

AGENDA

Temuka Community Board Meeting Monday, 10 February 2025

Date Monday, 10 February 2025

Time 5.00pm

Location Temuka Library/Service Centre

King Street

Temuka

File Reference 1738707



Temuka Community Board

Notice is hereby given that a meeting of the Temuka Community Board will be held in the Temuka Library/Service Centre, King Street, Temuka, on Monday 10 February 2025, at 5.00pm.

Temuka Community Board Members

Charles Scarsbrook (Chairperson), Alison Talbot (Deputy Chairperson), Gaye Broker, Aimee Baird, Nicola Nimo, Clr Michelle Pye and Clr Scott Shannon

Local Authorities (Members' Interests) Act 1968

Community Board members are reminded that if you have a pecuniary interest in any item on the agenda, then you must declare this interest and refrain from discussing or voting on this item, and are advised to withdraw from the meeting table

Nigel Trainor

Chief Executive



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- 1 Apologies
- 2 Public Forum
- 3 Identification of Items of Urgent Business
- 4 Identification of Matters of a Minor Nature
- 5 Declaration of Conflicts of Interest
- 6 Chairperson's Report
- **7** Elected Member Update

8 Confirmation of Minutes

8.1 Minutes of the Temuka Community Board Meeting held on 11 November 2024

Author: Jessica Kavanaugh, Team Leader Governance

Recommendation

That the Minutes of the Temuka Community Board Meeting held on 11 November 2024 be confirmed as a true and correct record of that meeting and that the Chairperson's electronic signature be attached.

Attachments

1. Minutes of the Temuka Community Board Meeting held on 11 November 2024

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MINUTES

Temuka Community Board Meeting Monday, 11 November 2024

Ref: 1738707

Minutes of Timaru District Council Temuka Community Board Meeting Held in the Temuka Library/Service Centre, King Street, Temuka on Monday, 11 November 2024 at 5.00pm

Present: Charles Scarsbrook (Chairperson), Alison Talbot (Deputy Chairperson), Gaye

Broker, Aimee Baird, Nicola Nimo, Michelle Pye, Scott Shannon

In Attendance: Stephen Doran (Group Manager Corporate and Communications), Claire

Barlow (Community Experience Manager), Jessica Hurst (Community Development Advisor), Stacey Barnett (Mayors Taskforce for Jobs Coordinator), Rosie Oliver (Development Manager), Darryn Grigsby (Emergency Management Manager), Steph Forde – Minutes (Corporate and Strategic

Planner).

1 Apologies

1.1 Apologies

Resolution 2024/148

Moved: Charles Scarsbrook Seconded: Clr Scott Shannon

That the apologies from Mayor Nigel Bowen and Clr Michelle Pye be received and accepted.

Carried

2 Public Forum

2.1 Pedestrian bridge and community garden improvements, exhaust breaks on main road, and advice for funding opportunities to assist the local RSA.

Jan Pearce spoke to the Community Board on a number of topics including:

- Appreciation for the pedestrian bridge improvements over the Taumatakahu stream including the installation of metal mesh. The plastic mesh on some of the bridges is not as effective due to it becoming slippery when wet.
- The Community Garden is excellent and it's nice to see a lot of children using the space, however there is an issue with broken glass.
- Request to re-install the rubbish bin that was removed at Torepe fields which Chair Charles
 Scarsbrook advised had been discussed at the previous meeting and communicated that the
 bin was removed due to campers and members of the public dumping their rubbish here.
- Speaking as a member of Grey Power, there is ongoing frustration in the Temuka township, particularly properties adjacent to the main road, with large trucks exercising engine breaks.
 This creates additional noise and exhaust fumes
- Jan also requested advice from the Community Board on funding streams available to assist the local RSA (which is the oldest in New Zealand) with building maintenance as there is likely

to be work needed in the near future on the building, particularly the roof. Deputy Mayor Scott Shannon offered assistance and will work with Jan on some options.

3 Identification of Items of Urgent Business

Proposed transfer of allocated funds from the Temuka Community Board Christmas Dinner to the Returned Services Association Christmas Dinner account.

4 Identification of Matters of a Minor Nature

Temuka Town Square Bookings

5 Declaration of Conflicts of Interest

No conflicts of interest were declared.

6 Chairperson's Report

6.1 Chairperson's Report

Chair Charles Scarsbrook thanked the Community Board for all their work behind the scenes to make Temuka a fantastic place to live, with special mention to 'Boost Temuka' for putting on the recent Halloween Evening for the families of the area, which was very successful and a great example of collaboration resulting in a community event with no cost to those who attended.

The Chair has recently worked with Clr Pye and Council's Senior Policy Advisor on a submission to ECan on behalf of the Community Board to identify transport needs within the community. The submission is available on the Council's website for those who wish to read it.

Attended the Standing Committee Meetings and was impressed by the level of questioning put forward by Councillors.

Following a public forum request at a previous meeting, a bullet point summary of the 30 September Community Board meeting was sent to the local RSA for distribution. The RSA was chosen as a number of community groups meet, and will continue to be done for future meetings.

Chaired a meeting of the Temuka Community Car Trust, and topics discussed included options to expand the service and the ongoing strong financial position.

Some concerns have been raised around trees, one being an issue between private property owners, and the other being removals along Taumatakahu Stream. The Chair confirmed these were removed as part of a refresh for that section of the walkway and mitigates risk of interference with infrastructure including overhead powerlines and footpaths.

Community member Errol Wells is continuing to work on his petition to lower the speed at the north end of Temuka due to noise and is working with Council staff to collect data to support this.

Resolution 2024/149

Moved: Charles Scarsbrook

Seconded: Gaye Broker

That the Temuka Community Board receive and note the Chairperson's Report

Carried

7 Elected Member Update

7.1 Elected Member Update - Deputy Mayor Scott Shannon

Deputy Mayor Shannon presented the report and advised since the last meeting he has attended various workshops and meetings including Pleasant Point Community Board and Geraldine Community Board meetings, Standing Committee meetings, Venture Timaru (Performance and Annual Report), district Freedom Camping Bylaw workshop, Safer Communities Subcommittee, Future Provision for Performing Arts workshop, Tenders and Procurement, Citizenship Ceremony, Council Meetings, TDC Annual Report Audit & Risk catch-up with Auditors (prior to AR sign-off).

In addition, a number of functions and events were also attended including: Aorangi Stadium Trust-Annual Report and final meeting; met with Air New Zealand Executives with the Chief Executive at the Chamber of Commerce; opened the Leisure Marching Championships at Aorangi Stadium; attended site meeting in Cave with Councillor Pye to discuss road safety improvements; community drop-in session with Mayor Bowen and Councillor Pye; spoke at Mike King's 'I Am Climate Hope Tour'; Seafarers Memorial and Church Service; attended Royal NZ Naval Association Trafalgar Day Luncheon; Temuka Fire Brigade 150th Anniversary dinner; met with a number of Temuka and Timaru residents regarding various concerns; Hall of Fame Induction ceremony for David Thew, Dr John Elder, and John McBeth; Institute of Directors 'Certificate in Company Direction' course; Armistice Day Commemoration, Temuka.

Resolution 2024/150

Moved: Clr Scott Shannon Seconded: Aimee Baird

Cr Scott Shannon moved that his Elected Member Update Report be received and acccepted

Carried

8 Confirmation of Minutes

8.1 Minutes of the Temuka Community Board Meeting held on 30 September 2024

Resolution 2024/151

Moved: Clr Scott Shannon Seconded: Nicola Nimo

That the Minutes of the Temuka Community Board Meeting held on 30 September 2024 be confirmed as a true and correct record of that meeting and that the Chairperson's electronic signature be attached.

Carried

9 Reports

9.1 Towards 2050 Plan - Venture Timaru

The Chief Executive of Venture Timaru gave the Temuka Community Board a verbal update on the Towards 2050 plan as the Economic Development and Regional Tourism Organisation (RTO) for Timaru District.

Engagement has started among leaders in key sectors across the District and will be widened to the community in due course.

The focus is on productivity and collaboration to improve innovation, automation and technology to inspire growth in our district, whilst dealing with a global decline in population. Education and workforce sustainability were key areas identified for growth.

It was highlighted that this is a collaborative and aspirational report, not owned by any one entity and a collective draft will be produced within 12 months.

Resolution 2024/152

Moved: Charles Scarsbrook Seconded: Alison Talbot

That the Temuka Community Board receive and note the Towards 2050 report from Venture

Timaru

Carried

9.2 Strategic Plan Projects Selection

Development Manager led a discussion with the Members to identify which projects within the Strategic Plan the Community Board wanted to fund, either in part or fully.

A robust discussion was had which included available funds, value of investment to the community, options to consolidate/ link projects together and longevity of investment.

The below resolution includes an itemised list of projects and allocated funding resolved by the Community Board.

Resolution 2024/153

Moved: Aimee Baird Seconded: Gaye Broker

That the Temuka Community Board confirm the following strategic project priorities for the \$70,000 capital funding provided in the 2024/25 year of the Long Term Plan 2024-34, plus additional carryover and unspent funds totalling \$149,500, including:

- 1. Vine Street/King Street Laneway: \$12.5k
- 2. Vine Street beautification: \$5k, with delegated authority to Gaye Broker and Ali Talbot to review following an initial \$2k spend to assess progress.
- 3. Temuka Town Square Enhancements \$43k
- 4. Temuka Domain & Taumatakahu Enhancements: \$61k with delegated authority to Nicola Nimo and Aimee Baird to progress.
- 5. Wayfinding signage from SH1: \$25k
- 6. Brand development to include logo graphics toolkit: \$1k
- 7. Commitment from the Temuka Community Board to fund the ongoing operating financial commitment of the agreed projects
- 8. Agreement that there is no longer a funding commitment for a sculpture on Vine Street, Temuka, at this time.

Carried

9.3 Emergency Management Update Report

The Emergency Management Manager (EMM) spoke to the report and provided an update to the Temuka Community Board on the preparedness of the Timaru District Council Emergency Management and an overview of the support and training in our communities.

EMM advised that there has been a strong focus on building preparedness within communities by the Emergency Management Team recently due to the likelihood of a severe weather event or natural disaster making access to communities, particularly rural communities, difficult due to topography and many waterways/ bridges. Enabling communities to have plans in place should they become isolated is critical along with building numbers in response teams in these areas to support self sufficiency and resiliency.

EMM also advised the members that the review of recent weather events in the North Island are ongoing but one of the biggest issues was communication and misaligned expectations between communities and Civil Defence. Being prepared and selfsufficient is key in big weather events.

The members agreed that communication has also been an issue in past events for getting correct information between Temuka and the Emergency Operations Centre (EOC) in a timely manner, which the EMM advised should improve moving forward with more resilient systems but it really depends on the type of event.

The members discussed some pratical ways the Community Board can assist in improving preparedness within the Temuka area and agreed to utilise their networks to get the 'readiness' and 'shake-out' guides into some key community sites, and to assist in spreading the word that these guides are really helpful.

Resolution 2024/154

Moved: Gaye Broker Seconded: Nicola Nimo

That the Temuka Community Board receive and note the Emergency Management update report

Carried

9.4 Mayor's Taskforce For Jobs Programme Update 2024

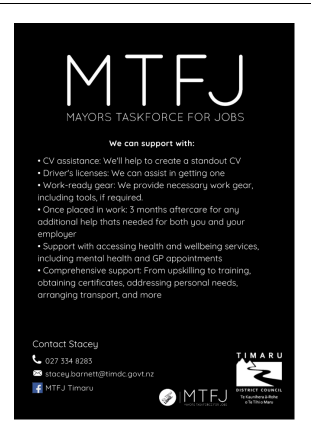
The Mayors Taskforce for Jobs (MTFJ) coordinator and the Community Development Advisor presented to the Members, giving an overview of the programme and progress to date.

The programme is a Central Government funded initiative focussed on assisting youth around the 16-24 year old age group to gain employment or engage in education/ training, and offers a wraparound service where support is offered in various ways including writing CV's, getting drivers and/ or forklift licence, transport to and from interviews etc. This also extends beyond gaining employment and continues for a 3 month period to ensure the young person has ongoing support in the first months of their new role.

There are currently 36 people registered with the programme, with a large percentage of these living rurally, who are keen on working in the rural sector.

The members asked how the Community Board can help the programme, and the MTFJ Coordinator advised that just sharing with their networks that the programme is up and running to get the word out there, particularly with young people and also employers.

The MTFJ Coordinator and the Community Development Advisor also shared copies of their most recent flyer with the Community Board (attached below).



Resolution 2024/155

Moved: Aimee Baird Seconded: Alison Talbot

That the Mayor's Taskforce for Jobs Programme Update 2024 is received and noted.

Carried

9.5 Thomas Hobson Trust Fund Accounts

The Community Experience Manager spoke to the members and advised as per the report the funds available for consideration of distribution in the Temuka account currently total \$13,000. The members will discuss the applications in the Public Excluded part of this meeting.

Resolution 2024/156

Moved: Clr Scott Shannon Seconded: Charles Scarsbrook

That the Thomas Hobson Trust Fund Accounts be received and noted.

Carried

10 Consideration of Urgent Business Items

10.1 Transfer of allocated funds from the Temuka Community Board Christmas Dinner to the Returned Services Association Christmas Dinner account

Resolution 2024/157

Moved: Charles Scarsbrook

Seconded: Alison Talbot

Chair Charles Scarsbrook moved that the \$500 allocated to the Temuka Community Board for their Christmas function be transferred to the Temuka Returned Services Association for their Christmas Dinner.

Carried

11 Consideration of Minor Nature Matters

11.1 Town Square Bookings

Nicola Nimo raised a query regarding the Town Square bookings and if the members think that utilising the Councils new online booking system might be a good idea to avoid any double ups. The members discussed and agreed that as there hasn't been any issues to date, and that the community groups are collaborative in working with each other to ensure no group misses out.

11.2 Temuka Geraldine A&P Show Site

The members discussed the opportunity to hire a site at the Temuka & Geraldine A&P show in 2025. It was agreed that and Ali Talbot would bring the information, including site fee, to the Board for consideration in the first meeting of 2025.

12 Public Forum Issues Requiring Consideration

There were no public forum items.

13 Exclusion of the Public

Resolution 2024/158

Moved: Clr Scott Shannon Seconded: Charles Scarsbrook

That the public be excluded from the following parts of the proceedings of this meeting at 7:48pm, namely,—

14.1 Thomas Hobson Trust Applications

The general subject of each matter to be considered while the public is excluded, the reason for passing this resolution in relation to each matter, and the specific grounds under section 48(1) of the Local Government Official Information and Meetings Act 1987 for the passing of this resolution are as follows:

General subject of each matter to be considered	Reason for passing this resolution in relation to each matter	Plain English Reason
14.1 - Thomas Hobson Trust Applications	s7(2)(b)(ii) - The withholding of the information is necessary to protect information where the making available of the information would be likely unreasonably to prejudice the commercial position of the person who supplied or who is the subject of the information	To protect commercially sensitive information

Carried

Note

Section 48(4) of the Local Government Official Information and Meetings Act 1987 provides as follows:

- "(4)Every resolution to exclude the public shall be put at a time when the meeting is open to the public, and the text of that resolution (or copies thereof)—
 - (a)shall be available to any member of the public who is present;
 and
 - (b)shall form part of the minutes of the local authority."
- 14 Public Excluded Reports
- 14.1 Thomas Hobson Trust Applications
- 15 Readmittance of the Public

Resolution 2024/159

Moved: Charles Scarsbrook Seconded: Gaye Broker

That the meeting moves out of Closed Meeting into Open Meeting at 7.55pm.

Carried

The Meeting closed at 7:55pm.

9 Reports

9.1 Actions Register Update

Author: Jessica Kavanaugh, Team Leader Governance

Authoriser: Stephen Doran, Group Manager Corporate and Communications

Recommendation

That the Temuka Community Board receives and notes the updates to the Actions Register.

Purpose of Report

The purpose of this report is to provide the Temuka Community Board with an update on the status of the action requests raised by Community Board Members at previous meetings.

Assessment of Significance

This matter is assessed to be of low significance under the Council's Significance and Engagement Policy as there is no impact on the service provision, no decision to transfer ownership or control of a strategic asset to or from Council, and no deviation from the Long Term Plan.

Discussion

- The actions register is a record of actions requested by Community Board Members. It includes a status and comments section to update the Community Board on the progress of each item.
- 4 There are currently no outstanding requests to update the Temuka Community Board, this report is a standing item.

Attachments

1. Temuka Community Board Actions Register 🗓 🖫

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Information Requested from Temuka Community Board

Key ■ = Completed, for removal ■ = 60+ Days ■ = 90+ Days ■ = Removed

Information Requested								
Date Raised:	aised:		Status:					
Issue Owner	ssue Owner Due Date:		Completed Date:					
Background:								

9.2 Property Acquisition, Management and Disposal Policy consultation

Author: Brendan Madley, Senior Policy Advisor

Authoriser: Nicole Timney, Group Manager Property

Recommendation

That the Temuka Community Board provide feedback to officers on the Draft "Property Acquisition, Management and Disposal Policy".

Purpose of Report

The purpose of this report is to a) inform the Community Board about the Draft "Property Acquisition, Management and Disposal Policy", and b) provide an opportunity for discussion and feedback from members on the draft policy.

Assessment of Significance

2 This report is assessed as being of low significance based on Council's Significance and Engagement Policy, because it is for informational purposes, seeks feedback, and does not make any final decisions.

Discussion

- 3 Council is currently reviewing its current "Property Management Policy" (Attachment 1) as part of a wider review of the performance of its property portfolio and potential disposals.
- 4 Officers consider that the draft replacement policy (Attachment 2) addresses several deficiencies in the current policy. Most notably, the draft policy:
 - 4.1 Creates a framework to ensure that Council's property portfolio is managed in a strategic and legally compliant manner; and
 - 4.2 Outlines principles and criteria to guide property acquisition or disposal decisions; and
 - 4.3 Provides officers with specific tools to implement the policy, such as mandatory acquisition/ disposal processes and a matrix to assess the performance of current properties.
- Further, it is proposed to change the name of the policy to reflect that its scope incorporates the entirety of the life cycle of Council's property portfolio.
- The main policy levers available to Council are the principles and the acquisition and disposal criteria.
- It is expected that the policy will lead to process improvements in Council's management of its property assets, thereby providing a level of assurance that Council's property portfolio is providing value for investment. It is also envisaged that the policy will generate better evidenced decision making.
- 8 For the avoidance of doubt, the policy does not commit Council to the acquisition or disposal of any specific properties. These decisions are made on a case-by-case basis by Council resolution informed by evidence, and the decision itself cannot be delegated.

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- 9 On 10 December 2024, Council considered the draft policy, sought several amendments, and adopted it for a targeted consultation.
- 10 The targeted consultation is being undertaken with the three Community Boards and Arowhenua until the end of February 2025. It is intended that a proposed final policy will be provided to Council for adoption in March or April 2025.
- 11 Members are invited to provide verbal feedback and seek clarification on any aspect of the policy during the meeting. The Community Board is also invited to provide a written submission to officers by 28 February 2025.

Attachments

- 1. Council Property Management Policy 🗓 🖫
- 2. Draft Property Acquisition, Management and Disposal Policy 🗓 🖺

Item 9.2 Page 21

TIMARU

Property Management

Approved by: Policy and Development Committee

Date

Approved: 18 July 2017

Keywords: Land, Building, Lease

1.0 Purpose

The purpose of the policy is to give direction to property unit staff charged with maintenance, insurance, leasing of Council land and buildings, with regard to relevant statutory processes.

2.0 Background

Council owns a wide variety and large extent of land and buildings, to enable Council to carry out its statutory obligations and provide services and facilities to the district community at large.

There are also 'strategic' purchases made from time to time for future service uses and developments. Land and buildings not required for Council's purposes may be leased if it is unable to, or is uneconomic to, be disposed of, to obtain an income and minimise Council outgoings.

Disposal of Legal road deemed surplus to requirements is subject to prior approval by the Infrastructure Committee, and progress thereafter is subject to statutory process, (Local Government Act or Public Works Act). Current leasing of road is arranged by the Infrastructure Group.

The leasing of reserve land, including esplanade reserves, is subject to the relevant provisions of the Reserve Act, subject to the classified status of the reserve.

3.0 Key Definitions

Glasgow Lease a perpetual lease, with terms of up to 21 year, i.e. those leases of land having twenty one year perpetually renewable leases, with no provision for rent review in the intervening period.

Endowment Land: land which has been transferred to Council, either from the Crown, or private sources, for Council to hold in trust for generation of income, or for community uses. The proceeds of sale of such land is required to be used in a way consistent with the endowment.

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4.0 Policy

Property Management

- a That property management is usually a consequence and outcome of Council involvement in service delivery, and not a significant Council activity on its own (in terms of the Long Term Plan).
- b That endeavours be made to dispose of:
 - 1. All property not required for specific Council purposes.
 - 2. All Glasgow lease properties.
- That endeavours be made to maximise the rentals for all leased properties, excluding social housing accommodation.
- d. That a programme of prudent preventive maintenance be followed, and an acceptable visual appearance be maintained for all properties.
- e. That replacement value insurance be effected for those properties which, in the opinion of the relevant Group Manager, are:
 - 1. Essential for Council operations; or
 - 2. Of recent construction, and there is little difference in premium between indemnity and replacement cover; or
 - Buildings that have been financed from public subscriptions, or have been donated; or
 - 4. Where there is a moral responsibility or community need to replace the building in the event of its destruction.
 - Note: 1: This excludes social housing units built prior to 1980.
 - Note 2: Council is obligated by loan agreement with Housing Corporation New Zealand to arrange replacement insurance cover for social housing units built in 2007 to provide replacement cover for those particular units.
- f. The procedure for sale and purchase of property is outlined in Appendix A.

Property Purchase and Disposal

- Costs associated with maintaining and/or disposing of an unwanted property shall be the responsibility of:
 - 1. the Council activity which will receive the proceeds of any sale; or
 - the Council activity which has had use of and gained benefit from the land in the past.
- b. Disposal of land held as Endowment:
 - 1. requires a resolution of Council in support of disposal.
 - the statutory processes laid out in the Local Government Act 2002 are to be addressed prior to any preferential disposal.

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Appendix A

Flow Chart - Acquisition of Property

Outside offer to sell Council an item of property, or Council identifies a need to acquire property

Property Unit canvasses Chief Executive, Group Managers, and Timaru District Holdings Ltd to determine whether there is a requirement identified or an opportunity to develop the land

Corporate Services reports to Community Boards and Standing Committees Policy and Development Committee (one report) of surplus/available property with recommendation for transfer/sale/purchase

Council decides to purchase property for specific purpose on recommendation of Committee

Corporate Services actions decisions taking into consideration specific instructions of parent committee (Group Manager)

831370

Flow Chart - Sale of Property

Outside offer to purchase Council property, or Council identifies a need to divest property

Property Unit canvasses Chief Executive, Group Managers, and Timaru District Holdings Ltd to determine possible alternative use of surplus property or availability of particular property for sale or purchase

Corporate Services reports to Community Boards and Standing Committees Policy and Development Committee (one report) of surplus/available property with recommendation for transfer/sale/purchase

Corporate Services actions decisions taking into consideration specific instructions of parent committee (Group Manager)

Property which has been available for sale for in excess of three years to be re-confirmed as surplus

831370

5.0 **Delegations, References and Revision History**

- **5.1 Delegations -** Identify here any delegations related to the policy for it to be operative or required as a result of
- 5.2 Related Documents Include here reference to any documents related to the policy (e.g. operating guidelines,
- **5.3 Revision History** Summary of the development and review of the policy

5.1 Delegations

on Bologationo						
Delegation	Delegations Reference	Register				
Include summary of delegation	Include Register refere	Delegations ence				

5.2 References

Title	Document Reference
Property Management Policy Review report Policy and Development Committee 29	#889496 and 1080953;
July 2014 & 18 July 2017	F545 – Policy and
	Development Standing
	Committee Reports

5.3	Rev	visic	n H	list	tory
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5.5 Revision history								
Revision #	Policy Owner	Date Approved	Approval by	Date of	Document Reference			
				next review				
1	Property	29 July 2014	Policy and	July 2017	#831370; F3671 -			
	Manager		Development	'	Council Properties Policy			
			Committee					
2	Property	18 July 2017	Policy and	July 2020	#831370; F3671 -			
	Manager	-	Development	-	Council Properties Policy			
			Committee					

831370

Property Acquisition, Management and Disposal Policy



Approved by: Timaru District Council

Group: Property

Responsibility: Group Manager Property

Date adopted: TB0

The policy becomes effective the day after the date of adoption, unless otherwise

specified

Review: Every 6 years, or sooner if deemed required

This Policy does not cease to have effect because it is due for review, or being reviewed

Consultation: Required – targeted consultation with Community Boards and iwi

Policy Type Internal; Strategic and Operational

Policy Purpose

- To contribute to the Community Wellbeing Outcomes of Resilient Infrastructure, Enhanced Lifestyle and a Diverse Economy.
- 2. To provide a framework to ensure that the acquisition, management and disposal of Council's property portfolio is strategic and legally compliant.
- 3. To outline the principles and processes that will govern the acquistion, management and disposal of Council's property portfolio.

Scope

- 4. This policy applies to all Council employees, and all contractors and agents acting on behalf of Council when acquiring, managing, assessing the ongoing use of, and disposing of the following, or any combination of them:
 - (i) Land
 - (ii) Buildings fixtures and fittings
 - (iii) Council Infrastructure and Improvements
 - (iv) Vestings, offsetting and giftings (for example relating to subdivisions)
 - Easements, Land Covenants and a variety of other land encumbrances (on both Council and non-Council owned Property)
 - (vi) Rights associated with air, riparian and subterranean property interests
 - (vii) Agreements, contracts, or other legal instruments that commit the Council to any of the above types of Property transactions, including land exchanges
- 5. For clarity, the Policy does not extend to:

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Property Acquisition, Management and Disposal Policy

- (i) Licenses or leases
- (ii) Hireage of spaces and any other temporal use arrangements for Property
- (iii) Rights to attach equipment/signage to a building unless it is a permanent
- (iv) Removable furniture, equipment, and other items not fixed to a real property asset
- (v) Intellectual property rights
- (vi) Naming rights
- (vii) the development, construction, alteration, renewal, replacement or demolition of buildings, fixtures and fittings, Council infrastructure and improvements on a site.

Definitions

- Acquisition: to obtain or receive land or property through a method such as purchase or gift.
- Delegated officer: a person identified in the Council's Delegations Manual as having the authority or responsibility to carry out a function as authorised by the Council.
- 8. Disposal: to sell or otherwise relinquish ownership of land or property.
- 9. Public work: infrastructure supporting delivery of council services such as playgrounds, libraries, roading, stormwater, wastewater or stormwater.

Policy Statements

Principles

- 10. Council's approach to the acquisition, use, ongoing review, and disposal of its property portfolio is guided by the following principles.
- 11. Principle 1: Strategic approach: Decisions on the acquisition and disposal of land will be made in the wider context of long term trends, impacts, and will reflect and be consistent with Council's strategic future planning.
- 12. Principle 2: Fairness and the Public's Interest: All decisions will pursue the best interests of the community and ratepayers, with alternative options and their consequences considered.
- 13. Principle 3: Financial responsibility: The Council will exercise financial responsibility to get the best value for investment, and seek to maximise the value of its land assets and minimise whole-of-life costs. This includes consideration of the opportunity cost of retaining assets.
- 14. Principle 4: Information management: Information on Council-owned or administered land will be easily accessible, complete and kept up-to-date to enable informed decision making regarding the acquisition and disposal of land.
- 15. Principle 5: Statutory and regulatory compliance: The Council will operate within the framework of applicable statutes and regulations at all times.

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Property Acquisition, Management and Disposal Policy

16. Principle 6: Transparency of Process: Processes will (where appropriate) be undertaken in an open and transparent manner to ensure the Council is seen to be responsibly managing public assets and funds. However, the Local Government Official Information and Meetings Act 1987 requires Council to consider privacy and commerical interests (among others) when making information public. Protecting property owner rights with respect to land acquisition and disposals will often require that certain information be kept confidential and that negotiation may, in some cases, include commercially sensitive information relating to businesses, lessees and other stakeholders. In addition, the Council will review, discuss, consider, and make decisions on commercial negotiations in a public excluded environment when there are sufficent and appropriate reasons.

Roles and Responsibilities

- 17. All decisions relating to the acquisition or the disposal of Council-owned or administered Property will be made by resolution by Council, or in accordance with the Long Term Plan.
- 18. Notwithstanding this, Council may via resolution delegate:
 - (i) To the Chief Executive and/or Delegate anything precedent to the acquisition or disposal decision, such as the power to negotiate contracts to acquire or dispose of property or property rights so long as agreement is conditional upon ratification by the Council; or
 - (ii) To the Chief Executive and/or Delegate the power to negotiate and enter into contracts to acquire or dispose of Property or Property rights within a range of specified values, terms and conditions.
- 19. For clarity, officers can undertake the initial stages of the acquisition and disposal processes without Council resolution, including investigating options and preparing business cases for Council consideration. Communications by officers with third parties about property acquisitions and disposals are permitted, however these must always be explained as contingent on Council resolution (unless the transaction is outlined in the LTP).
- 20. All officers will act within their delegations as outlined in the Delegation Manual at all times, unless an appropriate resolution allows otherwise.
- 21. Property acquisitions and disposals will be conducted by officers in line with the processes outlined in Appendices 1 and 3.
- 22. Activity Owners must notify and involve the Property Group at the inception of any potential property acquisition or disposal, to ensure that all legal requirements, this policy, and industry best practice are adhered to.
- 23. Any conflicts of interest by elected members or Council officers will be managed according to their respective policies, Standing Orders or Code of Conduct (as applicable) to ensure that all parties can have confidence in the integrity of the assessment, decision making and transaction processes.

Acquisitions

24. Timaru District Council acquires land for the following purposes, as outlined in this table.

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Public works	Where the Council provides roads and other infrastructure for things like drinking water, stormwater wastewater (sewage), it may need to acquire land to provide either additional capacity to meet demand or increase levels of service provided by existing infrastructure for various reasons. In these instances, the Council acquires land through the Public Works Act 1981 and must comply with its obligations under this legislation.
Reserves and open spaces	Reserves and open space in the district are utilised by a range of active and passive users, and assets on council reserves provide for enhanced community use and enjoyment. Reserves assets vary from toilet blocks to playgrounds and community halls. Reserves and open spaces can also be acquired to protect and preserve ecological values, historic heritage, cultural value, geological value, or landscape values.
	The Council acquires reserves and open spaces to accommodate growth of our communities, and developers are required to contribute either funds (through financial or development contributions) or land towards providing this.
	If this land is classified as a reserve, the Council has obligations for their management, including rules for their disposal, under the Reserves Management Act 1977.
Esplanade strips/reserves	The Council acquires esplanade reserve when landowners subdivide titles along water bodies and the coast. Whilst esplanade reserves are vested as a separate title with the Council, esplanade strips are simply recognised by an instrument on the certificate of title of the underlying lot and therefore remain in private ownership, however there will likely be requirements relating to public access, fencing, planting and so on.
Offsetting	The Council may acquire land where a development is required under a resource consent to vest land in the Council to offset a negative effect of the development.
Strategic Investment	The Council may acquire land for the purpose of investment, where the acquisition is strategically important to the Council and/or the community, or to maximise value for rate payers.

- 25. The acquisition criteria are a guide for decision making by the Council when consider the potential acquisition of property. Every acquisition will be considered on its own merits, and no single criteria listed is necessarily of greater weight, nor is a acquisition required to meet every one of the criteria.
- 26. Criteria 1: Overall strategic fit of the acquisition
 - (i) The acquisition is identified in a growth strategy, structure plan, asset management plan or similar.
 - (ii) There are no other parcels of Council-owned or administered land which could address the need for land.
 - (iii) The proposed site improves functionality or access to existing Council-owned or administered land.
 - (iv) There are demonstrable social and environmental benefits to the acquisition.
 - (v) The acquisition fills a gap or responds to a previously identified need, for example, as identified in the Council's annual property review.

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- (vi) The acquisition provides a connection or improves safety and access to the coast, waterways, walkways, cycle tracks or other recreational connections.
- (vii) The acquisition is strategically important to the Council and/or the community.
- 27. Criteria 2: Identification in Long Term Plan or Annual Plan
 - (i) The acquisition has been identified and budgeted for in the relevant Long Term Plan
 - (ii) It is expected that it will be uncommon for any property to be acquired or disposed of outside of the Long Term Plan or Annual Plan process. If this occurs, the purchase or sale will be conducted in line with the relevant acquisition or disposal process listed in Appendix 1 or 3, and require a Council resolution which outlines the terms of agreement.
- 28. Criteria 3: Community requirements
 - Any known community interest or preferences for the acquisition opportunity, particular site or the need promoting the acquisition have been taken into account.
 - (ii) The community's aspirations for the site support the planned usage of the site.
- 29. Criteria 4: Costs and land value
 - (i) An appropriate source of funding has been identified.
 - (ii) The whole-of-life costs of the acquisition have been taken into account.
 - (iii) The funding of the acquisition will be equitable for current and future generations.
 - (iv) A valuation of the land has been obtained.
- 30. Criteria 5: Restrictions on land use
 - (i) Any restrictions from zoning or designations on the site are appropriate for the planned use of the site.
- 31. Criteria 6: Alternative ownership or acquisition options
 - (i) Opportunities for alternative ownership arrangements on the site such as joint ventures or leases have been investigated.
 - (ii) The consequences of any alternative ownership options have been identified.
 - (iii) Opportunities for alternative methods of land acquisition other than land purchase, such as endowment, vesting, land exchange or partnerships have been explored.
- 32. Criteria 7: Site condition and suitability
 - (i) The land's current use does not prevent or impede the planned use of the site.
 - (ii) The land is suitable for its intended use.
 - (iii) An indicative assessment (using the Property Assessment Matrix (see Appendix 2) and the best available current information) indicates that the property is unlikely to underperform.

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- (iv) Any natural hazards identified on the site will not prevent or impede the planned use of the site.
- (v) Community interest, financial, timing or any other implications have been considered regarding removal or refitting of any existing structures, including the need to bring it up to building code standard.
- (vi) Reasonable access and functionality of the site for the intended purpose is achievable.
- (vii) A site check for contamination, landfill, drainage does not reveal anything which will prevent or impede the planned use of the site.

33. Criteria 8: Tenure

- (i) The Council has legal authority to undertake the activity proposed for the property.
- (ii) There are not any encumbrances on the title which prevent or impede the planned use of the site such as easements, caveats, memorials on titles, or outstanding Ngãi Tahu treaty settlements.
- (iii) There are no existing tenancies on the property which prevent or impede the planned use of the site.
- (iv) The findings of the property's LIM report do not include anything which would impede or prevent the intended use of the land, for example shared access, unpaid rates.

34. Criteria 9: Cultural heritage

- Acquisition of the property promotes the Council's meaningful working relationship with Iwi.
- (ii) Priority may be given to acquisition which will protect ecological values, historic heritage, cultural value, geological value, or landscape values.

35. Criteria 10: Disadvantages of not proceeding with acquisition

- There is a risk of the acquisition opportunity being lost or rendered unsuitable for intended use.
- (ii) Priority will be given where are no alternatives available, and if the specific site is not purchased the identified need will not able to be filled.

Management and ongoing review

- 36. Council's property portfolio will be reviewed on a regular basis to consider whether its use meets changing needs, priorities and preferences.
- 37. Each unit is required to complete the Property Assessment Matrix (see Appendix 2) for each property that they are responsible for within twelve months of this policy being adopted, and at least every three years thereafter as part of the Long Term Plan development process.
- 38. A property will be considered as potentially underperforming if they have scores where:
 - (i) The cumulative score is less than 35.

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- (ii) Any two or more criteria, rank as one or less.
- (iii) Any four or more criteria rank as two or less.
- 39. The Property Group must be notified if a property is considered potentially underperforming as per the Property Assessment Matrix.
- 40. In such instances, the Property Group will work with the Activity Owner to determine whether the performance of the property can be improved, or whether repurposing or disposal may be appropriate (see Appendix 3).

Disposals

- 41. The criteria below are a guide for decision making by the Council when considering the potential disposal of property. Every land disposal will be considered on its own merits and no one of the criteria listed is necessarily of greater weight, nor is a land disposal required to meet every one of the criteria.
- 42. Criteria 1: Property deemed to be surplus or under-performing by the Council
 - (i) The property is under-performing as per the Property Assessment Matrix
 - (ii) The property is considered surplus for one or more of the following reasons:
 - i. The land no longer contributes to the strategic goals of Timaru District Council or any growth strategy, asset management plan or similar.
 - ii. The land is no longer required for its intended purpose.
 - iii. The land is not required or suitable for any alternative Council purposes.
 - iv. The on-going costs of maintaining the property are not sustainable.
- 43. Criteria 2: Market considerations
 - (i) The property market is not significantly depressed.
 - (ii) There are likely to be interested parties for purchase of the property.
 - (iii) The benefits of disposing of the property outweigh the financial costs of retaining the property.
- 44. Criteria 3: Tenure
 - (i) The Council is able to legally dispose of the land in the manner proposed.
- 45. Criteria 4: User and community views
 - (i) Any known user or community interest or preferences for the particular site and its retention or disposal have been taken into account.
- 46. Criteria 5: Cultural heritage
 - The land does not contribute to ecological values, historic heritage, cultural value, geological value, or landscape values.

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- 47. The method and process through which Council acquired the property will dictate the specific disposal process and associated requirements.
- 48. The proceeds of sales will be prioritised to meet the cost of the transaction to the Property Group, the Activity Owner and any other applicable Council units. Council will resolve how to utilise any balance.

Monitoring

- 49. The success of this policy in achieving its purposes will be indicated by:
 - (i) Feedback received from any internal audits.
 - (ii) Whether property activities and transactions have been undertaken in line with legal requirements and following specified processes.

Reporting

- 50. This policy will not be reported against on a regular basis.
- 51. The Audit and Risk Committee will be advised of property activities or transactions that breach this policy, including any potentially illegal or fraudlent activities.

Delegations, References and Revision History							
Delegations Identify here any delegations related to the policy for it to be operative or required as a result of the policy							
Delegation		Delegatio	ns Register Refere	nce			
TBC							
References Include here re	References Include here reference to any documents related to the policy (e.g. operating guidelines, procedures)						
Title		Relevant	Relevant Reference within Document				
TBC							
Revision Histor Summary of the	•	nent and re	view of the policy				
Revision	Owner	•	Date Approved	Approval By	Next Review	Doc Ref	
1	Proper Manag	•	29 July 2014	Policy and Development Committee	July 2017	#831370	
2	Proper Manag	•	18 July 2017	Policy and Development Committee	July 2020	#831370	
31	Group Proper	Manager ty	TBC	Council	TBC	#1725357	

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¹ Renamed from "Property Management Policy" to "Property Acquisition, Management and Disposal Policy" #1725357 Page 8 of 16

Appendix 1 - Acquisition process

1. Need for property identified

An Activity Owner identifies the need through an acquisition plan, asset management planning or other Council planning documentation such as a specific strategy. Alternatively, the need is identified via a request from elected members, developers or the public.



2. Acquisition opportunity identified

The Activity Owner, in consultation with the Property Group, identify the property requirement/s, and an opportunity that fulfils the requirement/s is identified.



3. Opportunity assessed against acquisition criteria and Property Assessment Matrix

The Activity Owner and the Property Group assess against the opportunity against the acquisition criteria and utilise the Property Assessment Matrix (to the greatest extent possible) to determine whether it is likely to perform/ underperform if acquired. If assessments are favourable, then:



4. Political reporting and decision making

Activity Owner and Property Group present a report to full Council recommending acquisition. The Council considers the acquisition criteria and business case, and resolves (either as a final decision or – if consultation is required – as an interim decision) whether to agree to the proposal. If resolution is to proceed, then:



5. Consultation (if applicable)

Step only applicable if consultation or engagement required under another Council policy or through a legislative requirement. Consultation could be undertaken as part of the Long Term Plan or Annual Plan processes, but may also be more targeted. Any consultation will be undertaken by the Activity Owner, supported by the Corporate and Communications Group and the Property Group. If this step occurs, Council will need to deliberate and resolve a final decision. If final decision is to acquire, then:



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6. Item added to the acquisition programme

Budgeted for by the Activity Owner and entered into Council's work programme. The Activity Owner and the Property Group agree the terms and extent of the acquisition in accordance with the approval provided by the resolution.

Note: additional Council reporting and resolution/s may be required throughout the process depending on the nature of the delegations provided by elected members to officers.



7. Acquisition undertaken by Property Group

The Property Group undertakes the acquisition in accordance with the terms and process agreed between themselves and the Activity Owner.

Appendix 2 - Property Assessment Matrix

Criteria	Scoring Benchmark	Analysis
1. Strategic Relevance (1-10) Is the function or purpose of the Property identified as a strategic priority for the Council that demonstrably supports a meaningful working relationship with iwi and the social, cultural, economic and environmental benefits associated with Council's published Community Outcomes. For example, it may support/facilitate growth or provide improved amenity, functionality, safety, or access to (or for) the coast, waterways, walkways, cycle tracks, or other recreational connections	10 – The Property is required and critical to meet Council's current and future strategic priorities as detailed in an Asset Management Plan, Infrastructure Strategy or other strategies and plans adopted by the Council. 5 – The Property provides the most cost-effective option of several required to meet Council's current and future strategic priorities as detailed in an Asset Management Plan, Infrastructure Strategy or other strategies and plans adopted by the Council. 1 – The Property is one of several options that could meet Council's strategic priorities.	
2. <u>Core Business/Activity</u> (1-10)	10 – Core Council business.	
Is the function the Property will fulfil considered a		

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core Council	5 – Not core Council business	
business/Activity?	but desirable, and no one else	
	is supplying the service.	
Is it detailed in an Asset	4 6	
/ Activity Management Plan?	1 – Service could be/possibly	
	should be provided by the	
	private or voluntary sector	
3. <u>Location</u> (1-5)	5 – The location is ideal.	
In terms of the purpose	4 – The location is good to very	
for which the Property is	good.	
held and utilised, how does		
its location	3 – The location is good.	
complement/assist its	2 – The location is acceptable	
function?	but could be better.	
	but could be better.	
	1 – The location is poor.	
4. <u>Sufficiency</u> (1-5)	5 – The Property and/or	
Is the Dranerty	improvements are large	
Is the Property	enough and have sufficient	
sufficiently large or able to be adapted to accommodate	additional capacity to	
the service and facilitate	accommodate future	
growth as required?	development/growth (10-	
growth as required:	30%).	
	4 – The Property and/or	
	improvements are only large	
	enough for the current	
	purpose.	
	3 – The Property and/or the	
	improvements are too small,	
	but this can be readily	
	accommodated by	
	improvements costing less	
	than 20% of CV or acquiring	
	adjacent Property.	
	2 – The Property and/or the	
	improvements are too large	
	(31%-50% more than	
	required).	
	1 – The Property and/or	
	improvements are too large	
	(>50% more than required).	
5. Functionality/Utility (1-5)	5 - The functional utility of the	
	Property is estimated to be	
Is the Property fit for purpose?	within 90% of that exhibited by	
Notes: "Depreciation" is the	a new Property designed and	
loss in value from any cause.		

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The two main components are physical depreciation and obsolescence.

- "Physical depreciation" is physical wearing out due to use and natural forces.
- "Obsolescence" is the loss in value from causes other than physical decay or wear. It includes functional, economic, Property is estimated to be legal and technological obsolescence.

built specifically for the purpose.

- 4 The functional utility of the Property is estimated to be within 75% to 90% of that exhibited by a new Property designed and built specifically for the purpose.
- 3 The functional utility of the less than 75% of that exhibited by a new asset Property built specifically for the purpose, but the asset can still be practically used for the purpose.
- 2 Physical depreciation and/or obsolescence is of such a degree that the usefulness of the Property is moderately and noticeably constrained.
- 1 Physical decay and/or obsolescence is of such a degree that the usefulness of the Property is significantly constrained.

6. Utilisation (1-5)

Is the Property well utilised? Note: Utilisation in this regard means the property is either: • Well utilised in terms of physical space; or • The Property attracts high use levels in relation to the number of people that benefit/use such Property with effectively utilised for the due consideration to the frequency of such use.

- 5 At least 95% of the floor area and 85% of the land area are effectively utilised for the purpose. Alternatively, the Property exhibits a very high level of use for its intended purpose.
- 4 At least 85% of the floor area and land area are purpose. Alternatively, the Property has a high level of use for its intended purpose.
- 3 At least 70% of the floor area and land area are effectively utilised for the purpose. Alternatively, the Property has a reasonable level of use for its intended purpose.

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	2 – At least 50% of the floor area and land area are effectively utilised for the purpose. Alternatively, the Property has a low level of use for its intended purpose. 1 – Less than 50% of the floor area or land area are effectively utilised for the purpose. Alternatively, the Property is infrequently used in terms of its intended purpose. Note: The percentage utilisation estimated can include an allowance for future growth.	
7. Provision/Tenure (1-5) Is the Property/resulting service already provided elsewhere locally by the Council or another provider? Are there opportunities to partner with others to deliver the Property/resulting service? Are there alternative ownership structures that could be practicable, such as an easement or lease?	5 – The Property/resulting service fulfils local need, and there are no other providers or viable ownership options. 3 – The Property/resulting service will need to be provided temporarily but may be provided by others or from alternative ownership modes or another Property longerterm. 1 – The Property/resulting service is already provided locally or can be provided	
8. Cost Efficiency (1-5) Can the function be provided more cost effectively, and is it practical to do so?	locally by others. 5 - No, the function cannot be practically provided more costeffectively. 3 - It may be possible to provide the function more cost effectively practically. 1 - Yes, the function can be practically provided more cost effectively	
9. Return on Investment (1-5) Does the Property achieve a good return on investment in terms of the resulting function	5 - The return from the Property is equal to or exceeds a fair market return. Alternatively, it delivers	

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and activity, economic return or strategic outcomes?	expected returns in line with Council policies.	
	4 - The return from the Property is between 90% and 100% of the fair market return or of expected returns in line with Council policies.	
	3 - The return from the Property is between 75% and 90% of the fair market return or of expected returns in line with Council's policies.	
	2 - The return from the Property is between 50% and 75% of the fair market return or expected returns in line with Council policies.	
	1 - The return from the Property is less than 50% of the fair market return or expected returns in line with Council policies	
10. <u>Capital Costs</u> (1-5) What are the capital	5 – Capital costs are < 14% of CV over the next thirty years.	
costs required to maintain the Property in a state fit for purpose?	4 – Capital costs are between 15-25% of CV over the next thirty years.	
	3 – Capital costs are between 26-40% of CV over the next thirty years.	
	2 – Capital costs are 41-60% of CV over the next thirty years.	
	1 – Capital costs are >60% of CV over the next thirty years.	

Appendix 3 – Disposal process

1. Identification of redundancy

An Activity Owner uses the Property Assessment Matrix to determine that a property is operationally redundant to them, and advises the Property Group



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2. Repurposing

The Property Group identifies whether the property can be utilised by another Activity Owner within Council



3. Assessed against disposal criteria

If no suitable alternative Council use is identified, the Property Group considers the degree of alignment with the disposal criteria. If aligned, the Property Group undertakes a rigorous due diligence process.



4. Political reporting and decision making

The Activity Owner and Property Group report to Council recommending disposal. The Council considers the disposal criteria and resolves (either as a final decision or – if consultation is required – as an interim decision) whether to agree to the proposal. If yes:



5. Consultation (if applicable)

Step only applicable if consultation or engagement required under another Council policy or through a legislative requirement. Consultation could be undertaken as part of the Long Term Plan or Annual Plan processes, but may also be more targeted. Any consultation will be undertaken by the Activity Owner, supported by the Corporate and Communications Group and the Property Group. If this step occurs, Council will need to deliberate and resolve a final decision. If final decision is to dispose, then:



6. Statutory requirements

Officers consider any statutory requirements and takes actions to discharge such obligations.



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7. Requiring Agency

The Council ascertains if property is required by a Requiring Agency. If no:



Disposal

The Property Group disposes on the open market.

Note: additional Council reporting and resolution/s may be required throughout the process depending on the nature of the delegations provided by elected members to officers.

Prior to sale or disposal, all Property must be subject to a rigorous due diligence process by the Property Group (and appropriate advisors) which includes:

- Identifying all possible parties (if any) with any claim on the Property
- Confirm whether any specific obligations exist in respect of such parties
- Confirmation of any legal or regulatory obligations in respect of the Property (including reviewing the Property's underlying land status)
- Identifying whether any contractual obligation exists in respect of the Property.

Part of this due diligence investigation should also include the commercial viability of disposing of such Property and whether an application of such Property in an alternative manner would be a more viable option for the Council, e.g. leasing out of the Property.

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- 10 Consideration of Urgent Business Items
- 11 Consideration of Minor Nature Matters
- 12 Public Forum Issues Requiring Consideration
- 13 Exclusion of the Public

Recommendation

That the public be excluded from—

- *(a)the whole of the proceedings of this meeting; or
- *(b)the following parts of the proceedings of this meeting, namely,—

14.1 Public Excluded Minutes of the Temuka Community Board Meeting held on 11 November 2024

The general subject of each matter to be considered while the public is excluded, the reason for passing this resolution in relation to each matter, and the specific grounds under section 48(1) of the Local Government Official Information and Meetings Act 1987 for the passing of this resolution are as follows:

General subject of each matter to be considered	Reason for passing this resolution in relation to each matter	Plain English Reason
14.1 - Public Excluded Minutes of the Temuka Community Board Meeting held on 11 November 2024 Matters dealt with in these	Section 48(1) of the Local Government Official Information and Meetings Act 1987.	The public excluded minutes of the meeting held on 11 November 2024 are considered confidential pursuant to the provisions of the LGOIMA Act of 1987.
minutes: 14.1 - Thomas Hobson Trust Applications		The specific provisions of the Act that relate to these minutes can be found in the open minutes of the meeting held on 11 November 2024.

^{*}I also move that [name of person or persons] be permitted to remain at this meeting, after the public has been excluded, because of their knowledge of [specify]. This knowledge, which will be of assistance in relation to the matter to be discussed, is relevant to that matter because [specify]

•

^{*}Delete if inapplicable.

Note

Section 48(4) of the Local Government Official Information and Meetings Act 1987 provides as follows:

- "(4)Every resolution to exclude the public shall be put at a time when the meeting is open to the public, and the text of that resolution (or copies thereof)—
 - (a)shall be available to any member of the public who is present;
 and
 - o (b)shall form part of the minutes of the local authority."

14 Public Excluded Reports

15 Readmittance of the Public