

MINUTES

Ordinary Council Meeting Tuesday, 20 September 2022

Date: Tuesday, 20 September 2022

Time: 2:00pm

Location: Council Chamber

110 Massingham Street Kellerberrin WA 6410

Order Of Business

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MINUTES OF SHIRE OF KELLERBERRIN ORDINARY COUNCIL MEETING HELD AT THE COUNCIL CHAMBER, 110 MASSINGHAM STREET, KELLERBERRIN WA 6410 ON TUESDAY, 20 SEPTEMBER 2022 AT 2:00PM

1 DECLARATION OF OPENING

The Chief Executive Officer opened the meeting at 2:06pm

2 ANNOUNCEMENT BY PRESIDING PERSON WITHOUT DISCUSSION

3 RECORD OF ATTENDANCE / APOLOGIES / LEAVE OF ABSENCE

PRESENT:

Cr Emily Ryan (Deputy President),

Cr Rod Forsyth,

Cr David Leake,

Cr Matt Steber,

Cr Dennis Reid,

Cr Monica Gardiner,

Cr Kelsey Pryer

IN ATTENDANCE:

Raymond Griffiths (Chief Executive Officer), Codi Brindley-Mullen (Manager of Governance)

APOLOGIES

Nil

LEAVE OF ABSENCE

Nil

4 DECLARATION OF INTEREST

Note: Under Section 5.60 – 5.62 of the Local Government Act 1995, care should be exercised by all Councillors to ensure that a "financial interest" is declared and that they refrain from voting on any matters which are considered may come within the ambit of the Act.

A Member declaring a financial interest must leave the meeting prior to the matter being discussed or voted on (unless the members entitled to vote resolved to allow the member to be present). The member is not to take part whatsoever in the proceedings if allowed to stay.

Cr Matt Steber declared a financial interest in relation to item 14.1 – Preferred Supplier Panel - Earthmoving due to submitting a tender.

5 PUBLIC QUESTION TIME

Council conducts open Council meetings. Members of the public are asked that if they wish to address the Council that they state their name and put the question as precisely as possible. A

maximum of 15 minutes is allocated for public question time. The length of time an individual can speak will be determined at the President's discretion.

- 5.1 Response to Previous Public Questions taken on Notice
- 5.2 Public Question Time

6 CONFIRMATION OF PREVIOUS MEETINGS MINUTES

6.1 MINUTES OF THE COUNCIL MEETING HELD ON 16 AUGUST 2022

File Ref: MIN

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: 1. Minutes of the Council Meeting held on 16 August 2022

HEADING

STAFF RECOMMENDATION

That the Minutes of the Council Meeting held on 16 August 2022 be received and the recommendations therein be adopted.

COUNCIL RESOLUTION

MIN 139/22 MOTION - Moved Cr. Ryan Seconded Cr. Reid

That the Minutes of the Council Meeting held on 16 August 2022 be received and the recommendations therein be adopted

CARRIED 7/0

6.2 MINUTES OF THE ROADWORKS ADVISORY COMMITTEE MEETING HELD ON 29 AUGUST 2022

File Ref: MIN

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: 1. Minutes of the Roadworks Advisory Committee Meeting held on 29

August 2022

HEADING

STAFF RECOMMENDATION

That the Minutes of the Roadworks Advisory Committee Meeting held on 29 August 2022 be received and the recommendations therein be adopted.

COUNCIL RESOLUTION

MIN 140/22 MOTION - Moved Cr. Steber Seconded Cr. Forsyth

That the Minutes of the Roadworks Advisory Committee Meeting held on 29 August 2022 be received and the recommendations therein be adopted.

CARRIED 7/0

Item 6.2 Page 7

- 7 PRESENTATIONS
- 7.1 Petitions
- 7.2 Presentations
- 7.3 Deputations
- 8 REPORTS OF COMMITTEES

Nil

9 CORPORATE SERVICES REPORTS

9.1 ELECTION OF PRESIDENT

File Ref: ELE03

Author: Raymond Griffiths, Chief Executive Officer
Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: Nil

BACKGROUND

Councils Chief Executive Officer on the 24th June 2022 received an email from Councillor O'Neill advising of his resignation as a Councillor and Shire President as at 1st August 2022.

STAFF COMMENT

With the resignation of Councils President Council is required to elect a new Shire President.

TEN YEAR FINANCIAL PLAN

NIL

FINANCIAL IMPLICATIONS

NIL

STATUTORY IMPLICATIONS

Local Government Act 1995

2.11. Alternative methods of filling office of mayor or president

- (1) When an order is made under section 2.1 declaring an area of the State to be a district, the Governor is, by order, to specify whether the first mayor or president of the local government is to be —
 - (a) elected by electors of the district under Part 4; or
 - (b) elected by the council from amongst the councillors under Schedule 2.3, Division 1.
- (2) A local government may change* the method of filling the office of mayor or president used by the local government from the election by the council method to the election by the electors method.
 - * Absolute majority required.
- (3) A local government may exercise the power conferred by subsection (2) whether or not a proposal has been made under section 2.12.
- (4) The method of filling the office of mayor or president used by a local government is changed from the election by the electors method to the election by the council method if the result of a poll declared under section 2.12A(4) is that a majority of electors of the district who voted at the poll voted in favour of the change.

[Section 2.11 amended: No. 49 of 2004 s. 17(1) and (2); No. 16 of 2019 s. 7.]

2.12. Electors may propose change of method

- (1) A proposal to change the method of filling the office of mayor or president used by a local government to the other method mentioned in section 2.11(1)(a) or (b) may be made to the local government by electors of the district who
 - (a) are at least 250 in number; or
 - (b) are at least 10% of the total number of electors of the district.
- (2) The proposal is to comply with any regulations about such proposals.
- (3) If the proposal is to change the method of filling the office of mayor or president from the election by the council method to the election by the electors method, consideration is to be given to the proposal by such means as the council thinks fit after which a motion to change the method of filling the office of mayor or president is to be put to the council for decision under section 2.11(2).

Schedule 2.3 — When and how mayors, presidents, deputy mayors and deputy presidents are elected by the council

[Sections 2.11(1)(b) and 2.15]

Division 1 — Mayors and presidents

1. Terms used

In this Division —

extraordinary vacancy means a vacancy that occurs under section 2.34(1); **office** means the office of councillor mayor or president.

2. When council elects mayor or president

- (1) The office is to be filled as the first matter dealt with
 - (a) at the first meeting of the council after an inaugural election or a section 4.13 or 4.14 election or after an ordinary elections day; and
 - (b) at the first meeting of the council after an extraordinary vacancy occurs in the office.
- (2) If the first ordinary meeting of the council is more than 3 weeks after an extraordinary vacancy occurs in the office, a special meeting of the council is to be held within that period for the purpose of filling the office.

3. CEO to preside

The CEO is to preside at the meeting until the office is filled.

4. How mayor or president is elected

- (1) The council is to elect a councillor to fill the office.
- (2) The election is to be conducted by the CEO in accordance with the procedure prescribed.
- (3) Nominations for the office are to be given to the CEO in writing before the meeting or during the meeting before the close of nominations.
- (3a) Nominations close at the meeting at a time announced by the CEO, which is to be a sufficient time after the announcement by the CEO that nominations are about to close to allow for any nominations made to be dealt with.
- (4) If a councillor is nominated by another councillor the CEO is not to accept the nomination unless the nominee has advised the CEO, orally or in writing, that he or she is willing to be nominated for the office.

- (5) The councillors are to vote on the matter by secret ballot as if they were electors voting at an election.
- (6) Subject to clause 5(1), the votes cast under subclause (5) are to be counted, and the successful candidate determined, in accordance with Schedule 4.1 (which deals with determining the result of an election) as if those votes were votes cast at an election.
- (7) As soon as is practicable after the result of the election is known, the CEO is to declare and give notice of the result in accordance with regulations, if any.

[Clause 4 amended: No. 49 of 2004 s. 69(2)-(5); No. 66 of 2006 s. 14.]

5. Votes may be cast a second time

- (1) If when the votes cast under clause 4(5) are counted there is an equality of votes between 2 or more candidates who are the only candidates in, or remaining in, the count, the count is to be discontinued and the meeting is to be adjourned for not more than 7 days.
- (2) Any nomination for the office may be withdrawn, and further nominations may be made, before or when the meeting resumes.
- (3) When the meeting resumes the councillors are to vote again on the matter by secret ballot as if they were electors voting at an election.
- (4) The votes cast under subclause (3) are to be counted, and the successful candidate determined, in accordance with Schedule 4.1 as if those votes were votes cast at an election.

Division 2 — Deputy mayors and deputy presidents

6. Terms used

In this Division —

extraordinary vacancy means a vacancy that occurs under section 2.34(1); **office** means the office of deputy mayor or deputy president.

7. When council elects deputy mayor or deputy president

- (1) If the local government has an elector mayor or president the office of deputy mayor or deputy president is to be filled as the first matter dealt with
 - (a) at the first meeting of the council after an inaugural election or a section 4.13 or 4.14 election or after an ordinary elections day; and
 - (b) at the first meeting of the council after an extraordinary vacancy occurs in the office.
- (2) If the local government has a councillor mayor or president the office of deputy mayor or deputy president is to be filled
 - (a) as the next matter dealt with after the mayor or president is elected at the first meeting of the council after an inaugural election or a section 4.13 or 4.14 election or after an ordinary elections day; and
 - (b) subject to subclause (3), as the first matter dealt with at the first meeting of the council after an extraordinary vacancy occurs in the office.
- (3) If at a meeting referred to in clause 2(1)(b) the deputy mayor or deputy president is elected to be the mayor or president, the resulting extraordinary vacancy in the office is to be filled as the next matter dealt with at the same meeting.

8. How deputy mayor or deputy president is elected

(1) The council is to elect a councillor (other than the mayor or president) to fill the office.

- (2) The election is to be conducted in accordance with the procedure prescribed by the mayor or president, or if he or she is not present, by the CEO.
- (3) Nominations for the office are to be given to the person conducting the election in writing before the meeting or during the meeting before the close of nominations.
- (3a) Nominations close at the meeting at a time announced by the person conducting the election, which is to be a sufficient time after the announcement by that person that nominations are about to close to allow for any nominations made to be dealt with.
- (4) If a councillor is nominated by another councillor the person conducting the election is not to accept the nomination unless the nominee has advised the person conducting the election, orally or in writing, that he or she is willing to be nominated for the office.
- (5) The council members are to vote on the matter by secret ballot as if they were electors voting at an election.
- (6) Subject to clause 9(1) the votes cast under subclause (5) are to be counted, and the successful candidate determined, in accordance with Schedule 4.1 as if those votes were votes cast at an election.
- (7) As soon as is practicable after the result of the election is known, the person conducting the election is to declare and give notice of the result in accordance with regulations, if any.

[Clause 8 amended: No. 64 of 1998 s. 54(2)-(4); No. 49 of 2004 s. 69(6)-(9).]

9. Votes may be cast a second time

- (1) If, when the votes cast under clause 8(5) are counted, there is an equality of votes between 2 or more candidates who are the only candidates in, or remaining in, the count, the count is to be discontinued and, not more than 7 days later, a special meeting of the council is to be held.
- (2) Any nomination for the office may be withdrawn, and further nominations may be made, before or when the special meeting is held.
- (3) When the special meeting is held the council members are to vote again on the matter by secret ballot as if they were voting at an election.
- (4) The votes cast under subclause (3) are to be counted, and the successful candidate determined, under Schedule 4.1 as if those votes were votes cast at an election.

[Clause 9 amended: No. 49 of 2004 s. 69(10).]

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Council Members
- Chief Executive Officer
- Manager of Governance

STAFF RECOMMENDATION

That the Presiding Member call for written nominations for Shire President.

COUNCIL RESOLUTION

MIN 141/22 MOTION - Moved Cr. Ryan Seconded Cr. Leake

Election of President

The Chief Executive Officer called for nominations for the position of Shire President. Cr Emily Ryan nominated Cr Matt Steber for the position of Shire President Cr Matt Steber accepted the nomination.

There were no further nominations, therefore Cr Steber was appointed Shire President until the 2023 Ordinary Elections.

Swearing in of President before the Chief Executive Officer

Mr Raymond Griffiths, Chief Executive Officer (authorised officer) witnessed and signed the swearing in of Council's elected President Cr Steber.

CARRIED 7/0

REASON: Appointment of Shire President process.

9.2 STANDING ORDERS

File Ref: ADM

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: Nil

STAFF RECOMMENDATION

That Council suspend Standing Order numbers 8.9 – Speaking Twice & 8.10 – Duration of Speeches for the duration of the meeting to allow for greater debate on items in the agenda.

COUNCIL RESOLUTION

MIN 142/22 MOTION - Moved Cr. Forsyth Seconded Cr. Gardiner

That Council suspend Standing Order numbers 8.9 – Speaking Twice & 8.10 – Duration of Speeches for the duration of the meeting to allow for greater debate on items in the agenda.

CARRIED 7/0

9.3 COMMUNITY REQUESTS AND DISCUSSION ITEMS

File Ref: Various

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: Nil

BACKGROUND

Council during the Performance Appraisal process for the Chief Executive Officer requested time during the meeting to bring forward ideas, thoughts and points raised by the community.

August 2022 Council Meeting

MIN 121/22 MOTION - Moved Cr. Reid Seconded Cr. Gardiner

That Council acknowledge the damaged sustained to Yelbeni Road. Currently no rectification works have been completed to date, as the Council administration were investigating an opportunity to have the problem rectified through 'Flood Damage' funding.

CARRIED 6/0

July 2022 Council Meeting

MIN 098/22 MOTION - Moved Cr. Ryan Seconded Cr. Gardiner

That Council:

- 1. Purchase a planter box and plants to be located at the Doodlakine Town Hall.
- 2. Acknowledge that the Town Crew fortnightly work schedule (every second Friday) incorporates the following;
 - a. Doodlakine Townsite;
 - b. Baandee Lake;
 - c. Baandee CWA site; and
 - d. Old Doodlakine Townsite
- 3. Endorse the actions of the Chief Executive Officer in signing of the MOU for the host Council of the Wheatbelt Secondary Freight Network program.
- 4. Approach Main Roads regarding mowing the entrances into Town.
- 5. Approach the owners of the Black Ant Gallery and Kellerberrin Takeaway regarding seating being placed at the front of their business.
- 6. Nalyerine Road and Laird Road to have reflective directional signage installed at the bends

CARRIED 7/0

June 2022 Council Meeting

MIN 080/22 MOTION - Moved Cr. Leake Seconded Cr. Gardiner

That Council;

- 1. Will include an Acknowledgement of Country when opening official Council Meetings; and
- 2. Includes Native Frangipani, Corymbia Eucalyptus and Grevilleas to the approved species list for town streets and road verge planting.

STAFF COMMENT

August MIN 121/22

Council since acknowleding this have engaged a contractor to complete the rectification works to ensure the road is available for Harvest. The works are scheduled to be completed by the end of September 2022.

July MIN 098/22

- 1. Planter boxer has been ordered
- 2. Email has been sent to the Doodlakine Community Committee advising of Schedule;
- 3. Noted:
- 4. Email has been sent to Main Roads WA. Council is responsible for anything inside the town boundary which we are ok on the West side, with the East we need to seek permission to go out to the 90km sign. Does Council want us to go out to the 90km sign on the eastern verge? If Council wishes to the following advice has been provided on what to do;

Should the LGA seek to expand that area (to a more suitable feature in pursuit of a more attractive Town entry), the process is to formalise with Wheatbelt Region as follows;

- Define the area, longitudinally and laterally.
- Confirm safe work practices used in the maintenance functions.
- Exchange confirmation of the process with Main Roads.
- 5. Contact was made with both owners and have agreed for seats to be located at the front of their business, Council is currently arranging installation.
- 6. Signs have been installed at both locations.

June MIN 080/22

- 1. Noted
- 2. Noted to be incorporated into the Townscape Management Plan. Email issued to the Gregory Street resident that was planting trees on behalf of the community.

TEN YEAR FINANCIAL PLAN

This does not directly affect the long term financial plan.

FINANCIAL IMPLICATIONS

Financial implications will be applicable depending on requests and decision of council.

STATUTORY IMPLICATIONS

Local Government Act 1995 (as amended)

Section 2.7. The role of the council

- (1) The council
 - (a) governs the local government's affairs; and
 - (b) is responsible for the performance of the local government's functions.
- (2) Without limiting subsection (1), the council is to
 - (a) oversee the allocation of the local government's finances and resources; and

(b) determine the local government's policies.

[Section 2.7 amended: No. 17 of 2009 s. 4.]

Section 2.8. The role of the mayor or president

- (1) The mayor or president
 - (a) presides at meetings in accordance with this Act; and
 - (b) provides leadership and guidance to the community in the district; and
 - (c) carries out civic and ceremonial duties on behalf of the local government; and
 - (d) speaks on behalf of the local government; and
 - (e) performs such other functions as are given to the mayor or president by this Act or any other written law; and
 - (f) liaises with the CEO on the local government's affairs and the performance of its functions.
- (2) Section 2.10 applies to a councillor who is also the mayor or president and extends to a mayor or president who is not a councillor.

Section 2.9. The role of the deputy mayor or deputy president

The deputy mayor or deputy president performs the functions of the mayor or president when authorised to do so under section 5.34.

Section 2.10. The role of councillors

A councillor —

- (a) represents the interests of electors, ratepayers and residents of the district; and
- (b) provides leadership and guidance to the community in the district; and
- (c) facilitates communication between the community and the council; and
- (d) participates in the local government's decision-making processes at council and committee meetings; and
- (e) performs such other functions as are given to a councillor by this Act or any other written law.

5.60. When person has an interest

For the purposes of this Subdivision, a relevant person has an interest in a matter if either —

- (a) the relevant person; or
- (b) a person with whom the relevant person is closely associated,

has —

- (c) a direct or indirect financial interest in the matter; or
- (d) a proximity interest in the matter.

[Section 5.60 inserted: No. 64 of 1998 s. 30.]

5.60A. Financial interest

For the purposes of this Subdivision, a person has a financial interest in a matter if it is reasonable to expect that the matter will, if dealt with by the local government, or an employee or committee of the local government or member of the council of the local government, in a particular way, result in a financial gain, loss, benefit or detriment for the person.

[Section 5.60A inserted: No. 64 of 1998 s. 30; amended: No. 49 of 2004 s. 50.]

5.60B. Proximity interest

- (1) For the purposes of this Subdivision, a person has a proximity interest in a matter if the matter concerns
 - (a) a proposed change to a planning scheme affecting land that adjoins the person's land; or
 - (b) a proposed change to the zoning or use of land that adjoins the person's land; or
 - (c) a proposed development (as defined in section 5.63(5)) of land that adjoins the person's land.
- (2) In this section, land (the **proposal land**) adjoins a person's land if
 - (a) the proposal land, not being a thoroughfare, has a common boundary with the person's land; or
 - (b) the proposal land, or any part of it, is directly across a thoroughfare from, the person's land; or
 - (c) the proposal land is that part of a thoroughfare that has a common boundary with the person's land.
- (3) In this section a reference to a person's land is a reference to any land owned by the person or in which the person has any estate or interest.

[Section 5.60B inserted: No. 64 of 1998 s. 30.]

5.61.Indirect financial interests

A reference in this Subdivision to an indirect financial interest of a person in a matter includes a reference to a financial relationship between that person and another person who requires a local government decision in relation to the matter.

5.62. Closely associated persons

- (1) For the purposes of this Subdivision a person is to be treated as being closely associated with a relevant person if
 - (a) the person is in partnership with the relevant person; or
 - (b) the person is an employer of the relevant person; or
 - (c) the person is a beneficiary under a trust, or an object of a discretionary trust, of which the relevant person is a trustee; or
- (ca) the person belongs to a class of persons that is prescribed; or
- (d) the person is a body corporate
 - (i) of which the relevant person is a director, secretary or executive officer; or
 - (ii) in which the relevant person holds shares having a total value exceeding —
 - (I) the prescribed amount; or
 - (II) the prescribed percentage of the total value of the issued share capital of the company,

whichever is less;

or

(e) the person is the spouse, de facto partner or child of the relevant person and is living with the relevant person; or

- (ea) the relevant person is a council member and the person
 - (i) gave an electoral gift to the relevant person in relation to the election at which the relevant person was last elected; or
 - (ii) has given an electoral gift to the relevant person since the relevant person was last elected;

or

- (eb) the relevant person is a council member and the person has given a gift to which this paragraph applies to the relevant person since the relevant person was last elected; or
- (ec) the relevant person is a CEO and the person has given a gift to which this paragraph applies to the relevant person since the relevant person was last employed (or appointed to act) in the position of CEO; or
 - (f) the person has a relationship specified in any of paragraphs (a) to (d) in respect of the relevant person's spouse or de facto partner if the spouse or de facto partner is living with the relevant person.
- (1A) Subsection (1)(eb) and (ec) apply to a gift if
 - (a) either
 - (i) the amount of the gift exceeds the amount prescribed for the purposes of this subsection; or
 - (ii) the gift is 1 of 2 or more gifts made by 1 person to the relevant person at any time during a year and the sum of the amounts of those 2 or more gifts exceeds the amount prescribed for the purposes of this subsection;

and

- (b) the gift is not an excluded gift under subsection (1B).
- (1B) A gift is an excluded gift
 - (a) if
 - (i) the gift is a ticket to, or otherwise relates to the relevant person's attendance at, an event as defined in section 5.90A(1); and
 - (ii) the local government approves, in accordance with the local government's policy under section 5.90A, the relevant person's attendance at the event;

or

(b) if the gift is in a class of gifts prescribed for the purposes of this subsection.

5.63. Some interests need not be disclosed

- (1) Sections 5.65, 5.70 and 5.71 do not apply to a relevant person who has any of the following interests in a matter
 - (a) an interest common to a significant number of electors or ratepayers; or
 - (b) an interest in the imposition of any rate, charge or fee by the local government; or
 - (c) an interest relating to
 - (i) a fee, reimbursement of an expense or an allowance to which section 5.98, 5.98A, 5.99, 5.99A, 5.100 or 5.101(2) refers; or
 - (ii) a gift permitted by section 5.100A; or
 - (iii) reimbursement of an expense that is the subject of regulations made under section 5.101A;

or

- (d) an interest relating to the pay, terms or conditions of an employee unless
 - (i) the relevant person is the employee; or
 - either the relevant person's spouse, de facto partner or child is the employee if the spouse, de facto partner or child is living with the relevant person;

or

- [(e) deleted]
 - (f) an interest arising only because the relevant person is, or intends to become, a member or office bearer of a body with non-profit making objects; or
- (g) an interest arising only because the relevant person is, or intends to become, a member, office bearer, officer or employee of a department of the Public Service of the State or Commonwealth or a body established under this Act or any other written law; or
- (h) a prescribed interest.
- (2) If a relevant person has a financial interest because the valuation of land in which the person has an interest may be affected by
 - (a) any proposed change to a planning scheme for any area in the district; or
 - (b) any proposed change to the zoning or use of land in the district; or
 - (c) the proposed development of land in the district,

then, subject to subsection (3) and (4), the person is not to be treated as having an interest in a matter for the purposes of sections 5.65, 5.70 and 5.71.

- (3) If a relevant person has a financial interest because the valuation of land in which the person has an interest may be affected by
 - (a) any proposed change to a planning scheme for that land or any land adjacent to that land; or
 - (b) any proposed change to the zoning or use of that land or any land adjacent to that land; or
 - (c) the proposed development of that land or any land adjacent to that land,

then nothing in this section prevents sections 5.65, 5.70 and 5.71 from applying to the relevant person.

- (4) If a relevant person has a financial interest because any land in which the person has any interest other than an interest relating to the valuation of that land or any land adjacent to that land may be affected by
 - (a) any proposed change to a planning scheme for any area in the district; or
 - (b) any proposed change to the zoning or use of land in the district; or
 - (c) the proposed development of land in the district,

then nothing in this section prevents sections 5.65, 5.70 and 5.71 from applying to the relevant person.

(5) A reference in subsection (2), (3) or (4) to the development of land is a reference to the development, maintenance or management of the land or of services or facilities on the land.

[Section 5.63 amended: No. 1 of 1998 s. 15; No. 64 of 1998 s. 32; No. 28 of 2003 s. 111; No. 49 of 2004 s. 52; No. 17 of 2009 s. 27; No. 26 of 2016 s. 12.]

5.64. Deleted by No. 28 of 2003 s. 112.]

- 5.65. Members' interests in matters to be discussed at meetings to be disclosed
 - (1) A member who has an interest in any matter to be discussed at a council or committee meeting that will be attended by the member must disclose the nature of the interest
 - (a) in a written notice given to the CEO before the meeting; or
 - (b) at the meeting immediately before the matter is discussed.

Penalty: \$10 000 or imprisonment for 2 years.

- (2) It is a defence to a prosecution under this section if the member proves that he or she did not know
 - (a) that he or she had an interest in the matter; or
 - (b) that the matter in which he or she had an interest would be discussed at the meeting.
- (3) This section does not apply to a person who is a member of a committee referred to in section 5.9(2)(f).
- 5.66. Meeting to be informed of disclosures

If a member has disclosed an interest in a written notice given to the CEO before a meeting then —

- (a) before the meeting the CEO is to cause the notice to be given to the person who is to preside at the meeting; and
- (b) at the meeting the person presiding is to bring the notice and its contents to the attention of the persons present immediately before the matters to which the disclosure relates are discussed.

[Section 5.66 amended by No. 1 of 1998 s. 16; No. 64 of 1998 s. 33.]

5.67. Disclosing members not to participate in meetings

A member who makes a disclosure under section 5.65 must not —

- (a) preside at the part of the meeting relating to the matter; or
- (b) participate in, or be present during, any discussion or decision making procedure relating to the matter,

unless, and to the extent that, the disclosing member is allowed to do so under section 5.68 or 5.69.

Penalty: \$10 000 or imprisonment for 2 years.

5.68. Councils and committees may allow members disclosing interests to participate etc. in meetings

- (1) If a member has disclosed, under section 5.65, an interest in a matter, the members present at the meeting who are entitled to vote on the matter
 - (a) may allow the disclosing member to be present during any discussion or decision making procedure relating to the matter; and
 - (b) may allow, to the extent decided by those members, the disclosing member to preside at the meeting (if otherwise qualified to preside) or to participate in discussions and the decision making procedures relating to the matter if
 - (i) the disclosing member also discloses the extent of the interest; and
 - (ii) those members decide that the interest
 - (I) is so trivial or insignificant as to be unlikely to influence the disclosing member's conduct in relation to the matter; or
 - (II) is common to a significant number of electors or ratepayers.

(1A) Subsection (1) does not apply if —

- (a) the interest disclosed is an interest relating to a gift; and
- (b) either
 - (i) the amount of the gift exceeds the amount prescribed for the purposes of this subsection; or
 - (ii) the gift is 1 of 2 or more gifts made by 1 person to the disclosing member at any time during a year and the sum of the amounts of those 2 or more gifts exceeds the amount prescribed for the purposes of this subsection.
- (2) A decision under this section is to be recorded in the minutes of the meeting relating to the matter together with
 - (a) the extent of any participation allowed by the council or committee; and
 - (b) if the decision concerns an interest relating to a gift, the information prescribed for the purposes of this paragraph.
- (3) This section does not prevent the disclosing member from discussing, or participating in the decision making process on, the question of whether an application should be made to the Minister under section 5.69.

[Section 5.68 amended: No. 16 of 2019 s. 30.]

- 5.69. Minister may allow members disclosing interests to participate etc. in meetings
 - (1) If a member has disclosed, under section 5.65, an interest in a matter, the council or the CEO may apply to the Minister to allow the disclosing member to participate in the part of the meeting, and any subsequent meeting, relating to the matter.
 - (2) An application made under subsection (1) is to include
 - (a) details of the nature of the interest disclosed and the extent of the interest; and
 - (b) any other information required by the Minister for the purposes of the application.
 - (3) On an application under this section the Minister may allow, on any condition determined by the Minister, the disclosing member to preside at the meeting, and at any subsequent meeting, (if otherwise qualified to preside) or to participate in discussions or the decision making procedures relating to the matter if —
 - (a) there would not otherwise be a sufficient number of members to deal with the matter; or
 - (b) the Minister is of the opinion that it is in the interests of the electors or ratepayers to do so.
 - (4) A person must not contravene a condition imposed by the Minister under this section. Penalty: \$10 000 or imprisonment for 2 years.
 - (5) A decision under this section must be recorded in the minutes of the meeting relating to the matter.

[Section 5.69 amended: No. 49 of 2004 s. 53; No. 16 of 2019 s. 31.]

- 5.69A. Minister may exempt committee members from disclosure requirements
 - (1) A council or a CEO may apply to the Minister to exempt the members of a committee from some or all of the provisions of this Subdivision relating to the disclosure of interests by committee members.
 - (2) An application under subsection (1) is to include
 - (a) the name of the committee, details of the function of the committee and the reasons why the exemption is sought; and
 - (b) any other information required by the Minister for the purposes of the application.

- (3) On an application under this section the Minister may grant the exemption, on any conditions determined by the Minister, if the Minister is of the opinion that it is in the interests of the electors or ratepayers to do so.
- (4) A person must not contravene a condition imposed by the Minister under this section.

Penalty: \$10 000 or imprisonment for 2 years.

[Section 5.69A inserted: No. 64 of 1998 s. 34(1)

- 5.70. Employees to disclose interests relating to advice or reports
 - (1) In this section
 - **employee** includes a person who, under a contract for services with the local government, provides advice or a report on a matter.
 - (2) An employee who has an interest in any matter in respect of which the employee is providing advice or a report directly to the council or a committee must disclose the nature of the interest when giving the advice or report.
 - Penalty for this subsection: a fine of \$10 000 or imprisonment for 2 years.
 - (2A) Subsection (2) applies to a CEO even if the advice or report is provided in accordance with a decision made under section 5.71B(2) or (6).
 - (3) An employee who discloses an interest under this section must, if required to do so by the council or committee, as the case may be, disclose the extent of the interest.
 - Penalty for this subsection: a fine of \$10 000 or imprisonment for 2 years.

[Section 5.70 amended: No. 16 of 2019 s. 32.]

- 5.71. Employees to disclose interests relating to delegated functions
 - If, under Division 4, an employee has been delegated a power or duty relating to a matter and the employee has an interest in the matter, the employee must not exercise the power or discharge the duty and
 - (a) in the case of the CEO, must disclose to the mayor or president the nature of the interest as soon as practicable after becoming aware that he or she has the interest in the matter: and
 - (b) in the case of any other employee, must disclose to the CEO the nature of the interest as soon as practicable after becoming aware that he or she has the interest in the matter.

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Council Members
- Chief Executive Officer

STAFF RECOMMENDATION

That Council note any requests or ideas to be actioned.

COUNCIL RESOLUTION

MIN 143/22 MOTION - Moved Cr. Ryan Seconded Cr. Leake

That Council receive the operational items raised at the Strategic Community Plan community forum held on Thursday, 15th September 2022 and request Council staff investigate and act at their earliest convenience.

CARRIED 7/0

9.4 STATUS REPORT OF ACTION SHEET

File Ref: Various

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: 1. Action Sheet - August 22

BACKGROUND

Council at its March 2017 Ordinary Meeting of Council discussed the use of Council's status report and its reporting mechanisms.

Council therefore after discussing this matter agreed to have a monthly item presented to Council regarding the Status Report which provides Council with monthly updates on officers' actions regarding decisions made at Council.

It can also be utilised as a tool to track progress on Capital projects.

STAFF COMMENT

This report has been presented to provide an additional measure for Council to be kept up to date with progress on items presented to Council or that affect Council.

Council can add extra items to this report as they wish.

The concept of the report will be that every action from Council's Ordinary and Special Council Meetings will be placed into the Status Report and only when the action is fully complete can the item be removed from the register. However the item is to be presented to the next Council Meeting shading the item prior to its removal.

This provides Council with an explanation on what has occurred to complete the item and ensure they are happy prior to this being removed from the report.

TEN YEAR FINANCIAL PLAN

There is no direct impact on the long term financial plan.

FINANCIAL IMPLICATIONS

Financial Implications will be applicable depending on the decision of Council. However this will be duly noted in the Agenda Item prepared for this specific action.

STATUTORY IMPLICATIONS

NIL know at this time.

STAFF COMMENT

This report has been presented to provide an additional measure for Council to be kept up to date with progress on items presented to Council or that affect Council.

Council can add extra items to this report as they wish.

The concept of the report will be that every action from Council's Ordinary and Special Council Meetings will be placed into the Status Report and only when the action is fully complete can the item be removed from the register. However the item is to be presented to the next Council Meeting shading the item prior to its removal.

This provides Council with an explanation on what has occurred to complete the item and ensure they are happy prior to this being removed from the report.

TEN YEAR FINANCIAL PLAN

There is no direct impact on the long term financial plan.

FINANCIAL IMPLICATIONS

Financial Implications will be applicable depending on the decision of Council. However this will be duly noted in the Agenda Item prepared for this specific action.

STATUTORY IMPLICATIONS

Local Government Act 1995 (as amended)

Section 2.7. The role of the council

- (1) The council
 - (a) Directs and controls the local government's affairs; and
 - (b) is responsible for the performance of the local government's functions.
- (2) Without limiting subsection (1), the council is to
 - (a) oversee the allocation of the local government's finances and resources; and
 - (b) determine the local government's policies.

Section 2.8. The role of the mayor or president

- (1) The mayor or president
 - (a) presides at meetings in accordance with this Act;
 - (b) provides leadership and guidance to the community in the district;
 - (c) carries out civic and ceremonial duties on behalf of the local government;
 - (d) speaks on behalf of the local government;
 - (e) performs such other functions as are given to the mayor or president by this Act or any other written law; and
 - (f) liaises with the CEO on the local government's affairs and the performance of its functions.
- (2) Section 2.10 applies to a councillor who is also the mayor or president and extends to a mayor or president who is not a councillor.

Section 2.9. The role of the deputy mayor or deputy president

The deputy mayor or deputy president performs the functions of the mayor or president when authorised to do so under section 5.34.

Section 2.10. The role of councillors

A councillor —

- (a) represents the interests of electors, ratepayers and residents of the district;
- (b) provides leadership and guidance to the community in the district;
- (c) facilitates communication between the community and the council;
- (d) participates in the local government's decision-making processes at council and committee meetings; and
- (e) performs such other functions as are given to a councillor by this Act or any other written law.

5.60. When person has an interest

For the purposes of this Subdivision, a relevant person has an interest in a matter if either —

- (a) the relevant person; or
- (b) a person with whom the relevant person is closely associated,

has -

- (c) a direct or indirect financial interest in the matter; or
- (d) a proximity interest in the matter.

[Section 5.60 inserted by No. 64 of 1998 s. 30.]

5.60A. Financial interest

For the purposes of this Subdivision, a person has a financial interest in a matter if it is reasonable to expect that the matter will, if dealt with by the local government, or an employee or committee of the local government or member of the council of the local government, in a particular way, result in a financial gain, loss, benefit or detriment for the person.

[Section 5.60A inserted by No. 64 of 1998 s. 30; amended by No. 49 of 2004 s. 50.]

5.60B. Proximity interest

- (1) For the purposes of this Subdivision, a person has a proximity interest in a matter if the matter concerns
 - (a) a proposed change to a planning scheme affecting land that adjoins the person's land:
 - (b) a proposed change to the zoning or use of land that adjoins the person's land; or
 - (c) a proposed development (as defined in section 5.63(5)) of land that adjoins the person's land.
- (2) In this section, land (the proposal land) adjoins a person's land if
 - (a) the proposal land, not being a thoroughfare, has a common boundary with the person's land;
 - (b) the proposal land, or any part of it, is directly across a thoroughfare from, the person's land; or
 - (c) the proposal land is that part of a thoroughfare that has a common boundary with the person's land.
- (3) In this section a reference to a person's land is a reference to any land owned by the person or in which the person has any estate or interest.

[Section 5.60B inserted by No. 64 of 1998 s. 30.]

5.61. Indirect financial interests

A reference in this Subdivision to an indirect financial interest of a person in a matter includes a reference to a financial relationship between that person and another person who requires a local government decision in relation to the matter.

5.62. Closely associated persons

- (1) For the purposes of this Subdivision a person is to be treated as being closely associated with a relevant person if
 - (a) the person is in partnership with the relevant person; or
 - (b) the person is an employer of the relevant person; or
 - (c) the person is a beneficiary under a trust, or an object of a discretionary trust, of which the relevant person is a trustee; or

- (ca) the person belongs to a class of persons that is prescribed; or
- (d) the person is a body corporate
 - (i) of which the relevant person is a director, secretary or executive officer; or
 - (ii) in which the relevant person holds shares having a total value exceeding
 - (I) the prescribed amount; or
 - (II) the prescribed percentage of the total value of the issued share capital of the company,

whichever is less;

or

- (e) the person is the spouse, de facto partner or child of the relevant person and is living with the relevant person; or
- (ea) the relevant person is a council member and the person
 - (i) gave a notifiable gift to the relevant person in relation to the election at which the relevant person was last elected; or
 - (ii) has given a notifiable gift to the relevant person since the relevant person was last elected;

or

- (eb) the relevant person is a council member and since the relevant person was last elected the person
 - (i) gave to the relevant person a gift that section 5.82 requires the relevant person to disclose; or
 - (ii) made a contribution to travel undertaken by the relevant person that section 5.83 requires the relevant person to disclose;

or

- (f) the person has a relationship specified in any of paragraphs (a) to (d) in respect of the relevant person's spouse or de facto partner if the spouse or de facto partner is living with the relevant person.
- (2) In subsection (1)
 - **notifiable gift** means a gift about which the relevant person was or is required by regulations under section 4.59(a) to provide information in relation to an election;
 - value, in relation to shares, means the value of the shares calculated in the prescribed manner or using the prescribed method.

[Section 5.62 amended by No. 64 of 1998 s. 31; No. 28 of 2003 s. 110; No. 49 of 2004 s. 51; No. 17 of 2009 s. 26.]

- 5.63. Some interests need not be disclosed
 - (1) Sections 5.65, 5.70 and 5.71 do not apply to a relevant person who has any of the following interests in a matter
 - (a) an interest common to a significant number of electors or ratepayers;
 - (b) an interest in the imposition of any rate, charge or fee by the local government;
 - (c) an interest relating to a fee, reimbursement of an expense or an allowance to which section 5.98, 5.98A, 5.99, 5.99A, 5.100 or 5.101(2) refers;
 - (d) an interest relating to the pay, terms or conditions of an employee unless
 - (i) the relevant person is the employee; or
 - (ii) either the relevant person's spouse, de facto partner or child is the employee if the spouse, de facto partner or child is living with the relevant person;

[(e) deleted]

- (f) an interest arising only because the relevant person is, or intends to become, a member or office bearer of a body with non-profit making objects;
- (g) an interest arising only because the relevant person is, or intends to become, a member, office bearer, officer or employee of a department of the Public Service of the State or Commonwealth or a body established under this Act or any other written law; or
- (h) a prescribed interest.
- (2) If a relevant person has a financial interest because the valuation of land in which the person has an interest may be affected by
 - (a) any proposed change to a planning scheme for any area in the district;
 - (b) any proposed change to the zoning or use of land in the district; or
 - (c) the proposed development of land in the district,

then, subject to subsection (3) and (4), the person is not to be treated as having an interest in a matter for the purposes of sections 5.65, 5.70 and 5.71.

- (3) If a relevant person has a financial interest because the valuation of land in which the person has an interest may be affected by
 - (a) any proposed change to a planning scheme for that land or any land adjacent to that land;
 - (b) any proposed change to the zoning or use of that land or any land adjacent to that land; or
 - (c) the proposed development of that land or any land adjacent to that land,

then nothing in this section prevents sections 5.65, 5.70 and 5.71 from applying to the relevant person.

- (4) If a relevant person has a financial interest because any land in which the person has any interest other than an interest relating to the valuation of that land or any land adjacent to that land may be affected by
 - (a) any proposed change to a planning scheme for any area in the district;
 - (b) any proposed change to the zoning or use of land in the district; or
 - (c) the proposed development of land in the district,

then nothing in this section prevents sections 5.65, 5.70 and 5.71 from applying to the relevant person.

(5) A reference in subsection (2), (3) or (4) to the development of land is a reference to the development, maintenance or management of the land or of services or facilities on the land

[Section 5.63 amended by No. 1 of 1998 s. 15; No. 64 of 1998 s. 32; No. 28 of 2003 s. 111; No. 49 of 2004 s. 52; No. 17 of 2009 s. 27.]

[**5.64.** Deleted by No. 28 of 2003 s. 112.]

5.65. Members' interests in matters to be discussed at meetings to be disclosed

- (1) A member who has an interest in any matter to be discussed at a council or committee meeting that will be attended by the member must disclose the nature of the interest
 - (a) in a written notice given to the CEO before the meeting; or
 - (b) at the meeting immediately before the matter is discussed.

Penalty: \$10 000 or imprisonment for 2 years.

- (2) It is a defence to a prosecution under this section if the member proves that he or she did not know
 - (a) that he or she had an interest in the matter; or
 - (b) that the matter in which he or she had an interest would be discussed at the meeting.
- (3) This section does not apply to a person who is a member of a committee referred to in section 5.9(2)(f).
- 5.66. Meeting to be informed of disclosures

If a member has disclosed an interest in a written notice given to the CEO before a meeting then —

- (a) before the meeting the CEO is to cause the notice to be given to the person who is to preside at the meeting; and
- (b) at the meeting the person presiding is to bring the notice and its contents to the attention of the persons present immediately before the matters to which the disclosure relates are discussed.

[Section 5.66 amended by No. 1 of 1998 s. 16; No. 64 of 1998 s. 33.]

5.67. Disclosing members not to participate in meetings

A member who makes a disclosure under section 5.65 must not —

- (a) preside at the part of the meeting relating to the matter; or
- (b) participate in, or be present during, any discussion or decision making procedure relating to the matter,

unless, and to the extent that, the disclosing member is allowed to do so under section 5.68 or 5.69.

Penalty: \$10 000 or imprisonment for 2 years.

- 5.68. Councils and committees may allow members disclosing interests to participate etc. in meetings
 - (1) If a member has disclosed, under section 5.65, an interest in a matter, the members present at the meeting who are entitled to vote on the matter
 - (a) may allow the disclosing member to be present during any discussion or decision making procedure relating to the matter; and
 - (b) may allow, to the extent decided by those members, the disclosing member to preside at the meeting (if otherwise qualified to preside) or to participate in discussions and the decision making procedures relating to the matter if
 - (i) the disclosing member also discloses the extent of the interest; and
 - (ii) those members decide that the interest
 - (I) is so trivial or insignificant as to be unlikely to influence the disclosing member's conduct in relation to the matter; or
 - (II) is common to a significant number of electors or ratepayers.
 - (2) A decision under this section is to be recorded in the minutes of the meeting relating to the matter together with the extent of any participation allowed by the council or committee.
 - (3) This section does not prevent the disclosing member from discussing, or participating in the decision making process on, the question of whether an application should be made to the Minister under section 5.69.
- 5.69. Minister may allow members disclosing interests to participate etc. in meetings
 - (1) If a member has disclosed, under section 5.65, an interest in a matter, the council or the CEO may apply to the Minister to allow the disclosing member to participate in the part of the meeting, and any subsequent meeting, relating to the matter.

- (2) An application made under subsection (1) is to include
 - (a) details of the nature of the interest disclosed and the extent of the interest; and
 - (b) any other information required by the Minister for the purposes of the application.
- (3) On an application under this section the Minister may allow, on any condition determined by the Minister, the disclosing member to preside at the meeting, and at any subsequent meeting, (if otherwise qualified to preside) or to participate in discussions or the decision making procedures relating to the matter if
 - (a) there would not otherwise be a sufficient number of members to deal with the matter; or
 - (b) the Minister is of the opinion that it is in the interests of the electors or ratepayers to do so.
- (4) A person must not contravene a condition imposed by the Minister under this section.

Penalty: \$10 000 or imprisonment for 2 years.

[Section 5.69 amended by No. 49 of 2004 s. 53.]

- 5.69A. Minister may exempt committee members from disclosure requirements
 - (1) A council or a CEO may apply to the Minister to exempt the members of a committee from some or all of the provisions of this Subdivision relating to the disclosure of interests by committee members.
 - (2) An application under subsection (1) is to include
 - (a) the name of the committee, details of the function of the committee and the reasons why the exemption is sought; and
 - (b) any other information required by the Minister for the purposes of the application.
 - (3) On an application under this section the Minister may grant the exemption, on any conditions determined by the Minister, if the Minister is of the opinion that it is in the interests of the electors or ratepayers to do so.
 - (4) A person must not contravene a condition imposed by the Minister under this section.

Penalty: \$10 000 or imprisonment for 2 years.

[Section 5.69A inserted by No. 64 of 1998 s. 34(1).]

- 5.70. Employees to disclose interests relating to advice or reports
 - (1) In this section
 - employee includes a person who, under a contract for services with the local government, provides advice or a report on a matter.
 - (2) An employee who has an interest in any matter in respect of which the employee is providing advice or a report directly to the council or a committee must disclose the nature of the interest when giving the advice or report.
 - (3) An employee who discloses an interest under this section must, if required to do so by the council or committee, as the case may be, disclose the extent of the interest.

Penalty: \$10 000 or imprisonment for 2 years.

5.71. Employees to disclose interests relating to delegated functions

If, under Division 4, an employee has been delegated a power or duty relating to a matter and the employee has an interest in the matter, the employee must not exercise the power or discharge the duty and —

- (a) in the case of the CEO, must disclose to the mayor or president the nature of the interest as soon as practicable after becoming aware that he or she has the interest in the matter; and
- (b) in the case of any other employee, must disclose to the CEO the nature of the interest as soon as practicable after becoming aware that he or she has the interest in the matter.

Penalty: \$10 000 or imprisonment for 2 years.

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Chief Executive Officer
- Manager of Governance
- Manager Works and Services
- Council Staff
- Council
- Community Members.

STAFF RECOMMENDATION

That Council receive the status report.

COUNCIL RESOLUTION

MIN 144/22 MOTION - Moved Cr. Gardiner Seconded Cr. Ryan

That Council receive the status report.

CARRIED 7/0

9.5 COMMITTEE REPRESENTATION ON RESIGNATION OF CR. O'NEILL

File Ref: Various

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: Nil

BACKGROUND

Council on the 24th June 2022 received official notification from Cr. Scott O'Neill that he would be stepping down in his role as Shire President and Councillor effective 1st August 2022.

Council's Management elected to conduct an extraordinary election for the vacant position up to October 2023 when the Ordinary election is schedule of which Cr. O'Neill's term official expired.

The election is set to occur on Friday, 9th September 2022 however Cr. O'Neill was represented on several committees therefore, these positions need to be filled.

Council's October 2021 Ordinary Meeting of Council – 26th October 2021

MIN 001/21 MOTION - Moved Cr. Reid Seconded Cr. Leake

That Council appoint the following members to committees/groups/panels

Audit Committee

That Audit Committee comprises full Council

Arts & Culture Committee

Council's representatives on the Arts & Culture Committee are:

Delegate - Cr. Ryan

Delegate - Chief Executive Officer or Delegate

Behaviour Complaints Committee

Council's representatives on the Behaviour Complaints Committee are:

Delegate - Cr. O'Neill

Delegate – Cr. Ryan

Delegate - Cr. Reid

Delegate - Cr. Steber

Deputy Delegate - Cr. Forsyth

Deputy Delegate - Cr. Gardiner

Emergency Committee

Council's representatives on the Emergency Committee comprise of:

Delegate - Cr. O'Neill

Delegate – Cr. Ryan

Deputy Delegate - Cr. Steber

Great Eastern Country Zone – Western Australian Local Government Association

Council Delegate to the Great Eastern Country Zone of WALGA comprise of:

Delegate - Cr. Ryan

Delegate - Chief Executive Officer

Deputy Delegate - Cr. O'Neill

Regional Road Group

Council's representatives on the Wheatbelt North Regional Road Group, Kellerberrin Sub-Group are:

Delegate - Cr. Forsyth

Delegate - Chief Executive Officer

Deputy Delegate - Cr. Leake

Local Emergency Management Committee (LEMC)

Council's representatives on the Local Emergency Management Committee comprise of:

Delegate - Cr. Leake

Deputy Delegate - Cr. Reid

Wheatbelt Eastern Regional Organisation of Councils (WEROC)

Council's representatives on the Wheatbelt East Regional Organisation of Councils are:

Delegate - Cr. Ryan

Delegate - Chief Executive Officer

Deputy Delegate - Cr. O'Neill

Sport & Recreation Steering Committee

Council's representatives on the Sport and Recreation Steering Committee are:

Delegate - Cr. Steber

Deputy Delegate - Cr. O'Neill

Local Hospital Advisory Group (L-HAG)

Council's representative on the Local Health Advisory Group is:

Delegate - Cr. Gardiner

Deputy Delegate - Cr. O'Neill

Regional Development Assessment Panel

Council's representatives on the Regional Development Assessment Panel are:

Delegate - Cr. Forsyth

Deputy Delegate - Cr. Leake

Central East Aged Care Committee (CEACA)

Council's representatives on the Central East Aged Care Committee are:

Delegate - Cr. Forsyth

Deputy Delegate Cr. Gardiner

Roadworks Advisory Committee

Councils representatives on the Roadworks Advisory Committee are:

Delegate - Cr. Steber

Delegate - Cr. Forsyth

Delegate - Chief Executive Officer

Delegate - Manger of Works Services

CARRIED 7/0
BY ABSOLUTE MAJORITY

STAFF COMMENT

Council at this time can undertake a full review of the Committee representation or can elect to only find replacements for the positions wherein the resignation of Cr. O'Neill has left a vacancy as per the following committees;

- Behaviour Complaints Committee
- Emergency Committee
- Great Eastern Country Zone (Deputy Delegate)
- Wheatbelt East Regional Organisations of Council (WEROC) (Deputy Delegate)
- Sport and Recreation Steering Committee (Deputy Delegate)

• Local Health Advisory Group (LHAG) – (Deputy Delegate)

TEN YEAR FINANCIAL PLAN

Nil known at this time.

FINANCIAL IMPLICATIONS

Nil known at this time.

STATUTORY IMPLICATIONS

Local Government Act 1995 Subdivision 2 — Committees and their meetings

5.10. Appointment of committee members

- (1) A committee is to have as its members
 - (a) persons appointed* by the local government to be members of the committee (other than those referred to in paragraph (b)); and
 - (b) persons who are appointed to be members of the committee under subsection (4) or (5).
 - * Absolute majority required.
- (2) At any given time each council member is entitled to be a member of at least one committee referred to in section 5.9(2)(a) or (b) and if a council member nominates himself or herself to be a member of such a committee or committees, the local government is to include that council member in the persons appointed under subsection (1)(a) to at least one of those committees as the local government decides.
- (3) Section 52 of the *Interpretation Act 1984* applies to appointments of committee members other than those appointed under subsection (4) or (5) but any power exercised under section 52(1) of that Act can only be exercised on the decision of an absolute majority of the local government.
- (4) If at a meeting of the council a local government is to make an appointment to a committee that has or could have a council member as a member and the mayor or president informs the local government of his or her wish to be a member of the committee, the local government is to appoint the mayor or president to be a member of the committee.
- (5) If at a meeting of the council a local government is to make an appointment to a committee that has or will have an employee as a member and the CEO informs the local government of his or her wish
 - (a) to be a member of the committee; or
 - (b) that a representative of the CEO be a member of the committee,

the local government is to appoint the CEO or the CEO's representative, as the case may be, to be a member of the committee.

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefit s (to the Shire and our community)
- 2. Our lifestyle and strong sense of community

3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Council Members
- Chief Executive Officer
- Manager of Governance

Community groups will be advised of the membership outcome following the council decision.

STAFF RECOMMENDATION

That Council on the resignation of Cr. O'Neill appoint the following member to the committees/groups/panels that Cr. O'Neill was represented;

Behaviour Complaints Committee

Delegate – Cr. (Shire President) Deputy Delegate – Cr.

Emergency Committee

Delegate - Cr. (Shire President) Deputy Delegate – Cr.

Great Eastern Country Zone – Western Australian Local Government Association Deputy Delegate – Cr.

Wheatbelt Eastern Regional Organisation of Councils (WEROC)

Deputy Delegate - Cr.

Sport & Recreation Steering Committee

Deputy Delegate – Cr.

Local Hospital Advisory Group (L-HAG)

Deputy Delegate - Cr.

COUNCIL RESOLUTION

MOTION - Moved Cr. Reid MIN 145/22 Seconded Cr. Leake

That Council on the resignation of Cr. O'Neill appoint the following member to the committees/groups/panels that Cr. O'Neill was represented;

Behaviour Complaints Committee

Delegate - Cr. Steber

Delegate - Cr. Pryer

Emergency Committee Delegate - Cr. Steber

Deputy Delegate - Cr. Leake

Item 9.5 Page 36 Great Eastern Country Zone – Western Australian Local Government Association Deputy Delegate – Cr. Forsyth

Wheatbelt Eastern Regional Organisation of Councils (WEROC) Deputy Delegate – Cr. Forsyth

Sport & Recreation Steering Committee Deputy Delegate – Cr. Reid

Local Hospital Advisory Group (L-HAG) Deputy Delegate – Cr. Pryer

CARRIED 7/0 BY ABSOLUTE MAJORITY

9.6 COMMON SEAL REGISTER AND REPORTING

File Ref: ADM52

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: 1. Common Seal Register - August 22 (under separate cover)

BACKGROUND

To seek Council's endorsement for the application of the Shire of Kellerberrin Common Seal in accordance with the Common Seal Register.

STAFF COMMENT

Application of the Seal is accompanied by the signatures of the President and Chief Executive Officer.

A register is maintained to record all occasions on which the Seal is applied. The register is maintained, updated and should be presented to Council on a quarterly basis. A process will be put in place to ensure that this occurs. It is recommended that Council formalises the receipt of the affixation of the Common Seal Report for endorsement.

Generally, the Common Seal is only applied in circumstances where the Council has specifically resolved to enter into an agreement, lease or dispose of or acquire land. There are however, occasions where the Seal is required to be applied urgently and Council's endorsement is sought retrospectively.

Attached to this report is a short list of agreements that require Council endorsement for use of the Common Seal.

TEN YEAR FINANCIAL PLAN

There is no direct impact on the Long Term Financial Plan.

FINANCIAL IMPLICATIONS

There are no financial impacts.

STATUTORY IMPLICATIONS

Shire of Kellerberrin Standing Orders Local Law 2016

Clause 19.1 The Council's Common Seal

- (1) The CEO is to have charge of the common seal of the Local Government, and is responsible for the safe custody and proper use of it.
- (2) The common seal of the Local Government may only be used on the authority of the Council given either generally or specifically and every document to which the seal is affixed must be signed by the President and the CEO or a senior employee authorised by him or her.
- (3) The common seal of the local government is to be affixed to any local law which is made by the local government.
- (4) The CEO is to record in a register each date on which the common seal of the Local Government was affixed to a document, the nature of the document, and the parties to any agreement to which the common seal was affixed.
- (5) Any person who uses the common seal of the Local Government or a replica thereof without authority commits an offence.

Penalty \$1,000

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Councils President
- Councils Deputy President
- Chief Executive Officer
- Manager of Governance

STAFF RECOMMENDATION

That Council acknowledges that the Shire of Kellerberrin's Common Seal was one affixed to any documents in this quarter.

COUNCIL RESOLUTION

MIN 146/22 MOTION - Moved Cr. Leake Seconded Cr. Pryer

That Council acknowledges that the Shire of Kellerberrin's Common Seal was affixed to documents in this quarter as per attachment.

CARRIED 7/0

9.7 WALGA - MEMBER MOTIONS FOR CONSIDERATION - AGM

File Ref: OLGOV-12

Author: Raymond Griffiths, Chief Executive Officer
Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: Nil

BACKGROUND

The Annual General Meeting of WALGA is scheduled for Monday, 3rd October 2022. There are eleven (11) member motions to be presented as part of the agenda for the 2022 AGM of the Western Australian Local Government Association (WALGA).

STAFF COMMENT

The following motions are summarised for Council to consider. Council appointed Delegates attending the Annual General Meeting of the WA Local Government Association are required to vote according to the indicative determinations from the Council in regards to the following summary motions presented in the mentioned Agenda and Meeting.

A full copy of the Motions have been attached to this Agenda Item for detailed Council reading and direction to appointed Delegates;

Agenda Item	Local Government Proponent	Motion Title
3.1	Shire of Dardanup	Road Traffic Issues
3.2	City of Wanneroo	Car Parking and Traffic Congestion Around Schools
3.3	Shire of Dundas	Proposal for Regional Road Maintenance Contracts with Main Roads WA
3.4	Shire of Dundas	Northern Australia Beef Roads Program
3.5	Shire of Dundas	3D House Printing Building Compliance
3.6	Shire of Gingin	South West Native Title Settlement
3.7	Shire of Gingin	Land Offset Compensation to Local Governments
3.8	Shire of Serpentine Jarrahdale	Review of the Rating Methodology used by the Valuer-General
3.9	Shire of Gingin	WA Local Government Rating Model
3.10	Shire of Capel	Reform of the Cat Act 2011
3.11	WALG Executive	WALGA Best Practice Governance Review - Principles

Please find below the motions for the abovementioned items and an "In-Brief" information regarding the item. The full agenda is attached for further information regarding all agenda items.

ITEM 3.1

That WALGA Advocate on behalf of the local government sector to the State Government and in particular, Main Roads, to increase importance and weight given to local knowledge and input regarding road traffic issues including requests for speed reduction, intersection treatments and overall preventative and traffic safety measures

NOTES

Request for WALGA to advocate for greater local input into road and intersection treatments.

ITEM 3.2

That WALGA engages with the State Government on behalf of Local Government to review issues associated with car parking and traffic congestion around school sites including but not limited to:

- 1. Reviewing car parking standards for schools;
- 2. Ensuring sufficient land is set aside for the provision of parking on school sites;
- 3. Reviewing the co-location of schools to avoid issues being exacerbated;
- 4. Restricting school access from major roads;
- 5. Developing plans to enable schools to manage school traffic;
- 6. Develop programs to educate drivers; and
- 7. Develop options and implement initiatives to encourage alternative modes of transport to school.

NOTES

- Car parking and traffic congestion around school sites has been and continues to be problematic.
- Causes arise from lack of parking, lack of adequate drop-off and pick-up areas and driver behaviour.
- Issues include illegal parking and traffic movements leading to conflict and potentially dangerous situations.
- Issues are not exclusive to City of Wanneroo.
- Requires a wide-ranging review of standards and school location.
- Requires better management of traffic by schools and development of driver education programs.
- Requires development of options and programs to alternative modes of travel to and from school.

ITEM 3.3

That WALGA assist Local Governments and work with the Hon Minister Rita Saffioti to introduce a similar program that is currently in play in Queensland and introduce a sole invitee Program for Local Governments to engage in a Road Maintenance Performance Contract with Main Roads WA.

NOTES

- \$29.7 billion total investment through QTRIP 2022-23 to 2025-26.
- 25,200 jobs supported over the life of program in Local Governments in Queensland.
- Main Roads WA Projects can be viewed here.

ITEM 3.4

That WALGA work with the Hon Madeleine King MP Minister for Resources and Minister for Northern Australia to make Beef Road Funding available to all Australian Local Governments north and south, or establish a Southern Australia Beef Road Funding Program to allow for equitable support across Australia's beef and agriculture industries.

NOTES

- At the 2022-23 Budget, the Australian Government extended the Northern Australia Roads Program by committing a further \$380 million to road projects in Northern Australia over four years from 2022-23 to 2025-26.
- Projects to be funded from this new \$380 million commitment will be determined following engagement with stakeholders and project delivery partners.
- This extension builds on the Australian Government's initial \$600 million investment, which is
 nearing completion. Roads identified in Infrastructure Australia's Northern Australia Audit, along
 with other roads identified as priorities by the states and territories, such as those connecting
 communities, or regional towns to ports, were considered for funding.

ITEM 3.5

That WALGA requests:

- 1. Assistance from Minister for Industry and Science The Hon Ed Husic MP, Minister for Housing and Homelessness, Small Business The Hon Julie Collins MP, Minister for Infrastructure, Transport, Regional Development and Local Government The Hon Catherine King MP to work with Ministers from all State and Territory Governments who have Building and Construction in their portfolios, to collaborate and to consider removing impediments within the National Construction Code Series and associated Australian Standards, that dissuade industry from adopting 3D printing as a building method.
- 2. That the Government provide instruments to incentivise private industry to develop 3D printing and include this as an acceptable building practice.

NOTES

- The section of the National Building Code that would need to change is National Construction Code, Building Code of Australia 2019 Volume 1 Amendment 1
- Australian Standards Adopted by Reference
- The Building Act 2011
- Building Regulations 2012

ITEM 3.6

That WALGA advocate to the State Government that Local Governments be provided with the full list of potential land to be requested for transfer as part of the South West Native Title Settlement and that a minimum of three months be provided for Council to provide feedback.

NOTES

• WALGA to advocate for a review into how Local Governments are requested to consider land to potentially be transferred as part of the South West Native Title Settlement.

ITEM 3.7

That WALGA advocate to the State Government that the Developer requiring land offsets within another Local Government be required to pay a fee to the Local Government for the loss of rates and ongoing maintenance of infrastructure to the Land.

NOTES

 State Government to legislate that Developers requiring Land Offsets within another Local Government pay for the loss of that rateable land to the Local Government whose land is being used as the offset.

ITEM 3.8

Advocate for a full review of the rating methodology used by the Valuer-General to value all land in the State of Western Australia.

NOTES

- Landgate conducts valuations of property based on the GRV and UV of a property.
- In Victoria valuations are conducted using the capital improved value of a property. This method should be explored.

ITEM 3.9

That WALGA advocate to the State Government and the Valuer Generals' Office that a different rating model be trialled across several Councils whereby the Unimproved Value rate is abolished, and all properties are rated for Gross Rental Value or Capital Value.

NOTES

 WALGA to advocate for a full rating process review with potential of removing all UV rates and only rating GRV.

ITEM 3.10

That the WA Local Government sector requests the WA State Government prioritise reforms to the Cat Act 2011, in accordance with the Statutory Review undertaken and tabled in the State Parliament on 27 November 2019.

NOTES

- Statutory review into the Cat Act 2011 was undertaken in 2019.
- No reforms or amendments to the Cat Act have resulted from the review.
- Request that WALGA advocate for the reforms to be undertaken.

ITEM 3.11

That:

- 1. The update on the Best Practice Governance Review project be noted, and
- 2. The principles to inform WALGA's future governance model, as follows and as per the attached Principles document, be endorsed:
 - a. Representative WALGA unites and represents the entire Local Government sector in WA and understands the diverse nature and needs of members, regional communities and economies.
 - Responsive WALGA is an agile association which acts quickly to respond to the needs
 of members and stakeholders.
 - c. Results Oriented WALGA dedicates resources and efforts to secure the best outcomes for Local Government and supports the delivery of high-quality projects, programs and services.

NOTES

- State Council commissioned a Best Practice Governance Review to consider and engage with members on alternative governance models.
- The Steering Committee, appointed by State Council to oversee the project, has put forward principles to the 2022 Annual General Meeting for member consideration.
- The principles have been endorsed by State Council at their 22 August 2022 Special Meeting.
- Following consideration of the principles, a thorough consultation and engagement process will be undertaken with members on potential future models.

TEN YEAR FINANCIAL PLAN

NIL Known at this time

FINANCIAL IMPLICATIONS

NIL Known at this time

STATUTORY IMPLICATIONS

Cat Act 2011

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Chief Executive Officer
- Manager of Governance

CARRIED 7/0

STAFF RECOMMENDATION

That Council directs its appointed delegates to vote as follows;

Agenda Item	Motion Title	Support/Not Supported
3.1	Road Traffic Issues	Support
3.2	Car Parking and Traffic Congestion Around Schools	Support
3.3	Proposal for Regional Road Maintenance Contracts with Main Roads WA	Support
3.4	Northern Australia Beef Roads Program	Support
3.5	3D House Printing Building Compliance	Support
3.6	South West Native Title Settlement	Support
3.7	Land Offset Compensation to Local Governments	Support
3.8	Review of the Rating Methodology used by the Valuer-General	Support
3.9	WA Local Government Rating Model	Support
3.10	Reform of the Cat Act 2011	Support
3.11	WALGA Best Practice Governance Review - Principles	Support

COUNCIL RESOLUTION

MIN 147/22 MOTION - Moved Cr. Ryan Seconded Cr. Forsyth

That Council directs its appointed delegates to vote as follows;

Agenda Item	Motion Title	Support/Not
		Supported
3.1	Road Traffic Issues	Support
3.2	Car Parking and Traffic Congestion Around Schools	Support
3.3	Proposal for Regional Road Maintenance Contracts with Main Roads WA	Support
3.4	Northern Australia Beef Roads Program	Support
3.5	3D House Printing Building Compliance	Support
3.6	South West Native Title Settlement	Support
3.7	Land Offset Compensation to Local Governments	Support
3.8	Review of the Rating Methodology used by the Valuer- General	Support
3.9	WA Local Government Rating Model	Support
3.10	Reform of the Cat Act 2011	Support
3.11	WALGA Best Practice Governance Review - Principles	Support

9.8 KELLERBERRIN MEN'S SHED - KELLERBERRIN MEMORIAL TOWN HALL

File Ref: ICR222982

Author: Raymond Griffiths, Chief Executive Officer

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: 1. Booking Form (under separate cover)

2. Proposal - WEROC (under separate cover)

BACKGROUND

Council on the 3rd August 2022 received correspondence from the Kellerberrin Men's Shed approaching Council for the use of the Kellerberrin Memorial Hall for an extended period of time from 11th April 2023 – 22nd May 2023. The hire is for the WA Men's Shed Ironman Sculpture Awards.

Below is exert from the correspondence received from the Kellerberrin Men's Shed.

The Kellerberrin Men's Shed would like to approach Council for the use of the Kellerberrin Memorial Hall on the dates suggested above.

The Men's Shed will use the hall for wood craftsmanship for an upcoming festival which will include steel/metal and other media within other areas of town.

The Men's shed is requesting support from Council for this event and we write to you to request a subsidized rate for usage. Our request is for the hall over the periods indicated below;

Members bring goods to town: $11^{th} - 16^{th}$ April 2023 Setup or Dump in: $16^{th} - 20^{th}$ April 2023

Opening: 21st April 2023

Opening to General Public: 22nd April 2023 – 19th May 2023

Bump Out: $20^{th} - 21^{st}$ May 2023

Return Keys and Clean up 22nd May 2023

Requirements

Use of Hall (Including Kitchen etc) Four (4) Days

Use of Hall Only Thirty One (31) Days

The Kellerberrin Men's Shed is currently negotiating with a major sponsor who has requested confidentiality at this time. This will be finalised shortly.

This is a Kellerberrin Men's Shed initiative and support by Men's Sheds WA and its WA membership.

STAFF COMMENT

In reviewing the request from the Kellerberrin Men's Shed that consideration needs to be given should there be a requirement for the use of the Town Hall during that period requested. Council understands that should a booking be made the period is locked out for use, however with the venue not being fully hired (paid) is there some flexibility in this arrangement.

There is some occasions where the hall is hired for Funerals, Birthday and/or function as this is one of only a couple of facilities that are available to the community to hire for bigger numbers.

In addition to the above request, the Kellerberrin Men's Shed have written a formal request to WEROC for \$15,000 of funding. Information provided for the request of funding in the proposal is as follows:

Bags of Concrete – Australian Builders (aggregate, sand, cement	20kg	\$8.80	9 bags	\$79.20	
Purchase of metal posts (avg price)	450cm each	\$6.20	36 posts	\$223.20	
½" (13mm) diameter chain	2m ea	\$45.22	36 positions	\$1,627.92	
Super strength, High Security		\$97.50	36 positions	\$3,510.00	
Padlock					\$ 5,440
Advertising in Newspapers/Teli					\$ 9,500
			TOTAL	Rounded up	\$15,000

The Kellerberrin Men's Shed attended the WEROC meeting held on Monday 5th September 2022 and presented a proposal with the request listed *(Proposal attached)* and adopted the following.

That WEROC Inc. provide in-principal letters of support for grant funding upon receipt of information from the Kellerberrin Men's Shed for each application.

TEN YEAR FINANCIAL PLAN

Nil known at this time.

FINANCIAL IMPLICATIONS

The financial implications would represent loss of income through the subsidised rate and should the hall not be available the loss of income from potential hirers.

Full Complex \$350.00 4 days \$1,400 Hall Only \$70.00 31 days \$2,170 TOTAL HIRE (Full charge out rates) \$3,570

Should Council accept the recommendation provided within this Agenda Item, Council will be providing the Kellerberrin Men's shed a subsidy of \$1,120 by only invoicing the use of the 'Hall Only' over the specified time.

Hall Only \$70.00 35 days \$2,450

STATUTORY IMPLICATIONS

Nil know at this time.

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Chief Executive Officer
- Manager of Governance

- Kellerberrin Men's Shed
- Administration Staff

STAFF RECOMMENDATION

That Council provide a subsidised rate by only charging the Hall Only rate of the Kellerberrin Memorial Hall as per the booking form.

COUNCIL RESOLUTION

MIN 148/22 MOTION - Moved Cr. Reid Seconded Cr. Gardiner

That Council provide a subsidised rate by only charging the Hall Only rate of the Kellerberrin Memorial Hall as per the booking form.

CARRIED 7/0

9.9 BUILDING REPORTS AUGUST 2022

File Ref: BUILD06

Author: Raymond Griffiths, Chief Executive Officer
Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: Nil

BACKGROUND

Council has provided delegated authority to the Chief Executive Officer, which has been delegated to the Building Surveyor to approve of proposed building works which are compliant with the *Building Act 2011*, Building Code of Australia and the requirements of the Shire of Kellerberrin Town Planning Scheme No.4.

STAFF COMMENT

- 1. There were NIL applications received for a "Building Permit" during the August period.
- 2. There were NIL "Building Permit" issued in the August period.

TEN YEAR FINANCIAL PLAN

There is no direct impact on the Long Term Financial Plan.

FINANCIAL IMPLICATIONS

There is income from Building fees and a percentage of the levies paid to other agencies.

ie: "Building Services Levy" and "Construction Industry Training Fund" (when construction cost exceeds \$20,000)

STATUTORY IMPLICATIONS

- Building Act 2011
- Shire of Kellerberrin Town Planning Scheme 4

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

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- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place:

- Building Surveyor
- Owners
- Building Contractors
- Chief Executive Officer

STAFF RECOMMENDATION

That Council

- 1. Acknowledge the "Return of Proposed Building Operations" for the August 2022 period.
- 2. Acknowledge the "Return of Building Permits Issued" for the August 2022 period.

COUNCIL RESOLUTION

MIN 149/22 MOTION - Moved Cr. Forsyth Seconded Cr. Gardiner

That Council

- 1. Acknowledge the "Return of Proposed Building Operations" for the August 2022 period.
- 2. Acknowledge the "Return of Building Permits Issued" for the August 2022 period.

 CARRIED 7/0

9.10 DIRECT DEBIT LIST AND VISA CARD TRANSACTIONS - AUGUST 2022

File Number: N/A

Author: Brett Taylor, Senior Finance Officer

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: Nil

BACKGROUND

Please see below the Direct Debit List and Visa Card Transactions for the month of August 2022.

•	irect Debit List			
Date	Name	Details	\$	Amount
2-Aug-22	Department of Communities	Rent		420.00
4-Aug-22	Shire of Kellerberrin	Precision Superannuation		11,611.95
4-Aug-22	Shire of Kellerberrin	Pay Run		63,169.89
5-Aug-22	Department of Transport	Vehicle Inpsection Fees		163.80
11-Aug-22	Shire of Kellerberrin	Creditors Payment		335,821.04
16-Aug-22	Department of Communities	Rent		420.00
18-Aug-22	Shire of Kellerberrin	Precision Superannuation		11,640.27
18-Aug-22	Shire of Kellerberrin	Pay Run		63,548.20
22-Aug-22	Nayax Australia	Vending Machine Caravan Park		38.17
25-Aug-22	Shire of Kellerberrin	Creditors Payment		113,959.46
30-Aug-22	Department of Communities	Rent		420.00
30-Aug-22	NAB	NAB Connect Fees		51.48
31-Aug-22	NAB	B Pay Charges		220.80
31-Aug-22	NAB	Account Fees - Trust		12.40
31-Aug-22	NAB	Account Fees - Muni		86.90
		TOTAL	\$	601,584.36
Trust Direct	Debit List			
Date	Name	Details	\$	Amount
31-Aug-22	Department of Transport	Licencing Payments August 2022		\$55,567.85
		TOTAL	\$	55,567.85
Visa Transa	actions			
Date	Name	Details	\$	Amount
15-Aug-22	Dropbox	Dropbox Renewal		306.90
15-Aug-22	NAB	Card Fee		9.21
29-Aug-22	NAB	Card Fee		9.00
		TOTAL - CEO	\$	325.11
Date	Name	Details	\$	Amount
05-Aug-22	Citidanes St Georges Terrace	Accommodation Pool Manager Course		499.50
08-Aug-22	KMART	Linen Caravan Park	+	228.00

		TOTAL VISA TRANSACTIONS	\$ 1,745.81
		TOTAL WSFN	360.20
29-Aug-22	NAB	Card Fee	9.00
12-Aug-22	Autobarn	WSFN - Car Switch's	59.98
11-Aug-22	Officeworks	WSFN - Stationery	88.00
08-Aug-22	Puma Dowerin	WSFN - Meals	21.77
08-Aug-22	Commercial Hotel Dowerin	WSFN - Meals	26.50
05-Aug-22	Shire of Dowerin	WSFN - Accommodation	135.00
29-Jul-22	Jaycar Malaga	WSFN - Phone Holder	19.95
Date	Name	Details	\$ Amount
		TOTAL -DCEO	1,060.50
29-Aug-22	NAB	Card Fee	9.00
26-Aug-22	Kellerberrin Pie Shop & Bakery	Refreshments White Card Course	55.50
19-Aug-22	Department Racing and Gaming	Liquor Permit - Night of Colour	114.50
18-Aug-22	Autotest Products	Calibration Licencing Tool	154.00

STAFF COMMENT

The Direct Debit List and Visa Card Transactions are presented for Council to note for the month of August 2022.

TEN YEAR FINANCIAL PLAN

There are no direct implication on the Long Term Financial Plan.

FINANCIAL IMPLICATIONS

Financial Management of 2022/2023 Budget.

STATUTORY IMPLICATIONS

Local Government (Financial Management) Regulations 1996

- 34. Financial activity statement report s. 6.4
 - (1A) In this regulation —

committed assets means revenue unspent but set aside under the annual budget for a specific purpose.

- (1) A local government is to prepare each month a statement of financial activity reporting on the revenue and expenditure, as set out in the annual budget under regulation 22(1)(d), for that month in the following detail —
 - (a) annual budget estimates, taking into account any expenditure incurred for an additional purpose under section 6.8(1)(b) or (c);
 - (b) budget estimates to the end of the month to which the statement relates;
 - (c) actual amounts of expenditure, revenue and income to the end of the month to which the statement relates;
 - (d) material variances between the comparable amounts referred to in paragraphs (b) and (c); and

- (e) the net current assets at the end of the month to which the statement relates.
- (2) Each statement of financial activity is to be accompanied by documents containing
 - (a) an explanation of the composition of the net current assets of the month to which the statement relates, less committed assets and restricted assets;
 - (b) an explanation of each of the material variances referred to in subregulation (1)(d); and
 - (c) such other supporting information as is considered relevant by the local government.
- (3) The information in a statement of financial activity December be shown
 - (a) according to nature and type classification; or
 - (b) by program; or
 - (c) by business unit.
- (4) A statement of financial activity, and the accompanying documents referred to in sub regulation (2), are to be
 - (a) presented at an ordinary meeting of the council within 2 months after the end of the month to which the statement relates; and
 - (b) recorded in the minutes of the meeting at which it is presented.
- (5) Each financial year, a local government is to adopt a percentage or value, calculated in accordance with the AAS, to be used in statements of financial activity for reporting material variances.

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Chief Executive Officer
- Manager of Governance
- Senior Finance Officer

STAFF RECOMMENDATION

That Council note the direct debit list for the month of August 2022 comprising of;

- (a) Municipal Fund Direct Debit List
- (b) Trust Fund Direct Debit List
- (c) Visa Card Transactions

COUNCIL RESOLUTION

MIN 150/22 MOTION - Moved Cr. Leake Seconded Cr. Pryer

That Council note the direct debit list for the month of August 2022 comprising of;

- (a) Municipal Fund Direct Debit List
- (b) Trust Fund Direct Debit List
- (c) Visa Card Transactions

CARRIED 7/0

¢ EE EC7 0E

9.11 CHEQUE LIST AUGUST 2022

File Number: N/A

Author: Zene Arancon, Finance Officer

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: 1. August 2022 Payment List (under separate cover)

BACKGROUND

TRUCT TOTAL

Accounts for payment from 1st August to 31st August 2022.

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IRUST TOTAL	\$ 55,567.85
MUNICIPAL FUND Cheque Payments 34966 - 34969	\$ 25,645.56
EFT Payments 13744 - 13839	\$ 446,893.00
Direct Debit Payments	\$ 25,948.50
TOTAL MUNICIPAL	\$ 498,487.06

STAFF COMMENT

During the month of August 2022, the Shire of Kellerberrin made the following significant purchases:

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MBC (Majstrovich Building Co) Claim 5 for Swimming Pool upgrade	\$ 136,400.00
Department of Transport - TRUST DIRECT DEBITS Licensing CRC Licencing payments 2022	\$ 55,567.85
Youlie and Son Contracting Equipment hire for various road maintenance July 2022	\$ 49,934.50
Western Power Power upgrade Swimming Pool	\$ 25,917.00
Western Australian Treasury Corporation Loan 120 principal & interest payments	\$ 20,311.27
Western Australian Local Government Association Association subscription 2022-2023	\$ 19,267.33
Innes & Co Equipment hire for various road maintenance July 2022	\$ 18,007.00
Great Southern Fuel Supplies Total supply July 2022	\$ 16,412.51
Water Corporation Water charges for various Shire properties for June-August 2022	\$ 14,592.96
United Card Services Pty Ltd Total supply July 2022	\$ 14,359.43

Wheatbelt East Regional Organisation of Councils Inc. WE-ROC Annual financial contribution to the Wheatbelt East Regional Organisation of Councils Inc. (WEROC) 2022-2023	\$ 13,200.00
Beam Superannuation Superannuation Payrun 18/08/2022	\$ 11,640.27
Beam Superannuation Superannuation Payrun 04/08/2022	\$ 11,611.95
Western Australian Treasury Corporation Loan 119 principle & interest	\$ 11,140.49
Synergy Power charges various Shire properties June-August 2022	\$ 10,816.04
Integrity Management Solutions PTY LTD Starter package: Gifts, travel & returns 12 months subscription 31 July 2022-31 July 2023	\$ 9,350.00
Avon Waste Domestic & commercial collections July 2022	\$ 8,615.36
Pacific Brands Workware Uniforms for Admin Staff & Outside Crew for 2022-2023	\$ 6,216.98
Shire Of Kellerberrin Rates 2022-2023 various Shire properties	\$ 5,207.65

TEN YEAR FINANCIAL PLAN

There is no direct impact on the Long Term Financial Plan.

FINANCIAL IMPLICATIONS

Shire of Kellerberrin 2022/2023 Operating Budget

STATUTORY IMPLICATIONS

Local Government (Financial Management) Regulations 1996

11. Payment of accounts

- (1) A local government is to develop procedures for the authorisation of, and the payment of, accounts to ensure that there is effective security for, and properly authorised use of
 - cheques, credit cards, computer encryption devices and passwords, purchasing cards and any other devices or methods by which goods, services, money or other benefits may be obtained; and
 - (b) Petty cash systems.
- (2) A local government is to develop procedures for the approval of accounts to ensure that before payment of an account a determination is made that the relevant debt was incurred by a person who was properly authorised to do so.
- (3) Payments made by a local government
 - (a) Subject to sub-regulation (4), are not to be made in cash; and
 - (b) Are to be made in a manner which allows identification of
 - (i) The method of payment;
 - (ii) The authority for the payment; and

- (iii) The identity of the person who authorised the payment.
- (4) Nothing in sub-regulation (3) (a) prevents a local government from making payments in cash from a petty cash system.

[Regulation 11 amended in Gazette 31 Mar 2005 p. 1048.]

12. Payments from municipal fund or trust fund

- (1) A payment may only be made from the municipal fund or the trust fund
 - (a) If the local government has delegated to the CEO the exercise of its power to make payments from those funds by the CEO; or
 - (b) Otherwise, if the payment is authorised in advance by a resolution of the council.
 - (2) The council must not authorise a payment from those funds until a list prepared under regulation 13(2) containing details of the accounts to be paid has been presented to the council.

[Regulation 12 inserted in Gazette 20 Jun 1997 p. 2838.]

13. Lists of accounts

- (1) If the local government has delegated to the CEO the exercise of its power to make payments from the municipal fund or the trust fund, a list of accounts paid by the CEO is to be prepared each month showing for each account paid since the last such list was prepared —
 - (a) The payee's name;
 - (b) The amount of the payment;
 - (c) The date of the payment; and
 - (d) Sufficient information to identify the transaction.
- (2) A list of accounts for approval to be paid is to be prepared each month showing
 - (a) For each account which requires council authorisation in that month
 - (i) The payee's name;
 - (ii) The amount of the payment; and
 - (iii) Sufficient information to identify the transaction;

And

- (b) The date of the meeting of the council to which the list is to be presented.
- 3) A list prepared under sub-regulation (1) or (2) is to be
 - (a) Presented to the council at the next ordinary meeting of the council after the list is prepared; and
 - (b) Recorded in the minutes of that meeting.

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Chief Executive Officer
- Manager of Governance
- Finance Officer

STAFF RECOMMENDATION

That Council notes that during the month of August 2022, the Chief Executive Officer has made the following payments under council's delegated authority as listed in appendix A to the minutes.

- 1. Municipal Fund payments totalling \$ 498,487.06 on vouchers EFT, CHQ, Direct payments
- 2. Trust Fund payments totalling \$ 55,567.85 on vouchers EFT, CHQ, Direct payments

COUNCIL RESOLUTION

MIN 151/22 MOTION - Moved Cr. Reid Seconded Cr. Gardiner

That Council notes that during the month of August 2022, the Chief Executive Officer has made the following payments under council's delegated authority as listed in appendix A to the minutes.

- 1. Municipal Fund payments totalling \$ 498,487.06 on vouchers EFT, CHQ, Direct payments
- 2. Trust Fund payments totalling \$ 55,567.85 on vouchers EFT, CHQ, Direct payments

CARRIED 7/0

9.12 FINANCIAL ACTIVITY STATEMENT - AUGUST 2022

File Number: FIN

Author: Brett Taylor, Senior Finance Officer

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: Nil

BACKGROUND

The Regulations detail the form and manner in which financial activity statements are to be presented to the Council on a monthly basis, and are to include the following:

- Annual budget estimates
- Budget estimates to the end of the month in which the statement relates
- Actual amounts of revenue and expenditure to the end of the month in which the statement relates
- Material variances between budget estimates and actual revenue/expenditure (including an explanation of any material variances)
- The net current assets at the end of the month to which the statement relates (including an explanation of the composition of the net current position)

Additionally, and pursuant to Regulation 34(5) of the Regulations, a local government is required to adopt a material variance reporting threshold in each financial year.

Council's July 2022 Ordinary Meeting of Council – 19th July 2022

MIN 109/22 MOTION - Moved Cr. Steber Seconded Cr. Reid That Council:

PART F - MATERIAL VARIANCE REPORTING FOR 2022/2023

In accordance with regulation 34(5) of the Local Government (Financial Management) Regulations 1996, and AASB 1031 Materiality, the level to be used in statements of financial activity in 2022/2023 for reporting material variances shall be 10% or \$10,000, whichever is the greater.

STAFF COMMENT

Pursuant to Section 6.4 of the Local Government Act 1995 (the Act) and Regulation 34(4) of the Local Government (Financial Management) Regulations 1996 (the Regulations), a local government is to prepare, on a monthly basis, a statement of financial activity that reports on the Shire's financial performance in relation to its adopted / amended budget.

This report has been compiled to fulfil the statutory reporting requirements of the Act and associated Regulations, whilst also providing the Council with an overview of the Shire's financial performance on a year to date basis for the period ending 31st August 2022.

TEN YEAR FINANCIAL PLAN

Financial Management of 2022/2023 Budget.

FINANCIAL IMPLICATIONS

Financial Management of 2022/2023 Budget.

STATUTORY IMPLICATIONS

Local Government (Financial Management) Regulations 1996

34. Financial activity statement report — s. 6.4

(1A) In this regulation —

committed assets means revenue unspent but set aside under the annual budget for a specific purpose.

- (1) A local government is to prepare each month a statement of financial activity reporting on the revenue and expenditure, as set out in the annual budget under regulation 22(1)(d), for that month in the following detail
 - (a) annual budget estimates, taking into account any expenditure incurred for an additional purpose under section 6.8(1)(b) or (c);
 - (b) budget estimates to the end of the month to which the statement relates;
 - (c) actual amounts of expenditure, revenue and income to the end of the month to which the statement relates;
 - (d) material variances between the comparable amounts referred to in paragraphs (b) and (c); and
 - (e) the net current assets at the end of the month to which the statement relates.
- (2) Each statement of financial activity is to be accompanied by documents containing
 - (a) an explanation of the composition of the net current assets of the month to which the statement relates, less committed assets and restricted assets:
 - (b) an explanation of each of the material variances referred to in subregulation (1)(d); and
 - (c) such other supporting information as is considered relevant by the local government.
- (3) The information in a statement of financial activity be shown
 - (a) according to nature and type classification; or
 - (b) by program; or
 - (c) by business unit.
- (4) A statement of financial activity, and the accompanying documents referred to in subregulation (2), are to be
 - (a) presented at an ordinary meeting of the council within 2 months after the end of the month to which the statement relates; and
 - (b) recorded in the minutes of the meeting at which it is presented.
- (5) Each financial year, a local government is to adopt a percentage or value, calculated in accordance with the AAS, to be used in statements of financial activity for reporting material variances.

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Chief Executive Officer
- Deputy Chief Executive Officer
- Senior Finance Officer

STAFF RECOMMENDATION

That Council adopt the Financial Report for the month of August 2022 comprising;

- (a) Statement of Financial Activity
- (b) Note 1 to Note 13

COUNCIL RESOLUTION

MIN 152/22 MOTION - Moved Cr. Gardiner Seconded Cr. Ryan

That Council adopt the Financial Report for the month of August 2022 comprising;

- (a) Statement of Financial Activity
- (b) Note 1 to Note 13

CARRIED 7/0

BY ABSOLUTE MAJORITY

10 DEVELOPMENT SERVICES REPORTS

Nil

11 WORKS & SERVICES REPORTS

11.1 70 CONNELLY STREET - FRONT FENCE CONSTRUCTION

File Ref: A823, IPA22142

Author: Lewis York, Town Planner

Authoriser: Raymond Griffiths, Chief Executive Officer

Applicant: Peter Langlois

Location: 70 Connelly Street, Kellerberrin

Attachments: 1. Development Application (under separate cover)

BACKGROUND

A development application has been received from Mr. Peter Langlois for the retrospective approval of a rendered brick front fence that is 1.6m tall. Lot 371 (70) Connelly Street contains a single dwelling. The development requires approval because it exceeds the R-Code front fence height maximum of 1.2m (proposed 1.6m).

SITE

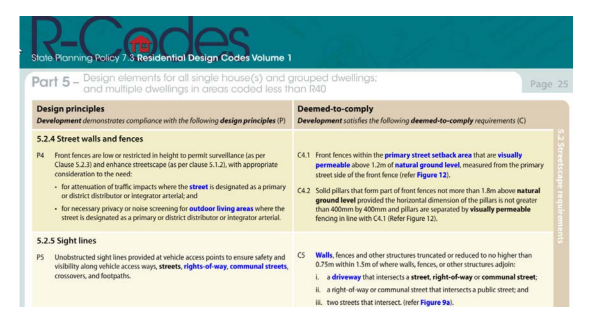
70 Connelly Street, Kellerberrin



Shire of Kellerberrin Local Planning Scheme

Zoned: Residential Coded: R Code 10/40

Lot size: 1047m2



R-Codes 2015

C4

Front fences within the primary street setback area that are visually permeable above 1.2m of natural ground level, measured from the primary street side of the front fence.

Planning and Development (Local Planning Scheme) Regulations 2015

67. Matters to be considered by local government

In considering an application for development approval the local government is to have due regard to the following matters to the extent that, in the opinion of the local government, those matters are relevant to the development the subject of the application —

- a) the aims and provisions of this Scheme and any other local planning scheme operating within the Scheme area;
- the requirements of orderly and proper planning including any proposed local planning scheme or amendment to this Scheme that has been advertised under the Planning and Development (Local Planning Schemes) Regulations 2015 or any other proposed planning instrument that the local government is seriously considering adopting or approving;
- c) any approved State planning policy;
- d) any environmental protection policy approved under the Environmental Protection Act 1986 section 31(d);
- e) any policy of the Commission;
- f) any policy of the State;
- g) any local planning policy for the Scheme area;
- h) any structure plan, activity centre plan or local development plan that relates to the development;
- i) any report of the review of the local planning scheme that has been published under the Planning and Development (Local Planning Schemes) Regulations 2015;
- j) in the case of land reserved under this Scheme, the objectives for the reserve and the additional and permitted uses identified in this Scheme for the reserve;

- k) the built heritage conservation of any place that is of cultural significance;
- I) the effect of the proposal on the cultural heritage significance of the area in which the development is located;
- m) the compatibility of the development with its setting including the relationship of the development to development on adjoining land or on other land in the locality including, but not limited to, the likely effect of the height, bulk, scale, orientation and appearance of the development;
- n) the amenity of the locality including the following
 - i. environmental impacts of the development;
 - ii. the character of the locality;
 - iii. social impacts of the development;
- o) the likely effect of the development on the natural environment or water resources and any means that are proposed to protect or to mitigate impacts on the natural environment or the water resource;
- p) whether adequate provision has been made for the landscaping of the land to which the application relates and whether any trees or other vegetation on the land should be preserved;
- q) the suitability of the land for the development taking into account the possible risk of flooding, tidal inundation, subsidence, landslip, bush fire, soil erosion, land degradation or any other risk;
- r) the suitability of the land for the development taking into account the possible risk to human health or safety;
- s) the adequacy of
 - i. the proposed means of access to and egress from the site; and
 - ii.arrangements for the loading, unloading, manoeuvring and parking of vehicles:
- t) the amount of traffic likely to be generated by the development, particularly in relation to the capacity of the road system in the locality and the probable effect on traffic flow and safety;
- u) the availability and adequacy for the development of the following
 - i. public transport services;
 - ii. public utility services;
 - iii. storage, management and collection of waste;
 - iv. access for pedestrians and cyclists (including end of trip storage, toilet and shower facilities);
- v) access by older people and people with disability; the potential loss of any community service or benefit resulting from the development other than potential loss that may result from economic competition between new and existing businesses;
- w) the history of the site where the development is to be located;
- x) the impact of the development on the community as a whole notwithstanding the impact of the development on particular individuals;
- y) any submissions received on the application;
- za) the comments or submissions received from any authority consulted under clause 66;
- zb) any other planning consideration the local government considers appropriate.

Shire of Kellerberrin - Fencing Local Law 2016

PART 2—FENCES

Division 1—Sufficient fences

2.1 Sufficient fences

- (1) A person shall not erect a dividing fence or a boundary fence that is not a sufficient fence.
- (2) Pursuant to section 24 of the *Dividing Fences Act 1961* and subject to subclauses (3), (4) and (5), a sufficient fence—
 - (a) on a residential lot is a dividing fence or a boundary fence constructed and maintained in accordance with the specifications and requirements of Schedule 2;
 - (b) on a town centre lot is a dividing fence or a boundary fence constructed and maintained in accordance with the specifications and requirements of Schedule 3;
 - (c) on an industrial lot is a dividing fence or a boundary fence constructed and maintained in accordance with the specifications and requirements of Schedule 3A;
 - (d) on a general agriculture lot is a dividing fence or a boundary fence constructed and maintained in accordance with the specifications and requirements of Schedule 4; and
 - (e) on a rural residential lot is a dividing fence or a boundary fence constructed and maintained in accordance with the specifications and requirements of Schedule 4A.
- (3) Where a fence is erected on or near the boundary between a residential lot and a town centre lot, industrial lot, general agriculture lot or a rural residential lot, a sufficient fence is a dividing fence constructed and maintained in accordance with the specifications and requirements of Schedule 2.
- (4) Unless an authorised person determines otherwise, a sufficient fence on a boundary between lots other than those specified in subclauses (2) and (3) is a dividing fence constructed in accordance with the specifications and requirements of Schedule 2.
- (5) Notwithstanding any other provisions in this local law, a dividing fence or boundary fence constructed of masonry, stone or concrete shall be a sufficient fence only if it is designed by a suitably qualified structural engineer and constructed in accordance with that design where—
 - (a) it is greater than 1,800 millimetres in height; or
 - (b) the Building Surveyor so requires.
- (6) Notwithstanding any other provision in this local law, a dividing fence or boundary fence shall not exceed 1,800 millimetres in height unless the approval of the local government has been obtained to such a fence.

2.7 Fences and sight lines

- (1) Where a front fence or a boundary fence is adjacent to a vehicle access point or a thoroughfare, the front fence or boundary fence is to have a sight line truncation or a reduction in height shall be provided at the property line to ensure adequate visibility, as follows—
 - (a) at an intersection of a driveway with a road or right-of-way a minimum sight line

truncation of 1.5 meters x 1.5 meters, unless the local government approves otherwise, or as a minimum a sight line truncation of 1 metre x 1 metre for low and medium peak vehicle movements, and a sight line truncation of 3 metres x 3 metres where achievable, for high peak vehicle movements; and

- (b) at an intersection of 2 roads a minimum sight line truncation of 3 metres x 3 metres. A sight line truncation is not required on the entry side of a driveway where it is clearly defined as "ENTRY ONLY" or where a driveway is not less than 6 metres wide, and where appropriate signage and line marking is provided.
- (2) Subclause (1) does not apply to a fence of open construction that does not obscure the lines of vision of a motorist using a vehicle access point or thoroughfare.
- (3) A person shall not erect or maintain a fence without the sight line or height reduction required under subclause (1).

2.9 General discretion of the local government

- (1) Notwithstanding the provisions of clause 2.1, the local government may approve the erection or repair of a dividing fence which is not a sufficient fence, where all of the owners of the lots to be separated by the dividing fence make an application for approval for that purpose.
- (2) In determining whether to grant its approval under subclause (1), the local government may consider whether the erection or repair of the fence would have an adverse effect on—
 - (a) the safe or convenient use of any land;
 - (b) the safety or convenience of any person; or
 - (c) the visual amenity of the locality.

Schedule 2

RESIDENTIAL LOT

[Clause 2.1(2)(a)]

Specifications for a sufficient fence on a residential lot

- 1. Categories A,B,C,D,E & F in this Schedule, with minimum and maximum specifications as stated, is a sufficient fence on a residential lot.
- 2. An application must be made to the local government for grant of consent to any variation to the specifications in this Schedule.
 - (1) Height: 1,800 millimetres except with respect to the front or rear setbacks; minimum height: subject to requirements and standards of local planning scheme.
 - (A) Timber fence
 - A fully enclosed timber fence is to be built to manufacturer's specifications or in accordance with established construction techniques.
 - (B) Corrugated fence
 - A fence constructed of corrugated fibre-reinforced pressed cement or steel-sheeting constructed to manufacturer's specifications or which otherwise satisfies the following specifications—
 - (a) length: minimum in-ground length of 25 per cent of the total length of the sheet; depth: minimum in-ground depth of 600 millimetres;
 - (b) total height and depth of fence to consist of a single continuous fibrereinforced cement or steel sheet;
 - (c) corrugated sheets to be lapped and capped with extruded "snap-fit" type capping in accordance with the manufacturer's written instructions; and

- (d) height: 1,800 millimetres except with respect to the front setback area; minimum height: subject to requirements and standards of local planning schemes.
- (C) Brick, stone or concrete fence

A fence constructed of brick, stone or concrete which satisfies the following requirements and specifications-

- (a) a site classification is to be provided by a professional engineer in accordance with AS2870-1996 as amended:
- (b) the footing is to be designed in accordance with AS2870-1996 as amended;
- (c) fences to be offset at a minimum of 200 millimetres and at maximum 3,000 millimetres centres; or 225 millimetres x 100 millimetres engaged piers to be provided at maximum 3,000 millimetres centres;
- (d) expansion joints in accordance with the manufacturer's written instructions; and
- (e) height of the fence to be 1,800 millimetres, except with respect to front, side and rear setback areas for which there is no minimum height but which is subject to requirements and standards of the local planning scheme.

(D) Composite fence

A composite fence which satisfies the following specifications for the brick construction—

- (a) a site classification is to be provided by a professional engineer in accordance with AS2870-1996 as amended from time to time;
- (b) the footing is to be designed in accordance with AS2870-1996 as amended from time to time:
- (c) height: maximum overall height of 1,800 millimetres, except with respect to front, side and rear setback areas for which there is no minimum height but subject to requirements and standards of local planning scheme;
- (d) brick fence of height not exceeding 1,200 millimetres shall have brick piers of a minimum of 230 millimetres x 230 millimetres x 1,800 millimetres centres; bonded to a maximum height base wall of 514 millimetres; or, brick fence of height exceeding 1,200 millimetres shall have brick piers of a minimum of 230 millimetres x 230 millimetres x 1,800 millimetres centres; bonded to a maximum height base wall of 514 millimetres;
- (e) each pier shall be reinforced with, one R10 galvanised starting rod for 230 millimetres x 230 millimetres piers; and, two R10 galvanised starting rods for 345 millimetres x 345 millimetres x 345 millimetres piers, each rod being 1,500 millimetres high with a 250 millimetres horizontal leg bedded into the concrete footing; set 65 millimetres above the base of the footing and the top of the footing shall be 1 course (85 millimetres) below ground level;
- (f) cavity to brick piers to be filled with 20MPA concrete:
- (g) minimum ultimate strength of brickwork shall be 20 MPA, mortar shall be a mix of 1 part cement, 1 part lime and 6 parts sand;
- (h) the ground under the footings is to be compacted to 7 blows per 300 millimetres and checked with a standard falling weight penetrometer; and
- (i) control joints in brickwork shall be provided at piers at a maximum of 6 metre centres.
- (E) Brick fence with base wall

A brick fence which satisfies the following specifications for the brick construction—

- (a) height not exceeding 1,200 millimetres having brick piers of a minimum of 230 millimetres x 230 millimetres x 2,700 millimetres centres bonded to the base wall; and each pier shall be reinforced with one R10 galvanised starting rod as previously specified; or
- (b) height exceeding 1,200 millimetres having brick piers of aminimum 345 millimetres x 345 millimetres x 2,700 millimetres centres bonded to base wall; and each pier shall be reinforced with two R10 galvanised starting rods as previously specified.

(F) Brick fence with no base wall

A brick fence, which satisfies the following specifications for the brick construction—

- (a) height not exceeding 1,200 millimetres having brick piers with a minimum of 230 millimetres x 230 millimetres x 2,700 millimetres centres with no brick base wall; and, each pier shall be reinforced with one R10 galvanised starting rod as previously specified; or
- (b) height exceeding 1,200 millimetres having brick piers with a minimum of 345 millimetres x 345 millimetres x 2,700 millimetres centres with no brick base wall; and, each pier shall be reinforced with two R10 galvanised starting rods as previously specified.

STRATEGIC PLAN IMPLICATIONS

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefit s (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Chief Executive Officer
- Shire of Kellerberrin Town Planner
- Consulting Building Surveyor
- Land Owner

PLANNING ASSESSMENT

The development application raises several planning concerns. Firstly the height of the front fence at 1.6m tall exceeds the R-Code requirement of 1.2m. This clause in the codes was introduced for the purpose of sightlines. High street walls are undesirable as they separate residents from their streetscape, furthermore, impacting upon visual surveillance. As the fence is partially completed, it creates a difficult decision for Council. It is recommended that the fence be approved, however the applicant should only install gates that a visually permeable.

STAFF RECOMMENDATION

That Council approve the construction of the front fence at 70 Connelly Street, Kellerberrin, that exceeds the following R-Code prescription:

• C4.1; front fence height 1.2m, by 0.4m (proposed 1.6m) with the following conditions;

General Conditions

- i. Planning approval will expire if the development is not substantially commenced within two years of this approval;
- ii. The endorsed approved plans shall not be altered without prior written approval of the Shire; and
- iii. All gates in the front fence shall be visually permeable

Advice Notes

Planning approval is not considered building approval. A building permit shall also be obtained.

MOTION

Moved Cr. Leake Seconded Cr. Gardiner

That Council approve the construction of the front fence at 70 Connelly Street, Kellerberrin, that exceeds the following R-Code prescription:

C4.1; front fence height 1.2m, by 0.4m (proposed 1.6m) with the following conditions;

General Conditions

- i. Planning approval will expire if the development is not substantially commenced within two years of this approval;
- ii. The endorsed approved plans shall not be altered without prior written approval of the Shire; and
- iii. All gates in the front fence shall be visually permeable

Advice Notes

Planning approval is not considered building approval. A building permit shall also be obtained.

LOST 0/7

REASON: The front fence exceeded the Fencing Local Law 2016 and R-Code prescription of 1.2m.

ELECTED MEMBERS MOTIONS OF WHICH PREVIOUS NOTICE HAS BEEN 12 **GIVEN**

Nil

MOTION

COUNCIL RESOLUTION

MIN 153/22 **MOTION - Moved Cr. Ryan** Seconded Cr. Gardiner

That Council accept the following late items;

- Bushfire Advisory Committee Meeting Minutes;
 Milligan Units Rate Exemption;
- 3. Strategic Community Plan (SCP) Review;
- 4. Development Application for additional dwelling.

CARRIED 7/0

13 NEW BUSINESS OF AN URGENT NATURE INTRODUCED BY DECISION OF MEETING

13.1 MINUTES OF THE BUSHFIRE ADVISORY COMMITTEE MEETING HELD ON 19 SEPTEMBER 2022

File Ref: MIN

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: 1. Minutes of the Bushfire Advisory Committee Meeting held on 19

September 2022

HEADING

STAFF RECOMMENDATION

That the Minutes of the Bushfire Advisory Committee Meeting held on 19 September 2022 be received and the recommendations therein be adopted.

COUNCIL RESOLUTION

MIN 154/22 MOTION - Moved Cr. Leake Seconded Cr. Pryer

That the Minutes of the Bushfire Advisory Committee Meeting held on 19 September 2022 be received and the recommendations therein be adopted.

CARRIED 7/0

Cr Monica Gardiner declared an interest in this item and took part in the discussion and voting on the matter.

Cr Rod Forsyth declared an interest in this item and took part in the discussion and voting on the matter.

13.2 MILLIGAN UNITS COMMITTEE - RATE EXEMPTION APPLICATION

File Ref: A904 & A1754

Author: Raymond Griffiths, Chief Executive Officer

Authoriser: Raymond Griffiths, Chief Executive Officer

1. Lawyer Letter (under separate cover)

2. Email Request and Response (under separate cover)

BACKGROUND

Attachments:

Council's August 2022 Ordinary Meeting of Council – 16th August 2022

MIN 001/22 MOTION - Moved Cr. Reid Seconded Cr. Steber

That Council lay the matter on the table to seek legal advice regarding the joint venture.

CARRIED 6/0

BY ABSOLUTE MAJORITY

Council's September 2017 Ordinary Meeting of Council – 19th September 2017

MIN 101/17 MOTION - Moved Cr. Steber 2nd Cr. Reid

That Council apply a rateable status to Assessments 904 & 1754 for Milligan Units to ensure:

- a. Uniform approach to Independent Living Units with CEACA units being rateable; and
- b. Compliance with the Joint Venture Agreement for Cuolahan Cottages.

CARRIED 7/0
ABSOLUTE MAJORITY

Council's September 2007 Ordinary Meeting of Council – 18th September 2007

MIN 197/07 MOTION - Moved Cr. Doncon 2nd Cr. Lamplugh

That Council approves to invoke section 6.26 (2) (g) of the Local Government Act and exempt 78-80 Gregory Street, Cuolahan Cottages only from rates upon the provision of proof that Milligan Units Inc. is classified as a charitable or not for profit organization.

CARRIED 5/0

STAFF COMMENT

Council's administration at the conclusion of the August 2022 Ordinary Meeting of Council issued the request through to its lawyers for review.

Further requests for additional information from Milligan Units were requested from the lawyers and subsequent responses as per attached emails.

Council on the 15th September 2022 received a formal response from the Lawyers stating the following conclusion (full letter is provided as an attachment);

Conclusion

In light of the above and in summary, we conclude as follows;

- 1. When considering the application of section 6.26(2)(g) of the LG Act is is the use of the land that is the critically material consideration;
- 2. The 'land' in relation to which exclusivity of use is assessed is the whole of the land in question, as the applications for exemption made by the Applicant relates (as we understand it) to the whole of the Leased Premises:
- 3. Under the circumstances, we are unable for lack of information to comment on whether the Leased Premises is exclusively (meaning the whole of the land) used for charitable purposes and thus would satisfy the requirements of section 6.26(2)(g) of the LG Act.

TEN YEAR FINANCIAL PLAN

Shire of Kellerberrin Long Term Financial Plan - Rate Income

FINANCIAL IMPLICATIONS

Assessment No	Property Address	Rates Levied		
		2022/2023		
A904	78 Gregory Street, Kellerberrin, WA, 6410	\$5,597.28		
A1754	1 – 12 Cornell Close, Kellerberrin, WA, 6410	\$9,888.53		

STATUTORY IMPLICATIONS

Local Government Act 1995 - Part 3, Division 3

Local Government Act 1995 (as amended) (LGA)

LGA - 6.26. Rateable land

- (1) Except as provided in this section all land within a district is rateable land.
- (2) The following land is not rateable land-
 - (a) land which is the property of the Crown and-
 - (i) is being used or held for a public purpose; or
 - (ii) is unoccupied, except-
 - I. where any person is, under paragraph (e) of the definition of "owner" in section 1.4, the owner of the land other than by reason of that person being the holder of a prospecting licence held under the *Mining Act 1978* in respect of land the area of which does not exceed 10 hectares or a miscellaneous licence held under that Act; or

- II. where and to the extent and manner in which a person mentioned in paragraph (f) of the definition of "owner" in section 1.4 occupies or makes use of the land;
- (b) land in the district of a local government while it is owned by the local government and is used for the purposes of that local government other than for purposes of a trading undertaking (as that term is defined in and for the purpose of section 3.59) of the local government;
- (c) land in a district while it is owned by a regional local government and is used for the purposes of that regional local government other than for the purposes of a trading undertaking (as that term is defined in and for the purpose of section 3.59) of the regional local government;
- (d) land used or held exclusively by a religious body as a place of public worship or in relation to that worship, a place of residence of a minister of religion, a convent, nunnery or monastery, or occupied exclusively by a religious brotherhood or sisterhood;
- (e) land used exclusively by a religious body as a school for the religious instruction of children;
- (f) land used exclusively as a non-government school within the meaning of the *School Education Act 1999*;
- (g) land used exclusively for charitable purposes;
- (h) land vested in trustees for agricultural or horticultural show purposes;
- (i) land owned by Co-operative Bulk Handling Limited or leased from the Crown or a statutory authority (within the meaning of that term in the *Financial Administration* and Audit Act 1985) by that company and used solely for the storage of grain where that company has agreed in writing to make a contribution to the local government;
- (j) land which is exempt from rates under any other written law; and
- (k) land which is declared by the Minister to be exempt from rates.
- (3) If Co-operative Bulk Handling Limited and the relevant local government cannot reach an agreement under subsection (2)(i) either that company or the local government may refer the matter to the Minister for determination of the terms of the agreement and the decision of the Minister is final.
- (4) The Minister may from time to time, under subsection (2)(k), declare that any land or part of any land is exempt from rates and by subsequent declaration cancel or vary the declaration.
- (5) Notice of any declaration made under subsection (4) is to be published in the Gazette.
- (6) Land does not cease to be used exclusively for a purpose mentioned in subsection (2) merely because it is used occasionally for another purpose which is of a charitable, benevolent, religious or public nature.

[Section 6.26 amended by No. 36 of 1999 s. 247.]

LGA: s6.47 - Concessions

Subject to the *Rates and Charges* (Rebates and Deferments) *Act 1992*, a local government may at the time of imposing a rate or service charge or at a later date resolve to waive a rate or service charge or resolve to grant other concessions in relation to a rate or service charge.

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Chief Executive Officer
- Manager of Governance
- Senior Finance Officer
- Milligan Units Committee

STAFF RECOMMENDATION

For Council Consideration

COUNCIL RESOLUTION

MIN 155/22 MOTION - Moved Cr. Leake Seconded Cr. Ryan

That Council approves the rate exemption application for assessments A904 & A1754.

CARRIED 7/0

BY ABSOLUTE MAJORITY

13.3 STRATEGIC COMMUNITY PLAN (SCP) REVIEW 2022

File Ref: ADM

Author: Codi Brindley-Mullen, Manager of Governance

Authoriser: Raymond Griffiths, Chief Executive Officer

Attachments: 1. DRAFT Strategic Community Plan (under separate cover)

BACKGROUND

Ordinary Council Meeting – 19th July 2019

MIN126/19 MOTION – Moved Cr.Leake 2nd Cr. Reid

That Council adopt the 2019 Strategic Community Plan 2019-2029 as shown in Attachment A.

CARRIED 6/0

BY ABSOLUTE MAJORITY

STAFF COMMENT

Throughout the past four (4) months Councils Manager of Governance completed a major review of the Strategic Community Plan.

During the process we welcomed submissions for input, feedback and suggestions from Council and the community on the direction Council should be taking over the next ten (10) years.

Community consultation was undertaken by Councils, Manager of Governance by;

- One on one consultation:
- Online surveys, hard copies made available from the Shire Administration Officer and Community Resource Centre; and
- Three (3) community forums.

Submissions to be received by Thursday, 30th June 2022.

Councils, Manager of Governance complied all the submissions received and created the DRAFT Strategic Community Plan on behalf of the community. Through submissions received the Manager of Governance noted various items brought to Councils attention were operational based and have been listed in a report for Management to address on a day to day basis to ensure we are, as a Council attending to all issues raised by the community.

On Thursday, 15th September 2022, Council presented the Final Draft Strategic Community Plan to the community through a community forum. At the forum the following amendment was requested in the SCP.

• 1.3 – Measurement of goals, Item 3 insert word enhance after maintain.

In addition to the public consultation Council called for written submissions on the DRAFT Strategic Community Plan prior to being adopted by Council at the September Ordinary Council Meeting.

Out of the Community Forum held on Thursday, 15 September 2022 there were several operational items noted and comments/requests made of Council regarding opportunities, follow ups and general enquiries which don't relate to the SCP however still require Councils investigate through operations.

TEN YEAR FINANCIAL PLAN

Budgets 2022/2023 - 2032/2033

FINANCIAL IMPLICATIONS

Budgets 2022/2023 - 2032/2033

STATUTORY IMPLICATIONS

Local Government Act 1995

5.56. Planning for the future

- (1) A local government is to plan for the future of the district.
- (2) A local government is to ensure that plans made under subsection (1) are in accordance with any regulations made about planning for the future of the district.

[Section 5.56 inserted by No. 49 of 2004 s. 42(6).]

Local Government (Administration) Regulations 1996

Part 5 — Annual reports and planning

[Heading inserted in Gazette 26 Aug 2011 p. 3482.]

Division 1 — Preliminary

[Heading inserted in Gazette 26 Aug 2011 p. 3482.]

19BA.Terms used

In this Part —

corporate business plan means a plan made under regulation 19DA that, together with a strategic community plan, forms a plan for the future of a district made in accordance with section 5.56;

strategic community plan means a plan made under regulation 19C that, together with a corporate business plan, forms a plan for the future of a district made in accordance with section 5.56.

[Regulation 19BA inserted in Gazette 26 Aug 2011 p. 3482-3.]

Division 3 — Planning for the future

[Heading inserted in Gazette 26 Aug 2011 p. 3483.]

19C. Strategic community plans, requirements for (Act s. 5.56)

- (1) A local government is to ensure that a strategic community plan is made for its district in accordance with this regulation in respect of each financial year after the financial year ending 30 June 2013.
- (2) A strategic community plan for a district is to cover the period specified in the plan, which is to be at least 10 financial years.
- (3) A strategic community plan for a district is to set out the vision, aspirations and objectives of the community in the district.
- (4) A local government is to review the current strategic community plan for its district at least once every 4 years.
- (5) In making or reviewing a strategic community plan, a local government is to have regard to
 - (a) the capacity of its current resources and the anticipated capacity of its future resources; and

- (b) strategic performance indicators and the ways of measuring its strategic performance by the application of those indicators; and
- (c) demographic trends.
- (6) Subject to subregulation (9), a local government may modify its strategic community plan, including extending the period the plan is made in respect of.
- (7) A council is to consider a strategic community plan, or modifications of such a plan, submitted to it and is to determine* whether or not to adopt the plan or the modifications.
 *Absolute majority required.
- (8) If a strategic community plan is, or modifications of a strategic community plan are, adopted by the council, the plan or modified plan applies to the district for the period specified in the plan.
- (9) A local government is to ensure that the electors and ratepayers of its district are consulted during the development of a strategic community plan and when preparing modifications of a strategic community plan.
- (10) A strategic community plan for a district is to contain a description of the involvement of the electors and ratepayers of the district in the development of the plan or the preparation of modifications of the plan.

[Regulation 19C inserted in Gazette 26 Aug 2011 p. 3483-4.]

19DA. Corporate business plans, requirements for (Act s. 5.56)

- (1) A local government is to ensure that a corporate business plan is made for its district in accordance with this regulation in respect of each financial year after the financial year ending 30 June 2013.
- (2) A corporate business plan for a district is to cover the period specified in the plan, which is to be at least 4 financial years.
- (3) A corporate business plan for a district is to
 - set out, consistently with any relevant priorities set out in the strategic community plan for the district, a local government's priorities for dealing with the objectives and aspirations of the community in the district; and
 - govern a local government's internal business planning by expressing a local government's priorities by reference to operations that are within the capacity of the local government's resources; and
 - (c) develop and integrate matters relating to resources, including asset management, workforce planning and long-term financial planning.
- (4) A local government is to review the current corporate business plan for its district every year.
- (5) A local government may modify a corporate business plan, including extending the period the plan is made in respect of and modifying the plan if required because of modification of the local government's strategic community plan.
- (6) A council is to consider a corporate business plan, or modifications of such a plan, submitted to it and is to determine* whether or not to adopt the plan or the modifications. *Absolute majority required.
- (7) If a corporate business plan is, or modifications of a corporate business plan are, adopted by the council, the plan or modified plan applies to the district for the period specified in the plan.

[Regulation 19DA inserted in Gazette 26 Aug 2011 p. 3484-5.]

19DB. Transitional provisions for plans for the future until 30 June 2013

(1) In this regulation —

former regulation 19C means regulation 19C as in force immediately before 26 August 2011 and continued under subregulation (2);

former regulation 19D means regulation 19D as in force immediately before 26 August 2011;

plan for the future means a plan for the future of its district made by a local government in accordance with former regulation 19C.

- (2) Except as stated in this regulation, former regulation 19C continues to have effect on and after 26 August 2011 until this regulation expires under subregulation (7).
- (3) A local government is to ensure that a plan for the future applies in respect of each financial year before the financial year ending 30 June 2014.
- (4) A local government is not required to review a plan for the future under former regulation 19C(4) on or after 26 August 2011.
- (5) If, for the purposes of complying with subregulation (3), a local government makes a new plan for the future, local public notice of the adoption of the plan is to be given in accordance with former regulation 19D.
- (6) If a local government modifies a plan for the future under former regulation 19C(4), whether for the purposes of complying with subregulation (3) or otherwise
 - (a) the local government is not required to comply with former regulation 19C(7) or (8) in relation to the modifications of the plan; and
 - (b) local public notice of the adoption of the modifications of the plan is to be given in accordance with former regulation 19D.
- (7) This regulation expires at the end of 30 June 2013.

[Regulation 19DB inserted in Gazette 26 Aug 2011 p. 3485-6.]

19D. Adoption of plan, public notice of to be given

- (1) After the adoption of a strategic community plan, or modifications of a strategic community plan, under regulation 19C, the local government is to give local public notice in accordance with subregulation (2).
- (2) The local public notice is to contain
 - (a) notification that
 - (i) a strategic community plan for the district has been adopted by the council and is to apply to the district for the period specified in the plan; and
 - (ii) details of where and when the plan may be inspected;

or

- (b) where a strategic community plan for the district has been modified
 - (i) notification that the modifications to the plan have been adopted by the council and the plan as modified is to apply to the district for the period specified in the plan; and
 - (ii) details of where and when the modified plan may be inspected.

[Regulation 19D inserted in Gazette 31 Mar 2005 p. 1033-4; amended in Gazette 26 Aug 2011 p. 3486.]

STRATEGIC COMMUNITY PLAN

Core drivers identify what Council will be concentrating on as it works towards achieving Councils vision. The core drivers developed by Council are:

- 1. Relationships that bring us tangible benefits (to the Shire and our community)
- 2. Our lifestyle and strong sense of community
- 3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

COMMUNITY CONSULTATION

The following consultation took place;

- Manager of Governance
- Community members

Councillors

STAFF RECOMMENDATION

That Council adopt the 2022 Strategic Community Plan 2022-2032 as shown in Attachment A.

COUNCIL RESOLUTION

MIN 156/22 MOTION - Moved Cr. Forsyth Seconded Cr. Leake

That Council adopt the 2022 Strategic Community Plan 2022-2032 as shown in Attachment A.

CARRIED 7/0

BY ABSOLUTE MAJORITY

13.4 DEVELOPMENT APPLICATION - ADDITIONAL DWELLING

File Ref: TPLAN09.1, A424

Author: Lewis York, Town Planner

Authoriser: Raymond Griffiths, Chief Executive Officer

Applicant: Quenten Tiller

Location: 19 Hammond Street, Kellerberrin

Attachments: 1. Site Map (under separate cover)

2. Development Application Form (under separate cover)

BACKGROUND

A development application has been received from Mr. Quenten Tiller for an additional accommodation structure at 19 Hammond Street, Kellerberrin. The transportable dwelling will include 2 bedrooms, a kitchen and bathroom. The accommodation will be detached from the primary dwelling and be used to house seasonal workers. Existing on the lot is a single house, one existing transportable accommodation unit, garage and an outbuilding. The proposed accommodation dwelling is unable to be considered as an 'ancillary dwelling' as this land use term is not in Local Planning Scheme No.4. The applicant has not confirmed if the dwelling will be new or used.

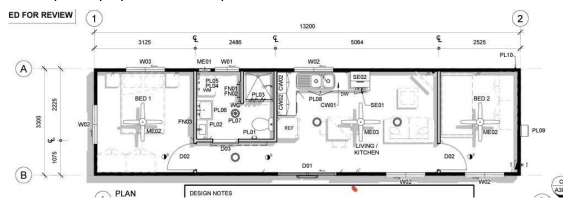


PLANNING ASSESMENT

Zoned: Residential Coded: R10/40 Lot size: 2005m2

Use determination: Grouped Dwelling

Development proposed: 1x transportable unit 13x3m



SITE

Shire of Kellerberrin Local Planning Scheme

Local Planning Scheme No.4

3.2. OBJECTIVES OF THE ZONES

The objectives of the zones are —

3.2.1 Residential Zone

- a) To retain the single dwelling as the predominant form of residential development in the Shire's townsites.
- b) To provide for lifestyle choice in and around the townsites with a range of residential densities.
- c) To allow for the establishment of non-residential uses subject to local amenities not being adversely affected.

3.3. ZONING TABLE

- 3.3.1.The Zoning Table indicates, subject to the provisions of the Scheme, the uses permitted in the Scheme area in the various zones. The permissibility of any uses is determined by cross reference between the list of use classes on the left hand side of the Zoning Table and the list of zones at the top of the Zoning Table.
- 3.3.2. The symbols used in the cross reference in the Zoning Table have the following meanings 'P' means that the use is permitted by the Scheme providing the use complies with the relevant development standards and the requirements of the Scheme; 'D' means that the use is not permitted unless the local government has exercised its discretion by granting development approval; 'A' means that the use is not permitted unless the local government has exercised its discretion by granting development approval after giving notice in accordance with clause 64 of the deemed provisions. 'X' means a use that is not permitted by the Scheme

TABLE 1 – ZONING TABLE

	ZONES						
USE CLASSES	RESIDENTIAL	TOWN CENTRE	INDUSTRIAL	GENERAL AGRICULTURE	RURAL TOWNSITE	RURAL RESIDENTIAL	
RESIDENTIAL							
Aged or dependent persons dwelling	Р	D	X	X	Р	X	
Caretaker's dwelling	X	D	D	D	Р	X	
Grouped dwelling	Р	D	X	D	D	X	
Home business	D	D	X	D	D	D	
Home occupation	D	D	X	D	D	D	
Home office	Р	D	X	D	D	Р	
Home store	Α	D	X	Α	D	Α	
Multiple dwelling	D	X	X	X	X	X	
Park home park	X	Α	X	X	Α	X	
Repurposed dwelling AMD 2 GG 12/09/17	D	Α	X	D	D	D	
Residential building	Α	X	X	X	Α	X	
Rural home business	Χ	X	X	D	X	D	
Second-hand dwelling AMD 2 GG 12/09/17	D	Α	X	D	D	D	

STRATEGIC PLAN IMPLICATIONS

4.1. COMPLIANCE WITH DEVELOPMENT STANDARDS AND REQUIREMENTS

Any development of land is to comply with the provisions of the Scheme.

4.2. RESIDENTIAL DESIGN CODES

- 4.2.1. A copy of the Residential Design Codes is to be kept and made available for public inspection at the offices of the local government.
- 4.2.2. Unless otherwise provided for in the Scheme, the development of land for any of the residential purposes dealt with by the Residential Design Codes is to conform with the provisions of those Codes.
- 4.2.3. The Residential Design Codes density applicable to land within the Scheme area is to be determined by reference to the Residential Design Codes density number superimposed on the particular areas contained within the borders shown on the Scheme Map or where such an area abuts another area having a Residential Design Code density, as being contained within the area defined by the centre-line of those borders.

4.3. SPECIAL APPLICATION OF RESIDENTIAL DESIGN CODES

4.3.1 The Residential Design Code for land zoned 'Residential' and 'Commercial' shall be R10/40 unless otherwise indicated on the Scheme Maps. 4.3.2 Residential development with the R10/40 code shall be permitted at the R10 density, however the local government may approve developments up to the R40 density as a 'D' use. 4.3.3 The local government shall only support subdivision in accordance with the R10 Coding, unless a development approval at the higher coding of R40 has been approved.

Residential Design Codes 2015

Grouped dwelling

A **dwelling** that is one of a group of two or more dwellings on the same **lot** such that no dwelling is placed wholly or partly vertically above or below another, except where special conditions of **landscape** or topography dictate otherwise, and includes a dwelling on a **survey strata** with **common property**.

Design principles

Development demonstrates compliance with the following **design principles** (P)

Deemed-to-comply

Development satisfies the following **deemed-to-comply** requirements (C)

Note: The minimum and average site areas stipulated in Table 1 are not subject to variation except as set out in clause 5.1.1 below

5.1.1 Site area

- P1.1 **Development** of the type and density indicated by the density code designated in the **scheme**.
- P1.2 The WAPC may approve the creation of a lot, survey strata lot or strata lot of a lesser minimum and/or average site area than that specified in Table 1, and the WAPC in consultation with the local government may approve the creation of a survey strata lot or strata lot for a single house or a grouped dwelling of a lesser minimum site area than that specified in Table 1 provided that the proposed variation would be no more than five per cent less in area than that specified in Table 1: and
 - facilitate the protection of an environmental or heritage feature;
 - facilitate the retention of a significant element that contributes toward an existing streetscape worthy of retention;
 - facilitate the development of lots with separate and sufficient frontage to more than one public street;
 - overcome a special or unusual limitation on the development of the land imposed by its size, shape or other feature;
 - allow land to be developed with housing of the same type and form as land in the vicinity and which would not otherwise be able to be developed; or
 - achieve specific objectives of the local planning framework.
- P1.3 The WAPC, in consultation with the local government, may approve the creation of a survey strata lot or strata lot for an existing authorised grouped dwelling or multiple dwelling development of a lesser minimum and average site area than that specified in Table 1, where, in the opinion of the WAPC or the local government, the development on the resulting survey strata or strata lots is consistent with the objectives of the relevant design elements of the R-Codes, and the orderly and proper planning of the locality.

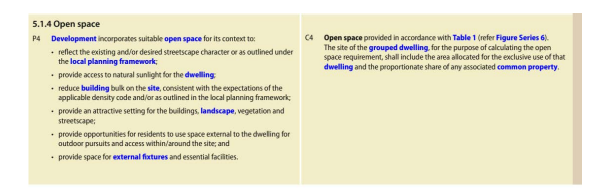
- C1.1 Development which complies with the dwelling type and site area requirements set out in Table 1 and the following provisions.
- C1.2 The minimum **site area** set out in **Table 1** is calculated as follows:
 - in the case of a single house, the area of a green title lot or survey strata lot;
 - ii. in the case of a grouped dwelling, the area of land occupied by the dwelling itself, together with all other areas whether contiguous or not, designated for the exclusive use of the occupants of that dwelling; or
 - iii. in the case of **multiple dwellings** in areas with a coding of less than R40, the total area of the lot divided by the number of dwellings.
- C1.3 The following adjustments shall apply for the purposes of assessing compliance of a proposed development with the minimum and average site areas of Table 1.
 - i. in the case of a lot with a corner truncation, up to a maximum of 20m²
 of that truncation shall be added to the area of the adjoining lot,
 survey strata lot or strata lot (refer Figure 1a); or
 - ii. in the case of a rear battleaxe site, the site area is inclusive of the access leg provided that the area of the access leg contributes no more than 20 per cent of the site area as required by Table 1. Where the battleaxe lot (excluding the access leg) adjoins or abuts a right-of-way or reserve for open space, pedestrian access, school site or equivalent, half the width (up to a maximum depth of 2m) may be added to the site area (refer Figure 1b).

Tables Page 53

Table 1: General site requirements for all single house(s) and grouped dwellings; and multiple dwellings in areas coded less than R40

1 R-Code	2 Dwelling type	3 Minimum site	4 Minimum	5 Minimum	6 Open space		7 Minimum setbacks (m)		
		area per dwelling (m²) •	lot area/rear battleaxe (m²) ▼	frontage (m) ▼	min total (% of site)	min outdoor living (m²)	primary street	secondary street	other/rear
	Single house or grouped dwelling	Min 5000	-	50	80	-	20	10	10
2.5	Single house or grouped dwelling	Min 4000	-	40	80	-	15	7.5	7.5
R5	Single house or grouped dwelling	Min 2000	-	30	70	-	12	6	*/6
110	Single house or grouped dwelling	Min 875 Av 1000	925	20	60	-	7.5	3	*/6
	Multiple dwelling	1000	-	-	60	-	7.5	3	*/6
R12.5	Single house or grouped dwelling	Min 700 Av 800	762.5	17	55	-	7.5	2	*/6
	Multiple dwelling	800	-	-	55	-	7.5	2	*/6
15	Single house or grouped dwelling	Min 580 Av 666	655	12	50	-	6	1.5	*/6
	Multiple dwelling	666	-	-	50	-	6	1.5	*
7.5	Single house or grouped dwelling	Min 500 Av 571	587.5	12	50	36	6	1.5	
	Multiple dwelling	571	-	-	-	-	6	1.5	*
20	Single house or grouped dwelling	Min 350 Av 450	450	10	50	30	6	1.5	
	Multiple dwelling	450	-	-	50	-	6	1.5	*
25	Single house or grouped dwelling	Min 300 Av 350	425	8	50	30	6	1.5	
	Multiple dwelling	350	-	-	50	-	6	1.5	*
R30	Single house or grouped dwelling	Min 260 Av 300	410	-	45	24	4	1.5	
	Multiple dwelling	300	-	-	45	-	4	1.5	
R35	Single house or grouped dwelling	Min 220 Av 260	395	-	45	24	4	1.5	•
	Multiple dwelling	260	-	-	45	-	4	1.5	
R40	Single house or grouped dwelling	Min 180 Av 220	380	-	45	20	4	1	

The lot size area of 1000m2 per dwelling is met by the Lot size of 2000m2. Furthermore, the additional dwelling complies with all setback requirements of the codes.



Open Space Min %: 60%

Current % of Open Space: 74.6%

Open Space proposed: 73%

5.5 Special purpose dwellings

Objectives (a) To ensure residential development is provided to accommodate people with or without special needs. (b) To provide ancillary accommodation which is independent or semi-independent to residents of the single ho (c) To ensure that dwellings for the aged and people with special needs can be provided within residential areas. (d) To provide opportunities for affordable housing. Design principles Deemed-to-comply **Development** demonstrates compliance with the following **design principles** (P) **Development** satisfies the following **deemed-to-comply** requirements (C) 5.5.1 Ancillary dwellings P1 Ancillary dwelling is of a small scale and designed to support people living C1 Ancillary dwelling associated with a single house and on the same lot where: independently or semi-dependently to the residents of the **single house**, sharing some **site** facilities and services. the lot is not less than 350m² in area: ii. there is a maximum plot ratio area of 70m²; Ancillary dwellings to positively contribute to its setting, including iii. parking is provided in accordance with clause 5.3.3 C3.1; the existing single house and, where visible from the street or iv. ancillary dwelling is located behind the street setback line; adjoining properties, to the amenity of the streetscape and context. v. ancillary dwelling is designed to be compatible with the colour, roof pitch and materials of the single house on the same lot; vi. ancillary dwelling does not preclude the single house from meeting the required minimum open space and outdoor living area; and vii. ancillary dwelling complies with all other R-Code provisions, only as they apply to single houses, with the exception of clauses: (a) 5.1.1 Site area; (b) 5.2.3 Street surveillance (except where located on a lot with secondary street or right-of-way access); and (c) 5.3.1 Outdoor living areas.

Planning and Development (Local Planning Scheme) Regulations 2015

64. Advertising applications

- An application for development approval must be advertised under this clause if the proposed development
 - a. relates to the extension of a non-conforming use; or
 - b. relates to a use if
 - i. the use is not specifically referred to in the zoning table for this Scheme in respect of the zone in which the development is located; and
 - ii. the local government determines that the use may be consistent with the objective of that zone and that notice of the application should be given; or
 - c. does not comply with a requirement of this Scheme; or
 - d. is a development for which the local government requires a heritage assessment to be carried out under clause 11(1); or
 - e. is of a type that this Scheme requires to be advertised.
- 2. The local government may waive a requirement for an application to be advertised in the circumstances set out in subclause (1)(c) if the local government is satisfied that the departure from the requirements of this Scheme is of a minor nature.
- 3. The local government may advertise, or require the applicant to advertise, an application for development approval in one or more of the following ways
 - a. by giving notice of the proposed use or development to owners and occupiers of properties in the vicinity of the development who, in the opinion of the local government, are likely to be affected by the granting of development approval, including a statement that submissions may be made to the local government by a specified day being a day not less than 14 days from the day on which the notice is given to the person;

- b. by publishing a notice of the proposed use or development in a newspaper circulating in the Scheme area including a statement that submissions may be made to the local government by a specified day being a day not less than 14 days from the day on which the notice is published;
- c. by publishing a notice of the proposed use or development by electronic means in a form approved by the local government CEO including a statement that submissions may be made to the local government by a specified day being a day not less than 14 days from the day on which the notice is published;
- d. by erecting a sign or signs in a conspicuous place on the land the subject of the application giving notice of the proposed use or development for a period of not less than 14 days from the day on which the sign is erected including on each sign a statement that submissions may be made to the local government by a specified day being a day not less than 14 days from the day on which the sign is erected.
- 4. Notice referred to in subclause (3) must be in the form of the "Notice of public advertisement of planning proposal" set out in clause 86(3) unless the local government specifies otherwise.
- 5. If an application for development approval is advertised under this clause, the local government
 - a. must make the application and the material accompanying it available for public inspection during business hours at the offices of the local government; and
 - b. may publish the application and the material accompanying it on the website of the local government.

67. Matters to be considered by local government

In considering an application for development approval the local government is to have due regard to the following matters to the extent that, in the opinion of the local government, those matters are relevant to the development the subject of the application —

- a) the aims and provisions of this Scheme and any other local planning scheme operating within the Scheme area;
- b) the requirements of orderly and proper planning including any proposed local planning scheme or amendment to this Scheme that has been advertised under the Planning and Development (Local Planning Schemes) Regulations 2015 or any other proposed planning instrument that the local government is seriously considering adopting or approving;
- c) any approved State planning policy;
- d) any environmental protection policy approved under the Environmental Protection Act 1986 section 31(d);
- e) any policy of the Commission;
- f) any policy of the State;
- g) any local planning policy for the Scheme area;
- h) any structure plan, activity centre plan or local development plan that relates to the development;
- i) any report of the review of the local planning scheme that has been published under the *Planning and Development (Local Planning Schemes) Regulations 2015*;
- j) in the case of land reserved under this Scheme, the objectives for the reserve and the additional and permitted uses identified in this Scheme for the reserve;
- k) the built heritage conservation of any place that is of cultural significance;
- I) the effect of the proposal on the cultural heritage significance of the area in which the development is located;

- m) the compatibility of the development with its setting including the relationship of the development to development on adjoining land or on other land in the locality including, but not limited to, the likely effect of the height, bulk, scale, orientation and appearance of the development;
- n) the amenity of the locality including the following
 - i. environmental impacts of the development;
 - ii. the character of the locality;
 - iii. social impacts of the development;
- the likely effect of the development on the natural environment or water resources and any means that are proposed to protect or to mitigate impacts on the natural environment or the water resource;
- p) whether adequate provision has been made for the landscaping of the land to which the application relates and whether any trees or other vegetation on the land should be preserved;
- q) the suitability of the land for the development taking into account the possible risk of flooding, tidal inundation, subsidence, landslip, bush fire, soil erosion, land degradation or any other risk;
- r) the suitability of the land for the development taking into account the possible risk to human health or safety;
- s) the adequacy of
 - i. the proposed means of access to and egress from the site; and
 - ii.arrangements for the loading, unloading, manoeuvring and parking of vehicles:
- t) the amount of traffic likely to be generated by the development, particularly in relation to the capacity of the road system in the locality and the probable effect on traffic flow and safety;
- u) the availability and adequacy for the development of the following
 - i. public transport services;
 - ii. public utility services;
 - iii. storage, management and collection of waste;
 - iv. access for pedestrians and cyclists (including end of trip storage, toilet and shower facilities);
 - v.access by older people and people with disability;
- v) the potential loss of any community service or benefit resulting from the development other than potential loss that may result from economic competition between new and existing businesses;
- w) the history of the site where the development is to be located;
- x) the impact of the development on the community as a whole notwithstanding the impact of the development on particular individuals;
- y) any submissions received on the application;
- za) the comments or submissions received from any authority consulted under clause 66;
- zb) any other planning consideration the local government considers appropriate.

Local Planning Policy- Repurposed and Second Hand Dwellings

Council will only support an application for the erection and occupation of a repurposed or second hand dwelling in the Residential, Rural Residential, and Rural Townsite zones if:

- a) the dwelling(s) is to be used for accommodating a workforce or for tourist accommodation purposes,
- the repurposed or second hand dwelling is proposed on the same lot as an existing dwelling in the residential zone and complies with the requirements of the Scheme, Residential Design Codes (R-Codes) and provisions of this policy,

6.1.1 Second Hand Dwelling(s) Require the approval of the Council and;

- a) Shall comply with provisions of the Scheme and satisfy the requirements of the R-Codes (where applicable);
- b) hall be designed to reflect the existing character of development surrounding the subject site;
- c) Shall have cladding of materials to the satisfaction of the Council. Finishes such as brick vaneer, hardiplank sheets, spray render and factory painted steel are acceptable materials. Other finishes will require consideration by the Shire;
- d) Where deemed necessary by the Council, verandah(s), carports and/or painting/recladding shall be undertaken to enhance the dwelling;
- e) Where deemed necessary by the Council, landscaping shall be undertaken around the dwelling;
- f) The Council will only permit donga type structures for uses other than residential uses where it considers the use or establishment of the structure will not be in conflict with the objectives of this policy; and
- g) where a second hand dwelling(s) is proposed as a an additional (grouped) dwelling, the total floor area of the additional second hand dwelling(s) shall not exceed 110m2.

The proposal complies with Councils second hand dwelling policy.

COMMUNITY CONSULTATION

The following consultation has occurred;

- Chief Executive Officer
- Town Planner
- Quenten Tiller

PLANNING ASSESSMENT

The proposed development complies with the requirements set out in LPS4, the R-Codes and Councils LPP. It is noted that the lack of clarity provided on the building condition should be followed up through the use of conditions in the development approval. This can be achieved through a condition requiring the applicant to submit further plans and photographs of the condition of the dwelling before installation occurs.

STAFF RECOMMENDATION

That Council

1. Grants development approval for an "new" additional transportable dwelling at 19 Hammond Street, Kellerberrin with the following conditions;

General Conditions

- i. Planning approval will expire if the development is not substantially commenced within two years of this approval;
- ii. The endorsed approved plans shall not be altered without prior written approval of the Shire;
- iii. The transportable dwelling shall be in an existing colour scheme to other buildings on the lot; and
- iv. Photographs of the dwelling shall be submitted to the Shire prior to installation

Advice Notes

Planning approval is not considered building approval. A building permit shall also be obtained. Development plans will not be endorsed until they reflect the conditions of the approval.

COUNCIL RESOLUTION

MIN 157/22 MOTION - Moved Cr. Reid Seconded Cr. Leake

That Council grants development approval for a <u>new</u> additional transportable dwelling at 19 Hammond Street, Kellerberrin with the following conditions;

General Conditions

- i. Planning approval will expire if the development is not substantially commenced within two years of this approval;
- ii. The endorsed approved plans shall not be altered without prior written approval of the Shire;
- iii. The transportable dwelling shall be in an existing colour scheme to other buildings on the lot; and
- iv. Photographs of the dwelling shall be submitted to the Shire prior to installation

Advice Notes

Planning approval is not considered building approval. A building permit shall also be obtained. Development plans will not be endorsed until they reflect the conditions of the approval.

CARRIED 7/0

14 CONFIDENTIAL MATTERS

COUNCIL RESOLUTION

MIN 158/22 MOTION - Moved Cr. Leake Seconded Cr. Forsyth

That Council considers the confidential report(s) listed below in a meeting closed to the public in accordance with Section 5.23(2) of the Local Government Act 1995:

14.1 Preferred Supplier Panel - Earthmoving

This matter is considered to be confidential under Section 5.23(2) - c of the Local Government Act, and the Council is satisfied that discussion of this matter in an open meeting would, on balance, be contrary to the public interest as it deals with a contract entered into, or which may be entered into, by the local government and which relates to a matter to be discussed at the meeting.

14.2 Tender - Truck Mounted Road Sweeper

This matter is considered to be confidential under Section 5.23(2) - c of the Local Government Act, and the Council is satisfied that discussion of this matter in an open meeting would, on balance, be contrary to the public interest as it deals with a contract entered into, or which may be entered into, by the local government and which relates to a matter to be discussed at the meeting.

14.3 Shire of Kellerberrin - Organisation Structure

This matter is considered to be confidential under Section 5.23(2) - a of the Local Government Act, and the Council is satisfied that discussion of this matter in an open meeting would, on balance, be contrary to the public interest as it deals with a matter affecting an employee or employees.

CARRIED 7/0

COUNCIL RESOLUTION

MIN 159/22 MOTION - Moved Cr. Gardiner Seconded Cr. Forsyth

That Council moves out of Closed Council into Open Council.

CARRIED 7/0

MOTION

COUNCIL RESOLUTION

MIN 160/22 MOTION - Moved Cr. Reid Seconded Cr. Pryer

That Council considered and adopted the following confidential items;

- 1. Preferred Supplier Panel Earthmoving;
- 2. Awarded Tender Truck Mounted Road Sweeper to Rosmech Sales & Service Pty Ltd: and
- 3. Shire of Kellerberrin Organisation Structure.

CARRIED 7/0

15 CLOSURE OF MEETING

The Meeting closed at 5:16pm.				
The minutes of this meeting were October 2022.	confirmed at the	Ordinary Counci	l Meeting held on	า 18
			CHAIRPERS	 SON