Disposal of Council Land & Other Assets Policy

<table>
<thead>
<tr>
<th>Strategic Reference</th>
<th>Objective 3; A prosperous and sustainable district. Strategy 3.8; Ensure Council finances and assets are managed to support changing community needs in a sustainable and cost-effective manner.</th>
</tr>
</thead>
<tbody>
<tr>
<td>File reference</td>
<td>AR18/3244</td>
</tr>
<tr>
<td>Responsibility</td>
<td>Infrastructure &amp; Assets Department</td>
</tr>
<tr>
<td>Revision Number</td>
<td>4</td>
</tr>
<tr>
<td>Effective date</td>
<td>April 2012</td>
</tr>
<tr>
<td>Last revised date</td>
<td>May 2018</td>
</tr>
<tr>
<td>Minutes reference</td>
<td>088/18, 046/17, 081/15, 145/12, 108/11</td>
</tr>
<tr>
<td>Next review date</td>
<td>Every two years, May 2020</td>
</tr>
<tr>
<td>Applicable Legislation</td>
<td>Local Government Act 1999, sections 49 and 201</td>
</tr>
<tr>
<td>Related Policies</td>
<td>Acquisition of Goods and Services Policy Community Engagement Policy</td>
</tr>
<tr>
<td>Related Documents</td>
<td>Community Land Management Plans</td>
</tr>
</tbody>
</table>

1. **Purpose and scope**

Consistent with the Local Government Act 1999 (the Act) this policy sets out the principles and processes which apply when Coorong District Council is disposing of land and other assets including major and minor plant and equipment. It applies to all Council actions for the disposal of physical items owned by Council.

This policy does not cover:

- land sold by Council for the non-payment of rates or
- disposal of goods which are not owned, such as abandoned vehicles and their contents

Section 49 (a1) of the Act requires Council to develop and maintain procurement policies, practices and procedures directed towards:

- Obtaining value in the expenditure of public money; and
- Providing for ethical and fair treatment of participants; and
- Ensuring probity, accountability and transparency in the procurement process
Disposal of Council Land and Other Assets Policy

The same objectives apply to the disposal of assets. Consistent with section 49 (a1) of the Act this policy should be used as a guide, to enable Council officers to implement procedures, and day-to-day practices in disposing of Council assets.

2. Definitions

For the purposes of this Policy,

“asset” means any item that Council owns and that is recognised by the Council’s accounting system as an asset. This includes land, buildings plant, machinery, equipment and all other physical objects. It does not include financial investments or finance related activities.

“asset disposal value” is the amount set by Council during the annual budget process above which particular disposal processes must apply. It is used to assess whether the policy relating to major plant and equipment or minor plant and equipment must be followed.

“land” includes assets that are community land, vacant land, operational land, all buildings (community and operational), road reserves, any legal interest in land, and any other land-related assets.

“major plant/equipment” are assets other than land that are deemed to have a residual value (singularly or jointly) above the asset disposal value set by Council. This category includes trucks, graders, other operating machinery, motor vehicles and small plant items

“minor plant/equipment” are assets that are deemed to have a residual value (singularly or jointly) below the asset disposal value set by Council. This category may include loose tools, store items, furniture, second hand items removed from other assets (such as air conditioners, bricks, pavers and exercise equipment).

3. Policy Objective

Council aims to achieve advantageous disposal outcomes by:

a. enhancing value for money by encouraging competition in disposal practices and using competitive disposal processes;

b. promoting the use of resources in an efficient, effective and ethical manner;

c. ensuring fair and equitable process and decisions;

d. making decisions with probity, accountability and transparency;

e. advancing and/or working within Council’s economic, social and environmental policies and/or Agreements in accord with Council’s Strategic Management Plan;

f. appropriately managing risk; and

g. promoting compliance with all relevant legislation including:

- Local Government Act 1999 (SA)
- Real Property Act 1886 (SA)
- Land and Business (Sale and Conveyancing) Act 1994 (SA) (includes reference to PEXA secure online platform for efficient conveyancing transactions to be undertaken)
- Development Act 1993 (SA)
Disposal of Council Land and Other Assets Policy

- Retail and Commercial Leases Act 1995 (SA)
- Residential Tenancies Act 1995 (SA)
- Strata Titles Act 1988 (SA)
- Crown Land Management Act 2009 (SA)
- Community Titles Act 1996 (SA)
- Roads (Opening and Closing) Act 1991 (SA)
- Land Acquisition Act 1969 (SA).

4. Responsibility

Council employees responsible for disposing of goods and services must comply with this policy. It is the responsibility of Council employees involved in the disposal process to understand the meaning and intent of this policy.

5. Policy principles

Council employees must have regard to the following principles in all disposal activities:

a. Open and effective competition

Disposal of assets should be open and result in effective competition. Council must give fair and equitable consideration to all prospective purchasers.

b. Value for Money

Council must aim to achieve the best value for money in disposing of assets. The concept of value for money is not restricted to price alone. The value for money assessment must include consideration, as applicable, of:

i. the contribution to Council’s strategic plan and other priorities;
ii. financial considerations including all relevant direct and indirect benefits both tangible and intangible;
iii. efficiency and effectiveness;
iv. the costs of various disposal methods;
v. internal administration costs;
vi. risk exposure; and
vii. the value of any associated environmental benefits.

c. Ethical Behaviour and Fair Dealing

Council employees involved in disposal are to:

i. behave with impartiality, fairness, independence, openness, integrity, and professionalism in their discussions and negotiations with prospective purchasers and their representatives particularly through open and competitive processes of sale where practical and appropriate;

ii. provide all prospective purchasers with equal opportunity to make an offer;
iii use straight forward and user-friendly tender documentation;
iv adopt clear and easy to understand evaluation criteria and methodology;
v maintain consistent processes and feedback on decisions;
vi offer access to a timely and effective complaints procedure; and
vii ensure effective communication and provision of information to all prospective purchasers.

d. **Probity, Accountability, Transparency and Reporting**

Council requires that all its employees be answerable for their plans and actions and for the outcomes. Any disposal shall be undertaken in a manner that ensures:
i clearly established roles and responsibilities;
ii appropriate record keeping and documentation;
iii transparency of decisions made;
iv adherence to all legislation and Council’s codes of conduct;
v the identification and management of actual or potential conflicts of interest; and
vi the confidentiality of all commercial information.

e. **Environmental Protection**

Council promotes environmental protection through its disposal procedures. In undertaking any disposal activities Council will encourage environmentally responsible activities.

6. **Considerations prior to Disposal of Assets**

Any decision to dispose of assets should follow consideration of relevant factors such as:

- the usefulness of the asset;
- its remaining useful life;
- the annual cost of maintenance;
- any alternative future use of the asset;
- any duplication of the asset or the service provided by the asset;
- the positive and negative impacts the sale or disposal of the asset may have on the community;
- any cultural or historical significance of the asset;
- the positive and negative impacts the sale or disposal of an asset may have on the operations of the Council;
- the long term plans and strategic direction of the Council (for example meeting the objectives of the Council’s Strategic Management Plan, Long Term Financial Plan and Asset Management Plans);
- Council Policies on:
  - Council Services - Range and Levels;
Disposal of Council Land and Other Assets Policy

- Internal Financial Controls;
- Prudential Management;
- a benefit and risk analysis of the proposed disposal;
- the results of any community engagement process;
- any restrictions on disposal such as land held in trust; and
- the content of any community land management plan.

Before deciding whether to sell land and buildings Council will receive and consider a report from the Chief Executive Officer. The report will include an assessment of relevant factors including those outlined above.

Council will seek to sell or dispose of land at or above current market valuation.

7. Disposal methods

Annually, during the budget process, Council will set the amount above and below which particular disposal methods and conditions will apply. This is known as the “asset disposal value”. For items other than land and buildings the estimated residual value of the asset(s) under consideration for disposal will then determine the disposal methods and conditions that will apply.

Assets (other than land or buildings) with an estimated residual value equal to or greater than the Council’s “asset disposal value” will be classified as major plant/equipment for the purposes of this policy. They will be subject to the disposal methods and conditions described under 7.2 below.

Assets (other than land or buildings) with an estimated residual value lower than the Council’s “asset disposal value” will be classified as minor plant/equipment for the purposes of this policy. They will be subject to the disposal methods and conditions described under 7.3 below.

The Council’s “asset disposal value” at the commencement of this policy was $2,500.

7.1 Land disposal method

Council will sell land and buildings which it determines to be surplus to Council’s requirements by one of the following methods:

open market sale: – advertisement for sale through local paper and where appropriate, a paper circulating in the state or by instigating the services of a licensed real estate agent;

expressions of interest – seeking expressions of interest for the sale or otherwise disposal of land;

select tender – seeking tenders from a selected group of persons or companies;

open tender – openly seeking, through advertisement, tenders, or buyers for land;

public auction – by appointment of a suitably qualified auctioneer with an established reserve price;
**Disposal of Council Land and Other Assets Policy**

**direct sale** – where the land is to be used by the purchaser where the land is to be used for a purpose which is consistent with Council’s objectives for the land;

**by negotiation** – with owners of adjoining land or others with a pre-existing interest in the land (such as easements or rights of way), which may include:

- land that because of its small size, dimensions or irregular shape would not readily support a self contained development outcome;
- land that has no legal access; or
- land to be developed by another sphere of government.

Selection of a suitable method will include consideration of:

- the number of known potential purchasers of the land;
- the original intention for the use of the land when purchased or otherwise granted ownership;
- the current and possible preferred future use of the land;
- any liability of encumbrances on the property
- the total estimated value of the sale; and
- compliance with statutory and other obligations.

The reasons for selecting the method of sale, including the reasons for entering into any contract for the sale of land other than by a tender process, will be documented in a resolution of Council.

### 7.1.1 Land disposal conditions

Council will seek to dispose of Land at or above current market valuation by whichever method is likely to provide Council with a maximum return, unless there are reasons for Council to accept a lesser return which is consistent with the Council’s overall strategic direction. These reasons must be documented in writing.

Council will not dispose of land to any Elected Member, Council employee or their close relatives or associates unless the sale is by public auction and an interest has been declared by the Elected Member or employee prior to the setting of a reserve price.

If the most logical buyer for a parcel of land is an Elected Member or employee and a public auction is not an appropriate method of sale, the CEO is delegated to negotiate the sale price, based on independent valuation or sales appraisal.

If land is to be auctioned or placed on the open market or disposed of by expression of interest then (unless Council resolves otherwise) one independent valuation or sales appraisal must be sought to establish the reserve price for the land.

If the land is to be sold or disposed of via select tender or direct sale, then (unless Council resolves otherwise) a minimum of two independent valuations or sales appraisal must be sought to ensure that an appropriate market value is obtained.

Land disposed of to adjoining owners should (where possible) be amalgamated with an existing adjoining title.
If the Council proposes to grant an easement (including a right-of-way) then to ascertain the value of the easement an independent valuation must be sourced (unless Council resolves otherwise).

Unless Council resolves otherwise, all costs associated with any sale or disposal of land must be borne by the purchaser or realised within the purchase price.

If land is classified as community land then, pursuant to section 201(2)(a) of the Act, the Council can consider a recommendation for disposal only:

i  if the land is to be amalgamated with one or more other parcels of land and the amalgamated land is to be (or to continue to be) community land; or

ii  in any other case - after revocation of its classification as community land;

If land forms a road or part of a road then, pursuant to section 201(2)(b) of the Act, the Council can dispose of the land only after the road has been closed in accordance with the Roads (Opening and Closing) Act 1991.

Where land is classified as community land and in other circumstances where community consultation is required, such consultation must be completed in accordance with the Act and Council's Public Consultation Policy prior to Council determining its decision on disposal.

7.2 Major plant/equipment - disposal methods

The sale or disposal of major plant/equipment will be the responsibility of a Council officer responsible for the asset, as determined by the Chief Executive Officer.

As appropriate, any of the following methods may be used for the sale or disposal of major plant/equipment:

*trade in* – trading in goods to equipment suppliers;

*expressions of interest* – seeking expressions of interest for buyers;

*select tender* – seeking tenders from a selected group of persons or companies;

*open tender* – openly seeking, through advertisement, tenders or buyers; or

*public auction* – by appointment of a suitably qualified auctioneer with an established reserve price.

Selection of a suitable option will include consideration of:

- the public demand and interest in the asset;
- the method most likely to return the highest revenue;
- the value of the asset;
- the costs of the disposal method compared to the expected return; and
- compliance with statutory and other obligations.
Disposal of Council Land and Other Assets Policy

7.2.1 Major plant/equipment disposal conditions

The reasons for selecting the method of sale, including the reasons for using anything other than a tender process, will be documented in Council’s records management system.

Council Members and employees of the Council will not be permitted to purchase major plant/equipment unless the purchase is through public auction.

Where relevant, purchasers will be required to acknowledge in writing that no warranty is given in respect of the suitability and condition of the item before purchasing any item of major plant/equipment.

7.3 Minor plant/equipment - disposal method

The sale or disposal of minor plant/equipment will be the responsibility of the relevant Council officer responsible for the asset.

As appropriate, the following methods will be used for the sale or disposal of plant/equipment:

- **trade in** – trading in goods to suppliers;
- **public auction** – sale of goods through public open process (for example for items grouped into lots such as IT equipment, phones, etc); or
- **expressions of interest** – seeking expressions of interest from prospective purchasers after advertisement in the press.

Selection of a suitable option will include consideration of:

- the public demand and interest in the minor plant/equipment;
- the method most likely to return the highest revenue;
- the value of the minor plant/equipment;
- the costs of the disposal method compared to the expected return; and
- compliance with statutory and other obligations.

7.3.1 Minor plant/equipment disposal conditions

The reasons for selecting the method of sale will be documented in Council’s records management system.

Council Members and employees of the Council will not be permitted to purchase minor plant/equipment unless the purchase is through public auction.

Where relevant, purchasers of surplus minor plant/equipment will be required to acknowledge in writing, as a condition of sale, that no warranty is given in respect of the suitability and condition of the item.
Disposal of Council Land and Other Assets Policy

Where an item of minor plant/equipment has no remaining useful life it may be disposed of utilising an appropriate environmental disposal method (for example electronic waste via eWaste).

8. Sale of items which are not assets

Where Council determines to dispose of items which are not on Council’s asset register and are not subject to any alternative statutory procedure,¹ this policy can be used as a guide by estimating the residual value and following disposal methods with the appropriate level of accountability and transparency.

9. Consultation

9.1 Land used for operational requirements

For land deemed to be surplus to requirements which is classified as operational land (and excluded from classification as community land) Council will determine on a case by case basis, and with reference to the Council’s Public Consultation Policy, the extent and nature of any consultation that may be required.

9.2 Land excluded from community land but not used for operational purposes

For land which has been excluded from the community land provisions pursuant to the Act, Council will determine appropriate consultation methods by way of a report. For example, consultation may take place on the disposal of land which does not have community land status but is currently used by the community or where there may be an expectation that land will be retained for the benefit of the community.

9.3 Community land

Any proposal to revoke the status of community land (with a view to potential sale of the land) must be the subject of public consultation in accordance with section 194 of the Act and Council’s Public Consultation Policy.

9.4 Major plant/ equipment and minor plant/equipment

No specific consultation requirements are necessary for disposal of plant/equipment. However, some publicity will usually be necessary to ensure the success of disposal methods such as an auction, tender, or to invite expressions of interest, as outlined in this policy.

10. Delegations

It is Council’s policy that its powers to dispose of land will be delegated by a resolution of Council after consideration of a case-by-case basis, to apply to a single parcel (or assessment comprising of multiple parcels) of land or interest in land.

As an exception to that rule, the Council may choose to delegate to its Chief Executive Officer a general power under section 201(2)(e) of the Act, to grant an easement (other than a right-of-way) over a road or part of a road.

Any delegation of authority to dispose of land will be subject to conditions that the exercise of delegated power must be consistent with this policy. Therefore any proposal

¹ E.g. subject to the Unclaimed Goods Act 1987

NOTE: Electronic version in the TRIM System is the controlled version
Printed copies are considered uncontrolled. Before using a printed copy, verify that it is the current version
**Disposal of Council Land and Other Assets Policy**

to dispose of land in a manner that would be inconsistent with this policy must be considered by a resolution of Council.

Documents which transfer the ownership of land must be signed jointly by the Principal Member of the Council and the Chief Executive Officer.

Council will, when implementing the decisions under this Policy, act in accordance with the Council's budget, relevant policies, plans, agreements and resolutions.

11. **Further Information**

This policy will be available for inspection at the Council offices listed below during ordinary business hours and available to be downloaded, free of charge, from Council's website: [www.coorong.sa.gov.au](http://www.coorong.sa.gov.au).

<table>
<thead>
<tr>
<th>Coorong Civic Centre</th>
<th>Meningie Information Hub</th>
<th>Tintinara Customer Service Centre</th>
</tr>
</thead>
<tbody>
<tr>
<td>95-101 Railway Terrace</td>
<td>49 Princes Highway</td>
<td>37 Becker Terrace</td>
</tr>
<tr>
<td>Tailem Bend</td>
<td>Meningie</td>
<td>Tintinara</td>
</tr>
<tr>
<td>Phone: 1300 785 277</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fax: 8572 3822</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Copies will be provided to interested parties upon request. Email council@coorong.sa.gov.au.

Any grievances in relation to this policy or its application should be forwarded in writing addressed to the Chief Executive Officer of Council.