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1 INTRODUCTION

1.1 Policy Statement

Quilpie Shire Council is committed to ensuring that it is transparent and accountable in the procurement of all goods and services. This policy establishes a framework to ensure that all of Council's procurement activities take into consideration the following factors:-

- i. are carried out in a professional manner, promoting probity and accountability;
- ii. are conducted in a fair and transparent manner through open and effective competition;
- iii. support local business;
- iv. comply with the Council's legal and statutory obligations;
- v. minimise operational costs;
- vi. deliver best quality and value for money;
- vii. support and advance Council's environmental, economic and social responsibilities;
- viii. maintain public confidence in the Council;
- ix. effectively manage risk; and
- x. assist in achieving Council's goals, as set out in the Corporate Plan.

1.2 Background

This document sets out the Council's policy for purchasing throughout the organisation and provides information on the roles and responsibilities of key officers and areas involved in the purchasing function within Council to ensure compliance with the *Local Government Act* 2009.

These policies and guidelines apply to the procurement of all goods, equipment and related services, construction contracts and service contracts (including maintenance) by Council as defined in the *Local Government Act* 2009.

All purchases of goods and services must be carried out in compliance with the *Local Government Act 2009* as amended, and the *Local Government Regulation 2012* as amended.

1.3 Principles

All Council procurement must be conducted in strict compliance with Section 104(3) of the *Local Government Act 2009*, including the procurement principles as follows:-

Value for money.

- a) The Council will harness its purchasing power to achieve the best value for money.
- b) The concept of value for money is not restricted to price alone.
- c) The value for money assessment will include consideration of:-
 - contribution to the advancement of the Council's priorities;
 - fitness for purpose, quality, services and support;
 - whole-of-life costs including costs of acquiring, using, maintaining and disposing;
 - internal administration costs;
 - technical compliance issues;
 - risk exposure; and
 - the value of any associated environmental benefits.



Open and effective competition.

- a) The Council will as far as is reasonably possible conduct purchasing of goods and services through a process of open and effective competition.
- b) The Council will give fair and equitable consideration to all prospective suppliers.
- c) Suppliers wishing to conduct business with the Council will be given every reasonable opportunity to do so subject to them satisfying the Council's requirements and relevant evaluation criteria. This may include but not be limited to demonstrated technical ability, environmental impact, company profile, professional references, quality assurance and total acquisition cost.

The development of competitive local business and industry.

- a) The Council encourages the development of competitive local businesses within the regional area. It will endeavour to promote and support local industry and efficient competition in the region in all its procurement activities.
- b) The Council acknowledges and fully supports the Queensland Government's Local Industry Policy.
- c) It is committed to giving local industry a fair and reasonable opportunity to tender for project work.
- d) When considering quotations and tenders for projects, Council's evaluation methods should be tailored to suit the specific project and should include appropriate provisions for the consideration of preferred suppliers.
- e) In addition to price, performance, quality, suitability and other evaluation criteria, the following areas may also be considered in evaluating offers:
 - creation of local employment opportunities;
 - readily available servicing support;
 - more convenient communications for contract management;
 - economic growth within the local area; and
 - benefit to the Council of associated local commercial transaction.

Environmental protection.

The Council promotes environmental protection through its procurement activities. In undertaking any procurement activities, the Council will:-

- a) promote the purchase of environmentally friendly goods and services that satisfy value for money criteria, when considering value for money also include the environmental cost;
- b) foster the development of products and processes of low environmental and climatic impact;
- c) provide an example to business, industry and the community by promoting the use of climatically and environmentally friendly goods and services; and
- d) encourage environmentally responsible activities.

Ethical behaviour and fair dealing.

- a) Council staff involved in purchasing must behave with impartiality, fairness, independence, openness, integrity, and professionalism in their discussions and negotiations with suppliers and their representatives.
- b) In addition, procurement must be conducted in a way that ensures that expenditure is only for Council purposes and is adequately documented to provide support for and transparency of recommendations and decisions.



1.4 Responsibilities

a) Legislative Reference:-

- Local Government Act 2009
- Local Government Regulation 2012
- b) Council officers responsible for purchasing goods and services are to comply with these instructions. It is the responsibility of Council employees involved in the procurement process to understand the policies and procedures as well as their meaning and intent.

2 PURCHASING REQUIREMENTS

2.1 Financial Delegation

- a) The Council delegates the Chief Executive Officer (CEO) the authority to incur financial expenditure on behalf of Council under the following provisions:
 - where expenditure has been provided for in Council's budget; or
 - in the opinion of the CEO such expenditure is required because of genuine emergency or hardship.
- b) The CEO may grant financial delegation to a Council Officer to incur expenditure on behalf of the Council if:
 - such delegation is recorded in the Register of Delegations; and
 - the expenditure is provided for as a line item in the current capital budget or operational budget within the Council Officers' direct area of responsibility.
 - in the case of genuine emergency or hardship the power to incur expenditure in these circumstances has also been delegated.
- c) The accountable officer (CEO) must approve financial delegations in writing by recording them in the Register of Delegations.
- d) Any officer incurring expenditure may only do so in accordance with any constraints imposed by the Council or the CEO in respect to a financial delegation.
- e) Officers are only to make contracts for the acquisition of goods and services where the total of the contract is considered to be within the officers' financial delegation limits and within the officers own directorate.
- f) When a purchase involves a trade-in of goods which form part of the purchase cost the transaction must be assessed on the cost of the asset without a trade.

2.2 Quality Assurance

At all delegation levels quality requirements must be considered for goods and services and acceptable standards must be included in the specifications supplied to suppliers (or possible suppliers). Similar diligence must be applied when supplied goods or services are evaluated after delivery/supply and before signing off for payment.

2.3 Keeping Record of Verbal and Written Quotes

Proper records which can be audited must be kept of verbal and written quotes. Verbal quotes **must** be noted in appropriate diaries or registers, while written quotes **must** be attached to requisitions and/or the office copy of orders.





2.4 Requirements to be met for Purchases to a Value of \$15,000 (GST Exclusive), subject to section exemptions (S 2.8)

- a) <u>Purchases up to \$50.00 (GST Inclusive)</u> purchases up to \$50.00 may be made out of petty cash except as defined otherwise by the Chief Executive Officer.
- b) Purchase of goods and services up to \$1,000 (GST Exclusive) at least one verbal offer.
- c) <u>Purchase of goods and services between \$1,000 and \$5000 (GST Exclusive)</u> at least two verbal offers.
- d) <u>Purchase of goods and services between \$5,000 and \$15,000 (GST Exclusive)</u> at least two written quotes.

2.5 Requirements to be met for Purchases Above a Value of \$15,000 (GST Exclusive), subject to section exemptions (S 2.8)

In accordance with Section 225 of the Local Government Regulation 2012, Council must invite written quotations before making a contract for goods or services involving a cost between \$15,000 and \$200,000 (GST Exc). The invitation must be given to at least three (3) persons or suppliers that Council considers can meet its requirements at competitive prices. Council may decide not to accept any quotes it receives however, if Council does accept a quote, it must accept the quote most advantageous to it having regard to the sound contracting principles.

2.6 Purchase of goods and services above \$200,000 (GST Exclusive), subject to section exemptions (S 2.8)

In accordance with Section 226 of the *Local Government Regulation* 2012, all purchases above \$200,000 (GST Exclusive) must occur by way of written tender. Council approval is also required for purchases above \$200,000 (GST Exclusive).

2.7 Publishing Details of Contracts Worth \$200,000 or more

- a) In accordance with Section 237 of the Local Government Regulation 2012, Council must, as soon as practicable after entering into a contract (other than a staff employment contract) worth \$200,000 (GST Exclusive) or more:-
 - publish relevant details of the contract on Councils website; and
 - display relevant details of the contract in a conspicuous place in Councils public offices.
- b) Relevant details of a contract include the following:-
 - the person with whom Council has entered into the contract;
 - the value of the contract;
 - the purpose of the contract.

2.8 Exemptions to Requirements to Seek Tenders or Quotations

- a) A local government may enter into a contract without inviting written quotations or tenders if the local government resolves: -
 - that it is satisfied that there is only 1 supplier reasonably available; or
 - that because of the specialised or confidential nature of the services that are sought, it
 would be impractical or disadvantageous for the local government to invite quotes or
 tenders; or
 - that a genuine emergency exists; or
 - to obtain second-hand goods; or
 - · to purchase goods at an auction; or

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- the contract is made with, or under an arrangement with, a government body; or
- to purchase goods via an approved contractor list, a pre-qualified supplier list, under a preferred supplier arrangement or an LGA Arrangement (local buy) refer Sections 6.4 of this policy for further guidelines.

2.9 Purchase Order Forms

The issue of a purchase order under the terms of the contract represents the acceptance of an offer, thereby establishing a contract with legal implications that this entails. It is important to note that purchase orders must be raised before the supply of goods and services to Council.

Purchase orders must specify where and to whom the goods are to be delivered along with delivery instructions. Purchase orders must contain a quoted price or estimated quoted price apportioned to the relevant job numbers.

Expenditure limits and threshold limits have been set in this policy to ensure proper controls and checks are carried out on all purchases. No officer shall break down a procurement of products or services into its components or reduce quantities or take any other action in order to avoid complying with this policy or obtaining the prescribed approvals.

2.10 Receipt of goods and services

Immediately upon receipt, goods must be inspected for compliance with the order specifications and quantities and be reconciled with the order. The supplier must be formally notified of any returns or shortfalls or damage to goods received. Credit requests must be raised and shortages endorsed on the delivery documents to ensure Council only pays for the quantities received.

2.11 Payment for goods and services

A signed proof of satisfactory receipt of the goods or services must be sent to the Accounts Payable Section to authorise payment to the supplier. Shortages, incorrect supplies, damaged goods, etc. must be noted and unless otherwise negotiated or specified in the offer or on the account, payment will be made strictly in accordance with Council's trading terms of net thirty (30) days from the date of receipt.,

Settlement discounts will be treated with urgency by the Council Officers and processed within the nominated discount period.

Purchase orders which may require cancellation must be referred immediately to the issuing Procurement Officer (Creditors/Finance Officer or Stores Officer) for appropriate action.

3 CORPORATE PURCHASE CARDS (INCL. FUEL CARDS)

Policy Objectives – Corporate Purchase Cards

The objective of this policy is to ensure the effective and efficient facilitation of purchases via the use of Council's Corporate Purchase Cards.

Policy Conditions – Corporate Purchase Cards

- a) The Corporate Purchase Card is recognised as a valuable cost reduction tool for efficient and effective operation of Council's procurement activities. Within Council, purchasing cards are issued on the basis that:-
 - The Corporate Purchase Card will only be used for official Council business conducted in the course of the card holders business activity;
 - In the absence of pre-established arrangements, Corporate Purchase Cards are a preferred form of procurement reducing use of orders for low-value purchases;



- Corporate Purchase Card use is limited by monthly limits and by individual transaction value on goods and/or services. (refer to Section 8, Schedule 2);
- The operation of the Corporate Purchase Card and the transaction limits be reviewed every year in order to identify the ongoing value in their use at Council;
- Issuing Corporate Purchase Cards are subject to written approval from the Chief Executive Officer;
- Each card holder is aware of and understands their obligations regarding use of Council's Corporate Purchase Cards, (refer to purchase card guidelines and conditions of use);
- Each card holder is aware of and understands the consequences of misusing Corporate Purchase Cards.
- b) Council Corporate Purchase Cards must not be used to draw cash advances.
- c) Council Corporate Purchase cards are not to be used to:
 - pay for any private or unofficial purchases;
 - pay for goods/services which are not available or complete at the time of the transaction (i.e. no back orders);
 - purchase items which would otherwise be available for issue from the Council's stores except where such purchases are necessary in cases of emergency or after hours.
- d) The issue and use of Council's Corporate Purchase Cards is also subject to the "Quilpie Shire Council Corporate Purchase Card Guidelines and Conditions of Use".

4 TENDERS and EXPRESSIONS OF INTEREST

- a) A local government must invite written tenders for: -
 - contracts worth \$200,000 (GST Excusive) or more; or
 - a valuable non-current asset contract.
- b) The local government must either: -
 - invite written tenders; or
 - invite expressions of interest before considering whether to invite written tenders.
- c) However a local government may only invite expressions of interest if it: -
 - decides, by resolution, that it would be in the public interest to invite expressions of interest before inviting written tenders; and
 - keeps a record of its reasons for making the resolution.
- d) Invitation for tenders must:-
 - be made by an advertisement in a newspaper that circulates generally in the local government area; and
 - allow written tenders to be given to the local government for at least 21 days after the advertisement is published.
- e) Invitation for expressions of interest must: -
 - be made by an advertisement in a newspaper that circulates generally in the local government area; and
 - allow written expressions of interest to be given to the local government for at least 21 days after the advertisement is published.
- f) If the local government invites expressions of interest, the local government may:-
 - prepare a shortlist from the persons who respond to the invitation for expressions of interest; and

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invite written tenders from those persons.

If: -

- an invitation to tender states that the local government might later invite all tenderers to change their tenders to take account of a change in the tender specifications; and
- the local government does change the tender specifications;
- the local government may invite all the persons who submitted a tender to change their tender to take account of the change, before making a decision on the tenders.
- g) A local government may decide not to accept any tenders it receives.
- h) However, if the local government does decide to accept a tender, the local government must accept the tender most advantageous to it, having regard to the sound contracting principles.

Tenders Closure Date and Time

- i) Council is to provide a strongly constructed tender box in a designated area of Council premises for the purpose of holding all tender documents submitted by potential suppliers.
- j) The tender box is to be securely locked and keys held by the CEO or his delegate.
- k) All tender documents received before the advertised tender closure times are to be lodged in the tender box unopened. Tender documents received after the advertised closing date and time will be rendered invalid, unless the tender documents made provision for conditions under which late lodgements may be considered.
- I) All tenders will not be opened in public and all tenderers, whether successful or not, will be advised of the outcome.

Release of Information

- m) Officers must not release information, including names of tenderers to other tenderers, prior to the awarding of contracts.
- n) Communications should be minimized with suppliers prior to the award of a tender except during the course of work.
- All quotation and tender documents should include advice regarding protocols for contact with staff and Councillors during contracting processes. Lobbying of any Councillor during the contracting process will automatically disqualify the tenderer/quoter from the contracting process.

Tender Storage Period

p) All tender documents shall be held for the duration of the tender period and documents (excluding brochures) shall be held for the period specified in the Queensland State Archives – General Retention and Disposal Schedule for Administrative Records.

5 POLICY REVIEW

It is the responsibility of the Finance Manager to monitor the adequacy of this policy and recommend appropriate changes. This policy will be formally reviewed by Council annually.

6 DEFINITIONS

6.1. Approved Contractor List





- a) An 'approved contractor list' is a list of persons Council considers to be appropriately qualified to provide services for medium or large sized contracts.
- b) A local government may establish an approved contractor list by:-
 - inviting expressions of interest from suitably qualified persons, by an advertisement in a newspaper that circulates generally in the local government area; and
 - allowing expressions of interest to be given to the local government for at least 21 days after the invitation is advertised; and
 - choosing persons for the approved contractor list on the basis of the sound contracting principles.

6.2. Register of Pre-Qualified Suppliers

- a) A "pre-qualified supplier" is a supplier who has been assessed by Council as having the technical, financial and managerial capability necessary to perform contracts on time and in accordance with agreed requirements.
- b) Council may establish a register of pre-qualified suppliers of particular goods or services only if:-
 - the preparation and evaluation of invitations every time that the goods or services are needed would be costly; or
 - the capability or financial capacity of the supplier of the goods or services is critical; or
 - the supply of the goods or services involves significant security considerations; or
 - a precondition of an offer to contract for the goods or services is compliant with particular standards or conditions set by the local government; or
 - the ability of local business to supply the goods or services needs to be discovered or developed.

6.3. Preferred Supplier Arrangement

- a) Council may establish a preferred supplier arrangement if
 - the supply of goods or services is needed in large volumes or frequently; and
 - Council is able to obtain better value for money by accumulating the demand for the goods or services; and
 - the goods or services needed can be described in terms that would be well understood in the relevant industry.
- b) Council must invite persons to tender for a preferred supplier arrangement.
- c) The invitation to tender for a preferred supplier arrangement must:-
 - be made by an advertisement in a newspaper that circulates generally in the local government area; and
 - allow tenders to be given to Council for at least 21 days after the advertisement is published; and
 - describe the terms of the preferred supplier arrangement.
- d) When selecting a person to be the preferred supplier under a preferred supplier arrangement, Council must have regard to the sound contracting principles.
- e) Council must ensure the terms of the preferred supplier arrangement allow the contract to be cancelled for the poor performance of the preferred supplier.
- f) A preferred supplier arrangement may be entered into for a term of more than 2 years only if the local government is satisfied it will get better value for doing so.



6.4. LGA Arrangement (Local Buy)

- a) An "LGA Arrangement" is an arrangement that has been entered into by:-
 - the Local Government Association of Queensland (LGAQ Ltd.); or
 - a company (the associated company) registered under the Corporations Act if LGAQ
 Ltd. is its only shareholder; and
- b) If LGAQ Ltd. or the associated company were a local government, would be, either:-
 - a contract with an independent supplier from a register of pre-qualified suppliers established under section 232(3) by LGAQ Ltd. or the associated company; or
 - a preferred supplier arrangement entered into with an independent supplier under section 233.
- c) An **independent supplier** is an entity other than a subsidiary (a **relevant subsidiary**) of LGAQ Ltd. or the associated company under the Corporations Act.
- d) Despite subsection 6.4 (b), an **LGA Arrangement** may include a contract with a relevant subsidiary from a register of pre-qualified suppliers or a preferred supplier arrangement with a relevant subsidiary if the arrangement is approved by the minister.
- e) For deciding whether to approve an LGA arrangement under subsection 6.4 (d) the Minister:-
 - must have regard to the sound contracting principles; and
 - may ask LGAQ Ltd or the associated company to give the Minister information or documents relevant to the arrangement.

7 SCHEDULE 1 – FINANCIAL DELEGATIONS (OTHER THAN CREDIT CARDS)

Only the Council Officers listed in the following schedule are authorised to sign **purchase orders**, and then only in accordance with their financial delegation limits. By signing a purchase order all officers are confirming that they have taken full notice of the Purchasing Policy and have met with all of the relevant conditions.

Chief Executive Officer	unlimited	
Manager of Corporate & Community Services	\$100,000.00	
Manager of Financial Services	\$30,000.00	
Manager of Engineering Services	\$50,000.00	
Technical Coordinator	\$30,000.00	
Stores Officers	\$30,000.00	
Creditors / Finance Officer	\$15,000.00	

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SCHEDULE 2 - CREDIT CARD TRANSACTION AND MONTHLY LIMITS

Only the Council Officers listed in the following schedule are authorised to utilise Council Corporate Purchase Cards in line with the approved Guidelines and Conditions of Use.

Council's total approved Credit Card Transaction Limit is \$20,000.00

Mayor	3,000.00
Chief Executive Officer	8,000.00
Manager of Corporate & Community Services	3,000.00
Manager of Engineering Services	3,000.00
Senior Stores Officer	3,000.00
TOTAL Facility Limit	\$20,000.00

SCHEDULE 3 – PROCUREMENT DELEGATIONS (SIGNING OFFICERS) 9

Only the Council Officers listed in the following schedule are authorised to approve order requisitions, and then only in accordance with their financial delegation limits. By signing an order requisition all officers are confirming that they have taken full notice of the Purchasing Policy and have met with all of the relevant conditions.

Chief Executive Officer	unlimited
Manager of Corporate & Community Services	\$100,000.00
Manager of Financial Services	\$30,000.00
Manager of Engineering Services	\$50,000.00
Technical Coordinator	\$30,000.00
Work Supervisors	\$15,000.00
Workshop Supervisor	\$15,000.00
WHSO	\$15,000.00
Stores Officers	\$30,000.00
Creditors / Finance Officer	\$15,000.00

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Councillors

Councillors are authorised to sign cheque and EFT remittance payments with the Chief Executive Officer or Manager Corporate & Community Services.

The Mayor and Councillors Hewson and Milosevic are authorised to sign legal and contractual documents on Councils behalf.

DOCUMENT CONTROL							
			Adopted by:	Council			
Version	Date	Details	Reviewed By	Position			
1	22 January 2013	Adopted by Council					
2	8 April 2014	Reviewed & Adopted	Barry Bonthuys	Finance Manager			
3	16 June 2015	Reviewed & Amended	David Charlton	MFS			

Review Period:	Annually	Review Date:	April 2016	
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