

THE CORPORATIONOF THE CITY OF VAUGHAN

CORPORATE POLICY

POLICY TITLE: LETTER OF CREDIT

POLICY NO.: 12.C.04

Section:	Finance & Budgets			
Effective Date:	November 12, 2019	Date of Last Review:	November 19, 2024	
Approval Authority:		Policy Owner:		
Council		DCM, Corporate Services, Chief Financial Officer & City Treasurer		

POLICY STATEMENT

The City of Vaughan (hereinafter referred to as the "City") may require securities to be submitted to secure financial and/or performance obligations through various approval processes and agreements between the City and an outside party seeking approval from the City. This policy establishes the minimum standards for the acceptance, custody, and administration of Letters of Credit and other acceptable forms of security to protect the financial interest of the City.

PURPOSE

To define the requirements for the use of a Letter of Credit, including:

- 1) Acceptable Letter of Credit format;
- Issuing financial institution requirements;
- 3) Acceptable security alternatives;
- 4) City staff responsibilities and approval authorities; and
- 5) Process and treatment of Unclaimed Securities.

SCOPE

This policy applies to all Letters of Credit and other allowable forms of security received by the City, with the exception of securities required and collected by Recreation Services, bid bonds collected by Procurement Services and bonds related to City procured construction projects.

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This policy should be read together with the City's Development Agreement Pay on Demand Surety Bond Policy (12.C.21), as amended.

LEGISLATIVE REQUIREMENTS

The requirement for securities is included in the City's various by-laws and agreements in order to ensure compliance with City approvals, policies, technical specifications and by-laws, as well as applicable legislation, such as the *Building Code Act*, the *Municipal Act*, 2001, and the *Planning Act*, 1990, as amended, as may be applicable.

DEFINITIONS

- 1) Applicant: The party that has tendered a Letter of Credit or Cash Security to the City to secure the obligations with the City. The Applicant should be the same as the Counterparty of an Agreement.
- 2) Automatic Renewal: The condition which states that the Letter of Credit will be automatically extended without formal amendment for a specified period beyond the stated expiry date. Written notification must be received by the City prior to the expiration if automatic renewal is terminated.
- **3) Beneficiary:** The party to whom the proceeds of the Letter of Credit will be paid in the event of a Draw. For the purpose of this Policy, the City is always the Beneficiary.
- **4) Cash Security:** Allowable forms of securities as provided in this Policy other than a Letter of Credit or a Pay on Demand Surety Bond.
- 5) City: The Corporation of the City of Vaughan.
- **6) Counterparty:** Other party or parties to a Legal Instrument with the City. The counterparty should be the same as the Applicant of a Letter of Credit or Cash Security.
- 7) **Department Head:** The Director of a department responsible for the secured works requiring a Letter of Credit, or his/her designate.
- **8) Director:** The Director responsible for Financial Planning and Development Finance, or his/her designate.
- 9) Draw: When the Beneficiary (the City) makes a written demand to an issuing bank to release all or part of a Letter of Credit due to default fully or in part by an Applicant on their contractual obligations to the Beneficiary.

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10)Irrevocable: That the Letter of Credit may not be revoked or amended without the mutual consent of the issuing financial institution and the Beneficiary (the City).

- **11)Legal Instrument:** Any type of legal document creating an obligation on a third party to provide securities, such as a Letter of Credit or other allowable form of security, to secure financial and/or performance obligations, including but not limited to all types of development agreements, letters of undertaking, permits, licenses or other agreements.
- **12)Letter of Credit:** A form of financial security issued by a financial institution on behalf of their client (the Applicant) that guarantees payment from the Applicant to the beneficiary (the City).
- **13)Reviewer:** The staff member responsible for reviewing and approving the use, reduction or release of security.
- **14)Schedule I Banks:** Domestic banks and are authorized under the *Bank Act* to accept deposits.
- **15)Schedule II Banks:** Foreign bank branches of foreign institutions that have been authorized under the *Bank Act* to do banking business in Canada.
- **16)Security Amount:** An amount required to be provided under a Legal Instrument.
- **17)Standby:** A form of Letter of Credit that guarantees payment or performance by one or more counterparties to the Beneficiary (the City) enabling the Beneficiary to draw upon the security up to the specified total in the event of default or non-delivery provided the presentation of payment request complies with the terms of the Letter of Credit.
- **18)Treasurer:** The Treasurer of the City of Vaughan, or his/her designate.
- **19)Unclaimed Cash Security:** Cash Securities that are no longer required by the City, but which have not been released by the City because the owner cannot be located, or which are outstanding where the owner has not come forward to request release.
- **20)Unconditional:** The Letter of Credit is payable on demand to the Beneficiary (the City) without further documentary evidence of obligation, without enquiry by the issuing financial institution as to the Beneficiary's right to make the demand, and without recognizing any claim of the Applicant.

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1) SECURITY AMOUNT

a) The minimum Security Amount shall not be less than 100 per cent of the estimated cost of the works.

2) TERMS OF THE LETTER OF CREDIT

- a) A copy of the City's Standard Letter of Credit Format is included in Appendix A of this policy and is also available on the City's website. The submitted Letter of Credit must:
 - i) Be printed on letterhead from the issuing financial institution;
 - ii) Comply with the International Standby Practices (ISP98) or its successor as published by the International Chamber of Commerce;
 - iii) Be issued in Canadian dollars in the amount requested by the City;
 - iv) Be issued in favour of The Corporation of the City of Vaughan at the address as it appears on the standard format in Appendix A. No department name or person's name can be added;
 - v) State the date of issue;
 - vi) State that it is unconditional and irrevocable;
 - vii) Describe the purpose for which the Letter of Credit is being provided i.e. agreement, property, legal description, City file number or building permit number:
 - viii)Include the clause "partial drawings are permitted";
 - ix) State the expiration date which must be at least one year from date of issue;
 - x) Include an automatic renewal clause for the expiry;
 - xi) Indicate that the City will be given 30 days' notice by registered mail or courier if the Letter of Credit is not intended to be renewed; and,
 - xii) Conform to the intent of the standard format provided in Appendix A. Any deviation from the standard format will be subject to review by the City and may be refused for non-compliance.

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b) At the time of the passing of this policy, any Letters of Credit currently held by the City and not meeting the standard Letter of Credit format requirements will continue to be held and automatically renewed annually. If any of these Letters of Credit are being reduced or exchanged, the City shall review and require amendment to bring them into compliance with this Policy.

3) FINANCIAL INSTITUTIONS

- a) Letters of Credit conforming to the standard format requirements provided in Appendix A shall only be accepted by the City from any of the following Schedule 1 Canadian Chartered Banks having a credit rating of a R-1 (Mid) or higher as provided by Dominion Bond Rating Service (DBRS), or an equivalent rating by the rating agencies Moody's Investor Service (Moody's) or Standard and Poor's (S&P):
 - i) Bank of Montreal;
 - ii) Bank of Nova Scotia;
 - iii) Canadian Imperial Bank of Commerce;
 - iv) Royal Bank of Canada;
 - v) TD Canada Trust;
 - vi) National Bank.
- b) Schedule II Banks and other Schedule I Banks to the *Bank Act* (Canada) having a credit rating of a R-1 (Mid) or higher as provided by DBRS, or an equivalent rating by the rating agencies Moody's or S&P may only be accepted on the approval of the Director of Financial Planning and Development Finance.
- c) Where an eligible financial institution fails to maintain the minimum credit rating described in this policy, the City shall forward a replacement request to the Applicant and Counterparty, where different, to provide a substitute Letter of Credit from a financial institution that meets the minimum requirement as set out in this Policy. If a replacement Letter of Credit is not provided within 30 days of such demand, the City reserves the right to draw upon the original Letter of Credit and hold the non-interest-bearing Cash Security in the same manner as the Letter of Credit. The financial institution issuing the Letter of Credit will not be party to the terms of any Legal Instrument(s) that are related to the provision of the security.

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4) OTHER ALLOWABLE FORMS OF SECURITY

a) Cash Security in an equal amount to the Letter of Credit may be accepted, to the satisfaction of the Manager, Development Finance, in the form of:

- i) Certified cheque;
- ii) Money order; or
- iii) Bank draft.

to be deposited to the City's bank account and no interest shall accrue to the benefit of the Applicant.

- b) When the financial and/or performance obligations have been met pursuant to this Policy and to the satisfaction of the City, the City will return the Cash Security deposit to the Applicant without any interest.
- c) A Letter of Guarantee shall not be accepted in lieu of a Letter of Credit, since Letters of Guarantee are less liquid and do not provide the same advantages as Letters of Credit.
- d) Development Agreement Pay On Demand Surety Bonds, in an equal amount to the Letter of Credit may be accepted, as per the City's Development Agreement Pay on Demand Surety Bond Policy (12.C.21),

5) EXCHANGES OF LETTERS OF CREDIT AND OTHER CASH SECURITIES

- a) At any time, upon written request from the Applicant and the payment of the applicable fees in accordance with the City's Fees By-Law, as amended from time to time, the City may exchange a Letter of Credit or other allowable form of security for an alternate financial security, provided the replacement conforms to this Policy, to the satisfaction of the Manager, Development Finance.
- b) The Applicant shall provide the satisfactory replacement security prior to the release of the previous security. The City will review the replacement security for conformity to this Policy and release the previous security only if the replacement security has been deemed acceptable.
- c) For the exchange of a Surety Bond, the provisions of the City's Development Agreement Surety Bond Policy (12.C.21) shall apply.

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6) DRAWING UPON A LETTER OF CREDIT

a) In the event that an Applicant defaults on their contractual obligation to the City, the City retains the right to draw upon the associated Letter of Credit fully or partially, at any time, after providing written demand to the financial institution from which the Letter of Credit was issued.

7) APPROVAL AUTHORITY FOR THE REDUCTION OR RELEASE OF SECURITIES

- a) All requests for reduction or release of securities will be directed to the appropriate department(s) responsible for the secured works for:
 - i) Confirmation that all applicable obligations pursuant to the Legal Instrument have been met; and
 - ii) Authorization that the securities may be reduced or released.
- b) Authority to release, reduce, or draw on a Letter of Credit or Cash Security is governed by the terms of the applicable Legal Instrument. The Reviewer will examine all documentation to ensure that all prerequisites under the Legal Instrument have been met. The Reviewers by department are as follows:

Building Inspections	Under \$15,000.00 Inspector	
	\$15,000.00 and over	Manager
Grading Inspections	Under \$10,000.00	Supervisor
	\$10,000.00 and over	Manager
By-Law Inspections	Inspecting By-Law Officer	
Parks and Forestry	Manager	
Inspections	-	
Tree Protection Securities Urban Design Manager or Urban Forestry Manager		oan Forestry Manager
Site Plan Securities	Urban Design and Engineering	g Managers
Conditional Permit Securities Building Standards Technical Manager		Manager
Subdivision Securities	Development Engineering Director	
All Other Securities	Director or equivalent of a department responsible for the	
	secured works, or their designate.	

8) UNCLAIMED LETTERS OF CREDIT AND CASH SECURITIES

- a) On an annual basis, the Development Finance Development Clerk shall prepare and/or update a schedule identifying all outstanding securities that are five or more years old.
- b) This schedule shall be forwarded to the departments requesting whether all or portion of the securities should be:

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i) Continued to be held to secure obligations;

- ii) Drawn against to fund deficiencies and the money treated as liquidated damages for the obligations secured under the Legal Instrument or by-law; or.
- iii) Release the securities in whole or in part.
- c) Where securities are to be released, the City shall release the securities to the Applicant to their last known address.
- d) In the event that the Applicant cannot be found, and the securities continue to be unclaimed, they shall be added to the annual list of Unclaimed Cash Securities.
- e) Unclaimed Cash Securities that are five or more years old may be deemed forfeited to the City after a 90 day public notice period to invite all eligible Applicants to request a claim of security deposits being held for works included in Legal Instruments with the City.
- f) After the public notice period has expired, a report will be brought to Council to authorize the transfer of forfeited Cash Securities into tax-funded reserves as recommended at the time of the report. A minimum of 10% of the forfeited Cash Securities must be transferred into the Tax Rate Stabilization Reserve.
- g) A record of forfeited Cash Securities will be retained in the event that subsequent claims are made by the Applicant and the conditions of the original Legal Instrument have been satisfied.
- h) The Treasurer is authorized to withdraw monies from the Tax Rate Stabilization Reserve to satisfy eligible refunds.

9) ROLES AND RESPONSIBILITIES

- a) Chief Financial Officer and City Treasurer
 - i) Maintains administrative authority and responsibility for the Letter of Credit Policy; and,
 - ii) Approves departmental operating procedures and processes under this Policy.
- b) Director, Financial Planning & Development Finance and Deputy City Treasurer

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- i) Responsible for the implementation of, and adherence to, this Policy; and,
- ii) Reviews and, if deemed appropriate, approves deviations or exceptions to this Policy, including Letters of Credit submitted from financial institutions that do not meet the minimum requirements described herein.
- c) Legal Services
 - i) At the request and discretion of the Chief Financial Officer and City Treasurer, review and interpret any Legal Instruments where securities are required to secure obligations to protect the legal interest of the City pertaining to the administration, custody, and use of Letters of Credit or other securities and provide advice on the collection, reduction or release of same.
- d) All staff involved in the acceptance, evaluation and administration of Letters of Credit
 - i) Read and abide by the requirements set out in this Policy; and,
 - Forward any Letters of Credit received or retained at the department level to the Director of Financial Planning and Development Finance and/or designate.

ADMINISTRATION				
Administered	Administered by the Office of the City Clerk.			
Review	5 Years	Next Review	November 10, 2020	
Schedule:	If other, specify here	Date:	November 19, 2029	
Related				
Policy(ies):				
Related				
By-Law(s):				
Procedural	Appendix A – Standard Fo	rmat for Letters of C	redit, Appendix B –	
Document:	Lottery License Letter of C	redit		
Revision History				
Date:	Description:			
19-Nov-19	Approved at Council.			
	Report No. 35			
	Item No. 3			
31-Jan-24	Scheduled review; no upda	ates identified.		
29-Apr-24	Minor administrative amen	dments approved at	Policy Committee.	

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19-Nov-24	Administrative updates approved at Council.
	Report No. 39
	Item No. 12



THE CORPORATION OF THE CITY OF VAUGHAN

POLICY APPENDIX

END	ENDIX		
	CITY OF VAUGHAN – STANDARD FORMAT FOR LETTERS OF CREDIT		
	LETTER OF CREDIT FORMAT USE BANK LETTERHEAD		
	UNCONDITIONAL IRREVOCABLE LETTER OF CREDIT		
	Date of Issue: Letter of Credit No		
TO:	The Corporation of the City of Vaughan 2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1 (Beneficiary name and address must be written as here -no additional information)		
We he	ereby authorize you to draw on <u>(Bank's Name & Address)</u> for the account of <u>(Owner's Name/Applicant)</u> an aggregate amount of <u>(\$CDN and amount written in full)</u> available on demand as follows:		
give y writte upon	ant to the request of our customer, the said <u>(Owner's Name/Applicant)</u> , we, <u>(Bank's Name)</u> hereby establish an ou an unconditional and irrevocable Standby Letter of Credit in your favour in the total amount of <u>(\$CDN and amour n in full)</u> which may be drawn upon by you at any time and from time to time upon written demand for payment mad us by you which demand we shall honour without enquiring whether you have a right as between yourself and ou ustomer to make such demand and without recognizing any claim of our said customer.		
Provide made follow	led, however, that you are to deliver to (<u>(Bank's Name & Address)</u> , at such time as a written demand for payment i upon us a statement signed by you stating that monies drawn under this Letter of Credit are drawn pursuant to th ng:		
Party Legal Devel	ment or Site Plan Letter of Undertaking ("LOU"): [please specify] (ies) to Agreement/LOU: Description of the Subject Lands: opment Application No.: opment Name and Phase:		
and th	at the said monies will be used to fulfil the obligations of (Owner's Name) under the said Agreement or LOU.		
	mount of this Letter of Credit shall be reduced from time to time as advised by notice in writing given to us from time a by you.		
	ritten demand for payment under this credit must bear an intimation that it has been drawn under Letter of Credit er, issued by the (Bank's Name) , dated, 20		
Partia	I drawings are permitted.		
unles consid draw l	etter of Credit shall automatically extend for one (1) year from the present or any future expiration date hereo sethirty (30) days prior to any such date we shall notify you in writing, by Registered Mail, that we elect not the ler this Standby Letter of Credit renewed for any such additional period. Upon receipt by you of such notice, you madereunder by means of your demand accompanied by your written certification that the amounts drawn will be retained sed to meet obligations incurred or to be incurred in connection with the above Agreement or LOU.		
	ereby covenant with drawers, drawn upon and in accordance with the terms of this credit that the same will be dul red if drawn and negotiated on or before, 20 or any automatically extended expiry date		
For	(Bank's Name)		



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APPENDIX NO.: B

APPE	NDIX		
	CITY OF VAUGHAN – STANDARD FORMAT FOR LOTTERY LICENCE LETTERS OF CREDIT		
	LETTER OF CREDIT FORMAT USE BANK LETTERHEAD		
IRREVOCABLE LETTER OF CREDIT			
	Date of Issue: Letter of Credit No		
TO:	The Corporation of the City of Vaughan 2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1 (Beneficiary name and address must be written as here -no additional information)		
We hereby authorize you to draw on <u>[insert NAME OF BANK AND ADDRESS]</u> for the account of [insert COMPANY'S NAME/APPLICANT], up to an aggregate amount of [insert amount in words] dollars <u>\$[insert amount in figures] CDN</u> available on demand as follows:			
Pursuant to the request of our customer, the said <i>[insert COMPANY'S NAME/APPLICANT]</i> we, <i>[insert NAME OF BANK]</i> hereby establish and give you an irrevocable Standby Letter of Credit in your favour in the total amount of <i>S[insert amount in figures]CDN</i> which may be drawn upon by you at any time and from time to time upon written demand for payment made upon us by you which demand we shall honour without enquiring whether you have a right as between yourself and our said customer to make such demand and without recognizing any claim of our said customer.			
Any written demand for payment under this credit must bear an intimation that it has been drawn under Letter of Credit Number [insert LC#], issued by [insert NAME OF BANK], dated [insert date of letter of credit].			
Partial o	drawings are permitted.		
It is a condition of this Letter of Credit that it shall be deemed to be automatically extended for one (1) year from the present or any future expiration date hereof, unless thirty (30) days prior to any such date we shall notify you in writing, by <u>Registered Mail</u> , that we elect not to consider this Standby Letter of Credit renewed for any such additional period. Upon receipt by you of such notice, you may draw hereunder by means of your demand accompanied by your written demand for payment.			
	We hereby covenant with drawers, drawn upon and in accordance with the terms of this credit that the same will be duly honoured if drawn and negotiated on or before, 20 or any automatically extended expiry date.		
For	For(Bank's Name)		
	(Signature)		