

Property Management Framework





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1.0 Introduction

The City of Joondalup manages 148 buildings and structures over 19,000 square metres of property either as freehold or managed property which is reserved or dedicated under the *Land Administration Act 1997*. This property has been set aside for a diversity of purposes, such as recreation, public open space, drainage and administrative or infrastructure purposes.

The *Property Management Framework* will provide the City with a guide to managing all property under the City's ownership, care and control. The Framework will take into account the City's statutory obligations and the desire to promote the wellbeing of all people in the community through support of recreational and community groups and the provision of high quality and accessible facilities.

1.1 Objectives

- a. To define the classifications for which City owned and managed property is held.
- b. To establish the categories and associated principles under which City owned and managed property may be used and occupied.
- c. To promote equitable, effective and sustainable management practices for the use and occupation of City owned and managed property.



2.0 Planning context

Figure 1: Diagram of planning context



2.1 Related City plans and policies

2.1.1 Asset Management Plan 2009-2012 (under review)

Vision: For the City's community infrastructure to provide the desired level of service in the most cost effective manner for present and future customers.

2.1.2 Access and Inclusion Plan 2012-2014

Policy statement: The City is committed to ensuring that its activities and services are inclusive of all members, including people with disabilities and their families or carers, and people from culturally and linguistically diverse backgrounds. The City will make every effort to ensure that any person who lives, works in, or visits the City of Joondalup will not be denied access to any City facility, program, service or information prepared by the City on the basis of a personal disability or background.

2.1.3 Policies

a. Asset Management Policy

Objective: To outline a framework for the long-term management of City assets that aligns to the City's broader strategic objectives and reflects a sustainable approach to service delivery.

b. Child Care Centres Policy (under review)

Objective: To provide guidelines for the location, siting and design of child care centres to ensure that such developments are compatible with, and avoid adverse impacts on, the amenity of adjoining and surrounding areas.

c. Requests for New or Capital Upgrades to Existing Community Buildings Policy

Objective: To provide a coordinated approach to the assessment and approval of requests for new or capital upgrades to existing community buildings.

d. Facility Hire Subsidy Policy

Objectives: To provide guidance on determining the extent of subsidy to be offered to groups hiring City managed facilities; to ensure facility hire subsidies are applied in a consistent, transparent and equitable manner.

e. Leisure Policy (under review)

Objective: To guide the provision of leisure services, facilities and programs to assist in the achievement of the City of Joondalup's Mission, Vision and strategic objectives.

f. Reserves, Parks and Recreation Grounds Policy (under review)

Objective: To support best management practice for Council-controlled reserves, parks and recreation grounds while recognising community needs and community and Council responsibilities.

g. Installation of Telecommunications Facilities Policy

Objective: To outline the City's position on the installation of telecommunications facilities in the district.

3.0 The City's role and statutory obligations

Local Government has an obligation to provide and maintain adequate assets to meet community needs both for present and future generations. The major objective in property management is to ensure adequate services and facilities are provided to the community.

The City of Joondalup plays a significant role in property management. Depending on the type of property, the City is responsible for maintenance and disposal, including leasing/licensing and facility hire.

In addition to this broad role, the City has certain obligations under State and Federal legislation with regard to property management. Relevant legislation is outlined below.

3.1 Land Administration Act 1997 (State)

The City is responsible for the care, control and management of certain property within the City's boundaries which have been reserved by the Minister for Lands under the *Land Administration Act 1997*. The City manages this land in accordance with a Management Order made under section 46 of the Act which may include a power to lease or licence the whole or a part of the land. Any proposal to lease or licence land may not proceed without prior written approval from the Minister. The City is also responsible for the care and control of roads dedicated under this Act.

3.2 Local Government Act 1995 (State)

The City is bound by specific conditions under the *Local Government Act 1995* with regard to the disposal of property. Section 3.58 of the Act provides that a local government can only dispose of property by public auction, public tender or by undertaking the local public notice procedure set out in section 3.58(3). In this context, disposing of property means to 'sell, lease or otherwise dispose of, whether absolutely or not' (does not include licensing).

However, there are a number of exemptions to these requirements set out in regulation 30 of the *Local Government (Functions & General) Regulations 1996*. These include:

- where property is to be disposed to not-for-profit charitable, benevolent, religious, cultural, educational, recreational, or sporting organisations; and
- if the property is to be leased for a period of less than two years and the lease does not give exclusive possession of the property.

Section 3.59 of the *Local Government Act 1995* outlines the procedure for acquiring and disposing of property greater than one million dollars in value, including the preparation of a Business Plan, issuing of a Public Notice and a period of consultation. In addition to acquisition and disposal, under Part 6 of the *Local Government Act 1995*, the City is able to charge a fee for the hiring of property. Fees and charges set by Council under the Act are adopted yearly as part of the *Annual Budget* process.

3.3 Telecommunications Act 1997 (Federal)

Under the federal *Telecommunications Act 1997*, telecommunications carriers have very broad powers to enter land to install and maintain low-impact facilities. Carriers are not required to observe statutory obligations relating to the powers and functions of a local government. Accordingly, there is no requirement to obtain planning approval or meet the requirements of section 3.58 of the *Local Government Act 1995*. However, the *Telecommunications Act 1997* requires that carriers give prior written notice to the owner and occupier of the land before proceeding with the installation of a low-impact facility. There are limited rights of objection under the Act and an entitlement to compensation if a person suffers financial loss or damage. For this purpose, telecommunications carriers generally agree to pay a form of 'rental' and occupy their sites under a lease or licence agreement.

In addition to the City's obligations under State and Federal legislation, the following local law is also relevant to property management.

3.4 Local Government and Public Property Local Law 1999 (City of Joondalup)

The City's Local Government and Public Property Local Law 1999 was enacted under the Local Government Act 1995. This Local Law provides for the regulation, control and management of activities and facilities on City owned and managed property. The Local Law also describes the conditions which relate to public usage of City property, including prohibitions on smoking, alcohol consumption, anti-social behaviour, flammable substances and firearms etc.

4.0 Classification of property

Under this Framework, all property owned in freehold by the City will fall into one of the following three classifications which describe the primary purpose for which the property is held. Properties within each classification will not necessarily be static and may be re-classified following a review by the Council. Properties managed by the City under Management Orders have not been formally classified as these properties are all be considered to be held for *Community Purposes*.

Figure 2: Property classification types

Property held for Community Purposes

Property held for Capital Appreciation

Property held for Income Generation

4.1 Property held for Community Purposes

This classification includes property held for administration, operations, recreation, and/or infrastructure usage. Property held for *Community Purposes* will generally not be considered available for liquidation. Where appropriate, consideration will be given to leasing improvements to not-for-profit community groups at a subsidised rental (e.g. community halls, clubrooms, community centres, libraries, toilets/changerooms, drainage sites, and parks/public open spaces etc.).

4.2 Property held for Capital Appreciation

This classification includes property which is either undeveloped or underdeveloped, but which is not held for *Community Purposes*. Property held for *Capital Appreciation* will be developed for income where market conditions are favourable and the development risk is considered to be acceptable. Alternatively, these properties will be liquidated to advantage when market conditions are favourable. In general, income from any improvements should be maximised and property in this category will not be made available for community usage (e.g. vacant lots, underdeveloped sites etc.).

4.3 Property held for Income Generation

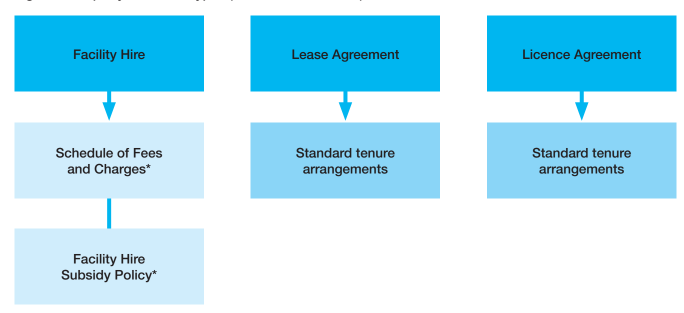
This classification includes property where the maximisation of the income stream is considered to be the primary objective. Property held for *Income Generation* will be developed to the highest and best use of the site. Rentals will be set by reference to market levels, with regular reviews, depending on the circumstances. In general, subsidised rentals will not be considered for properties within this classification (e.g. car parks, commercial buildings etc.).

It should be noted that whilst these classifications are intended to capture all property owned and managed by the City, it is recognised that not all property will fit exactly within these classifications. Appropriate discretion therefore, will be used by the City when dealing with any such property (including hiring, leasing/licensing, liquidating etc.). Current City owned properties have been classified in the *Inventory of City Freehold Property*.

5.0 Property utilisation by groups

Under this Framework, depending on the appropriateness of a site, City owned and managed property may be utilised by groups such as government agencies, business entities and community groups. The appropriateness of a site to be utilised for a particular purpose will be determined by the Council based on the classification of the property (see 'Classification of property' above). In general, property held for *Community Purposes* will be considered for utilisation by not-for-profit community groups at a subsidised rate, and property held for *Capital Appreciation* or *Income Generation* will be considered for utilisation by groups at full market rate. There are three different types of property utilisation that may be granted to groups which are described below.

Figure 3: Property utilisation types (*external documents)



5.1 Facility hire

The power to hire out a property or a portion of a property is granted under the City's *Local Government and Public Property Local Law 1999* (see 'The City's role and statutory obligations' above). Fees and charges for facility hire are adopted on a yearly basis by Council as part of the *Annual Budget* process and are based on a proportion of cost recovery.

Commercial organisations, community groups and individuals are able to hire numerous facilities in the City, ranging from parks and public open spaces to community centres and halls. Facilities can be hired on a casual (one-off) basis or on a regular (usually seasonal) basis.

Standard fees and charges apply for facility hire which are specified in the City's *Schedule of Fees and Charges*. Subsidised facility hire may be granted to not-for-profit groups and groups from educational institutions in accordance with the *Facility Hire Subsidy Policy*.

In addition to facility hire arrangements, the City provides allocated storage free-of-charge to many regular users of community facilities. Such storage ranges from small cages suitable for equipment to large storage rooms. These storage areas are allocated to user groups on application to the City, and are determined on a case-by-case basis, based on a demonstrated need.

5.2 Lease agreement

A lease agreement is established when a group wishes to have exclusive use of a property or a portion of a property. Such an agreement is established formally and allows a group to have a temporary interest in a property which they can use in accordance with the agreement.

As detailed in 'The City's role and statutory obligations' above, the City can only lease property by public auction, public tender or by undertaking a local Public Notice procedure (unless leasing to a not-for-profit charitable, benevolent, religious, cultural, educational, recreational, or sporting organisation).

Under the City's current Delegated Authority Manual, the Chief Executive Officer has the authority to dispose of property (including leases) for property valued at less than \$600,000.

The 'Standard tenure arrangements — leases and licences' section below provides guidance on the development of lease agreements for City owned or managed property.

5.3 Licence agreement

In the context of property management, a licence is a permit issued to enable the licensee to undertake an activity on a property under particular conditions. Conditions usually include regular payment as consideration.

Licences are entered into by the City where the intention is to grant non-exclusive possession of a property. This may include circumstances such as a sporting group which shares clubrooms with another sporting group, or a shared-use agreement for an oval between the City and a local primary school.

The 'Standard tenure arrangements — leases and licences' section below provides guidance on the development of licence agreements for City owned or managed property.

Notwithstanding the above, the City recognises that some licence agreements are entered into under particular circumstances which may require special concessions. Therefore, whilst the tenure arrangements below should be taken into consideration wherever possible, arrangements outside of these guidelines will be dealt with on a case-by-case basis.

In general, the City will endeavour to make City owned or managed property available for use by the wider community. In particular, property held for Community Purposes will be accessible to the general public wherever possible. With this in mind, it is the City's preference that facility hire arrangements be established over leases and licences. The City does recognise however, that in some instances, a lease/licence may be the most appropriate arrangement. Some groups, for example, may require tenure before committing to a capital improvement project or in order to appropriate external funding; the activities of some groups may necessitate an arrangement that excludes the general public from accessing the property (e.g. specialised medical equipment at a Child Health Centre); and/or some groups may have historical arrangements with the City which the City believes are appropriate to maintain. The type of property utilisation that may be granted to a group therefore, will be determined on a case-by-case basis with a preference for facility hire arrangements.

6.0 Standard tenurearrangements — leases and licences

Under this Framework, standard tenure arrangements will apply to leases and licences granted by the City for City owned and managed properties.

With respect to leases/licences over Crown property managed by the City under a Management Order, prior approval will be obtained from State Land Services, in accordance with the *Land Administration Act 1997*.

Lease/licence agreements will be advertised by a local Public Notice unless the organisation is a not-for-profit charitable, benevolent, religious, cultural, educational, recreational, or sporting one, in accordance with the *Local Government Act 1995*.

6.1 Key principles

The following key principles will guide the City's approach to tenure arrangements.

- a. The City acknowledges its obligation to provide and maintain its properties to meet community needs for present and future generations.
- b. The City recognises and supports the contribution made by community groups in achieving an active and sustainable community.
- c. The City encourages the use of its properties by organisations which provide a benefit to the community.
- d. The City promotes tenure arrangements which are consistent, transparent and equitable.
- e. The City promotes tenure arrangements which provide for access to the property by the wider community.
- f. The City promotes tenure arrangements which contribute to the financial viability of the City.

6.2 Tenure guidelines — general

Under this Framework, the following tenure guidelines will apply to all leases and licences granted by the City for City owned and managed properties (excluding *Telecommunications Carriers*). Additional guidelines will apply to specific groups categorised as *Commercial Organisations*, *Government Departments/Agencies*, *Not-for-Profit Community Groups* and *Other Groups*. These are detailed in 'Tenure guidelines — groups' below. A comparison of tenure guidelines is provided at Appendix 8.1.

a. Type of agreement

- i. Leases will be entered into where the intention is to grant exclusive possession of the property or part of the property.
- ii. Licences will be entered into where the intention is to grant non-exclusive possession of the property or part of the property.

b. Period of tenure

- i. Leases will be granted for a period of up to ten years with two options to extend for further periods of up to five years.
- ii. Licences will be granted for a period of up to three years.

c. Main responsibilities of lessee/licensee

- i. Lessee/licensee will be responsible for all non-structural maintenance within the leased/licensed area and will provide documentation on the following (if applicable):
 - fire equipment servicing:
 - mechanical services maintenance and service records (in accordance with Australian Standards):
 - annual gutter cleaning;
 - annual pest control treatments;
 - electrical compliance testing;
 - sewer pump and grease-trapping servicing; and
 - septic system servicing.
- ii. Lessee/licensee will be responsible for cleaning and the general presentation of the leased/licensed area.
- iii. Lessee/licensee will be responsible for all operational/running costs, including, but not limited to:
 - refuse collection;
 - emergency service levy (E.S.L.);
 - water rates; and
 - all utilities related to their use (e.g. electricity, gas, water, telecommunications etc.).
- iv. Lessee/licensee will be responsible for obtaining appropriate insurance (e.g. public liability insurance, contents insurance etc.).
- d. Main responsibilities of lessor/licensor (City of Joondalup)
 - i. The City will be responsible for arranging appropriate building insurance.
 - ii. The City will be responsible for all structural maintenance within the leased/licensed area.
- e. Lessees/licensees will be permitted to undertake capital improvements (with prior approval from the City); however, such improvements will not provide for an automatic entitlement to subsidised rental.
- f. Approval from the City will be required prior to any subletting of the premises (if granted the power to sublet).

6.3 Additional tenure guidelines — groups

The following tenure guidelines are intended to apply to leases and licences for all groups within each category. It is recognised however, that some groups (especially Not-for-Profit Community Groups) may be constrained by specific circumstances and appropriate discretion will be applied by the City in determining tenure arrangements for these groups on a case-by-case basis. A diagram illustrating the types of groups permitted to occupy property held for Community Purposes, Capital Appreciation and Income Generation is provided at Appendix 8.2.

6.3.1 Commercial Organisations

In general, Commercial Organisations will only be permitted to lease or licence facilities which are located on property held for Capital Appreciation or property held for Income Generation. As such, income received from the lease or licence should be maximised and subsidised rental should not be considered.

The following additional tenure guidelines apply specifically to Commercial Organisations:

- a. Rental will be based on the market rate, set with guidance from a licensed valuer, and reviewed every 12 months.
- b. Main responsibilities of lessee/licensee:
 - i. Lessee/licensee will be responsible for covering the cost of building insurance for the leased/licensed area.
 - ii. Lessee/licensee will be responsible for the cost of local government rates (unless exempt).

6.3.2 Telecommunications Carriers

Although considered to be carrying out commercial activities. Telecommunications Carriers are differentiated from Commercial Organisations due to their unique powers under the Federal Telecommunications Act 1997 (as detailed in 'The City's role and statutory obligations' above). In particular, Telecommunications Carriers do not need to meet the requirements of section 3.58 of the Local Government Act 1995.

However, the Telecommunications Act 1997 does provide for an entitlement to compensation; for this purpose, carriers generally negotiate to pay a form of 'rental' and occupy their sites under a lease or licence agreement. Due to the nature of the Telecommunications Act 1997, carriers are permitted to lease/licence land located on property held for Community Purposes, property held for Capital Appreciation or property held for Income Generation. Tenure arrangements for Telecommunications Carriers therefore will be determined on a case-by-case basis and the City will seek an access fee from Carriers requesting co-location of another carrier.

6.3.3 Government Departments/Agencies

Leases and licences held by Government Departments/Agencies can range from neighbourhood child health centres to large departmental offices. Consequently, depending on the purpose for which the lease/licence is to be used, Government Departments/Agencies may be permitted to lease or licence facilities which are located on property held for Community Purposes, property held for Capital Appreciation or property held for Income Generation.

In general, Government Departments/Agencies will be treated in the same manner as Commercial Organisations; however, subsidised rental may be granted on a case-by-case basis depending on the purpose for which the property is to be used. In addition, other formal agreements, memorandums-ofunderstanding or past obligations etc. may necessitate special tenure arrangements.

The following additional tenure guidelines apply specifically to Government Departments/Agencies:

- a. Rental will be based on the market rate, set with guidance from a licensed valuer, and reviewed every 12 months.
 - i. Subsidised rental may be granted in special circumstances; this will be determined by the Council on a case-by-case basis. Subsidy may be up to 100%. Lessees/licensees that are granted a rental subsidy are required to acknowledge this in promotional materials and letters etc.
- b. Main responsibilities of lessee/licensee.
 - i. Lessee/licensee will be responsible for covering the cost of building insurance for the leased/licensed area.

6.3.4 Not-for-Profit Community Groups

Not-for-Profit Community Groups are defined as those which are incorporated under the Associations Incorporation Act 1987 and have their primary base of operation located within the City of Joondalup. In general, Not-for-Profit Community Groups will only be permitted to lease or licence facilities which are located on property held for Community Purposes. As such, where appropriate, these organisations will be granted a lease or licence at a subsidised rate in recognition of their perceived benefit to the community and their ability to pay.

The following additional tenure guidelines apply specifically to Not-for-Profit Community Groups:

- a. Rental will be set at 0.1% of the capital cost of the leased/licensed property (i.e. replacement value) determined by a licensed valuer and reviewed at the end of the lease/licence agreement.
 - i. Subsidised rental of the above rental charge may be granted to groups who contribute at least 30% of the cost of the construction of the building; this will be determined by the Council on a case-by-case basis. Subsidy may be up to 50%.
 - ii. Subsidised rental may be granted to other groups in special circumstances; this will be determined by the Council on a case-by-case basis. Subsidy may be up to 100%.
- b. Leases/licences will only be granted to groups which are incorporated under the Associations Incorporation Act 1987.

- c. Main responsibilities of lessor/licensor (City of Joondalup):
 - i. Lessor/licensor (City of Joondalup) will be responsible for covering the cost of building insurance for the leased/licensed area.
- d. Lessees/licensees are required to acknowledge these subsidised lease/licence conditions in promotional materials and letters etc.

6.3.5 Other Groups

Groups which cannot be wholly defined as Government Departments/Agencies, Commercial Organisations, Telecommunications Carriers, or Not-for-Profit Community Groups are considered to be Other Groups. This category may include groups such as those which fall across two different categories (e.g. a group partially funded by government and partially funded by private industry, or a not-for-profit group which is not locally-based and/or funded by a large umbrella organisation, etc.).

As the type of group falling within this category varies widely, tenure arrangements will be determined on a case-by-case basis using the guidelines from the categories above that most closely align with the group's mode of operation.

6.4 Review of tenure arrangements

Tenure arrangements will be reviewed at the end of the lease or licence period. The review will commence at least six months prior to the expiration date to enable the City and the lessee/licensee appropriate time to prepare for the new lease or licence, or prepare to vacate the property.

7.0 Conclusion

The City of Joondalup manages an extensive property portfolio on behalf of the community. The Property Management Framework provides the City with a guide to managing this portfolio, taking into account the City's statutory obligations and the desire to promote the wellbeing of all people in the community through support of recreational and community groups and the provision of high quality and accessible facilities.

The Framework is to be used to guide:

- the classification of City owned and managed property;
- the purpose for which such properties may be used and occupied; and
- the tenure arrangements for leased and licensed properties.

7.1 Review of the Property Management Framework

The Property Management Framework is to be reviewed every four years in alignment with the 10-year Strategic Community Plan.

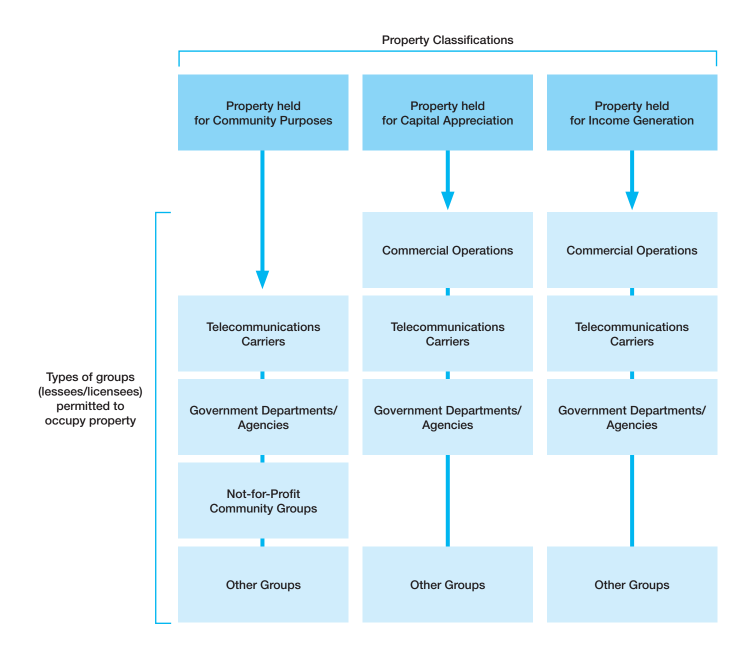
Appendices

Appendix 8.1 Comparison of tenure guidelines

			Groups		
	Commercial Organisations	Telecommunications Carriers	Government Departments/ Agencies	Not-for-Profit Community Groups	Other
	Rent (market rate — no subsidy available)		Rent (market rate — subsidy potentially available)	Rent (0.1% of capital cost — subsidy potentially available)	Rent (market rate — subsidy potentially available)
	Local government rates (unless exempt)				Local government rates (unless exempt)
	Refuse collection charges		Refuse collection charges	Refuse collection charges	Refuse collection charges
	Emergency services levy (E.S.L.)		Emergency services levy (E.S.L.)	Emergency services levy (E.S.L.)	Emergency services levy (E.S.L.)
Responsibilities	Water rates	Determined on a	Water rates	Water rates	Water rates
0 1000000000000000000000000000000000000	Utilities charges	Case-by-case basis	Utilities charges	Utilities charges	Utilities charges
	Non-structural maintenance		Non-structural maintenance	Non-structural maintenance	Non-structural maintenance
	Cleaning		Cleaning	Cleaning	Cleaning
	Building insurance (cost of)		Building insurance (cost of)		Building insurance (cost of)
	Other appropriate insurance (public liability/contents etc.)		Other appropriate insurance (public liability/contents etc.)	Other appropriate insurance (public liability/contents etc.)	Other appropriate insurance (public liability/contents etc.)
	Building insurance (arrangement of)		Building insurance (arrangement of)	Building insurance (arrangement of)	Building insurance (arrangement of)
Responsibilities of lessor/licensor (City of Joondalup)				Building insurance (cost of)	
	Structural maintenance		Structural maintenance	Structural maintenance	Structural maintenance

Appendix 8.2

Property classifications and types of groups permitted to occupy





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This document is available in alternate formats upon request.



Facility Hire Subsidy Policy

Council Policy

Responsible Directorate: Corporate Services

Objective: To provide guidance on determining the extent of subsidy to be offered to groups hiring City-managed facilities.

To ensure facility hire subsidies are applied in a consistent, transparent and equitable manner.

1. Application:

This Policy shall apply to all local not-for-profit community groups and groups from educational institutions hiring City-managed facilities on a regular or casual basis, excluding facilities contained within the City of Joondalup Leisure Centres — Craigie. This Policy applies to organised groups only and does not apply to individuals.

2. Definitions:

"casual basis" means a one-off booking of a facility (e.g.: for a meeting, event etc.).

"facility" means any City-owned or -managed property, part-property or infrastructure which attracts a specific hire charge as per the City's *Schedule of Fees and Charges* (e.g.: parks, gardens, sports fields, courts, rooms in community halls, clubrooms etc.), excluding those contained within the City of Joondalup Leisure Centres — Craigie.

"not-for-profit community group" means a non-commercial organisation, including a religious organisation that have their primary base of operation located within the City of Joondalup and in which any profit made by the organisation goes back into the operation of that organisation and is not distributed to any of its members.

"primary base" means the principal location at which the not for profit community group conducts its core business and/or delivers its core services.

"regular basis" means a recurring booking of any facility of at least 12 bookings over the course of a 12 month period (e.g.: school group during the school term, playgroup over school terms, sporting club over a season etc.). Does not include bookings made at the City of Joondalup Leisure Centres — Craigie.

"educational institution" means any primary or secondary school or tertiary institution.

Statement:

The City of Joondalup will subsidise the cost of facility hire charges for City-managed facilities for local not-for-profit community groups and groups from educational institutions if the group is able to demonstrate that at least 50% of its active members/participants reside within the City of Joondalup.

Notwithstanding the above, the City reserves the right that if a group is booking a facility at a subsidised rate and it is not being utilised it may charge that group for the unutilised booking of that facility at the full community rate.

Bond charges will apply to all hirers booking a facility on a casual basis. Regular hirers will not be charged a bond.

3. Details:

3.1. Application of Subsidy:

- a. Facility hire subsidies will be provided in the form of reduced hire fees and can be up to 100%.
- b. Subsidies will be considered prior to the hirer taking possession of the facility and apply for the duration of the hire period. Standard terms and conditions will apply to all hirers.
- c. Facility hire subsidies will be determined on a per-group basis (not a per-facility basis) and any additional hire time required by groups outside the extent to which the subsidy applies will be charged at the full community hire rate as per the City's *Schedule of Fees and Charges*.

3.2. Requests for Subsidies:

- a. A group requesting subsidised facility hire is required to apply for the subsidy as part of the booking process each season/year. The level of subsidy available is based on the matrix provided as Table 1.
- b. A group may apply for an additional subsidy under special circumstances. Applications must be made in a written submission to the Chief Executive Officer. The Chief Executive Officer will determine such requests where the value of the additional subsidy is below \$5,000. Requests for additional subsidies above \$5,000 will be addressed by the Chief Executive Officer and referred to Council for determination.

Additional subsidies will be provided for the following:

- Any group who has provided recent, significant cash or in-kind contribution(s) towards the total value of the construction of a hired facility.
- Any group who is experiencing significant financial difficulties.
- Any other group who can provide reasonable justification for receiving an additional subsidy.

Submissions for additional subsidies will be assessed on a case-by-case basis and will apply for one year/season. A new application must be made in each following year/season.

3.3. Authority to Waive Fees:

The Chief Executive Officer may waive facility hire fees for bookings for City facilities not exceeding an amount of \$5,000 per request, made on a regular or casual basis on the written support of the responsible officer. Request for fee waivers made on a casual or regular basis that exceed \$5,000 per individual request will be assessed by the Chief Executive Officer and referred to Council for determination.

3.4. Acknowledgement of Facility Hire Subsidy:

Any group that is granted a facility hire subsidy by the City of Joondalup for regular hire is required to acknowledge this in all promotional material and newsletters etc.

3.5. Reporting to the Community:

The City of Joondalup seeks to ensure that the cost of facility hire subsidies is consistent, transparent and equitable. The City has a responsibility to all ratepayers to clearly identify the actual cost involved in providing subsidies. As such, the total cost of all facility hire subsidies will be reported to the community on an annual basis in the City of Joondalup *Annual Report*.

Creation Date: November 2012

Formerly:

Hire of Community Facilities and Venues Policy

Setting Fees and Charges Policy

Amendments: CJ207-10/07, CJ225-10/09, CJ234-11/12, CJ243-12/14

Related Documentation: • Annual Report

Local Government Act 1995

Local Government and Public Property Local Law 1999

Property Management Framework

Schedule of Fees and Charges

Table 1. Matrix for Determining Facility Hire Subsidies

The matrix below details the level of subsidy available to different types of not-for-profit community groups and groups from educational institutions. Facility hire subsidies are determined on a per-group basis (not a per-facility basis) and any additional hire time required by groups outside the Extent to Which the Subsidy Applies will be charged at the full community hire rate as per the City's *Schedule of Fees and Charges*. Where the subsidy is allocated differently, based on number of members, this refers to the number of *active* members (i.e.: does not include non-participating members, non-playing 'life members' etc.).

Group	Hire Fee Subsidy (% of Regular Community Hire Rate)	Extent to Which Subsidy Applies
Playgroups and Toy Libraries Playgroups — groups that are run on a voluntary basis by parents and caregivers which provide a range of play activities.	100%	50 hours per week per school term, up to 8 hours per day
Toy libraries — groups which operate libraries from which toys, puzzles, and/or games are loaned out to members.		
Community Child Care Providers Groups that provide child care services and are operated by paid, qualified professionals.	50%	Continually
Community Service and Charitable Groups Groups that operate to raise funds for charity and/or provide volunteer-based community services to the community.	100%	10 hours per week
Life-Saving and/or Life-Preserving Service Groups Groups that provide training or services of a life-saving and/or life-preserving nature and are operated by volunteers or paid, qualified professionals.	100%	10 hours per week

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Group	Hire Fee Subsidy (% of Regular Community Hire Rate)	Extent to Which Subsidy Applies
Junior Recreational or Sporting Groups Groups that provide recreational and/or sporting activities for people under 18 years of age.	100% 50% (members of Arena Community Sport and Recreation Association (ACSRA)	For sporting groups: Winter Season = 1 April – 30 September, Summer Season = 1 October – 31 March In Season*: Less than 100 members — 10 hours per week Between 100 and less than 300 members — 35 hours per week Between 300 and less than 500 members — 65 hours per week Between 500 and less than 700 members— 85 hours per week 700 members or more — 110 hours per week Out of Season* (subject to availability — preference given to In Season groups): Less than 100 members — 3 hours per week Between 100 and less than 300 members — 9 hours per week Between 300 and less than 500 members — 15 hours per week Between 500 and less than 700 members — 22 hours per week 700 members or more — 28 hours per week
Adult Recreational or Sporting Groups Groups that provide recreational and/or sporting activities for people aged 18 years of age and over	50% [†]	Continually

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^{*}Only if applicable (e.g.: sporting groups); if group is an annual hirer, "In Season" limits will apply.

† Where the cost of hire is met by a governing body or association of which an Adult Recreation or Sporting Group is an affiliate, that group will be invoiced 100% of the regular community hire rate to enable the cost to be claimed against the governing body or association. Following proof of payment from the governing body or association, the 50% subsidy will be applied directly to the group.

Group	Hire Fee Subsidy (% of Regular Community Hire Rate)	Extent to Which Subsidy Applies
Senior Citizens Recreational or Sporting Groups (Including Seniors' Interests Groups) Groups that provide recreational, sporting activities and/or targeted services exclusively for people aged 55 years of age and over.	100%	 Less than 50 members — 10 hours per week Between 50 and less than 100 members — 50 hours per week 100 members or more — 80 hours per week
Educational Institution Groups A class, team or group of students from any educational institution.	100%	Parks and reserves (e.g.: playing fields, sports courts, etc.): • 8 hours per week per term per institution Buildings (e.g.: Halls, Clubrooms, etc.): • 24 hours per year per institution
Residents' or Ratepayers' Groups Groups that provide apolitical support and advocacy for local residents and/or ratepayers and are operated by volunteers.	100%	10 hours per week
Neighbourhood Watch Groups Groups that are registered with the Neighbourhood Watch program coordinated by the Western Australian Police.	100%	10 hours per week
Justices of the Peace Any qualified Justice of the Peace performing duties relating to his/her position.	100%	10 hours per week
Other Not-for-Profit Community Groups All other groups defined as not-for-profit community groups as per this Policy.	50%	Continually

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