COUNCIL POLICY



TITLE:	CEO Employment and Remuneration Policy	
ID NUMBER:	CPO-CEO-OD-001 (Doc Set ID: TBC)	
DEPARTMENT:	CEO Department	
UNIT:	Organisational Development	
RESPONSIBLE OFFICER:	Organisational Development Manager	
ADOPTED DATE AND BY WHOM:	Council 14 December 2021	
EXPIRY DATE:	13 December 2025	
REVIEW DATE:	June 2025	
	This policy will be reviewed every four years or as required by any legislative or council changes.	
AVAILABILITY:	Organisation wide Public Internet	Yes ⊠ No ☐ Yes ⊠ No ☐ Yes ⊠ No ☐

Media Release

Yes

Yes

Sou Wester (Responsible Officer to prepare article)

No 🗵

No 🖂

ADVISE AVAILABILITY:

1. References

Recruitment and Selection of Staff Policy OPO-CEO-HR-006 (DocSetID: 1498332)

Staff Code of Conduct OPO-CEO-HR-003 (DocSetID: 1706557)

Equal Opportunity, Anti-Discrimination and Anti-Bullying Policy OPO-CEO-OD-001 (DocSetID: 1750333)

Staff Development & Annual Review – Senior Officers & Senior Executive Officers Procedure OPR-CEO-HR-007 (DocSetID: 687944)

Performance Improvement Procedure OPR-CEO-OD-009 (DocSetID: 2270468)

Chief Executive Officer employment contract

Chief Executive Officer performance indicators

Local Government Act 2020

Charter of Human Rights & Responsibilities Act 2006

Fair Work Act 2009 and National Employment Standards (NES)

Equal Opportunity Act 2010

Gender Equality Act 2020

Glenelg Shire Council, Records Management Policy OPO-CORPS-RECM-001 (DocSetID: 1933907)

2. Purpose

This policy is a requirement of the Local Government Act 2020 and outlines the way in which Council will manage the recruitment and appointment of its Chief Executive Officer, provides consistency for contract inclusions, performance monitoring and requirement for annual review.

3. Scope

This CEO Employment and Remuneration Policy (the Policy) applies to activity undertaken by the elected Council and candidates or incumbents of the Chief Executive Officer (CEO) position.

4. Council Policy Principles

The employment cycle of a CEO is a core responsibility of the elected Council. This policy outlines the mechanisms which will support the Council in fulfilling its obligations regarding CEO employment and remuneration.

The following principles are to guide those preparing submissions to the Council for the appointment of the Chief Executive Officer.

Principle 1: CEO employment and recruitment processes will be based on decision-making principles and criteria that are fair and reasonable and applied consistently.

Principle 2: CEO remuneration should be competitive. Remuneration should be set at a competitive level for the relevant market and sector in order to attract and retain talent.

Principle 3: CEO remuneration should have regard for Council's fiscal and economic conditions.

Principle 4: CEO performance reviews should be based on the proper assessment of an individual's work-related qualities, abilities and potential against the genuine requirements of the role.

Principle 5: All decisions and actions are conducive to ongoing good governance.

4.1 CEO Employment and Remuneration Committee

4.1.1 Establishment

Council may establish a CEO Employment and Remuneration Committee (the Committee) in accordance with s. 45(2) of the Act.

The Committee will be chaired by:

- A Councillor; or
- An independent person, entitled to be remunerated for their work.

Where the Committee is not appointed Council must ensure access to independent professional advice is available

4.1.2 Secretariat Support

The Director Corporate Services will provide secretariat support to the Committee namely

- Coordinating meetings of the Committee
- Preparing relevant documentation including reports to Council and contractual documents
- Maintaining appropriate records regarding performance reviews

(This document is uncontrolled when printed)

4.2 Recruitment and Appointment of CEO

Council will engage an independent advisor or a suitably qualified recruitment firm to support it in recruitment and appointment of a CEO. The Committee, if appointed, may make recommendations to the Council when appointing a recruitment firm, determining the CEO selection criteria and developing the CEO contract.

The recruitment firm will manage the end-to-end CEO recruitment process including:

- In conjunction with Council preparing a brief on the role and the ideal candidate.
- Providing a detailed schedule to Council outlining the end-to-end process.
- Developing an advertising strategy to attract suitable candidates.
- Assisting the Council to conduct first and second round interviews to determine a shortlist of candidates.
- Conducting reference checks on the preferred candidate.
- Working with the Organisational Development (OD) Manager to issue the contract of employment for the new CEO.
- Preparing the communications for the Council to announce the appointment of the new CEO; and
- Working with the OD Manager to induct the new CEO.

4.2.1 Contractual Requirements

The contractual terms and conditions for the CEO are:

- A contract of employment is to be offered for a period of up to five years.
- A CEO is eligible to be reappointed under a new contract of employment.
- If there is a vacancy in the office of the CEO or the CEO is unable to perform the
 duties of the office of the CEO, the Council must appoint a person to be the
 Acting CEO.
- Council can delegate power to appoint an acting CEO for a period not exceeding 28 days
- The total remuneration package (TRP) includes salary, superannuation, the cost
 of a motor vehicle to an employer and the cost of other employment benefits and
 associated fringe benefits tax, but excludes general business expenses such as
 laptop computers, mobile phones or study leave; and
- Termination of contract provisions the employer may terminate a contract by providing the CEO with no longer than six months' notice in writing.

4.3 Remuneration and Expenses

4.3.1 Remuneration

The CEO remuneration package will be subject to the review of the CEO Employment and Remuneration Committee where appointed, or Council may work with an independent consultant to undertake the review. Any decision to increase the remuneration of the CEO must be in accordance with the Council Policy Principles.

Remuneration will be reviewed annually in accordance with the CEO Performance review and contract requirements.

The Total Remuneration Package shall consider:

- The Officer's performance measured against the Performance Criteria for that year as determined by the Performance Review;
- The extent of any increase over the preceding 12 months in the consumer price index (All Groups, Melbourne) as issued by the Australian Statistician;
- The Total Remuneration Package for Chief Executive Officers in other Victorian Councils of similar size and demographics to the Council.
- Any statement of policy issued by the Government of Victoria which is in force with respect to its wages policy (or equivalent); and
- Any Determination that is currently in effect under section 21 of the Victorian Independent Remuneration Tribunal and Improving Parliamentary Standards Act 2019 in relation to remuneration bands for executives employed in public service bodies.

4.3.2 Expenses

The Chief Executive Officer may be provided a Corporate Card to use in transactions related to the role of CEO. Corporate card expenditure will be reviewed and approved by the Mayor. The independent Audit & Risk Committee will receive quarterly reports on all CEO corporate card transactions.

The Council will meet expenses incurred by the CEO including:

- Membership and subscription fees payable to professional associations which are reasonably necessary or desirable in performance of duties
- Reasonable costs incurred where attending conferences, seminars or undertaking study, in consultation with the Mayor.
- Reasonable costs incurred in performance of duties.
- Telephone expenses (contract).

4.4 CEO Performance Plan

Council will adopt an annual performance plan for the CEO. The Performance Plan will be developed in conjunction with the CEO.

The Performance Plan will document agreed objectives and outcomes to be delivered over a twelve-month period.

4.4.1 CEO Performance Review

An independent consultant may be appointed by the Council to assist with the CEO's review process. The consultant may assist Council with assessing the performance of the CEO against the current annual objectives, and the development of new objectives for the following performance year.

The review will also include the opportunity for Council to provide the CEO with performance related feedback and input into the CEO's development plan.

The CEO will also provide feedback on the performance of the Council as part of the feedback process, which may be facilitated by the independent consultant.

The performance review will be completed annually to coincide with the anniversary of the CEO's commencement date.

4.5 Contract Expiry

The Committee, if appointed must make recommendation six months prior to the expiry of the CEO contract and with regard to current legislation to:

- reappoint the CEO; and
- advertise for recruitment the role of CEO.

4.6 Dispute Resolution

In relation to any matter under this policy or the CEO's employment contract that may be in dispute, either the CEO or Council may:

- a. give written notice to each other of particulars of any matter in dispute; and
- b. within 14 days of receiving a notice specified in subclause 4.6(a), a meeting will be convened between Council (along with any nominated representative of Council) and the CEO (along with any nominated representative of the CEO) in an attempt to resolve the dispute.

The CEO and Council will attempt to resolve the dispute at the workplace level.

Upon failure to resolve the dispute at the workplace level, the CEO and Council will:

- (a) refer the dispute to an independent mediator as agreed by the CEO and Council, or otherwise as nominated by the Executive Director of Local Government Victoria.
- (b) agree to participate in any mediation process in good faith, with such mediation to operate in a manner as agreed by the CEO and Council; and
- (c) acknowledge the right of either the CEO or Council to appoint, in writing, another person to act on their behalf in relation to any mediation process.

The cost of the mediation service will be met by Council.

The employee and Council will each be responsible for meeting the cost of any advisor or nominated representative used by them.

4.7 Responsibilities

Who	What
Director Corporate Services	Secretariat support to Council which facilitates the reports and documentation required under this policy.
	Oversee adherence to the CEO Employment and Remuneration Policy.
Council	Appoint independent member to CEO Employment and Remuneration Committee Conducting CEO performance reviews in line with adopted policy.
Audit and Risk Committee	Oversee adherence to the Credit Card Policy for expenses incurred by the CEO.

5. Records Management

All Council records created and managed as a result of implementing this policy will be managed in accordance with the Council's Records Management Policy.

The Records Management Policy assigns responsibilities for records management to employees, supervisors, volunteers and other specific positions.

No Council records are to be destroyed without consideration of the requirements of the Act(s) that govern the functions relevant to this policy. Prior to destruction, advice must be sought from the Information and Data Unit, with consideration to the requirements of the appropriate Retention and Disposal Authority (RDA).

6. Victorian State Legislation Copyright Acknowledgement

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