CITY OF DARWIN

MINUTES OF THE ONE HUNDRED AND FIFTEENTH ORDINARY COUNCIL MEETING OF THE TWENTY-FIRST COUNCIL HELD IN COUNCIL CHAMBERS, CIVIC CENTRE, HARRY CHAN AVENUE ON TUESDAY, 27 JUNE 2017 COMMENCING AT 5.00PM.

PRESENT: The Right Worshipful, Lord Mayor, Ms K M Fong Lim, (Chair); Member R K Elix; Member J A Glover; Member G J Haslett; Member R M Knox; Member G Lambrinidis; Member S J Niblock; Member M Palmer; Member R Want de Rowe; Member E L Young.

OFFICERS: Chief Executive Officer, Mr B P Dowd; General Manager Corporate Services, Dr D Leeder; General Manager Infrastructure, Mr L Cercarelli; General Manager Community & Cultural Services, Ms A Malgorzewicz; Executive Manager, Mr M Blackburn; Executive Manager, Ms M Reiter; Senior Media & Public Relations Officer, Ms J Raymond-Monro; Strategic Town Planner, Ms C Robson; Committee Administrator, Mrs P Hart.

APOLOGY: Member G A Lambert.

MEDIA: NT News, Ms Lauren Roberts.

60th Anniversary of the City of Darwin

The City of Darwin will mark 60 years of service and program provision to the community on 1 July 2017.

The Lord Mayor and the City of Darwin Council welcomed past Aldermen and members of the Darwin community to celebrate this significant anniversary.

WEBCASTING DISCLAIMER

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ONE HUNDRED AND FIFTEENTH ORDINARY COUNCIL MEETING – OPEN SECTION
TUESDAY, 27 JUNE 2017  PAGE  ORD06/2

4. APOLOGIES AND LEAVE OF ABSENCE .................................................................5

5. LORD MAYORAL MINUTE
5.1 60th Anniversary of the City of Darwin.............................................................6

6. ELECTRONIC MEETING ATTENDANCE .................................................................6

7. DECLARATION OF INTEREST OF MEMBERS AND STAFF ............................6

8. CONFIRMATION OF MINUTES OF PREVIOUS MEETING/S
8.1 Ordinary Council Meeting 13/06/17 .................................................................7
8.2 Confidential Ordinary Council Meeting 13/06/17 ..............................................7
(Moved from Confidential)

9. BUSINESS ARISING FROM THE MINUTES OF PREVIOUS MEETING/S
9.1 Business Arising ..................................................................................................7

10. MATTERS OF PUBLIC IMPORTANCE ...............................................................7

11. DEPUTATIONS AND BRIEFINGS ....................................................................7

12. PUBLIC QUESTION TIME
12.1 Ms Lia Gill – Lakeside Drive ............................................................................8

13. CONFIDENTIAL ITEMS
13.1 Closure to the Public for Confidential Items ..................................................10
13.2 Moving Open Items Into Confidential ..........................................................10
13.3 Moving Confidential Items Into Open ..........................................................10

14. PETITIONS .........................................................................................................10

15. NOTICE(S) OF MOTION ....................................................................................10
16. COMMITTEE REPORTS

16.1 Community & Cultural Services 20/06/17 ................................ 11
(Decisions moved from Confidential)
16.2 Environment & Infrastructure 20/06/17 .............................. 15

17.1 OFFICERS REPORTS (ACTION REQUIRED)

17.1.1 Adoption of the 2017/18 Municipal Plan and Budget ................................. 20
17.1.2 2017/18 Declaration of Rates and Charges ..................................................... 21
17.1.3 NT Alcohol Policies and Legislation Review ...................................................... 31
17.1.4 Policy 025 - Community Engagement ............................................................. 32
17.1.5 Open Data Policy ........................................................................................... 32
17.1.6 Credit Card Surcharge - Parking Meters ......................................................... 33
17.1.7 Related Party Disclosures (AASB 124) - Policy ............................................... 33

17.2 OFFICERS REPORTS (RECEIVE & NOTE)

17.2.1 Monthly Financial Report - May 2017 ............................................................ 33
17.2.2 Parap Pool Redevelopment Progress Update Report June 2017 ...................... 34

18. TOWN PLANNING REPORT/LETTERS

18.1 Council Responses to Planning Applications - June 2017 ................................. 34
18.2 Outdoor Dining (Non-Licensed) Application, Harvest Coffee Shop, Lot 7029 (53) Yanyula Drive, Anula ................................................................. 35

19. INFORMATION ITEMS AND CORRESPONDENCE RECEIVED .................. 35

20. REPORTS OF REPRESENTATIVES

20.1 Climate Change Challenge .............................................................................. 36
20.2 ALGA National General Assembly ................................................................. 36

21. QUESTIONS BY MEMBERS

21.1 Foreshore Café Umbrellas ............................................................................. 36
21.2 Territory Day ..................................................................................................... 37

22. GENERAL BUSINESS

22.1 Bicentennial Park Play Space .......................................................................... 38
22.2 Mark Blackburn ............................................................................................... 38
22.3 Fannie Bay Equestrian Club ............................................................................ 38
(Moved from Confidential)
1. ACKNOWLEDGEMENT OF COUNTRY

2. THE LORD’S PRAYER

3. MEETING DECLARED OPEN

The Chair declared the meeting open at 5.00 pm.

4. APOLOGIES AND LEAVE OF ABSENCE

4.1 Apologies

Nil

4.2 Leave of Absence Granted

(Niblock/Elix)

THAT it be noted Member G A Lambert is an apology due to a Leave of Absence previously granted on 16 May 2017 for the period 1 June to 5 July 2017.

DECISION NO.21\5508 (27/06/17) Carried

4.3 Leave of Absence Requested

(Young/Knox)

A. THAT a Leave of Absence be granted for Member S J Niblock for the period of 10 to 21 July 2017.

B. THAT a Leave of Absence be granted for Member J A Glover for the period of 2 to 9 July 2017.

C. THAT a Leave of Absence be granted for Member R K Elix for the period of 8 to 11 July 2017.

DECISION NO.21\5509 (27/06/17) Carried

Member R Want de Rowe joined the meeting at 5.10pm.
5. LORD MAYORAL MINUTE

5.1 60th Anniversary of the City of Darwin

(Lord Mayor/)

THAT Council mark sixty years of service and program provision to the community and congratulate City of Darwin on this significant anniversary.

DECISION NO.21\5510  (27/06/17)  Carried

6. ELECTRONIC MEETING ATTENDANCE
Common No. 2221528

6.1 Electronic Meeting Attendance Granted
Nil

6.2 Electronic Meeting Attendance Requested
Nil

7. DECLARATION OF INTEREST OF MEMBERS AND STAFF
Common No.  2752228

7.1 Declaration of Interest by Members
Nil

7.2 Declaration of Interest by Staff
Nil
8. CONFIRMATION OF MINUTES OF PREVIOUS MEETING/S
Common No. 1955119

8.1 Confirmation of the Previous Ordinary Council Meeting

(Lambrinidis/Haslett)

THAT the tabled minutes of the previous Ordinary Council Meeting held on Tuesday, 13 June 2017, be received and confirmed as a true and correct record of the proceedings of that meeting.

DECISION NO.21\5511 (27/06/17) Carried

8.2 Confirmation of the Previous Confidential Ordinary Council Meeting

With the consent of the Council, the Decisions arising from this item were moved from the Confidential Section into the Open Section of the Minutes.

(Young/Want de Rowe)

A. THAT the tabled minutes of the previous Confidential Ordinary Council Meeting held on Tuesday, 13 June 2017 be received and confirmed as a true and correct record of the proceedings of that meeting.

B. THAT this decision be moved into Open.

DECISION NO.21\5512 (27/06/17) Carried

9. BUSINESS ARISING FROM THE MINUTES OF PREVIOUS MEETING/S

9.1 Business Arising

Nil

10. MATTERS OF PUBLIC IMPORTANCE

Nil

11. DEPUTATIONS AND BRIEFINGS

Nil
12. PUBLIC QUESTION TIME

(Haslett/Palmer)

THAT the following Public Questions and responses as tabled from Ms Lia Gill regarding Lakeside Drive be received and noted.

DECISION NO.21\5513 (27/06/17) Carried

ACTION: CEO

12.1 Ms Lia Gill – Lakeside Drive

Common No. 3248668

Question 1
Considering the huge amount of dumping that has occurred at 21 Lakeside drive and the cost this has incurred on ratepayers are there plans to erect signs to discourage dumping in this area ? If not why not ?

Response
Council has no plans to install ‘No Illegal Dumping Signs’, however has more recently installed a number of bollards in order to prevent vehicle access and illegal dumping in the area.

Question 2
During the last year and 4 months that I have been engaging with Council regarding the area of 21 Lakeside Drive I have found that there is a very disturbing lack of documentation such as work plans , work maps or records of any kind for some work carried out in this area. It seems from information I have received from Council that for the most part the C of D Council Environment and Infrastructure Department more or less just please themselves as to what work they properly document.
Will there be proper documentation of operations including work orders and work maps to indicate where topsoil is to be used in this area or will Council just continue do as they see fit without bothering to lodge adequate records as is expected of any professional organization ?

Response
The type of works undertaken generally determines the documentary requirements. This does vary from job to job and accords with Council’s legislative and policy requirements.

Question 3
Considering the sensitive nature of this area and the impact on nearby properties the health of this area would have in the event of a surge will these work maps showing where topsoil is to be deposited be available for interested parties to view prior to this work being carried out ?

Response
Council has no plans to publish topsoil plans.
Question 4
What documentation is usually required to be in place prior to work being carried out for C of D Council by contractors? And what records are usually kept regarding work carried out by C of D Council contractors?

Response
Council expects that its contractors fulfil their legal and contractual obligations in the carrying out of their work. The specifics of works are generally contained in contractual terms.

Question 5
Is an itemised estimated budget required to be in place before any operation is begun?

Response
This is dependent on the size and scope of works.

Question 6
Why has Council evaded admission that Council directed and organised the fill used in drain number 12 at Lakeside drive which has been lined with tyres and tons of broken concrete and pieces of bitumen?

Response
In accordance with Policy 043 I have determined not to accept this question as: the questioner has submitted the same or a substantially similar question (in meaning or content) to one that has been asked and a reply in the last three months.
13. CONFIDENTIAL ITEMS

Common No. 1944604

13.1 Closure to the Public for Confidential Items

(Haslett/Young)

THAT pursuant to Section 65 (2) of the Local Government Act and Regulation 8 of the Local Government (Administration) Regulations the meeting be closed to the public to consider the following Confidential Items:-

<table>
<thead>
<tr>
<th>Item</th>
<th>Regulation</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>C26.1</td>
<td>8(c)(iv)</td>
<td>information that would, if publicly disclosed, be likely to prejudice the interests of the council or some other person</td>
</tr>
<tr>
<td>C31.1</td>
<td>8(c)(iv)</td>
<td>information that would, if publicly disclosed, be likely to prejudice the interests of the council or some other person</td>
</tr>
<tr>
<td>C31.2</td>
<td>8(b)</td>
<td>information about the personal circumstances of a resident or ratepayer</td>
</tr>
<tr>
<td>C31.3</td>
<td>8(e)</td>
<td>information provided to the council on condition that it be kept confidential</td>
</tr>
</tbody>
</table>

DECISION NO.21\5514 (27/06/17) Carried

13.2 Moving Open Items Into Confidential

Nil

13.3 Moving Confidential Items Into Open

Nil

14. PETITIONS

Nil

15. NOTICE(S) OF MOTION

Nil
16. COMMITTEE REPORTS

16.1 COMMUNITY & CULTURAL SERVICES (20/06/17)

Presentation of Report by Chair – Member R M Knox

Recommendations from the Community & Cultural Services Committee Meeting held on Tuesday, 20 June 2017.

1. Minutes Youth Advisory Committee 1 June 2017
   Report No. 17C0047 RH:es (20/06/17) Common No. 3556739
   (Knox/Glover)
   A. THAT Report Number 17C0047 RH:es: entitled Minutes Youth Advisory Committee 1 June 2017, be received and noted.
   B. THAT Council note that $4,487 was raised in support of Action for Change following the 2017 Quiz4Dili Youth Advisory Committee fundraiser.
   C. THAT Council note its contribution of dollar for dollar fundraising matching for $1000 in support of the 2017 Quiz4Dili Youth Advisory Committee funds raised.

DECISION NO.21\5515 (27/06/17) Carried General Consent

ACTION: YOUTH PROGRAMS AND ENGAGEMENT OFFICER
NOTE: GM COMM

2. Amphitheatre Fees and Charges - Commercial Hirers
   Report No. 17C0046 AM:kl (20/06/17) Common No. 3552504
   (Knox/Glover)
   A. THAT Report Number 17C0046 AM:kl entitled Amphitheatre Fees and Charges - Commercial Hirers, be received and noted.
   B. THAT Council adopt the proposed schedule of new fees and charges to take effect from 1 July 2017 as contained in Attachment A of Report Number 17C0046 AM:kl entitled Amphitheatre Fees and Charges - Commercial Hirers.

DECISION NO.21\5516 (27/06/17) Carried General Consent

ACTION: GM COMM
NOTE: GM COMM, REVENUE SUPERVISOR
3. **Minutes Arts and Cultural Development Advisory Committee 25 May 2017**
   Report No. 17C0035 KS:es (20/06/16) Common No. 3538221

   *With the consent of the Council, the Decisions arising from this item were moved from the Confidential Section into the Open Section of the Minutes.*

   (Knox/Want de Rowe)

   A. THAT Report Number 17C0035 KS:es entitled Minutes Arts and Cultural Development Advisory Committee 25 May 2017, be received and noted.

   B. THAT Council appoint as members of the Arts and Cultural Development Advisory Committee for a one (1) year term from 25 May 2017 to 13 March 2018 in accordance with the Local Government Act 2008:

   i)  Ms CJ Fraser-Bell
   ii) Mr James Gough (Darwin Entertainment Centre representative as per Arts and Cultural Advisory Committee’s Terms of Reference)

   C. That this decision be moved into Open.

   DECISION NO.215517 (27/06/17) Carried General Consent

   ACTION: MGR COMMUNITY DEVELOPMENT
   NOTE: GM COMM
4. **2017/2018 Community Grants Program Round 1**
   Report No. 17C0036 TJ:es (20/06/16) Common No. 3489824

*With the consent of the Council, the Decisions arising from this item were moved from the Confidential Section into the Open Section of the Minutes.*

(Knox/Want de Rowe)

A. THAT Report Number 17C0036 TJ:es entitled 2017/2018 Community Grants Program Round 1, be received and noted.

B. THAT the following applications for Round 1 of the 2017/2018 Community Grants Program for community projects be approved:

   i) Darwin Community Arts Inc $5,400
   ii) Crime Stoppers NT $5,000
   iii) St John Ambulance Australia (NT) Inc $5,000
   iv) NT Writers’ Centre Inc $8,000
   v) Darwin Visual Arts Association Inc $10,000
   vi) Northern Territory Mental Health Association $5,700
   vii) Balai Indonesia Inc $5,000
   viii) EHE Rare Cancer Foundation Australia Ltd $5,600

   **Total $49,700.00**

C. THAT this decision be moved into Open.

DECISION NO.21/5518 (27/06/17) Carried General Consent

**ACTION:** COORDINATOR COMMUNITY INCLUSION

**NOTE:** GM COMM
16. COMMITTEE REPORTS

16.1 COMMUNITY & CULTURAL SERVICES  
(20/06/17)

Presentation of Report by Chair – Member R M Knox

The Community & Cultural Services Committee resolved the following items under delegated authority.

5. Resolved Under Delegated Authority  
Common No. 2752263

(Knox/Glover)

THAT Council receive and note the following decisions which were made by the Committee under delegated authority.

5.1 PayStay Services  
Report No. 17C0038 BR:kl (20/06/17) Common No. 3275805

5.2 Debrief Timor-Leste Delegation to Darwin 15 to 25 May 2017  
Report No. 17C0041 HP:es (20/06/17) Common No. 3505291

5.3 Notes Dili Sister City Advisory Committee 18 April 2017  
Document No. 3555783 (20/06/2017) Common No. 3555783

5.4 Minutes Access and Inclusion Advisory Committee 17 May 2017  
Document No. 3555782 (20/06/2017) Common No. 3555782

DECISION NO.215519  (27/06/17)  Carried General Consent
16. COMMITTEE REPORTS

16.2 ENVIRONMENT & INFRASTRUCTURE

Presentation of Report by Acting Chair – Member E L Young

Recommendations from the Environment & Infrastructure Committee Meeting held on Tuesday, 20 June 2017.

1. Sale of Land - Portion 1395 (120A) Reichardt Road, Winnellie

Report No. 17TS0021 JW:km (20/06/17) Common No. 1396661

(Young/Want de Rowe)

A. THAT Report Number 17TS0021 JW:km entitled Sale of Land - Portion 1395 (120A) Reichardt Road, Winnellie, be received and noted.

B. THAT Council not endorse the sale of part of Portion 1395 (120A) Reichardt Road, Winnellie.

DECISION NO.21\5520 (27/06/17) Carried General Consent

ACTION: MGR DESIGN

NOTE: GM INFRA
2. **Artificial Grass on Council Land**  
Report No. 17TS0046 JW:lf (20/06/17)  Common No. 3432793

(Elix/Haslett)

A. THAT Report Number 17TS0046 JW:lf entitled Artificial Grass on Council Land, be received and noted.

**DECISION NO.21/5521**  
(27/06/17)  
**Carried**

(Elix/Haslett)

B. THAT Council consider the use of artificial grass for applications as outlined in Report Number 17TS0046 JW:lf entitled Artificial Grass on Council Land, to be assessed on a case by case basis, to the satisfaction of the Chief Executive Officer with all permits to include a maintenance clause.

C. THAT City of Darwin Policy No. 051 – Verges be updated to reflect Council’s position on the use of artificial grass, to provide better guidance for future developers and residents.

**DECISION NO.21/5522**  
(27/06/17)  
**Carried**

ACTION Part B: MGR DESIGN  
ACTION Part C: MGR STRATEGY  
NOTE: GM INFRA

*As the original motion was carried, the following Foreshadow Motion was not put.*

**Foreshadow Motion (Replacing B & C)**

(Knox/)

B. THAT artificial grass not be further approved on Council land other than sports fields.

*Continued on next page.*
2. Artificial Grass on Council Land
   Report No. 17TS0046 JW:lf (20/06/17) Common No. 3432793

Continued from previous page.

(Elix/Haslett)

D. THAT Council allow the use of artificial grass on the verge of Section 6416 Miles Road, Berrimah and that the applicant be advised that no further retrospective permits will be issued.

DECISION NO.215523 (27/06/17) Carried

ACTION: MGR DESIGN
NOTE: GM INFRA

As the original motion was carried, the following Foreshadow Motion was not put.

Foreshadow Motion

(Knox/)

D. THAT Council not allow the use of artificial grass on the verge of Section 6416 Miles Road, Berrimah
3. **Petition - Speeding Along Union Terrace, Anula**  
   Report No. 17TS0054 DL:tz (20/06/17) Common No. 3303808  
   (Glover/Want de Rowe)  
   A. THAT Report Number 17TS0054 DL:tz entitled Petition - Speeding Along Union Terrace, Anula, be received and noted.  
   B. THAT Council refer an appropriate treatment to address the Lee Point Road/Union Terrace intersection to the 2018/2019 Budget process.  
   C. That an investigation be undertaken within 4 months into traffic calming measures to reduce speeds within the school zones along Wulagi Crescent and Matthews Road.  
   D. That an investigation be undertaken within 4 months into traffic calming measures to reduce speeds along Union Terrace.  
   E. That Council develops a local area traffic management plan for Union Terrace, Wulagi Crescent and Matthews Road.  
   F. THAT the sections of road and intersections with accident histories as identified in Report Number 17TS0054 DL:tz entitled Petition - Speeding Along Union Terrace, Anula be included on Council’s list of sites for investigation and prioritisation of any upgrading works deemed necessary.

DECISION NO.21\5524 (27/06/17) Carried  
ACTION: MGR DESIGN  
NOTE: GM INFRA

4. **Palmerston Cemetery Upgrade Proposal**  
   Report No. 17TS0058 KS:jh (20/06/17) Common No. 3538722  
   (Young/Want de Rowe)  
   A. THAT Report Number 17TS0058 KS:jh entitled Palmerston Cemetery Upgrade Proposal, be received and noted.  
   B. THAT Council provides in principle support for Option 1 of the proposal in Report Number 17TS0058 KS:jh entitled Palmerston Cemetery Upgrade Proposal, to upgrade the entrance to the Palmerston Cemetery.  
   C. THAT Council writes to the Department of Tourism and Culture’s Heritage Branch advising of the in principle support for the Palmerston Cemetery Upgrade.

DECISION NO.21\5525 (27/06/17) Carried General Consent  
ACTION: MGR INFRASTRUCTURE MAINTENANCE  
NOTE: GM INFRA
16. COMMITTEE REPORTS

16.2 ENVIRONMENT & INFRASTRUCTURE  
(20/06/17)

Presentation of Report by Acting Chair – Member E L Young

The Environment & Infrastructure Committee resolved the following items under delegated authority.

5. Resolved Under Delegated Authority
Common No. 2752299

(Young/Want de Rowe)

THAT Council receive and note the following decisions which were made by the Committee under delegated authority.

5.1 Climate Change and Environment Grants 2017/2018
Report No. 17TC0033 JL:nt (20/06/17) Common No. 3284258

5.2. GENERAL BUSINESS

12.1 Appreciation for Service to the City of Darwin

THAT the Committee thank the Manager Infrastructure Maintenance, Mr K Smith for his service to the City of Darwin and wish him all the best for the future.

DECISION NO.21\5507  (20/06/17)  Carried

12.2 Bike Path Connections to Charles Darwin University
Common No. 3552980

The Acting Chief Executive Officer provided a verbal update on correspondence received by Member G A Lambert regarding bike path connections to Charles Darwin University and advised that staff are reviewing the matter.

DECISION NO.21\5526  (27/06/17)  Carried General Consent
17.1 OFFICERS REPORTS (ACTION REQUIRED)

17.1.1 Adoption of the 2017/18 Municipal Plan and Budget

Report No. 17TC0038 VG:ph (27/06/17) Common No. 2736812

(Haslett/Lambrinidis)

A. THAT Report Number 17TC0038 VG:ph entitled Adoption of the 2017/18 Municipal Plan and Budget, be received and noted.

B. THAT the Certificate in terms of Regulation 24 (1) of the Local Government (Accounting) Regulations, as tabled by the Chief Executive Officer at this 2\textsuperscript{nd} Ordinary Council Meeting, Tuesday 27 June 2017, be received and noted.

C. THAT pursuant to Section 103 of the \textit{Local Government Act}, the staffing plan approved by Council for the 2017/18 financial year be based on a total budget for employee costs of $32.3M and an approved establishment full time equivalent (FTE) of 350.4 staff, noting that Council has approved funding for the new position of Street Lighting Coordinator and that short-term projects may temporarily change the actual FTE.

D. THAT in accordance with Section 24 (1) and Section 128 (1) of the Local Government Act, Council adopts the 2017/18 City of Darwin Municipal Plan and Budget as contained in Attachment A, as administratively amended, to Report Number 17TC0038 VG:ph entitled Adoption of the 2017/18 Municipal Plan and Budget.

E. THAT Council acknowledges the public submissions received for the City of Darwin 2017/18 Municipal Plan as contained in Attachment B to Report Number 17TC0038 VG:ph entitled Adoption of the 2017/18 Municipal Plan and Budget and notes that responses will be provided accordingly.

DECISION NO.215527 (27/06/17) Carried

ACTION: MGR STRATEGY
NOTE: GM CORP, MGR FINANCE
17.1.2 2017/18 Declaration of Rates and Charges
Report No. 17A0026 MC:jg (27/06/17) Common No. 3477361

(Elix/Glover)

A. THAT Report Number 17A0026 MC:jg entitled 2017/18 Declaration of Rates and Charges, be received and noted.

B. THAT pursuant to Section 149 of the Local Government Act ("the Act"), Council adopts the Unimproved Capital Value method as the basis of the assessed value of allotments within the Darwin Municipality.

C. THAT pursuant to Sections 155-157 of the Act, Council declares that it intends to raise, for general purposes by way of rates, the amount of $61,011,000 which will be raised by the application of differential valuation-based charges ("differential rates") with differential minimum charges ("minimum amounts") being payable in application of each of those differential rates. Council hereby declares the following differential rates and minimum amounts payable in the application of those differential rates for the financial year ending 30 June 2018;

For the purposes of this paragraph C, "residential parts or units" means a dwelling house, flat or other substantially self-contained residential unit or building:

<table>
<thead>
<tr>
<th>RATES</th>
<th>ALLOTMENTS OF LAND TO WHICH RATES APPLY AND MINIMUM AMOUNTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>i) 0.420575%</td>
<td>of the assessed value of all rateable land within the municipality zoned SD, RR, R or RL under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,091.00 multiplied by :-</td>
</tr>
<tr>
<td></td>
<td>(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or</td>
</tr>
<tr>
<td></td>
<td>(b) the number 1, whichever is the greater.</td>
</tr>
<tr>
<td>ii) 0.420575%</td>
<td>of the assessed value of all rateable land within the municipality zoned MD, MR or HR under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,147.00 multiplied by :-</td>
</tr>
<tr>
<td></td>
<td>(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or</td>
</tr>
<tr>
<td></td>
<td>(b) the number 1, whichever is the greater.</td>
</tr>
<tr>
<td>iii) 0.399922%</td>
<td>of the assessed value of all rateable land within the municipality zoned CV under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,091.00 multiplied by :-</td>
</tr>
</tbody>
</table>
(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1, whichever is the greater.

iv) 0.485422% of the assessed value of all rateable land within the municipality zoned CB under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,381.00 multiplied by :-
(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1, whichever is the greater.

v) 0.374146% of the assessed value of all rateable land within the municipality zoned PS or CN under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,138.00 multiplied by :-
(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1, whichever is the greater.

vi) 0.338519% of the assessed value of all rateable land within the municipality zoned OR under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $450.00 multiplied by :-
(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1, whichever is the greater.

vii) 0.420575% of the assessed value of all rateable land within the municipality zoned FD, SU, CP, CL, RD or U under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,147.00 multiplied by :-
(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1, whichever is the greater.

eight) 0.555719% of the assessed value of all rateable land within the municipality zoned C, or SC under the NT Planning Scheme other than those classes of
allotments described in paragraphs (ix) and (x) below, with the minimum amount payable in the application of that differential rate being $1,138.00 multiplied by :-

(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1,
whichever is the greater.

ix) 1.002151% of the assessed value of those classes of allotments within the municipality zoned C or SC under the NT Planning Scheme with a parcel area equal to or greater than 40,000m² and being allotments on which is situated a major shopping centre, with the minimum amount payable in the application of that differential being $1,138.00 multiplied by :-

(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1,
whichever is the greater.

x) 0.555719% of the assessed value of those classes of allotments within the municipality zoned C or SC under the NT Planning Scheme with a parcel area less than 40,000m² and being allotments on which is situated a major shopping centre, with the minimum amount payable in the application of that differential rate being $1,138.00 multiplied by :-

(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1,
whichever is the greater.

xi) 0.566387% of the assessed value of all rateable land within the municipality zoned TC or HT under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,138.00 multiplied by :-

(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
(b) the number 1,
whichever is the greater.

xii) 0.340492% of the assessed value of all rateable land within the municipality zoned LI under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,138.00 multiplied by :-

(a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
available via the City of Darwin Council Website at www.darwin.nt.gov.au, at Council Public Libraries or contact the Committee Administrator on (08) 8930 0670.

- xiii) 0.288145% of the assessed value of all rateable land (other than the small allotments identified below) within the municipality zoned GI or DV under the NT Planning Scheme, with the minimum amount payable in the application of that differential rate being $1,138.00 multiplied by :
  
  (a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
  
  (b) the number 1, whichever is the greater.

Council considers the following classes of allotments within the municipality zoned GI to be a different class of allotments and small allotments for the purposes of section 148(3)(b) of the Act and the example given at the foot of that section:

- Units 1 to 3 and Units 5 to 98 comprised in Unit Plan No. 95/95;
- Units 101 to 216 in Unit Plan 97/112;
- Units 17 to 32 comprised in Unit Plan 98/32;
- Lots 6244 to 6285 Hundred of Bagot; and
- Lots 6330 to 6336 Hundred of Bagot.

Council considers that an inequity would result if the minimum amount declared in respect of rateable land within Zone GI were applied to these small allotments, and accordingly, Council declares a lesser minimum amount, being $283.00, to be payable in respect of each of these small allotments.

- xiv) 0.420575% of the assessed value of every allotment of rateable land within the municipality not otherwise described above, with the minimum amount payable in the application of that differential rate being $1,091.00 multiplied by :
  
  (a) the number of separate residential parts or units that are adapted for separate occupation or use (pursuant to section 148(4) of the Act) on each allotment of land; or
  
  (b) the number 1, whichever is the greater.

D. THAT pursuant to Section 156 of the Act Council declares the following special rate ("the Parking Local Rate"):

i). The purpose for which the Parking Local Rate is to be imposed is to defray the expense of and in relation to on-street and off-street parking within the central business district ("the Central Business District") as defined in Schedule 1 of the Local Government (Darwin Parking Local Rates) Regulations ("the Regulations"), it being the opinion of the Council that such on-street and off-street parking is and will be of special benefit to the ratepayers of the Central Business District.
ii). The amount to be raised by the Parking Local Rate is $1,030,242.

iii). The Parking Local Rate is to be an amount of $241.48 per car parking space which will be assessed and levied in accordance with the Regulations. Notification of the parking usage schedule 2017/18 has been duly prepared in accordance with Regulation 4 of the Regulations and notified in the Northern Territory Government Gazette and in the Northern Territory News on 7 June 2017.

iv). The Parking Local Rate will be levied on all rateable land in the Central Business District in accordance with the Regulations.

v). Appeals against the assessment of the Parking Local Rate may be made in accordance with regulation 7 of the Regulations. The period for appeals under regulation 7 of the Regulations expires on 6 July 2017.

vi). Proceeds of the Parking Local Rate shall be applied by the Council for the provision, operation and maintenance of land, facilities, services and improvements for and in connection with the parking of vehicles in the Central Business District, including both on-street and off-street parking facilities.

E. THAT pursuant to Section 157 of the Act, Council declares that it intends to raise $7,031,336 and makes and declares the following charges for the financial year ending 30 June 2018 for the purpose of enabling or assisting Council to meet the cost of the garbage collection and recycling collection services and the waste disposal services it provides for the benefit of residential land within the municipality and the occupiers of such land.

For the purposes of this paragraph E:

- “residential dwelling” means a dwelling house, flat or other substantially self contained residential unit or building on residential land and includes a unit within the meaning of the Unit Titles Act and the Unit Title Schemes Act.

- “residential land” means land used or capable of being used for residential purposes (but does not include land on which there is no residential dwelling).

- “SBWDS” means the Shoal Bay Waste Disposal Site located at Lot 3952 Town of Sanderson.

i). A charge of $258.00 per annum per residential dwelling in respect of kerbside garbage and recycling collection services and a waste disposal service provided for the benefit of, or which Council is willing and able to provide for the benefit of, each residential dwelling within the municipality other than a residential dwelling as described in Parts 1, 2 and 3 of the Schedule below and the occupiers of such land.

The services are –

- a kerbside garbage collection service of one visit per week; and
\begin{itemize}
\item a kerbside recycling collection service of one visit per fortnight,

with a maximum of one 240 litre mobile bin per garbage collection or recycling collection visit; and

\item access to the SBWDS, by means of an access tag of such type as may be provided by the Council, to enable the owner or occupier of such residential dwelling to dispose of such waste items as may be accepted by the operator of the SBWDS from time to time. Council will provide one access tag for each such residential dwelling. Additional or replacement tags can be purchased for the fee determined by Council from time to time.
\end{itemize}

\textbf{ii).} A charge of $240.00 per annum per residential dwelling in respect of non-kerbside (communal) garbage and recycling collection services and a waste disposal service provided for the benefit of, or which Council is willing and able to provide for the benefit of, each residential dwelling within the municipality where the number of residential dwellings (as the case may be) exceeds three (3) other than a residential dwelling as described in Parts 2 and 3 of the Schedule below and the occupiers of such land.

The services are as described in Part 1 of the Schedule below.

\textbf{iii).} A charge of $240.00 per annum per residential dwelling in respect of non-kerbside (communal) garbage and recycling collection services and a waste disposal service provided for the benefit of, or which Council is willing and able to provide for the benefit of, each residential dwelling within the municipality where:

\begin{enumerate}
\item the number of residential dwellings exceeds twelve (12);
\item the dwellings and the facilities in and about the dwellings meet the requirements of the Council for the purposes of providing the services; and
\item the owners of the dwellings have notified the Council in writing of their wish to be provided with these services.
\end{enumerate}

The services are as described in Part 2 of the Schedule below.

\textbf{iv).} A charge of $240.00 per annum per residential dwelling in respect of non-kerbside (communal) garbage and recycling collection services and a waste disposal service provided for the benefit of, or which Council is willing and able to provide for the benefit of, each residential dwelling within the municipality where:

\begin{enumerate}
\item the number of residential dwellings exceeds forty (40);
\item the dwellings and the facilities in and about the dwellings meet the requirements of the Council for the purposes of providing the services; and
\item the owners of the dwellings have notified the Council in writing of their wish to be provided with these services.
\end{enumerate}
The services are as described in Part 3 of the Schedule below

v). Where, in response to a written request from a person liable to pay a charge in respect of a residential dwelling referred to in paragraph E(i), Council approves the request and provides an additional service in the form of the weekly kerbside collection of one or more additional 240 litre mobile garbage bins, a charge of $445.00 per annum, per additional garbage bin shall apply to that residential dwelling. The additional service shall be the provision and collection of the number of additional 240 litre mobile garbage bins approved by Council in response to such written request, which charge shall be levied and paid in conjunction with the charge for the weekly kerbside collection service referred to in paragraph E(i).

vi). Where, in response to a written request from a person liable to pay a charge in respect of a residential dwelling referred to in paragraph E(i), Council approves the request and provides an additional service in the form of the fortnightly kerbside collection of one or more additional 240 litre mobile recycling bins, a charge of $100.00 per annum, per additional recycling bin shall apply to that residential dwelling. The additional service shall be the provision and collection of the number of additional 240 litre mobile recycling bins approved by Council in response to such written request, which shall be levied and paid in conjunction with the charge for the fortnightly kerbside collection service referred to in paragraph E(i).
SCHEDULE
CITY OF DARWIN
GARBAGE AND RECYCLING COLLECTION SERVICES

PART 1 –

Communal Services for more than 3 residential dwellings (refer paragraph E (ii) of declaration)

The services are –

(a) two (2) non-kerbside garbage collections per week; and

(b) one (1) non-kerbside recycling collection per week,

with the number of bins for garbage and recycling collections being as set out in the table below; and

(c) access to the SBWDS, by means of an access tag of such type as may be provided by the Council, to enable the owner or occupier of such residential dwelling to dispose of such waste items as may be accepted by the operator of the SBWDS from time to time. Council will provide one access tag for each such residential dwelling. Additional or replacement tags can be purchased for the fee determined by Council from time to time.

<table>
<thead>
<tr>
<th>NUMBER OF HOUSEHOLDS</th>
<th>GARBAGE BINS 240 LITRE</th>
<th>RECYCLING BINS 240 LITRE</th>
<th>TOTAL NUMBER 240 LTR BINS</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>1</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>5-6</td>
<td>2</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>7-8</td>
<td>2</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>9-12</td>
<td>3</td>
<td>2</td>
<td>5</td>
</tr>
<tr>
<td>13-16</td>
<td>4</td>
<td>3</td>
<td>7</td>
</tr>
<tr>
<td>17-18</td>
<td>5</td>
<td>3</td>
<td>8</td>
</tr>
<tr>
<td>19-20</td>
<td>5</td>
<td>4</td>
<td>9</td>
</tr>
<tr>
<td>21-24</td>
<td>6</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>25-28</td>
<td>7</td>
<td>5</td>
<td>12</td>
</tr>
<tr>
<td>29-30</td>
<td>8</td>
<td>5</td>
<td>13</td>
</tr>
<tr>
<td>31-32</td>
<td>8</td>
<td>6</td>
<td>14</td>
</tr>
<tr>
<td>33-36</td>
<td>9</td>
<td>7</td>
<td>16</td>
</tr>
<tr>
<td>37-40</td>
<td>10</td>
<td>7</td>
<td>17</td>
</tr>
<tr>
<td>41-44</td>
<td>11</td>
<td>8</td>
<td>19</td>
</tr>
<tr>
<td>45-48</td>
<td>12</td>
<td>8</td>
<td>20</td>
</tr>
</tbody>
</table>
PART 2 –

Communal Services for more than 12 residential dwellings that meet the requirements of Council (refer paragraph E(iii) of declaration)

The services are –

(a) two (2) non-kerbside garbage collections per week; and

(b) one (1) non-kerbside recycling collection per week,

with the number of bins for garbage and recycling collections being as set out in the table below; and

(c) access to the SBWDS, by means of an access tag of such type as may be provided by the Council, to enable the owner or occupier of such residential dwelling to dispose of such waste items as may be accepted by the operator of the SBWDS from time to time. Council will provide one access tag for each such residential dwelling. Additional or replacement tags can be purchased for the fee determined by Council from time to time.

<table>
<thead>
<tr>
<th>NUMBER OF HOUSEHOLDS</th>
<th>GARBAGE BINS 1,100 LITRE</th>
<th>RECYCLING BINS 240 LITRE</th>
<th>TOTAL NUMBER MIXED BINS</th>
</tr>
</thead>
<tbody>
<tr>
<td>13-16</td>
<td>1</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td>17-18</td>
<td>2</td>
<td>3</td>
<td>5</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NUMBER OF HOUSEHOLDS</th>
<th>GARBAGE BINS 1,100 LITRE</th>
<th>RECYCLING BINS 1,100 LITRE</th>
<th>TOTAL NUMBER 1,100 LTR BINS</th>
</tr>
</thead>
<tbody>
<tr>
<td>19-24</td>
<td>2</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>25-32</td>
<td>2</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>33-48</td>
<td>3</td>
<td>2</td>
<td>5</td>
</tr>
<tr>
<td>49-64</td>
<td>4</td>
<td>3</td>
<td>7</td>
</tr>
<tr>
<td>65-71</td>
<td>5</td>
<td>3</td>
<td>8</td>
</tr>
<tr>
<td>72-80</td>
<td>5</td>
<td>4</td>
<td>9</td>
</tr>
<tr>
<td>81-96</td>
<td>6</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>97-112</td>
<td>7</td>
<td>5</td>
<td>12</td>
</tr>
</tbody>
</table>
PART 3 –
Communal Services for more than 40 residential dwellings that meet the requirements of Council (refer paragraph E (iv) of declaration)

The services are –

(a) two (2) non-kerbside garbage collections per week; and

(b) one (1) non-kerbside recycling collection per week,

with the number of bins for garbage and recycling collections being as set out in the table below; and

(c) access to the SBWDS, by means of an access tag of such type as may be provided by the Council, to enable the owner or occupier of such residential dwelling to dispose of such waste items as may be accepted by the operator of the SBWDS from time to time. Council will provide one access tag for each such residential dwelling. Additional or replacement tags can be purchased for the fee determined by Council from time to time.

<table>
<thead>
<tr>
<th>NUMBER OF HOUSEHOLDS</th>
<th>3 CUBIC METRE GARBAGE BIN</th>
<th>RECYCLING BINS 1,100 LITRE</th>
<th>TOTAL NUMBER MIXED BINS</th>
</tr>
</thead>
<tbody>
<tr>
<td>41-48</td>
<td>1</td>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>49-50</td>
<td>1</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td>51-71</td>
<td>2</td>
<td>3</td>
<td>5</td>
</tr>
</tbody>
</table>

F. THAT the relevant interest rate for the late payment of rates and charges is fixed in accordance with Section 162 of the Act at the rate of 18.0% per annum and is to be calculated on a daily basis.

G. THAT rates and charges declared under this declaration may be paid by four (4) approximately equal instalments on the following dates, namely:

- First Instalment: 30 September 2017
- Second Instalment: 30 November 2017
- Third Instalment: 31 January 2018
- Fourth Instalment: 31 March 2018

Instalments falling due on a weekend or public holiday may be paid by the following business day, without incurring any penalty.

(a) Details of due dates and specified amounts will be listed on the relevant Rates Notice.

(b) Variations to those options for payment will be administered according to the conditions outlined on the front and reverse of the Rates Notice.
(c) A ratepayer who fails to abide by such conditions may be sued for recovery of the principal amount of the rates and charges, late payment penalties, and costs reasonably incurred by Council in recovering or attempting to recover the rates and charges. If rates are payable by the owner of the land and are not paid by the due date, they become a charge on the land to which they relate, except within an Aboriginal community living area. In addition, Council may apply to register its charge over the land and sell the land to recover unpaid rates and charges.

DECISION NO.21\5528 (27/06/17) Carried

ACTION: MGR FINANCE
NOTE: GM CORP, REVENUE SUPERVISOR

17.1.3 **NT Alcohol Policies and Legislation Review**
Report No. 17C0045 KH:es (27/06/17) Common No. 3562620

(Elix/Knox)

A. THAT Report Number 17C0045 KH:es entitled NT Alcohol Policies and Legislation Review, be received and noted.

B. THAT Council endorse the City of Darwin response submission to the Northern Territory (NT) Government Review of Alcohol Policies and Legislation at Attachment A as amended to suggest some stronger responses to licensing, takeaway licenses, closing hours, provision of support facilities, review of dry area legislation enforcement, impact on residents and other administrative matters to report Number 17C0045 KH:es entitled NT Alcohol Policies and Legislation Review.

DECISION NO.21\5529 (27/06/17) Carried

ACTION: MGR COMMUNITY DEVELOPMENT
NOTE: GM COMM
17.1.4 Policy 025 - Community Engagement
Report No. 17C0051 SJ:am (27/06/17) Common No. 1612461

(Palmer/Glover)

A. THAT Report Number 17C0051 SJ:am entitled Policy 025 - Community Engagement, be received and noted.


DECISION NO.21\5530 (27/06/17) Carried

ACTION: MGR STRATEGY
NOTE: ENGAGEMENT OFFICER, GM COMM

17.1.5 Open Data Policy
Report No. 17TC0021 VG:eb (27/06/17) Common No. 3221369

(Young/Niblock)

A. THAT Report Number 17TC0021 VG:eb entitled Open Data Policy, be received and noted.


C. THAT Council note the implementation plan for Open Data contained within Report Number Report Number 17TC0021 VG:eb entitled Open Data Policy.

DECISION NO.21\5531 (27/06/17) Carried

ACTION: MGR STRATEGY
NOTE: EXEC MGR
17.1.6 Credit Card Surcharge - Parking Meters
Report No. 17A0057 LC:jg (27/06/17) Common No. 3006030
(Want de Rowe/Palmer)

A. THAT Report Number 17A0057 LC:jg entitled Credit Card Surcharge - Parking Meters, be received and noted.
B. THAT Council not introduce a credit card or pay-by-phone surcharge for car parking fees.

DECISION NO.21\5532 (27/06/17) Carried
ACTION: MGR BUSINESS
NOTE: GM CORP

17.1.7 Related Party Disclosures (AASB 124) - Policy
Report No. 17A0054 MC:jg (27/06/17) Common No. 3236868
(Elix/Knox)

A. THAT Report Number 17A0054 MC:jg entitled Related Party Disclosures (AASB 124) - Policy, be received and noted.
B. THAT Council adopt the policy entitled “Related Party Disclosures” presented in Attachment A to this Report Number 17A0054 MC:jg entitled Related Party Disclosures (AASB 124) - Policy.

DECISION NO.21\5533 (27/06/17) Carried
ACTION: MGR STRATEGY
NOTE: MGR FINANCE, GM COMM

17.2 OFFICERS REPORTS (RECEIVE & NOTE)

Report No. 17A0069 MC:jg (27/06/17) Common No. 2476534
(Palmer/Glover)


DECISION NO.21\5534 (27/06/17) Carried
17.2.2 **Parap Pool Redevelopment Progress Update Report June 2017**

Report No. 17C0050 MG:kl (27/06/17) Common No. 2918032

(Niblock/Young)

THAT Report Number 17C0050 MG:kl entitled Parap Pool Redevelopment Progress Update Report June 2017, be received and noted.

DECISION NO.21\5535 (27/06/17) Carried

18. **TOWN PLANNING REPORT/LETTER**

18.1 **Council Responses to Planning Applications - June 2017**

Report No. 17TS0056 BS:hd (27/06/17) Common No. 2547669

(Knox/Want de Rowe)

A. THAT Report Number 17TS0056 BS:hd entitled Council Responses to Planning Applications - June 2017, be received and noted.

B. THAT Council endorse the responses to the Development Consent Authority within *Attachments A and B* to Report Number 17TS0056 BS:hd entitled Council Responses to Planning Applications - June 2017.


DECISION NO.21\5536 (27/06/17) Carried

ACTION: PLANNING OFFICER

NOTE: GM INFRA
18.2 Outdoor Dining (Non-Licensed) Application, Harvest Coffee Shop, Lot 7029 (53) Yanyula Drive, Anula

Report No. 17TS0067 BS:tz (27/06/17) Common No. 3545568

(Glover/Haslett)

A. THAT Report Number 17TS0067 BS:tz entitled Outdoor Dining (Non-Licensed) Application, Harvest Coffee Shop, Lot 7029 (53) Yanyula Drive, Anula, be received and noted.

B. THAT Council approve the outdoor dining (non-licensed) application associated with the Harvest Coffee Shop adjacent to Lot 7029 (53) Yanyula Drive, Anula, outlined in Report Number 17TS0067 BS:tz entitled Outdoor Dining (Non-Licensed) Application, Harvest Coffee Shop, Lot 7029 (53) Yanyula Drive, Anula.

C. THAT Council pursuant to Section 32(2) of the Local Government Act 2008 (as amended), hereby delegates to the Chief Executive Officer, the power to finalise the design and all other matters related to outdoor dining (non-licensed) within Council’s road reserve, in accordance with Report Number 17TS0067 BS:tz entitled Outdoor Dining (Non-Licensed) Application, Harvest Coffee Shop, Lot 7029 (53) Yanyula Drive, Anula.

DECISION NO.215537 (27/06/17) Carried

ACTION: PLANNING OFFICER

NOTE: GM INFRA

19. INFORMATION ITEMS AND CORRESPONDENCE RECEIVED

Nil
20. **REPORTS OF REPRESENTATIVES**  
Common No. 1735503

(Want de Rowe/Lambrinidis)

THAT the following Reports of Representatives be received and noted.

DECISION NO.21\5538 (27/06/17)  
Carried

20.1 **Climate Change Challenge**

Member E L Young reported on her attendance judging the Climate Change Challenge for schools on 14 June 2017.

20.2 **ALGA National General Assembly**

Member G J Haslett reported on his representation of the Lord Mayor at the ALGA National General Assembly in Canberra in June 2017. He noted the motion brought by Hobart Council to change the date of Australia Day.

Member R M Knox noted her disappointment that this motion was not brought to the City of Darwin Council for discussion prior to the meeting.

21. **QUESTIONS BY MEMBERS**

(Knox/Palmer)

THAT the following Questions by Members be received and noted.

DECISION NO.21\5539 (27/06/17)  
Carried

21.1 **Foreshore Café Umbrellas**  
Common No. 2191683

Member R M Knox note that the Foreshore Café has put up three umbrellas outside and asked whether there were any safety concerns around them.

*The General Manager Corporate Services responded and advised that approval was provided on the basis that the umbrellas were maintained properly and pending any objection to them.*
21.2 Territory Day

The Lord Mayor asked what steps Council has taken in preparation for Territory Day.

The General Manager Infrastructure responded and advised that skip bins will be placed along Nightcliff foreshore, Vestey’s Beach and East Point in order to help with the waste load. Operational staff will be working on the Sunday to do a general clean-up of high volume areas.

The Lord Mayor further queried whether prisoners will be assisting with clean-up as they have in previous years?

The General Manager Infrastructure took the question on notice.

ACTION: GM INFRA

The General Manager Community & Cultural Services advised that City of Darwin has contacted all sporting organisation with seasonal oval allocations on Sunday advising that some clean-up will be done.

Two animal management teams will be operational on Saturday evening between the hours of 5.00pm – 11.00pm for collection of animals. The Manager, Regulatory Services has advised that Rangers may work past this time if required.

Staff will be operating in the field and out of the Council Pound on Sunday so that owners are able to collect impounded pets. Staff will continue to collect animals at large as calls come in.

For the 24 hrs around Territory Day animals that are collected will be returned directly to owners where possible. All pound release fees and dog at large infringements will be waived during this period.

There will also be a team located at Mindil Beach to manage the exclusion zone as per Council’s By-Laws.

The Lord Mayor further queried whether unregistered animals at large will also be returned?

The General Manager Community & Cultural Services advised that as per normal procedures, animals would be registered and microchipped before they are released.

Member J A Glover asked why Council are providing rangers at Mindil Beach when it is Northern Territory Government land?

The General Manager Community & Cultural Services advised that Council are responsible for the exclusion zone and the sand dunes.
22. GENERAL BUSINESS

22.1 Bicentennial Park Play Space
Common No. 2116605

(Want de Rowe/Knox)

THAT Council thank all staff involved in the development and opening of the Play Space on the Esplanade.

DECISION NO.21\5540 (27/06/17) Carried
ACTION: GM INFRA

22.2 Mark Blackburn

(Want de Rowe/Glover)

THAT Council thank Mark Blackburn for his loyalty, dedication, advice and service to Council.

DECISION NO.21\5541 (27/06/17) Carried

22.3 Fannie Bay Equestrian Club
Common No. 179115

With the consent of the Council, the Decisions arising from this item were moved from the Confidential Section into the Open Section of the Minutes.

(Young/Want de Rowe)

A. THAT Council note that a meeting will be held with Fannie Bay Equestrian Club on 5 July 2017 and Elected Members are invited to attend.

B. THAT this decision be moved into Open.

DECISION NO.21\5542 (27/06/17) Carried
23. **DATE, TIME AND PLACE OF NEXT ORDINARY COUNCIL MEETING**

Common No. 2695130

(Niblock/Haslett)

THAT the next Ordinary Meeting of Council be held on Tuesday, 11 July 2017, at 5:00pm (Open Section followed by the Confidential Section), Council Chambers, 1st Floor, Civic Centre, Harry Chan Avenue, Darwin.

DECISION NO.21\5543 (27/06/17) Carried

24. **CLOSURE OF MEETING TO THE PUBLIC**

Common No. 2695131

(Glover/Lambrinidis)

THAT pursuant to Section 65 (2) of the Local Government Act and Regulation 8 of the Local Government (Administration) Regulations the meeting be closed to the public to consider the Confidential Items of the Agenda.

DECISION NO.21\5544 (27/06/17) Carried

25. **ADJOURNMENT OF MEETING AND MEDIA LIAISON**

Common No. 2695132

(Young/Knox)

THAT the meeting be adjourned at 6.50pm for 15 minutes to enable the Media to liaise with the Lord Mayor.

DECISION NO.21\5545 (27/06/17)

*The meeting moved to the Confidential Section at 7.00pm.*
Confirmed On: Tuesday, 11 July 2017

Chair: ________________________________