ACCESS TO COUNCIL INFORMATION POLICY

Adopted: 2 November 2016

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1. LEGISLATIVE REQUIREMENTS

Government Information (Public Access) Act 2009
Government Information (Public Access) Regulation 2009
Local Government Act 1993
Privacy Act (Cth) 1988
Privacy and Personal Information Protection Act 1998

2. DEFINITIONS

Act refers to the Local Government Act 1993.

Open access information is information listed in Schedule 1 of the Government Information (Public Access) Regulation 2009.

3. COUNCIL INFORMATION

3.1 STRUCTURE AND FUNCTIONS OF COUNCIL

3.1.1 Legal status of Council

Liverpool City Council is constituted under section 219 of the Local Government Act 1993 (the Act).

Section 220 of the Act provides that a council is a “body politic of the state” and that “a law of the state applies to and in respect of a council in the same way as it applies to and in respect to a body corporate (including a corporation)”.

3.1.2 How Council is organised

(a) Councillors as part of a governing body
Elected representatives known as Councillors comprise the governing body of Liverpool City Council.

Council has 11 elected Councillors, including a popularly elected Mayor, with five Councillors being elected from the North Ward and five Councillors being elected from the South Ward.

Elections for the Mayor and Councillors take place every four years with the next local government elections being due in September 2016.

The names and contact details of Councillors are set out on Council’s website: www.liverpool.nsw.gov.au

As members of the governing body of Council, the role of Councillors is to direct and control the affairs of Council in accordance with the Act and to allocate Council’s resources in the best way to benefit the local community. Councillors also have a key role in the creation and review of Council’s policies, objectives and criteria relating to the exercise of Council’s regulatory functions. They also review the performance of Council and its delivery of services. They approve the Community Strategic Plan, the
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Delivery Program, the Operational Plan and many Council policies and other plans.

**(b) Councillors as individuals**
A Councillor represents the interests of ratepayers and residents, provides leadership and guidance to the community and facilitates communication between the community and Council.

**(c) The Mayor**
The Mayor is a Councillor and has the same responsibilities as a Councillor. In addition the Mayor:

1. Exercises urgent policy-making decisions of the governing body of Council between meetings of the Council;
2. Exercises other functions of the Council as determined by the Council;
3. Presides at the meetings of the Council;
4. Carries out the civic and ceremonial functions of the Mayoral office.

**(d) The Chief Executive Officer**
The Chief Executive Officer (the CEO) is responsible for implementing the decisions of the elected Council and is the only member of Council staff who is appointed by the Council. Under the Act, Council may delegate some of its functions to the Chief Executive Officer who may then sub-delegate these to members of Council staff. Council may also delegate specific functions to external bodies.

Under the Act, the responsibilities of the CEO include the effective and efficient operation of the Council and its day-to-day management. The CEO can appoint, direct and dismiss staff in accordance with the organisational structure, policies and resources approved by Council.

**(e) The link between the elected Councillors and Council staff**
The CEO is the link between the Mayor, Councillors and members of Council staff.

**(f) Council staff**
More than 700 members of Council staff are involved with the tasks associated with the day to day functions and responsibilities of Council.

**(g) Organisational Structure**
A copy of Council's Organisational Structure is attached to this policy.

### 3.2 HOW COUNCIL FUNCTIONS AFFECT MEMBERS OF THE PUBLIC

#### 3.2.1 Legislation and policies
Council has responsibilities under a wide range of State and Commonwealth legislation.

As well as the *Local Government Act* 1993, Acts having a significant impact on the work of Council include:

a) *Companion Animals Act* 1998 - registration and control of companion animals;
b) *Environmental Planning and Assessment Act* 1979 – planning and development;
c) *Food Act* 1989 - inspection of food and food premises;
d) *Government Information (Public Access) Act* 2009 - publication of certain information and granting of access to other information held by Council;
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e) *Impounding Act* 1993 - impounding of articles;
f) *Privacy and Personal Information Protection Act* 1998 – requirements regarding the collection, storage and processing of personal information;
g) *Protection of the Environment Operations Act* 1997 – environmental protection;
h) *Public Health Act* 2010 – health inspections;
i) *Roads Act* 1993 – public roads;
j) *Road Transport Act* 2013 – load restrictions on roads, NSW Road Rules;
k) *State Records Act* 1998 - record keeping requirements;
l) *Strata Schemes (Freehold Development) Act* 1973 - strata plan approvals;
m) *Swimming Pools Act* 1992 – fencing for swimming pools;

It should be noted that there is other legislation that has an impact on Council, given the scope of functions of local councils and continual amendments to legislation. Therefore the above list of Acts should only be used as a guide and not as a definitive list. Copies of all NSW Acts and Regulations may be accessed on the website of the Parliamentary Counsel [www.legislation.nsw.gov.au](http://www.legislation.nsw.gov.au)

### 3.2.2 Council functions affecting members of the public

As an organisation serving its local community, the various activities of Council have an impact on the public as follows:

a) **Administrative functions** have an impact on the community through the efficiency and effectiveness of the services provided by Council. Council’s administrative functions include employment of staff and development of management plans, financial and performance reporting.

b) **Ancillary functions** affect only some members of the public. These functions include, for example, the resumption of land or the power for Council to enter onto a person's land. In these circumstances, only the owner of the property would be affected.

c) **Community planning and development functions** affect areas such as cultural development, social planning and community profile and involve:

1) Advocating and planning for the needs of our community. This includes initiating partnerships; participating on regional, State or Commonwealth working parties; and preparation and implementation of the Community Strategic Plan
2) Providing support to community and sporting organisations through provision of grants, training and information
3) Facilitating opportunities for people to participate in the life of the community through the conduct of a range of community events.

d) **Enforcement functions** only affect those members of the public who are in breach of certain legislation. This includes matters such as the non-payment of rates and charges, unregistered dogs and parking offences;

e) **Regulatory functions** involve placing restrictions and conditions on developments and buildings to ensure that they meet current standards for the safety, health and protection of people using those facilities or premises;

f) **Revenue functions** affect the public directly in that revenue from rates and other charges paid by the public is used to fund services and facilities provided to the
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community by Council. These functions include levying rates, charges, fees as well as borrowings and investments;

g) Service functions affect the public because Council provides services and facilities to members of the public. These functions include the provision of services such as child care services and libraries, halls and community centres, recreation facilities, infrastructure and the removal of garbage.

3.2.3 Community Strategic Plan - Growing Liverpool 2023

Growing Liverpool 2023 is the 10-year Community Strategic Plan (CSP) for the City of Liverpool. It has been developed as a result of intensive and ongoing community consultation with more than 3500 members of the local community and business and government representatives. It is a plan for the whole city, not just for Council. It sets out the direction for all stakeholders, including government, business, the not-for-profit sector and local residents to work together to capitalise on opportunities to move the City of Liverpool forward.

Growing Liverpool 2023 focuses upon seven key strategic directions. These directions are based upon feedback from the community, stakeholders and leaders, and incorporate local, regional, state and national priorities for Liverpool.

The 10-year plan for Liverpool correlates with the NSW State Plan 2021 and the South Western Sydney Regional Action Plan. It also encompasses the plans of Council’s partners for a coordinated and integrated approach to growing Liverpool economically, environmentally, socially and culturally.

The 10-year plan is supported by the following documents that set out how Council will deliver on the community’s vision and the activities and actions that will be taken:

a) The Delivery Program outlines the principal activities that Council will deliver over four years to implement the CSP;
b) The Operational Plan is the annual plan that describes the specific actions that Council will undertake and its budget for completing these;
c) The Long-Term Financial Plan is about the financial resources needed over the next 10 years to ensure that the plans can be delivered and that Council continues to operate in a financially sustainable manner;
d) The Workforce Management Plan provides details about the four-year staffing, skills and human resources that are required within Council to achieve the outcomes documented in the plan;
e) The Asset Management Plan is about Council’s infrastructure and outlines the 10-year plan for ensuring that Council’s assets are developed, managed and maintained effectively and efficiently to meet current and future community needs.

3.2.4 Personal participation

Policies which affect members of the public are adopted by resolution of the Council. Council’s ordinary meetings are open to the public. Council must give public notice of many of its policies, management plans etc. and must allow for (and consider) submissions from the public.

Council’s ordinary meetings are open to the public and, in accordance with the Code of
Meeting Practice, any resident or ratepayer may apply to speak at the Public Forum of Council by making a representation for items on the agenda or by making a presentation about other matters under the jurisdiction of Council. The Council meetings tab on Council’s webpage contains details of the processes involved with Council meetings and the standard form required for making a request to speak at a Council meeting.

Council meetings are usually held on a Wednesday night at the Council Chambers at Francis Greenway Centre, 170 George Street, Liverpool, starting at 6pm. Dates of Council meetings, agendas and minutes of meeting can be found on the Council meeting tab on Council’s website www.liverpool.nsw.gov.au

3.3 TYPES OF INFORMATION HELD BY COUNCIL

Council receives extensive information and documentation from external parties. Council also creates records and documentation when undertaking its various functions and responsibilities.

3.3.1 Electronic records
Council has an electronic database called “Pathways”.

The Pathways system contains information about properties (rates information, records of applications and customer requests) and is also used to log and monitor requests for Council services.

Council also has an electronic records management system called “TRIM”. Documents received or created are saved electronically in individual document containers.

3.3.2 Physical files
Documentation received or created by Council prior to the use of TRIM and Pathways is contained in physical files. Council also creates physical files for development applications because some of the information received (such as plans) is in hard copy format and is not the type of information that can be readily backed up electronically.

If physical files are not in active use by Council staff, they are stored in Council’s offsite storage facility at Campbelltown.

3.4 ACCESING INFORMATION HELD BY COUNCIL

A person’s right to access information in NSW is regulated under the Government Information (Public Access) Act 2009 (the GIPA Act) and the Privacy and Personal Information Protection Act (the PPIPA Act) 1998.

Members of the public have the right to access certain government information. There are four ways to obtain this information:

3.4.1 Open access information
Certain information, known as Open Access Information, must be disclosed by Council, unless it is not in the public interest to do so. Council’s website is a central reference point where members of the public can search for information.

Examples of open access information for perusal and downloading on Council’s website include:
a) *Council meeting agendas and minutes;*

b) *Council policies, forms and brochures;*

c) *Contracts Register*

   The GIPA Act requires that information about Council contracts worth more than $150,000 must be recorded in a register of government contracts which must be published on Council’s website;

d) *Disclosure Log*

   The Disclosure Log provides details of information of general interest to the public that has been released under formal access applications by Council and how to obtain access to that information;

e) *E-planning Portal*

   This Portal allows users to track development applications lodged with Council and to check zoning and site controls for particular properties.

### 3.4.2 Proactive release

Council proactively releases information with a commitment to providing as much information as possible, for free on Council’s website or by a person contacting Council’s Customer Service Centre on 1300 36 2170.

### 3.4.3 Informal release of information

For information that is not readily available, members of the public can submit an informal request for information form which can be downloaded under the “Public Access for Information” tab on Council’s website. They can submit it by email, fax, post or in person at Council’s Customer Service Centre located at Ground Floor, 33 Moore Street Liverpool 2170.

Examples of this type of information include:

a) Building applications/construction certificates/ occupation certificates;

b) Notices of determination for development applications (DA consents);

c) Planners’ reports.

There are no application fees for informal requests for information. However, photocopying charges may apply and will be charged on completion of each application.

Council will try to deal with informal requests quickly. Turnaround time also depends on whether Council has to obtain archived files from its off-site storage facility.

**Note:** Copyright law applies to most plans and reports. Council cannot reproduce copies of these documents without written permission of the person or company that created them (section 36 *Commonwealth Copyright Act* 1969). If possible, Council will attempt to provide details of copyright owners of plans and reports to assist an applicant to obtain the necessary copyright permission. Council, however, will continue to allow “view only” access for the purposes of the GIPA Act (unless the copyright owner has authorised other uses).

### 3.4.4 Formal access applications for release of information

In accordance with the GIPA Act, Council only requires a formal access application if it would not be possible or practical to manage a request informally. A formal access information form can be downloaded under the “Public Access for Information” tab on Council’s website and submitted by email, fax, post or in person at Council’s...
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Customer Service Centre.

Examples of the types of requests requiring a formal access application include requests that:

a) Seek information about the personal affairs of a person other than the applicant;
b) Involve third party information;
c) Require Council to consult with third parties;
d) Require Council to make a formal determination regarding whether or not the information should be released;
e) Require the dedication of substantial Council time and resources to process.

3.5 CONTACTING COUNCIL TO REQUEST INFORMATION

If any information requested is not already available on Council’s website, then a person seeking access to information held by Council can request this information by contacting Council’s Customer Contact Centre on 1300 36 2170.

3.6 COUNCIL’S PROCESS FOR DEALING WITH REQUESTS FOR INFORMATION

3.6.1 Requests for information are handled by Council’s Access to Information Officer who is a member of Council’s Governance and Legal Services Unit.

3.6.2 In accordance with section 57 of the GIPA Act, Council must decide upon access applications within 20 working days of their receipt, giving the applicant notice of its decision. This time period can be extended by Council in particular circumstances or by agreement with the applicant.

3.6.3 In accordance with the provisions of the GIPA Act, Council must allow access to its information, unless it determines (in the case of a particular request) there is an overriding public interest against disclosure.

4. FEES AND CHARGES

4.1 Open access information can be inspected free of charge during business hours by appointment. Council will provide a copy of any open access information subject to payment of Council’s photocopying costs.

4.2 Council’s charges for photocopying are included in Council’s Statement of Revenue Pricing Policy in the Management Plan. Current photocopying charges are as follows:

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<tr>
<td>Larger than A3</td>
<td>$11.30 per page</td>
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4.3 Fees and charges for formal access applications are set out in the GIPA Act. The application fee for a formal access application is $30.00. This includes one hour of processing time. If the processing of a formal access application takes more than one hour a processing charge may also apply.
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4.4 If the application is for personal information (relating to the applicant) the first twenty hours of processing are free of charge and, thereafter, a processing charge of $30 per hour applies.

4.5 If the application is for other information (not related to the applicant’s personal information) a processing charge of $30.00 per hour applies.

4.6 Processing charges must be discounted by 50% if:

a) The applicant can show financial hardship (by producing evidence that they hold a concession card, are a full time student, or are a non-profit organisation); or
b) The information applied for is of special benefit to the public generally.

4.7 Council has the discretion to waive or reduce any fees or charges payable under scheme where it is considered appropriate to do so.

5. THE INFORMATION AND PRIVACY COMMISSION

5.1 The Information and Privacy Commission (IPC) works to ensure the objectives of the NSW information access and privacy legislation are achieved by:

a) Promoting and educating the community and agencies about people's privacy and information access rights under the legislation;
b) Assisting government, business and the public to understand and use the legislation;
c) Reviewing agency performance and decisions; investigation and conciliating complaints;
d) Providing feedback about the legislation and developments in law and technology relevant to it.

5.2 The IPC has two main functions:

a) Right to government information functions, in particular, oversight of the operation of the GIPA Act and the review of decisions made by agencies and Ministers under that Act;

5.3 Contact details for the Information and Privacy Commission

Email: ipcinfo@ipc.nsw.gov.au
Phone: 1800 472 679
Fax: (02) 8114 3756
Office: Level 17, 201 Elizabeth Street, Sydney NSW 2000
Post: GPO Box 7011, Sydney NSW 2001
ACCESS TO COUNCIL INFORMATION POLICY

AUTHORISED BY
Council (Chief Executive Officer)

EFFECTIVE FROM
2 November 2016

DEPARTMENT RESPONSIBLE
Corporate Services (Governance, Legal Services and Procurement)

REVIEW DATE
2 November 2017

VERSIONS

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REFERENCE
Office of Information Commissioner: *Good Practice for Agency Information Guides*, March 2012