

FOR-PROFIT ACTIVITIES ON CITY RESERVES AND PARKS

Document Control Statement – This policy is maintained by Recreation Facilities. Any printed copy may not be up to date and you are advised to check the electronic copy on the City website to ensure that you have the current version. Alternatively, you may contact Customer Service on (08) 9186 8555.

1. OBJECTIVE

- To provide both residents and visitors to the City of Karratha (the City) with a variety of fitness and personal training options which promote personal wellbeing, are safe; and
- Ensure that the operation of for-profit activities in general, do not detract from the amenity of the City's parks and reserves, and manages liability issues arising from the use of the reserves.

2. PRINCIPLES

2.1 Policy Provisions

The City recognises that physical activity is a valuable component of maintaining a healthy community. The City is committed to providing spaces and places for people to participate in a range of activities that enhance physical health and well-being (including mental and social well-being).

This policy has been developed to provide clarity and guidance on the use of City managed parks and recreational areas which are utilised by Personal Trainers, Yoga Instructors, dog trainers and other for-profit sporting and lifestyle activities which are not part of organised sporting clubs who pay fees for the use of parks and other reserves.

This policy will capture for-profit activities which are conducted either for monetary gain (ie payment of fees) or request for donation (i.e. gold coin donation or similar). This policy will still allow residents to utilise City parks and recreational reserves as public open space without payment of a personal trainer or similar.

Provisions within the City of Karratha Activities on Thoroughfares and Public Places and Trading in Thoroughfares Local Law where goods are hired, or the City's Local Government Property Local Law where a person is offering their services will be taken into account. Due to the nature of the activities taking place, this needs to be considered separate to the City's Stallholder and Street Trader Policy which relates to the sale of goods rather than the provision of a service.

Given the many unique forms of personal training and for-profit activities, and the many parks and reserves within the City that could be proposed, all applications for a Trading Licence are to be lodged and will be assessed in conjunction with the City of Karratha Activities on Thoroughfares and Public Places and Trading in Thoroughfares Local Law, and the City's Local Government Property Local Law. In addition to this, the application will be assessed on their individual merits and the information supplied in the application, in line with but not limited to the following:

- 1. Permits will be limited to a period of no more than one (1) year which, subject to performance may be renewed or cancelled at the discretion of the Local Government. Council will set the fee payable by applicants through its Fees & Charges processes.
- 2. The City will assess applications for licences for personal training in City parks and reserves with reference to the Local Law and the criteria set out in this Policy.
- 3. The City will assess the suitability of proposed personal training activities utilising local government owned or management land. This assessment will consider the consistency of the proposed activity with the land use and vesting of the parcel of land or any management order that is attached to the parcel of land.
- 4. The Karratha Leisureplex Oval is not permitted to be used by personal trainers or other service providers unless employed for that activity by the City.

- 5. A personal trainer must not attempt to conduct a session within a distance of 50m of another personal trainer.
- 6. Personal training and for-profit fitness sessions are not to have precedence over other park or reserve users.
- All personal training or for-profit activities are to be conducted in such a manner that they do not create an annoyance or conflict with other park and reserve users or personal training classes.
- 8. Where a time restriction will be specified, the Trainer and equipment (including trailers for hire/transport of equipment) must be removed from the prescribed locations within 15 minutes of closure.
- 9. At the conclusion of a session the surrounding area must be left in a clean and litter free condition.
- 10. Trainers must comply with any lawful direction given by a City Authorised Officer.
- 11. All signage and banners are to be portable in nature and limited to maximum size of two 1800 x 600mm signs or banners that are displayed no more than 30 minutes before a session and removed within 15 minutes afterwards.
- 12. All personal training and for-profit session applications and renewals will be considered by the City of Karratha in accordance with, but not limited to, the following -
 - The use of City road reserves will not be permitted for trading unless it can be shown not to adversely impact on traffic movement.
 - The permit holder will be responsible for any damage to City property from the training activity or customers of the training activity.
 - Personal training must not impede traffic flow or cause a traffic hazard or pose a danger to the safety of the general public.
 - Personal trainers and for-profit session operators must obtain their own public liability insurance to the minimum value of \$10,000,000 and indemnifying the City.
 - The permit holder and/or trainers conducting approved activities must hold at least a
 Certificate 4 in Personal Training or an equivalent level qualification and/or relevant fitness
 industry experience so that they are far less likely to have injuries occur in their fitness
 classes.
 - The permit holder must hold a current Senior First Aid Certificate.
 - Personal training and for-profit activities must not connect to or utilise any City of Karratha utilities without prior written approval and an additional charge.

Should the application be considered unsuitable by the officers of the City of Karratha in accordance with legislation and the above conditions, or any other condition applicable to the application, the application will be referred to Council for their consideration as to the suitability of the activity in the community.

All applicants for permits are to be advised of their right to object to a decision of Local Government in accordance with section 9.4 of the Local Government Act 1995, such a person may object to a decision of local government and lodge an appeal to the decision by lodging an objection within 28 days of the decision.

3. CONSEQUENCES

This policy represents the formal policy and expected standards of the City of Karratha. Appropriate approvals need to be obtained prior to any deviation from the policy. Elected Members and Employees are reminded of their obligations under the City's Code of Conduct to give full effect to the lawful policies, decisions and practices of the City.

4. ROLES AND RESPONSIBILITIES

Permits and renewal of Permits for personal training and for-profit activities will be undertaken by Community Facilities, who manage use of the parks and reserves.

Enforcement of licenses and this policy will be undertaken by Development Services.

5. REFERENCES TO RELATED DOCUMENTS

- City of Karratha Activities in Thoroughfares and Public Places and Trading Local Law
- City of Karratha Local Government Property Local Law

Policy Number:	CS-03
Previous Policy Number:	N/A
Resolution Numbers:	153326-Dec 2015; 154840-Jul 2021
Last Review:	June 2021
Next Review:	June 2026 [Every 5 years]
Responsible Officer:	Manager Community Facilities

This policy takes effect from the date of adoption by Council and shall remain valid until it is amended or deleted.