

Northern Territory of Australia

Government Gazette

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# General information

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# Availability

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Northern Territory of Australia

*Water Supply and Sewerage Services Act*

**Notice of Issue of Pricing Order**

I, Nicole Susan Manison, Treasurer, under section 60(5) of the *Water Supply and Sewerage Services Act*, give notice that:

(a) a pricing order regulating prices for the sale of water supply and sewerage services has been issued; and

(b) the order will have the effect of regulating those prices from 1 July 2018 to 30 June 2019; and

(c) a copy of the order may be inspected at, and obtained from, the Power and Water Corporation.

Dated 13 June 2018

N. S. Manison

Treasurer

Northern Territory of Australia

*Water Supply and Sewerage Services Act*

**Issue of Pricing Order**

I, Nicole Susan Manison, Treasurer, under section 60(1)(a) and (b) of the *Water Supply and Sewerage Services Act*, issue the pricing order set out in the Schedule, to take effect on 1 July 2018 and to remain in force for 12 months.

Dated 13 June 2018

N. S. Manison

Treasurer

**Schedule**

**Water Supply and Sewerage Services Pricing Order**

**1 Definitions**

In this pricing order:

***body corporate***, in relation to a development:

(a) if the development is a scheme – see section 5 of the *Unit Title Schemes Act*; or

(b) if the development is the Cullen Bay Marina development – means the Management Corporation as defined in section 2 of the *Cullen Bay Marina Act*; or

(c) otherwise – means a corporation as defined in section 4(1) of the *Unit Titles Act*.

***body corporate customer*** means a customer that is the body corporate of a development.

***Corporation*** means the Power and Water Corporation.

***Cullen Bay Marina development*** means the subdivision under the *Cullen Bay Marina Act* of the development area as defined in section 2 of that Act.

***development*** means:

(a) a scheme; or

(b) the Cullen Bay Marina development; or

(c) a unit development; or

(d) a building development, condominium development or estate development, each as defined in section 4(1) of the *Unit Titles Act*.

***government water customer*** means one of the following:

(a) an agency, instrumentality or corporation of the Territory or the Commonwealth whose primary function does not involve providing services or facilities to the public that compete with services provided by the private sector;

(b) a local government council.

***multiple residential dwelling sewerage customer***, see clause 8(2).

***non-residential sewerage customer*** means a customer who owns or occupies a property that is not:

(a) a residential property; or

(b) a unit.

***portable meter water customer*** means a customer who uses a portable meter issued under section 73 of the Act.

***regulated services*** means water supply services, sewerage services and related services supplied to customers by the Corporation.

***related services*** means:

(a) services ancillary to water supply services and sewerage services if the Corporation has an effective monopoly in the provision of the ancillary services; and

(b) services ancillary to the ownership or operation of the infrastructure associated with water supply services or sewerage services;

but does not include the acceptance of compliant trade waste that is discharged into a sewer owned and operated by the Corporation.

***residential dwelling*** includes any premises intended to be used primarily as a residence.

***residential property*** includes:

(a) land on which is situated a building or structure used or intended to be used primarily for residential purposes; and

(b) vacant land zoned for residential purposes;

but does not include land used or intended to be used for commercial purposes, including land used or intended to be used for:

(c) a guest house, hostel, motel, hotel or caravan park; or

(d) a farming or mining enterprise; or

(e) a residence attached to a shop or professional suite; or

(f) premises at which an occupation, business or profession is carried on by a person who resides at the premises.

***sanitary fitting*** means one of the following:

(a) a toilet;

(b) a bidet or bidette;

(c) a urinal, where:

(i) the number of sanitary fittings is measured in 600 mm lengths, rounded to the nearest 600 mm; and

(ii) if a length is halfway between 2 multiples of 600 mm, the number is rounded up to the nearest 600 mm;

(d) a cleaner's sink;

(e) a slop hopper;

(f) a bedpan washer;

(g) an autopsy table.

***scheme***, see section 5 of the *Unit Title Schemes Act*.

***single residential dwelling sewerage customer*** means a customer who:

(a) owns or occupies a residential property other than a unit; and

(b) is not a multiple residential dwelling sewerage customer.

***stand pipe water customer*** means a customer supplied water through a stand alone service pipe.

***unit*** means:

(a) a unit as defined in either of the following:

(i) section 4(1) of the *Unit Titles Act*;

(ii) section 37 of the *Unit Title Schemes Act*; or

(b) a lot as defined in section 2 of the *Cullen Bay Marina Act*.

***unit development*** means a development to which Part III of the *Unit Titles Act* applies, and includes lots subdivided under section 26Y, and building lots subdivided under section 26ZV, of that Act.

**2 Application of pricing order**

This pricing order regulates prices for the sale of regulated services to the customers of the Corporation during the period from 1 July 2018 to 30 June 2019.

**3 Water supply – prices for customers generally**

Prices for water supply services are to distinguish between the following customers:

(a) portable meter water customers;

(b) government water customers;

(c) stand pipe water customers;

(d) all other customers, including body corporate customers, to whom water supply services are sold.

**4 Water supply – fixed daily price for specified customers**

(1) This clause applies to the customers mentioned in clause 3(b) and (d).

(2) The customer may be charged a fixed daily price component that:

(a) is based on the nominal diameter of the customer's meter or the service pipe by which the service is to be supplied to the customer (whether or not water is supplied through the meter or service pipe) as specified in the following table; and

(b) does not exceed the relevant amount specified in the table.

|  |  |
| --- | --- |
| **Nominal diameter of meter or service pipe** | **Fixed daily price ($)** |
| Up to 25 mm | 0.8158 |
| 26 – 40 mm | 2.0885 |
| 41 – 50 mm | 3.2563 |
| 51 – 100 mm | 13.1560 |
| 101 – 150 mm | 29.3656 |
| 151 – 200 mm | 52.2191 |
| More than 200 mm | Area of connected cross-section                    (in square mm)   x 0.8158  490.87 |

**5 Water volumetric price for all customers**

A customer specified in the following table may be charged a price for a volumetric component of water, expressed in kilolitres (including a part of a kilolitre), that:

(a) is supplied to the customer's property during a meter reading period: and

(b) does not exceed the relevant amount specified in the table.

|  |  |
| --- | --- |
| **Customers** | **Price per kL ($)** |
| Portable meter water customer | 2.4866 |
| Government water customer | 2.0721 |
| Stand pipe water customer | 2.8880 |
| All other customers to whom water supply services are sold | 1.9535 |

**6 Sewerage services – prices for customers generally**

Prices for sewerage services are to distinguish between the following customers:

(a) single residential dwelling sewerage customers;

(b) multiple residential dwelling sewerage customers;

(c) body corporate customers;

(d) non-residential sewerage customers.

**7 Sewerage services – annual price for single residential dwelling sewerage customer**

A single residential dwelling sewerage customer may be charged, on a pro rata basis, a fixed annual price for sewerage services that does not exceed $822.81 for each residential property, other than a unit, owned or occupied by the customer.

**8 Sewerage services – annual price for multiple residential dwelling sewerage customer**

(1) A multiple residential dwelling sewerage customer may be charged, on a pro rata basis, a fixed annual price for sewerage services that does not exceed $822.81 for each residential dwelling on the residential property owned or occupied by the customer.

(2) A customer is a ***multiple residential dwelling sewerage customer*** if:

(a) the customer is the owner of a residential property or the occupier of a residential dwelling on a residential property; and

(b) there are 2 or more residential dwellings on the property; and

(c) 2 or more of the dwellings contain sanitary fittings; and

(d) in relation to:

(i) a customer who is the owner of the property – the customer has a tenancy agreement or similar agreement with the occupiers of the residential dwellings; or

(ii) a customer who is the occupier of a residential dwelling on the property – the customer has a tenancy agreement or similar agreement with the occupiers of the other residential dwellings.

**9 Sewerage services – annual price for body corporate customer**

A body corporate customer may be charged, on a pro rata basis, a fixed annual price for sewerage services in respect of the development for which the customer is the body corporate that does not exceed:

(a) $822.81 for each unit of the development that is a residential dwelling; and

(b) the amount permitted to be charged under clause 10 for each sanitary fitting in the development that is not located in a unit that is a residential dwelling.

**10 Sewerage services – annual price for non-residential sewerage customer**

A non-residential sewerage customer may be charged, on a pro rata basis, for sewerage services supplied to the customer's property, a fixed annual price that:

(a) is calculated with reference to the number of sanitary fittings on the property as specified in the following table; and

(b) does not exceed the relevant amount specified in the table.

|  |  |
| --- | --- |
| **Number of sanitary fittings** | **Fixed Annual Price ($)** |
| 0 – 2 sanitary fittings | 822.81 |
| More than 2 sanitary fittings but less than 25 | 822.81 plus 560.16 for each fitting more than 2 |
| More than 24 sanitary fittings but less than 50 | 13 146.33 plus 525.45 for each fitting more than 24 |
| More than 49 sanitary fittings but less than 100 | 26 282.58 plus 487.84 for each fitting more than 49 |
| More than 99 sanitary fittings but less than 150 | 50 674.58 plus 453.28 for each fitting more than 99 |
| More than 149 sanitary fittings | 73 338.58 plus 438.94 for each fitting more than 149 |

**11 Prices for related services**

A price charged for related services must be a fair and reasonable amount taking into consideration the costs of providing the services in an efficient manner.

**12 Role of Utilities Commission**

The Utilities Commission must:

(a) monitor compliance with this pricing order; and

(b) enforce this pricing order under section 23 of the *Utilities Commission Act* in the same way as if it were a determination under that Act; and

(c) investigate any complaints made to the Utilities Commission by customers that prices to which this pricing order applies do not comply with this order.

Northern Territory of Australia

*Electricity Reform Act*

**Notice of Issue of Electricity Pricing Order**

I, Nicole Susan Manison, Treasurer, under section 44(8) of the *Electricity Reform Act*, give notice that:

1. an electricity pricing order regulating prices for the sale of electricity to customers of the class prescribed by regulation 13A(d) of the *Electricity Reform (Administration) Regulations* has been issued; and
2. the order will have the effect of regulating prices for the sale of electricity to those customers for the period from 1 July 2018 to 30 June 2019; and
3. a copy of the order may be inspected at, and obtained from, any office of the Power and Water Corporation, Jacana Energy or any other person licenced under Part 3 of the *Electricity Reform Act* to sell electricity.

Dated 14 June 2018

N. S. Manison

Treasurer

Northern Territory of Australia

*Electricity Reform Act*

**Issue of Electricity Pricing Order**

I, Nicole Susan Manison, Treasurer, under section 44(1)(a) of the *Electricity Reform Act*, issue the electricity pricing order set out in the Schedule, to take effect on 1 July 2018 and to remain in force for 12 months.

Dated 14 June 2018

N. S. Manison

Treasurer

**Schedule**

**Electricity Pricing Order**

Customers of the class prescribed by regulation 13A(d)  
of the *Electricity Reform (Administration) Regulations*

**Part 1 – Preliminary Matters**

**1 Definitions**

In this electricity pricing order:

***billing entity*** means a person licensed under Part 3 of the *Electricity Reform Act* to sell electricity.

***caravan park resident tariff customer*** means a prescribed customer who is on-supplied electricity by the proprietor of a caravan park who is:

(a) a commercial – standard tariff customer; or

(b) a commercial – time of use tariff customer.

***commercial – standard tariff customer*** means a prescribed customer who:

(a) purchases electricity for commercial use; and

(b) does not elect to pay the commercial – time of use tariff; and

(c) is not a multipurpose tariff customer.

***commercial – time of use tariff customer*** means a prescribed customer who:

(a) purchases electricity for commercial use; and

(b) elects to pay the commercial – time of use tariff for a period of not less than 12 months; and

(c) is not a multipurpose tariff customer.

***commercial use***, of electricity, means the electricity is consumed on premises used for conducting a business or for conducting the activities of a public benevolent institution (PBI) tariff customer.

***domestic pre-payment meter tariff customer*** means a prescribed customer who purchases electricity that is:

(a) primarily for domestic use; and

(b) supplied through a pre-payment meter.

***domestic – standard tariff customer*** means a prescribed customer who:

(a) purchases electricity primarily for domestic use; and

(b) does not purchase the electricity through a pre-payment meter; and

(c) does not elect to pay the domestic – time of use tariff; and

(d) is not a multipurpose tariff customer.

***domestic – time of use tariff customer*** means a prescribed customer who:

(a) purchases electricity primarily for domestic use; and

(b) elects to pay the domestic – time of use tariff for a period of not less than 12 months; and

(c) agrees to pay for any associated meter upgrade costs; and

(d) is not a multipurpose tariff customer.

***domestic use***, of electricity, means the electricity is consumed for domestic purposes on residential premises.

***general non-metered installation customer*** means a prescribed customer who purchases electricity for the non-metered supply of electricity to an electrical installation other than for street lighting.

***kWh*** means kilowatt hours.

***multipurpose tariff customer*** means a prescribed customer who:

(a) purchases electricity in excess of 16 425 kWh per annum for multipurpose use; and

(b) does not purchase the electricity through a pre-payment meter.

***multipurpose use***, of electricity, means the electricity is consumed for both:

(a) domestic purposes on residential premises; and

(b) conducting a business on the residential premises or the land on which the premises are located (for example, for agricultural purposes).

***prescribed customers***, means customers of the class prescribed by regulation 13A(d) of the *Electricity Reform (Administration) Regulations*.

***pricing period*** means 1 July 2018 to 30 June 2019.

***public benevolent institution (PBI) tariff customer*** means a prescribed customer that is an organisation registered with the Australian Charities and Not-for-profits Commission (ACNC).

***residential premises*** does not include:

(a) a hostel, motel, hotel, guest house or caravan park; or

(b) premises on which a caretaker resides and is otherwise used for non-residential purposes.

***street lighting customer*** means a prescribed customer who purchases electricity for the non-metered supply of electricity to an electrical installation that provides street lighting, including public lighting.

**2 Regulation of retail prices during pricing period**

(1) This electricity pricing order regulates the retail prices (inclusive of GST) a billing entity may charge prescribed customers for the sale of electricity, and for the provision of related services, during the pricing period.

(2) For subclause (1):

(a) related services are the services the billing entity provides to prescribed customers that are ancillary to supplying electricity to the customers; and

(b) the billing entity may charge retail prices for related services that are fair and reasonable taking into consideration the costs of supplying the electricity.

**Part 2 – General Supply**

**3 Application of Part**

(1) This Part applies in relation to the following prescribed customers:

(a) commercial – standard tariff customers;

(b) commercial – time of use tariff customers;

(c) caravan park resident tariff customers;

(d) domestic – pre-payment meter tariff customers;

(e) domestic – standard tariff customers;

(f) domestic – time of use tariff customers;

(g) multipurpose tariff customers;

(h) public benevolent institution (PBI) tariff customers.

(2) The billing entity must ensure that the retail prices it charges under this Part distinguish between the prescribed customers mentioned in subclause (1).

**4 Fixed daily charges for supply of electricity**

A prescribed customer specified in the following table may be charged for the supply of electricity a fixed daily charge not exceeding the amount specified opposite the customer.

|  |  |
| --- | --- |
| **Prescribed Customer** | **Fixed Daily Charge ($)** |
| Commercial – standard tariff | 0.7988 |
| Commercial – time of use tariff | 0.7988 |
| Domestic – standard tariff | 0.5116 |
| Domestic – time of use tariff | 0.5116 |
| Multipurpose tariff | 0.5116 |
| Public benevolent institution (PBI) tariff | 0.6242 |

**5 Charges for consumption of electricity**

A prescribed customer specified in the following table may be charged for the consumption of electricity an amount per kWh that does not exceed the amount specified opposite the customer.

|  |  |
| --- | --- |
| **Prescribed Customer** | **Charge (cents/kWh)** |
| Commercial – standard tariff | 30.20 |
| Commercial – time of use tariff | 38.64 during peak operation (6am to 6pm on all days)  21.75 during off-peak operation (6pm to 6am on all days) |
| Caravan park resident tariff | 34.64 |
| Domestic – pre-payment meter tariff | 28.53 |
| Domestic – standard tariff | 25.95 |
| Domestic – time of use tariff | 30.61 during peak operation (6am to 6pm weekdays including public holidays)  23.34 during off-peak operation (6pm to 6am weekdays and all weekends) |
| Multipurpose tariff | 25.95 for the first 45 kWh per day  30.20 above 45 kWh per day |
| Public benevolent institution (PBI) tariff | 26.74 |

**Part 3 Non-Metered Supply**

**6 Application of Part**

(1) This Part applies in relation to the following prescribed customers:

(a) general non-metered installation customers; and

(b) street lighting customers.

(2) The billing entity must ensure that the retail prices it charges under this Part distinguish between the prescribed customers mentioned in subclause (1).

**7 General non-metered installation customer**

The billing entity may charge a general non-metered installation customer, on a pro rata basis per annum, for the consumption of electricity supplied to the customer's electrical installations during a period of operation specified in the following table, a retail price calculated on the basis of the amount specified opposite the period.

|  |  |
| --- | --- |
| **Period of operation** | **Annual charge ($ per watt)** |
| Off-peak operation (6pm to 6am) | 1.138 |
| Peak operation (6am to 6pm) | 1.265 |
| 24 hour operation | 2.459 |

**8 Street lighting customer**

(1) The billing entity may charge a street lighting customer, on a pro rata basis per annum, for the consumption of electricity supplied to the customer's electrical installations of a light wattage range specified in the following table, a retail price not exceeding the amount specified opposite the wattage range.

|  |  |
| --- | --- |
| **Light wattage range** | **Annual charge ($)** |
| 1-50 | 59.101 |
| 51-100 | 118.201 |
| 101-200 | 236.401 |
| 201-300 | 354.601 |
| 301-400 | 472.802 |
| 401 and above | 1 182.006 |

(2) The retail price is to be calculated on the actual light wattage range of the prescribed customer's electrical installations as provided in writing to the billing entity by the customer.

**Part 4 Utilities Commission**

**9 Role of Utilities Commission**

The Utilities Commission is to:

(a) monitor compliance with this electricity pricing order; and

(b) enforce this order under section 23 of the *Utilities Commission Act* in the same way as if it were a determination under that Act; and

(c) investigate any complaints made to the Utilities Commission by prescribed customers that prices to which this order applies do not comply with this order.

Northern Territory of Australia

*Ports Management Act*

Declaration of Exempt Vessels

Groote Eylandt Pilotage Area

I, Ryan Kleinschmidt, the pilotage authority for Groote Eylandt Mining Company Pty Ltd, under section 64 of the Ports Management Act, declare any vessel that is over 35m in overall length to be an exempt vessel for the compulsory pilotage area within Groote Eylandt if:

1. Vessel transits to designated anchorage via recommended track as per chart Aus 14.
2. Vessel transits to the designated Pilot Boarding Ground via recommended track as per chart Aus 14.
3. Vessel departing pilot boarding ground via recommended track as per chart Aus 14.

with effect on and from 1 July 2018.

Dated 22 June 2018

R. Kleinschmidt

Pilotage Authority

Northern Territory of Australia

*Ports Management Act*

Declaration of Exempt Vessels

Groote Eylandt Pilotage Area

I, Ryan Kleinschmidt, the pilotage authority for Groote Eylandt Mining Company Pty Ltd, under section 64 of the Ports Management Act, declare any vessel that is less than 35m in overall length to be an exempt vessel for the compulsory pilotage area within Groote Eylandt with effect on and from 1 July 2018.

Dated 22 June 2018

R Kleinschmidt

Pilotage Authority

Northern Territory of Australia

*Ports Management Act*

Declaration of Pilotage Area

Groote Eylandt Pilotage Area

I, Ryan Kleinschmidt, the pilotage authority for Groote Eylandt Mining Company Pty Limited, under section 68 of the *Ports Management Act*, declare the area of Northern Territory waters specified in the Schedule to be a pilotage area on and from 1 July 2018.

Dated 22 June 2018

Ryan Kleinschmidt

Pilotage Authority

Schedule

Groote Eylandt Pilotage Area

All that area of Northern Territory Waters below the High Water Mark enclosed by; commencing at a point at the south-western point of Brady Rock at the intersection of parallel of south latitude 13 degrees 40 minutes 55.55 seconds and meridian of east longitude 136 degrees 26 minutes 53.79 seconds; south‑westerly to a point at the  north-western point of Bustard Island at the intersection of parallel of south latitude 13 degrees 41 minutes 38.45 seconds and meridian of east longitude 136 degrees 22 minutes 55.27 seconds; south‑westerly to a point on the high water mark of the eastern coast of Bickerton Island at the intersection of parallel of south latitude 13 degrees 42 minutes 36.46 seconds and meridian of east longitude 136 degrees 17 minutes 33.95 seconds; then generally southwards by the high water mark to a point on the high water mark of the southern coast of Bickerton Island at the intersection of parallel of south latitude 13 degrees 51 minutes 5.10 seconds and meridian of east longitude 136 degrees 14 minutes 45.63 seconds; south‑south-easterly to a point at the intersection of parallel of south latitude 14 degrees 3 minutes 10.80 seconds and meridian of east longitude 136 degrees 19 minutes 30.00 seconds; then easterly to a point on the high water mark of the western coast of Groote Eylandt at the intersection of parallel of south latitude 14 degrees 3 minutes 10.38 seconds and meridian of east longitude 136 degrees 25 minutes 14.50 seconds; then generally northwards by the high water mark to a point on the high water mark of the north-western coast of Groote Eylandt at the intersection of parallel of south latitude 13 degrees 48 minutes 25.85 seconds and meridian of east longitude 136 degrees 31 minutes 29.66 seconds; north‑westerly to a point on the high water mark of the southern coast of Winchilsea Island at the intersection of parallel of south latitude 13 degrees 47 minutes 19.67 seconds and meridian of east longitude 136 degrees 30 minutes 25.65 seconds; then generally northwards by the high water mark to a point on the high water mark of the north-western coast of Winchilsea Island at the intersection of parallel of south latitude 13 degrees 43 minutes 14.80 seconds and meridian of east longitude 136 degrees 28 minutes 18.58 seconds; then north-westerly to the point of commencement; the relevant position of high water mark referred to herein being subject to variation from time to time as a result of excavation or reclamation works, and the level of said high water mark being as at mean high water spring. All coordinates are referenced to GDA94 unless stated otherwise.

**Adjustment of car parking contribution rate**

In accordance with section 5.2 Adjustment of Contributions of the Central Business District Parking Strategy and Contribution Plan, adopted by Council on 23 February 2010, notice is hereby given that from 1 July 2018, the contribution rate payable per car parking bay shortfall (as determined by the Development Consent Authority) in the Darwin Central Business Zone, has decreased from $23,262 to $22,994.

**Adjustment to Developer Contribution Plan for Roadwork – Lee Point Road (Vanderlin Drive to Lee Point Reserve)**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Roadwork – Lee Point Road (Vanderlin Drive to Lee Point Reserve), dated November 2012, notice is hereby given that from 1 July 2018, the developer Contribution Rates payable will be:

(a) $0.25/m2

(b) $3.60/m2

(c) $0.00/m2

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/01 SWD – Policy Area A**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/01 SWD – Policy Area A, dated April 2015, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $8.08/m2.

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/02 SWD – Policy Area B**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/02 SWD – Policy Area B, dated April 2015, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $4.93/m2.

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/03 SWD – Policy Area C**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/03 SWD – Policy Area C, dated April 2015, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $3.15/m2.

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/04 SWD – Policy Area D**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/04 SWD – Policy Area D, dated April 2015, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $25.52/m2.

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/05 SWD – Policy Area E**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Darwin CBD CP 2015/05 SWD – Policy Area E, dated April 2015, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $5.61/m2.

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Stuart Park CP 2014/01 SWD – Policy Area A**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Stuart Park CP 2014/01 SWD – Policy Area A, dated July 2014, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $3.87/m2.

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Stuart Park CP 2014/02 SWD – Policy Area B**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Stuart Park CP 2014/02 SWD – Policy Area B, dated July 2014, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $14.37/m2.

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Stuart Park CP 2014/03 SWD – Policy Area C**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Stuart Park CP 2014/03 SWD – Policy Area C, dated July 2014, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $22.20/m2.

**Adjustment to Developer Contribution Plan for Stormwater Drainage – Stuart Park CP 2014/04 SWD – Policy Area D**

In accordance with section 10. Adjustment of Contribution Rate of the Developer Contribution Plan for Stormwater Drainage – Stuart Park CP 2014/04 SWD – Policy Area D, dated July 2014, notice is hereby given that from 1 July 2018, the developer Contribution Rate payable has increased to $9.20/m2.