

Northern Territory of Australia

Government Gazette

ISSN-0157-833X

No. S22 20 April 2017

**Northern Territory of Australia**

*Local Government Act*

**Notice of Rateability of Conditionally Rateable Land**

I, Gerald Francis McCarthy, Minister for Housing and Community Development, under section 142(2) of the *Local Government Act*, give notice that conditionally rateable land is rateable as follows:

(a) land over which there is a pastoral lease, as defined in section 3 of the *Pastoral Land Act*, is rateable as specified in Schedule 1;

(b) land that is occupied under a mining tenement is rateable as specified in Schedule 2.

Dated 11 April 2017

G. F. McCarthy

Minister for Housing and Community Development

**Schedule 1**

1 For section 149 of the *Local Government* Act, the assessed value is the unimproved capital value.

2 For section 148(1)(b) of the Act, the rate consists of the assessed value multiplied by 0.000299.

3 For section 148(2) of the Act, the minimum charge is $368.31.

**Schedule 2**

1 For section 149 of the Act, the assessed value is the unimproved capital value.

2 For section 148(1)(b) of the Act, the rate consists of the assessed value multiplied by 0.0034.

3 For section 148(2) of the Act, the minimum charge is $871.68.

4 Contiguous tenements or reasonably adjacent tenements held by the same person are to be rated as if they were a single tenement.

5 If the owner of the mining tenement is also the owner of another interest in the land (the ***other interest***) then:

(a) if the rate calculated in accordance with items 1 to 4 for the mining tenement is less than or equal to the rate payable for the other interest‑no rate is payable for the mining tenement; or

(b) if the rate calculated in accordance with items 1 to 4 for the mining tenement (***amount A***) is greater than the rate payable for the other interest (***amount B***)‑the rate payable for the mining tenement is the difference between amount A and amount B.