
REVENUE STATEMENT

FOR THE 2018/2019 FINANCIAL YEAR

1.0 INTRODUCTION

This statement outlines and explains the revenue raising measures adopted by the Cook Shire Council in the preparation of its Budget for the 2018/2019 financial year in regard to:

- The basis of making and levying of rates and charges
- The criteria used to set the amount of regulatory fees
- Concessions and rebates on rates and charges
- Any limitation on increase in rates and charges

The revenue statement applies to all revenue raising activities of the Council. This statement has been prepared in accordance with the requirements of Section 172 of the *Local Government Regulation 2012*.

2.0 LEGISLATIVE REQUIREMENTS

2.1 Revenue Statement 2018/2019

Council Resolution: 2018/128 - Revenue Statement

2.2 Policy Resolutions

Council Resolution: 2018/111 - Concession for Concealed Leaks Policy

Council Resolution: 2018/107 - Council Pensioner Rebate Subsidy Scheme Policy

Council Resolution : 2018/114 - Debt Policy

Council Resolution: 2018/109 - Debt Recovery Policy

Council Resolution: 2018/112 - Discount on Late Rates Payment Policy

Council Resolution: 2018/110 - Financial Hardship Policy

Council Resolution : 2018/113 - Investment Policy

Council Resolution: 2018/108 - Rate Based Financial Assistance for Charitable Organisations Policy

Council Resolution: 2018/106 - Revenue Policy

2.3 Rates and Charges Resolutions

Council Resolution: 2018/115 - Differential General Rates

For the purposes of calculating Differential General Rates refer to:

- Rating Category Tables in sections 4.1 to 4.8.
- Differential General Rates 2018/2019 in section 4.9.
- Land Use Code Schedules in section 4.10.

Council Resolution: 2018/120 - Water Charges

For the purposes of calculating Water charges refer to the Water Charge Access and Consumption Charge Table in section 6.1.

Council Resolution: 2018/119 - Sewerage Charges

For the purposes of calculating Sewerage charges refer to the Sewerage Unit Charge Table in section 6.2.1.

Council Resolution: 2018/121 - Waste Collection Charges

For the purpose of calculating Waste Management charges refer to the Waste Collection Utility Charge Tables in section 6.3.

Council Resolution: 2018/117 - Cameron Creek Rural Electrification Scheme Charge

For the purposes of calculating Cameron Creek Rural Electrification Scheme Charges refer to Cameron Creek Rural Electrification Scheme Charge Table in section 7.1.

Council Resolution: 20148/118 - Rural Fire Brigade Charges

For the purposes of calculating Rural Fire Brigade Charges refer to the Rural Fire Brigade Charge Table in section 7.2.

Council Resolution: 2018/116 - Environmental Levy

For the purposes of calculating Environmental Levy Charges refer to the Environmental Levy Charge Table in section 8.2.

2.4 Other Revenue Statement Resolutions

Council Resolution: 2018/115 - Identifying the Rating Category

For the purposes of Identifying the Rating Category to which each parcel of rateable land belongs refer to section 4.11.

Council Resolution: 2018/115 - Objection to Rates Category

For the purposes of Objecting to the Rating Category refer to section 4.12.

Council Resolution: 2018/125 – Pensioner Remission Subsidy

For the purposes of applying pensioner concession refer to section 16.

Council Resolution: 2018/124 - Issue of Notices

For the purposes of setting issue dates for notices refer to section 12.

Council Resolution: 2018/124 - Due Date

For the purposes of setting due dates for notices refer to section 13.

Council Resolution: 2018/122 - Discount on Rates

For the purposes of allowing discount on General Rates refer to section 14.

Council Resolution: 2018/123 - Interest on Overdue Rates and Charges

For the purposes of charging interest on overdue rates and charges refer to section 15.

Council Resolution: 2018/126 Rates and Charges Adjustments

For the purposes of raising supplementary rate notices refer to section 17.2.

2.5 Maps

For the purpose of making, levying and imposing rates and charges the areas listed below will be clearly defined in the maps available on the Council website www.cook.qld.gov.au or from Council office at 10 Furneaux Street, Cooktown.

- Rural Electrification Schemes
 - Cameron Creek Road
- Townships
 - Ayton
 - Coen
 - Cooktown
 - Lakeland
 - Laura
 - Marton
 - Portland Roads
 - Rossville
- Water Areas
 - Coen
 - Cooktown
 - Lakeland
 - Laura
- Sewerage Areas
 - Coen
 - Cooktown

- Kerbside Collection Areas
 - Ayton and Bloomfield
 - Coen
 - Cooktown and Marton
 - Lakeland
 - Laura
 - Oaky Creek, Poison Creek & Endeavour Valley Road
 - Rossville and Helenvale
- Fire Areas
 - Cook Shire E Class
 - Bloomfield Rural Fire Brigade
 - Cooktown & Environs Fire Brigade Area
 - Marton Rural Fire Brigade
 - Rossville Rural Fire Brigade
 - Poison Creek Rural Fire Brigade

2.6 Budget Document Resolutions

Council Resolution: 2018/106 - Fees and Charges Register

Council Resolution: 2018/127 - Statement of Estimated Financial Position

Council Resolution: 2018/128 - Adoption of Budget – Documents included are:

- Statements of Financial Position
- Statements of Cash Flow
- Statements of Income and Expenditure
- Statements of Changes in Equity
- Long-Term Financial Forecast
- Revenue Statement
- Revenue Policy – Resolution adopted June 27 2018
- The total value of the change, expressed as a percentage, in the rates and utility charges levied for the financial year compared with the rates and utility charges levied in the previous budget.

2.7 Other Legislative Requirements

Section 104 of the *Local Government Act 2009* requires that a local government must comply with the requirements prescribed under a regulation regarding the financial management documents, which includes, but is not limited to:-

- a) A 5 year Corporate Plan that incorporates community engagement; and
- b) A Long Term Asset Management Plan; and
- c) A Long Term Financial Forecast; and
- d) An Annual Budget, including the Revenue Statement; and
- e) An Annual Operational Plan.

Section 169 of the *Local Government Regulation 2012* requires that a local government must prepare the following documents, which includes but is not limited to:-

- a) Financial Statements for the year the budget is prepared and the next 2 financial years; and
- b) A Long Term Financial Forecast; and
- c) A Revenue Statement; and
- d) A Revenue Policy.

Section 172 (1) of the *Local Government Regulation 2012* requires that a revenue statement must state the following:

- (a) If the local government levies differential general rates-
 - (i) The rating categories for rateable land in the local government area; and
 - (ii) A description of each rating category; and
- (b) If the local government levies special rates or charges for a joint government activity – a summary of the terms of the joint government activity; and
- (c) If the local government fixes a cost-recovery fee – the criteria used to decide the amount of the cost-recovery fee; and

- (d) If the local government conducts a business activity on a commercial basis – the criteria used to decide the amount of the charges for the activity's good and services.

Section 172 (2) of the *Local Government Regulation 2012* requires that the revenue statement for a financial year must include the following information for the financial year:

- (a) An outline and explanation of the measures that the local government has adopted for raising revenue, including an outline and explanation of –
 - (i) The rates and charges to be levied in the financial year; and
 - (ii) The concessions for rates and charges to be granted in the financial year;
- (b) Whether the local government has made a resolution limiting an increase of rates and charges.

For the purposes of calculating utility charges, the term “Strata title unit” is deemed to be “each lot created pursuant to the provisions of the *Body Corporate and Community Management Act 1997*”.



Scenic Rim Walking Trail – Cherry Tree Bay

3.0 DEFINITIONS

Integrated Mining Operation – Defined as land contained in more than one mining lease or mining claim issued pursuant to the *Mineral Resources Act 1989*, for the extraction of minerals, or other form of tenure which land was used, is used, or intended to be used in an integrated manner for the purposes of mining or purposes ancillary or associated with mining such as, for example, processing, washing down, stockpiling, haulage, water storage and rehabilitation.

Intended Use – Reference to the intended use (or use intended) for rateable land is a reference to use:

- that is as-of-right for the land under the relevant planning scheme;
- for which a development approval exists; or
- for which application for a development approval has been made but not finally determined; or
- that the owner of the land has informed Council of, or has stated publicly, its intention to conduct upon the land.

Land - The term to describe land whether built upon or not. By law, land defined by a certificate of title includes all buildings, fixtures and improvements on the land.

Lot - The legal description given to a parcel of land on a registered plan.

Minimum Differential General Rate – The minimum general rate levied upon the rateable land in a differential rating category to recognise that there is a minimum charge to be levied on that land.

Mining Lease or Mining Claim – Defined as land that is the subject of a mining lease or mining claim issued pursuant to the *Mineral Resources Act 1989* or other form of tenure that was used, is used, or intended to be used as:-

- a) A mine or for purposes ancillary or associated with mining such as for example, processing, washing down, stockpiling, haulage, water storage and rehabilitation; or
- b) In conjunction with other land (the subject of a mining lease or mining claim) as part of an integrated mining operation.

Parcel – Land that is a lot or a part of a lot that is a declared parcel.

Property – Property or real property is defined as land, and encompasses interests in land and fixtures or structures upon the land. Property can be made up of 1 or more parcels or lots.

Rateable Land – is defined by Chapter 4, Part 1 of the *Local Government Act 2009* as any land or building unit, in the local government area, that is not exempted from rates.

Strata Title Unit – is deemed to be each lot created pursuant to the provisions of the *Body Corporate and Community Management Act 1997*.

UCV – Unimproved Capital Value.

Vacant Land – Land that is not being used for any business (other than as property owner), profession, trade, manufacturing, rural activity or operation. Such land to be with or without any of the following:

- (a) gates, fences, letter boxes, site identification pegs and signs.
- (b) plant, trees and shrubs.
- (c) landscaping, retaining walls, gutters, drains, paths paving and driveways.
- (d) underground and above ground services including aprons, supply mains and meters.
- (e) Otherwise the land to be free of any structure or structures.

4.0 DIFFERENTIAL RATING CATEGORIES

In accordance with section 81 of the *Local Government Regulation 2012*, the categories into which rateable land is categorised and the description of those categories is set out below and summarised in the Differential General Rates 2018/2019 Table. Pursuant to section 94 of the *Local Government Act 2009* and section 80 of the *Local Government Regulation 2012*, the differential general rate to be made and levied for each differential general rate category, and pursuant to section 77 of the *Local Government Regulation 2012*, the minimum general rate to be made and levied for each differential general rate category are as per the Differential General Rate 2018/2019 Table.

4.1 Rural Township Rating Categories

| Rating Category | Rating Category Description |
|-----------------|---|
| 21 | Land that is within the defined areas of the Rural townships of Ayton, Coen, Lakeland, Laura, Marton, Portland Roads and Rossville with a Rateable Valuation from \$1 - \$130,000 |
| 23 | Land that is within the defined areas of the Rural townships of Ayton, Coen, Lakeland, Laura, Marton, Portland Roads and Rossville with a Rateable Valuation from \$130,001 - \$190,000 |
| 24 | Land that is within the defined areas of the Rural townships of Ayton, Coen, Lakeland, Laura, Marton, Portland Roads and Rossville with a Rateable Valuation > \$190,000 |

4.2 Outside Township Rating Categories

| Rating Category | Rating Category Description |
|-----------------|---|
| 31 | Land that is located outside of the defined areas of all townships with a Rateable Valuation from \$1 - \$113,000 |
| 33 | Land that is located outside of the defined areas of all townships with a Rateable Valuation from \$113,001 - \$190,000 |
| 34 | Land that is located outside of the defined areas of all townships with a Rateable Valuation > \$190,000 |

4.3 Cooktown and Environs Rating Categories

| Rating Category | Rating Category Description |
|-----------------|---|
| 71 | Land that is used for residential purposes and is located in the defined area of Cooktown and Environs with a Rateable Valuation from \$1 - \$113,000 |
| 74 | Land that is used for residential purposes and is located in the defined area of Cooktown and Environs with a Rateable Valuation from \$113,001 - \$248,000 |
| 75 | Land that is used for residential purposes and is located in the defined area of Cooktown and Environs with a Rateable Valuation from \$248,001 - \$496,000 |
| 77 | Land that is used for residential purposes and is located in the defined area of Cooktown and Environs with a Rateable Valuation > \$496,000 |

4.4 Extractive Rating Categories

| Rating Category | Rating Category Description |
|-----------------|---|
| 46 | All land used, or intended to be used, for the extraction of dimension stone, rock, riprap, sand, gravel or slate. |
| 47 | All land used or capable of being used for extractive purposes (other than land capable of being included within Category 46 – Extractive – Quarry) presently under construction. |
| 63 | A mining lease or mining claim issued pursuant to the Mineral Resources Act, (including a mining lease which forms part of an integrated mining operation) which employed 0 – 50 workers and/or contractors and < \$12,500 UCV. |
| 64 | A mining lease or mining claim issued pursuant to the Mineral Resources Act, (including a mining lease which forms part of an integrated mining operation) which employed 0 – 50 workers and/or contractors and > = \$12,500 UCV. |
| 65 | A mining lease or mining claim issued pursuant to the Mineral Resources Act, (including a mining lease which forms part of an integrated mining operation) which employed 51 - 200 workers and/or contractors. |
| 66 | A mining lease or mining claim issued pursuant to the Mineral Resources Act, (including a mining lease which forms part of an integrated mining operation) which employed 201 - 500 workers and/or contractors. |
| 67 | A mining lease or mining claim issued pursuant to the Mineral Resources Act, (including a mining lease which forms part of an integrated mining operation) which employed 501 or more workers and/or contractors. |

4.5 Commercial and Industrial Rating Categories

| Rating Category | Rating Category Description |
|-----------------|---|
| 81 | Land that is used for Commercial and Industrial purposes and is located in the defined area of Cooktown and Environs. |

4.6 Electricity Generation, Telecommunication or Radio Transformer Rating Categories

| Rating Category | Rating Category Description |
|-----------------|--|
| 82 | Land used for either electricity generation of less than 5MW or as an electricity telecommunication or radio transformer site. |
| 83 | Land used for either electricity generation of 5MW - 15MW or as electricity, telecommunication or radio transformer site. |
| 84 | Land used for either electricity generation of 16MW - 50MW or as electricity, telecommunication or radio transformer site. |
| 85 | Land used for either electricity generation of 51MW - 200MW or as electricity, telecommunication or radio transformer site. |
| 86 | Land used for either electricity generation of > 200MW as an electricity, telecommunication or radio transformer site. |

4.7 Primary Production Rating Categories

| Rating Category | Rating Category Description |
|-----------------|--|
| 51 | All properties which are used predominately for primary production with Land Use Codes defined by the Department of Natural Resource and Mines as Rural or Agricultural. |

4.8 Other Rating Categories

| Rating Category | Rating Category Description |
|-----------------|--|
| 62 | Properties not included in any other category. |
| 91 | Properties that are used for the purpose of a permanent pump site for private residential supply only. |



Cooktown Waterfront Construction

4.9 Differential General Rates

| Differential General Rates 2018/2019 | | | | |
|--------------------------------------|------------------------------|---|-----------------------------------|--------------------|
| Rating Category | Land Use Code Schedule (LUC) | Description | Minimum Differential General Rate | Rate in the Dollar |
| 21 | A | Rural Townships - \$1 to \$130,000 | \$965 | 0.7878 |
| 23 | A | Rural Townships - \$130,001 to \$190,000 | \$1,040 | 0.7190 |
| 24 | A | Rural Townships - > \$190,000 | \$1,390 | 0.5829 |
| 31 | A | Outside Townships - \$1 to \$113,000 | \$971 | 1.0442 |
| 33 | A | Outside Townships - \$113,001 to \$190,000 | \$1,204 | 0.9757 |
| 34 | A | Outside Townships - > \$190,000 | \$1,873 | 0.9166 |
| 46 | G | Extractive - dimension stone, rock, riprap, sand, gravel or slate | \$435 | 4.4308 |
| 47 | G | Extractive - under construction | \$435 | 4.4308 |
| 51 | C | Primary Production | \$976 | 0.9041 |
| 62 | D | Properties not included in any other category | \$976 | 1.4970 |
| 63 | G | Extractive - 0 - 50 workers and/or contractors and < \$12,500 UCV | \$445 | 4.0219 |
| 64 | G | Extractive - 0 - 50 workers and/or contractors and > =\$12,500 UCV | \$445 | 4.5169 |
| 65 | G | Extractive - 51 - 200 workers and/or contractors | \$5,000 | 4.5169 |
| 66 | G | Extractive - 201 - 500 workers and/or contractors | \$12,600 | 4.5169 |
| 67 | G | Extractive - 501 or more workers and/or contractors | \$50,000 | 4.5169 |
| 71 | B | Cooktown and Environs - \$1 to \$113,000 | \$1,034 | 1.2398 |
| 74 | B | Cooktown and Environs - \$113,001 to \$248,000 | \$1,459 | 1.2420 |
| 75 | B | Cooktown and Environs - \$248,001 to \$496,000 | \$3,172 | 1.1639 |
| 77 | B | Cooktown and Environs - > \$496,000 | \$8,508 | 1.1559 |
| 81 | E | Commercial and Industrial Purposes – Cooktown & Environs | \$1,008 | 1.4031 |
| 82 | A | Electricity generation - < 5MW or electricity, telecommunication or radio transformer site | \$1,008 | 1.4304 |
| 83 | A | Electricity generation - 5MW - 15MW or electricity, telecommunication or radio transformer site | \$1,825 | 1.4304 |
| 84 | A | Electricity generation - 16MW - 50MW or electricity, telecommunication or radio transformer site | \$5,840 | 1.4304 |
| 85 | A | Electricity generation - 51MW - 200MW or electricity, telecommunication or radio transformer site | \$18,615 | 1.4304 |
| 86 | A | Electricity generation - 201MW > or electricity, telecommunication or radio transformer site | \$73,365 | 1.4304 |
| 91 | F | Permanent Pump Site | \$419 | 1.3460 |

4.10 Land Use Code (LUC) Schedules

| LAND USE CODES |
|--|
| SCHEDULE A |
| 01 Vacant urban land; |
| 02 Residential, single unit dwelling; |
| 03 Multiple dwelling (Flats); |
| 04 Large vacant urban land; |
| 05 Large homesites – dwelling; |
| 06 Outbuildings; |
| 07 Guest House/Private Hotel; |
| 08 Building Units; (Commercial or Industrial purposes only); |
| 09 Group Titles; (Commercial or Industrial purposes only); |
| 10 Combined Multi Dwelling & Shop; |
| 11 Shop - Single; |
| 12 Shops - Shopping group (more than 6 shops); |
| 13 Shopping group (2 to 6 shops); |
| 16 Drive In Shopping Centres; |
| 17 Restaurant; |
| 19 Walkway; |
| 20 Marina; |
| 21 Residential Institution (non-medical care); |
| 22 Car Park; |
| 23 Retail Warehouse; |
| 24 Sales Area Outdoor; |
| 25 Professional Offices; |
| 26 Funeral Parlours; |
| 27 Hospitals; Convalescent Homes (Medical Care) (Private); |
| 28 Warehouses and Bulk Stores; |
| 30 Service Station; |
| 31 Oil Depot and Refinery; |
| 32 Wharves; |
| 33 Builders Yard/Contractors Yard; |
| 34 Cold Stores - Iceworks; |
| 35 General Industry; |
| 36 Light Industry; |
| 37 Noxious/Offensive Industry; |
| 38 Advertising - Hoarding; |
| 41 Child Care; |
| 42 Hotel/Tavern; |
| 43 Motel; |
| 44 Nurseries; |
| 45 Theatres and Cinemas; |
| 46 Drive-In Theatre; |
| 47 Licensed Clubs; |
| 48 Sports Clubs/Facilities; |
| 49 Caravan Parks; |
| 50 Other Clubs; Non-Business; |
| 51 Religious; |
| 52 Cemeteries (including Crematoria); |
| 55 Library; |
| 56 Showgrounds/Racecourses/Airfields; |
| 57 Parks and Gardens; |
| 58 Educational - including Kindergartens; |
| 72 Refer to Section 25 of Valuation Act 1944; |
| 91 Transformers; |
| 92 Defence Force establishments; |
| 94 Vacant Rural Land; |
| 95 Reservoir, Dam, Bores (used for the purpose of a permanent pump site being for private residential supply only.); |
| 96 Public Hospital; |
| 97 Welfare Homes/Institutions; |
| 99 Community Protection Centre |

SCHEDULE B

- 01 Vacant urban land;
- 02 Residential, single unit dwelling;
- 03 Multiple dwelling (Flats);
- 04 Large vacant urban land;
- 05 Large homesites – dwelling;
- 06 Outbuildings;
- 08 Building Units; (Commercial or Industrial purposes only);
- 09 Group Titles; (Commercial or Industrial purposes only);
- 21 Residential Institution (non-medical care);
- 57 Parks and Gardens;
- 72 Refer to Section 25 of Valuation Act 1944;
- 94 Vacant Rural Land

SCHEDULE C

- 60 Sheep Grazing - Dry;
- 61 Sheep Breeding;
- 64 Cattle Grazing - Breeding;
- 65 Cattle Breeding and Fattening;
- 66 Cattle Fattening;
- 67 Goats;
- 68 Milk - Quota;
- 69 Milk - No Quota;
- 70 Cream;
- 71 Oil Seeds;
- 73 Grains;
- 74 Turf Farms;
- 75 Sugar Cane;
- 76 Tobacco;
- 77 Cotton;
- 78 Rice;
- 79 Orchards;
- 80 Tropical Fruits;
- 81 Pineapples;
- 82 Vineyards;
- 83 Small Crops and Fodder Irrigated;
- 84 Small Crops Fodder Non-irrigated;
- 85 Pigs;
- 86 Horses;
- 87 Poultry;
- 88 Forestry and Logs;
- 89 Animals Special;
- 93 Peanuts

SCHEDULE D

- 18 Special Tourist Facilities;
- 29 Transport Terminal – Airports;
- 39 Harbour Industries

SCHEDULE E

- 01 Vacant urban land;
- 04 Large vacant urban land;
- 07 Guest House/Private Hotel;
- 08 Building Units; (Commercial or Industrial purposes only);
- 09 Group Titles; (Commercial or Industrial purposes only);
- 10 Combined Multi Dwelling & Shop;
- 11 Shop - Single;
- 12 Shops - Shopping group (more than 6 shops);
- 13 Shopping group (2 to 6 shops);
- 16 Drive In Shopping Centre;
- 17 Restaurant;
- 18 Special Tourist Attraction;
- 19 Walkway;
- 20 Marina;
- 22 Car Park;
- 23 Retail Warehouse;

| |
|--|
| <p>24 Sales Area Outdoor; 25 Professional Offices; 26 Funeral Parlours; 27 Hospitals; Convalescent Homes (Medical Care) (Private); 28 Warehouses and Bulk Stores; 29 Transport Terminal – Airports; 30 Service Station; 31 Oil Depot and Refinery; 32 Wharves; 33 Builders Yard/Contractors Yard; 34 Cold Stores - Iceworks; 35 General Industry; 36 Light Industry; 37 Noxious/Offensive Industry; 38 Advertising - Hoarding; 39 Harbour Industries; 41 Child Care; 42 Hotel/Tavern; 43 Motel; 44 Nurseries; 45 Theatres and Cinemas; 46 Drive-In Theatre; 47 Licensed Clubs; 48 Sports Clubs/Facilities; 49 Caravan Parks; 50 Other Clubs; Non-Business; 51 Religious; 52 Cemeteries (including Crematoria); 55 Library; 56 Showgrounds/Racecourses/Airfields; 58 Educational - including Kindergartens; 91 Transformers; 92 Defence Force establishments; 95 Reservoir, Dam, Bores (that are not used for the purpose of a permanent pump site being for private residential supply only.); 96 Public Hospital; 97 Welfare Homes/Institutions; 99 Community Protection Centre</p> |
| SCHEDULE F |
| <p>95 Reservoir, Dam, Bores (used for the purpose of a permanent pump site being for private residential supply only.)</p> |
| SCHEDULE G |
| <p>40 Extractive</p> |

4.11 Identifying the Rating Category

Council delegates to the Chief Executive Officer the power, pursuant to sections 81(4) and 81(5) of the *Local Government Regulation 2012*, to identify the rating category to which each parcel of rateable land in the local government area belongs. In undertaking this task, the Chief Executive Officer will be guided by the Land Use Codes appearing above and, in relation to the extractive categories, the current data of the Number of Workers for Queensland Mines and Quarries published on the Queensland Government Mining and Safety website, to assist in determining the properties that fit into the extractive categories.

4.12 Objection to Rates Category

That pursuant to the provisions of Section 89 – 93 of the *Local Government Regulation 2012*, a Rating Category Statement shall accompany the Rate Notice:

- (a) If you consider that as at the date of the issue of the Notice, your Land should, having regard to the criteria adopted by Council, have been included in another of the Categories listed in the Council's Revenue Statement or information sheet accompanying this Rates Notice, you may object against the categorisation of your land by posting to or lodging a Notice of Objection, on the prescribed form, within thirty (30) days of the date of issue of the Rates Notice.

- (b) The Form, "Notice of Objection" is available on the Council's website www.cook.qld.gov.au or at Council's Offices at 10 Furneaux Street, Cooktown.
- (c) The only grounds for objecting is that the owner considers the rating category for the land described in the Rate Notice is wrong in reference to the Rating Category Statement that accompanied the Rate Notice.
- (d) Lodging of a Notice of Objection with Council shall not in the meantime interfere with or affect the levy and recovery of the Rates referred to in the Rates Notice.
- (e) If, because of your Notice of Objection, the rating category for the land is changed, an adjustment of the amount of Rates levied or, as the case may be, the amount of Rates paid shall be made.

In cases of difficulty or doubt, Council delegates to the CEO the power, contained in section 81(4) of the *Local Government Regulation 2012*, to identify the rating category to which each parcel of rateable land in the local government area belongs.

The information to be used for identification of properties into the above categories will be:-

- The land use codes as adopted by the Department of Natural Resources and Mines for formulating Local Authority valuations;
- Other such criteria as outlined within this statement and existing as at 1 July 2018.

The definitions of rateable and non-rateable land are outlined in Chapter 4, Part 1 of the *Local Government Act 2009* and Chapter 4, Part 2 of the *Local Government Regulation 2012*.

4.13 Limiting the Increase in Rates and Charges

Pursuant to Section 116 of the *Local Government Regulation 2012*, for the 2018/2019 financial year, Council has not made, and will not make, a resolution limiting an increase of rates and charges.



Cooktown Discovery Festival – Re-enactment Cast

5.0 RATES AND CHARGES

5.1 Differential General Rates – General Comments

Differential General Rates are levied on all rateable parcels of land throughout the shire to cover the operational, maintenance and capital expenditures associated with the governance and administration of the Council and the provision of general works and services including the construction, maintenance and management of roads and bridges, economic development, community relations, disaster management, public parks, gardens, playgrounds, recreation areas, public swimming pools, health, public conveniences, building, animal control, pest and declared weed control, environmental management, town planning, public halls, offices and libraries.

Differential General Rates are allocated to rateable properties within Cook Shire Council based on the Property Value Method (PVM) being the Unimproved Capital Value (UCV) or Site Value (SV) as supplied by the State Valuation Service of the Department of Natural Resources & Mines. Differential General Rates will be levied on all rateable land in the Region in accordance with Section 92 of the *Local Government Act 2009* and Sections 80 & 81 of the *Local Government Regulation 2012*. In Council's opinion, differential general rating enables there to be more equitable relationship between revenue raised from particular land and the circumstances relevant to that land, than would be the case under a standard rating system where rates were levied at a single rate in the dollar on all rateable land.

In determining its differential rating system, Council's objective is to ensure the fair and consistent application of lawful rating and charging principles, without bias, taking account of all relevant considerations and disregarding irrelevancies such as the perceived personal wealth of individual ratepayers or ratepayer classes.

The Council is required to raise an amount of revenue it sees as being appropriate to maintain assets and provide services to the region as a whole.

For further information in relation to the principles applied in the setting of Council's rates and charges refer to the Revenue Policy on Council's website <http://www.cook.qld.gov.au>.

5.2 Calculation of Levies - Provisions

Differential Rates will apply based on categories as set out in section 4.

Minimum general rates will apply as set out in section 4.9.

There will be no "rate Capping" as set out in section 4.13.

5.3 Minimum General Rates

Within each differential rating category a minimum general rate has been applied to ensure that all owners contribute a minimum equitable amount towards Council's general revenue requirements. No minimum will apply to land to which the *Local Government Regulation 2012*, section 77 (3) and *Valuation Land Act 2010*, section 49 applies.

The minimum general rate is levied to:

- Provide a minimum contribution from all properties situated within the Region;
- Ensure that general rate revenue from lower valued properties within the Region results in more equitable contribution from such properties towards the cost of services funded from general rates.



Archer Point

6.0 UTILITY CHARGES

That pursuant to the *Local Government Act 2009, Chapter 4, Part 1* and the *Local Government Regulation 2012, Chapter 4, Part 7*, Council has resolved to raise and levy the following utility charges:-

Utility charges for services that have been supplied or are to be supplied during part of the financial year and part of another financial year, will be set on an annual basis having regard to the costs associated with providing the services.

6.1 Water Charges

Water Charges shall be made for the purpose of supplying water for the 2018/2019 financial year on the following basis.

Maps showing the Water Areas are available on the Council website, www.cook.qld.gov.au or from Customer Service at the Council office at 10 Furneaux Street, Cooktown.

Service (Access) Charges

Water service access charges are calculated per water meter as detailed in the table below. Vacant Service Charges to apply to all vacant parcels of land as well as all properties that do not have planning approval for either residential or commercial use within the Coen, Cooktown, Lakeland and Laura Water Areas. Water charges will be levied in two equal half yearly amounts.

Consumption Charges

A one (1) tier pricing structure is used in applying the consumption charge component of multi part tariff as set out in the table below. Water meters will be read half yearly, water Consumption will be billed per meter at the cost per kilolitre as shown below.

| WATER ACCESS AND CONSUMPTION CHARGE TABLE | | |
|---|----------------------------|--------------------|
| Water Charge Description | Annual Water Access Charge | Cost per Kilolitre |
| Vacant Water | \$720 | \$ 0.00 |
| 20mm meter connection | \$462 | \$ 1.75 |
| 25mm meter connection | \$718 | \$ 1.75 |
| 32mm meter connection | \$1,180 | \$ 1.75 |
| 40mm meter connection | \$1,854 | \$ 1.75 |
| 50mm meter connection | \$2,896 | \$ 1.75 |
| 80mm meter connection | \$7,416 | \$ 1.75 |
| 100mm meter connection | \$11,586 | \$ 1.75 |

Council has adopted a user pays multi part tariff consisting of a Service (Access) Charge based on water meter size, plus a Consumption Charge for all metered properties, where Council deems that water can be supplied to such land from the reticulated system to cover the costs of operation, maintenance and capital expenditure associated with the water supply system within the defined water areas maps of Coen, Cooktown, Lakeland and Laura.

Vacant parcels of land that are not metered will attract a vacant water service (access) charge recognising that a water service is available to the land as water infrastructure has been installed ready to supply the property once it is occupied.

Averaging/Estimating Consumption Charges

When water meter readings are unable to be obtained, Council will calculate utility charges as per section 101 of the *Local Government Regulation 2012*.

All Benefited Water Areas

- (i) In respect of newly subdivided vacant parcels of land, water service charges shall be levied proportionately for the unexpired part of the year from the date the plan of subdivision is

registered at the Titles Office or from the date of connection of water to the subject land, whichever date shall be the earlier.

- (ii) In respect of additional water meters connected during the year, water service charges shall be levied proportionately for the unexpired part of the year from the date the water meter is connected to the Council's water reticulation system.

Financial assistance is available to offset water usage costs for users of home dialysis equipment. Written applications must be submitted to Cook Shire Council for approval.

Water Concessions

Council resolved, by Resolution 29566 in September 2010, as summarised in Table 1:

1. That the owners of all residential single dwelling parcels and vacant land within the Cooktown Water Area that are supplied with water by a 25mm service be given the opportunity to opt to be deemed to be supplied by a 20mm service and any such owners that accept this option be allowed water usage only at the 20mm rate, to help maintain adequate water pressure.
2. That the owners of commercial properties provided with a 25mm service for a fire hose reel that is used for emergency purposes only be deemed to be supplied by a 20mm service unless that fire hose is used for other purposes.

| TABLE 1 | | |
|--------------------------|--|--|
| Assessment Number | Property Description and Property Owner | Type of Remission |
| 10002442 | Lot 99 on C17924 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10005577 | Lot 22 on C17953 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10006450 | Lot 519 on C17932 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10010049 | Lot 24 on C17953 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10010445 | Lot 2 on SP119091 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10011831 | Lot 2 on SP126746 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10026532 | Lot 7 on SP136525 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10027175 | Lot 3 on SP148765 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10030260 | Lot 518 on C17932 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10030831 | Lot 10 on SP171556 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10031698 | Lot 11 on SP171556 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10033405 | Lot 7 on SP219110 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |
| 10033504 | Lot 1 on SP188502 | 25mm Residential Water Service charged at 20mm Residential Water Service (Tariff 11) |

Council resolved by Resolution 29567 Sept 2010 and amended by Resolution 30311 in July 2012, as summarised in Table 2:

1. That Council grant a 50% concession on Water Access Charges for the 11 assessments listed in the Revenue Statement; and
2. That Council grant a 50% concession on the Water Consumption Charges.

| TABLE 2 | | |
|-------------------|--|---|
| Assessment Number | Property Description and Property Owner | Type of Remission |
| 10001576 | Lot 5 on MPH22174 Roman Catholic Church | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10002293 | Lot 1 PT B SP 287194 Cooktown Blue Water Club Inc | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10003143 | Lot 4 on CP889653 SL 205871 Australian Volunteer Coast Guard | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10003630 | Lot 912 on C1793 Qld Country Women's Assoc. | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10003721 | Lot 3 on C17973 Cooktown School of Arts Society Inc | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10004976 | Lot 321 on RP745022 Anglican Church | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10006153 | Lot 2 on RP740816 Roman Catholic Church | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10007334 | Lot 202 on SP126719 Cooktown Tennis Club Inc | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10008654 | Lot 2 on RP867048 Baptist Union of Queensland | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10011641 | Lot 302 on C17915 The Cooktown & District Youth Association Inc | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |
| 10028389 | Lot 211 on C17949 Endeavour Lions Club Inc | 50% Reduction on 20mm Residential Water Service Charge and 50% on Water Consumption Charges |

Council resolved by Resolution 29604 in October 2010, as summarised in Table 3:

1. That the owners of all residential single dwelling parcels and vacant land within the Cooktown Water Area that are supplied with water by a 32mm service be given the opportunity to opt to be deemed to be supplied by a 20mm service and any such owners that accept this option be allowed water usage only at the 20mm rate.
2. That the Rate Accounts of those properties in recommendation (1) who opt to be deemed to be supplied by a 20mm service be noted accordingly and that no further changes to the method of supply be allowed without payment of the appropriate fees or charges.

| TABLE 3 | | |
|-------------------|----------------------|--|
| Assessment Number | Property Description | Type of Remission |
| 10031748 | Lot 59 on C17914 | 32mm Residential Water Service charged at 20mm Residential Water Service |
| 10012334 | Lot 11 on SP171571 | 32mm Residential Water Service charged at 20mm Residential Water Service |
| 10012342 | Lot 18 on SP171571 | 32mm Residential Water Service charged at 20mm Residential Water Service |
| 10012367 | Lot 25 on SP263743 | 32mm Residential Water Service charged at 20mm Residential Water Service |

REVENUE STATEMENT FOR THE 2018/2019 FINANCIAL YEAR

Council resolved by Resolution 2017/44 in March 2017 as summarised in Table 4:

1. That Council waive vacant water charge until such time as a water meter is installed and then a concession be granted on water charges, the same as granted on Lot 4 CP 889653 SL 205871 as per Council Resolution 30311 in July 2012.

| TABLE 4 | | |
|--------------------------|---|--------------------------|
| Assessment Number | Property Description and Property Owner | Type of Remission |
| 10003143 | Lot 2 SP 263742 TL 239260 Australian Volunteer Coast Guard | No Vacant Water charge |



Cooktown Foreshore

6.2 Sewerage

Council provides a sewerage reticulation system within defined sewerage area maps of Cooktown and Coen.

Levied in respect of all land where Council deems that sewerage reticulation can be provided to such land to cover the costs of operation, maintenance and capital expenditure/infrastructure associated with the sewerage system.

Properties within the defined sewerage areas shall be levied a sewerage charge based on a unit allocation scheme whereby all lots in the various sewerage areas are allocated a certain number of sewerage units.

Vacant parcels of land in Cooktown and Coen attract a vacant sewerage charge recognising that a sewerage service is available to the land as sewerage infrastructure has been installed ready to supply the property once it is occupied.

Sewerage charges shall be made for the cost of supplying a service for the removal of sewerage, for the 2018/2019 financial year on the following basis:

Council operates a rating regime based on a unit allocation scheme on the basis of the number of units ascribed to the particular occupation of each lot in accordance with the following schedule for sewerage areas of Cooktown and Coen.

Maps showing the Sewerage Areas are available on the Council website, www.cook.qld.gov.au or from Customer Service at the Council office at 10 Furneaux Street, Cooktown.

ALL BENEFITTED SEWERAGE AREAS

- (i) Shopping Complex is defined as consisting of a minimum of three shops/businesses (that is eligible to be registered as a business premises) on the same title, excluding all dwelling and accommodation uses.
- (ii) Accommodation includes motels, holiday cabins, bed and breakfasts, taverns, resorts, guest houses, camping grounds and caravan park sites.
- (iii) In respect of newly subdivided vacant land, sewerage charges shall be levied proportionately for the unexpired part of the year from the date the plan of subdivision is registered at the Titles Office or from the date of connection of sewerage to the subject land, whichever date shall be the earlier.
- (iv) In respect of improvements erected during the year, sewerage charges shall be levied proportionately for the unexpired part of the year from the date the improvement is ready for occupation or from the date of connection of sewerage to the subject land, whichever date shall be the earlier.



Footpath Construction Hope Street

6.2.1 Sewerage Unit Table

| Sewerage Unit Table | Cooktown | | Coen | |
|---|----------|----------|-------|----------|
| | Units | \$140 | Units | \$123 |
| Accommodation: per room / site without facilities | 2 | \$280 | 2 | \$246 |
| Accommodation: per room / site with facilities | 3 | \$420 | 3 | \$369 |
| Ambulance / Fire Station | 4 | \$560 | 4 | \$492 |
| Bakery / Butchery / Cafe / Commercial Laundry / Industry / Office / Post Office / Shop / Takeaway / Works Depot | 10 | \$1,400 | 10 | \$1,230 |
| Barracks | | | 8 | \$984 |
| Business/Shopping Complex (without restaurant): 1 st Business/Shop | 10 | \$1,400 | 10 | \$1,230 |
| Business/Shopping Complex (with restaurant): 1 st Business/Shop | 14 | \$1,960 | 14 | \$1,722 |
| Business/Shopping Complex: each additional Business/Shop | 4 | \$560 | 4 | \$492 |
| Caravan Park Kiosk and/or Office | 3 | \$420 | 3 | \$369 |
| Church / Gallery / Hall / Meeting Room / Museum / Nursery | 4 | \$560 | 4 | \$492 |
| Clubs (Not for Profit): Licensed | 10 | \$1,400 | 10 | \$1,230 |
| Clubs (Not for Profit): Unlicensed | 4 | \$560 | 4 | \$492 |
| Court House / Garage / Police Station / Service Station | 14 | \$1,960 | 14 | \$1,722 |
| Day Care Centre / Kindergarten | 12 | \$1,680 | 12 | \$1,476 |
| Doctor or Dental Surgery or similar: 0 – 2 rooms | 10 | \$1,400 | 10 | \$1,230 |
| Doctor or Dental Surgery or similar: more than 2 rooms | 12 | \$1,680 | 12 | \$1,476 |
| Dwelling, Duplexes, Flats and/or Self Contained Units (each unit) (attached to a commercial building or not) | 6 | \$840 | 8 | \$984 |
| Event Centre | 20 | \$2,800 | | |
| Fuel Depot / Fuel Storage Facility | 6 | \$840 | 6 | \$738 |
| Government Offices | 12 | \$1,680 | 12 | \$1,476 |
| Hospital | 64 | \$8,960 | | |
| Library | 6 | \$840 | 6 | \$738 |
| Licensed Clubs / Hotel / Resort / Tavern – without Restaurant | 20 | \$2,800 | 20 | \$2,460 |
| Licensed Clubs / Hotel / Resort / Tavern – with Restaurant | 30 | \$4,200 | 30 | \$3,690 |
| Professional Office / Room in an existing dwelling (Residential Zone) | 8 | \$1,120 | 8 | \$984 |
| Professional Office / Room in an existing dwelling (Centre Zone) | 10 | \$1,400 | 10 | \$1,230 |
| Racecourse | 6 | \$840 | 6 | \$738 |
| Relatives Apartment – Planning Approval required | 6 | \$840 | 8 | \$984 |
| Restaurant | 20 | \$2,800 | 20 | \$2,460 |
| Schools: Boarding | 54 | \$7,560 | 0 | |
| Schools: up to 2 rooms | 12 | \$1,680 | 12 | \$1,476 |
| Schools: 3 – 5 rooms | 24 | \$3,360 | 24 | \$2,952 |
| Schools: 6 – 10 rooms | 48 | \$6,720 | 48 | \$5,904 |
| Schools: 11 – 20 rooms | 64 | \$8,960 | 64 | \$7,872 |
| Schools: over 20 rooms | 128 | \$17,920 | 128 | \$15,744 |
| Storage Shed | 4 | \$560 | 4 | \$492 |
| Strata Title: each residential unit | 6 | \$840 | 6 | \$738 |
| Strata Title: each commercial unit | 10 | \$1,400 | 10 | \$1,230 |
| Tourist Attraction | 6 | \$840 | 6 | \$738 |
| Vacant | 6 | \$840 | 8 | \$984 |
| Welfare Home: per unit | 8 | \$1,120 | 8 | \$984 |

6.3 Waste Management

The Council levies utility charges for the provision of waste management services, which are calculated to recover the costs for providing the services. Waste management utility charges incorporate the cost of providing and maintaining transfer stations and the cost of implementing waste management and environment protection strategies.

Council provides a residential refuse collection service within defined refuse area maps marked Coen; Cooktown, Marton, Lakeland; Laura; Helenvale and Rossville; Oaky Creek, Poison Creek and Endeavour Valley Road and Ayton Refuse Collection Area Maps. All residential properties, excluding vacant land, within the service areas attract the refuse collection charge, irrespective of whether they use the service or not.

Rural/Residential properties on the Peninsula Development Road between Lakeland and Laura have been offered kerbside refuse collection, but only those residents who wish to utilise the service will attract the refuse collection charge.

To provide the flexibility for residential properties to implement best practice waste minimisation systems that suit their individual circumstances Council provides the property owners, with the exception of Coen residents, with a choice of either a 120 litre or 240 litre wheelie bin for collection.

Maps showing the Kerbside Collection Areas are available on the Council website, www.cook.qld.gov.au or from Customer Service at the Council office at 10 Furneaux Street, Cooktown.

COEN

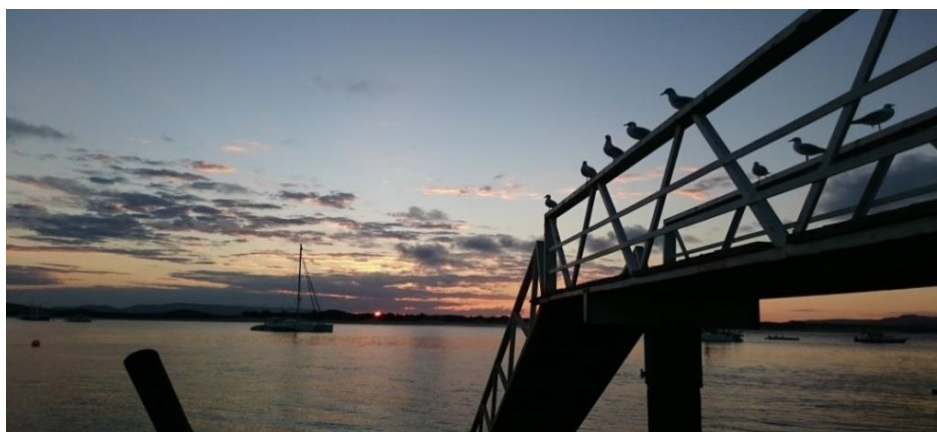
An annual residential kerbside collection, for the purpose of removal and disposal of perishable waste only for the 2018/2019 financial year is for a weekly collection service and applied with the following schedule.

Council has adopted a fee structure that provides a 240 litre Wheelie Bin service to apply on all improved domestic properties for refuse removal and disposal and levied on each separate occupancy (whether occupied or vacant) within the Coen Refuse Collection area and that such charge shall apply whether or not a service is utilised, save and except that where land is for the first time built on during the year the charge shall be made from the date the structure is occupied, calculated proportionately for the unexpired part of the year.

| Waste Collection Utility Charges - Coen | | |
|---|-------------------|---------------|
| Type of Improvement | Utility | Annual Charge |
| For each residence, flat, strata title unit | 1 x 240 litre bin | \$460 |

The following properties are not primarily residential; however a residential wheelie bin collection service is to be provided.

| | | |
|--------------------------------|---------------------------|---------|
| 10001485 – Coen Primary School | 3 x Residential buildings | \$1,380 |
| 10001501 – Coen Police Service | 3 x Residential buildings | \$1,380 |



Sunset Endeavour River

COOKTOWN, MARTON & LAKELAND

An annual residential kerbside collection, for the purpose of removal and disposal of perishable waste only for the 2018/2019 financial year is for a weekly collection service and applied with the following schedule.

Council has adopted a fee structure that provides residential property owners with a choice of a 120 litre or a 240 litre wheelie bin service to apply on all residential properties for refuse removal and disposal and levied on each separate occupancy (whether occupied or vacant) within the Cooktown, Marton & Lakeland Refuse Collection area of coverage and that a charge shall apply whether or not a service is utilised, save and except that where land is for the first time built on during the year the charge shall be made from the date the structure is occupied, calculated proportionately for the unexpired part of the year at the default charge for a 240 litre wheelie bin.

| Waste Collection Utility Charges – Cooktown, Lakeland & Marton | | |
|---|-------------------|----------------------|
| Type of Improvement | Utility | Annual Charge |
| For each residence, flat, strata title unit | 1 x 240 litre bin | \$460 |
| | 1 x 120 litre bin | \$200 |

AYTON, BLOOMFIELD, ENDEAVOUR VALLEY ROAD, HELEVALE, OAKY CREEK ROAD, POISON CREEK ROAD & ROSSVILLE

An annual residential kerbside collection, for the purpose of removal and disposal of perishable waste only for the 2018/2019 financial year is for a fortnightly collection service and applied with the following schedule.

Council has adopted a fee structure that provides residential property owners with a choice of a 120 litre or a 240 litre wheelie bin service to apply on all residential properties for refuse removal and disposal and levied on each separate occupancy (whether occupied or vacant) within Rossville, Helenvale, Oaky Creek, Poison Creek, Endeavour Valley Road, Ayton & Bloomfield Refuse Collection areas of coverage and that such charge shall apply whether or not a service is utilised, save and except that where land is for the first time built on during the year the charge shall be made from the date the structure is occupied, calculated proportionately for the unexpired part of the year at the default charge for a 240 litre wheelie bin.

| Waste Collection Utility Charges – Ayton, Bloomfield, Endeavour Valley Road, Helenvale, Oaky Creek Road, Poison Creek Road & Rossville | | |
|---|-------------------|----------------------|
| Type of Improvement | Utility | Annual Charge |
| For each residence, flat, strata title unit | 1 x 240 litre bin | \$230 |
| | 1 x 120 litre bin | \$100 |

LAURA

An annual residential kerbside collection, for the purpose of removal and disposal of perishable waste only for the 2018/2019 financial year is for a weekly collection service and applied with the following schedule.

Council has adopted a fee structure that provides residential property owners with a choice of a 120 litre or a 240 litre wheelie bin service to apply on all residential properties for refuse removal and disposal and levied on each separate occupancy (whether occupied or vacant) within the Laura Refuse Collection area of coverage and that a charge shall apply whether or not a service is utilised, save and except that where land is for the first time built on during the year the charge shall be made from the date the structure is occupied, calculated proportionately for the unexpired part of the year at the default charge for a 240 litre wheelie bin.

| Waste Collection Utility Charges – Laura | | |
|---|-------------------|----------------------|
| Type of Improvement | Utility | Annual Charge |
| For each residence, flat, strata title unit | 1 x 240 litre bin | \$460 |
| | 1 x 120 litre bin | \$200 |

7 SPECIAL CHARGES

7.1 Cameron Creek Rural Electrification Scheme

Council has adopted an overall plan, as described in the *Local Government Regulation 2012*, section 94 for the levying of the Cameron Creek Rural Electrification Special Charge. A special charge will be levied on all rateable land within the area defined on the map marked *Benefitted Area, Rural Electrification Cameron Creek Road* for the purpose of raising funds to repay interest and principal on a Queensland Treasury Corporation loan of \$200,882 borrowed to cover the constructions costs of a backbone line.

The Council is of the opinion that all land within the benefitted area receives a special benefit from the completed work.

The levy is based on the requirement to service interest and principal charges associated with the loan and agreed to annually by Council.

The levy will continue for each parcel of land within the area of the map marked *Benefitted Area, Rural Electrification Cameron Creek Road* for a period of 20 years from 2006.

The map showing the Benefitted Area for the Rural Electrification on Cameron Creek Road is available on the Council website, www.cook.qld.gov.au or from Customer Service at the Council office at 10 Furneaux Street, Cooktown.

| Cameron Creek Rural Electrification Scheme | Annual Charge |
|--|---------------|
| Benefitted Area | \$869.44 |

7.2 Rural Fire Brigades

Council has adopted overall plans, as described in Section 94 of the *Local Government Regulation 2012*, for the levying of special charges for rural fire brigade services for areas identified by the Rural Fire Service of Queensland.

Maps showing the Rural Fire Brigade Areas for Bloomfield, Marton, Poison Creek and Rossville are available on the Council website, www.cook.qld.gov.au or from Customer Service at the Council office at 10 Furneaux Street, Cooktown.

| Rural Fire Brigades | Annual Charge |
|---------------------------------|---------------|
| Bloomfield Rural Fire Brigade | \$25 |
| Marton Rural Fire Brigade | \$25 |
| Poison Creek Rural Fire Brigade | \$25 |
| Rossville Rural Fire Brigade | \$25 |

Each parcel of rateable land will specially benefit to the same extent from the purchase and maintenance of equipment by each Rural Fire Brigade in the current or future financial years, because each such parcel is within the area for which the brigade is in charge of firefighting and fire prevention under the *Fire and Emergency Services Act 1990*.



Roadworks at Lakefield National Park

8.0 SEPARATE CHARGES

8.1 Emergency Management Levy (EML)

The Emergency Management Levy (EML) is a State Government levy. Council is required to collect the levy on behalf of the Queensland State Government, in accordance with the provisions of the *Fire and Emergency Services Act 1990* and *Fire and Emergency Services Regulation 2011*, and such are levied in accordance with the prescribed fees as defined in schedule 2 of the *Fire and Emergency Services Regulation 2011*.

The levy is not a Council Charge and the Funds collected are remitted to the Queensland Fire and Emergency Services.

Fire and Emergency Services Service Act 1990, Section 113, (1 (c) & (2))

Section 113 – Appeal against local government’s determination

- (1) An owner of property to whom a levy notice is given may appeal to the commissioner on any of the following grounds and on no other grounds –
 - (c) (ii) The prescribed property should in the circumstances be taken to be within a category other than the category on which the local government based its determination.
- (2) A person wishing to appeal must lodge a notice to that effect with the commissioner setting out the grounds of the appeal within 30 days after the levy notice is given.

Mining Lease/Claim lessee’s can provide a Statutory Declaration to Council stating that there are no structures and no mining activities taking place so the correct levy can be applied. All Statutory Declarations in regards to Mining Leases and Mining Claims must be submitted to Cook Shire Council, to be received no later than 30th June. Statutory Declarations received after 30th June will take effect from the date received by Cook Shire Council. There is no requirement for lessees to submit subsequent Statutory Declarations unless circumstances change.

8.2 Environmental Levy

That pursuant to the *Local Government Act 2009, section 92* and the *Local Government Regulations 2012, Chapter 4, Part 8*, Council has resolved to raise and levy the following separate charge.

A separate charge will be levied equally on each parcel of rateable land within Cook Shire for landfill infrastructure purposes, both current and future rehabilitation, to fund either all or part of the capital costs associated with the landfill construction and associated transfer station infrastructure and future replacement. Where an assessment containing parcels (greater than one), that can be shown to be beyond any form of development or improvement, a written application may be made for an exemption from the Environmental Levy by resolution of Council.

The levy will form part of the rate levy issued twice yearly.

| Environmental Levy | Annual Charge |
|--------------------|---------------|
| Per parcel of land | \$78.28 |

The properties that receive exemptions from the Environmental Levy are shown in the table below:

| Assessment Number | Property Description | Type of Remission |
|-------------------|---|--|
| 10012854 | Lots 301 – 309 & 311 on H2202 TL 210213 & Lot 1 on RL8141 | Exemption by Resolution of Council Resolution 28556 October 2008 |
| 10008936 | Lot 1 on RL7328 Road Lease 14/73280 | Exemption by Resolution of Council Resolution 30213 April 2012 |

9 FEES AND CHARGES

Fees and charges are reviewed annually by Council.

Council's adopted Fees and Charges register includes a mixture of regulatory and user pays fees. The regulatory charges are identified as such in Council's Fees and Charges Schedule and have been determined with reference to the relevant legislation and where applicable recover the cost of performing the function.

Council's Fees and Charges Register contains full details of fees and charges adopted by Council for the 2018/2019 financial year, and are available on Council's website.

10 COST RECOVERY

Cost recovery fees are fixed pursuant to Section 97 of the *Local Government Act 2009*.

The criteria used by Council when deciding the amount of the cost-recovery fee are:

- The cost-recovery fee must not exceed the cost of providing the service for which the fee has been fixed.
- The cost-recovery fee must be broadly based on the "user pays" principle (except where Council decides to subsidise any fee or charge as a community service obligation).

11 BUSINESS ACTIVITY FEES

Council has the power to conduct business activities and make business activity fees for services and facilities it provides on this basis. Business activity fees are made where Council provides a service and the other party to the transaction can choose whether or not to avail itself of the service. Business activity fees are a class of charge, which are purely commercial in application and are subject to the Commonwealth's Goods and Services Tax.

Business activity fees include but are not confined to rents, plant hire, private works and hire of facilities as contained in Council's statement of fees and charges.

12 ISSUE OF NOTICES

Council has determined, in accordance with the provisions of Section 107 of the *Local Government Regulation 2012* that all rates and charges will be levied in two (2) half yearly instalments covering the periods 1 July 2018 to 31 December 2018 and 1 January 2019 to 30 June 2019.

In instances where changes that impact property rates and charges are brought to Council's attention throughout the year, a Supplementary Rates Notice will be issued as required. Some examples might include reconfigurations, valuation amendments, additional services and change of ownership.

| Levy Number | Issue Date | Due Date |
|-------------|---------------------------|-----------------------------|
| Levy 1 | Tuesday, 21 August 2018 | Thursday, 20 September 2018 |
| Levy 2 | Tuesday, 26 February 2019 | Thursday, 28 March 2019 |

13 DUE DATE

In accordance with Section 118 of the *Local Government Regulation 2012* payment is due 30 days from the date of issue of the rate notice.

14 DISCOUNT ON RATES

In accordance with Section 130 of the *Local Government Regulation 2012* a discount of 10% per annum of differential general rates only shall be allowed, provided that all current and outstanding rates and charges (excluding all outstanding infrastructure charges) are paid in full and received by Council by the due date of the rate notice. All rates and charges must be paid for the system to allow discount.

Council will allow discount where the post mark on the letter indicates that it was mailed early enough to leave sufficient time for it to reach Council.

Please see below for the Australia Post guidelines on mail delivery times:

Regular Letters (Covers all of Australia)

2-6 days after posting depending on lodgement and destination locations.

Sending to same state between:

Metro locations – 2-3 business days

Metro & country locations – 3-4 business days

Country locations – 3-4 business days

Sending interstate between:

Metro locations – 3-4 business days

Metro & country locations – 3-4 business days

Country locations – 5-6 business days

For further information refer to the Discount on Late Rates Payment Policy.

15 INTEREST ON OVERDUE RATES AND CHARGES

In accordance with section 133 of the *Local Government Regulation 2012*, all rates and charges outstanding at the end of the discount period are deemed to be overdue rates and Council will apply compound interest at the rate of 11% per annum, calculated on daily rests from the day after the rates and charges become overdue.

16 REMISSIONS AND CONCESSIONS

Chapter 4, Part 10 of the *Local Government Regulation 2012* provides for the Council to remit or postpone rates in certain circumstances.

1. Ratepayers who comply with the criteria set out in the Pensioner Rebate Policy will be entitled to a pensioner rate rebated. Council's rebate is set at 20% up to a maximum of \$200 per annum on General, Refuse, Sewerage and Water charges.
2. Clubs, sporting associations and other non-profit community organisations may be entitled to a concession on general rates and charges, depending on the *Local Government Act 2009* and *Local Government Regulation 2012* and circumstances. All applications for concessions must be in writing and addressed to the Chief Executive Officer, Cook Shire Council.

A list of properties that have been made non-valued by previous resolutions of Council is set out in the table below:

| Assessment Number | Property Description and Property Owner | Type of Remission |
|-------------------|--|------------------------------|
| 10002293 | Lot 1 PT B SP 287194 Cooktown Blue Water Club | Resolution 23392 August 2003 |
| 10003143 | Lot 2 SP 263742 TL 239260 & Lot 4 CP889653: SL 205871 Australian Volunteer Coast Guard | Resolution 23392 August 2003 |
| 10003630 | Lot 912 C1793 Qld Country Womens Association | Resolution 23392 August 2003 |
| 10011641 | Lot 302 C17915 The Cooktown & District Youth Assoc Inc | Resolution 23392 August 2003 |
| 10028389 | Lot 211 C17949 Endeavour Lions Club Inc | Resolution 23392 August 2003 |

3. That, as the Council in exercising its power under the *Local Government Act 2009*, is of the opinion, in the case of land owners scheduled in the Table below, there is justification in exercising the power of granting remission at the level indicated as each case is of a kind which has been accepted previously by resolution of Council, such remissions be hereby granted in respect of the general rates and charges payable in respect of the 2018/2019 financial year.

The list of properties that receive Remissions is set out in the table below:

| Assessment Number | Property Description and Property Owner | Type of Remission |
|-------------------|--|---|
| 10007334 | L201-202 SP126719 Cooktown Tennis Club Inc. | 100% General Rates 50% Water Charges (<i>Vacant Water Service on L201/SP126719</i>) 100% Sewerage Charges Resolution 2017/177, Waive General Rates & Sewerage until July 2020. |
| 10001980 | Lot 1C 4866 Coen Kindergarten Association | 100% Water Service 100% Sewerage Charges (only playground equipment on this parcel) Resolution 29349 August 2010 |
| 10004976 | Lot 321 on RP745022 Church House for The Corporation of the Synod of the Diocese of Carpentaria | 100% of Valuation Granted by resolution of Council July 2010 - being used as church. Resolution 29317 |

17 OTHER MATTERS CONCERNING RATES AND CHARGES

17.1 Collection of Outstanding Rates and Charges

Council requires payment of rates and charges within the specified period and it is Council's policy to pursue the collection of outstanding rates and charges diligently but with due concern for the financial hardship faced by some members of the community.

To this end Council will recover any outstanding rates and charges in accordance with, Section 95 of the *Local Government Act 2009*, Chapter 4, Part 12 of the *Local Government Regulation 2012* and Cook Shire Council's *Debt Recovery Policy*. For further information refer to the following policies on Council's website www.cook.qld.gov.au:

- Debt Recovery Policy
- Financial Hardship Policy
- Rate Base Financial Assistance for Charitable Organisations Policy
- Concession for Concealed Leaks Policy
- Revenue Policy

17.2 Rates and Charges Adjustments

If a change in the valuation of a property results in raising a supplementary levy to the ratepayer of an amount less than \$10, Council will not raise the notice to the ratepayer.

Any Council errors/mistakes in levy charges, with the exception of Special Charges, will only be back dated for the current financial year with a supplementary notice.