSW Anti-Discrimination legislation).
- Road names shall not be misspelt. In particular, the spelling of personal names shall be able to be validated by reference to primary sources.
- Commercial and business names shall not be used, particularly where the name can be construed to be promoting the business. However, business names no longer in use and which promote the heritage of an area are acceptable.
- Road types shall not be used in the formation of a road name, for example Promenade Road, Court Street etc. even if the road type is also a surname.
- Only one name shall be used for commemorative naming e.g. a given name or surname.

6.7.6 Commemorative Road Names

Naming often commemorates an event, person or place. The names of people who are still alive shall not be used because community attitudes and opinions can change over time. It is not appropriate to use nicknames as an alternative to an official name for the purposes of road naming.

Acts of bravery, community service and exceptional accomplishments are typical grounds for this recognition. The name of persons who gave their lives in service for their country are often used as commemorative names. The person commemorated should have contributed significantly to the area.

Ownership of land that has been developed is not considered as a significant reason for naming purposes.

The initials of a given name are not to be used in any instances.

Local Government shall make every effort to gain consent from family members of the person who is being commemorated. Supporting evidence that shows attempts by a Local Government to consult with family members should be provided during the lodgment of the proposal, but it is acknowledged that some names may be from an era for which this is not possible.

It is a requirement that a person is to have been deceased for at least 12 months before an application to commemoratively name a road after them is deemed acceptable.

6.7.7 Road Extents

A road name shall apply from one end of the road to the other i.e. the point where the road finishes or intersects with another road or roads.

The extent of a named road shall be defined by the formed road, and shall include only one section navigable by vehicles or foot. Unconnected navigable sections, such as where separated by an unbridged stream or a physical barrier, shall be assigned separate names. Refer to Figure 6.40 for an example.

When a road extent is broken into separate sections by redevelopment or redesign, the name shall only be retained on one section and the other section(s) renamed as part of the development process. Refer to Figure 6.41 for an example.

A classified highway may be split by a section that is assigned a local name where it passes through a town. Each section of road shall have only one official name for addressing purposes. Refer to Figure 6.42 for an example.

Figure 6.40 - One section of road to be renamed

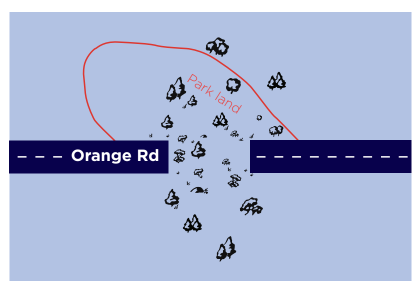


Figure 6.41 - Road naming in a staged development

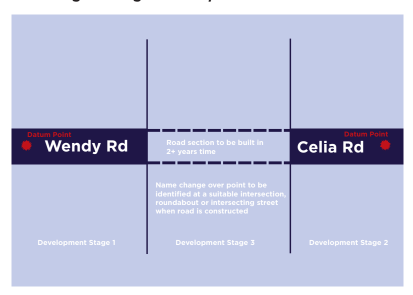
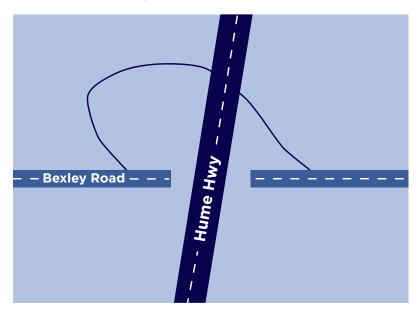


Figure 6.42 - One section of Bexley Street to be renamed



6.7.8 Suffixes, Prefixes and Directional Indicators

A road name shall not include qualifying terminology, a cardinal indicator or a similar prefix (e.g. Upper, lower, Old, New, East, West) unless the road name is derived from the name of a geographical feature (or existing on ground feature near the location of the road) that includes it.

A directional or similar device shall not be used as a suffix to uniquely define road extremities e.g. Boundary Road East and Boundary Road West.

Origin to destination names, such as *Bathurst-Oberon Road* shall not be used. It is too easy for such names to be confusing as there are too many aliases. Further to this, road name signs for origin-destination names can create confusion when the respective names are opposite in direction to the actual location of the places as indicate by their order on the sign e.g. *Bathurst Road, Oberon Road, Oberon-Bathurst Road.*

6.7.9 Amending Road Names

Road names are intended to be enduring, and the renaming of roads is discouraged unless there are compelling reasons for a change. Issues that can prompt renaming include the redesign of a road, changed traffic flow, mail or service delivery problems, duplication issues and addressing problems. Where there are significant reasons for a change the road naming authority is encouraged to undertake renaming action in conformity with these principles. Information regarding submitting proposals and responding to change requests can be located in Chapter 7 - Addressing Procedures.

6.7.10 Road Types

All road names shall include a road type selected from the list of acceptable road types in Section 6.10 - Road Types. The road types available are distinguished between those for openended roads, culs-de-sac and pedestrian ways.

An exception to this mandatory assignation of road types only occurs on pre-approval of names for planning purposes or reserving of names, in which case the type might not yet be known. Refer to Chapter 7- Procedures - Section 7.3 Reservations and Pre-Approvals for details of this process.

Descriptions of the road types assist in the selection of types that suitably describe a road's characteristics, and they should be chosen with the ultimate configuration of the road in mind.

Road types shall not be used to distinguish different roads of the same name or similarly sounding or spelt names. For example, the roads *Lambert Street, Lambert Close* and *Lambert Lane* are considered to be duplicates, which are not acceptable under Principle 6.7.4 - Uniqueness, Duplication. The same applies to *Brown Street, Broun Crescent* and *Browne Lane* (or similar combinations).

6.7.11 Cross-Jurisdictional Naming or Renaming

Where naming or amendments to an existing road are required, and the extent crosses Local Government or State boundaries the Local Government with the most residents affected by any naming or proposed change shall take the lead in these negotiations. Where unanimous decision is unable to be achieved, the matter shall be referred to the GNB for its advice.

Where a road is named the whole road shall be named (as per Principle 6.7.7 Road Extents) and therefore a road spanning one or many Local Government areas shall have the approval of affected Local Governments prior to being considered for gazettal.

6.7.12 Name of Water Feature or Island

For water based addressing the name of the water feature or island replaces the name of a road. For sites facing a watercourse or bay, that name of that feature replaces the road name, and in the case of islands, the island name replaces the road name. In every instance, the name shall be a name approved by the GNB and recorded in the NSW Gazetteer of Place Names e.g. 29 Patonga Creek, Patonga, NSW.

6.8 Principles of Address Locality Naming and Boundaries

Description

An address locality is a named geographical area with defined boundaries which represents a community or area of interest, and may be rural or urban in character (where urban it is usually defined as a 'suburb'). Address localities enable addresses to be uniquely identified. Without clearly defined address localities there can be uncertainty in an address. To achieve comprehensive addressing objectives it is vital that address locality names and boundaries are clear and unambiguous.

Address localities are distinguishable from urban and rural places which are considered to be named geographical areas which have no official boundaries: for this reason an urban place name cannot be used for addressing purposes (e.g. Kings Cross is an urban place, it forms part of the Potts Point, Darlinghurst, Rushcutters Bay and Elizabeth Bay localities in Sydney). Similarly, estate names are considered to be branding for particular development areas or gated communities, and as such are not address locality names and cannot be used for addressing purposes.

Submissions seeking changes to address locality boundaries for reasons of perceived status or financial benefit will not be supported. Additionally, address locality name changes will have no bearing or impact on a *Contract for sale and purchase of land in NSW*.

Principles

6.8.1 Uniqueness, Duplication

No new name shall be duplicated within NSW or any other state or territory in Australia. Duplication includes being replicated in spelling or similar in sound. A check for duplication can be undertaken by searching the Gazetteer of Place Names www.gnb.nsw.gov.au and the Australian Gazetteer www.ga.gov.au/place-names/. Where a new address locality name is being considered, the GNB shall make contact with the PCPN - Permanent Committee on Place Names to determine whether other jurisdictions are concurrently considering a similar name, there are no existing duplications and to reserve the name for potential future use in NSW.

6.8.2 Official Use

Each address locality has one officially gazetted name. Alternative, promotional or dual names are not accepted for addressing purposes. Urban and rural place names shall not be used in place of an official name. Promotion or use of an unofficial, urban place or name other than the officially gazetted address locality name in an address (particularly in real estate marketing), is considered to be misleading or deceptive practice as defined under the *Australian Competition and Consumer Act 2010*.

6.8.3 Acceptable Address Locality Names

Address locality names shall conform with the general naming principles for roads and to the *GNB Place Naming Policy*. Refer to Principle 6.7.2 - Language and the following specific principles:

- a. Short, easily pronounced names are preferred.
- b. Names shall have the same spelling as any associated feature from which the name is derived.
- c. The names of people who are still alive are not acceptable, because community attitudes and opinions can change over time, as per Principle 6.7.5 Acceptable Road Names and Principle 6.7.6 Commemorative Road Names.

d. In remote areas the names of Aboriginal communities should be adopted as a locality name.

- e. Names which are relevant to the local area are preferred, particularly if they relate to the history or geography of the area. The previous use of a name as an estate, subdivisional or promotional name does not give the name any priority to be accepted as an address locality name. Names for new address localities shall have a New South Wales emphasis, and preferably have a direct association with the area.
- f. As per Principle 6.7.8 Suffixes, Prefixes and Directional Indicators names should not include qualifying terminology, a cardinal indicator or a similar suffix or prefix e.g. Upper, New, North and South etc.
- g. For new address localities, it is not permissible to add a word to an existing NSW address locality. Eg, Hotham Heights would not be acceptable if there is an existing locality of Hotham.
- h. In the case of already duplicated existing address localities, the addition of a word to the locality name in order to decrease duplication is acceptable. Eg, if there are two address localities named Mayfield, one locality may be renamed Mount Mayfield provided this does not cause another duplication.

6.8.4 Boundary Definition

- a. Address locality boundaries should be easy to identify and readily interpreted by the community. Address locality boundaries shall be determined based on good planning principles and define areas with common community interests.
- b. Address locality boundaries shall be of a reasonable size for practical purposes, such as including a shopping precinct or community school. Within urban areas an ideal size is around 500ha, with a preferred minimum area of 100ha.
- c. Address locality boundaries shall be contiguous and may not overlap another address locality boundary.
- d. An address locality cannot be an island within another locality. All address localities should have boundaries that run alongside two or more other localities, the seashore or state boundary.
- e. Address locality boundaries shall not extend beyond local government, state or territory boundaries.

6.8.5 Boundary Determination

- a. Address locality boundaries should be determined as early in the planning process as possible.
- b. Address locality boundaries shall follow clear and easily distinguishable lines such as rivers, railways, major road centrelines.
- c. Address locality boundaries shall not bisect properties in common ownership and shall not bisect individual land parcels.
- d. Boundaries should be regularly reviewed, especially in areas subject to urban development. The review process should take into primary consideration impacts on community interests. Following this, consideration can be given to the likely impact on government and commercial interests.
- e. Address localities should be reflected in the address of any given site. A boundary adjustment may be required if the address locality of the access point to a site is not concurrent with the address locality for the site being addressed.

6.9 Principles of Geocoding

Description

Geocoding enables every address to be identified through a spatial search and every textual address to be spatially located.

Responsibility for maintaining geocodes in the NSW Address Database is described in APUM Chapter 3 - Address Data Governance and Custodianship.

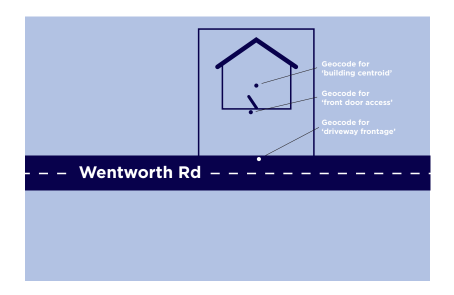
Quality management parameters for maintaining geocodes in the NSW Address Database are described in APUM Chapter 4 - Address Database, Metadata and Components.

Principles

6.9.1 Geocode Location

All primary addresses, including those with sub-addresses, shall be given individual geocodes. An address may have more than one geocode assigned. Refer to APUM Chapter 4 - Address Database, Metadata and Components for details

Figure 6.43 - Single address with multiple geocodes



6.9.2 Geocode Coordinates

The coordinates of a geocode shall represent the physical location of the address site.

The geocode types specified for the NSW Address Database are set out APUM Chapter 4 - Address Database, Metadata and Components. This chapter details the official geocode which will be recorded for all address instances in the NSW Address Database.

6.9.3 Geocode Accuracy

The accuracy of geocodes specified for the NSW Address Database are set out APUM Chapter 4 - Address Database, Metadata and Components.

6.9.4 Mapping Projection and Datum

All coordinates for geocodes shall be expressed in terms of the current recognised datum, which from 1 January 2020 is GDA2020.

6.10 Road Types

The following road types, derived from AS/NZS 4819:2011, shall be selected as applicable to open ended roads, cul-de-sac or pedestrian only roads. Refer to AP1 for the processes to formalise road names with these road types..

Road Type	Abbrev -iation	Description	Open ended	Cul-de- sac	Pedestrian only
Alley	Ally	Usually narrow roadway in cities or towns, often through city blocks or squares.	•	•	
Approach	Арр	Roadway leading to an area of community interest (e.g. public open space, commercial area, beach etc.)	•		
Arcade	Arc	Passage having an arched roof, or any covered passageway, especially one with shops along the sides.			•
Avenue	Av	Broad roadway, usually planted on each side with trees.	•		
Boardwalk	Bwlk	Promenade or path, especially of wooden planks, for pedestrians and sometimes vehicles, along or overlooking a beach or waterfront.			•
Boulevard	Bvd	Wide roadway, well paved, usually ornamented with trees and grass plots.	Ø		
Break	Brk	Vehicular access on a formed or unformed surface, which was originally prepared as a firebreak.	•		
Bypass	Вура	Alternative roadway constructed to enable through traffic to avoid congested areas or other obstructions to movement.	•		
Carpark	Crpk	An area or building where cars or other vehicles may be left temporarily. Shops or residence may also be fronting the carpark.	•		
Chase	Ch	Roadway leading down to a valley.	②	Ø	
Circuit	Cct	Roadway enclosing an area.	②		
Close	Cl	Short, enclosed roadway.		②	
Concourse	Con	A roadway or pedestrian access that runs through or around a central area (e.g. public open space, commercial area or railway station).	•	•	•
Court	Ct	Short, enclosed roadway.		Ø	
Crescent	Cr	Crescent-shaped thoroughfare, especially where both ends join the same thoroughfare.	•		

Chapter 6 Addressing Principles

Road Type	Abbrev -iation	Description	Open ended	Cul-de- sac	Pedestrian only
Crest	Crst	Roadway running along the top or summit of a hill.	•	•	
Drive	Dr	Wide thoroughfare allowing a steady flow of traffic without many crossstreets.	•		
Entrance	Ent	Roadway connecting other roads.	Ø		
Esplanade	Esp	Level roadway, often along the seaside, lake or a river.	②		
Firetrail	Ftrl	Vehicular access on a formed or unformed surface, which was originally prepared as a firebreak.	•		
Freeway	Fwy	Express, multi-lane highway, with limited or controlled access.	•		
Glade	Glde	Roadway usually in a valley of trees.	Ø	②	
Grange	Gra	Roadway leading to a country estate, or focal point, public open space, shopping area etc.	•		
Grove	Gr	Roadway that features a group of trees standing together.	•	•	
Highway	Hwy	Main road or thoroughfare, a main route.	•		
Lane	Lane	Narrow way between walls, buildings or a narrow country or city roadway.	②	•	
Loop	Loop	Roadway that diverges from and rejoins the main thoroughfare.	•		
Mall	Mall	Sheltered walk, promenade or shopping precinct.			•
Mews	Mews	Roadway in a group of houses.		②	
Parade	Pde	Public promenade or roadway that has good pedestrian facilities along the side.	•		
Parkway	Pwy	Roadway through parklands or an open grassland area.	•		
Passage	Psge	Narrow street for pedestrians.			
Path	Path	Roadway used only for pedestrian traffic.			•
Place	Pl	Short, sometimes narrow, enclosed roadway.		②	
Promenade	Prom	Roadway like an avenue with plenty of facilities for the public to take a leisurely walk, a public place for walking.	•		

Chapter 6 Addressing Principles

Road Type	Abbrev -iation	Description	Open ended	Cul-de- sac	Pedestrian only
Quay	Qy	Roadway leading to a landing place alongside or projecting into water.	•		
Ramp	Ramp	Access road to and from highways and freeways.	②		
Retreat	Rtt	Roadway forming a place of seclusion.			
Ridge	Rdge	Roadway along the top of a hill.	lacksquare		
Rise	Rise	Roadway going to a higher place or position.	•	•	
Road	Rd	Open way or public passage primarily for vehicles.	•		
Steps	Stps	Route consisting mainly of steps.			
Street	St	Public roadway in a town, city or urban area, especially a paved thoroughfare with footpaths and buildings along one or both sides.	•		
Subway	Sbwy	Underground passage or tunnel that pedestrians use for crossing under a road, railway, river etc.			•
Terrace	Tce	Roadway usually with houses on either side raised above the road level.	•	•	
Track	Trk	Roadway with a single carriageway. A roadway through a natural bushland region. The interpretation for both Track and Trail is limited to roadways, whereas in many areas (e.g. Tasmania) these are often associated with walking rather than vehicular movement.	•		
Trail	Trl	See 'Track'.	Ø		
View	View	Roadway commanding a wide panoramic view across surrounding areas.	Ø	•	
Vista	Vsta	Roadway with a view or outlook.		Ø	
Walk	Walk	Thoroughfare with restricted access used mainly by pedestrians.			•
Way	Way	Roadway affording passage from one place to another. Usually not as straight as an avenue or street.	•		
Wharf	Whrf	A roadway on a wharf or pier.		Ø	Ø

7 Addressing Procedures

This chapter contains procedures which shall be followed for all instances of numbering, road naming/renaming and address locality boundary definition.

The procedures apply mainly to Data Producers and Data Aggregators.

The procedures include:

7.1 Consultation 7.1.1 Submitting a Request

7.1.2 Responding to a Request

7.1.3 Consulting on a Proposal

7.1.4 Advertising and Public Notices

7.1.5 Submissions

7.2 Notifications 7.2.1 Notification of Approved Road Names

7.2.2 Gazettal of Road Names and Address Locality Boundaries

7.2.3 Road Closure

7.2.4 Ungazetted Road Names

7.3 Pre-Approvals 7.3.1 Authorisation of Proposals

7.3.2 Pre-Approval

7.3.3 Suitability Advice

7.4 Signage

7.1 Consultation

Description

Developing a proposal for a new, amended or deprecated address can require many tasks to be undertaken. Each of these procedures provides Data Producers and Aggregators with guidance on steps which should be undertaken for developing an addressing proposal.

Procedures

7.1.1 Submitting a Request

Members of the public and organisations that deal with the provision of emergency or other services (such as postal or telecommunications) can submit a suggestion or proposal to create or change an address (or address component) to the Local Government responsible for the area in which the address, number, road or address locality is situated.

A request can be to:

- create a new address, number, road or address locality
- change an address completely
- change an address number, road name, road type or address locality name/boundary.

The proposal shall include sufficient information to demonstrate that:

- it is in the long-term interests of the community (the proposed address or address component must be logical, sequential and conform with NSW Address Policy and it must not pose a safety issue or be likely to be a safety issue for emergency services to locate), and (where relevant)
- should include information that indicates that an overwhelming majority of the community who will be affected by the proposal are in support of the change.

Proposals to Local Government should include:

- the location of the address(es) (if relevant)
- the location and extent of the road (and, if relevant, its current name)
- background detail on why the Local Government shall consider changing an address component(s) or registering a new address component(s)
- details on why the change is considered to be appropriate, and
- copies of petitions, surveys etc.

Upon receiving the proposal the Local Government should initiate the formal proposal process. If a proposal affects addresses located across two or more Local Government areas, the staff of the respective areas need to coordinate the proposal's processing as per Chapter 6 - Principle 6.1.6 - Naming and Numbering Across Boundaries.

When a proposal has been submitted from an emergency service organisation, minimum response times apply as per Procedure 7.1.2 - Responding to a Request.

Where a proposal is related to a address locality and Local Government ultimately reject the proposal, this decision can be appealed to the GNB as per Procedure 7.1.5 - Submissions.

7.1.2 Responding to a Request

Emergency Services

When a request for naming or changing an address component is proposed by an emergency service organisation and submitted to a Local Government, receipt of the request shall be acknowledged, by written letter or email to the proposer, within a total of 10 business days.

Once the response is sent an action plan shall be implemented by the Local Government within 30 business days. From then, the Local Government shall action the request and outline a proposal for resolving the issue within a total of 20 business days.

If the issue is unable to be resolved to all parties' satisfaction within a total of 60 business days of the initial request being received, the matter may be referred to Spatial Services for its advice.

General Public

When a request for naming or changing an existing name or address is proposed by a member of the public, an organisation or business and submitted to a Local Government, receipt of the request shall be acknowledged, by written letter or email to the proposer, within a total of 20 business days.

Once the response is sent, the Local Government shall implement an action plan within a total of 30 business days. A proposal for resolving the issue must be completed within a total of 60 business days.

If the issue is unable to be resolved to all parties' satisfaction within a total of 110 business days of the initial request being received, the matter may be referred to Spatial Services for its advice.

Where amendments to an existing address(es) are required and the extent(s) crosses Local Government boundaries the above timeframes do not apply because of the need for inter-council negotiations. For these purposes, an additional 10 to 15 business days is applied to each of the timeframes outlined above. Refer to APUM Chapter 6 - Principle 6.1.6 - Naming and Numbering Across Boundaries for details of jurisdiction in these instances.

7.1.3 Consulting on a Proposal

In addition to complying with the legislative requirements for advertising a naming proposal (refer to Procedure 7.1.4 Advertising and Public Notices), it is recommended that Local Government should also consult with those communities who are directly affected by naming proposals.

Roads

The level and form of consultation will vary depending on the type of site for the naming proposal.

For 'greenfield development sites' - where there are no residents affected by the new road names - it is adequate to restrict consultation to be solely between the Local Government and the Data Producer.

For endorsement of the names of private roads, it is only necessary for the Local Government to consult with the owners of the development (usually the body corporate).

Local Government should consult with the immediate community who directly utilise the road names assigned to sites affected by a name change or addition. This includes, but is not limited to, residents, ratepayers and businesses. Consultation should only occur after the Local Government is certain that the proposed name conforms to the road naming requirements in APUM Chapter 6 - Principles.

Address Localities

Under the provisions of the *Geographical Names Act 1966*, the GNB is responsible for address locality name and boundary determination.

Principles outlined in Chapter 6 - Section 6.8 - Principles of Address Locality Naming shall be followed when creating new or amending existing address locality names/boundaries.

It is recommended that Local Government consult with the immediate community who directly utilise the addresses assigned to sites affected by a boundary change. This includes, but is not limited to, residents, ratepayers and businesses.

The level and form of consultation by the GNB can vary depending on the proposal, as follows:

- Where a boundary amendment proposal will affect less than 10 parcels or owners/ occupiers, no advertising is required (but can be undertaken). This proposal must have full support of property owners affected by the proposal and Local Government.
- Where a boundary amendment proposal will affect between 10 to 20 parcels or owners/occupiers, the GNB Secretariat can seek permission from the GNB to alter the boundaries without advertising.
- Where a proposal will affect more than 20 parcels or owners/occupiers and/or includes a name change or creation of a new address locality, the proposal must be advertised by the GNB.

7.1.4 Advertising and Public Notices

As per Procedure 7.1.3 - Consulting on a Proposal there are different procedures required for advertising and public notices regarding address locality and road naming proposals.

Roads

As per the *Roads Regulation 2018* when a Local Government is required to name or rename a road that will affect the addresses of owner/occupiers - the proposal must be advertised in local papers or on the road authority's website. The Local Government may also wish to promote the proposal via electronic media and/or on the council website.

Local Government should consult with the immediate community who directly utilise an address(es) which will be affected by a change to the road name or type. The immediate community includes, but is not limited to, residents, ratepayers and businesses. They must be notified in writing of the proposed change, and a minimum period of 15 working days allowed for feedback to the Local Government.

Following an endorsement by the Local Government, those affected by the proposal must be notified by writing within 10 working days, and the community notified in newspapers and/or electronic media, informing them that the submission is being sent to the GNB for its approval.

As per the Roads Regulation 2018 the Local Government is required to:

- (a) publish notice of the new name in the Gazette and in a local newspaper or on the roads authority's website, giving (in the case of a road that is being named for the first time) a brief description of the location of the road, and
- (b) notify the relevant parties of the new name, giving sufficient particulars to enable the road to be identified.

The list of relevant parties includes:

- (a) Australia Post,
- (b) the Registrar-General,
- (c) the Surveyor-General,
- (d) the chief executive of the Ambulance Service of NSW,
- (e) Fire and Rescue NSW,
- (f) the NSW Rural Fire Service,
- (g) the NSW Police Force,
- (h) the NSW State Emergency Service,
- (i) the NSW Volunteer Rescue Association,
- (j) in relation to a classified road—RMS.

As per the Regulation, the notice must state that written submissions on the proposed name may be made to the Local Government and must specify how, and the date by which, submissions are to be made.

If a Local Government is unsure of the level of community consultation required for a road naming proposal the Secretariat of the GNB is able to offer advice - refer to Procedure 7.3.3 - Suitability Advice for details.

Address Localities

S.8 of the Geographical Names Act states that:

'Whenever the board proposes to assign a geographical name to any place or to alter a recorded name or a geographical name it shall cause to be published in the Gazette and in a newspaper circulating in the neighbourhood of such place a notice of the proposal specifying the proposed name or alteration.'

The GNB is responsible for placing these advertisements and gazette notices.

The notice and advertisement will allow for members of the public to submit feedback to the GNB within 30 days of the advertisement or gazette notice being published (whichever is the latter).

7.1.5 Submissions

From time to time members of the public or organisations might wish to comment on, support or object to an addressing proposal, be it for numbering, road naming or address locality name/boundary definition.

Objections submitted:

- For road names must be made directly to the Local Government during the public consultation period.
- For address localities must be made directly to the GNB during the consultation period.

All objections must identify where or how the proposal does not conform to the Principles

outlined APUM Chapter 6, if they are to be considered and responded to by Local Government in the decision making process. In addition to this, the following procedures apply.

Numbers

Requests for details of address numbers can be referred to Spatial Services for its review and feedback.

Roads

Upon receiving objections the Local Government can abandon a proposal or proceed to endorse it.

Should the Local Government uphold any objections received during the consultation period, they shall proceed to amend the proposal so that it is suitable.

Should the GNB in its consideration of approval reject a proposal, the Local Government may appeal to the Board if it can be demonstrated that the principles have been incorrectly interpreted. Objections may then be lodged with the Minister responsible for the Roads Act.

Address Localities

The GNB will summarise any objections received and forward them to Local Government (and potentially any other interested parties) for review.

Should the Local Government uphold any objections they can suggest amendments to the proposal and submit these to the GNB.

Upon receiving comments from Local Government (and any sought from interested parties) then the GNB will consider the public submissions before reaching a final recommendation.

Should the GNB proceed to endorse a suggested amendment to the proposal then they will undertake further consultation.

Should the GNB in its consideration reject a proposal, the Local Government may appeal to the Board if it can be demonstrated that the principles have been incorrectly interpreted.

7.2 Notifications

Description

Various methods of notification and gazettal are required to ensure a naming or boundary proposal conforms to legislative requirements. Notices required during the consultation period are outlined in Section 7.1 - Consultation. The procedures in this section detail notification requirements once a proposal has been endorsed by the Local Government and/or approved by the GNB.

Procedures

7.2.1 Notification of Approved Road Names

The *Roads Regulation 2018* requires a Local Government to publish notice of a new name in a local newspaper or on the road authority's website and serve notice to relevant parties. Refer to list in Procedure 7.1.3 - Consulting on a Proposal.

7.2.2 Gazettal of Road Names and Address Localities

Once a road name has been registered by the GNB, under the *Roads Regulation 2018* a Local Government is required to publish notice of the new name in the *NSW Government Gazette*.

The Gazette notice will include the following details as a minimum:

- road Name and Type Approved by GNB/ Address Locality Name Approved by the GNB
- · road name as previously known by (if any)/ Address Locality name previously known by
- address locality and/or Local Government Area
- extent/Boundaries (in written or graphic form as appropriate)
- date approved by GNB.

Address Localities

Under the provisions of the *Geographical Names Act 1966* the GNB must issue a notice for a new or changed address locality name or boundary (if it affects more than 20 lots and/or owners) in the *Government Gazette*.

In addition to the requirements of the Act, any change to the name or extent of a address locality will be notified by the GNB Secretariat to relevant government agencies and authorities who require this information.

7.2.3 Road Closure

Closing of public roads is covered under Part 4 of the Roads Act 1993.

When a road is to be closed, except in the case where the thoroughfare is unaffected, it is important that the road name status is updated in the Gazetteer of Road Names, or, in the case of the closure of part of that named road, that the extent of the named road be updated.

Under section 162 of the Road Act a roads authority may name and number all public roads for which it is the roads authority and under section 163 of the Act that roads authority must keep a record of those roads for which it is an authority including its location and extent.

For the Gazetteer of Road Names to be kept relevant and up to date, Local Government shall advise the GNB Secretariat when a road has been amended or discontinued. The GNB Secretariat will then update the details in the Gazetteer of Road Names.

7.2.4 Ungazetted Road Names

Any pre - 1993 roads (i.e. prior to the establishment of the *Roads Act 1993*) which are named, but where the names have not been gazetted, should be officially gazetted by Local Government outside of the NSW Place and Road Naming Proposal System (Proposal System).

7.3 Pre-Approvals

Description

To facilitate the early capture of address information, and reduce the risk of road name duplication for development sites in close proximity, it is possible for Local Government to have road names pre-approved by the GNB Secretariat.

Procedures

7.3.1 Authorisation of Proposals

Pre-Approvals Submission

Submissions for consideration of road names for pre-approval must originate from an authorised officer of a Local Government.

An authorised officer is a person(s) who is recognised by the Local Government for liaising with the GNB.

Final Proposals

Final road naming proposals or address boundary/naming feedback (where applicable - refer Procedure 7.1.5 - Submissions) must be submitted to the GNB by a delegated officer or be supported by a resolution of Local Government prior to submission.

7.3.2 Pre-Approval

Local Government can seek to have road names pre-approved for future use within their LGA. This can be done for the purposes of reserving names for potential future development or urban infill sites. Recording pre-approved names within the Gazetteer of Road Names means that the name will be included for consideration in any future duplication checks which might be undertaken within the area - and reduce the likelihood of an issue occurring in the future when the name is finally designated to a road extent.

Local Government will check to determine if a name has already been approved for an adjoining area or is duplicated elsewhere or does not conform to the Principles outlined in APUM Chapter 6. If duplication or non-conformance are detected the Local Government will amend the proposal, or request that the Data Producer amend the proposal.

The maximum number of names that can be pre-approved for a LGA is 50, however in areas undergoing substantial development Local Government can seek GNB consideration for pre-approval of more than this amount (up to 200 names).

Where the final extent and final location might not be known for a road to which the preapproved name will be applied, the names do not require road types to be allocated during the pre-approval process.

Where names have been screened by the GNB and pre-approved, they are recorded in the Gazetteer of Road Names with a status of 'pre-approved' and are available for use within the Local Government area for a period of two years from the date of GNB approval. The pre-approved status may be renewed at the end of the two year cycle. Local Government are responsible for reporting to the GNB why the expiring names should remain as pre-approved status.

It should be noted that pre-approval does not guarantee a name can be assigned, but it assists in ensuring these names are likely to be endorsed by the Local Government and approved by the GNB for gazettal at the time the associated DA is lodged with Spatial Services.

The GNB reserves the right to reject a final proposal if there is:

- limited public support and/or
- an incorrect road type and/or
- inappropriate road extent applied.

Addressing specialists in Spatial Services will work with Local Government to resolve any issues with erroneous or non-conforming final numbering and/or geocoding proposals.

7.3.3 Suitability Advice

Advice can be sought by Local Government when a numbering or naming proposal does not immediately or obviously conform to the Policies and Principles outlined in Chapters 6 and 7 of the APUM. Potential examples of this include, for example:

- · cases where a duplicate road name search has delivered ambiguous results
- a name of a business or first name is proposed
- access to the site is as yet undefined and numbering is difficult to ascertain.

To obtain suitability advice Local Government should email proposal details to ss-addressing@customerservice.nsw.gov.au

If the proposal is deemed suitable, an endorsement is issued. If the number or name is deemed to not be suitable, the Local Government must consider other options.

It should be noted that provision of advice does not guarantee a number, name or boundary can be assigned, but it assists in ensuring they are likely to be endorsed by the Local Government and approved by Spatial Services and/or approved by the GNB for gazettal at the time the final proposal is lodged.

The GNB reserves the right to reject a final proposal if there is:

- limited public support and/or
- an incorrect road type and/or
- inappropriate road extent applied.

The Addressing specialists in Spatial Services will work with Local Government to resolve any issues with erroneous or non-conforming final numbering and/or geocoding proposals.

7.4 Signage

Description

Rural numbering, when applied according to these principles will result in any rural location/site being easily located.

Procedure

In all instances, Local Government shall not install nor display signage prior to receiving advice from Spatial Services that the proposal has been approved and recorded in the NSW Gazetteer of Road Names.

Existence of signage prior to lodging a naming proposal with the GNB is not a valid argument for the name to be approved.

Once a name has been approved by the Board, the signage shall be installed within 30 working days, provided plans have been lodged which spatially locate the position of the road. This is particularly important on building sites, where emergency services might need to gain access during the construction period. In these instances, temporary signage is suitable for display.

Every care must be taken to ensure that the signage is in agreement with the name shown in the Gazetteer of Road Names. When attention is drawn to a discrepancy between the Gazetteer of Road Names and the signage then one or the other shall be changed following community consultation with affected residents.

The design and display of signage can differ according to Local Government requirements, as long as the name of the road is clearly indicated to the community. AS/NZS 4819 sets out the following basic requirements for road name signage, as:

- A road name sign shall be placed to clearly identify the road to which the name applies.
- Signs that identify each of the named roads shall be placed at every road intersection. This includes named private roads, access ways, tracks and pedestrian only roads.
- Additional signage information may be displayed for a private road to indicate that it
 is private or has restricted access and the display may include street numbering and
 direction of numbering.
- The road name shall be shown in full with the following exceptions:
 - o The road type may be abbreviated in accordance with Chapter 6 Section 6.10 Road Types.
 - o Mount may be abbreviated to Mt but only where necessary to keep the length of the sign manageable. However, as per APUM Chapter 6 Principle 6.7.2 Language the name will be recorded in full in the Gazetteer of Road Names.

A road name sign shall be easy to read, including at night, and its physical aspects shall comply with any applicable Standard, for example, AS 1742.5 - 1997 Manual of uniform traffic control devices - Street name and community facility name signs.

8 Address Processes

Multiple processes govern how address data is produced, collected, endorsed and (where relevant) gazetted for inclusion in the NSW Address Dataset.

Seven processes have been defined to date, these include:

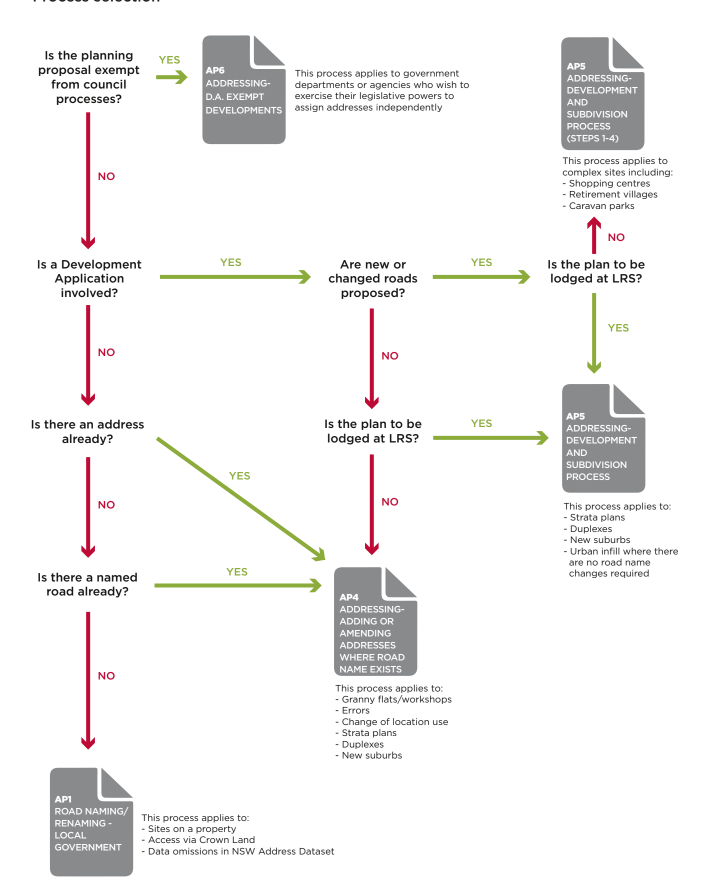
- AP1 Road Naming/Renaming Local Government
- AP2 Road Naming/Renaming Road and Maritime Services
- AP3 Address Locality Boundaries
- AP4 Addressing Adding or Amending Addresses Where Road Name Exists
- AP5 Addressing Development and Subdivision
- AP6 Addressing State and Regional Developments
- AP7 Addressing Public Housing [State Government Agencies]

The table on page 127 shows which tasks are included in each process workflow. Each of these workflows is described in full in the relevant sections of this Chapter.

To check which workflow you should use, please refer to the decision-making tree infographic on the following page. A table is also provided on page 128 to describe which types of development or subdivision are covered by the processes contained herein.

Note: Tasks referred to Spatial Services as part of a process workflow will be reviewed and approved in accordance with the NSW Address Policy Review Process as outlined in Chapter 2 - NSW Address Policy

Process selection



Development and Subdivision Types

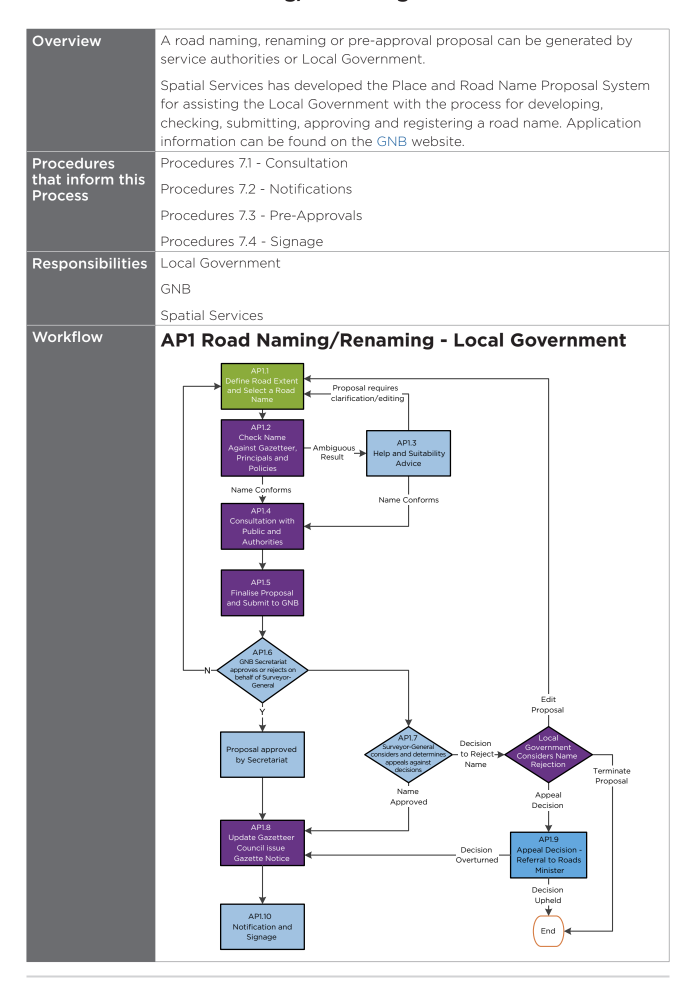
Situations	Processes
Access via Crown land	AP1 - Road Naming/Renaming - Local
Data omissions	Government followed by
Sites on a property	AP4 - Addressing - Adding or Amending Addresses Where Road Name Exists
Change of Location Use	AP4 - Addressing - Adding or Amending
Declassification of a Highway (eg: due to bypass)	Addresses Where Road Name Exists
Duplexes	
Errors	
Granny/Fonzie Flats	
New Suburbs	
Strata	
Business Park	AP5 - Addressing - Development and Subdivision
Caravan Parks	Process (Tasks 5.1 to 5.5)
Community Housing Estate (Public or Private)	
Convention Centre	
Convent/Monastery	
Department of Defence	
Educational Facilities	
Entertainment Venues	
Factory	
Health Facilities	
Industrial Estate	
Local Aboriginal Land Council Discreet Community	
Maritime	
Parking Station	
Research Facility	
Residential Parks	
Retirement Living Community	
Retirement Villages	
Rural Community (Commune)	
Shopping Centres	
Sporting Facilities	
Vineyard/Winery	
Duplexes	AP5 - Addressing - Development and Subdivision Process
New Suburbs	
Private Residential Estate/Gated Community	
Rural Estate	
Strata	
Urban Infill	
Defence Sites	AP6 - Addressing - State and Regional Developments
Industrial Sites	
State Significant Developments (SSD)	
State Significant Infrastructure (SSI)	
National/State Parks	AP7 - Addressing - Public Housing [State
Public Housing Super Lots	Government Agencies]

Process Workflow Tasks

Process #	Process Name	Task #	Task Description
AP1	Road Naming/	AP1.1	Define Road Extent and Select a Road Name
	Renaming - Local Government	AP1.2	Check Name against Gazetteer, Principles and Policies
		AP1.3	Help and Suitability Advice
		AP1.4	Consultation with Public and Authorities
		AP1.5	Finalise Proposal and Submit to GNB
		AP1.6	GNB Secretariat approves or rejects on behalf of Surveyor-General
		AP1.7	Surveyor-General considers and determines appeals against decisions
		AP1.8	Update Gazetteer Council Issue Gazettal Notice
		AP1.9	Appeal Decision - Referral to Roads Minister
		AP1.10	Notification and Signage
AP2	Road Naming/ Renaming - Roads and Maritime Services		
AP3	Address Locality Boundaries	AP3.1	Propose Address Locality Boundary and Name Change
		AP3.2	Local Government Checks Name and Boundary, Submits to GNB
		AP3.3	GNB Review Procedure
		AP3.4	Public Feedback
		AP3.5	Local Government Considers Feedback and Prepares Final Submission
		AP3.6	Consideration by GNB
		AP3.7	Refer to Minister
		AP3.8	Implement New Address Locality or Change
AP4	Addressing - Adding or	AP4.1	Local Government Develops Addressing Request
	Amending Addresses	AP4.2	Submit request to Spatial Services
	where Road Name Exists	AP4.3	Assessment and Verification of Request
	EXISTS	AP4.4	Integration/Implementation of Address Updates
		AP4.5	Agency and Commercial Address Maintenance Procedures
		AP4.6	Spatial Services Data Quality Improvement Projects and Programs
AP5	Addressing - Development and Subdivision	AP5.1	Development Proposal and Reserving Road Names
		AP5.2	Pre-DA Consultation with Local Government
		AP5.3	Development Application Process
		AP5.4	Prepare Specs and Engage Contractors
		AP5.5	Finalise a Building Development
		AP5.6	Conduct Cadastral Survey Work
		AP5.7	Surveyors Validate e-Plan and Lodge DP/SP
		AP5.8	DP Examination and Address Approval
		AP5.9	Issue of Gazettal Notice

Process #	Process Name	Task #	Task Description
AP6	Addressing - State and Regional Developments	AP6.1	Development Identified as potentially State and Regional Developments
		AP6.2	Prepare Application for Environmental Assessment requirements
		AP6.3	Director-General Department of Planning and Infrastructure reviews application for Environmental Assessment requirements
		AP6.4	Consult with the relevant public authorities for input into the DGR
		AP6.5	Consult with the Local Government(s) for input into DGRs including address
		AP6.6- 6.8	Department of Planning and Infrastructure issue DGRs release for Public exhibition ≥ 30 days
		AP6.9- 6.12	Prepare Environmental Impact Statement (EIS)
		AP6.13	Survey Lodgment and Road Name Gazettal
AP7	Addressing - Public	AP7.1	Propose development
	Housing [State	AP7.2	Scope and prepare concept
	Government Agencies]	AP7.3	Check and Reserve Road Names
		AP7.4	Early consultation pre-development
		AP7.5	Design Project (site and buildings)
		AP7.6	Liaise on naming roads and seek pre-approval
		AP7.7	Local Government Submits Proposal to Spatial Services
		AP7.8-7.9	Project Construction Phase
		AP7.10	Liaise on street address and approval
		AP7.11	Local Government Updates Address System and Lodges Field Plan
		AP7.12	Spatial Services Registers Field Plan showing Address
		AP7.13	Validate site addressing
		AP7.14	Local Government officialises address and notification to authorities and stakeholders
		AP7.15	Approval and Gazettal action

Process AP1: Road Naming/Renaming - Local Government



Tasks	AP1 Ro	ad Naming/Renaming - Local Government
	AP1.1	Define Road Extent and Select a Road Name
	AP1.2	Check Name against Gazetteer, Principles and Policies
	AP1.3	Help and Suitability Advice
	AP1.4	Consultation with Public and Authorities
	AP1.5	Finalise Proposal and Submit to GNB
	AP1.6	GNB Secretariat approves or rejects on behalf of of Surveyor-General
	AP1.7	Surveyor-General considers and determines appeals against decisions
	AP1.8	Update Gazetteer Council issue Gazettal Notice
	AP1.9	Appeal Decision - Referral to Roads Minister
	AP1.10	Notification and Signage

AP1.1

Define Road Extent and Select a Road Name

Defining Extent

The first requirement is to determine the extent of the road to which a name is to be applied. For assistance, applicants should refer to Principle 6.7.7 - Road Extents.

Where the proposal is for a Pre-Approved name (Refer to Procedure 7.3.2 - Pre-Approval) and the extent is not yet known, a simple coordinate for the approximate location will suffice.

Selecting a Name

The general principles for selecting a name, as set out in APUM Chapter 6 - Addressing Principles, must be considered and applied.

There are three options for selecting and then proposing a name:

a) Local Proposal

A submission made by the public or any organisation (such as emergency service providers) is sent to the Local Government the road is located in. The requirements of Procedure 7.1.1 - Submitting a Request apply here.

Determining if a name is suitable for use prior to submitting a proposal to Local Government can be established by following Task AP1.2 - Check Name against Gazetteer, Principles and Policies.

b) Use a pre-approved road name

Proposers should consult with the Local Government within which the road is located to determine if a list of pre-approved road names is available.

The requirements of Procedure 7.3.2 - Pre-Approved Road Names apply here. If a pre-approved name is available and selected, the proposer should continue with the application as per Task AP1.4 - Consultation with Public and Authorities.

c) Local Government Proposal

Local Government can develop the naming or renaming proposal in-house, by selecting a name from a pre-approved list or selecting a new name.

AP1.2

Check Name against Gazetteer, Principles and Policies

Once a name, or group of names, has been selected for a proposal, they need to be checked for conformance against the Policies and Principles outlined in Chapters 2 and 6 of the APUM.

To do this, Local Government must access the Place and Road Name Proposal System and refer to the online system User Guide - more details and the User Guide are available by contacting the GNB at ss-gnb@customerservice.nsw.gov.au. If following the processes for checking for duplication and conformance a name is found to not conform then alternative options need to be considered by Local Government.

Should the results delivered by the checking process be ambiguous, Local Government should refer to the process outlined in Task AP1.3 - Help and Suitability Advice.

If the name conforms to all requirements, they should skip directly to Task AP1.4 - Consultation with Public Authorities.

AP1.3 Help and	Additional expertise is available when determining whether a proposed name is suitable and conforms to the policies and principles for road naming in NSW.
Suitability Advice	Refer to Procedure 7.3.4 - Suitability Advice for details.
AP1.4 Consultation with Public and Authorities	Consultation is a mandatory requirement - Local Government can choose to undertake consultation with Public and Authorities at the same time, or to stagger the steps with referral to relevant parties undertaken prior to consultation with the public.
	In both cases, consultation should only occur once a proposal has had initial in-house endorsement from the Local Government.
	Public Consultation
	Refer to Procedure 7.1.4 - Advertising and Public Notices for details of public consultation requirements.
	Consultation with Authorities
	Refer to Procedure 7.1.3 - Consulting on a Proposal for details of requirements.
AP1.5 Finalise Proposal and	Following completion of the notification and consultation process, the Local Government need to ratify the proposal and either endorse it for submission to the GNB Secretariat, or discard/amend it.
Submit to GNB Secretariat	The Local Government will need to consider all public submissions made during the consultation period, and if this occurred at the same time as notification to relevant parties, feedback from these groups must also be considered at this time. Refer to Procedure 7.1.5 - Submissions for details of what must be considered.
	Refer to Procedure 7.3.1 - Authorisation of Proposals for details of how the final proposal is submitted to the GNB Secretariat by Local Government.
AP1.6 GNB Secretariat Considers Proposal	The Secretariat has delegated authority to consider and approve road naming proposals where they are straightforward and conform to the General Principles for road naming in APUM Chapter 6, Section 6.7 - Principles of Road Naming.
	If deemed suitable, the GNB Secretariat will approve the name.
	If any queries arise, the proposal will be referred to the GNB for its consideration.
	If a proposal is rejected by the GNB Secretariat and a Local Government still feels there are grounds for appeal then full details of the proposal along with the grounds for the Surveyor General's consideration should be addressed by the Local Government to the Secretariat of the GNB and the matter will be referred to the Surveyor General.

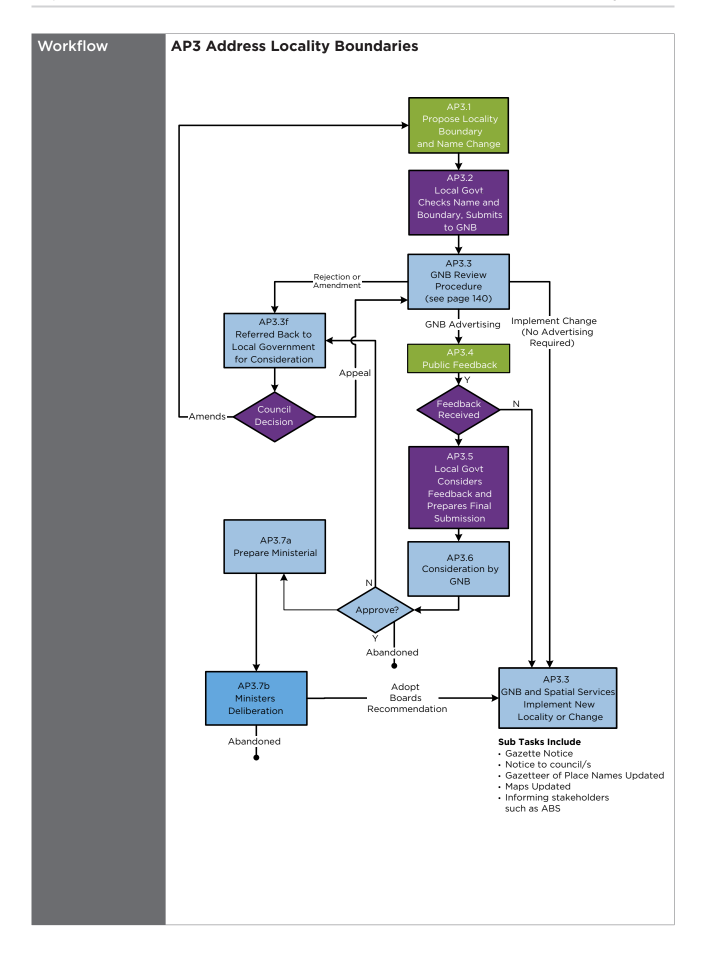
AP1.7 The Surveyor General in their consideration can: Approve a proposal. Survevor Object to a proposal. General Considers Uphold an appeal lodged by a Local Government for a decision made Proposal by the GNB Secretariat. Overturn an objection made by the GNB Secretariat where an appeal has been lodged by Local Government. Defer a decision and seek further information from the Local Government. **AP1.8** Once a proposal has been approved by the Surveyor General or GNB Secretariat it is able to be delivered to notifiable authorities for their **Update Names** information, and gazettal action undertaken (this is now done through the Gazetteer Place and Road Name Proposal System). Council Issue Gazettal A notice will be generated in the Place and Road Name Proposal Notice System notifying the Local Government of the approved road name. A notice will also be sent to all relevant parties as listed in the *Roads* Regulations 2018 as described in Procedure 7.2.1 - Notification of Approved Road Names. For public roads a Gazette notice can then be created by Local Government in the Place and Road Name Proposal System that will be sent for publication. The Roads Regulation 2018 does not require that private roads and pedestrian access points be Gazetted however, it is considered best practice for them to be proposed, endorsed by the GNB Secretariat and included in Spatial Services' systems. **AP1.9** Local Government can appeal a decision by the Surveyor General. Ministerial submissions must be prepared in the manner prescribed by the Appeal Ministers office explaining the justification for the proposed name/s and how Decision the name(s) complies with the Address Policy. The Minister may support or Referral to dismiss the appeal. **Roads Minister** AP1.10 Once a road name has been gazetted, the Local Government shall follow Procedures 7.2.2 - Gazettal of Road Names and Address Locality Boundaries Notification and Procedure 7.4 - Signage with regards to notifying authorities and and Signage installing signage.

Process AP2: Road Naming/Renaming - Roads and Maritime Services

Overview	Roads and Maritime Services Agency (RMS) of NSW has naming authority over specific types of roads. Refer to APUM Chapter 2 - Section 2.4.3 - Authority for Road Naming for details.
	RMS naming of roads is only undertaken for the purposes of administration. RMS assigned road names are not considered to be the official names for the purposes of addressing unless they have been approved by the Local Government, endorsed by the GNB and gazetted.
	How RMS naming authority is exercised and applied is described in its inhouse policy document Infrastructure Asset Management Policy - Naming of Roads and Bridges. Further information on this policy can be located on the RMS website.
Policy that informs this Process	APUM Chapter 2 - Section 2.4.3 - Authority for Road Naming
Responsibility	RMS
Workflow	The workflow is managed by in-house processes defined by RMS.

Process AP3: Address Locality Boundaries

Overview As address localities now cover all of New South Wales, the process for address locality boundaries relates to either creating new address localities from existing ones (usually as a result of urban growth) or amending the boundaries of an existing address locality(ies). Local Government are encouraged to take early action if new address localities are envisaged - as significant problems often arise if proposals to create new address localities are deferred until after a community has started to move into new developments. **Considerations for Creating a New Address Locality** The following criteria are relevant to any consideration for a new address locality: Does the proposed new address locality represent a new community or an area of proposed urban growth? Does it have a unique character compared to surrounding areas? Is there a significant change of land use and is the area easily defined? Does the proposed name comply with the naming policy? Do the boundaries comply with the boundary guidelines? **Considerations for Amending an Existing Address Locality** The need to amend a address locality boundary will arise when there are difficulties with the efficient delivery of services to an area, problems assigning addresses or further land development and construction of new roads. The following criteria are relevant to any proposal to amend an existing address locality: The spread of urban development has resulted in an area becoming too large for one address locality A major new road, particularly a controlled access road, has divided a community, providing an opportunity to rename part to a new address locality. The address locality name is duplicated in New South Wales in one or more local government areas. The workflow for proposing a new or amended address locality is defined in the following figure and described in the process tasks below **Procedures** Procedures 7.1 - Consultation that inform this Procedures 7.2 - Notifications **Process** Local Government Responsibility **GNB Spatial Services**



Tasks	AP3 Addr	ess Locality Boundaries
	AP3.1	Propose Address Locality Boundary and Name Changes
	AP3.2	Local Government Checks Name and Boundary, Submits to GNB
	AP3.3	GNB Review Procedure
	AP3.4	Public Feedback
	AP3.5	Local Government Considers Feedback and Prepares Final Submission
	AP3.6	Consideration by GNB
	AP3.7	Refer to Minister
	AP3.8	Implement New Address Locality or Change

AP3.1

Propose
Address Locality
Boundary
and/or Name
Change

Where a member of the public or a Local Government wish to generate a proposal, it must include reference to the exact boundaries being considered for the new or amended address locality. Where the proposal is for an amendment to an existing name, the proposal must indicate the current boundaries of the address locality.

Extents should be defined on a clear and current map (electronic or paper) prior to proceeding to Task AP3.2 - Local Government Checks. The map should also define the existing boundaries and note any areas where existing addresses are likely to be affected.

Address locality boundaries must conform to Principles outlined in APUM Chapter 6, Section 6.8 - Address Locality Naming and Boundaries.

AP3.2

Local
Government
Checks Name
and Boundary
for Compliance
then Submits to
GNB

Where a new address locality is being created, or an amendment to an existing name is being proposed, the general principles for selecting a name as set out in APUM Chapter 6 - Principles must be considered and applied.

Once a name, or group of names, has been selected for a proposal, they need to be checked for conformance against the policy and principles outlined in APUM Chapters 2 and 6.

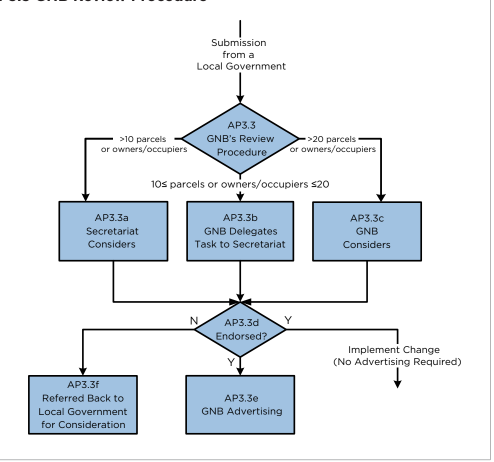
If in the process of checking for duplication and conformance with the policy and principles, a proposal is found to not conform, then alternative options need to be considered.

If the proposal conforms to all requirements members of the public or the Local Government should submit the proposal to the GNB and proceed to Task AP3.3 - GNB Review Procedure.

AP3.3

GNB Review Procedure

AP3.3 GNB Review Procedure



AP3.3 (Cont.)

GNB Review Procedure

For boundary adjustment a graduated approval procedure is applicable. The Sub Tasks are:

AP3.3a Secretariat Considers - Less than 10 parcels or owners/occupiers affected - Delegated Authority for Secretary's Approval. No advertising is required for this proposal subject to all parties being in agreement and the proposal having the full support of the Local Government. Skip to Task AP3.6 - Consideration by GNB.

AP3.3b GNB Delegates Task to Secretariat - 10 to 20 parcels or owners/ occupiers affected - Secretary can seek GNB agreement to delegate the approval to them and undertake as an administrative process (i.e. without advertising required). No advertising is required for this proposal subject to all parties being in agreement and the proposal having the full support of the Local Government. Skip to Task AP3.6- Consideration by GNB.

AP3.3c GNB Considers - 20 or more parcels or owners/occupiers affected - GNB approval will be required and the Secretariat will organise advertising. For re-naming address localities or creating a new address locality these proposals must also go before the GNB for its consideration.

AP3.3d Endorsed - If deemed suitable, the proposal will proceed to Task 3.3e - GNB Advertising. However, if the proposal does not require advertising the GNB Secretariat will approve the proposal and skip to Task AP3.7 - GNB or Spatial Services implement.

AP3.3e GNB Advertising - Where the proposal requires advertising the GNB Secretariat will proceed to advertise the proposal in a local newspaper and the NSW Government Gazette. They will also notify the Local Government of the endorsed proposal and advise of the 30 day public feedback period (as per Procedure 7.1.4 - Advertising and Public Notices) and maps placed on public display. This notice will also be sent to all subscribers.

AP3.3f Referred Back to Local Government for Consideration - If not deemed suitable, the proposal will be referred back to Local Government for its consideration. As per Procedure 7.1.3 - Consulting on a Proposal, Local Government can amend or abandon the proposal or seek an appeal to the GNB.

AP3.4

Public Feedback

Public feedback, where required, will be sought for 30 days from the date at which the advertisement appears in the local newspaper, or in the Government Gazette (whichever is the latter - as per Procedure 7.1.4 - Advertising and Public Notices).

AP3.5

Local Government Considers Feedback and Prepares Final Submission

Once the public feedback period has closed, the GNB Secretariat will collate the information and Local Government will be required to assess the feedback received.

Procedure as defined in Procedure 7.1.5 - Submissions shall be followed.

Once feedback has been considered by Local Government, a final submission to the GNB can be made by following Procedure 7.1.3 - Consulting on a Proposal.

AP3.6 Consideration by GNB Where a proposal boundary and/or or owners/occup consideration. If the proposal will be redelegated the proposals affecting considered by the lift a proposal to an Secretariat and a consideration the AP3.7 Refer to Minister The proposal can further information. Where a proposal boundary and/or or owners/occup consideration. If the proposal damped a proposal to an acconsidered by the lift a proposal to an acconsideration the where a proposal objections receives seeking their appropriate to the proposal damped and the proposal to an acconsideration.

The proposal can be approved, referred back to the Local Government for further information or rejected at this stage.

Where a proposal is to create a new address locality or undertake a boundary and/or name amendment which will affect more than 20 parcels or owners/occupiers, it will be instantly referred to the GNB for its final consideration

If the proposal affects between 10-20 parcels or owners/occupiers, the proposal will be referred to the GNB to decide if the Secretariat can be delegated the proposal for consideration.

Proposals affecting less than 10 parcels or owners/occupiers will be considered by the Secretariat.

If a proposal to amend a name or boundary is rejected by the GNB Secretariat and a Local Government still feels there are grounds for GNB consideration the Local Government can appeal the decision to the GNB.

Where a proposal was considered and approved by the GNB, and objections received, a submission must be made to the Minister for the Act seeking their approval.

Ministerial submissions must be prepared in the manner prescribed by the Ministers office explaining the justification for the proposed name(s) and how the name(s) complies to the NSW Address Policy. The Minister may support or dismiss the proposal submitted by the GNB.

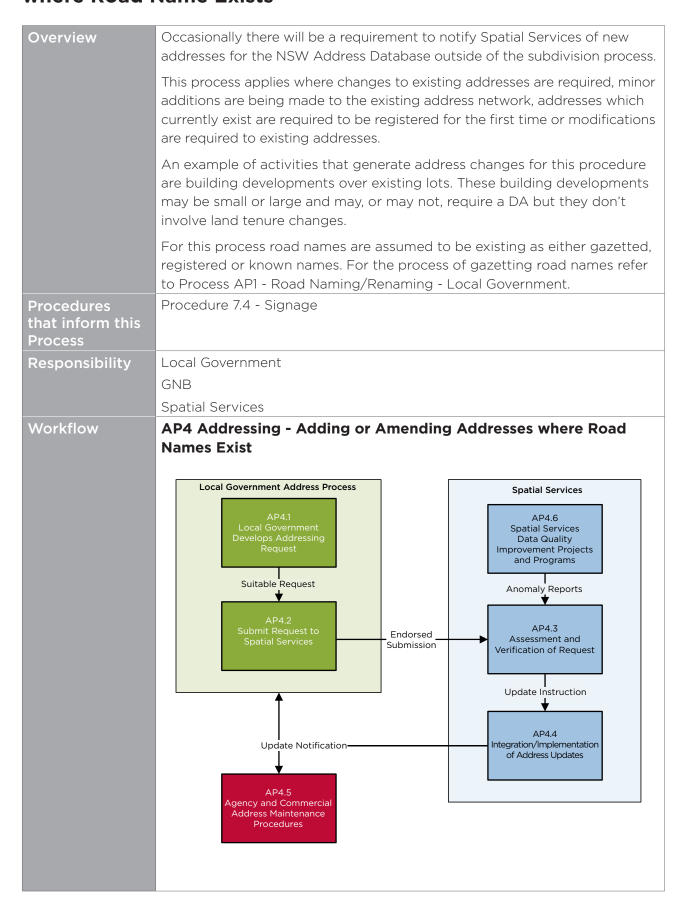
AP3.8

Where a proposal is approved by the Secretariat (and does not require GNB or Ministerial notification) they must inform government agencies.

Implement New Address Locality or Change

If a proposal has been approved by the Minister, a notification and gazettal process can be implemented. Refer to Procedure 7.2.2 - Gazettal of Road Names and Address Locality Boundaries.

Process AP4: Addressing - Adding or Amending Addresses where Road Name Exists



Tasks	AP4 Addressing - Adding or Amending Addresses where Road Name Exists
	AP4.1 Local Government Develops Addressing Request
	AP4.2 Submit request to Spatial Services
	AP4.3 Assessment and Verification of Request
	AP4.4 Integration/Implementation of Address Updates
	AP4.5 Agency and Commercial Address Maintenance Procedures
	AP4.6 Spatial Services Data Quality Improvement Projects and Programs

AP4.1 **Defining Extent** A proposal must include reference to the location of the address points Local (if they exist currently) and the name of the address locality in which the Government Develop address(es) is/will be located. Addressing Points and extents should be defined on a clear and current map (electronic Request or paper) prior to proceeding to Task AP4.2 - Submit Request to Spatial Services. For details of address number allocation and geocoding applicants should refer to APUM Chapter 6 - Addressing Principles. Selecting Address Number(s) The general principles for selecting a name and applying address numbers as set out in APUM Chapter 6 must be considered. If a request is initiated by a non-Local Government authority, the proposal shall be submitted to the Local Government for its assessment prior to submission to Spatial Services. Additional expertise is available to Local Government when determining whether a proposed address is suitable and conforms to the policies and principles for addressing in NSW. Refer to Procedure 7.3.4 - Suitability Advice for details. AP4.2 Once the proposal is assessed as suitable and conforming to the policy and principles the Local Government need to ratify the proposal and either **Submit Request** endorse it for submission to Spatial Services, or discard/amend it. to Spatial Services Refer to Procedure 7.1.5 - Submissions for details of in-house authorisation required before a proposal can be submitted. AP4.3 If deemed suitable, Spatial Services will approve the address proposal which then triggers three actions, as described in Task AP4.4 - Integration/ Assessment and Implementation of Address Updates. Verification of Request If any queries arise, the proposal will be referred to the Local Government for clarification. AP4.4 Once a proposal has been approved by Spatial Services it is able to be updated in Spatial Services systems and the NSW Address Database. Integration/ Spatial Services will inform Local Government of the updates made in the **Implementation** of Address NSW Address Database. Updates Requirements for updating the database will conform with the NSW Address Policy. AP4.5 For external agencies and enterprises there are considerable automated and manual tasks required to fully implement the address changes within Agency and their existing systems. This could involve rematching of new addresses to Commercial existing records or creating new records. This should be part of normal Address maintenance tasks. Maintenance Procedures As per Procedure 7.4 - Signage, where required, signage should be installed within 30 working days of the addressing approval being notified to the Local Government.

AP4.6

Spatial Services
Data Quality
Improvement
Projects and
Programs

Spatial Services has specific and general work programs to upgrade the quality of the address with the goal of achieving Authoritative Addresses (as described in NSW Address Policy). Data scrubbing and reporting are conducted to identify addresses that are missing, incomplete, inaccurate, duplications or contain erroneous attributes.

Process AP5: Addressing - Development and Subdivision

Overview

The planning, construction and development process involves many organisations and pieces of legislation to enable the creation of new property titles in NSW.

The process tasks defined outline the end-to-end requirements of the development and subdivision processes, using either e-Plan or traditional methods [manual lodgment over the counter] for communicating with Spatial Services.

The process elaborates on the legislative requirements for planning purposes, but also includes tasks specifically relevant to addressing.

The process encourages the capture of an authoritative address as early as possible in the development process to maximise benefits from use of the NSW Address Database.

There is considerable variation in the size and implementation of developments and the process is indicative of where the address activities could and should occur - however each development will have to determine what can be achieved within its given parameters.

The process can cover both subdivision developments and building developments that are undertaken under the formal Development Application process that is managed by Local Government.

Tasks 5.1 - 5.5 specifically cover developments that do not require the submission of a DA to Spatial Services.

The process can cover the scenarios of developments both with and without new roads. For building developments the new roads will be internal private roads.

If there are no roads being created, the road naming tasks are not required to be completed and can be omitted.

Where parks or reserves are being planned for a development area, the developer should refer to the GNB Guidelines for the naming of these geographical features.

Local Government has a key role in the allocation and approval of appropriate addresses to support developments. They are the primary contact point for addressing and they, in cooperation with Spatial Services, will create authoritative addresses in accordance with NSW legislation, Australian Standards and the NSW Address Policy. Local Government procedures and policies and may vary and so will the time taken to approve and create addresses. Developers should consult with Local Government early and often to ensure their projects are not delayed or interrupted in getting the essential addressing tasks completed.

Procedures that inform this Process

Procedures 7.1 - Consultation

Procedures 7.2 - Notifications

Procedures 7.3 - Reservations and Pre-Approvals

Procedures 7.4 - Signage

Responsibility

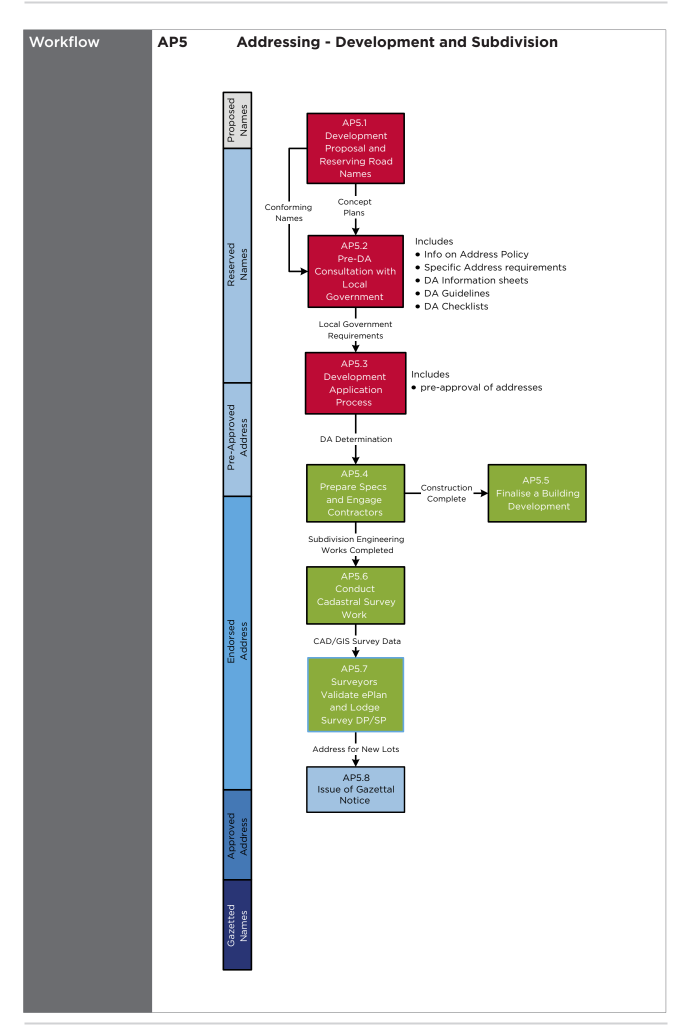
Developers

Surveyors

Planning Consultants Local Government

GNB

Spatial Services



Tasks	AP5 Addressing - Development and Subdivision		
	AP5.1	Development Proposal and Reserving Road Names	
	AP5.2	Pre-DA Consultation with Local Government	
	AP5.3	Development Application Process	
	AP5.4	Finalise a Building Development	
	AP5.6	Conduct Cadastral Survey Work	
	AP5.7	Surveyors Validate e-Plan and Lodge DP/SP	
	AP5.8	Issue of Gazettal Notice	

AP5.1

Development Proposal and Reserving Road Names Once a basic concept plan has been formed, the developer will prepare a project brief and select a planning company to flesh out the proposal and negotiate the DA approval process.

At this concept plan phase the principles of addressing should be considered and a request can be made to the Local Government to reserve any potential road names the developer might be considering. This procedure is managed by Local Government as provided in Procedure 7.3.2 - Reservation of Road Names.

AP5.2

Pre-DA
Consultation
with Local
Government

The aim of including a Pre-DA Consultation step is to resolve issues 'up front' and to ensure that applications, when lodged, contain all necessary information so as to enable a prompt decision on the proposal.

The nature and extent of the pre-DA Consultation will vary with different Local Governments and for different developments with varying scale and type. There is a correlation between the scale of a development and the need and degree of consultation required. A Development Assessment Panel (DAP) or Pre-Development Unit or officer should, where possible, be available for pre-DA consultation and advice.

The service offered by Local Government is generally optional and may involve fees. Development Application Kits, often in the form suite of documents that provides a series of information sheets, should refer applicants to the NSW Address Policy and User Manual - and also include reference to any Local Government-specific addressing rules.

The concept plans that are used during the Pre-DA Consultation should show the road names (and perhaps, but not mandatorily, their type) that have been checked (and potentially pre-approved by the GNB for Local Government) for that development.

Local Government should have on its Pre-DA Consultation checklist a step to verify if pre-approved names have been used and should check that all names comply with any of its own internal addressing policies and the policy and principles of the APUM.

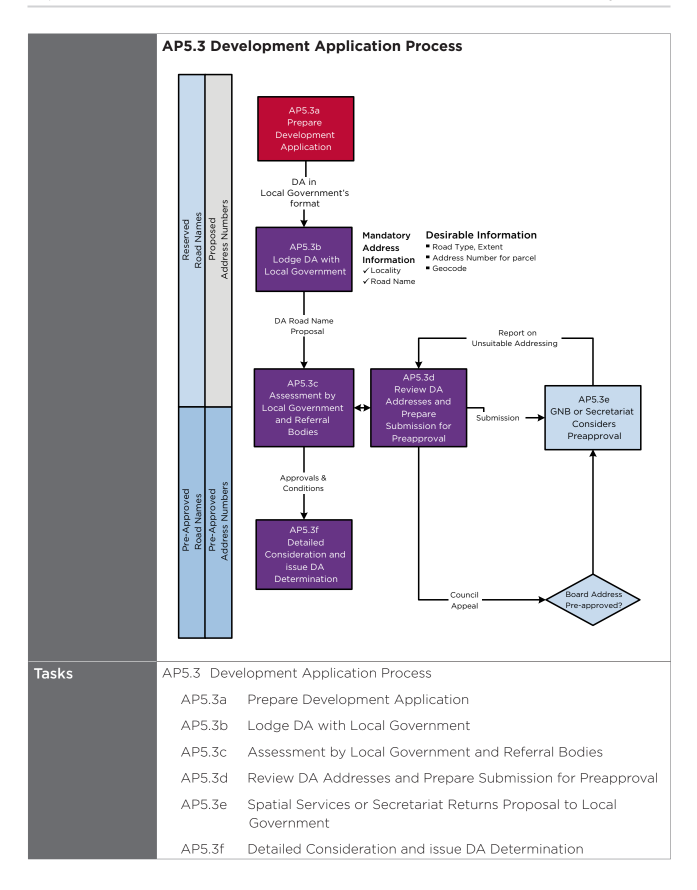
It would be preferable if a Local Government representative was included in the Pre-DA Consultation to explain or clarify the addressing requirements and conditions. Spatial Services are also available to assist Local Government in assigning and authorising address names and numbers - refer to Procedure 7.3.4 - Suitability Advice.

Where it is identified that a current address locality boundary dissects the proposed development area, or the boundaries might need to be amended, the Local Government should take this into account and be prepared to submit a address locality boundary change proposal to the GNB later in this process (see Task AP5.6). Refer to AP3 - Address Locality Boundaries for details.

AP5.3

Development Application Process There is an increasing trend to use external certifiers and this may affect when Local Government receives detailed information for a particular development. Local Government still need to validate the developments address requirements and then submit details to Spatial Services as necessary for that development.

As part of this task, various sub-tasks have been identified. They are defined on the workflow diagram below and described in the following sections.



AP5.3a

Prepare Development Application

After receiving direction from the Pre-DA Consultation the Planning Consultant will continue the process of documenting the DA. As the Planning Consultant refines the concept plans and adds more details they need to ensure the wayfinding and addressing continues to achieve best practice levels.

The DA should include all road naming (that has been checked by LG) and addressing that complies with Local Government Addressing Policy (where relevant/available) and the NSW Address Policy.

By this stage the DA proposal subdivision plans should include:

- the address locality
- Local Government checked (and where relevant 'reserved' status) road names
- lot numbers and
- proposed street address numbers (not mandatory at this stage, but it is preferred).

AP5.3b

Lodge DA with Local Government

This task is based on Environmental Planning and Assessment Act 1979 Section 78A.

The mode of lodgment and process will vary with different Local Governments and also change to suit the scale and type of development. Joint lodgment of DAs and Construction Certificates (CC) is an option offered by some Local Governments which has advantages for various developments.

It is also possible that developments can cross Local Government boundaries and even state boundaries. Agreement needs to be negotiated between all stakeholders on how these development projects will be handled. This includes the ongoing servicing and maintenance of the development once completed.

The receiving officer checklist should include a check that plans include address information as indicated in Task AP5.3a - Prepare DA. It should be noted that the address shown on the concept plans only has a 'proposed' status at this DA stage and can potentially change during the development process.

AP5.3c

Initial Assessment by Local Government, Referral Bodies and Public Notification

This task is based on *Environmental Planning and Assessment Act 1979* Sections 79, 79A and 96 and *EP&A Regulation* Clause 54 and contains various sub-tasks.

i) Initial Assessment of DAs

This task involves initial assessment of DAs lodged with Local Government, instigation of referral procedures and potential to require additional information on a proposed development from an applicant. Assessment options for Local Government include:

- A Development Assessment Panel (DAP).
- A single senior officer e.g. a 'Quality Applications Officer'.
- Frequent Application Review/Allocation Meetings.

Due to the subsequent Public Notification and Consultation tasks, Local Government should give consideration to making preliminary checks on addressing elements contained in a DA to ensure the plans are ready for public comment.

ii) Notification and/or Consultation

Following the completion of the initial assessment and receiving additional information the separate Notification and/or Consultation process can commence in accordance with the Local Government's Notification Policy.

AP5.3c (*Cont.*)

Initial
Assessment
by Local
Government,
Referral Bodies
and Public
Notification

Consultation

Weekly lists of DAs received are produced for notice in local newspaper and advice to Councillors. The Public notification/consultation procedures advise interested parties of how they can make a submission. This task is based on *Environmental Planning and Assessment Act 1979* Section 79B.

External Notification

This task is a statutory-required consultation with external bodies, generally for concurrence or integrated development, and internal referrals for specialised advice from within Local Government.

The list of notified agencies (specified in *Section 91* of the EP&A Act) seeks comment on DAs via referral to outside organisations, such as State Government departments. If advice from referred authorities is not received within 21 days, the Local Government can determine the DA.

The list of notifiable agencies for Integrated Developments includes:

- Department of Water and Energy
- Sydney Water for service availability
- Police for safety considerations
- Environmental Protection Agency
- Mines
- Roads and Maritime Services
- Department of Fisheries
- National Parks and Wildlife Services
- NSW Heritage
- Department of Infrastructure, Planning and Natural Resources
- · Department of Housing
- Rural Fire Service

These agencies are responsible, to varying degrees, for the legislation listed as relevant to s.91 of the EP&A Act.

GNB Notification

At present the GNB is not formally included in Local Government referral lists for DAs. However, this process strongly recommends that at this stage in the consultation process, Local Government should include consultation with the GNB so that new road names can be captured for the NSW Address Database and pre-approved (refer to Procedure 7.3.3 - Pre-Approval).

AP5.3d

Review DA Addresses and Prepare Submission for Preapproval

Internal Local Government Review of DA Addressing

Delegation of responsibilities for road naming and addressing are often applied to different internal departments within Local Government. The endorsement process for road naming and addressing can therefore vary from Local Government to Local Government.

The DA should be provided to the department/s responsible for road naming and addressing so that they may assess DA proposal.

Assessment of the proposal should consider how the numbering (if available), naming and address locality boundaries conform to the Principles outlined in APUM Chapter 6 and whether any procedural information needs to be considered (i.e. consultation).

Subdivisions can lead to a change in land use from rural to urban and often require adjustment to the address locality boundaries to create suburban areas. Main road construction or realignments present the major opportunity form new address locality boundaries. The Address Assessment should consider boundary changes and when required should action this in cooperation with the GNB - refer to AP3 - Address Locality Boundaries.

At this stage Local Government should, if necessary, issue directions on road layout, signage and addressing to make the subdivision easily navigable and houses easily located.

If not previously undertaken, the proposal can now be formally submitted to Spatial Services for its consideration and potential pre-approval - refer to Procedure 7.3.3 - Pre-Approval.

AP5.3e

Spatial Services or GNB Secretariat Considers Pre-Approval Proposal

Consideration by Spatial Services or GNB Secretariat

Where a proposal includes only road or address locality name/boundary proposals at this stage, the details will be referred to the GNB Secretariat for its consideration. The Secretariat has delegated authority to consider and approve proposals where they are straightforward and conform to the NSW Address Policy.

If deemed suitable, the GNB Secretariat will pre-approve the road naming proposal and set into action AP3 - Address Locality Boundary. Pre-approval means that the road name status will be updated in the NSW Place and Road Naming Proposal System (Proposal System) and reserved for use until such time as the plan is lodged. If a proposed road name or address locality name/boundary proposal is deemed unsuitable, the GNB Secretariat will refer the proposal back to the Local Government for amendment. Local Government can amend the proposal or appeal to the GNB directly.

Where a proposal includes address numbers the Spatial Services Addressing Program will consider these and liaise with Local Government where further details or amendments might be required.

AP5.3f

Detailed Consideration and issue DA Determination

This task represents the culmination of the Local Government consultation process and it includes preparation of a response to the DA submission. It is based on *Environmental Planning and Assessment Act 1979* sections 79c, 80A and 81.

'Standard' conditions of consent should be prepared, with variations/additions as required for the application.

Conditions of consent should include reference to any address components which require amendment and be categorised in terms of:

- General terms of approval from integrated approval bodies (e.g. authorisation under Section 100B of the *Rural Fires Act 1997* from the Commissioner of the NSW Rural Fire Service).
- Terms of approval from concurrence bodies, including requirement for other (non-integrated development) approvals (e.g. Waterways Authority under s 13TA of the *Maritime Services Act 1935*).

Persons who made a submission on a development application are advised of the decision, including:

- Conditions of any consent.
- Reasons for any refusal.
- Rights and limitations for any appeal and judicial review.

Public notice of determination of application are usually given in a local newspaper and Minutes of Local Government panel/committee/meeting that made decision publicly available e.g. on Local Government website.

AP5.4

Prepare Specifications and Engage Contractors

During the construction phase the developer will appoint a project manager who, will take into consideration:

- the DA submission and the supporting documentation
- the DA Determination and conditions
- the original project brief and scope
- relevant legislation, policies, guidelines, standards and specifications
- the Construction Certificate if approved or alternatively submit application with support of contractors.

The developer/project manager is required to ensure all Development Consent conditions have been addressed, all Construction Certificate approved works are completed and all Compliance Certificates from certifiers are submitted.

AP5.5

Finalise a Building Development

Building developments do not create new titles but they can create sites that need addressing. This task involves the finalisation of the DA process for a building development rather than a land subdivision development. The subdivision DA process continues on a different path with the submission of a survey to create title (for the DA process - where Local Government would like to formalise the addresses early, they can submit the information to Spatial Services now, or can proceed to task AP5.6 - Conduct Cadastral Survey Work).

At the conclusion of the building construction phase the developer must submit to the Local Government completion certificates stating compliance with the DA Conditions. The Local Government can then grant occupancy licences. Included in the documents that the Developer must submit to Local Government is an 'as built plan' or 'linen plan' for processing. Optimally Local Government would already have preapproved the addresses but the asbuilt plan would include any minor construction changes. At this point Local Government must ensure:

- road extents are determined (refer to APUM Chapter 6 Addressing Principle 6.7.7 - Road Extents)
- road name and road types are allocated to plans (ensuring conformance with principles contained in APUM Chapter 6)
- address numbers are assigned (ensuring conformance with principles contained in APUM Chapter 6 Sections 6.1 to 6.6)
- addresses are appropriately identified and allocated in accordance with the policy outlined in APUM Chapter 2.

This information shall be provided by Local Government to the Spatial Services for updating in the NSW Address Database.

AP5.6

Conduct Cadastral Survey Work

The surveyor will commence finalisation of the land parcel boundary pegging once the engineering ground works nears completion. For strata subdivision developments this point is the completion of construction of the units. At this stage in the addressing process, the developer needs to ensure that:

- road extents are determined (refer to APUM Chapter 6 Addressing Principle 6.7.7 Road Extents)
- road name and road types are allocated to plans (ensuring conformance with principles contained in APUM Chapter 6)
- address numbers are assigned (ensuring conformance with principles contained in APUM Chapter 6 Sections 6.1 to 6.6)
- addresses are appropriately identified and allocated in accordance with the policy outlined in APUM Chapter 2.

Conduct Cadastral Survey Work

Early in the construction phase the surveyor defined the subdivision site in their survey CAD package. The Planning Consultant's proposed subdivision layout plan is overlaid to produce a best fit true dimension plan for consideration by the project manager and other contractors.

Major or minor boundary layout changes may be made throughout the construction phase due to the Conditions of Consent from the DA determination or due to engineering considerations.

The surveyor will add address locality, road names and addresses into their CAD package if or when they are available. The surveyor must ensure valid names and address are used on the final plans for the legal registration process.

Once the engineering ground works are complete the surveyor can undertake the final pegging and the lots are ready for sale.

The surveyor will give a final pegging certificate to the project manager.

Prepare Subdivision Documentation - Finalise and Validate Addresses

Once construction is complete, the Project Manager will make an application for a Subdivision Certificate from Local Government which requires all Development Consent conditions have been addressed, all Construction Certificate approved works are completed and all Compliance Certificates from certifiers submitted.

A registered surveyor must prepare the final plan of subdivision and, if relevant, prepare the 88B instrument. This plan will be signed by Local Government and is ready for lodgment at LRS - Titling and Registry Services.

At this stage the surveyor must ensure that on the plans:

- final road extents are determined refer to APUM Chapter 6 Principle 6.7.7 Road Extents
- final road name and road types are allocated to plans (ensuring conformance with principles contained in APUM Chapter 6)
- final address numbers are assigned (ensuring conformance with principles contained in APUM Chapter 6 Sections 6.1 to 6.6)
- addresses are appropriately identified and allocated in accordance with the policy outlined in APUM Chapter 2.

AP5.6 Cont.

Conduct Cadastral Survey Work

The Local Government process for signing the final plan of subdivision should include the validation of the official site numbers for address. These numbers should have been issued by the Local Government earlier in the development process.

The Local Government must check the subdivision plan and where endorsed must ensure that address details are forwarded to Spatial Services. The details include:

- update to pre-approved road names, and provide explanations of why this has occurred
- update road extent details
- provide road types (if not previously provided)
- indicate address numbers for each road extent (which will be crossed referenced to the plans when deposited).

Where the Local Government identify issues with the propose numbers, road names or address localities, they should refer these issues to the surveyor/developer/Planning Consultant for amendment. Subdivisions can lead to a change in land use from rural to urban and often require adjustment to the address locality boundaries to create suburban areas. Main road construction or realignments present the major opportunity form new address locality boundaries. Local Government should have already amended the address locality boundary if necessary as an outcome of the Pre - DA Review or the DA Assessment. If this did not happen for any reason it should now be undertaken in cooperation with the GNB (refer to Process AP3 - Address Locality Boundaries).

AP5.7

Surveyors Validate ePlan and/or Lodge DP/SP

Once a Deposited Plan (DP) is formally lodged, a survey examination process validates the survey and the plan and any errors are assessed. The validation will check that each new Road Name and Type, and Address Locality Name and Boundary are valid against the NSW Address Database. Any discrepancies between the pre-approved names and those submitted on the plans are now flagged for the attention of Spatial Services.

The surveyor is required to correct any deficiencies in the Deposited Plan that are detected by LRS when examining the survey and then re-lodge the DP. This can incur additional fees and penalties.

AP5.8

Issue of Gazettal Notice

Upon receiving notice of the address approval, the Local Government needs to complete appropriate actions to incorporate the addresses in its systems and notify appropriate agencies and commercial bodies.

As per Procedure 7.4 - Signage should be installed within 30 working days of the name approval being notified.

Process AP6: Addressing - State and Regional Developments

Overview

The process steps below outline the end-to-end requirements for developments that do not generally involve the DA process as some DAs are submitted under Part 4 of the EP&A Act.

State and Regional Developments are usually large government initiatives intended to cut across established procedures to try to reduce time and costs to meet specific government objectives. The resulting developments are usually held under a single parent title or a small set of adjoining land titles on behalf of the Crown.

Applicants can be either Public or Private for:

- State Significant Developments (SSD) processed by Local Government under Part 4 of EP&A Act with flexibility to exceed local development standards. The Development Application process is used but exemptions and variations are possible to allow these developments to be built as they have a scale, significance or potential impact that makes them significant to a region or the State.
- State Significant Infrastructure (SSI) mainly public authorities constructing roads, railways or pipelines which don't require consent but have significant environment impact (e.g. a port).

The naming and addressing of these developments will be significant and require early Local Government, Spatial Services and GNB input to ensure community expectations are met.

This process encourages the capture of an authoritative address as early in the development process as possible to maximise benefits from address use and reuse and to help avoid introduction of erroneous address data. In addition to the planning controls of Local Government, the Department of Planning and Infrastructure is predominantly responsible for assessing planning applications under the State Significant Assessment System for projects whose size, complexity, importance or potential impacts mean they are of State, rather than local or regional, significance. The aims of the State Environmental Planning Policy (SEPP) are as follows:

- a) to identify development that is State significant
- b) to identify development that is State significant infrastructure and critical State significant infrastructure
- c) to confer functions on joint regional planning panels to determine development applications.

It is these SEPP developments that are generally exempt from Local Government DA processes that are the subject of this address process. The steps described below are to mitigate the lack of formally approval workflow that normally enables address allocation to be managed.

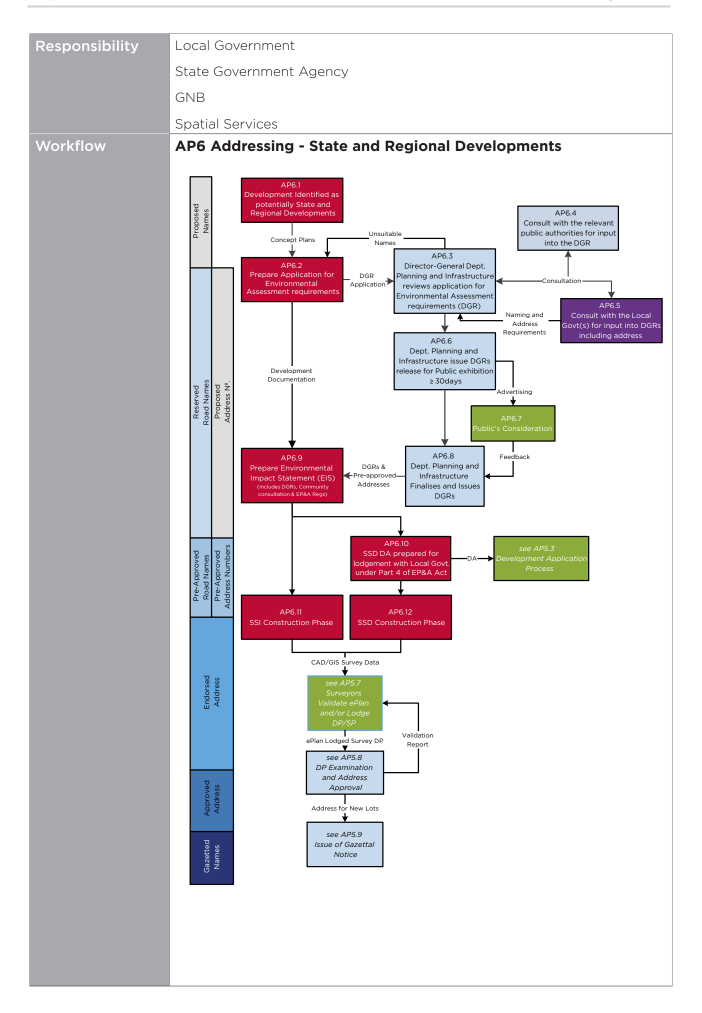
Procedures that inform this Process

Procedures 7.1 - Consultation

Procedures 7.2 - Notifications

Procedures 7.3 - Reservations and Pre-Approvals

Procedures 7.4 - Signage

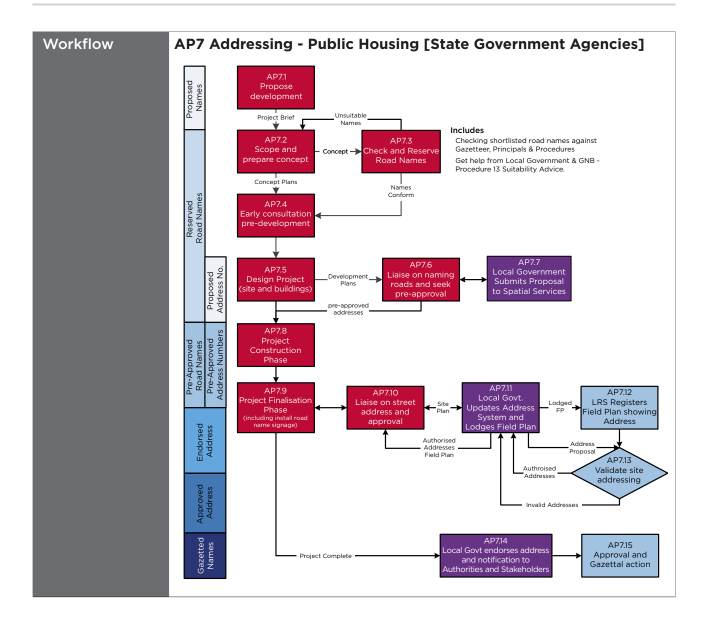


Process	AP6 Addres	sing - State and Regional Developments
tasks	AP6.1	Development Identified as potentially State and Regional Developments
	AP6.2	Prepare Application for Environmental Assessment requirements
	AP6.3	Director-General Department of Planning and Infrastructure reviews application for Environmental Assessment requirements (DGR)
	AP6.4	Consult with the relevant public authorities for input into the DGR
	AP6.5	Consult with the Local Government(s) for input into DGRs including address
	AP6.6-6.	8 Department of Planning and Infrastructure issue DGRs release for Public exhibition ≥ 30days
	AP6.9-6.1	2 Prepare Environmental Impact Statement (EIS)
	AP6.13	Survey Lodgment and Road Name Gazettal
AP6.1 Development Identified as Potentially State and Regional Developments	Developers and Government Agencies will prepare concept plans and seek support and concept approval from Government for special development treatment due to exceptional circumstances. This can reduce development time and costs and is therefore carefully considered by government.	
AP6.2	Once the project's feasibility has been determined concept plans are then used to develop the DGR Application for Environmental Assessment.	
Prepare Application for Environmental Assessment requirements	This application must address strict government requirements for development and should consider addressing requirements at this early stage. Where numbering, road naming or address locality name/boundary information is included in the preparations, reference should be made to the principles outlined in APUM Chapter 6 - Addressing Principles to ensure the addresses will conform to requirements of the NSW Address Policy.	
AP6.3 Director-General	and consults	nent of Planning and Infrastructure reviews DGR applications with other government agencies to compile a DGR document r public comment.
Department of Planning and Infrastructure reviews application for Environmental Assessment requirements (DGR)	included for	ent should consider addressing requirements and any details numbering, road naming or address locality boundaries should the principles outlined in APUM Chapter 6 - Addressing

AP6.4	At this task, the Department of Planning and Infrastructure consults with the relevant public authorities for input into the DGR.
Consult with the relevant public authorities for input into the DGR	The consultation should consider addressing requirements and reference be made to Local Government requirements for numbering, road naming or address locality boundaries which should comply with the principles outlined in APUM Chapter 6 - Addressing Principles.
AP6.5 Consult with the Local	Department of Planning and Infrastructure consults with the Local Government(s) for input into DGRs at this stage. The Local Government will consider various aspects regarding the impact of the proposed development on the community.
Governments(s) for input into DGRs including address	The Local Government should include in its consideration addressing issues and prepare a submission recommending what the development proposal needs to do to comply with the NSW Address Policy and any Local Government policies which are in force. This task should include the Local Government working with the Department of Planning and Infrastructure to reserve any road names with Spatial Services, where the information provided to Local Government has been assessed as conforming to the policies and principles outlined in APUM Chapters 2 and 6.
AP6.6 - AP6.8	Department of Planning and Infrastructure issue DGRs for public exhibition for up to 30 days.
	The public is able to consider the DGR and prepare submissions.
	Department of Planning and Infrastructure considers all the submissions before finalising the DGR and issuing it back to the developer.
AP6.9 - AP6.12	An Environmental Impact Statement is developed at this task, and lodged with the Local Government under Part 4 of the Environmental Protection and Assessment Act.
	Following this the SSI and SSD construction phases commence.
	During the SSD phase there is opportunity for the address information to be submitted to Spatial Services and details entered into the NSW Address Database. Refer to AP5.3 - Development Application Process for details.
AP6.13 Survey Lodgment and Road Name Gazettal	Following on from the Construction Phase are optional stages taken from the normal land development process that sees the preparation of Deposited Plans to initiate the creation of land titles and the gazettal of road names.
	The tasks required to have addresses completed and included in the NSW Address Database are referred to in AP5 - Addressing - Development and Subdivision and should be followed here, in particular:
	AP5.3 Development Application Process
	AP5.7 Surveyors Validate e-Plan and Lodge DP/SP
	AP5.8 DP Examination and Address Approval
	AP5.9 Issue of Gazettal Notice

Process AP7: Addressing - Public Housing [State Government Agencies]

Overview	If Public Housing Superlots include named roads within the development then they shall be treated in the same manner as any other addressing. The road names shall be processed with the owner (NSW Land and Housing Corporation) via Local Government and dwellings/units etc numbered according to the requirements of the NSW Address Policy.
	As a corporate entity of Housing NSW, the Land and Housing Corporation (LAHC) are exempt under the <i>Housing Act and Environmental Planning and Assessment Act</i> from conforming to regular planning and subdivision processes. LAHC exemptions were created similar to many government infrastructure initiatives to ensure government policy can be enacted for the benefit of the whole community.
	The main outcome of an early consultation process between Local Government and LAHC is the decision on whether a Development Application (DA) process should be used or alternatively to determine whether LAHC is to utilise its exemptions under the Housing Act and the Environment and Planning Act and proceed without a DA to expedite the development.
	The workflow described below covers the developments that do not go through the DA process.
	Consultation between LAHC and Local Government shall occur in both superlot development and superlot redevelopment scenarios.
Procedures	Procedures 7.1 - Consultation
Sections that Govern this	Procedures 7.2 - Notifications
Process	Procedures 7.3 - Reservations and Pre-Approvals
	Procedures 7.4 - Signage
Responsibility	Land and Housing Corporation
	Local Government
	GNB
	Spatial Services



Process Tasks	AP7 Addressing - Public Housing [State Government Agencies]		
	AP7.1	Propose development	
	AP7.2	Scope and prepare concept	
	AP7.3	Check and Reserve Road Names	
	AP7.4	Early consultation pre-development	
	AP7.5	Design Project (site and buildings)	
	AP7.6	Liaise on naming roads and seek pre-approval	
	AP7.7	Local Government Submits Proposal to Spatial Services	
	AP7.8-7.9	9 Project Construction Phase	
	AP7.10	Liaise on street address and approval	
	AP7.11	Local Government Updates Address System and Lodges Field Plan	
	AP7.12	LRS Registers Field Plan showing Address	
	AP7.13	Validate site addressing	
	AP7.14	Local Government endorses address and notification to authorities and stakeholders	
	AP7.15	Approval and Gazettal action	
AP7.1	LAHC has a similar role to a commercial developer when developing a super lot for affordable and/or social housing.		
Propose development	After locating a new site or identifying an existing site for redevelopment, LAHC will undertake a needs analysis and site analysis before deciding on its options see <i>Draft Urban Design Guidelines for Low Rise Affordable Rental Housing, Planning NSW, December 2010.</i>		
	They will consult widely with the community, Local Government, developers, community housing providers and other Non Government Organisations. They will seek funding from various sources including government schemes, public private partnerships, shared equity and commercial financiers.		
	Once the basic concept has been formed, LAHC will document it as a project brief and select a developer, planner or builder company to flesh out the proposal.		

AP7.2

Scope and prepare concept

LAHC's lead contractor/consultant will interpret the project brief and any published policies or guidelines (such as *Draft Urban Design Guidelines for Low Rise Affordable Rental Housing*) to produce a formal Concept Plan

The concept will quantify and qualify the extent of the development and enable an initial assessment of its impacts. The Planning Consultant will do sufficient research to determine the government limitations and restrictions that apply to the site and the proposed improvements.

The planning consultant needs to consider wayfinding as one of the design considerations for road layout, signage and addressing. They should particularly consider the principles contained in APUM Chapter 6 when conceptualising potential road names for the area to be developed.

The planning consultant might also wish to confirm with the Local Government whether a pre-defined set of reserved road names exists for the area in which the development is occurring. Refer to Procedure 7.3.2 - Reservation of Road Names for details.

LAHC will determine the road names prior to submitting to the Local Government for consideration and potential endorsement before supplying them to the GNB for reservation or pre-approval - refer Procedure 7.3.3 - Pre-Approval for details.

AP7.3

Check and Reserve Road Names

Once a name, or group of names, has been shortlisted for a concept plan, they need to be checked for conformance against the principles contained in APUM Chapter 6.

If in the process of for checking for duplication and conformance with the policy and principles of the APUM, a name is found to not conform then alternative options need to be considered by the planning consultant and/or LAHC.

Should the results delivered by the checking process be ambiguous, the Local Government can assist the developer and/or LAHC in defining a suitable plan for addressing. Where required, Local Government can refer the concept plans to the GNB Secretariat for consideration of suitability. Refer to Procedure 7.3.4 - Suitability Advice for details.

If the name conforms with all requirements LAHC can proceed to request that the Local Government reserve the names for future use (described as per Procedure 7.3.2 - Reservation of Road Names), but this is not mandatory.

AP7.4

Early consultation predevelopment

A modification to the DA process is the use of a Joint Regional Planning Panel (JRPP). Regional Panels have been established to provide independent, merit-based decision-making on regionally significant development proposals. They consist of members appointed by State and Local Government. Developments are publicly notified and assessed by Local Government planning officers but the reports are referred to the Panel for determination.

If the DA or JRPP path is chosen, Process AP5 - Addressing Development and Subdivision should be utilised.

If the DA exemption path is selected - by this stage the concept plans that are used should show the road names (and perhaps, but not mandatorily, their type) that have been checked (and potentially reserved by Local Government via GNB) for that development.

AP7.5 Design Project (site and	The Design Project phase involves many different professional and technical consultants and is much more involved than land subdivisions where a Planning Consultant and a civil engineer would do most of the work in this phase.	
buildings)	After receiving direction from the Local Government consultation in Task 7.4 - Early Consultation, LAHC will continue the process of documenting the development. LAHC should at this stage commence liaising with Local Government regarding address numbering.	
	LAHC will issue contracts as required to complete the Project Design and compile the documentation including project, building and site plans and specifications.	
	The major outcome of the design process is the project plans and specification that are used as the basis for issuing contracts for the next construction project phase.	
AP7.6 Liaise on naming roads and seek	As the authority for naming all roads for addressing purposes the project plans and specifications should be provided to the Local Government department(s) responsible for road naming and addressing so that they may assess the proposal.	
pre-approval	Assessment of the proposal should consider how the numbering (if available), naming and address locality boundaries conform to the principles outlined in APUM Chapter 6 and whether any procedural information needs to be considered i.e. consultation.	
	At this stage Local Government should if necessary discuss any concerns with LAHC regarding road layout, signage and addressing.	
AP7.7 Local Government Submits Proposal to Spatial Services	The proposal can now be formally submitted to Spatial Services for its consideration and potential pre-approval - refer to Procedure 7.3.3 Pre-Approval for details.	
AP7.8 - AP7.9	During this phase the project construction works will be completed and the project will near finalisation.	
Project Construction Phase		

AP7.10 Liaise on street	As the development design nears finalisation the LAHC and Local Government should liaise to discuss final road extent and design and allocation of address numbers.
address and approval	If the surveyor has assigned the street address numbers in accordance with the NSW Address Policy, the Local Government task should be simply one of validation with LAHC.
	At this stage the LAHC must ensure that on the development's Site Plan/s:
	Final road extents are determined - refer to APUM Chapter 6 - Addressing Principle 6.7.7 - Road Extents.
	 Final road name and road types are allocated to plans (ensuring conformance with principles contained in APUM Chapter 6.
	 Final address numbers are assigned (ensuring conformance with principles contained in APUM Chapter 6 - Sections 6.1 to 6.6.
	 Addresses are appropriately identified and allocated in accordance with the policy outlined in APUM Chapter 2.
AP7.11 Local	Once LAHC and the Local Government are able to endorse the Site or Field Plans (FP), Local Government must ensure that the details are updated in the NSW Address Database.
Government Updates Address System and Lodges Field Plan	The Site Plan's should be endorsed, signed and dated as valid by Local Government Officer responsible for addressing and the plan forwarded to Spatial Services.
AP7.12 LRS Registers Field Plan showing Address	The Site Plan is lodged at LRS for registration as a Field Plan and receives a FP prefixed sequential plan number and is subsequently scanned and catalogued in LRS's system.
AP7.13	Spatial Services will check if the addresses are suitable and will issue advice where relevant.
Validate site addressing	
AP7.14	The Local Government will be requested by Spatial Services to confirm the address details. Where relevant, procedures contained in Chapter 7 - Section 7.1 - Consultation will apply.
Government endorses address and notification to authorities and stakeholders	
AP7.15 Approval and Gazettal action	Once road names have been approved by the GNB procedures outlined in Chapter 7 - Section 7.2 - Notifications will be followed to issue gazette notices and inform authorities.

Chapter 9 Retrospective Address Policy

9 Retrospective Address Policy

Whilst the APUM details policy and procedures for new address creation it does not adequately support process and policies for resolving retrospective issues that compromise the quality of New South Wales (NSW) address data.

This chapter details the policy that provides a consistent approach to the management of retrospective issues, which is an important component of improving the quality of address data within NSW.

The intention of this document is to outline a robust set of policies to assist stakeholders, including Local Government and State Government agencies to resolve existing problematic address issues.

These policies are applied on a case by case basis as retrospective issues are raised by interested stakeholders. This document does not apply to new addressing queries and applications – in which instances the policies, processes and procedures outlined in Chapters 1-8 of the APUM must be applied.

This document is intended to be updated as required when new issues are discovered or process options are available.

This document contains 20 retrospective policies grouped into the four categories of:

- Numbering
- Road Naming
- Address Localities
- Addressing

9.1 Retrospective Address Policies

9.1.1 Numbering Issues

Problem	Description	Policy
Non conformant numbering (including missing house numbers)	Frequently there are many roads which do not have numbers applied to sites for addressing purposes. In addition to this, there are many cases where the numbering which is applied is non-conformant to the requirements of the APUM and/or AS/NZS4819.	Numbering is to be applied to all sites requiring an address and where necessary, non conformant numbers be altered to meet the requirements of the APUM.
Ranged numbering	A typical example of numbering problems is the continued use of ranged numbers which can lead to confusion for users. The NSW Address Policy (APUM Chapter 6- Principle 6.2.1- Address Numbers) excludes the creation of any new ranged numbers in line with similar policy in AS/NZS 4819:2011 Rural and Urban Addressing.	Where necessary, ranged numbers are to be altered to either only the low number in the range, or the most logical based on the site access point. Other numbers to be retired from use.
Urban infill	At urban infill sites generally there is a requirement to apply sub numbering or number suffixes to accommodate situations where there is a lack of whole numbering solutions available. In some situations this has created a problematic situation whereby irregular or inconsistent numbering has been applied to urban infill areas. For example, where 12, 12A and 12B are alongside 1/14, 2/14 and 14 on the one road.	Where necessary, consistent numbering is to be applied whereby sub-numbering elements are applied to sub-addresses only (i.e. those accessed from the one point on the road network) and suffixes used for addresses which have their own access to the road network. (Refer to Chapter 6: Addressing Principles)
Level numbering	Often there have been inconsistencies in numbering of sites within multi-level buildings. While the hotel-style numbering method is now preferred (i.e. level number followed by office, apartment or shop number), previously other methods have been used where issues typically can involve: • Numbering starting from basement levels (i.e. Basement Level 4 is labelled Level 1 and Ground level is labelled Level 5) • Skipped numbers (typically 4 and 13) • Use of inconsistent or difficult to interpret level numbers or letters	Where necessary, consistent numbering is to be applied whereby numbering starts at ground level, basement levels are identified as such, approved level indicators are used (as per the APUM) and level numbers are not skipped for individual preferences and to support emergency service delivery.
Unit type numbering	There are examples where a complex building site consists of multiple sites numbered 1 or 2, with only the unit type of office or apartment to distinguish between the sites. This leads to duplicated address numbering within the site.	Where necessary, consistent numbering is to be applied whereby any address which is duplicated without the use of a unit identifier (i.e. office or apartment) is to be renumbered.

9.1.2 Road Naming Issues

Problem	Description	Policy
Road name duplication	There are many examples where a road name is duplicated within a address locality or within the radius defined in the APUM. In some cases the duplication can be the same or similar spelling, and sometimes it might be similar sounding names. In other cases there might be a different road type assigned to the same name on an adjoining road. For example, a Chiswick Lane coming off a Chiswick Road, with duplication of numbers and potential for confusion.	In cases of road name duplication, renaming shall only occur where a case can be made that service delivery has been/has potential to be negatively impacted by the situation.
Broken road segments	There are many situations where a road is broken into different sections as a result of traffic management changes, without consideration of naming, numbering and access for emergency services. In some instances a road can be broken by a park, river, embankment or non-vehicular access path. This can cause many problems for navigation and routing to addresses along these roads.	In cases of broken road segments, renaming shall only occur where a case can be made that service delivery has been/has potential to be negatively impacted by the situation.
New Road Development Segments	When a road is deviated, particularly highways, the closed sections are frequently renamed with the name 'Old' in front of the original name. There are sometimes more than one old section with duplication of the use of 'Old', and high potential for confused addresses in those areas.	In cases of new road developments, renaming shall only occur where a case can be made that service delivery has been/has potential to be negatively impacted by the situation.
Ungazetted road names	There exists a considerable amount of road names in NSW which are currently ungazetted. A common and frequent question asked at the addressing workshops in late 2014 came from Local Governments wondering what could be done to formalise and gazette these names- many of which have been in use for 50+ years.	Where necessary and feasible, bulk-gazettal of pre-existing road names shall be undertaken by Local Government with the assistance of the Geographical Names Board (GNB) Secretariat. Names which are found to be nonconformant with the requirements of the APUM shall be assessed and renamed in accordance with the relevant retrospective policy (for example where a road name in a bulk gazettal is identified as a duplicate, the 'road name duplication retrospective policy' may be applied to resolving the issue).

Non- Local Government road names	There are a considerable amount of roads which are not managed or maintained by Local Government. These include those owned or maintained by State agencies including Crown Lands, Land and Housing Corporation and Roads and Maritime Services.	All roads containing addressable sites shall be named and have addresses applied, regardless of tenure or ownership.
	Historically it has been difficult for Spatial Services to obtain information regarding these names and the addresses applied to them. Under the APUM there is a requirement for these organisations to cooperate with Local Government to determine appropriate road names and have these proposed to the GNB for endorsement.	
Non-matching road names	Often there are cases where the names recorded in Spatial Services and Local Government datasets do not match (either minor spelling differences or completely different names). There can also be a difference between what is recorded in the databases and what appears on road signs at the location.	Where discrepancies exist between the records of a road name, the spelling which was first gazetted (with reference to any relevant erratum) shall be applied. Where this is unable to be determined the name which is
	This causes problems for identification and should be resolved.	in most use by the residents and businesses on the road shall be used (provided it is conformant to the APUM, particularly with regard to spelling of commemorative names).

9.1.3 Address Locality Issues

Problem	Description	Policy
Duplicated address localities	There are multiple instances of duplicated address locality names across NSW. These cause confusion and in some cases also result in duplicated addresses occurring in NSW.	Duplicated address locality names shall be reduced wherever possible. Consideration to be given to renaming the address locality which has the least address sites or least historical connections for a community. Consideration should also be given to absorbing the areas into adjoining address localities.
	A list of duplicated address localities has been provided in the APUM and there is a requirement that any future road naming in these areas be checked for duplication in all the address localities with a similar name.	
Non-LGA Areas	There are areas of NSW which do not fall under Local Government jurisdiction - either for assignment of a address locality name or definition of the road names and address numbers.	All sites requiring addresses shall have them applied by Local Government and/or a relevant authority endorsed by the GNB following the processes outlined in the APUM.
	Examples include areas north of Broken Hill, Lord Howe Island and islands in Sydney Harbour.	processes outlined in the Ar orn.
Boundary creep	Often in cases of urban greenfield growth, or where the name of a neighbouring address locality is perceived as 'more prestigious' it will be used by residents or businesses to identify the location of their address.	It is recognised that with changing demographics in various areas there will be ongoing need to redefine address locality boundaries to suit popular usage.
	This is often also employed by real estate agents when marketing a property. This causes problems for official recognition of the authoritative address.	Where regular, consistent and non-conflicting use of a address locality name is identified beyond the original boundaries assigned, consideration should be given by the Local Government and GNB to changing the boundaries for the address locality.

9.1.4 Address Issues

Problem	Description	Policy
Opal fields	There is a need to apply addresses in a non-typical way for areas in the opal fields of NSW	It is recognised that sites in remote areas, such as opal fields, might not be catered for by traditional address systems. Spatial Services welcomes advice and suggestions from stakeholders who have potential solutions in this domain.
Non- property based	Occasionally there are leasehold properties with sites on them which require addresses- a situation currently not catered for by Spatial Services systems. Examples of this include National Parks, ski fields and Snowy River Scheme towns.	It is recognised that non- property based sites, including complexes, some islands and leaseholds, might not be catered for by Local Government address systems. In these instances the NSW Address Database should endeavour to capture, maintain and publish this data for users.
Sites with limited or no-access	There are existing sites where road access is not readily available and addresses might be required for identification, service delivery or management purposes. These sites are typically located in rural areas and may be private property or Crown lands and access is sometimes granted by a right-of-way or easement.	Where a site is not accessible by road access, an address shall be defined based on the most immediate point of access from the nearest roadway. Where appropriate, creation of a legal access road should be considered.
Duplicate addresses	There is always the likelihood of road names being similar in address localities with duplicate names. This leads to the potential for duplicate addresses to exist in NSW - with only the postcode (not an official or reliable address component) to distinguish them.	Duplicate addresses across NSW are to be resolved - either through renaming of roads or address localities. In these instances the preference is to rename the address locality before considering renaming the road.
Unnamed roads	Problems can arise where a road has been constructed but never named. Many examples of this exist in both rural and urban environments. In rural areas these roads are generally recognised as access roads to properties or visitor sites.	As per the requirements of the APUM all roads shall be named, and the name gazetted, where sites are required to be addressed.
	In urban areas these roads might be alleyways at the back of properties.	

9.2 High-level process steps for resolving a retrospective address issue

1

Issue identified and brought to attention of Spatial Sevices

2

Anomaly confirmed by Spatial Services through cross-checking to APUM and/or AS/NZS 4819:2011 Rural and Urban Addressing

Contact to be made with Emergency Service Organisations to determine impact on service delivery

3

Spatial Services determine suitable options for resolving the problematic address issue

4

Spatial Services contact affected Local Government(s) and/or other responsible addressing custodians to discuss solutions

Spatial Services provide written support to stakeholders and assist in facilitating meetings where required

5

Local Government and/or other responsible addressing custodians engage with their communities

6

Final engagement outcomes obtained and reported to Spatial Services

7

Spatial Services process requested changes as per APUM requirements

8

Spatial Services inform Local Government and/or other responsible address custodians of updates to the NSW Address Database

Appendix

Appendix A: Duplicated Localities in NSW

Alison Dungog Alison Central Coast Back Creek Bland Back Creek Mid-Coast Back Creek Gwydir Back Creek Queanbeyan-Palerang Regional Back Creek Tenterfield Back Creek Tweed Bakers Creek Mid-Coast Bakers Creek Nambucca Bakers Creek Uralla Balmoral Lake Macquarie Balmoral Wingecarribee Barry Blayney Barry Blayney Barry Upper Hunter Black Creek Port Macquarie - Hastings Black Creek Snowy Valleys Boat Harbour Lismore Boat Harbour Port Stephens Broadwater Bega Valley Broadwater Bega Valley Broadwater Bega Valley Burra Queanbeyan-Palerang Regional Burra Snowy Velleys Cabage Tree Island Mid-Coast Carrington Newcastle <th>Locality Name</th> <th>Local Government Area</th>	Locality Name	Local Government Area
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	Deep Creek	Clarence Valley
Deep Creek Kyogle	Deep Creek	Kempsey
		Kyogle
Dural Hornsby	Dural	
Dural Singleton	Dural	-
Elderslie Camden	Elderslie	
Elderslie Singleton	Elderslie	Singleton

Locality Name	Local Government Area
Ellerslie	Snowy Valleys
Ellerslie	Wentworth
Enmore	Armidale Regional
Enmore	Inner West
Glenroy	Albury
Glenroy	Snowy Valleys
Gowrie	Singleton
Gowrie	Tamworth Regional
Green Hills	Armidale Regional
Green Hills	Snowy Valleys
Green Point	Central Coast
Green Point	Mid-Coast
Greendale	Bega Valley
Greendale	Liverpool
Greenlands	Snowy Monaro Regional
Greenlands	Singleton
Hill Top	Snowy Monaro Regional
Hill Top	Wingecarribee
Hillgrove	Armidale Regional
Hillgrove	Wagga Wagga
Hillsborough	Lake Macquarie
Hillsborough	Maitland
Huntley	Orange
Huntley	Wollongong
Kings Plains	Blayney
Kings Plains	Inverell
Kingswood	Bega Valley
Kingswood	Penrith
Kingswood	Tamworth Regional
Lambs Valley	Glen Innes Severn
Lambs Valley	Singleton
Lansdowne	Canterbury-Bankstown
Lansdowne	Mid-Coast
Lilli Pilli	Eurobodalla
Lilli Pilli	Sutherland Shire
Limeburners Creek	Mid-Coast
Limeburners Creek	Port Macquarie - Hastings
Long Plain	Inverell
Long Plain	Snowy Valleys
Long Point	Campbelltown
Long Point	Singleton
Lyndhurst	Armidale Regional
Lyndhurst	Blayney
Maryland	Newcastle
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Locality Name	Local Government Area
Maryland	Tenterfield
Mayfield	Newcastle
Mayfield	Oberon
Mayfield	Queanbeyan-Palerang Regional
Mayfield	Shoalhaven
Milroy	Gunnedah
Milroy	Mid-Western Regional
Mogo	Eurobodalla
Mogo	Mid-Western Regional
Morven	Glen Innes Severn
Morven	Greater Hume
Mount Olive	Oberon
Mount Olive	Singleton
Nelson	Bega Valley
Nelson	The Hills Shire
Oxley	Balranald
Oxley	Warren
Paddys Flat	Snowy Monaro Regional
Paddys Flat	Kyogle
Paddys River	Snowy Valleys
Paddys River	Wingecarribee
Paling Yards	Bathurst Regional
Paling Yards	Oberon
Pretty Beach	Mid-Coast
Pretty Beach	Shoalhaven
Punchbowl	Canterbury-Bankstown
Punchbowl	Clarence Valley
Red Head	Mid-Coast
Redhead	Lake Macquarie
Red Hill	Tamworth Regional
Red Hill	Snowy Valleys
Red Hill	Warren
Rocky Creek	Gwydir
Rocky Creek	Inverell
Rocky River	Tenterfield
Rocky River	Uralla
Rose Valley	Snowy Monaro Regional
Rose Valley	Kiama
Rosewood	Port Macquarie - Hastings
Rosewood	Snowy Valleys
Sandy Creek	Cobar
Sandy Creek	Upper Hunter
Sherwood	Clarence Valley
Sherwood	Kempsey

Locality Name	Local Government Area
Sherwood	Kyogle
Silverwater	City of Parramatta
Silverwater	Lake Macquarie
Smiths Creek	Clarence Valley
Smiths Creek	Kyogle
Smiths Creek	Tweed
South Arm	Clarence Valley
South Arm	Nambucca
Spring Hill	Orange
Spring Hill	Wollongong
Springfield	Snowy Monaro Regional
Springfield	Central Coast
St Clair	Penrith
St Clair	Singleton
Stony Creek	Bega Valley
Stony Creek	Mid-Western Regional
Summer Hill	Inner West
Summer Hill	Dungog
Swan Bay	Port Stephens
Swan Bay	Richmond Valley
The Gap	Richmond Valley
The Gap	Wagga Wagga
The Rocks	Bathurst Regional
The Rocks	Sydney
Torryburn	Dungog
Torryburn	Uralla
Washpool	Clarence Valley
Washpool	Mid-Coast
Waverly	Upper Hunter
Waverley	Waverley
Westdale	Tamworth Regional
Westdale	Snowy Valleys
Willow Vale	Kiama
Willow Vale	Wingecarribee
Wog Wog	Bega Valley
Wog Wog	Queanbeyan-Palerang Regional
Woodburn	Richmond Valley
Woodburn	Shoalhaven
Woodlands	Eurobodalla
Woodlands	Wingecarribee
Woodstock	Cowra
Woodstock	Inverell

Locality Name	Local Government Area
Woodstock	Shoalhaven
Yarras	Bathurst Regional
Yarras	Port Macquarie - Hastings
Yellow Rock	Blue Mountains
Yellow Rock	Shellharbour