# Register of Interests Policy

<table>
<thead>
<tr>
<th>Record number</th>
<th>D18/74066</th>
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<tbody>
<tr>
<td>Responsible Manager</td>
<td>Manager Governance &amp; Policy</td>
</tr>
<tr>
<td>Other key internal stakeholders</td>
<td>Manager City Development</td>
</tr>
<tr>
<td>Last reviewed</td>
<td>17 April 2019</td>
</tr>
<tr>
<td>Adoption reference</td>
<td>Policy and Strategic Development Committee</td>
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<tr>
<td>Resolution number</td>
<td>13</td>
</tr>
<tr>
<td>Previous review dates</td>
<td>19/10/16, 13/08/13, 11/05/10</td>
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<tr>
<td>Legal requirement</td>
<td>N/A</td>
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<tr>
<td>Due date next review</td>
<td>2022</td>
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PURPOSE

The purpose of this policy is to provide direction in maintaining a Register of Interests, and to identify the employees and independent members in relation to whom the Council has resolved to apply the register of interest provisions under the Local Government Act 1999.

POLICY

The City of Tea Tree Gully is committed to:

- Open, transparent and accountable governance practices
- Recognising its responsibilities to current and future communities with regard to minimising and managing risks
- Promoting community trust and confidence in Council

Council Officers

A Register of Interests is not legislated for employees (with the exception of the CEO), although Council recognises it as good practice.

Section 111(b) of the Local Government Act 1999 allows Council to apply the Register of Interests provisions to relevant Council employees (in addition to the CEO). For the purpose of this section, the following employees will be subject to these provisions:

- All Directors
- Any corporate leader or similar position, responsible for overseeing the administration of Council’s tender practices
- The officer nominated to, by the CEO, to represent Council on Council Solutions Directorate matters
- Any corporate leader or similar senior position responsible for Council planning or building assessment (e.g. Senior Planning Officers), excluding Senior Development Services Administration Officer, who oversees the administrative processes.

The CEO is authorised with identifying and adding additional staff to this list from time to time between policy reviews, as appropriate.

Elected Members and Committee Members

All Elected Members are required to submit a return under the Local Government Act 1999. All Council Assessment Panel (CAP) members (who are not Elected Members) must also disclose their financial interests under the Development Act 1993 (or the Planning, Development & Infrastructure Act 2016).

The Local Government Act 1999 also provides for Council to extend the Register of Interest provisions to members of a Committee. The Register of Interests provisions will apply to all Independent Member of Committees, but will not apply to Agency Representatives or Community Representatives, unless Council resolves otherwise.
Management of Register of Interests
Members and/or relevant employees may seek assistance from the CEO in completing their return, and where necessary legal advice may be obtained through the CEO regarding whether certain information must be disclosed.

The relevant Acts determine the requirements for lodging returns, form and content of returns, and inspection of returns.

The CEO will manage the Register of Interests and ensure that access to information contained within the Register is accessed in accordance with the provisions of the Local Government Act 1999 and the Development Act 1993.

LEGISLATIVE FRAMEWORK
There is no legislative requirement for Council to have a policy relating to this area.

The following legislation applies to this policy:

Development Act 1993
Section 56A(6) of this Act requires members of Council’s Development Assessment Panel who are not Elected Members to disclose their financial interests on an annual basis in accordance with Schedule 2 of the Act.

Local Government Act 1999
Chapter 5, Part 4, Division 2 ‘Register of Interests’ of this Act provides that Elected Members must lodge an annual return to disclose particular private interests required under the Act.

Elected Members and Committee Members - Sections 64 to 72 of this Act covers the lodging of returns, form of returns, requirements for the Register of Interests, inspection of returns as it relates to Elected Members, and also provides for Council to extend the Register of Interests provisions to members of a council committee.

Council Staff - Sections 111 to 119 of this Act covers the lodging of returns, form of returns, and restrictions on inspection and disclosure. Section 111 requires the Chief Executive Officer (CEO) and any other officer declared by a Council to complete such a return.

Other references
Council’s document including:
- Council’s Fees and Charges Register
- Local Government Association Guidelines for Primary and Ordinary Returns
STRATEGIC PLAN/POLICY

Organisation Plan

Our Strategic Plan is supported by an Organisation Plan which focuses on five key themes of organisational excellence. The themes most relevant to this report are: Governance. As the basis for establishing this policy is to ensure transparent and accountable governance practices.

DEFINITIONS

For the purposes of this policy the following definition applies.

Agency Representatives
Representatives who are members of Committees from appropriate South Australian Government agencies

CAP
Council’s Assessment Panel

CEO
Refers to the Chief Executive Officer (including their delegate) of the City of Tea Tree Gully

Committee
Refers to key (section 41) Council Committees established under the Local Government Act 1999.

Community Representatives
Members of the community who may be selected to participated as a member of Committee.

Ordinary Return
The subsequent return (after the primary return) that each person submits each year for inclusion in the Register of Interests.

Primary Return
The first return that each person to whom this policy applies (after they are elected or appointed) submits for inclusion in the Register of Interests.

Register of Interests
A Register where information submitted via the Primary and Ordinary Returns process is maintained.
POLICY IMPLEMENTATION
This Policy will be implemented by the Chief Executive Officer or relevant portfolio director and managed in accordance with Council’s scheme of delegations.

ACCESSIBILITY
This Policy and Council’s Fees and Charges Register are available to be downloaded free of charge from Council’s website: www.cttg.sa.gov.au

Hard copies, for a fee, can be provided in accordance with Council’s Fees and Charges Register at Council’s Civic Centre at 571 Montague Road, Modbury SA 5092.