# Alice Springs Town Council – Declaration of rates and charges

### for Financial Year ending 30 June 2026

Council advises that its adopted Municipal Plan including budget estimates for the 2025/26 financial year is available from the Civic Centre or website.

For further details, contact the Manager of Finance on 8950 0500. Notice is hereby given pursuant to section 241 of the Local Government Act 2019 (NT) ('the Act'), that the following rates and charges were declared by the Alice Springs Town Council at the Ordinary Council meeting held on 17 June 2025 pursuant to Chapter 11 of the Act in respect of the financial year ending 30 June 2026.

### 1. Basis of assessed value

Pursuant to section 227(1) of the Act, Council adopts, as the basis of determining the assessed value of all allotments in the municipality, the unimproved capital value as it appears on the valuation roll prepared by the Valuer-General under the Valuation of Land Act 1963 (NT).

2. General rate-declaration Pursuant to section 237 of the Act, Council hereby declares that in respect of the financial year ending 30 June 2026 the amount, which Council intends to raise by rates for general purposes is \$30,130,781.

### 3. Basis of rate calculation

Pursuant to section 226 of the Act, Council calculates rates using a differential valuation-based charging structure which is subject to a minimum amount.

Rates are calculated as the higher of:

- amount calculated The the applicable multiplier, applying as specified in the Differential Rates Schedule below, to the assessed value of each allotment of rateable land; or
- The minimum amount shown in the Differential Rates Schedule multiplied by the number of separate parts or units that are adapted for separate occupation or use pursuant to section 226(5) of the Act on each allotment of rateable land; or
- The minimum amount shown in the Differential Rates Schedule multiplied by 1.

Council deems all units in Unit Plan 94/87 situated on Lot 7449 Town of Alice Springs allotments differently classed within Zone LI (Light Industry) for the purpose

**Differential Rates Schedule** 

of section 226(3)(b) of the Act as small allotments. Council considers that an inequity would result if the minimum amount and the multiplier declared in respect of land within Zone LI were applied to these allotments, and accordingly Council declares a lesser minimum amount and multiplier to be applicable in respect of each of these allotments, as specified in the Differential Rates Schedule below.

Council deems Lots 7733, 7734, 7735 & 9308 Town of Alice Springs to be allotments differently classed within Zone CB (Central Business) for the purpose of section 226(3) (b) of the Act as allotments which are both heritage listed and used solely as places of residence (for as long as this is actually the case). Council considers that an inequity would result if the multiplier declared in respect of land within Zone CB were applied to these allotments, and accordingly, Council declares a lesser multiplier to be payable in respect of each of these allotments.

## 4. Waste management and collection

Pursuant to section 239 of the Act Council declares the following charges to assist in meeting the costs associated with waste management and regular waste collection services for every allotment within the Council area. Council intends to raise \$4,971,719 through these charges. (a) Where a regular waste collection service is provided using a Council supplied receptacle:

(i) For the first Council supplied receptacle \$459.29 per annum (this fee includes the waste management charge).

(ii) For each additional Council supplied receptacle \$386.07per annum

(b) Where no regular waste collection service is provided to the allotment, an annual waste management charge of \$85.19 per annum will apply. The waste management charge is multiplied by the number of separate parts or units that are adapted for separate occupation or

(c) Where a regular waste collection service is available to the allotment but the property meets an exemption criterion outlined in Council's Garbage Collection & Charges Policy No. 509, an annual waste management charge of \$85.19 per annum will apply. The waste management charge is multiplied by the number of separate parts or units that are adapted for separate occupation or

### 5. Payment of rates & charges

Pursuant to section 244 of the Act, Council determines that rates and charges for the year 1 July 2025 to 30 June 2026 inclusive, shall be due and payable by four approximately equal installments on the following dates:

- 1st Installment Friday, 5 September 2025
- 2nd Installment Friday, 7 November 2025
- 3rd Installment Friday, 6 February 2026
- 4th Installment Friday, 10 April 2026

Payment of all or any remaining installments may be made on or before the due date of the next installment. In accordance with Section 243 of the Act, those eligible ratepayers who pay their rates and charges for the 2025/26 financial year (and any arrears) in full by the COB first installment date, are eligible to participate in the 'Early Bird Draw' whereby the Alice Springs Town Council will offer a benefit in the form of a randomly-drawn monetary prize to ten eligible ratepayers. The prize for each winning ratepayer will be an amount equal to the amount of rates for the 2025/26 financial year (not including Chief Executive Officer



waste collection and management charges) that the ratepayer paid in full, capped at \$3,000.

### 6. Penalty for late payment

- (a) Pursuant to section 245 of the Act, Council determines that the relevant interest rate which accrues on overdue rates will be 9% per annum.
- (b) Pursuant to section 244(3) of the Act, Council relieves all ratepayers from the consequences of default in payment by instalment, to the extent of those instalments for which the due date has not yet arrived, such that where instalments of rates and charges are not paid on or before the date on which the instalment is due and payable:
- (i) The date on which any future instalment is due and payable is not affected; and,
- (ii) The penalty for late payment, under item 6(a) above, shall be calculated only on the amount of the outstanding instalment on a daily basis from the date on which the missed instalment became due and payable, until the date payment is made

### 7. Recovery of outstanding rates & charges

Recovery action may be instituted in respect of all rates and charges outstanding after the due date and any costs of such recovery action will be added to the outstanding amount.

If rates are in arrears by at least six (6) months, Council may apply to the appropriate registration authority for registration of a charge over the land to which the charge relates.

Under Section 258 of the Act, if rates have been in arrears for at least three (3) years, and an overriding statutory charge securing liability for the rates has been registered for at least the previous six (6) months, Council may sell the land.

**Andrew Wilsmore** 

#### Zone according to the NT Planning Scheme Multiplier **Minimum Amount** 0.0031628 R (Rural), RL (Rural Living), RR (Rural Residential), SA2 (Specific Use, NT Portions Lots 4097 to 4101), SA9 (Specific Use, NT Portion Lot 6811) \$1,693.29 CB (Central Business) other than allotments identified below which are differently classed as allotments which are both heritage-listed and used solely 0.04487123 as places of residence (for as long as this is actually the case) 0.03222779 C (Commercial) \$1,769.09 0.01156508 SC (Service Commercial) 0.01938818 TC (Tourist Commercial) 0.00996299 LI (Light Industry) 0.01003264 GI (General Industry) 0.01011006 LR (Low Density Residential), LMR (Low-Medium Residential), CL (Community Living), PS (Public Open Space), OR (Organised Recreation), CP \$1,677.27 (Community Purpose), CN (Conservation), FD (Future Development), U (Utilities), RW (Railway), SA5 (Specific Use, Lot 8132 Town of Alice Springs) 0.00859723 MR (Medium Density Residential) \$1,532.17 0.0102386 HR (High Density Residential) \$1,677.27 \$1,769.09 0.02391076 Lots 7733, 7734, 7735 & 9308 Town of Alice Springs, being the abovementioned allotments differently classed within Zone CB (Central Business) for the purpose of Section 226(3)(b) of the Act as allotments which are both heritage listed and used solely as places of residence (for as long as \$1,769.09 this is actually the case) 0.02231307 All units in Unit Plan 94/87 situated on Lot 7449 Town of Alice Springs, being the abovementioned allotments differently classed within Zone LI (Light \$410.05 Industry) for the purpose of section 226(3)(b) of the Act as small allotments 0.008960 Conditionally rateable land including mining tenements \$2,297.21 \$1,677.27 0.00851213 All other rateable land within the Municipality not otherwise described above

Council intends to raise \$96,633 in rates on the tenancies within the Alice Springs Airport and surrounds.