CONFIDENTIAL



Item No: 19.2

Date: 20 December 2021

Attachments: A, B

Meeting:	Council
Title:	Bancroft (Watson Car Park) Discretionary Rebate Application 2021/22
Responsible Manager:	Group Manager Corporate Service & Strategic Projects, Scott Reardon
Author:	Group Manager Corporate Service & Strategic Projects, Scott Reardon
Key Pillar:	Strategic Framework – Key Pillar 7 – Leadership – A responsible and influential local government organisation
Key Focus Area:	Financial Guiding Principle 1 - Finances managed responsibly
Type of Report:	Decision Required

Pursuant to Section 83(5) of the *Local Government Act 1999*, the Chief Executive Officer indicates that the matter contained in this report may, if the Council so determines, be considered in confidence pursuant to Section 90(2) of the *Local Government Act 1999* on the basis that the information contained in the attached report is information of the nature specified in subsections 90(3) (a) of the Act namely information the disclosure of which would involve the unreasonable disclosure of information concerning the personal affairs of any person (living or dead).

Recommendation (Public)

Pursuant to s90(3)(b)

Pursuant to Section 90(2) of the *Local Government Act 1999* the Council orders that all members of the public, except the Chief Executive Officer Kiki Cristol, Group Manager Corporate Services & Strategic Projects Scott Reardon, Group Manager Assets & Infrastructure Ben Clark, Group Manager Planning, Environment, Regulatory & Customer Service Joshua Bowen, Manager Community Development & Engagement Fiona Deckert, Communications & Marketing Manager Sarah Spencer and Council Secretariat Danielle Edwards, be excluded from attendance at the meeting for Agenda Item 19.2 'Bancroft (Watson Car Park) Discretionary Rebate Application 2021/22'.

The Council is satisfied that, pursuant to section 90(3)(a) of the Act, the information to be received, discussed or considered in relation to this Agenda Item is information the disclosure of which would involve the unreasonable disclosure of information concerning the personal affairs of any person (living or dead).

Recommendation (Confidential)

That Council accepts Bankcroft Custodian Pty Ltd's request for a discretionary rates rebate of \$1,251.00 for the 2021/2022 financial year.

Recommendation (Public)

Pursuant to s.91(7)

That having considered Agenda Item 19.2 'Bancroft (Watson Car Park) Discretionary Rebate Application 2021/22' in confidence under section 90(2) and (3)(a) of the *Local Government Act 1999*,

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the Council, pursuant to section 91(7) of that Act orders that the report and attachments relevant to this Agenda Item be retained in confidence until the matter is resolved, excepting that the Council authorises the release of the Council resolution to those parties identified in the substantive resolution relating to this Agenda Item to enable enactment of the resolution and that pursuant to Section 91(9)(c) of the *Local Government Act 1999* the Council delegates to the Chief Executive Officer the review and power to revoke this Order;

and

That Council resolves to end its confidential deliberations pursuant to Section 90(2) of the *Local Government Act* 1999 and re-admit the public.

Summary

Mr Phil Bankcroft (Bankcroft Custodian Pty Ltd) (**Owner**) owns two separate property allotments in The Watson (33 Warwick Street, Walkerville). Though these allotments are considered non-contiguous for rating purposes and as such are subject to differing rates categories and charges (one residential and the other non-residential), by the nature and virtue of the land and the provisions of the *Local Government Act 1999*, the owner has submitted a discretionary rates rebate application seeking a rebate of \$1,251.00 (minimum chargeable rate) on the supposition that the separate allotments are in fact considered to be contiguous.

With this in mind, should Council endorse the recommendation of this report, the applicable rates charge will be adjusted as follows:

Current Charge	rge Requested Rebate (Min. Rate)		Adjusted Charge	
\$2,502.00	-	\$1,251.00	=	\$1,251.00

Background

At their Ordinary Meeting of 16 October 2017, Council resolved in confidence:1

CNC116/17-18

That the Council accepts Bancroft Custodian Pty Ltd's request for a discretionary rebate for the financial year ending 30 June 2018 for an amount of \$1,163.00.

At their Ordinary Meeting of 17 September 2018, Council resolved in confidence:²

CNC123/18-19

That the Council accepts Bancroft Custodian Pty Ltd's request for a discretionary rebate for the financial year ending 30 June 2019 for an amount of \$1,163.00.

At their Ordinary Meeting of 21 October 2019, Council resolved in confidence:³

CNC147/19-20

That the Council accepts Philip Bancroft's request for a discretionary rebate for the financial year ending 30 June 2020 for an amount of \$1,193.00.

At their Ordinary Meeting of 16 November 2020, Council resolved in confidence:⁴

¹ Resolved in Confidence 16 October 2017, released from Confidence upon resolution of the matter.

² Resolved in Confidence 17 September 2018, released from Confidence 26 August 2018.

³ Resolved in Confidence 21 October 2019, released from Confidence 24 October 2019.

⁴ Resolved in Confidence 16 November 2020, released from Confidence upon resolution of the matter.

CNC214/20-21

That the Council accepts Bancroft Custodian Pty Ltd's request for a discretionary rebate for the financial year ending 30 June 2021 for an amount of \$1,215.00

Discussion/Issues for Consideration

Property & Chargeable Rates

Mr Phil Bankcroft (Bankcroft Custodian Pty Ltd) (**Owner**) is the owner of two separate property allotments located at within 'The Watson' (33 Warwick Street, Walkerville). These allotments, 232 and 2044, are respectively a residential apartment with a capital value of \$300,000, and an associated car park with a capital value of \$9,400.00.

On the basis that these two allotments have separate 'Certificates of Title' they are deemed as noncontiguous and as such are categorised differently and charged at separate rates - lot 232 (CT 6160/393) is charged at the residential rate (0.0022563) and lot 2044 (CT 6145/686) is charged at the non-residential rate (0.0037229).

It should be noted that both allotments qualify for the minimum rate charge of \$1,251.00, and as such, the total chargeable amount for the two properties combined in the 2021/2022 financial year is **\$2,502.00**.

Local Government Act 1999 – Contiguous Land and Application of Minimum Rates

Pursuant to section 149 of the *Local Government Act 1999* (Act), for the purposes of rating, land is considered contiguous if the land *is 'separated from the other land only by a road, street, lane, footway, court, alley, railway or thoroughfare*'.⁵ As lot 2044 is a car park associated with the residential apartment which is only physically separated by a roadway and communal car park, it is prudent to consider these two properties as contiguous, thus categorising lot 2044 (the car park) as residential.

Additionally, pursuant to section 158 of the Act, while a Council can fix and charge a minimum rate for properties within the jurisdiction,⁶ if two or more pieces of contiguous rateable land are owned by the same owner, a minimum rate may only be imposed against the whole of the land and not against individual pieces.⁷

On this basis, in applying the principles of section 158 of the Act, the capital value of the two properties is combined and the residential rate in the dollar (0.002563) is applied:

Property	Individual Capital Value	Combined Capital Value		Rate on the Dollar		Preliminary Rates
Lot 232 Lot 2044	\$300,000.00 \$9,400.00	\$309,400.00	x	0.0022563	=	\$698.10

As the Preliminary Rates for the combined properties is below the minimum rate threshold, the Actual Rate applicable to this contiguous property will be the determined Minimum Rate of **\$1,251.00**.

Rating Policy.

Section 12.2 of Council's current Rating Policy considers instances when Council should consider granting a discretionary rebates; including issues created by the structure of ownership at The Watson. The policy states:

⁵ Local Government Act 1999 (SA), s.149 (b) (ii).

⁶ Local Government Act 1999 (SA), s.158 (1) (a).

⁷ Local Government Act 1999 (SA), s.158 (2).

"The Council may grant a discretionary rebate where two non-contiguous titles form a single residential. In those circumstances, Council may grant a rebate subject to further conditions".

Council does have the power to grant rebates for periods of up to three years, however consideration should be given to potential changes in ownership before doing so. It is on this basis, that Administration has consistently recommended that discretionary rate rebates be considered on an annual basis.

Options for Consideration

Option 1

That Council accepts Bankcroft Custodian Pty Ltd's request for a discretionary rates rebate of \$1,251.00 for the 2021/2022 financial year.

Option 2

That Council agrees to grant a different discretionary rebate in the amount of \$xxx.

Option 3

That Council rejects the request to grant a discretionary rate rebate.

Analysis of Options

Options 1 is in line with Council's current Rating Policy, and is consistent with past practices and decisions of Council.

Financial and Governance Implications

Generally, the granting of a discretionary rebate will decrease rate revenue received by the Council. However, the budget for the financial year 2021/2022 incorporates some provision for the granting of discretionary rebates.

Preferred Option & Reasoning

Option 1 is the preferred option as it is consistent with the Council's past decisions as they relate to the treatment of the Watson car parks and in particular this specific applicant.

Attachments

Attachment A	Bancroft Rate Rebate Application Form
Attachment B	Rating Policy



ATTACHMENT A

Civic and Community Centre 66 Walkerville Terrace, Gilberton PO Box 55, Walkerville SA 5081 Tel (08) 8342 7100 Fax (08) 8269 7820 walkerville@walkerville.sa.gov.au www.walkerville.sa.gov.au

1. Details of applicant

Name Bancroft Custodian Pty Ltd			(please print)
Address			
Telephone	Mobile	Facsimile	

If the applicant is not a natural person, please provide details of a contact person for the applicant.

Name Phil Bancroft			
Address			
Telephone	Mobile	Facsimile	
Email			

2. Details of land

Assessment no/s	A4522, A4472
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Address	
Owner of land (if not you)	-

3. Categories of rebate

Please tick 🗸 the category of rebate under which you are seeking a rebate:

3.1 Mandatory rate rebate

3.1.1	Health services (100%) – Land being predominantly used for service delivery or administration by a hospital or health centre incorporated under the <i>South Australia Health Commission Act 1976</i> ;
3.1.2	Religious purposes (100%) – Land containing a church or other building used for public worship (and any grounds), or land solely used for religious purposes;
3.1.3	Public cemeteries (100%) – Land being used for the purposes of a public cemetery;
3.1.4	Royal Zoological Society of SA (100%) – Land (other than land used as domestic premises) owned by, or under the care, control and management of, the Royal Zoological Society of South Australia Incorporated.
3.1.5	Community services (75%) – Land being predominantly used for service delivery and administration by a community services organisation.

Does your organisation satisfy the following:

- a) is incorporated on a not for profit basis for the benefit of the public; and
- b) provides community services without charge or for a charge that is below the cost to the body of providing the services; and
- **c**] does not restrict its services to persons who are members of the body.



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If you have ticked (a), (b) and (c), which of the following services does your organisation provide:

- emergency accommodation
- food or clothing for disadvantaged persons (i.e., persons who are disadvantaged by reason of poverty, illness, frailty, or mental, intellectual or physical disability)
- supported accommodation (i.e., residential care facilities in receipt of Commonwealth funding or accommodation for persons with mental health, intellectual, physical or other difficulties who require support in order to live an independent life)
- essential services, or employment support, for persons with mental health disabilities, or with intellectual or physical disabilities
- legal services for disadvantaged persons
- drug or alcohol rehabilitation services; and/or
- research into, or community education about, diseases or illnesses, or palliative care to persons who suffer from diseases or illnesses
- other: please specify

3.1.6 Educational purposes (75%)

Which of the following criteria apply:

- land occupied by a government school under a lease or licence and being used for educational purposes OR
- land occupied by a non-government school registered under Part 5 of the Education Act 1972 and being used for educational purposes OR
- □ land being used by a University or University College to provide accommodation and other forms of support for students on a not for profit basis.

3.2 Discretionary rate rebate

Council may at its discretion grant a rebate of rates or service charges in any of the following cases. Please indicate which of the following is applicable to your application:

- the rebate is desirable for the purpose of securing the proper development of the area (or a part of the area)
- □ the rebate is desirable for the purpose of assisting or supporting a business in its area
- □ the rebate will be conducive to the preservation of buildings or places of historic significance
- the land is being used for educational purposes
- D the land is being used for agricultural, horticultural or floricultural exhibitions
- the land is being used for a hospital or health centre
- the land is being used to provide facilities or services for children or young persons
- the land is being used to provide accommodation for the aged or disabled
- □ the land is being used for a residential aged care facility that is approved for Commonwealth funding under the Aged Care Act 1997 (Commonwealth) or a day therapy centre
- the land is being used by an organisation which provides a benefit or service to the local community
- □ the rebate relates to common property or land vested in a community corporation under the *Community Titles Act 1996* over which the public has a free and unrestricted right of access and enjoyment
- the rebate is appropriate to provide relief against what would otherwise amount to a substantial change in rates payable by a rate payer due to a change in the basis of valuation used for the purposes of rating, rapid changes in valuations, or anomalies in valuations.



4. Amount of rebate

4.1 If you are seeking a mandatory rate rebate under Clause 3.1.5 or 3.1.6 (which allows for a 75% rebate) are you also applying to the Council to increase that rebate?
YES □ NO □

If yes, please specify the amount of rebate that you are applying for: \$

4.2 If you are applying for a discretionary rate rebate under Clause 3.2 of this Application, please specify the rebate amount you are applying for.

\$1,215.85 - The rate applied to the Carpark (Lot 2044)

Please specify why you (or your organisation) need financial assistance through a rebate and why the amount of rebate you have applied for is appropriate.

The two properties can be considered as if they were contiguous because one is the carpark for the

residence only. No rental is charged for the carpark.

5. Additional information required

Council requires you to attach the following additional information to this application:

- 5.1 Where you are seeking a mandatory rebate under Clause 3.1.5 of this application community services:
 - 5.1.1 evidence that the land is being used for service delivery and/or administration
 - **5.1.2** a copy of the organisation's constitution and/or other documentation establishing that it is incorporated on a not-for-profit basis
 - 5.1.3 a copy of the organisation's latest Annual Report (including most recent financial statements)
 - 5.1.4 evidence that the organisation provides services free of charge or below cost
 - 5.1.5 evidence that the organisation provides services to persons other than members.
- 5.2 Where you are seeking a discretionary rebate in Clause 3.2:
 - 5.2.1 evidence that the land is being used for the purpose for which the rebate is being sought
 - **5.2.2** information as to whether, and if so to what extent, you (or your organisation) will be providing a service within the Council area
 - 5.2.3 whether you have made or intend to make an application to another Council
 - 5.2.4 the extent of financial assistance (if any) being provided by Commonwealth or State agencies
 - 5.2.5 whether you are in receipt of a community grant or money from Council's Community Fund
 - 5.2.6 any other information that you believe is relevant in support of this application.



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6. Application forms

Application forms and all additional information must be submitted to the Council as soon as possible. A failure to submit application forms or to provide the additional information required by Council to assess the application by the due date may result in Council refusing to consider the application.

IMPORTANT INFORMATION

It is an offence for a person or body to make a false or misleading statement or representation in an application or to provide false or misleading information or evidence in support of an application made (or purporting to be made) under the Act. The maximum penalty for this offence is \$5,000.00 (*Section 159 (2) of the Local Government Act 1999*).

Council may grant a rebate of rates or charges on such conditions as Council thinks fit.

If a person or body has the benefit of a rebate of rates and the grounds on which the rebate has been granted cease to exist, the person or body must immediately inform Council of that fact and (whether or not Council is so informed) the entitlement to a rebate ceases. If a person or body fails to notify Council that person or body is guilty of an offence and liable to a maximum penalty of \$5,000.00. (*Section 159 (7) (8) of the Local Government Act 1999*).

Council may, for proper cause, determine that an entitlement to a rebate of rates under the Act no longer applies.

Where an entitlement to a rebate of rates ceases or no longer applies during the course of a financial year, the Council is entitled to recover rates, or rates at the increased level (as the case may be), proportionate to the remaining part of the financial year.

I declare that the information I have provided on this application form is true.

I declare that I have attached the additional information required under Clause 5.

DATED the 16th

day of November

year 2021

Philip Bancroft Sianed

Digitally signed by Philip Bancroft Date: 2021.11.16 08:12:33 +10'30'

Name (please print)

ATTACHMENT B



Policy

Rating Policy

Approval Date	17/05/2021		
Classification	Council Policy		
Responsible Officer	Group Manager Corporate Services		
Relevant Legislation	Local Government Act 1999 Local Government (General) Regulations 2013		
Related Policies	Budget Management Policy Treasury Management Policy Financial Internal Controls Policy		
Record Number	POL202148743		
Council Resolution Number	CNC362/20-21		
Last Reviewed 6/05/2021	Next Review 6/05/2022		

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1. Introduction

- 1.1. Section 123 of the *Local Government Act 1999* requires Council to have a rating policy that which is both prepared and adopted as part of Annual Business Plan each financial year in conjunction with the declaration of rates.
- 1.2. This policy sets out the Town of Walkerville's terms of reference and mechanisms for setting and collecting rates from its community in order to meet the requirements of section 123 of the *Local Government Act* 1999.

2. Scope

2.1. This policy is limited to the requirements of the *Local Government Act* 1999 (SA) but is applicable to all rateable properties within the Township.

3.	Definition

Act	Means to the Local Government Act 1999 (SA).			
Capital value	Refers to the valuation methodology used in determining the			
	value of land as defined in the Valuation of Land Act 1971 (SA).			
Differential Rate	Variations within the community's capacity to pay Council rates			
	based on the use of the property.			
General Rate	Refers to the rate in the dollar that applies to properties in the			
	calculation of the general rate payable by way of Council			
	Rates.			
Minimum rate	Refers to the minimum rate levied against the whole of an			
	allotment.			
Postponed rates	Refers to any Rates postponed under Section 182 or 182A of			
	the Act			
Rating	Refers to the overall process of raising revenue by way of			
	levying rates and charges.			
Rebates	Refers to an amount that a Rate may be reduced in			
	accordance with Chapter 10, Division 5 of the Act.			
Remissions	Refers to any reduction in amount payable granted in			
	accordance with Section 182 of the Act.			
Residential rate	Refers to the rate cap applied to properties with a residential			
cap rebate	land use, subject to specific criteria which is applied under the			
	provisions of Section 153(3) of the Act.			

4. Policy Statement

4.1. Policy Objectives

4.1.1. Chapter 10 of the Local Government Act 1999 outlines Council's

powers to raise Rates. The Act provides the framework within which Council must operate, but also leaves room for Council's to determine and apply a range of policy positions.

- 4.1.2. This document includes reference to compulsory features of the rating system, as well as the policy positions that Council has determined to impose and administer the collection of Rates.
- 4.1.3. All land within a Council area, except for land specifically exempt (e.g. Crown Land, Council occupied land and a few other limited categories) is rateable.
- 4.1.4. For the avoidance of doubt, Rates are not classified as fees for services. They constitute a system of taxation for Local Government purposes as defined by the Act.
- 4.1.5. In addition to rates, Council also raises some revenue through Fees & Charges.

5. Valuation of Land

- 5.1. Council has determined to use capital value as the basis for valuing land within the Township. Council considers that this method provides the fairest method of distributing the rate burden across all ratepayers, as property value is representative of the property owners' wealth.
- 5.2. Council has chosen to adopt the valuations made by the Valuer-General as provided to the Council each year

6. Objection to Valuation

- 6.1. Any ratepayer dissatisfied with the valuation applied by the Valuer-General can raise an objection to the valuation. Information pertaining to the relevant dispute mechanism are provided on individual rate notices.
- 6.2. It should be noted that:
 - 6.2.1. The Council has no role in this dispute resolution process; and
 - 6.2.2. The lodgement of an objection does not change the due date for the payment of rates.
- 6.3. Where a person (including a Council) is dissatisfied with a decision made by the Valuer-General, they may seek a review of the decision by SACAT <u>www.sacat.sa.gov.au.</u>

7. Components of Rates

7.1 A Rate in the Dollar

- 7.1.1 The largest component of Rates is the component that is calculated by reference to thevalue of land. Council will officially "declare" the Rate in the dollar before 31 August of each year. Council can impose Rates that differ (i.e. higher or lower) based on the locality and/or use of the land (residential, commercial, primary production, industrial, vacant, etc.).
- 7.1.2 To ensure an equitable distribution of the Rate burden and to account for the variations within the community's capacity to pay, Council will continue to apply differential rates based on use of the property.
- 7.1.3 For the purposes of sections 156 and 167 of the Act, the following categories of land use(s) are declared as permissible differentiating factors:
 - Residential comprising the use of land for a detached dwelling, group dwelling, multiple dwelling, residential flat building, row dwelling or semi-detached dwelling within the meaning of the Development Regulations;
 - (b) Commercial—Shop comprising the use of land for a shop within the meaning of the Development Regulations;
 - (c) Commercial—Office comprising the use of land for an office within the meaning of the Development Regulations;
 - (d) Commercial—Other comprising any other commercial use of land not referred to in the categories specified in paragraph (b) or (c);
 - (e) Industry—Light comprising the use of land for a light industry within themeaning of the Development Regulations;
 - (f) Industry—Other comprising any other industrial use of land not referred to in the category specified in paragraph (e);
 - (g) Primary Production comprising
 - i. farming within the meaning of the Development Regulations; and
 - ii. horticulture within the meaning of the Development Regulations; and
 - iii. the use of land for horse keeping or intensive animal keeping within the meaning of the Development Regulations; and
 - iv. in respect of a dairy situated on a farm—the use of land for a dairy within the meaning of the Development Regulations; and
 - v. commercial forestry;
 - (h) Vacant land comprising the non-use of vacant land;
 - (i) Other comprising any other use of land not referred to in a previous category.

8. Differential General Rates

- 8.1. Land use is a factor to levy differential rates. If a ratepayer believes that a particular property has been wrongly classified by the Council as to its land use, then the ratepayer may object to that land use in writing to the Council within 60 days of being notified.
- 8.2. The objection must set out the basis for the objection and details of the land use that, in the opinion of the ratepayer, should be attributed to that property. Council may then decide the objection as it sees fit and notify the ratepayer.
- 8.3. A ratepayer also has the right to appeal against the Council's decision to the Land and Valuation Court.

9. Fixed of Minimum Rate

Council can apply either:

- a fixed charge (applying equally to all rateable properties); or
- a minimum rate (to lower-value properties);
- (or neither) but cannot use both of these mechanisms.
- 9.1 Minimum rate
 - 9.1.1 Pursuant to section 158 of the Act, Council imposes a minimum rate, where it considers it appropriate, that all rateable properties make a base level contribution to the cost of Administering the Council's activities and Creating and maintaining the physical infrastructure that supports each property.
 - 9.1.2 The minimum rate is levied against the whole of an allotment (including land under separate lease or licence) and only one (1) minimum rate is levied against two (2) or more pieces of adjoining land owned and occupied by the same ratepayer.
 - 9.1.3 Section 158 (2) of the Act provides direction on which properties will be exempt from the minimum Rate. No more than 35% of the total number of properties in the Township subject to the separate assessment of Rates may be affected by the minimum rate.
 - 9.1.4 Council will assess and determine the maximum percentage of properties on minimum Rate as part of the Annual Business Plan process, and will report on that maximum percentage in the Annual Business Plan.

10. Regional Landscape Levy

Previously known as the NRM Levy, Council is required under the *Landscape South Australia Act 2019* (SA) to make a specified contribution to the Green Adelaide Board.

It does so by imposing a separate Rate charges against all rateable properties. This separate Rate is effectively a State Government tax that Councils are required to collect, and return to a State Government agency.

11. Help with Rates

- 11.1. Concessions
 - 11.1.1 From 1 July 2015, the State Government funded concessions on Council rates. These concessions were formerly available to the holders of pensioner concession cards, veterans, low-income earners, unemployed, students, and self-funded retirees. These concessions were all abolished by the State Government with effect from 30 June 2015. From 1 July 2015, the State Government has elected to replace these concessions with a single "cost-of-living payment" provided directly to those entitled. This payment may be used for any purpose, including offsetting Council rates. Note that not all former recipients of rates concessions will be entitled to the new payment.
- 11.2. Remission of Rates
 - 11.2.1 The Council can partially or wholly remit (waive) **R**ates on the basis of hardship. Ratepayers experiencing financial hardship can contact the Council's Rates Officer to discuss the matter. Such inquiries are treated confidentially, and any application will be considered on its merits. While arrangements for extended payments of rates are negotiable, remission of rates in whole, or in part, is rarely approved. Access to the relevant hardship application form can be obtained from Council's website.
- 11.3. Postponement of Rates for Seniors
 - 11.3.1 Ratepayers who hold a State Seniors Card (or who are eligible to hold a State Seniors Card and have applied for one) are able to apply to Council to postpone payment of Rates on their principal place of residence. Postponed Rates remain as a charge on the land and are not required to be repaid until the property is sold or disposed of.

Further information regarding the postponement of rates and an application form are available from the Council's website:

12. Rebate of Rates

Pursuant to section 159 of the Act, false claims of eligibility for rebates and/or failing

tonotify the Council when eligibility no longer applies will result in the imposition of fines.

12.1 Mandatory rebates

Councils are required to rebate (discount) the rates payable on some land. A 100% rebate must be applied to land used for:

- health services;
- religious purposes;
- public cemeteries; and
- Royal Zoological Society of South Australia.

A mandatory rebate of at least 75% (or more, at the Council's discretion) must be applied to land used by:

- community service organisations; and
- schools and universities.

12.2 Discretionary Rebates

In addition, Council has the discretion to rebate any percentage of Rates for a number of other purposes, such as:

- securing proper development of an area;
- assisting or supporting a business;
- preservation of historically significant places;
- facilities or services for children or young persons; or
- accommodation for the aged or persons with disability; or
- other purposes.

Persons or bodies whom seek a discretionary rebate will be required to submit an application to the Council and provide to the Council such information as stipulated on the application form as well as any other subsequent information that Council may reasonably request.

Each rebate granted either A) reduces Council's revenue (and hence its capacity to provide services), or B) increases the amount that must be collected from other ratepayers. Decisions on these applications must be carefully considered and upon receipt of an application for a discretionary rebate, Council will take into account:

- why there is a need for financial assistance through a rebate;
- the level of rebate being sought;
- the extent of financial assistance, if any, being provided in respect of the land by Commonwealth or State agencies;
- whether, and if so to what extent, a ratepayer is providing a service within the Council area;
- whether the ratepayer is a public sector body, a private not for profit body or a private or profit body;
- the nature and extent of Council services provided in respect of the land,

incomparison to services provided elsewhere in the Council's area;

- the community need, if any, that is being met by activities carried out on the land;
- the extent to which activities at the land provide assistance or relief to disadvantaged persons;
- the desirability of granting a rebate for more than one year;
- consideration of the full financial consequences of the rebate for the Council;
- the time the application is received;
- whether you may be eligible for a Council community grant;
- any other matters and policies of the Council, which the Council considers relevant.

After considering these matters, Council may grant a rebate subject to specific conditions or refuse to grant any rebate of rates.

Council may grant a discretionary Rebate where two non-contiguous titles form a single residential. In those circumstances, Council may grant a rebate subject to furtherconditions. For example, in consideration for the grant of such a rebate and to avoid two non-contiguous titles from being sold independently, an applicant may be required to grant Council a caveatable interest over the relevant title (or titles). Any such conditions will be at the discretion of Council.

13 Payment of Rates

- 13.1 Rates are declared annually, and may be paid, in one lump sum, or in quarterly instalments that fall due in early September, December, March and June. Council will determine the exact date that rates fall due, no later than 31 August of each year. Various options for paying rates will be clearly indicated on the rates notice. Ratepayers who have (or are likely to have) difficulty meeting these payments, should contact the Council's Rates Officer to discuss alternative payment arrangements. Such enquiries are treated confidentially.
- 13.2 Currently Rates can be paid through:
 - BPay Service;
 - Telephone 1300 276 468 using MasterCard or Visa Card;
 - Council's website using MasterCard or Visa Card;
 - in person at Council offices;
 - cheque, money order, cash, EFTPOS, MasterCard or Visa Card facilities are available for payments (American Express and Diners Club cards are not acceptable);
 - post addressed to the Town of Walkerville, PO Box 55, WALKERVILLE SA 5081;
 - Australia Post.

14 Late Payment

14.1 Council will impose a penalty of a 2% fine on any late payment for rates in accordance with section 181(8) of the Act.

- 14.2 A payment that continues to be late is then charged an interest rate for each month it continues to be in arrears, including the amount of any previous unpaid fine and including interest from any previous month.
- 14.3 Ratepayers who do not pay rates by the due date will receive a reminder notice within six business days after the due date for payment. Ratepayers can pay the rates within5 business days from the date of the reminder notice without incurring a fine.
- 14.4 Should rates remain unpaid after the reminder notice period has expired, Council will issue the final notice of overdue rates with late payment fines. If the rates remain unpaid for two quarters, debt collection will commence.
- 14.5 When Council receives a partial payment of overdue rates, the Council must apply the money as follows:
 - 14.5.1 firstly to satisfy any costs awarded in connection with court proceedings (ifapplicable);
 - 14.5.2 secondly to satisfy any interest costs;
 - 14.5.3 thirdly in payment of any fines imposed;
 - 14.5.4 fourthly in payment of rates, in chronological order (starting with the oldest account first).

15 Fine Waiver

- 15.1 Council is prepared to waive fines for late payment of rates for a limited range of circumstances, including:
 - Financial difficulties due to unemployment or sickness of the principal income earner; and
 - Accidents or sudden hospitalisation.
- 15.2 The following reasons are considered as not acceptable:
 - Loss of cheques for payment of rates in the post;
 - Late remittances for payments made by Financial Institutions on the clients behalf;
 - Absenteeism from the area due to business or pleasure purposes;
 - Intentional late payment as an objection for alleged non-receipt of expected services;
 - Simple oversight and no other explanation given;
 - Non receipt of rate notices as a result of change in postal address and notcommunicated to Council Administration.
- 15.3 Fines may be waived by Administration as per Council delegation as restricted to:

Request	Frequency	Fine	Accounts Officer	Finance Manager	CEO
In writing	Twice in last 24 Months	< = \$50	Yes		
In writing	> Twice in last 24 Months	>\$50 <= \$100		Yes	
In writing	> Twice in last 24 Months	>\$100 <= \$500			Yes

Any fine waiver requests must be received in writing and will be recorded against the respective assessment file in Councils record management system.

16 Sale of Land for Non-Payment of Rates

Council may sell any property where the rates have been in arrears for three years or more. Council is required to notify the owner of the land of its intention to sell the land, provide the owner with details of the outstanding amounts, and advise the owner of its intention to sell the land if payment of the outstanding amount is not received within one month.

17 Contacting the Council Rates Officer

For further information, queries, or to lodge an application for rate postponement or remission, contact should be made with the Council's Rates Officer on:

Phone: +61 8 8342 7100Fax: +61 8 8269 7820E-mail: walkerville@walkerville.sa.gov.auPost: PO Box 55, Walkerville 5081In person at 66 Walkerville Terrace, Gilberton SA 5081

18 Availability of Policy

- 18.1 This Policy will be available for inspection at Council's principal office during ordinary business hours and on Council's website <u>www.walkerville.sa.gov.au</u>
- 18.2 Copies will also be provided to interested members of the community upon request and payment of associated fees in accordance with Council's schedule of fees and charges.

19 Review

- 19.1 This policy will be reviewed every year or otherwise as required.
- 19.2 Any queries or questions regarding this Policy should be directed to the Group Manager Corporate or by emailing walkerville@walkerville.sa.gov.au
- 19.3 Council may deviate from his policy by way of Council resolution
- 19.4 Any complaints regarding a decision made in accordance with this policy may be directed to Council or to the Chief Executive Officer in accordance with section 270 of *Local Government Act 1999*. The complaint will be considered under the Internal Review of Council's Decision Policy.