

All correspondence directed to: 4 Gleeson Street CLARE SA 5453 Telephone: (08) 8842 6400 Email: admin@cgvc.sa.gov.au Web: www.claregilbertvalleys.sa.gov.au ABN 82 461 007 206

Objection to Land Use Description

Completion of this form represents an objection to the land use description which Council has used for the purpose of levying a differential rate on your property. The form is to be completed and lodged with Council within 60 days after receiving your rates notice.

Name of Applicant:
Postal Address:
Email:
Contact Phone Number:
Property Address:
Owner / Ratepayer:
Assessment Number: Valuation Number:
Current Land use attributed to the land (on rates notice):
In your opinion, what is the land use description that should be attributed to the land? (please tick)
Residential: Including the use of land as a dwelling (includes both rural and urban land)
Vacant: The non-use of the land constitutes a vacant land use
Commercial: Includes the use of land as a shop, office or other commercial operations
Industrial: Including the use of land for production and manufacturing
Primary Production: Including the use of land for farming and intensive animal keeping
Other: Any other land use not referred to in a previous category
Grounds for Objection and predominant land use of your property: (please note that the location and zoning of land does not influence the land use description)
Declaration: By lodging this form with Council, I understand that any change of land use code may have implications with other State Government Levies and future Council rates. The information supplied on this form will be given to State Valuation Office.
Signature: Date:

Local Government Act, Chapter 10 Section:

156—Basis of differential rates

- 1) Differential rates may vary—
 - (a) according to the use of the land; or
 - (b) according to the locality of the land; or
 - (c) according to the locality of the land and its use; or
 - (d) on some other basis determined by the council.
- 3) If land has more than one use, the use of the land will, for the purpose of rating, be taken to be its predominant use.
- 4) A particular land use must not be used as a differentiating factor affecting the incidence of differential rates unless the land use is declared by the regulations to be a permissible differentiating factor.
- 5) If a council declares differential rates according to the use of land and thus provides for a distinct residential rate, the residential rate must be applied to land occupied by any of the following:
 - (a) supported accommodation;
 - (b) independent living units;
 - (c) day therapy centres.
- 6) If land is vacant, the non-use of the land is capable of constituting a land use for the purpose of the declaration of differential rates.
- 7) A differentiating factor based on the locality of the land must comply with any requirement or principle prescribed by the regulations.
- 8) A change in the use of land after differential rates are declared does not affect the incidence of the rates.
- 9) A ratepayer, if of the opinion that a particular land use has been wrongly attributed to the ratepayer's land by the council for the purpose of levying differential rates, may object to the attribution of that land use to the land.
- 10) An objection under subsection (9)—
 - (a) must be in writing; and
 - (b) must set out-
 - (i) the grounds of the objection; and
 - (ii) the land use (being a land use being used by the council as a differentiating factor) that should, in the objector's opinion, have been attributed to the land; and(c) must be made within 60 days after the objector receives notice of the attribution of the particular land use to which the objection relates (unless the council, in its discretion, allows an extension of time for making the objection).
- 11) The council may decide an objection as it thinks fit and must notify the objector in writing of its decision.
- 12) The objector, if dissatisfied with the council's decision on the objection may, within 21 days after the objector receives notice of Council's decision, apply to SACAT (South Australian Civil Administrative Tribunal) for a review.
- 13) Except as provided by this section, the attribution of a particular land use to land for the purpose of levying differential rates cannot be challenged.