

Ku-ring-gai Council

# **Policy** Dividing Fences adjoining Council Land Policy

Version Number 2 Adopted: 22/10/2019 Effective: 23/10/2019

## Dividing Fences adjoining Council Land Policy

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## **Controlled Document Information**

## **Authorisation Details**

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## **Related Document Information, Standards & References**

Related Legislation:	Dividing Fences Act 1991 Local Government Act 1993 Roads Act 1993 Crown Lands Act 2016	Section 25 (1) Section 49 and 50 Section 159 Division 4.2
Related Policies (Council & Internal)	Nil	
Related Documents - Procedures, Guidelines, Forms, WHS Modules/PCD's, Risk Assessments, Work Method Statements, etc	Procedure – Dividing Fences adjoining Council Land	Internal document - <u>2019/240731</u>

#### Version History

Version Number	Version Start Date	Version End Date	Author	Details and Comments
1	8/4/2014	4/8/2017	lan Taylor	First Version
2	23/10/2019	23/10/2023	Mark Shaw	Policy reviewed and updated.

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## Policy

### Purpose

The purpose of this document is to provide a Council policy on the application of the *Dividing Fences Act 1991* with regard to Council's obligations, liabilities and procedures.

## Objectives

The objectives of the policy are:

- To ensure compliance with the requirements of the *Dividing Fences Act 1991;*
- To disclose how the *Dividing Fences Act 1991* operates with regard to Council's liabilities for dividing fences adjoining Council land;
- To limit Council's liability against potential claims; and
- To develop procedures transparent for applicants requesting contributions and advice to residents.

#### Scope

The policy applies to all council officials, unless these guidelines are varied in writing or this policy is amended.

#### Responsibilities

This policy is the responsibility of the Manager Technical Services – Operations.

Implementation of the policy is the responsibility of the General Manager and all Directors, Managers and Supervisors.

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## **Policy Statement**

Section 25 (1) of the *Dividing Fences Act 1991* exempts Council from liability in respect to dividing fences on land vested in Council for the purposes of a public road, public park or public reserve.

Council therefore, does not contribute towards the cost of fencing on the boundaries of:

- public roads (inclusive of lanes or pathways),
- public reserves including most drainage reserves by reason of Section 49 and Section 50 of the Local Government Act 1993 and
- most public garden and recreation spaces, *unless there are special circumstances*.

Special circumstances are limited to cases of demonstrated hardship and where it is deemed in Council's own interest to have a boundary fence.

Council generally will contribute up to 50% of the cost of a standard fence, on the common boundary of Council's other properties, such as:

- Car parks <u>unless</u> the land on which the car park is located is a public reserve as defined in the *Local Government Act*, or.
- Libraries, community centres and baby health centres <u>unless</u> built within a public reserve as defined in the *Local Government Act*.

The standard for a sufficient dividing fence for the purposes of this Policy is considered a timber paling fence with a maximum height of 1.8 metres.

Applicants may construct other more expensive fences. However, Council's contribution will be limited to 50% of the standard fence. Applicants will be required to pay any additional costs.

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