

APPLICATION FOR CONSIDERATION AS A SINGLE FARM ENTERPRISE SECTION 152 OF THE LOCAL GOVERNMENT ACT 1999

This form is for the purpose of applying to Council for consideration as a Single Farm Enterprise in accordance with Section 152 of the Local Government Act 1999. Please ensure that you read all information carefully before completing the application form.

1. INFORMATION TO RATEPAYERS

1.1 Single Farm Enterprise

Section 152 of the Local Government Act 1999 makes provision for the imposition of general rates. General rates may be based on the value of the land subject to the rate, or based on a fixed charge, or consist of two components, one being on the value of the land and the other being a fixed charge.

In the case where a council, such as the District Council of Orroroo Carrieton, declares a general rate which is based in whole, or in part, on a fixed charge, Section 152(2)(d) provides that:

"if two or more pieces of rateable land within the area of the council constitute a **single farm enterprise**, only one fixed charge may be imposed against the whole of the land."

The term "single farm enterprise" is defined in Section 152 in the following terms:

A reference to a single farm enterprise is a reference to two or more pieces of rateable land

- (a) which -
 - (i) are farm land; and
 - (ii) are farmed as a single enterprise; and
 - (iii) are occupied by the same person or persons, whether or not the pieces of land are contiguous; or
- (b) which -
 - (i) as to all the pieces except one, are farm land farmed as a single enterprise occupied by the same person or persons; and
 - (ii) as to one piece contiguous with at least one of the other pieces, is the principal place of residence of that person or one of those persons."

The term "farm land" is defined in Section 4(1) of the Act to mean:

"land used wholly or mainly for the business of primary production."

NOTE: The single farm enterprise provisions in the Local Government act only apply in respect to land within the area of a **single** council.

The definition imposes an absolute requirement that all of the occupiers must be the same for all the allotments comprising the single farm enterprise (regardless of who may own the land).

1

1.2 What is "Farm Land"?

In order to constitute a "single farm enterprise", two or more pieces of rateable land must be "farm land" as defined by Section 4(1) of the Act. Land is "farm land" for the purposes of the Act, only if the land is used wholly or mainly for the "business of primary production". The term "business of primary production" is **not** defined in the Act.

Any ratepayer whose land use has been defined as primary production on two or more Council rate notices may be entitled to be considered as a single farm enterprise.

1.3 <u>Emergency Services Funding Act</u>

Ratepayers may currently be receiving an Emergency Services Levy reduction relating to a Single Farm Enterprise. The single Farm Enterprise criteria under the Local Government Act 1999 is different in that it requires all the allotments comprising the enterprise be "occupied by the same person or persons" (regardless of who may own the land), whereas the Emergency Services Funding Act provides for "the owner or occupier" to be the same across all allotments.

The wording in the Local Government Act imposes an absolute requirement upon <u>all</u> of the occupiers to be the same for all allotments, regardless of who may own the land.

Where multiple dwellings are located on a farming enterprise it will be necessary for Council to be advised of every occupier in order to assess whether a single enterprise exists. If different persons occupy any of the allotments which constitute the farm, then a single farm enterprise does not exist.

The Emergency Services Funding Act makes provision for <u>either</u> the owner(s) or occupiers(s) to be the same across all allotments.

In other words, a ratepayer may have farm land that qualifies as a single farm enterprise under the Emergency Services Act but may not qualify under the Local Government Act 1999.

1.4 Enquiries

Enquiries relating to the criteria for a "single farm enterprise" may be made to the Rates Officer on 8658 1260.

2. Information required to be included with Application for consideration as a "Single Farm Enterprise"

Applicants are required to include the following information:

- names of all the persons who **own** and **occupy** each allotment (as comprised in a Certificate of Title) of the land claimed to be the single farm enterprise;
- a description of the **use** to which all of the allotments of land are put:
- if not the owner, a copy of any **leases** of licenses, or details of the rights to occupy any of the allotments comprising the single farm enterprise;
- a list of the **names** of all persons who derive income, or claim deductions for the purpose of income tax as a result of the farming activities conducted upon each of the allotments comprising the single farm enterprise.
- Where multiple dwellings are located on a farming enterprise it will be necessary for Council
 to be advised of every occupier in order to assess whether a single enterprise exists. If
 different persons occupy any of the allotments which constitute the farm, then a single
 farm enterprise does not exist.

If the **occupation** of any of the allotments differs, then a "single farm enterprise" by definition will not exist. Also, if the persons who derived income or claim deductions for income tax purposes **differ** a "single farm enterprise" will not exist as the land will not be "farmed as a **single** enterprise".

3. How to Apply

If you believe you meet the criteria for consideration as Single Farm Enterprise, please complete the attached application and post to the District Council of Orroroo Carrieton PO Box 3 Orroroo SA 5431 or lodge the application at the following location:

District Council of Orroroo Carrieton 17 Second Street Orroroo SA 5431

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Enterp	orise Name	·····									
Postal	Address .							Ph: (Bu	s Hou	rs)	
Full Enterp	orise							comprising			
The following properties are occupied by this single farm enterprise:											
	g Details										
Owne	r										
Sectio	Section(s) / Lot(s)Assess. No										
Certifi	cates of Ti	tle (if	known)				Valuatio	n No			
Billing	g Details	(2)									
Owne	r										
Sectio	n(s) / Lot(s	s)					Assess.	No			
Certifi	cates of Ti	tle (if	known)				Valuatio	n No			
Billing	g Details	(3)									
Owne	r										.
Sectio	n(s) / Lot(s	s)					Assess.	No			
Certifi	cates of Ti	tle (if	known)			•••••	Valuatio	n No			
Billing	g Details	(4)									
Owne	r										.
Sectio	n(s) / Lot(s	s)					Assess.	No			
Certifi	cates of Ti	tle (if	known)				Valuatio	n No			
Billing	g Details	(5)									
Owne	r										.
Sectio	n(s) / Lot(s	s)					Assess N	No			.
Certifi	cates of Ti	tle (if	known)				Valuatio	n No			

Billing Details (6)	
Owner	
Section(s) / Lot(s)	Assess No
Certificates of Title (if known)	Valuation No
Billing Details (7)	
Owner	
Section(s) / Lot(s)	Assess No
Certificates of Title (if known)	Valuation No
Billing Details (8)	
Owner	
Section(s) / Lot(s)	Assess No
Certificates of Title (if known)	Valuation No
Billing Details (0)	
Billing Details (9)	
Owner	
Section(s) / Lot(s)	Assess No
Certificates of Title (if known)	Valuation No
Billing Details (10)	
Owner	
Section(s) / Lot(s)	
Certificates of Title (if known)	Valuation No

Please attach additional pages if further assessment details need to be recorded. The information required

should appear on your rate notice or SA Water account.

DATE