Short-term Licence: Section 2.20 Crown Land Management Act 2016

On this [day] day of [month] two thousand and 2024, the Lachlan Shire council (hereinafter referred to as the "Crown Land Manager") being the appointed Crown Land Manager under the Crown Land Management 2016 ("Act") for the whole of the land within SOUTH FORBES ROAD RESERVE TRUST, reserve number R89343 dedicated as a site for public recreation notified by gazette on 27 December 1974 and situated at Stable 6, SRA Grounds, Diggers Avenue, Condobolin, hereby grants pursuant to section 2.20 of the Act a short-term licence to the person(s) specified in section 1 of schedule 1 (hereinafter referred to the "licensee") subject to the following terms and conditions:

- 1 The licensee must pay the Crown Land Manager the licence fees, outgoings, and bond (if any) specified in section 5 of schedule 1 prior to occupation of the Crown land. The bond (if any) will be returned upon expiry and so long as the licensee is in compliance with the conditions of the licence.
- The licence remains in force for the term specified in section 6 of schedule 1, which is not to exceed 12 months. The Crown Land Manager may cancel the Licence without prior notice if there is a breach by the licensee of any of the licence conditions.
- 3 The licensee must advise the Crown Land Manager of any changes to the contact details set out in section 3 of schedule 1.
- The licensee must not interfere with any other person authorised by the Crown Land Manager to use the reserve or any part thereof.
- 5 The licensee must not use the land specified in section 2 of schedule 1 except for the purpose(s) authorised by this licence in section 4 of schedule 1 **the stabling of horses**
- 6 The licensee must comply with all of the special conditions specified in section 7 of schedule 1.
- 7 Any notice provided for in this licence shall be deemed to be validly served if:
 - a it is personally served on the licensee or where the licensee is a corporation or association, on an officer of the corporation or association; or
 - b it is sent by prepaid ordinary mail addressed to the licensee at the address shown in section 3 of schedule 1.
- The Crown Land Manager does not make or give any warranty, promise or covenant to the licensee for quiet enjoyment of the licence area.

Signed on behalf of the Crown Land Manager:	Signed on behalf of the Licensee:
Name: Position: Dated:	Name: Position: Dated:
Signed by witness:	Signed by Witness:
Print Name: Dated:	Print Name: Dated:

SCHEDULE 1

SECTION 1:	Name of Licensee:			
Licensee	(Organisation or Company if applicable)			
(full name)	ABN:			
SECTION 2 Licensee's Right	The Licensee shall have the use of the reserve area being Lot 7302 DP 1166993 as shown by red hatching on the diagram attached as Schedule 2 to this Licence (hereinafter called "the licensed area").			
SECTION 3:	Address:			
Contact details for	Email:			
service of notice	Phone(s)			
SECTION 4:	The Licensee shall have the use of	the area shown on the diagram		
Purpose of	The Licensee shall have the use of the area shown on the diagram attached as schedule 2 (hereinafter called "the licensed area") for the			
Licence	prescribed purpose of (tick as applicable):			
(must be for	☐ access through a reserve	□ grazing		
prescribed purpose)	☐ advertising	☐ hiring of equipment,		
	☐ camping using a tent, caravan or otherwise	☐ holiday accommodation		
		☐ markets,		
	□ catering,	\square meetings,		
	☐ community, training or education,	☐ military exercises,		
	☐ emergency occupation	$\hfill\Box$ mooring of boats to wharves or other structures		
	☐ entertainment,	□ sales,		
	☐ environmental protection, conservation or restoration or	□ shows,		
	environmental studies,	☐ site investigations,		
	☐ equestrian events	☐ sporting and organised		
	☐ exhibitions	recreational activities,		
	☐ filming (as defined in the Local	× stabling of horses,		
	Government Act 1993),	☐ storage.		
	☐ functions,			
	as specified in the Crown Land Management Regulations for the purpose of section 2.20 of the Act.			
SECTION 5:	The licence fee is \$30 per week inclusive of GST. Rent must be 4			
Licence Fee (\$) , bond & outgoings	weeks in advance at all times. Plus a bond of \$60 Water consumption will be charged to the licensee where water is available and it is metered.			
SECTION 6:				

(a) Term (not to exceed 12 months)	Months: 12 months					
(b) Commencement Date	(b) D	ay:	Month:	_Year:		
(c) Expiry Date	(c) D	ay:	Month:	Year:		
SECTION 7: Special Conditions	(a)	buildings cl		said licensed area and any all papers and other rubbish s	shall	
	(b)			eeds as directed by the "local in section 8 below).		
	(c)			ely repair and make good, icensee's use of the licensed		
	(d)	(d) The Licensee shall indemnify and keep indemnified the Crown Land Manager and the Minister administering the Crown Land Management Act 2016 against all actions, suits, claims, debts, obligations and other liabilities that may arise from the activities of the Licensee during the currency of the Licence.				
	(e)	take out a plicence, for whereby th administerior during the against clainjury or dause of the l	bublic risk insurant the amount of \$2 are Crown Land Mang the Crown Land continuance of this ims and demands amage to property licensed area. Co	ccupying the licensed area, ce policy for the term of the 0,000,000 for any one claim anager and the Minister d Management Act 2016 shall s Licence be indemnified arising from death or bodily arising out of the Licensee's by of such coverage is to be ccupying the licensed area.		
	(f)	be required other Act o activities of such cover	I by the Workers (r Acts of Parliame f the Licensee on age is to be hand	all other insurances as may Compensation Act 1987 or any ent in regard to the conduct of the licensed area. Copy of ed to the Crown Land he Licenced area.	•	
	(g)	be created	•	nd tenant is or is intended to es hereto by virtue of this oever.		
	(h)	Licensee, i		orised employee of the supervising the activities		
	(i)		by the Licensee,	shall not be conducted unles or an authorised employee of		
	(j)	from or refu	use entry to the lic	eserves the right to remove censed area any person ents or contract with the		

	(k)	All improvements, erections and fixtures now or hereafter erected on the licensed area are acknowledged by the Licensee to be absolute property of the Crown, but the Licensee shall maintain and repair such improvements, erections and fixtures during the period of this Licence.
	(I)	This Licence is subject to the provisions of the Crown Land Management Act 2016, including section 2.20 and 3.43 of that Act.
	(m)	The Licensee shall not sublet, assign or otherwise deal with the Licenced area.
SECTION 8: Local control	The Local Control Authority is:	
authority	(a)	Lachlan Shire Council or if weed control functions for that area have been conferred on a county council or joint organisation (within the meaning of the <i>Local Government Act 1993</i>) under any other Act, that other county council or joint organisation,

Schedule 2



DIAGRAM SHOWING LICENCE AREA BY RED HATCHING

