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| **DEVELOPMENT PROPOSAL****INVERELL SHIRE COUNCIL**A Development Application has been lodged with the Inverell Shire Council, the particulars being:

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| Development Application No.: | DA - 19/2025 |
| Proposed Development Description: | Extractive Industry |
| Property Address: | 472 Eddy Park Lane, Gum Flat NSW 2360.  |
| Title Particulars: | Lot 106 DP 656030.  |
| Applicant: | ATJs EARTHWORKS PTY LTD |
| Consent Authority: | Northern Regional Planning Panel |

The Development Application is on public exhibition for a period of **35 days**, from 8.30am on **10 April 2025** to 4.30pm on **14 May 2025** (the **Exhibition Period**).The Development Application and the accompanying Environmental Impact Statement may be inspected during the **Exhibition Period** at Inverell Shire Council’s Administration Centre, 144 Otho Street, Inverell during ordinary office hours.An electronic copy of the Development Application and the accompanying Environmental Impact Statement may also be inspected during the **Exhibition Period** on Council’s website ([www.inverell.nsw.gov.au](http://www.inverell.nsw.gov.au)):The proposed development is ‘Designated Development’ in accordance with Section 4.10 of the *Environmental Planning and Assessment Act 1979* and Schedule 3 of the *Environmental Planning and Assessment Regulation 2021*.The proposed development is ‘Nominated Integrated Development’ in accordance with Section 4.46 of the *Environmental Planning and Assessment Act 1979*, with the following approvals required:* Environment Protection Licence, to authorise carrying out of a scheduled activity at any premises, under [*Protection of the Environment Operations Act 1997*](http://www.legislation.nsw.gov.au/#/view/act/1997/156). The approval body is the NSW Environment Protection Authority;

Any person may make a written submission to Inverell Shire Council concerning the Development Application during the **Exhibition Period**. If the submission is made by way of objection, the grounds of the objection must be specified in the submission.Any person who makes a submission by way of objection and is dissatisfied with a determination of the consent authority to grant development consent, may appeal to the Land and Environment Court. |

For insertion: Inverell Times

 Thursday, 10 April 2025