

Norfolk Island Government Gazette

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NORFOLK ISLAND GOVERNMENT GAZETTE NO. 20

Friday 15 April 2005

NORFOLK ISLAND
ANZAC DAY SERVICES
MONDAY 25 APRIL 2005

In commemoration of ANZAC day, there will be two services at the Cenotaph, Kingston, on Monday 25 April 2005.

The Dawn Service will be held at 5:40 am and all returned, serving and ex-Service personnel and other interested persons are invited to attend.

The mid-morning Service will begin at 10:45 am, and all Service personnel are required to assemble at the Officers' Bath at 10:30 am for the march to the Cenotaph. Medals should be worn.

Dated 5 April 2005.

GRANT TAMBLING
ADMINISTRATOR

RETAIL PRICE INDEX ACT 1983
(BASE - DECEMBER QUARTER 1990 = 100.0)
INDEX FOR QUARTER ENDED 31 MARCH 2005

INDEX GROUP	INDEX NUMBER	
	31 December 2004	31 March 2005
Food	162.4	163.9
Alcohol and Cigarettes	225.3	227.1
Clothing, Footwear and Fabrics	139.0	137.4
Household Operations	146.7	149.2
Household Maintenance	134.7	122.8
Household Equipment	148.1	147.2
Motoring	160.7	162.6
Health Services and Pharmaceutical Product	256.7	264.3
Personal Care	152.3	164.8
Recreation, Education and Travel	153.0	153.7
“ALL GROUPS”		
	164.4	165.7

Dated 7 April 2005.

RONALD C. NOBBS
MINISTER FOR FINANCE

IMMIGRATION ACT 1980
INSTRUMENT OF DECLARATION OF RESIDENCY

I, John Brown, Minister for Community Services, do hereby declare under section 33 of the *Immigration Act 1980*, the following persons to be residents of Norfolk Island —

Colin Richard White
 Brett Michael Kytola
 Tina Marie Loader
 Grant Noel Gardner

Dated 7 April 2005.

JOHN BROWN
MINISTER FOR COMMUNITY SERVICES

IMMIGRATION ACT 1980
INSTRUMENT OF DECLARATION OF RESIDENCY

In accordance with paragraph 34(1)(a) I advise that the following person has applied for a grant of a declaration of residency —

Malcolm John Rundell

Dated 11 April 2005.

JOHN BROWN
MINISTER FOR COMMUNITY SERVICES

EMPLOYMENT ACT 1988
EXTENSION OF TIME FOR MEMBERSHIP OF WORKERS COMPENSATION SCHEME

I, John Terence Brown, Minister for Community Services, in accordance with section 39(6) of the *Employment Act 1988* do hereby determine that an application from any self employed person or individual employers for membership of the public scheme will be accepted on the following conditions if the applicant complies with the following requirements —

- (a) If an application is made before close of business on 30 June 2005 and includes the payment of the prescribed levy from a date on or after 17 December 2004 the applicant will be covered by the scheme from the date from which the levy is paid and the 90 day no claim period will be waived;
- (b) If an application is made on or after 30 June 2005 the applicant will be covered from the date of the application and subject to a 90 day no claim period;
- (c) An applicant must undertake that any work-related accident whether or not resulting in an incapacity (as defined in the Act) to the applicant and arising out of or in the course of the applicant's self-employment must be notified to the Employment Liaison Officer within 7 days of the accident;
- (d) An applicant must at the time of applying to join the scheme provide the Employment Liaison Officer with such information concerning the nature of the applicant's earnings as the officer may require.

Dated 12 April 2005.

JOHN BROWN
MINISTER FOR COMMUNITY SERVICES

SALE OF FOOD ACT 1950

Persons involved in the production and/or sale of food are required to hold a licence under the *Sale of Food Act 1950*.

All Food Licences expire on 31 December each year and renewal applications with the required fee should be lodged at the Accounts section of the Administration before that date.

A Sale of Food Licence must be held for the provision of any food or drink to another person for reward, whether directly or indirectly.

This includes anyone who provides food for sale in the following ways:

- in Restaurants, Hotels, Guesthouses, Takeaways or Grocery stores;
- progressive dinners;
- breakfast, morning and afternoon teas;
- cliff top barbeques; and
- stalls at the Sunday markets.

A Sale of Food Licence is not required for the sale of "produce of the land" provided it is being sold by the owner or occupier of the land or by any person employed by them.

Any person who conducts one or more of the above activities who has not yet sought a licence or has not applied for a renewal of their licence is requested to do so within 14 days of this notice.

Any person/persons selling food after that date without having applied for a Sale of Food Licence risks legal action being commenced against them.

Premises used for the preparation of food for sale or in which sale of food operations are based will be inspected to ensure compliance with required health standards. Licences will not be granted to persons whose premises do not comply.

Anyone with questions should contact the Health Section of the Administration on Phone 22609.

13 April 2005.

STEVE MATHEWS
ACTING CHIEF EXECUTIVE OFFICER

THE ADMINISTRATION OF NORFOLK ISLAND
VACANT POSITION
DEPUTY CROWN COUNSEL

The Administration of Norfolk Island is seeking a Deputy Crown Counsel to join its Legal team.

The Legal Services Unit provides a full range of legal services and policy advice to the Government of Norfolk Island, the Corporate Management Group of the Public Service (The Administration) and all operational areas of the Public Service, including government bodies and statutory authorities.

In a key legal advice/litigation role, the Deputy Crown Counsel will have skills including at least 2 years post admission experience in either government law or private practice; an understanding of the political environment; experience in criminal prosecutions, civil and statutory actions; the drafting of commercial legal documents; and a knowledge of law relating to wills, probate and estates.

The ideal applicant will have the capacity to juggle work and meet deadlines; a high level of interpersonal and communication skills; a customer focus; and proven ability to be flexible and a contributing team player.

The appointment will be for a period of three years, and is subject to Norfolk Island Immigration Laws.

An Information Package, which includes the detailed job specifications, is available at our website www.gov.nf/jobs or by contacting Human Resources on hr@admin.gov.nf (phone 0011 6723 22001 extension 2). If after reading the information you wish to discuss the position further, please contact Mr Graham Rhead by e-mail grhead@admin.gov.nf (phone 0011 6723 22001 extension 5).

Applications will need to be received by close of business on Friday 29 April 2005.

STEVE MATHEWS
ACTING CHIEF EXECUTIVE OFFICER

PLANNING ACT 2002
DEVELOPMENT APPLICATIONS

The following Development Applications have been made under the *Planning Act 2002* in relation to permissible (with consent) use or development of land.

DA Number	Applicant	Location	Proposed Development	DA accompanied by Environmental Impact Statement
0022/05	Ms Tina Loader (for Hillcrest Gardens Hotel Pty Ltd)	Portion 53g5 Taylors Road	600m ³ of earthworks to level an area for Hillcrest Hotel outdoor guest activities	No
0023/05	Mr William Sanders (for South Pacific Resort Hotel Pty Ltd)	Portion 38b5 Taylors Road, Norfolk Island	Enlarge existing function room by closing in and incorporating part of an outdoor courtyard	No

Public Exhibition

These Development Applications may be inspected, during business hours, at the Planning Office at the Administration of Norfolk Island, No. 11 Quality Row, Kingston.

Submission

Any person may, during the period between 15th April 2005 and 29th April 2005, make written submissions to the Chief Executive Officer about the above Development Applications.

All submissions must state the relevant Development Application (DA) number.

All submissions must be signed by at least one person making the submission.

If a submission objects to the proposed development, the grounds for objection must be specified in the submission.

Reviewable Decisions

The decision of the executive member under subsections 44(7) and 44(8) of the *Planning Act 2002* is a reviewable decision within the meaning of subsection 78(1) of the *Planning Act 2002*.

Where a person has been appointed under section 91 of the *Planning Act 2002* to enquire into and make recommendations on matters relevant to the decision makes a recommendation, the decision is a reviewable decision only to the extent the decision does not conform with the recommendation.

MIRIAM MATHEW
PLANNING OFFICER
SECRETARY TO THE PLANNING AND ENVIRONMENT BOARD

PLANNING ACT 2002
DEVELOPMENT APPLICATIONS

The following Development Application for permissible (with consent) use or development of land has been determined under the *Planning Act 2002*.

DA Number	Applicant	Location	Proposed Use and/or Development	Decision
0055/04	Ross Sampson and Kaye Prentice	Portion No 27d9 Yorlor Lane, Norfolk Island.	Extension to residential dwelling house	Approved, subject to conditions on 11 th April 2005

Public Exhibition

This Development Application, the Planning Report and the Instrument of Approval may be inspected, free of charge, during business hours at the Planning Office at the Administration of Norfolk Island, No 11 Quality Row, Kingston.

Reviewable Decisions

A decision to approve/refuse the above Development Application(s) subject to conditions, is a reviewable decision within the meaning of subsection 78(1) of the *Planning Act 2002*.

The applicant and any person who made a written public submission in relation to one of the above proposals has the right to apply to the Administrative Review Tribunal for review of the decision in relation to that proposal.

An application for a review must be lodged within 28 days of the date the approval was given. An application for review must:

- be made in writing;
- be in the approved form;
- identify the decision to be reviewed; and
- state the reasons for the application.

Where a person has been appointed under section 91 of the *Planning Act 2002* to enquire into and make recommendations on matters relevant to the decision makes a recommendation, the decision is a reviewable decision only to the extent the decision does not conform with the recommendation.

MIRIAM MATHEW
PLANNING OFFICER
SECRETARY TO THE PLANNING AND ENVIRONMENT BOARD
