GOVERNMENT REGIONAL OFFICERS’ HOUSING (GROH)

Grounds and Gardens Policy
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GROH Grounds and Gardens Policy

Purpose

This GROH Grounds and Gardens Policy document outlines the supply of items related to grounds, gardens and automatic reticulation in GROH dwellings, as well as the responsibilities associated with maintaining these items.

Scope

This Policy applies to all GROH dwellings, including those that are occupied, vacant, allocated and unallocated to Client Agencies, and those that have shared tenancies. It is for use by Housing employees, Client Agencies, GROH tenants and the general public.

Definitions

Client Agency means either:
- an Employing Agency, which is a Department under the administration of a Minister of the Crown in the Government of the State, or any Crown instrumentality, hospital, board, body corporate or other body of whatever description, proclaimed as a Department under s.7 of the Government Employees’ Housing Act 1964; or
- a Responsible Agency, which is the agency responsible for arranging the salary and other entitlements (including accommodation) of the tenant when this tenant is not an employee of an Agency.

Communities means the Department of Communities.

Grounds and garden re-establishment allowance means a reimbursement paid by Communities to contribute to the GROH tenant’s costs of re-establishing some or all of the grounds or garden in a GROH-owned dwelling.

GROH means the Government Regional Officers’ Housing program administered by the Department of Communities Housing Division.

GROH client means either:
- a client agency; or
- any other client serviced by GROH (other GROH client).

GROH dwelling means a house as defined in s.5 of the Government Employees’ Housing Act 1964 (GEH Act), which is owned, leased or constructed by Communities and allocated for use by GROH.

GROH-owned dwelling means a GROH dwelling that is owned by Communities.

Leased dwelling means a GROH dwelling that is leased from the private rental market by Communities.
Maintain means to keep the grounds and gardens of the GROH dwelling as close as possible to the condition they were in when the tenant first occupied the dwelling – fair wear and tear excepted *(RTA Regulations 1989, Form 1AB)*. Maintaining the grounds and gardens includes tasks such as mowing and edging the lawns and slashing grass, weeding, hand watering (as is reasonable), trimming shrubs and trees (particularly to prevent the possibility of any injury or nuisance) and removing rubbish from the yards.

**Officer** means an employee of the Department of Communities.

**Other GROH client** includes other worker housing programs, e.g. Non-Government Organisations, non-proclaimed state government Agencies, other housing programs or private tenants.

**RTA** means the *Residential Tenancies Act 1987 (WA)*

**Re-establishment of grounds and gardens** means the supply and/or planting of grass, shrubs, trees and mulch to restore or improve the condition of the grounds and gardens to the GROH dwelling.

**Serviced units** means any unit of accommodation that is part of a multiple-dwelling development and that may share common water, electricity and/or gas meters and facilities such as driveways, carports, washing lines and/or gardens.

**Tree lopping** means cutting the branches or stems of a tree to remove a hazard to a person’s life, to the GROH dwelling or neighbouring dwellings, or to nearby power lines. It includes the removal of any lopped materials.

**Tenant liability** means that the tenant is responsible for the cost of repairs.
Policy Statements

1. Landscaping and automatic reticulation

1.1. Communities will supply landscaping and automatic reticulation:
   i. to the front and rear of all newly constructed GROH-owned dwellings; and
   ii. to the communal areas of serviced units or estates.

1.2. Communities may retrospectively supply landscaping and automatic reticulation to existing GROH-owned dwellings.

1.3. Communities is not responsible for supplying landscaping or reticulation to leased dwellings.

1.4. The standard landscaping provided to newly constructed GROH-owned dwellings (under 1.1) will be:
   - Front: rock mulch covering and no lawn
   - Back: minimum lawn area with large garden beds with rock mulch covering.

1.5. Communities may alter the landscaping provided under 1.2.1 due to the availability and costs of materials, the suitability of items for specific locations and conditions, local government guidelines and other relevant factors.

2. Upkeep and maintenance

2.1. The responsible parties for maintaining the grounds, gardens and automatic reticulation in GROH dwellings are stated in Table 1.

Table 1. Maintaining grounds, gardens and automatic reticulation in GROH dwellings: Responsibilities

<table>
<thead>
<tr>
<th>Area / dwelling type</th>
<th>Responsible party</th>
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</thead>
<tbody>
<tr>
<td>Occupied GROH dwelling (GROH-owned and leased)</td>
<td>Tenant</td>
</tr>
<tr>
<td>Enclosed yards in serviced units and estates</td>
<td>Tenant</td>
</tr>
<tr>
<td>Communal areas in serviced units and estates</td>
<td>Communities</td>
</tr>
<tr>
<td>Unallocated, unoccupied GROH dwellings</td>
<td>Communities</td>
</tr>
<tr>
<td>Allocated, unoccupied GROH dwellings</td>
<td>Client Agencies</td>
</tr>
</tbody>
</table>
2.2. In GROH-owned dwellings, Communities is responsible for lopping or removing trees.

2.3. In leased dwellings, the owner or owner's agent is responsible for lopping or removing trees.

2.4. If Communities determines that the grounds and gardens of a GROH dwelling have deteriorated beyond fair wear and tear, due to neglect, misuse or wilful damage, to the extent that they need to be restored, the parties outlined in Table 2 will be responsible for the restoration costs.

Table 2. Restoring grounds and gardens in GROH dwellings: Responsibilities for costs

<table>
<thead>
<tr>
<th>GROH dwelling status</th>
<th>Responsible party</th>
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<tbody>
<tr>
<td>Occupied (GROH-owned and leased)</td>
<td>Tenant</td>
</tr>
<tr>
<td>Recently vacated (GROH-owned and leased)</td>
<td>Tenant</td>
</tr>
<tr>
<td>Shared</td>
<td>Client Agencies</td>
</tr>
<tr>
<td>Allocated, unoccupied</td>
<td>Client Agencies</td>
</tr>
</tbody>
</table>

3. Tenants altering or re-establishing Grounds and Gardens

3.1. Tenants who wish to alter or re-establish the grounds or gardens in a GROH dwelling must:

3.1.1. Seek and obtain the written approval of Communities; or

3.1.2. make a written request to Communities, which will seek the written permission of the owner or the owner’s agent – for leased dwellings.

3.2. Works must not commence until the owner (for leased dwellings) or local officer (for GROH-owned dwellings) has approved a tenant’s request.

3.3. Tenants who alter or re-establish grounds or gardens must maintain these for the duration of their tenancy.

3.4. Tenants of GROH-owned dwellings may request a garden re-establishment allowance.

3.5. The approval and amount of the allowance are at the discretion of Communities.

3.6. Where the tenant has been granted permission to alter or re-establish the grounds and gardens of a leased dwelling, the tenant is responsible for all costs of these works. The owner has the discretion to reimburse some, all or none of these costs.
The GROH Grounds and Gardens Policy incorporate the following GROH policies:

1. GROH Automatic Reticulation Policy
2. GROH Grounds and Gardens Policy
3. GROH Landscaping Policy
4. GROH Tree Lopping Policy
5. GROH Vacated and Vacant Allocated Properties and Garden Charges Policy (in part)

Chris Walker
Policy and Research Officer
January 2018

Revise definitions to state the Department of Communities rather than the Housing Authority, remove guidelines and include within policy statements

Brett Hockley
Senior Policy and Practice Officer
July 2019

Executive Director Contracting
July 2019
July 2019
## Summary Information

<table>
<thead>
<tr>
<th>Responsible Officer</th>
<th>Executive Director Contracting</th>
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<tr>
<td>Contact Officer</td>
<td>Senior Policy and Program Officer, Contracting</td>
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<tr>
<td><strong>Superseded Documents</strong></td>
<td>1. GROH Automatic Reticulation Policy</td>
</tr>
<tr>
<td></td>
<td>2. GROH Grounds and Gardens Policy</td>
</tr>
<tr>
<td></td>
<td>3. GROH Landscaping Policy</td>
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<td>4. GROH Tree Lopping Policy</td>
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<td>5. GROH Vacated and Vacant Allocated Properties and Garden Charges Policy</td>
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<td>- <em>Residential Tenancies Act 1987</em></td>
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<td>- Housing Authority Maintenance Policy Manual</td>
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