

Disposal of small parcels of housing land policy.

Updated March 2025

Title	Disposal of small parcels of housing land policy
Users of Policy	Colchester City Council and Colchester Borough
	Homes Officers
Date Adopted	03 July 2012
Date last Reviewed	31 March 2025
Review Frequency	Every 3 years
Best Before Date	31 March 2028
Scheme of Delegation	
Formation of Policy	Portfolio Holder(s) with delegated responsibility for
	Housing Revenue Account land including terms for
	acquisitions and disposals.
Amendments	Portfolio Holder(s) with delegated responsibility for all
	Housing Revenue Account land including terms for
	acquisitions and disposals.
Monitoring	Housing Client Co-ordinator
Implementation	Housing Client Co-ordinator
Approval of requests	Portfolio Holder(s) with delegated responsibility for all
	Housing Revenue Account land including terms for
	acquisitions and disposals.

1. Aims of Policy

1.1 The aim of the Disposal of Small Parcels of Housing Land Policy is to set out Colchester City Council's approach to the sale of small parcels of land held within the Housing Revenue Account (HRA) to protect residents' interest in the Council's land assets and to ensure requests are dealt with in a fair and consistent manner.

2. Legislation and Guidance

2.1 Reference should be made to the Secretary of State's General Housing Consents 2013 – S32 of Housing Act 1985, in particular Part A. The General Consent for the Disposal of Land held for the purposes of Part II of the Housing Act 1985 -2013.

A local authority may dispose of land (subject to conditions) for a consideration equal to its market value.

A local authority may dispose of vacant land.

- 2.2 The policy covers small areas of Housing Land identified by the Corporate Landlord Service as land that is within the HRA. It is not intended to cover areas of land with the potential for Social Housing Development. For the purposes of this policy an area of land will be considered to have the potential for social housing development if;
 - a) the size, shape and area of the land would allow the development of one or more homes or
 - b) the land has the potential to open up an additional piece of land (i.e. a ransom strip), and the size, shape, area of the additional piece of land opened up would allow the development of one or more homes.

Any piece of land which it is felt could fall into one of the above categories will be referred to the appropriate Officer(s) for consideration. This may include garages or land on garage sites.

2.3 A procedural flow chart accompanies the Policy and should be referred to in conjunction with the Policy.

3. The Policy

- 3.1 Housing Land is regarded as public property and is not usually for sale to benefit private individuals. Applications from private individuals to buy land will normally be refused unless:
 - There is a broader community benefit to the disposal, for example a rationalisation of small parcels of 'backland' open space, either rarely used or often misused.
 - There are management issues in relation to the parcel of land concerned for example, they are difficult or very costly to maintain, there are issues regarding the use of the land for anti-social behaviour or community safety implications.
 - There are extenuating circumstances in relation to the applicant requesting the purchase of the land – for example, there are health grounds in relation to the applicant and the sale of the land would improve their quality of life and would not adversely affect the quality of life of others in the neighbourhood.

In all these cases evidence would be required to support and justify the application to buy.

- 3.2 Before any sale is approved the local community will be consulted on the proposal to dispose of the land. This will include consulting with immediate neighbours or communities including current tenants, Ward, Parish and Town Councillors.
- 3.3 The Council's strategic priorities and planning policies will also be considered, and a recommendation will only be made if the sale is not to the detriment of Council priorities or policies.
- 3.4 Where an application to purchase land meets one or more of the criteria specified in 3.1 and there are no reasonable grounds to refuse the sale arising from consultation, Officers will make a recommendation by way of a report to the Portfolio Holder(s) with delegated responsibility for all Housing Revenue Account land including terms for acquisitions and disposals.
- 3.5 The report recommending the sale to the Portfolio Holder(s) will include the reasons for the disposal and any comments received through the consultation process. If no comments received from the consultation process this should be stated.
- 3.6 The Portfolio Holder(s) decision is open to the Council's 'Call in' procedure with the exception of those taken under the urgency provision.
- 3.7 Dealing with enquiries and issues that arise with the sale of housing land can involve investigation, consultation and work with other departments for which the

- Council will incur costs. Administration charges will be made to cover the costs for dealing with requests relating to the sale of housing land.
- 3.8 The applicant assumes all responsibility for paying the Council's sale fees and to pay any charges associated with the change of use to the land.

4. Appeals Procedure

- 4.1 Appeals must be received within 28 days of the decision letter and will only be considered where additional information is provided to support the applicant's request to purchase or where there is a material change of circumstances. A different Officer will review the decision made taking into account any new supporting information provided by the applicant. The Reviewing Officer may consult with the Officer whom made the original decision.
- 4.2 Where an applicant is appealing against how the policy and procedure have been applied a Senior Officer will investigate the case and respond.
- 4.3 Portfolio Holder decisions are subject to the Council's 'Call in' procedure. This procedure is for Councillors wishing to challenge a decision made by a Portfolio Holder. The Scrutiny Panel monitors the decisions, the Panel may uphold the Portfolio Holders decision or recommend that the Portfolio Holder reconsiders the decision.

5. Service Standards

- Acknowledgement, including name and telephone number of the Officer dealing with the application – within 5 working days of receipt of all information and payment of administration fee.
- Outcome of Policy Test (if Refusal) within 28 working days.
- Outcome of Full Consultation within 7 working days of close of consultation.
- Preparation of Portfolio Holder Report within 28 working days of close of consultation.
- Outcome of Portfolio Holders Decision within 14 working days of the decision notice.
- Appeals Acknowledgement, including name and telephone number of Officer dealing with appeal within 5 working days of receipt.
- Outcome of Appeal within 28 working days.

6. Monitoring and Review

- 6.1 We will monitor our performance in meeting the Service Standards set out in this Policy.
- 6.2 Policy reviews will be conducted every 3 years to make sure the policy continues to be efficient and effective, whilst ensuring it still meets current legislation and the Council's strategic objectives.

7. Communicating the Policy to Staff

- 7.1 Staff involved in the implementation of the Policy will receive a copy of the policy and procedural flow chart.
- 7.2 The Council will provide sufficient training to enable staff to understand and comply with the Policy.
- 7.3 A copy of the Policy will be placed on the Councils website.
- 7.4 Any amendments to the Policy will be communicated, in a timely manner, to all staff involved in implementing the policy. Revised Policy documents will be circulated and stored on the Councils document storage system.

8. Communicating the Policy to Customers

8.1 The policy including the procedural flow-chart and frequently asked questions will be available on the Councils website.