CATEGORY 5 – CFS AND SES

PROPERTY DETAILS

Community Land Register – Item 1-7

OWNERSHIP DETAILS

• Community Land Register – Item 8

PURPOSE FOR WHICH LAND IS HELD

Land owned or controlled by Council to be leased or licensed to the Minister for Police, Emergency Services and Correctional Services_for the purpose of providing emergency services to the community.

REASON WHY MANAGEMENT PLAN IS REQUIRED

- Lease/Licence
- Act of Parliament or Trust

OBJECTIVES FOR THE MANAGEMENT OF THE LAND

- Maintain the land primarily for providing emergency services to the community.
- Where appropriate, grant leases and grant or accept easements, and or rights of way over the land.

POLICIES AND PROPOSALS FOR MANAGEMENT OF THE LAND

Ensure consistency with the objectives set out in the Yorke Peninsula Council's corporate documents and any other council by-law, plan or policy or government legislation where applicable. Including but not limited to the following:

- Strategic Management Plan
- Indigenous Land Use Agreement (Yorke Peninsula and coastal waters)
- Planning, Development and Infrastructure Act 2016
- Planning and Design Code
- By Law No. 2 Local Government Land
- Or future Acts, or council by-law, plan or policy where the above has been updated or superseded.

DEPARTMENT FOR ENVIRONMENT AND WATER

- Dedicated land may only be used for purposes consistent with that for which it was dedicated, and no other purpose. A change of land use will require the resumption of the land and rededication for a purpose consistent with the new use.
- The granting of a lease/licence over dedicated land requires approval from the Minister if native title has not been extinguished and the lease will cause any development (within the meaning of the *Planning, Development and Infrastructure Act 2016*). That the Council is satisfied that the lease would not detract from any existing public use and enjoyment of the land, would not prevent the land being used for the purpose for which it was dedicated and would not otherwise be improper or undesirable.
- The Doctrine of Fixtures applies to dedicated land. Any buildings or other improvements
 erected on the land determined to be fixtures will be the property of the Crown unless the
 Minister has expressly stated in writing that the improvements shall be deemed to be severed
 from the land.
- Easements required over dedicated land may only be granted by the Minister pursuant to the Crown Land Management Act 2009.
- The clearance of native vegetation (including grasslands) must not occur without the prior approval of the relevant Minister and the Native Vegetation Council.

PERFORMANCE TARGETS

See Schedule

PERFORMANCE MEASURES

• See Schedule

ADOPTED BY COUNCIL:

Minute 306/2023 (13/12/2023)

MAYOR

CHIEF EXECUTIVE OFFICER

PERFORMANCE TARGETS AND MEASURE

Management Issues	Objectives, Policies and	Performance Targets	Performance Measures
	Proposals		
Land under lease/licence	Provide leases/licences	To ensure all facilities	Ensure terms of
to Minister for Emergency	which will be	have current	leases/licences are
Services.	determined in	agreements in place	adhered to through
* * * * * * * * * * * * * * * * * * * *	accordance with	and that	conducting regular
	Council policy.	responsibilities and use	inspections and/or
v.		thereof is clearly	assessments in
*		incorporated within	accordance with Council
	*	individual licence	policy and maintenance
		agreements.	plans/schedules.
		3 2	
		To ensure all tenants	Periodical reviews of
	,	meet the terms and	agreements to ensure
		conditions of the	terms and conditions
		agreement.	are met.

Permits, Licences and Leasing of Land for Emergency Services

Provide lease/licence to the Minister for Police, Emergency Services and Correctional Services for emergency service purposes for terms up to 21 years with 21 years right of renewal.

The terms and conditions of a lease, licence or permit will ensure that property management of the area is undertaken such that it is maintained in a safe and functional condition, and that the interest of Council and the public are protected.

There are a number of leases, licences and permits issued to various parties over land included in this Management Plan – details of these agreements are displayed in the Schedule, Item 12-13.

A lease, licence or permit enables Council to negotiate agreements with organisations and individuals who occupy or manage Community Land. These agreements allow clear legal definition of the rights and obligations that an organisation or individual has in regard to the land whilst ensuring public access is maintained. From time to time leases, licences and permits will expire, require renewal and/or renegotiation, and new leasing proposals considered.

Where the agreement is for a period exceeding five years, council is required by the Local Government Act, 1999 to consult with the community. However, exemptions of certain leases/licences over community land from consultation requirements when it is a term of the

lease/licence that there is to be no substantial change in the use of the land. Local Government (General) Regulations 2013, Section 22, (1) (b).

Council will only grant a lease, licence or permit for use of Community Land under this Management Plan if it is:

- Consistent with the current use and purpose of the land
- Maintain the land primarily for providing emergency services.
- Acknowledged that all suitable insurances have been sighted by Council.