Woorabinda Aboriginal Shire Council Local Law No. 1 (Administration) 2014

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Part 1 Preliminary

1 Short title

This local law may be cited as Local Law No. 1 (Administration) 2014

2 Purposes and how they are to be achieved

the administration, implementation and enforcement of the local government's local laws and subordinate local laws. The purpose of this local law is to provide a legal and procedural framework for

3 Definitions—the dictionary

The dictionary in schedule 1 defines particular words used in this local law

4 Relationship with other laws

This local law is-

- **a** in addition to, and does not derogate from, laws regulating planning and development assessment; and land use
- **e** contrary intention. laws subject to any specific provision in a local law that expresses a applies to each of the local government's local laws and subordinate local

Part 2 Approvals for prescribed activities

G Offence to undertake prescribed activity without an approval

 Ξ the local government. A person must not undertake a prescribed activity without an approval granted by

Maximum penalty—

- (a) for a category 1 activity—10 penalty units;
- (b) for a category 2 activity—20 penalty units;
- (c) for a category 3 activity—50 penalty units; or
- lawfor an activity for which no category has been declared by subordinate local -20 penalty units.
- 2 other than a local law, authorises the local government to grant an approval. Subsection (1) does not apply to an activity for which a Local Government Act,

Example—

It will not apply to approvals required under section 75 of the Local Government Act 2009

 $\overline{\omega}$ does not apply to a particular or category of prescribed activity. The local government may, by subordinate local law, declare that subsection (1)

a law of the State or the Commonwealth. See the Act, section 27. LAW_140651_1971115 This local law and any subordinate local law made under it do not apply to the extent of any inconsistency with

Example—

camping ground would therefore not require an approval under this part. A subordinate local law may declare that subsection (1) does not apply to the operation camping ground that meets certain criteria (for example, less than a certain size or particular location) or that complies with certain conditions. A person operating su A person operating such a

6 Application for approvals of prescribed activities

- Ξ An application for an approval of a prescribed activity must be
- (a) made in the form approved by the local government;
- **G** made by the person who will be operating the prescribed activity; and
- (c) include-
- Ξ applicant; name, address and contact telephone number of the
- Ξ if the applicant number; and ıs: ħ corporation, the Australian company
- (iii) full details of the prescribed activity;
- (d) be accompanied by—
- Ξ required under another law for the prescribed activity; proof that the applicant currently holds any separate approval
- (ii) the prescribed fee;
- (iii) if the applicant is not the owner of the premises on which the prescribed activity is to be operated, the owner's written consent;
- (j such other information, materials or documents as government may prescribe by subordinate local law. the local

Example for paragraph (d)(i)—

A prescribed activity may require approvals under another Act in relation to development, building, liquor, carriage of goods, business licensing etc.

- 3 materials included in or accompanying the application. further reasonable information or clarification of the information, documents or The local government may, by written notice, request the applicant to provide
- \odot information within 14 days from when a written notice is given in subsection (2) the application lapses and the local government is not required to consider it. reasonable excuse, the applicant does not provide the further
- 4 information in subsection (3). The local government, in its discretion, may extend the period for receipt of
- (5) that is, to the person's knowledge, false or misleading. A person must not provide information in or in connection with an application

Maximum penalty for subsection (4)—20 penalty units

7 Deciding an application for an approval

- Ξ By written notice to the applicant, the local government may
- <u>a</u> approve an application for an approval unconditionally; or

- 3 approve an application for an approval subject to conditions; or
- (c) refuse to grant the approval.

Example for paragraph (b)--

If an application for which the local government's approval is required may result in damage to property, the local government may, as a condition of giving its approval, require the applicant to give reasonable security (which may include a deposit of money, a guarantee or an insurance bond) to ensure that any damage is made good

- \odot The for an approval to undertake a prescribed activity are criteria which the local government will consider in deciding an application
- **a** if the prescribed activity requires an approval under another law, whether that separate approval is held;
- <u></u> amenity of the surrounding area; the effect of the prescribed activity on the public health, safety ç
- <u></u> prescribed activity; any environmental harm or nuisance which is likely to be caused by the
- (d) the physical suitability of the land for the proposed use;
- **@** if the application relates to trust land, whether the grant of the approval consistent with the terms and conditions of the trust;
- \mathfrak{F} prescribed for the activity under a subordinate local law; and whether the prescribed activity is consistent with any additional criteria
- 9 any other matters which the local government considers relevant to deciding the application.

Example for paragraph (e)—

issue of a trustee permit prior to the approval being granted for commercial use of the area. the local government under the Land Act 1994 may require registration of a trustee An application for commercial use of a local government controlled area that is held in trust by lease q

 \odot If the local applicant an information notice. government refuses an application for an approval it must give the

8 Conditions of approval

- Ξ appropriate. An approval may be granted on such conditions as the local government considers
- 3 to whether the conditions In deciding on conditions of an approval, the local government must have regard
- (a) nuisance; amenity of the surrounding area or to prevent environmental are reasonably necessary to ensure that the operation and management of the prescribed activity will be adequate to protect the public health, harm or safety or
- <u></u> will be consistent with the purpose of any relevant local law;
- **©** if the approval is for a prescribed activity for which a Local Government Government Act; and Act authorises the local requirements government to grant an approval 읁 criteria specified Ħ that relevant are consistent Local
- **a** conflict with the conditions of any other relevant approval issued under an

- $\overline{\omega}$ that will be imposed on an approval for a prescribed activity. The local government may specify in a subordinate local law, standard conditions
- **£** not they are specified on the approval. Subject to subsection (5), any conditions specified in accordance with subsection (3) are deemed to be conditions of the relevant approval regardless of whether or
- 3 subsection (3) and the conditions of approval specified on an approval, the To the extent of any inconsistency between the standard conditions referred to in conditions specified on the approval will prevail.

9 Compliance with conditions of approval

 Ξ An approval holder must ensure that each condition of an approval is complied

Maximum penalty for:

- **a** for failure to comply with a condition of activity – 10 penalty units; an approval for a category 1
- **(b)** for failure to comply with a condition of an approval activity – 20 penalty units; for a category
- <u>O</u> activity - 50 penalty units; and for failure to comply with a condition of an approval for a category
- <u>a</u> which no category has been specified – 20 penalty units. for failure to comply with a condition of an approval of an activity for
- \mathfrak{D} other than a local law, authorises the local government to grant an approval.. This section does not apply to an activity for which a Local Government Act,

10 Changing conditions of an approval

- Ξ An approval holder may apply to the local government to amend the conditions of
- (2) The application must —
- (a) be made in the form approved by the local government;
- (b) be accompanied by the prescribed fee; and
- <u>O</u> include details of the proposed amendment and the reason for seeking the amendment.
- (3)The local government must decide whether to grant or refuse the application.
- **£** government must, give the approval holder a written notice of the amended If the local government decides to amend the conditions as requested, the local
- (5 written notice of the amended conditions under subsection (4). The amended conditions will take effect when the local government gives the
- 9 must give the approval holder an information notice If the local government refuses to amend the conditions, the local government

- 3 local The local government may unilaterally change a condition of an approval if the government is satisfied the change is urgently necessary to prevent
- (a) harm to human health or safety or personal injury;
- (b) property damage or a loss of amenity;
- (c) environmental harm; or
- (d) a nuisance.
- \otimes must-To change a condition of an approval under subsection (7), the local government
- (a) give the approval holder a written notice stating—
- (i) the proposed change and the reasons for the change;
- Ξ local government about the proposed change; and that the approval holder may make a written submission to the
- (iii) holder, within which any written submission may be made; and the time, at least 14 days after the notice is given to the approval
- 3 consider any written submission made by the approval holder within the time stated in the notice.
- 9 government must give to the approval holder-After considering any written submission made by the approval holder, the local
- (a) notice stating that it has decided not to change the conditions; or if the local government is not satisfied the change is necessary a written
- 3 notice stating that it has decided to change the conditions and the if the local government is satisfied that the change is necessary the changed conditions. details a written of.
- (10)The changed conditions take effect from the day the notice in subsection (9)(b) is given to the holder of the approval.

11 Renewal or transfer of an approval

- Ξ The holder of a approval may make an application to the local government to-
- (a) renew the approval; or
- (b) transfer the approval to another person.
- \mathfrak{D} An application to renew or transfer an approval must be
- (a) made—
- (i) by the holder of the approval;
- (ii) before the expiration of the approval; and
- (iii) in the form approved by the local government; and
- (b) accompanied by-
- the prescribed fee;
- Ξ for a transfer of approval, the consent of the transferee; and

^{36 (}Meaning of commonly used works and expressions) of the *Acts Interpretation Act* 1954). LAW_140651_1971115 A change to the conditions of an approval includes a change by omission, substitution or addition (see section

- such other information as is requested by the local government.
- (3) The local government may decide to—
- (a) renew or transfer an approval—
- Ξ where the undertaking of the prescribed activity complies with relevant local law or subordinate local law; and the conditions of the approval and the provisions of this and any
- Ξ appropriate; or subject to such conditions the local government considers
- (b) refuse to renew or transfer the approval.
- **£** decided under subsection (3). that it would, apart from this section, have expired until the day the application is made under this section, the approval is taken to continue in force from the day Subject to section 14 of this local law, if an application to renew an approval is
- 3 prescribed activities for which an approval cannot be transferred. The local government may prescribe, by subordinate local law, categories of,

12 Independent certification

 Ξ the application. information, document or materials required to be included in or to accompany discretion, accept the certificate of an independent certifier as evidence about any In deciding an application for an approval, the local government may,

Example—

government may accept a Saving Society's Guidelines for Safe Pool Operation. In deciding an application, the local operate a public swimming pool is a management plan that complies with the Royal Life requirement has been met. The local government might specify that a criterion to be met by applicants for approval to certificate of an independent certifier as evidence that this

(2) In this section—

independent certifier means—

- (a) an individual or organisation who the local government accepts as being a certifier for particular application requirements; or
- **@** an individual or organisation that has the qualifications accepted by the local that the local government must be satisfied about, or have regard to, before government as necessary to provide a certificate about a particular matter granting an application for an approval for a prescribed activity.

13 Term of approval

renewal of an approval remains in force for-Unless sooner cancelled or suspended, an approval for a prescribed activity or a

- **a** the term specified in the approval or renewal of approval; or
- 3 year from the date the approval or renewal of approval is granted if there is no term provided for in the approval or renewal of approval--one

4 Amendment, cancellation or suspension of an approval

- Ξ The local government may amend, cancel or suspend an approval where
- <u>a</u> the approval holder agrees to the amendment, cancellation or suspension;
- ☺ the local government reasonably considers the amendment, cancellation or suspension is necessary.
- (i) for the protection of public health or safety;
- (ii) to prevent property damage or a loss of amenity;
- (iii) to prevent environmental harm;
- (iv) to prevent a nuisance;
- 3 to allow for works on roads or local government controlled
- (vi) to improve access to a road; or
- vii) to improve the efficiency of vehicle or pedestrian traffic
- **©** local law in undertaking the prescribed activity; the approval holder contravenes an Act or a condition of the approval or a
- <u>a</u> another approval required for the prescribed activity under an Act has not been obtained or has been suspended or cancelled;
- **@** the approval holder has failed to comply with a condition of the approval;
- \mathfrak{F} the approval was granted on the basis of false or misleading information;
- 9 the approval holder has failed to comply with a compliance notice issued with respect to the prescribed activity under section 22; or
- Ξ the approval holder has failed to comply with a stop order issued with respect to the prescribed activity under section 24.
- (2) approval, other than with the agreement of the approval holder under subsection If the local government considers it is necessary to amend, cancel or suspend an 14(1)(a), the local government must-
- (a) give the approval holder a written notice (a show cause notice) stating
- Ξ the reasons for the proposed action to amend, cancel or suspend
- Ξ if the proposed action is suspension, the proposed suspension period; and
- (iii) given to the holder of the approval. taken within a stated time, at least 21 days after the notice is local government about why the proposed action should not be that the approval holder may make a written submission to the
- (3) not the local government has decided to amend, suspend or cancel the approval. After considering any written submissions made by the approval holder the local government must give to the approval holder a written notice stating whether or
- **£** given to the approval holder under subsection (3). The local government's decision takes effect from the day that written notice is

3 Procedure for immediate suspension of approval

- Ξ the approval holder poses the local government considers that the continuation of the prescribed activity by Despite section 14, the local government may immediately suspend an approval if
- **a** an urgent and serious threat to public health or safety; or
- 3 an urgent and serious risk of environmental harm, property damage, loss of amenity or nuisance.

(2) The suspension—

- (a) with a show cause notice about the proposed action under section 14(2); and can only be effected by the local government giving a notice to the approval holder about the decision to immediately suspend the approval, together
- 3 operates immediately after the notices referred to in paragraph (a) are given to the approval holder; and
- © continues to operate until the earliest of the following happens-
- Ξ the approval holder; the local government cancels the suspension by written notice to
- Ξ section 14(3) of its decision about the show cause notice; the local government gives the approval holder notice under
- (iii) making of written submissions regarding the show cause notice; 14 days have passed since the expiry of the stated time for the
- (iv) regarding the show cause notice. government that it has made 14 days have passed since the approval holder notifies the local its final written submissions

Part 3 Authorised persons

16 Appointment

- Ξ authorised person for these local laws The chief executive officer may appoint a person under the Act Ö bе an
- (2) An authorised person's instrument of appointment must state the local laws which the person is appointed as an authorised person. for

17 Threatening etc. an authorised person⁴

authorised person. person must not threaten, obstruct, insult or use abusive language ð an

Maximum penalty—20 penalty units.

³ See the Act, Chapter 6, Part 6, for the power to appoint authorised persons.

⁴ See also the Act, section 149, in relation to obstructing a person enforcing a Local Government Act and section 150 in relation to impersonating an authorised person.

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Part 4 Review of decision

18 Application for review

- Ξ government for a review of the decision under this part.⁵ A person who is given, or is entitled to be given, an information notice for a
- 3 The application (a review application) must be made within 14 days from
- (a) person is given the notice; or if the person is given an information notice for the decision—the day the
- if paragraph (a) does not apply—the day the person otherwise becomes aware of the original decision
- (G) time for making a review application. The local government may, at any time, referred to in subsection (2) extend the
- (4) The review application must be in writing and be—
- **a** review of the decision; and accompanied by a statement of the grounds on which the applicant seeks a
- 3 supported by enough information to enable the local government to decide the application.

19 Review decision

- Ξ ģ The local government must review the original decision and make a decision (the review decision) within 28 days from the date of receiving a review application
- (a) confirm the original decision;
- (b) amend the original decision; or
- (c) substitute another decision for the original decision.
- (2) The application must not be dealt with by—
- (a) the person who made the original decision; or
- **e** decision, unless the original decision was made by the chief executive a person in a less senior position than the person who made the original officer.
- 3 applicant notice of the decision (the review notice). The local government must, within 5 days of making the review decision, give the
- 4 If the review decision is not the decision sought by the applicant, the review notice must also state the reasons for the review decision.
- (5) decision. local government is taken to have made a review decision confirming the original If the local government does not give the review notice within the 5 days, the

receive, an information notice may seek redress under the local government's complaints process, which is required by the Act, section 268.

LAW_140651_1971115 ⁵ Persons who are aggrieved by a local government decision for which they do not receive, and are not entitled to

20 Stay of operation of original decision

- Ξ application. A review application does not stay the original decision that is the subject of the
- \Im about the original decision, apply to the Magistrates Court for a stay of the original decision. However, the applicant may, immediately after being given the information notice
- \odot The Court may stay the original decision to secure the effectiveness of the review.
- **£** A stay may be granted on such conditions as the Court considers appropriate

Part 5 Enforcement

21 Production of records

- Ξ Act to find out whether the conditions of an approval have complied with.⁶ This section applies where an authorised person has entered a property under the been or are being
- (2)inspection records that are required by the conditions of an approval. The authorised person may require the occupier of the property to produce
- \odot has a reasonable excuse. A person must comply with a requirement under subsection (2), unless the person

Maximum penalty for subsection (3)—10 penalty units

22 Compliance notice

- (a) an authorised person is satisfied that:
- (i) a person—
- A) is contravening a local law or an approval; or
- B) has contravened a local law or an approval in circumstances that make it likely the contravention will continue or be repeated; and
- (ii) the contravention can be remedied; and
- (iii) it is appropriate to give the person an opportunity to remedy the contravention; or
- **(b**) a local law provides that an authorised person may give a compliance notice to a person,

the authorised person may give a written notice (a compliance notice) to the person (the recipient) requiring the person to remedy the contravention. the authorised person may give8

control notices), section 13(2) (Overgrown allotments), section 14(2) (Accumulation of objects and materials on allotments), section 16(2) (Fire hazards), section 19(2) (Community safety hazards).

8 See the Acts Intermediation Act 1054 ⁷ For example, see Local Law No. 3 (Community & Environmental Management) [2011], section 10(1) (Pest

Where a compliance notice is given to the owner of a property and requires action to be taken in relation to that property, then it will constitute a *remedial notice* under the Act, section 138(2). LAW_140651_1971115 See the Acts Interpretation Act 1954, sections 39 and 39A, regarding the service of documents on a person

See the Act, section 132.

Examples for paragraph (a)(ii) of matters relating to a contravention that can be remedied

- If the contravention relates to a person's failure to take action that is required under a taking that action. local law or a condition of an approval, then the matter can be remedied by the person
- a condition of an approval, then the matter can be remedied by the person stopping that If the contravention relates to a person taking action that is prohibited under a local law or
- (2) The compliance notice must state the following—
- (a) either-
- \odot authorised person is satisfied is being, or has been, contravened; particular provision of the local law or approval the
- Ξ person to give a compliance notice; and the provision of the local law that authorises the authorised
- 3 briefly, how it is believed the provision of the local law or approval is being or has been, contravened;
- <u>O</u> the specified action that the recipient must take to comply with the notice;
- **(a)** the time by which the recipient must remedy the contravention;
- @ that it is an offence to fail to comply with the compliance notice;
- \mathfrak{S} the maximum penalty for failing to comply with the compliance notice
- \odot time under subsection (2)(c) must be reasonable having regard to
- (a) the action required to comply with the notice:
- 3 from a failure to comply with the notice; and amenity and the risk of environmental harm or nuisance that may result the risk to public health and safety, the risk of damage to property or loss of
- (c) when the contravention occurred.
- **£** required, to be taken by a remedial notice under another Local Government Act. The specified action in subsection (2)(c) must not be inconsistent with
- (5)The compliance notice must include, or be accompanied by, an information
- 6 Maximum penalty for subsection (6)— The recipient must comply with the compliance notice. 10 -50 penalty units

23 Power to remove and cost recovery

- (1) This section applies where—
- (a) a structure or other material thing, other than an animal, has been brought onto a local government controlled area or road in contravention law; or of 50 local
- 3 a structure has been erected or installed in, on, across, under or over in contravention of a local law. a road

¹⁰ See also section 14 regarding the local government's power to amend, suspend or cancel an approval where a notice is not complied and with section 142 of the Act, regarding the local government's power to enter property and take action that is required under a remedial notice.

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- \Im impound the structure or thing if-An authorised person may seize (by dismantling if necessary), remove and
- (a) its immediate removal is necessary—
- (i) in the interests of public health or safety; or
- (ii)to prevent environmental harm, property damage or loss of
- if a compliance notice has been given requiring the owner or person possession of a structure or thing to remove it Ħ.

3

- Ξ not complied with the compliance notice; and the owner, or person in possession, of the structure or thing has
- Ξ the time for making an application for review of the compliance notice under section 18 has expired.
- 3 debt from the person responsible for the activity mentioned in subsection (1). The local government may recover the cost of action taken under this section as a

24 Stop orders

- Ξ activity poses prescribed activity, if the authorised person believes that the continuation of the activity, whether or not the local government has An authorised person may order a person to immediately stop a prescribed given an approval for the
- (a) an urgent and serious threat to public health or safety; or
- <u></u> an urgent and serious risk of environmental harm, property damage, loss of amenity or nuisance.
- (2) An order under this section—
- (a) may be given verbally or in writing; and
- (b) operates until the earliest of the following happens—
- Ξ the expiry of the period, of no more than 3 days, specified by the authorised person when the order is given; or
- Ξ the local government suspends the approval for the prescribed activity under section 15
- 3 days following the giving of the order. An authorised person must confirm a verbal order in writing within 5 business
- **£** Maximum penalty f—50 penalty units. A person who receives an order under this section must comply with the order
- (5) This section does not affect the local government's powers under any other law.

Part 6 Legal proceedings

25 Defence of lawful excuse

is a defence to prove that the person had a lawful excuse for the contravention If a person is charged with an offence involving a contravention of a local law, it

26 General defence for owners or occupiers of land

the owner or occupier to prove that offence relating to an act or omission with respect to the land, it is a defence for In a proceeding under a local law against the owner or occupier of land for an

- **a** the act or omission occurred without the owner's or occupier's knowledge or consent; and
- 3 the act or omission. the owner or occupier could not, by reasonable diligence, have prevented

27 Joint and several liability

- Ξ is joint and several. of the relevant property, or are jointly engaged in the relevant activity, the liability If a local law imposes a liability on an owner or occupier of property, or a person engaged in a particular activity, and 2 or more persons are the owners or occupiers
- 3 proceedings under the Justices Act 1886. This section applies both to civil liabilities and liabilities enforced by summary

28 Rewards

- Ξ The local leading to the conviction of a person for government may, by public notice, offer a reward for information
- (a) an offence government or under the local government's control; or involving damage to, or theft of, property of the local
- (b) an offence against a local law.
- 3 decided by resolution of the local government. The amount of the reward, and the conditions on which it is payable, must be

Part 7 Miscellaneous

29 Maintenance of good order at meetings

- Ξ A person who is not a member of the local government or a local government committee must not obstruct the proper conduct of a meeting of government or committee.
- Maximum penalty for subsection (1)—20 penalty units
- (2)meeting place local government or committee, the chairperson may ask the person to leave If a person (other than a member) obstructs the proper conduct of a meeting of the
- 3 leave the place and remain away until the end of the meeting or for such lesser A person asked to leave a meeting place under subsection (2) must immediately period fixed by the chairperson.
- Maximum penalty for subsection (3)—20 penalty units
- **4** If a person contravenes subsection (3), an authorised person may, at the request of person away, from the meeting place. chairperson, exercise reasonable force to remove the person, and keep the

 \odot For the purposes of this section "obstruct" includes to disrupt, hinder or interrupt verbally or by conduct.

30 Fees

- Ξ the fee, the fee is to be fixed by resolution under the Act, chapter 4, part 2. If a local law provides for payment of a fee, and does not itself fix the amount of
- \odot A resolution fixing a fee may provide for the reimbursement of the appropriate circumstances. fee Ħ.

Example-

of the approval fee circumstances, surrenders the approval within 3 months after it is granted. A resolution might provide that, in such a case, the approval holder is entitled to receive a partial reimbursement person pays a fee for an approval with a 1 year term but, because of unforeseen

 \odot Unless specific provision to the contrary is made in the local law or resolution fixing a fee, the local government may, in an appropriate case, waive or partially

31 Abandoned goods

- Ξ that goods have been abandoned in a local government controlled area This section applies where an authorised person considers, on reasonable grounds,
- \odot The authorised person may seize and impound the goods

32 Dealing with seized and impounded items

- Ξ proceeds applied in accordance with subsection (4). it may be immediately disposed of as the chief executive officer directs and the Despite any other provision of the local laws, if an impounded item is perishable,
- (2) A person may reclaim an impounded item if-
- (a) written application is made to the chief executive officer;
- **6** applicant is the owner of the item or is acting on the owner's behalf; and proof is produced to the satisfaction of the chief executive officer that the
- **ⓒ** the applicant pays the prescribed fee for seizing and impounding, of the
- \Im local If an impounded item is not reclaimed within 1 month of being impounded the government may dispose of the item-
- (a) if it has no commercial value or has a value that would not cover the costs of sale of the item—as the chief executive officer directs; or
- (b) by sale through—
- Ξ at least 14 days before the date of the proposed sale; public auction or tender, following an advertisement published
- (ii) an agent of the local government; or
- (iii) chief executive officer directs. has not been sold within a reasonable period of time if it has been offered for sale under paragraph (b)(i) or (ii) but as the

- **£** The proceeds of the sale or disposal of the impounded item must be applied
- (a) firstly, towards the costs of the sale or disposal;
- 3 impounded item; and towards the prescribed fee for seizing and impounding the
- © thirdly, subject to subsection (5), ō the former owner of the impounded
- 3 the local government. months from the date of the sale or disposal, the proceeds become the property of amount to which the former owner is entitled under subsection (4)(c) within six If the former owner cannot be located or no person establishes a valid claim to the

Part 8 Subordinate local laws

Subordinate local laws

The local government may make subordinate local laws about

- **a** the categories penalties of prescribed activities for the purposes ofmaximum
- **a** prescribed activities does not apply; 12 in respect of which the requirement for an approval
- <u>o</u> the information, documents or materials that must accompany an application for an approval; 13
- **a** additional criteria for the granting of approvals for prescribed activities
- **e** the conditions that will ordinarily be imposed on an approval; 15
- **(**£) of transferable; 16 prescribed activities for which approvals are
- (g) complementary parks;¹⁷ accommodation prescribed as appropriate for caravan
- Ξ a State-controlled road to which this local law applies; 18
- Ξ controlled areas and roads; 19 public place activities prescribed as regulated activities on local government
- \odot declaring a motor vehicle access area;²⁰
- 图 declaring a prohibited vehicle 21

¹¹ See Schedule 1 definition of "category 1 activity", "category 2 activity" and "category 3 activity"

See section 5(3).

¹³ See section 6(1)(d)(iv).
14 See section 7(2)(f).

¹⁵ See section 8(3).

¹⁶ See section 11(5).

¹⁷ See schedule 1, definition of complementary accommodation, paragraph (b).

¹⁸ See schedule 1, definition of road, subparagraph (b)(i)

¹⁹ See schedule 2, part 2, definition of undertaking regulated activities on local government controlled areas

and roads, paragraph (c).
 See schedule 1, definition of motor vehicle access area.
 See schedule 2, definition of bringing or driving prohibited vehicles onto motor vehicle access areas. LAW_140651_1971115

Part 9

Transition, savings and repeals

34 Repeals

The following local laws and subordinate local laws are repealed

- (a) Local Law No. 1 (Administration) 2011;
- (b) Subordinate Local Law No. 1 (Administration) 2011;
- (c) Local Law No. 2 (Animal Management) 2011;
- **a** Subordinate Local Law No. 2 (Animal Management) 2011;
- **e** Local Law No. 3 (Community and Environmental Management (2011);
- \oplus (2011); Subordinate Local Law No. 3 (Community and Environmental Management
- 9 Local Law No. 7 (Indigenous Community Land Managemento 2011;
- Ξ 2011; and Subordinate Local Law No. 7 (Indigenous Community Land Management0
- (i) By-Law No. 4 (Control of Nuisances).

Schedule 1 Dictionary

Section 3

Aboriginal land see the Aboriginal Land Act 1991, section 10.

Communities (Justice, Land and Other Matters) Act 1984. accessible place has the meaning in the Aboriginal and Torres Strait Island

adding a condition. amend for an approval, includes varying a condition, removing a condition or

approval includes a consent, permission, licence, permit or authorisation

for a prescribed activity. satisfied about, or have regard to, before granting an application for an approval application requirement means a matter that the local government must be

authorised person see the Act, schedule 4.22

sleeping out. overnight on land by a person, whether in accommodation, car or otherwise camping means in relation to land, the physical occupation of, or staying

caravan see Residential Tenancies Act 1994, section 3A.

activity by a subordinate local law for this definition. category 1 activity means a prescribed activity that is declared as a category 1

activity by a subordinate local law for this definition category 2 activity means a prescribed activity that is declared as a category 2

activity by a subordinate local law for this definition. category 3 activity means a prescribed activity that is declared as a category 3

identification label. Manual of commercial vehicle identification label means a label of the type depicted in the Uniform Traffic Control Devices as a commercial vehicle

complementary accommodation means—

- (a) that can be readily assembled and disassembled; or accommodation in an on-site caravan, a cabin or a tent or other structure
- **a** other accommodation prescribed under a subordinate local law for this paragraph as appropriate to caravan parks.

compliance notice means a compliance notice given under-

- (a) section 22; or
- <u></u> another local law that authorises the giving of a compliance notice

remains and opening of a site of burial. disturbance, of human remains, includes interfering with remains, removal of

section 13, or the Torres Strait Islander Land Act 1991, section 12. **DOGIT land** means land that is DOGIT land under the Aboriginal Land Act 1991,

entertainment includes recreation and amusement.

²² See also section 16. LAW_140651_1971115

controls admission to the place reserves a right to refuse admission. entertainment event means an event that is open to the public for entertainment whether or not a charge for admission is made and whether or not the person who

environmental harm see Environmental Protection Act 1994, section 14.

goods includes chattels, materials, things and objects but does not include

human remains means the body or part of the body of a deceased person

impounded item means a structure, thing or goods, other than an animal, that

- (a) an authorised person has seized and impounded pursuant to a power under a local law; or
- ਭ law and has been impounded by a local government has been delivered into the custody of a local government pursuant to a local

independent certifier means-

- <u>a</u> private certifier for particular application requirements; or an individual or organisation declared under a subordinate local law as
- **e** subordinate local law as necessary to provide a certificate about particular an individual or organisation that has the qualifications prescribed under a application requirements.

indication on an official traffic sign, see TORUM Act, Schedule 4

information notice, for a decision, means a written notice stating the following-

- (a) the decision;
- (b) the reasons for the decision;
- <u>@</u> decision within 14 days after the notice is given; and that the person to whom the notice is given may apply for a review of the
- (d) how to apply for a review.

Local Government Act see the Act, Schedule 4.

or on land for which the local government is the trustee. government, including a cemetery located on land owned by the local government local government cemetery means a cemetery under the control of the local

local government controlled area-

government, other than a road. infrastructure owned, local government held in controlled area trust ದ್ದ otherwise controlled by means land, facilities and the other local

Examples of local government controlled areas-

- parks, reserves and gazetted foreshores
- camping grounds or caravan parks on land owned or controlled by the local government
- local government swimming pools
- cemeteries
- Council Chambers and local government offices
- jetties.
- 1 controlled area A local government controlled area includes part of a local government

w DOGIT land. government controlled area does not include a residential lot on

motor vehicle access area means an area within a local government controlled area that is

- (a) indicating that vehicles owned by members of the public are excluded; or a car park or roadway for which there is no sign or traffic control device
- **e** declared under a subordinate local law for this paragraph as a motor vehicle

official traffic sign see TORUM Act, schedule 4.

off-street regulated parking area see TORUM Act, schedule 4

network connection see the Act, section 35(2).

obstruct includes to disrupt, interrupt, hinder or interfere.

prescribed activity means—

- (a) schedule 2 of this local law; or an activity prescribed in part 1 of schedule 2 and defined in part 2
- 3 process for the local government to grant the approval. government to grant an approval but does not make any provision about the activity for which a Local Government Act authorises the local

prescribed fee means a cost-recovery fee fixed by the local government, by local law or by resolution, under the Act.²³

property see Acts Interpretation Act 1954, section 36.

public notice means a notice published in a newspaper circulating in the local government's area.

public place see the Act, section 125(5).

residence means a place of human habitation on a short-term or long-term basis.

resident means a member of the community residing in the trust area.

review decision see section 19.

road means-

- (a) a road as defined in the Act, section 59; and
- (b) a State-controlled road—
- Ξ prescribed under a subordinate local law for this subparagraph provided; and a road to which this local law applies unless otherwise
- Ξ Management) Act 1995, section 66(5)(b). in respect of which the agreement under the Transport chief executive has given written **Operations** (Road

sciences and social sciences including anthropology, history, prehistory, cultural scientific research means appreciation and sociology. all studies, surveys and research in both natural

²³ See the Act, section 97. LAW_140651_1971115

or more of the following facilitiesoccupation by residents, in return for payment, on the basis of residents sharing 1 shared facility accommodation means accommodation occupied or available for

- (a) dormitories or bedrooms;
- (b) toilets;
- (c) bathrooms, showers or other bathing facilities;
- (d) laundries;
- (e) dining facilities;
- (f) cooking facilities;
- (g) recreation facilities.

show cause notice see section 14.

the Act means the Local Government Act 2009.

TORUM Act means the Transport Operations (Road Use Management) Act 1995.

trust area means a part of the local government's area that is a trust area within the meaning of the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 48.

Schedule 2 Prescribed activities

Schedule 1, definition of "prescribed activity"

Part 1 Prescribed activities

camping within a camping site in a trust area bringing or driving prohibited vehicles onto motor vehicle access areas bringing or driving motor vehicles onto parks or reserves alteration or improvement to local government controlled areas and roads

entry to trust areas commercial use of local government controlled areas and roads

establishment or occupation

establishment or occupation of a temporary home

installation of temporary advertising devices

keeping of animals

operation of camping grounds

operation of caravan parks

operation of cemeteries

operation of a pet shop, cattery or kennel

operation of public swimming pools

operation of shared facility accommodation

operation of temporary entertainment events

undertaking regulated activities regarding human remains

undertaking regulated activities on local government controlled areas and roads

undertaking scientific research in a trust area

Part 2 Definitions of prescribed activities

means alteration or improvement to local government controlled areas and roads²⁴

- (a) installing, government controlled area or on a road; or changing, damaging 01 removing В structure Ħ ಶಾ local
- **(b)** controlled area or on a road; clearing or. damaging $^{\mathrm{of}}$ vegetation ፰. 52 local government

but not an alteration or improvement-

(c) that constitutes development under the Planning Act;²⁵

responsibilities as a trustee under that Act. Land Act 1994, the local government must take account of, and give precedence to, its rights, powers and ²⁴ Where a local government controlled area comprises land held on trust by the local government under the

²⁵ See the definition of *Planning Act* in the Act, schedule 4. LAW 140651 1971115

- **a** Management Act 1999; which 80 tree clearing permit ıs required under the Vegetation
- (e) that involves a network connection; or
- \oplus for which written approval of the local government is required under section 75 of the Act.

under section 12 of Local Law No. 4 (Indigenous Community Land Management) 2014 as a park or reserve. driving a motor vehicle onto an area of land designated by the local government bringing or driving motor vehicles onto parks or reserves means bringing or

bringing or driving a motor vehicle, declared by subordinate local law to be a prohibited vehicle, onto a motor vehicle access area. bringing or driving prohibited vehicles onto motor vehicle access areas means

camping. a trust area designated by resolution of the local government for the purposes of camping within a camping site in a trust area means camping within that part of

vehicular or pedestrian traffic under section 75(2) of the Local Government Act on a road or interfering with a road or its operation including interference with carrying out works on a road means carrying out works or conducting activities

the time the prescribed activity is being undertaken. current approval means an approval that is in force and has not been suspended at

include the followingsupply of goods and services (including food or drink) for profit, but does not of a local government controlled area or road for soliciting or carrying on the commercial use of local government controlled areas26 and roads means the use

- <u>a</u> the provision of a public passenger service under the *Transport Operations* (Passenger Transport) Act 1994;
- **a** of the road for carrying on the business; authorised by a permit under the Land Act 1994 to occupy the relevant part a business on part of a road if the person carrying on the business is
- <u></u> Infrastructure Act 1994; business that a person is authorised to carry on under the Transport
- **a** under the Planning Act; a road for a particular purpose if the use constitutes development
- (e) operation of a temporary entertainment event; or
- \mathfrak{F} holding of a public place activity on a local government controlled area or

entry to trust area means to enter, be in and live in a trust area.

or caravan park. establishment or the occupation of a temporary home on or in a camping ground used or intended for temporary use as a place of residence but does not include the construction, installation, positioning or placement of a structure, tent or vehicle establishment or occupation of a temporary home means the erection,

²⁶ See footnote 25. LAW_140651_1971115

operation of a temporary entertainment event. prescribed under a holding of a public place activity means the subordinate local law for this holding of a public place activity for this definition, excluding the

place. display of an advertisement or sign that is visible from a road or other public $\sum_{i=0}^{27} 27$ installation of temporary advertising devices means the installation, erection or

approval is required under Local Law No.2 (Animal Management) 2014 keeping of animals means the keeping of an animal or animals for which an

camping ground but does not include a caravan park. operation of camping grounds means to permit access to, or use of, a commercial

complementary accommodation. parking and residing operation of caravan parks means to operate, on a commercial basis, a place for in caravans, including a place that provides also

operation of cemeteries means to operate a place for disposing of human remains

- (a) burial;
- (b) cremation; or
- (c) placement in a columbarium, mausoleum or vault.

operation of a pet shop, cattery or kennel means operating-

a place at which animals are offered for sale on a commercial basis;

(a)

- 3 premises used for the keeping, commercial basis; or boarding or breeding of cats, 9 80
- <u>O</u> premises used for keeping, boarding or breeding of dogs, on a commercial

is made available for use to operation of public swimming pools means the operation of a swimming pool that

- (a) members of the public or a section of the public
- **(b)** participants in organised swimming or diving competitions or in training for organised swimming or diving competitions; or
- <u>ල</u> persons who have a commercial relationship with the owner of the pool

travellers, but does not include accommodation in a hotel or motel. facility accommodation to holiday makers, operation of shared facility accommodation means the provision of shared students, unrelated persons 2

the opening to the public does not constitute development under the Planning Act. the preparation for opening to the public, of an entertainment event and for which operation of temporary entertainment events means the opening to the public, or

one of the following activities undertaking regulated activities regarding human remains means undertaking

disturbance of human remains buried outside a cemetery;

local government's planning scheme. LAW_140651_1971115 See the Act, section 37(5), regarding the relationship between a local law about advertising devices and the

- <u></u> burial or disposal of human remains (excluding cremated remains) outside a cemetery; or
- <u>o</u> disturbance of human remains in a local government cemetery.

controlled area or roadroads means undertaking one of the following activities on a local government undertaking regulated activities on local government controlled areas²⁸

- (a) driving or leading of animals to cross a road;
- (b) depositing of goods or materials; or
- <u>O</u> holding of a public place activity prescribed under a subordinate local law centre. for this paragraph, excluding the operation of a temporary entertainment

Example for paragraph (c)— A subordinate local law may prescribe that a display or information booth in a public park or on a footpath is a regulated activity.

scientific research within a trust area. undertaking scientific research in a trust area entering upon and conducting

²⁸ See footnote 25. LAW_140651_1971115