



Electoral Gift Register

Regulation 30G of the Local Government (Elections) Regulation 1997(Section 4.59 of the Local Government Act 1995)

Date form received	Date Gift was received	Name of Candidate	Declared by candidate or donor	Name of Donor or Business	Address of Person/Business who made gift	Description of gift	Estimated value of gift at the time it was made

**Nil Electoral Gifts Received to Date

Electoral Gift Register

Local Government (Elections) Regulations 1997 30G Register

- 1. The CEO is to establish and maintain an electoral gift register.
- 2. The CEO is to ensure that all 'disclosure of gifts' forms completed by candidates and donors and received by the CEO are placed on the electoral gift register –
- (a) upon receipt by the CEO; and
- (b) in a manner that clearly identifies and distinguishes the forms relating to each candidate.
- 3. When the period under regulation 30C has concluded in relation to any election, the CEO is to remove any 'disclosure of gifts' forms relating to an unsuccessful candidate from the electoral gift register, and retain those forms separately for a period of at least 2 years.
- 4. When a successful candidate completes the term of office resulting from an election, the CEO is to remove any 'disclosure of gifts' forms relating to that person for that election from the electoral gift register, and retain those forms separately for a period of at least 2 years.

[Regulation 30G inserted as regulation 30H in Gazette 20 Nov 1998 p. 6276; renumbered as regulation 30G in Gazette 22 Dec 1998 p. 6869; 14 Aug 2009 p. 3219]