

## 6.3 TEMPORARY EMPLOYMENT OR APPOINTMENT OF ACTING CHIEF EXECUTIVE OFFICER

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<b>Policy Owner:</b>	Governance and Compliance
<b>Person Responsible:</b>	Chief Executive Officer
<b>Date of Approval:</b>	17 October 2017
<b>Amended:</b>	20 October 2020, 16 February 2021, 18 October 2022, 15 October 2024

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**Objective:** To establish policy, in accordance with Section 5.39C of the *Local Government Act 1995*, that details the Shire of Corrigin processes for appointing an Acting or Temporary Chief Executive Officer (CEO) for periods of less than 12 months of planned or unplanned leave or an interim vacancy in the substantive office.

**Scope:** This policy applies to the statutory position of the Chief Executive Officer (CEO) of the Shire of Corrigin

**Definitions:** **Acting CEO** means a person employed or appointed to fulfil the statutory position of CEO during a period where the substantive CEO remains employed but is on planned or unplanned leave.

**Temporary CEO** means a person employed or appointed to fulfil the statutory position of CEO for the period of time between the end of the substantive CEO's employment and the appointment and commencement of a newly appointed substantive CEO.

### Policy:

1. **Acting and Temporary CEO requirements and Qualifications**
  - 1) When the CEO is on planned or unplanned leave, or the CEO's employment with the Local Government has ended, an Acting or Temporary CEO is to be appointed in accordance with this Policy to fulfil the functions of CEO as detailed in Section 5.41 of the Local Government Act 1995, and other duties as set out in the Act and associated Regulations.
  - 2) Through this policy, and in accordance with section 5.36(2)(a) of the Act, the Council determines that employees appointed to the substantive position of Deputy Chief Executive Officer are considered suitably qualified to perform the role of Acting or Temporary CEO.
  - 3) A person appointed to act in the position of Deputy Chief Executive Officer is not included in the determination set out in Clause 3 (2).
2. **Appoint Acting CEO – Planned and unplanned leave for periods up to 6 weeks**
  - 1) The CEO is authorised to appoint the Deputy Chief Executive Officer in writing as Acting CEO, where the CEO is on planned or unplanned leave for periods not exceeding 6 weeks, subject to the CEO's consideration of the Deputy Chief Executive Officer performance, availability, operational requirements and, where appropriate, the equitable access to the professional development opportunity.
  - 2) The CEO must appoint an Acting CEO for any leave periods greater than 1 week and less than 6 weeks.
  - 3) The CEO is to immediately advise all Council Members when and for what period of time the Deputy Chief Executive Officer is appointed as Acting CEO.

- 4) If the CEO is unavailable or unable to make the decision to appoint an Acting CEO in accordance with (2), then the Deputy Chief Executive Officer will be appointed Acting CEO.
  - 5) Council may, by resolution, extend an Acting CEO period under subclause (4) beyond 6 weeks if the substantive CEO remains unavailable or unable to perform their functions and duties.
- 3. Appoint Acting CEO for extended leave periods greater than 6 weeks but less than 12 months**
- 1) This clause applies to the following periods of extended leave:
    - Substantive CEO's Extended Planned Leave which may include accumulated annual leave, long service leave or personal leave; and
    - Substantive CEO's Extended Unplanned Leave which may include any disruption to the substantive CEO's ability to continuously perform their functions and duties.
  - 2) The Council will, by resolution, appoint an Acting CEO for periods greater than 6 weeks but less than 12 months, as follows:
    - a) Appoint one employee, or multiple employees for separate defined periods, as Acting CEO to ensure the CEO position is filled continuously for the period of extended leave; or
    - b) Conduct an external recruitment process in accordance with the principles of merit and equity prescribed in section 5.40 of the Act.
  - 3) The President will liaise with the CEO, or in their unplanned absence the Deputy Chief Executive Officer to coordinate Council reports and resolutions necessary to facilitate an Acting CEO appointment.
  - 4) Subject to Council resolution, the President will execute in writing the Acting CEO appointment with administrative assistance from the Deputy Chief Executive Officer.
- 4. Appoint Temporary CEO – Substantive Vacancy**
- 1) In the event that the substantive CEO's employment with the Shire of Corrigin is ending, the Council when determining to appoint a Temporary CEO may either:
    - a) by resolution, appoint Deputy Chief Executive Officer as the Temporary CEO for the period of time until the substantive CEO has been recruited and commences their employment with the Local Government; or
    - b) by resolution, appoint Deputy Chief Executive Officer as the interim Temporary CEO for the period of time until an external recruitment process for a Temporary CEO can be completed; or
    - c) following an external recruitment process, in accordance with the principles of merit and equity prescribed in section 5.40 of the Act, appoint a Temporary CEO for the period of time until the substantive CEO has been recruited and commences employment with the Local Government.
  - 2) The President will liaise with the Deputy Chief Executive Officer to coordinate Council reports and resolutions necessary to facilitate a Temporary CEO appointment.
  - 3) The President is authorised to execute in writing the appointment of a Temporary CEO in accordance with Councils resolution/s, with administrative assistance from the Deputy Chief Executive Officer.

**5. Remuneration and Conditions of Acting or Temporary CEO**

- 1) Unless Council otherwise resolves, an employee appointed as Acting CEO shall be remunerated at 80-100% of the cash component only of the substantive CEO's total reward package.
- 2) Council will determine by resolution, the remuneration and benefits to be offered to a Temporary CEO when entering into a contract in accordance with the requirements of Sections 5.39(1) and (2)(a) of the Act.
- 3) Subject to relevant advice, the Council retains the right to terminate or change, by resolution, any Acting or Temporary CEO appointment.