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t a s m a n i a n g o v e r n m e n t **GAZETTE**

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Tasmanian Government Gazette

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Notices to Creditors

MARGRIT NILSSON late of Unit 13 26 Channel Highway Taroona in Tasmania Widow Deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Margrit Nilsson who died on the sixth day of April 2013 are required by the Executor Tasmanian Perpetual Trustees Limited of Cimitiere House Level 2 113 Cimitiere Street Launceston in Tasmania to send particulars to the said Company by the tenth day of August 2013 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this tenth day of July 2013.

PATRICIA BRYAN, Trust Administration Assistant.

MARIA CZUBARA late of Barrington Lodge New Town in Tasmania widow deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Maria Czubara who died on the fifth day of April 2013 are required by the Executor Tasmanian Perpetual Trustees Limited of Cimitiere House Level 2 113 Cimitiere Street Launceston in Tasmania to send particulars to the said Company by the tenth day of August 2013 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this tenth day of July 2013.

KAY PHILPOTT, Trust Administrator Assistant.

WILFRED NOEL HALES late of 1 Forcett Street Sorell in Tasmania married deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Wilfred Noel Hales who died on the eleventh day of April 2013 are required by the Executor Tasmanian Perpetual Trustees Limited of Cimitiere House Level 2 113 Cimitiere Street Launceston in Tasmania to send particulars to the said Company by the tenth day of August 2013 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this tenth day of July 2013.

KAY PHILPOTT, Trust Administrator Assistant.

JANICE AMY ROBINSON late of Yaraandoo Home 1a Cardigan Street Somerset in Tasmania Cleaner and Widowed Deceased: Creditors next of kin and others having claims in respect of the property or estate of the deceased Janice Amy Robinson who died on the nineteenth day of March 2013 are required by the Executor Tasmanian Perpetual Trustees Limited of Cimitiere House Level 2 113 Cimitiere Street Launceston in Tasmania to send particulars to the said Company by the tenth day of August 2013 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this tenth day of July 2013.

REBECCA SMITH, Trust Administrator.

ROBERT JOSEPH CLARK late of 17 Highview Crescent Devonport in Tasmania married deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Robert Joseph Clark who died on the seventeenth day of April 2013 are required by the Executor Tasmanian Perpetual Trustees Limited of Cimitiere House Level 2 113 Cimitiere Street Launceston in Tasmania to send particulars to the said Company by the tenth day of August 2013 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this tenth day of July 2013.

KAY PHILPOTT, Trust Administrator Assistant.

NANCY STEVEN late of Mary Ogilvie Home Pirie Street New Town in Tasmania who died on the fifteenth day of March 2013: Creditors next of kin and others having claims in respect of the property of the above named deceased are required by the Executors David Milne Whitehouse and Rebecca Sandra Reid c/- Murdoch Clarke of 10 Victoria Street Hobart in Tasmania to send particulars to the Registrar of the Supreme Court of Tasmania on or before the tenth day of August 2013 being one calendar month after which date the Executors may distribute the assets having regard only to the claims of which the Executors then have notice.

Dated this tenth day of July, 2013.

MURDOCH CLARKE, Solicitors to the Estate.

THE ESTATE of GRAHAM FREDERIC CVETKO EYRES of Unit 1/43 Olinda Grove Mount Nelson Tasmania I Francise Dianne Eyres as personal representative of the estate of Graham Frederic Cvetko Eyres give notice in accordance with section 25A of the Trustee Act 1898: I intend to distribute the property subject to the estate among the persons entitled to the estate. I require any person interested in the estate to send particulars of their claim in respect of the estate to me care of Tierney Law 1/18 Elizabeth Street Hobart on or before the tenth day of August 2013. At any time after that date I will distribute the estate having regard only to the claims of persons of which I then have notice and without being liable for the Estate so distributed to any person of whose claim I had no notice of at the time of the distribution.

Dated this tenth day of July 2013.

FRANCISE DIANNE EYRES as Personal Representative of the Estate.

JOAN ELSIE KING-SMITH late of 161 Tranmere Road Howrah in Tasmania home duties/married who died on the fourth day of September 2012: Creditors next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Administrators John Charles King Smith and Dorothy Nicola King Smith c/-M+K dobson mitchell allport of 59 Harrington Street Hobart in Tasmania to send particulars of their claim to the Registrar of the Supreme Court of Tasmania in writing on or before the tenth day of August 2013 after which date the Administrators may distribute the assets having regard only to the claims of which the Administrators then have notice.

Dated this tenth day of July 2013.

M+K DOBSON MITCHELL ALLPORT, Practitioners for the Estate.

MARY JOYCE PARREMORE late of 36/23B Cadbury Road Claremont in Tasmania home duties/widow who died on the seventeenth day of February 2013: Creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executors Susanne Joy Willing and Lance Arthur Parremore care of Blissenden Lawyers of 120 Main Road Moonah in Tasmania to send particulars to the said Executors on or before the tenth day of August 2013 after which date the Executors may distribute the assets having regard only to the claims of which the Executors then has notice.

Dated this tenth day of July, 2013.

BLISSENDEN LAWYERS, Solicitors to the Estate.

NOTICE is hereby given that the Public Trustee has filed in the office of the Registrar of the Supreme Court at Hobart an election to administer the estate(s) of

IRENE SUSAN REDMAN late of Unit 2 7 Avon Street Parklands in Tasmania cleaner/widow deceased intestate

JOAN MARY HALE late of Queen Victoria Home Lindisfarne in Tasmania retiree/widow deceased

Dated this tenth day of July 2013.

PETER MALONEY, Chief Executive Officer, Public Trustee.

Land Acquisition

LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

IN PURSUANCE of Section 18 of the Land Acquisition Act 1993, I, WARRICK PETER COVERDALE, Valuer-General acting as a delegate of the Minister of the Crown for the time being administering the Land Acquisition Act 1993 do hereby declare that the land in the Schedule hereto is taken and vested in the Crown absolutely under the said Act for the authorised purpose, being for road purposes.

Given under my hand this 4th day of July 2013.

W. P. COVERDALE, Valuer-General, Department of Primary Industries, Parks, Water and Environment, 134 Macquarie Street, Hobart.

SCHEDULE

All that 59.6m2 of land situate in the Parish of Coningham, Land District of Buckingham being Lot 1 on Plan of Survey P165880 in the Office of the Recorder of Titles being portion of the land comprised in Folio of the Register Volume 229036 Folio 1 of which Namarrgon International Pty Ltd is the registered proprietor.

Location: Ferry Main Road - Kettering

Municipal Area: Kingborough

(23-98-54)

Administration and Probate

ADMINISTRATION AND PROBATE ACT 1935

Notice of Application to Reseal Probate

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof Carol Ann Kuzmanoski of 8 Lenehan Street Giralang in the Australian Capital Territory retired public servant the Executor of the Will of DAVID LYNDSAY JOLLY late of Unit 4755 Burkitt Street Page in the Australian Capital Territory retired public servant deceased to whom Probate of the said Will was granted by the Supreme Court of the Australian Capital Territory on the 22nd day of February 2013 will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the seal of the said Supreme Court of Tasmania may be affixed to the said Probate pursuant to Part VI of the Administration and Probate Act 1995.

Dated this 3rd day of July 2013

MENZIE LEGAL, Solicitors for the Applicant.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration

NOTICE is hereby given that, after the expiration of fourteen days from the publication hereof, application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of LEON BRIAN GEARD late of 38 Logan Road, Ararat in the State of Victoria, plant operator/divorced man deceased, intestate, may be granted to David William Brothers of First Floor, 31 Stewart Street, Devonport in the State of Tasmania, solicitor/married man, the duly appointed Attorney of Danny Leon Geard of 53 Albert Street, Ararat in the State of Victoria, Construction supervisor/married man, the son of Leon Brian Geard deceased.

Dated the fourth day of July 2013.

DOOLAN AND BROTHERS, Solicitors for the Applicant.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Application to Reseal Probate

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof James Michael Moore of 178B Hawthorn Road Caulfield North in Victoria Investor the executor of the Will of NANCE AILEEN MOORE late of 178B Hawthorn Road Caulfield North in Victoria widow decased to whom probate of the said will was granted by the Supreme Court of Victoria on the Thirteenth day of March Two thousand and thirteen will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the seal of the said Supreme Court of Tasmania may be affixed to the said Probate pursuant to Part VI of the Administration and Probate Act 1935.

Dated the fourth day of July 2013.

RITCHIE & PARKER ALFRED GREEN & CO, Solicitors for the Applicant.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration (with the Will Annexed)

IN THE Estate of ANTHONY JOHN WYATT late of 7 Thoona Street Geilston Bay in Tasmania pharmacist/widower: Notice is hereby given that after the expiration of fourteen days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that letters of administration (with the will annexed) of the Estate of ANTHONY JOHN WYATT late of 7 Thoona Street Geilston Bay in Tasmania pharmacist/widower deceased may be granted to Graeme Bruce Gordon Bradfield of Level 1 18 Elizabeth Street Hobart in Tasmania solicitor/partner the duly appointed attorney of Alistair James Wyatt of 113 George Street Erskineville in New South Wales event production manager/ single the sole residuary beneficiary of the Estate of the said deceased.

Dated the fifth day of July 2013.

TIERNEY LAW Incorporating BRADFIELDS, Barristers and Solicitors, Solicitors for the Applicant.

Anti-Discrimination

ANTI-DISCRIMINATION ACT 1998

OFFICE OF THE ANTI-DISCRIMINATION COMMISSIONER, TASMANIA

EXEMPTION/S GRANTED

THE following application for exemption from the provisions of the *Anti-Discrimination Act 1998* (Tas) (the Act) has been granted:

 NRM South and Pakana Services – (13/169) – Application for exemption granted under section 57 of the Act for a period of three years.

This exemption has been granted to permit NRM South and Pakana Services to recruit for and employ only Aboriginal people as field staff working with Pakana Services.

Granted on the 29th day of June 2013.

All exemptions granted are subject to the conditions that applicants undertake community education and antidiscrimination training on at least one occasion annually for its employees, officers, members agents and service users on rights and obligations under the *Anti-Discrimination Act 1998*, and report to the Commissioner on actions and decisions taken in reliance on the exemption and compliance with the training and education conditions.

A person may apply to the Anti-Discrimination Tribunal for a review of the Commissioner's decision within 28 days from the date of this notice being published.

ROBIN BANKS, Anti-Discrimination Commissioner.

Rail Safety

RAIL SAFETY NATIONAL LAW (TASMANIA) ACT 2012

NOTICE OF PUBLICATION OF REGULATIONS

NOTICE is given under section 9(1) of the Rail Safety National Law (Tasmania) Act 2012 that the Rail Safety National Law National Regulations (Fees) Variation Regulations 2013 made under the Rail Safety National Law (South Australia) Act 2012 on 27 June 2013, were published on the New South Wales legislation website on 28 June 2013. A copy of the regulations is obtainable by visiting :—

http://www.legislation.nsw.gov.au/epub?bulletin=20130630

Regulation:

Rail Safety National Law National Regulations (2013 No. 362)

Authorising Law:

Rail Safety National Law (South Australia) Act 2012

DAVID O'BYRNE, Minister for Infrastructure.

Heritage



Historic Cultural Heritage Act 1995

NOTICE OF REMOVAL OF ENTRY FROM THE TASMANIAN HERITAGE REGISTER

In accordance with sections 25(1)(a) and 26(c) of the *Historic Cultural Heritage Act 1995*, the Tasmanian Heritage Council gives notice that it has decided to remove the entry from the Tasmanian Heritage Register for the place listed below:

Glendessary, 59 Perth Mill Road, Western Junction

The removal from the Heritage Register will occur 31 days after this notice.

Any person who lodged an objection or submission may appeal to the Appeal Tribunal against a decision of the Heritage Council under section 27 of the Act. An appeal must be made in writing and lodged with the Appeal Tribunal (GPO Box 2036 Hobart 7001) within 30 days after this notice.

Dianne Snowden Chair 10 July 2013

Erratum

The Weekly Gazette and Special Gazettes published on 1 July, Serial No. 21345, 2 July Serial No. 21346, weekly Gazette 3 July, Serial No. 23144 were incorrectly serialised. The correct serial numbers should have been Special Gazette 1 July No. 21344 and Special Gazette 2 July No. 21345. The weekly gazette of 3 July Serial No. 21344 should have been Serial No. 21346. The page numbers will now run on from the last page which will be from the Special Gazette of 2 July, starting with page no 1149 for the Gazette of 10 July.

Cities/Councils

LAUNCESTON CITY COUNCIL

PARKING BY-LAW

BY-LAW NO. 2 of 2013

A By-Law made under Section 145 and Section 170 of the *Local Government Act* 1993, in respect of the parking of vehicles and other activities on land owned by or under the control of the Launceston City Council and designated a parking area within the municipal area of the Launceston City Council and for the purpose of prescribing infringement notice penalties pursuant to Section 100 of the *Local Government (Highways) Act* 1982.

PART 1 – PRELIMINARY

1. Short title

This by-law may be cited as the Parking By-Law Number 2/2013.

2. Repeal

By-law Number 24 of 2003, Parking By-law notified in the Tasmanian Government Gazette on the 4th day of June 2003 and By-law Number 7 of 2009 Parking (Amendment) By-law notified in the Tasmanian Government Gazette on the 12th day of August 2009 are repealed.

3. Interpretation

In this by-law, unless the contrary intention appears:

"authorised officer" means a person employed by the Council as a Parking Officer, a person appointed by the Council to control a parking area, any person authorised in writing by the General Manager and a police officer of Tasmania Police;

"Council" means the Launceston City Council;

"drive" has the same meaning as under the Dictionary in the Road Rules 2009;

"General Manager" means the general manager of the Council;

"highway" means a highway maintainable by the Council pursuant to the *Local Government (Highways) Act* 1982;

"liquor" has the same meaning as under the *Liquor Licensing Act 1990*;

"registered operator" has the same meaning as under the Vehicle and Traffic Act 1999;

"park" means to leave a vehicle in a stationary position whether attended or not;

"parking area" includes any area owned by or under the control of the Council and designated by public notice for the parking of vehicles, but does not include a highway;

"Manager Parking" means the person holding the position of Manager Parking with the Council, or a person acting in that position;

"parking meter" means a device installed by or for the Council for measuring time on the insertion of coin, note or other accepted payment method, of the name or value shown on the device;

"parking space" means a space within a parking area or a space controlled by a parking meter, indicated by lines or other marks on the ground or indicated by any other method, of sufficient clear space to accommodate a vehicle within that space;

"parking voucher" means a document issued by a voucher machine;

"penalty unit" means a sum prescribed under the provisions of the *Penalty Units* and Other Penalties Act 1987;

"motor vehicle" has the same meaning as in the Vehicle and Traffic Act 1999;

"voucher machine" means a device that is installed by or for Council that issues a parking voucher after the correct coin, note or other accepted payment method, has been inserted and: -

- (a) indicates that the holder may park a vehicle in a space in the parking area where the voucher was purchased; and
- (b) bears the date and time of issue.

PART 2 - DRIVING OF VEHICLES

4. Entry and exit of parking areas

(1) A person driving a motor vehicle must not enter or leave a parking area except by an access point designated by Council signs.

Penalty: a fine not exceeding 1.5 penalty units.

5. Driving of motor vehicles

(1) A person must not drive a motor vehicle in a parking area at more than twenty kilometres an hour.

Penalty: a fine not exceeding 2 penalty units.

PART 3 - PARKING

6. Parking of motor vehicles

(1) A person must not park a motor vehicle which is: -

- (a) not wholly within one parking space or parked otherwise than as directed by an authorised officer; or
- (b) in a position where it obstructs the entry or exit of a vehicle to another parking space.

Penalty: a fine not exceeding 1.5 penalty units.

(2) An authorised officer may remove, or permit an agent of the Council to remove, a motor vehicle if it is parked in contravention of this clause.

7. Payment of fee

(1) A person must not park a motor vehicle in a parking area without payment of the fee required by the conditions of entry to that parking area, as are indicated by signs displayed in the parking area.

Penalty: a fine not exceeding 1.5 penalty units.

8. Parking vouchers

(1) A person must not park a motor vehicle in a parking area controlled by a voucher machine unless that person has displayed on the driver's side of the motor vehicle's dashboard an unexpired voucher.

Penalty: a fine not exceeding 1.5 penalty units.

(2) A voucher must be displayed so that the date and time of issue are clearly visible from outside the motor vehicle.

Penalty: a fine not exceeding 1.5 penalty units.

9. Parking longer than maximum period

(1) A person must not allow a motor vehicle to remain parked in a parking area for a longer period than is allowed by the conditions of entry to that parking area, as are indicated by signs displayed in the parking area. Penalty: a fine not exceeding 1.5 penalty units.

10. Reserved spaces

(1) The Manager Parking is to decide on the location of, and the conditions applicable to, reserved parking areas and spaces.

(2) A person must not park or leave a motor vehicle in a parking space or parking area which is designated "Reserved" unless authorised to do so.

Penalty: a fine not exceeding 1.5 penalty units.

(3) An authorised officer may remove or, permit an agent of the Council to remove, a motor vehicle if it is parked in contravention of this clause.

PART 4 - PROHIBITED ACTIVITIES

11. Damage to Equipment

(1) A person must not in any way damage equipment used or connected in any way with a parking area or parking space nor use anything other than the type of notes or coins or payment method indicated on the outside of the equipment as acceptable for that purpose.

Penalty: a fine not exceeding 2 penalty units.

12. Unauthorised Removal of Infringement Notice

(1) A person other than the registered operator or person in charge of the motor vehicle must not remove or cause to be removed an infringement notice affixed to a motor vehicle.

Penalty: a fine not exceeding 2 penalty units.

13. Washing, dismantling and repair of motor vehicles

(1) A person must not dismantle or repair any motor vehicle in a parking area without the consent of the Council unless it is necessary to enable the motor vehicle to be moved from the parking area.

Penalty: a fine not exceeding 2 penalty units.

(2) A person must not paint or wash any motor vehicle in a parking area without the consent of the Manager Parking.

Penalty: a fine not exceeding 1 penalty unit.

14. Skidding of motor vehicles

- (1) A person must not intentionally drive a motor vehicle so : -
 - (a) it skids; or
 - (b) it leaves rubber marks from its tyres on the surface of a parking area.

Penalty: a fine not exceeding 2 penalty units.

15. Distribution of advertisements

(1) A person must not distribute, or cause to be distributed, any advertisement, book, card, handbill, notice, pamphlet, print, paper or placard within a parking area without the consent of the Manager Parking.

Penalty: a fine not exceeding 2 penalty units.

16. Damage to Council property

(1) A person must not remove or damage Council property in any parking area.

Penalty: a fine not exceeding 5 penalty units.

17. Graffiti

(1) Except as provided for in subclause (2) a person must not mark, write on or in any other way deface Council property.

Penalty: a fine not exceeding 2 penalty units.

(2) The Manager Parking may give written approval for painting or a similar activity to occur in a parking area.

18. Liquor

- (1) A person must not:
 - (a) possess an open container of liquor within a parking area; or
 - (b) sell liquor within a parking area.

Penalty: a fine not exceeding 2 penalty units.

(2) It is a defence to a prosecution pursuant to this clause for the person charged with the offence to establish that they did not have an open container of liquor in their possession for the purpose of drinking it in the parking area.

(3) A police officer may remove a person from the parking area if they believe the person is offending under this clause.

(4) A police officer may remove and retain an open or unsealed container of liquor from a person they believe is offending under this clause.

19. Prohibited conduct

(1) A person must not in a parking area :-

- (a) spit; or
- (b) use threatening or offensive language; or
- (c) act in a disorderly or indecent manner.

Penalty: a fine not exceeding 2 penalty units.

20. Obstruction

(1) A person must not cause any obstruction to motor vehicle or foot traffic in a parking area.

Penalty: a fine not exceeding 2 penalty units.

21. Use of skates and cycles

(1) Except as otherwise provided in subclause (2), a person must not to ride a vehicle or machine propelled by human power which includes a skateboard, scooter, bicycle, in-line skates and roller skates, in a parking area.

Penalty: a fine not exceeding 2 penalty units.

(2) A person may ride a bicycle in a parking area for the purpose of parking it in an area designated for parking or storing bicycles.

PART 5 - MISCELLANEOUS

22. Supply of name and address

(1) An authorised officer or a police officer who reasonably believes that a person has committed or is committing an offence against this by-law may request that person to supply their full name and permanent or present temporary address;

(2) A person must not refuse to supply their correct and full name and permanent or present temporary address if requested to do so by an authorised officer or police officer;

Penalty: a fine not exceeding 2 penalty units

(3) A police officer may arrest a person if the police officer or an authorised officer finds the person refuses to provide their full name and present address or reasonably believes the details provided are false.

23. Request to leave an area

(1) A police officer or authorised officer may ask a person whom they reasonably believe is offending against this by-law to leave a parking area.

(2) A person who does not obey the directions of an authorised officer is guilty of an offence.

Penalty: a fine not exceeding 2 penalty units.

(3) A police officer may remove any person from the parking area who is offending under this clause.

(4) A police officer may arrest a person found offending under this clause.

24. Closure of parking areas

The Manager Parking may close any parking area or portion of a parking area.

25. Use of parking areas for other purposes

The Manager Parking may give written approval for a parking area to be used for any purpose and impose conditions for its use.

26. Recovery of Expenses

In addition to a penalty imposed in relation to a failure to comply with or a contravention of clauses 6, 10, 11, 13, 14, 16 and 17 of this by-law, an expense incurred by Council in consequence of that failure or contravention is recoverable by Council as a debt payable by the person so failing to comply or in contravention.

PART 6 - INFRINGEMENT NOTICES

27. Infringement notices

(1) In this clause –

"specified offence" means an offence against the clause specified in column 1 of Schedule 1 and generally described in column 2 of Schedule 1.

(2) An infringement notice may be issued in respect of a specified offence and the monetary penalty set out adjacent to the offence in Column 3, 4 or 5 (as applicable) of Schedule 1 is the penalty payable under the infringement notice for that offence.

(3) Payment of an infringement notice issued under this by-law must be made to the General Manager within 28 days of the issue of the infringement notice to avoid the infringement notice being referred to the Director, Monetary Penalties Enforcement Service. (4) An authorised officer may-

(a) issue an infringement notice to a person who the authorised officer has reason to believe is guilty of a specified offence; and

(b) issue one infringement notice in respect of more than one specified offence.

(5) The Monetary Penalties Enforcement Act 2005 applies to an infringement notice issued under this by-law.

(6) In addition to any other method of service, an infringement notice alleging that a vehicle has been used in relation to a specified offence may be served by affixing it to that vehicle.

PART 7

SECTION 100 OF THE LOCAL GOVERNMENT (HIGHWAYS) ACT 1982

28. Prescribed penalties for parking offences under the Local Government (Highways) Act 1982

For the purposes of section 100(4) of the *Local Government (Highways) Act* 1982, the prescribed penalty for an infringement notice issued for an offence under section 97, 98 or 99 of that Act is the applicable sum specified adjacent to the offence in the following table:

Column 1	Column 2	Column 3	Column 4	Column 5
Section	Offence	Penalty (\$)	Reduced penalty if paid to Council within 14 days from date of service of Infringement Notice	Reduced penalty if paid to Council after 14 days but within 28 days from date of service of Infringement Notice
Section 97(1)(a)(i)	Remaining parked whilst meter not running	\$65	\$25	\$40
Section 97(1)(a)(ii)	Exceeding maximum period on parking meter	\$65	\$35	\$50
Section 97(1)(b)(i)	Parking without parking voucher displayed	\$65	\$25	\$40
Section 97(1)(b)(ii)	Parking longer than authorised by a parking voucher	\$65	\$35	\$50

Section 97(1)(c)	Parking more than one motor vehicle in a space	\$65	\$35	\$50
Section 97(1)(d)	Parking a motor vehicle partly inside and outside a space	\$65	\$25	\$40
Section 98	Obstructing use of parking space	\$65	-	-
Section 99	Parking whilst space closed	\$65	-	-

Schedule 1 - Infringement Notice Offences

Column 1	Column 2	Column 3	Column 4	Column 5
Clause	General Description of Offence	Penalty (\$)	Reduced penalty if paid to Council within 14 days from date of service of Infringement Notice	Reduced penalty if paid to Council after 14 days but within 28 days from date of service of Infringement Notice
4	Failure to use designated access point to parking area	\$65	\$25	\$40
5	Exceeding speed limit in parking area	\$65	-	-
6	Not parking within designated area	\$65	\$25	\$40
7	Failure to pay parking fee	\$65	\$35	\$50
8	Failure to display current parking voucher	\$65	\$25	\$40
9	Parking longer than the maximum period	\$65	\$35	\$50
10	Parking in a reserved space without authorisation	\$65	-	-
11	Damaging equipment in a parking area	\$65	-	-
12	Unauthorised removal of infringement notice	\$65		
13	Washing, dismantling, repairing motor vehicle without consent	\$65	-	-

Column 1	Column 2	Column 3	Column 4	Column 5
Clause	General Description of Offence	Penalty (\$)	Reduced penalty if paid to Council within 14 days from date of service of	Reduced penalty if paid to Council after 14 days but within 28 days from date of service of Infringement Notice
			Infringement Notice	Notice
14	Skidding of motor vehicles	\$65	-	-
15	Distributing advertising material without consent	\$65	-	-
17	Defacing Council property	\$65	-	-
20	Obstructing vehicle or foot traffic	\$65	-	-
21	Using skates and cycles in a parking area	\$65	-	-

The Common Seal of the Launceston City Council was placed on this document this 27th day of June 2013.

The Common Seal of the Launceston City Council has been placed on this document pursuant to a resolution of Council on the 24th of June 2013 in the presence of us:

Albert van Zetten

MAYOR

Danny Gibson

ALDERMAN

Certified as being made in accordance with Local Government Act 1993.

Robert Dobrzynski

GENERAL MANAGER

Certified as being in accordance with the law.

Lynda-Jane Jackson

REGISTERED LEGAL PRACTITIONER

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