

Revenue Policy 2019/20

Head of Power

Local Government Act 2009 (Act)

Local Government Regulation 2012 (Regulation)

Objective

The purpose of this policy is to state, for the 2019/20 financial year:

- 1. The principles the Council intends to apply for:
 - Levying rates and charges
 - Granting concessions for rates and charges
 - Recovering overdue rates and charges; and
 - Cost-recovery methods.
- 2. The purpose for the concessions for rates and charges the Council intends to grant; and
- 3. The extent to which physical and social infrastructure costs for new development are to be funded by charges for the development.

Application

This Revenue Policy applies for the 2019/20 financial year.

Policy Statement

1. Making Rates and Charges

Rates and charges will be determined on the basis of achieving net revenue which is sufficient to allow the Council to meet its budgetary responsibilities for the various activities of the Council. In making rates and charges, the Council will have regard to:

- Transparency openness in the processes involved in the making of rates and charges
- Accountability making decisions and acknowledging the effects of those decisions
- Simplicity a rating regime that is simple and cost efficient to administer
- Equity the consistent levying of rates and charges across the region
- Flexibility responding where possible to unforeseen changes in the local economy
- Fiscal responsibility levying an amount sufficient to allow the Council to meet its budgetary responsibilities

2. Limitation on Increase in General Rates

Council will limit increases in differential general rates levied in the previous financial year to a maximum stated percentage for those differential rating categories identified in the Council's Revenue Statement. Increases in other rates or charges will not be subject to limitation in this way.







3. General Rates

In the 2019/20 financial year Council will apply a differential general rating approach for the levying of general rates. Differential general rates will be levied on all rateable land in the Council's local government area. This differential rating approach seeks to achieve broad rating equity that could not otherwise be achieved by a single rate in the dollar. Within all differential rating categories, a minimum general rate will be applied to ensure that all owners contribute a minimum equitable amount towards Council's general revenue requirements in circumstances where levying rates based solely on land valuation would not achieve that outcome.

When determining differential rating outcomes, Council may have regard to:

- the level of services available to the land and the cost of making those services available;
- the level of utilisation of services by the land in particular the consumption of council resources, services and infrastructure:
- the use to which the land may be put; and
- whether or not the land is the principle place of residence of the owner

4. Special Rates and Charges & Separate Rates and Charges

Special and Separate rates and charges will be levied to generate funds required to provide services and fund activities that Council considers will specifically benefit defined (special) or all (separate) rateable properties across the entire region.

5. Utility Rates and Charges

Waste Management

In the 2019/20 financial year Council will apply a regional approach to the levying of waste management charges generally based on the principle of user pays.

These charges reflect the full cost recovery of providing a kerbside collection service, availability of refuse stations and development of waste management strategies for the protection of the environment.

6. Levying Rates and Charges

In levying rates and charges, the Council will apply the principles of:

- Responsibility making clear the obligations and responsibility of both council and ratepayers in respect to rates and charges;
- Accountability making decisions and acknowledging the effects of those decisions;
- Cost making the levying process simple and cost effective to administer;
- Flexibility responding where possible to unforeseen changes in the local economy;
- Timeliness ensuring ratepayers are given adequate notice of their liability to pay rates and charges.

7. Concessions for rates and charges

In considering the application of concessions, the Council will be guided by the principles of:

- Equity acknowledging the different levels of capacity to pay;
- Accountability making decisions and acknowledging the effects of those decisions;
- Transparency making clear the availability of concessions and eligibility requirements;
- Flexibility responding where possible to unforeseen changes in the local economy;
- Fairness taking into consideration the circumstances that lead up to the application for a concession;
- Sustainability long term planning to ensure the financial sustainability of concessions.







The Council intends to exercise its power under Chapter 4, Part 10 of the Regulation to partly rebate rates and utility charges for the purpose of recognising the particular financial and related circumstances of qualifying pensioners within the region

8. Recovery of overdue rates and charges

Council will exercise its rate recovery powers in order to reduce the overall rate burden on ratepayers and to better manage the scarce financial resources of Council. It will be guided by the principles of:

- Responsibility making clear the obligations of ratepayers to pay rates;
- Transparency making clear the consequences of failing to pay rates;
- Accountability ensuring due legal processes are applied to all ratepayers in the recovery process;
- Capacity to pay negotiating arrangements for payment where appropriate;
- Equity applying the same treatment for ratepayers with the same circumstances;
- Flexibility responding where possible to unforeseen changes in the local economy;
- Cost making the processes used to recover outstanding rates and charges clear, simple to administer and cost
 effective.

9. Cost-recovery

The Council will seek to recover the costs of providing services and undertaking activities by setting cost recovery fees in accordance with the Act. The Council will fix cost-recovery fees to ensure that each fee does not exceed the cost to Council of taking the action for which the fee is charged.

10. Physical and Social Infrastructure Costs

In accordance with section 193(1)(c) of the Regulation, the Council intends to fund the provision of local government trunk infrastructure networks for new development by the adoption and levying of infrastructure charges on new development in accordance with the *Planning Act 2016*.

The infrastructure charges for providing local government trunk infrastructure networks within the Council's priority infrastructure area are detailed in resolutions made by the Council under the *Planning Act 2016* having regard to the Council's planning scheme including its local government infrastructure plan and the Council's Incentivising Infill Development Policy.

The Council also intends new development to, where reasonably or relevantly, deliver or appropriately contribute to the Council's additional costs of bringing forward development infrastructure and other physical and social infrastructure for new development and such arrangements will be formalised through an infrastructure agreement or conditions of a development approval for the new development under the *Planning Act 2016*.

Review Triggers

This Policy is reviewed annually in accordance with the Act.

Responsibility

This Policy is to be:

- (a) implemented by the Chief Executive Officer; and
- (b) reviewed and amended in accordance with the "Review Triggers" by the Chief Executive Officer.



