

Minutes of Ordinary Meeting of Council held at the Council Chambers, Northampton on 20^{th} July 2018

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7.1 OPENING

The President thanked all Councillors, staff and members of the gallery present for their attendance and declared the meeting open at 1.00pm.

7.2 PRESENT

Cr C Simkin President Northampton Ward Cr S Krakouer Kalbarri Ward Deputy President Cr Stock-Standen Northampton Ward Northampton Ward Cr R Suckling Cr T Hay Northampton Ward Cr D Pike Kalbarri Ward Cr S Smith Kalbarri Ward Cr P Stewart Kalbarri Ward

Mr Garry Keeffe

Chief Executive Officer

Mr Grant Middleton

Deputy Chief Executive Officer

Mrs Deb Carson Planning Officer

7.2.1 LEAVE OF ABSENCE

Nil

7.2.2 APOLOGIES

Cr T Carson

7.3 QUESTION TIME

Mrs Mandy Boyland, from the Northampton Ewe Turn committee, presented a plan for the proposed placement of painted ewes, lambs and dogs for Council's further consideration. Council was supportive of the locations proposed, with the Chief Executive Officer to consider each location against Shire policies and restrictions further, and to liaise with the Ewe Turn committee to determine and approve the final placements.

7.4 DISCLOSURE OF INTEREST

Cr Krakouer declared a financial interest in Agenda Item 7.3.7, as the proposed development is located in an area where he owns land.



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7.5 CONFIRMATION OF MINUTES

7.5.1 CONFIRMATION OF MINUTES – ORDINARY COUNCIL MEETING 15TH JUNE 2018

Moved Cr SUCKLING, seconded Cr SMITH

That the minutes of the Ordinary Meeting of Council held on the 15^{th} June 2018 be confirmed as a true and correct record.

CARRIED 8/0

7.5.2 BUSINESS ARISING FROM MINUTES

CEO advised that the draft budget (provided to the Councillors today) is within a favourable position and suggested that the Council may wish to change the commencement time for the meeting, as it is not expected to take a considerable time to adopt the final budget.

Moved Cr SUCKLING, seconded Cr HAY

That Council amend the Budget Meeting time to 9am on Friday 27th July 2018.

CARRIED 8/0

7.6 RECEIVAL OF MINUTES

Nil

7.7 WORKS & ENGINEERING REPORT

7.7.1 INFORMATION ITEMS

MAINTENANCE/CONSTRUCTION WORKS PROGRAM (ITEM 7.1.1)

Noted

7.8 HEALTH & BUILDING REPORT

7.8.1 BUILDING APPROVALS (ITEM 7.2.1)

Noted



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7.9 TOWN PLANNING REPORT

7.9.1 PROPOSED RENEWAL OF LICENCE AGREEMENT 2015-001 – KALBARRI WILDERNESS TOURS (CANOE TOURS) (ITEM 7.3.1)

Moved Cr STOCK-STANDEN, seconded Cr STEWART

That Council:

- Grant Development Approval for an experiential use (canoe tours) over Reserves 12996 Murchison River Foreshore, Kalbarri subject to the following conditions:
 - a) This Development Approval is an approval for the proposed use for the purposes of the Shire of Northampton's Local Planning Scheme No. 11 Kalbarri and the Planning and Development Act (2005) only and does not constitute and approval of the proposed use by the Shire in its capacity as management body of the reserve within which the use is proposed to be located;
 - b) This Development Approval is subject to:
 - In-principle approval of the Shire in its capacity as management body of the reserve within which the proposed use is to be located;
 - (ii) Approval of the Minister of Lands in accordance with the provisions of the Land Administration Act (1997); and
 - (iii) A License Agreement being entered into by the Applicant and the Shire in accordance with Council's Policy 9.2 – Requirements for Licence Agreements to Use Crown Reserves for Commercial, Recreational and Tourism Activities;
 - c) This Development Approval shall remain valid whilst the License Agreement referred to in Condition (b)(iii) remains current and valid, and on the expiration or in the termination of such License Agreement, this Development Approval shall cease to be valid.



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Advice Notes:

- Note 1. If the development/use the subject of this approval is not substantially commenced within a period of 2 years, or another period specified in the approval after the date of determination, the approval will lapse and be of no further effect;
- Note 2. Where an approval has so lapsed, no development must be carried out without the further approval of the local government having first been sought and obtained.
- Note 3. If an applicant or owner is aggrieved by this determination there is a right of review by the State Administrative Tribunal in accordance with the Planning and Development Act 2005 Part 14. An application must be made within 28 days of determination.
- 2. Authorise delegation to the Chief Executive Officer and Planning Officer for preparation and execution of the License Agreement, with any disputes to be referred back to Council for final determination.
- 3. Grant Development Approval for a Home Business upon Lot 17 (No. 6322) Ajana-Kalbarri Road, Kalbarri, subject to the following conditions:
 - a) This approval wholly replaces any previous approvals issued by the local government in relation to the Home Business activity;
 - b) The activities are at all times to comply with the definition of "Home Business" under the relevant Local Planning Scheme;
 - c) Development shall be in accordance with the attached approved plan(s) dated [insert date] and subject to any modifications required as a consequence of any condition(s) of this approval. The endorsed plan(s) shall not be modified or altered without the prior written approval of the local government;
 - The Home Business is not to involve the retail sale or display of goods of any nature;
 - e) Notwithstanding condition (f) below, this Development Approval shall remain valid whilst a License Agreement for the use of Reserve 12996 between the Applicant, the Shire and the Department of Planning, Lands and Heritage remains current and valid, and on the



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expiration or in the termination of such License Agreement, this Development Approval shall cease to be valid;

- f) This approval is valid until 30 August 2019, after which time the further renewal of the approval by the local government is required annually. This is the responsibility of the Applicant and the local government will not automatically re-issue approvals;
- g) This approval is issued only to Alex Read & Wendy Gilbert (the specific occupier) for Lot 17 Ajana-Kalbarri Road, Kalbarri (the particular parcel of land) and is NOT transferable to any other person or to any other land parcel. Should there be a change of the occupier on the land in respect of which this development approval is issued this approval shall no longer be valid;
- h) The Applicant shall provide and maintain three (3) carparking bays upon Lot 17 Ajana-Kalbarri Rd for the provision of on-site carparking for employees and customers;
- The operator is responsible to ensure that no parking of vehicles associated with the Home Business occurs within a public carriageway, including the road reserve, and all parking of vehicles associated with the Home Business is to be provided for within the property boundaries;
- j) A list of all signage and a site plan detailing the sign(s) locations upon Lot 17 Ajana-Kalbarri Rd, Kalbarri shall be submitted to the local government within 28 days from the date of this approval, with those signs not having appropriate approvals being subject to further consideration and development approval; and
- k) Any lighting installed on the building, yard areas or car parking areas shall be located and designed in a manner that ensures:
 - (i) all illumination is confined within the boundaries of the property; and
 - (ii) there shall not be any glare nuisance caused to adjoining residents or passing traffic, to the approval of the local government.



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Advice Notes:

- Note 1. Where an approval has lapsed or is no longer valid, no development/use shall be carried out without the further approval of the local government having first been sought and obtained.
- Note 2. If an applicant or owner is aggrieved by this determination there is a right of review by the State Administrative Tribunal in accordance with the Planning and Development Act 2005 Part 14. An application must be made within 28 days of determination.

CARRIED 8/0

7.9.2 SUBDIVISON APPLICATION – PROPOSED TWO (2) LOT SUBDIVISION – LOT 831 (NO.30) BRIDGEMAN ROAD, KALBARRI (ITEM 7.3.2)

Moved Cr PIKE, seconded Cr STEWART

That Council advise the Western Australian Planning Commission that it supports the Subdivision Application No. 156915, for the subdivision of Lot 831 (No. 30) Bridgeman Road, Kalbarri into two (2) lots, subject to the following conditions:

- All buildings and effluent disposal systems (delete as applicable) having the necessary clearance from the new boundaries as required under the relevant legislation including the Local Planning Scheme, Building Act 2011, and National Construction Code Series/Building Code of Australia (as amended);
- A BAL Assessment is to be undertaken, and a bushfire management plan is to be prepared (if BAL 12.5 or higher) with additional information to be provided that demonstrates that the measures contained within the bushfire management plan have been implemented during subdivisional works (if applicable);
- The landowner/applicant shall provide a written undertaking to the satisfaction of the Western Australian Planning Commission to advise prospective purchasers of the provisions of the local government's local planning scheme that relate to the use of the land; and
- 4. Written confirmation from the local government that all necessary local government approval(s) have been issued and that the whole of the building has been completed in accordance with those approvals.



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7.9.3 LOCAL PLANNING POLICY REVIEW (ITEM 7.3.3)

Moved Cr STOCK-STANDEN, seconded Cr STEWART

That Council:

- 1. Pursuant to Schedule 2 Deemed Provisions, Part 2, cl 4 of the Planning and Development (Local Planning Schemes) Regulations 2015 resolve to:
 - Adopt the amended Local Planning Policies for public comment and advertise them for a period of 21 days;
 - Should no written, author-identified objections be received during the 21 day advertising period, then adopt for final approval the amended Local Planning Policies and proceed to publish a notice to this effect in the local newspaper; and
 - Should there be any written, author-identified objections received during the advertising period, require staff to present to Council a further report; and
- 2. Pursuant to Schedule 2 Deemed Provisions, Part 2, cl 6 of the Planning and Development (Local Planning Schemes) Regulations 2015 resolve to revoke the Holiday Tourism Accommodation Car Parking Local Planning Policy and publish a notice to this effect in the local newspaper.

CARRIED 8/0

7.9.4 MODERNISING WESTERN AUSTRALIA'S - GREEN PAPER CONCEPTS FOR A STRATEGICALLY-LED SYSTEM - WALGA SUBMISSION (ITEM 7.3.4)

Moved Cr KRAKOUER, seconded Cr SUCKLING

That Council support the draft submission compiled by WALGA and lodge a separate stakeholder submission with the Western Australian Planning Commission, which includes the Table 1 in Item 7.3.4 of the July Town Planning Report.



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7.9.5 PROPOSED TEMPORARY ACCOMMODATION AND ABLUTIONS – RED BLUFF CARAVAN PARK - LOT 10646 (NO. 399) RED BLUFF ROAD, KALBARRI (ITEM 7.3.5)

Moved Cr SMITH, seconded Cr PIKE

That Council grant formal development approval for three (3) temporary cabins and two (2) temporary ensuites to be placed upon Lot 10646 (No. 399) Red Bluff Road, Kalbarri, subject to the following conditions:

- Development shall be in accordance with the attached approved plan(s) dated 20 July 2018 and subject to any modifications required as a consequence of any condition(s) of this approval. The endorsed plans shall not be modified or altered without the prior written approval of the Local Government;
- 2. Any additions to or change of use of any part of the building or land (not the subject of this consent/approval) requires further application and planning approval for that use/addition;
- 3. This approval is for three (3) cabins and two (2) ensuite buildings only, as per the attached approved plans dated 20 July 2018;
- 4. This approval is granted subject to the buildings passing a Building Inspection by the Shire of Northampton's Building Surveyor, prior to transportation;
- 5. The buildings subject of this approval shall only be used for providing temporary accommodation and facilities for management and workers associated with the development of the Red Bluff Caravan Park, and shall NOT be used to provide short-stay holiday accommodation at any time;
- 6. All buildings subject to this approval must be removed from Lot 10646 (No. 399) Red Bluff Road, Kalbarri within two years from the date that the first building is placed on the lot <u>OR</u> prior to the lot being (partially or wholly) used for commercial Caravan Park purposes, whichever is the sooner;
- 7. That no time extensions to this approval, in relation to Condition 6, shall be allowed;



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- 8. A building permit shall be issued by the local government prior to the commencement of any work on site;
- 9. All stormwater is to be disposed of on-site to the specifications and approval of the local government;
- 10. Any soils disturbed or deposited on site shall be stabilised to the approval of the local government;
- 11. Bin storage and clothes drying areas shall be provided and appropriately screened such that they are not visible from the view from the street/s, to the approval of the local government;
- 12. Any lighting installed on the building, yard areas or car parking areas shall be located and designed in a manner that ensures:
 - (a) all illumination is confined within the boundaries of the property; and
 - (b) there shall not be any glare nuisance caused to adjoining residents or passing traffic, to the approval of the local government;
- 13. The number of workers using the temporary accommodation shall be limited to three (3) workers per cabin at all times;
- 14. The space between the ground level and the floor level of all buildings shall be suitably enclosed, to the approval of the local government; and
- 15. The buildings shall be connected to an effluent disposal system, to the approval of the local government.

Advice Notes

- Note 1: If the development/use the subject of this approval is not substantially commenced within a period of 2 years, or another period specified in the approval after the date of determination, the approval will lapse and be of no further effect.
- Note 2: Where an approval has so lapsed, no development must be carried out without the further approval of the local government having first been sought and obtained.



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Note 3: If an applicant or owner is aggrieved by this determination there is a right of review by the State Administrative Tribunal in accordance with the Planning and Development Act 2005 Part 14. An application must be made within 28 days of determination.

CARRIED 8/0

7.9.6 SUMMARY OF PLANNING INFORMATION ITEMS (7.3.6)

Noted.

7.9.7 PROPOSED OUTBUILDING – LOT 3 (NO.3A) PORTREE ELBOW, KALBARRI (ITEM 7.3.7)

Cr Krakouer declared a financial interest in Agenda Item 7.3.5 as he owns a parcel of land near to the Applicant and therefore may incur a financial loss of gain form the decision of Council, and left the meeting at 1.35pm.

Moved Cr HAY, seconded Cr SUCKLING

That Council grant formal development approval for an outbuilding to be placed upon Lot 3 (No. 3A) Portree Elbow, Kalbarri, subject to the following conditions:

- Development shall be in accordance with the attached approved plan(s) dated 20 July 2018 and subject to any modifications required as a consequence of any condition(s) of this approval. The endorsed plans shall not be modified or altered without the prior written approval of the Local Government;
- 2. Any additions to or change of use of any part of the building or land (not the subject of this consent/approval) requires further application and planning approval for that use/addition;
- 3. Payment of a \$10,000 bond shall be paid to the Shire of Northampton by the Applicant prior to the issuance of a Building Permit;
- 4. The bond paid by the Applicant shall only be refunded if one of the following points is satisfied:
 - (a) the construction of a dwelling upon the amalgamated lot is complete and confirmed by final inspection by the local government; or



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- (b) in the instance where amalgamation approval and finalisation is not achieved within two (2) years from the date of this approval, the outbuilding has been removed and the site cleared (within a further six (6) month time frame), to the satisfaction of the local government;
- 5. Should neither condition 4(a) nor 4(b) be met, then the bond monies shall be forfeited to the local government and be used to remove the outbuilding subject of this approval upon Lot 3 Portree Elbow, Kalbarri;
- 6. The Applicant shall lodge a signed and witnessed Statutory Declaration with the Shire of Northampton:
 - (a) agreeing that the bond will be forfeited to Council if the conditions at either 4a or 4b are not met, and that the bond money will be used to remove the outbuilding subject of this approval;
 - (b) providing a commitment to construct a dwelling upon the amalgamated lot, with a commencement date that is within 12 months of the amalgamation process being finalised unless otherwise approved by the local government;
- 7. A building permit shall be issued by the local government prior to the commencement of any work on site;
- 8. The approved outbuilding is only to be used for general and vehicle storage purposes and minor maintenance upon vehicles housed therein to the approval of the Shire of Northampton and shall NOT be used for habitation, commercial or industrial purposes.
- 9. All stormwater is to be disposed of on-site to the specifications and approval of the local government;
- 10. Any soils disturbed or deposited on site shall be stabilised to the approval of the local government;
- 11. Any lighting installed on the outbuilding shall be located and designed in a manner that ensures:
 - (a) all illumination is confined within the boundaries of the property;
 - (b) there shall not be any glare nuisance caused to adjoining residents or passing traffic, to the approval of the local government.



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12. The Applicant shall provide a colour schedule for the outbuilding prior to construction of the outbuilding, which shall be to the approval of the local government and which shall match the colour schedule of the proposed future dwelling.

Advice Notes

- Note 1: If the development/use the subject of this approval is not substantially commenced within a period of 2 years, or another period specified in the approval after the date of determination, the approval will lapse and be of no further effect.
- Note 2: Where an approval has so lapsed, no development must be carried out without the further approval of the local government having first been sought and obtained.
- Note 3: If an applicant or owner is aggrieved by this determination there is a right of review by the State Administrative Tribunal in accordance with the Planning and Development Act 2005 Part 14. An application must be made within 28 days of determination.

CARRIED 7/0

Cr Krakouer returned to the meeting at 1.43pm.

7.10 FINANCE REPORT

7.10.1 ACCOUNTS FOR PAYMENT (ITEM 7.4.1)

Moved Cr SIMKIN, seconded Cr KRAKOUER

That Municipal Fund Cheques 21463 to 21483 inclusive totalling \$77,318.12, Municipal EFT payments numbered EFT18025 to EFT18153 inclusive totalling \$564,798.51, Trust Fund Cheques 2330 to 2335, totalling \$2,957.62, Direct Debit payments numbered GJ1209 to GJ1214 inclusive totalling \$229,150.84 be passed for payment and the items therein be declared authorised expenditure

CARRIED BY AN ABSOLUTE MAJORITY 8/0



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7.10.2 MONTHLY FINANCIAL STATEMENTS – JUNE 2018 (ITEM 7.4.2)

Moved Cr SMITH, seconded Cr STEWART

That Council adopts the draft Monthly Financial Report for the period ending 30 June 2018.

CARRIED 8/0

7.11 ADMINISTRATION & CORPORATE REPORT

7.11.1 KALBARRI FORESHORE DUAL USE PATHWAY – DETERMINATION OF QUOTES RECEIVED (ITEM 7.5.1)

Cr Stock-Standen declared an impartiality interest in Agenda Item 7.5.1 as her son is an employee of the company quoting on the item, and departed the meeting at 1.49pm.

Moved Cr KRAKOUER, seconded Cr SUCKLING

That the quote submitted by Quadrio Earthmoving Pty Ltd of \$298,000 (GST exclusive) for the construction of approximately 1,600m red asphalt dual use pathway along the Kalbarri foreshore parkland, be accepted.

CARRIED 7/0

Cr Stock-Standen returned to the meeting at 1.53pm.

7.11.2 WA LOCAL GOVERNMENT ASSOCIATION MEMBER MOTIONS FOR AGM (ITEM 7.5.2)

Moved Cr STOCK-STANDEN, seconded Cr SMITH

That:

- 1. Council delegates vote the affirmative for agenda items 4.1 to 4.4.
- 2. Should through discussion that an affirmative vote not be supported by the Council voting delegates, then those delegates be given delegated authority to use their discretion and vote on behalf of the Council.



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7.11.3 ABOLISHING OF DOG EXERCISE AREA (ITEM 7.5.3)

Moved Cr SIMKIN, seconded Cr SUCKLING

That Council not support the Officer's recommendation and that the Dog Exercise Area remain at the Kalbarri Oval on the basis that removing the area as a location to exercise dogs will limit the remaining areas available within Kalbarri.

CARRIED 8/0

7.11.4 MARK GROVE – LEASE COSTS (ITEM 7.5.4)

Moved Cr SUCKLING, seconded Cr SMITH

That Council not support Mr Grove's request that he be reimbursed costs if the area of Reserve 52436 should be leased to another person, on the basis that Council decision was for Mr Grove, of which he was advised off, that all costs associated with the lease area and preparation of lease documents were his responsibility and this has no bearing on if the area is to be leased to another party, and Mr Grove be requested to pay all costs in full.

CARRIED 7/1

7.11.5 LYNTON CONVICT STATION (ITEM 7.5.5)

Moved Cr PIKE, seconded Cr SUCKLING

That Council seek the services of a Conservation Architect to provide a full assessment, scope of works and estimated cost for the stabilisation of the Lynton Convict Station jail ruins, to be presented to Council for the Draft 2018/2019 Budget for further consideration.

CARRIED 8/0

7.11.6 POLICY – DIRECTIONAL SIGNS (ITEM 7.5.6)

Moved Cr STEWART, seconded Cr SUCKLING

- 1. That Council resolve not to adopt the policy and that no further approval for directional signage for businesses to be approved;
- That all existing business directional signage to remain until such time as that business no longer exists or when that particular sign becomes in a state of disrepair i.e. not to be replaced if damaged etc; and



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- 3. For the Porter St/Grey St intersection, the previous directional signs be reinstalled with the exception of the following signs:
 - (a) Mini Golf
 - (b) Sun River Chalets
 - (c) Rubbish Tip

CARRIED 8/0

<u>ADJOURNMENT</u>

Council adjourned at 2.50pm.

Meeting reconvened at 3.08pm with the following in attendance:

Cr Simkin, Cr Krakouer, Cr Stock-Standen, Cr Suckling, Cr Hay, Cr Pike, Cr Smith, Cr Stewart, Garry Keeffe, Grant Middleton and Debbie Carson.

7.11.7 SCORE BOARD STRUCTURE - KSRC (ITEM 7.5.7)

Moved Cr STOCK-STANDEN, seconded Cr PIKE

That Council approve the construction of a score board at the northern side of the Kalbarri oval as per the submitted plans.

CARRIED 8/0

7.11.8 ELECTRICITY COSTS/SUPPLY (ITEM 7.5.8)

Moved Cr SUCKLING, seconded Cr STEWART

That Council consider the information in relation to solar power for possible future budgets and approve the installation of separate electricity meters at the Kalbarri Sport and Recreation area to allow for separate electricity costs for the Arts and Crafts, skate park, KSRC building and courts and, following the installation of the meters, the KSRC be responsible for the payment of electricity costs for the KSRC building and playing courts.



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7.11.9 AMENDED LEASE AREA – PTN OF LOT 101 MITCHELL STREET, HORROCKS (ITEM 7.5.9)

Moved Cr SMITH, seconded Cr STEWART

That Council approve the change in lease area of a portion of Lot 101 Mitchell Street by relocating the lease area to Summerstar Pty Ltd southwards by 16 meters from the original northern boundary, as per the presented plan.

CARRIED 8/0

7.11.10 PROPOSED SURFING COMPETITION - KALBARRI

The CEO reported on a meeting held with representatives from Surfing WA and members of the Kalbarri Board Riders Club in investigating the possibility of an Open Surf Competition similar to that of the Margaret River Open, to be held in Kalbarri.

From the meeting the Kalbarri Board Riders stipulated that they have a no-comp zone within their constitution and do not want the competition in Kalbarri due to environmental impacts and ongoing competing surf use that promoting Kalbarri might create.

The CEO had advised that many aspects and measures would need to be put in place to ensure no environmental damage to the dune system etc would occur and to cater for the influx of visitors in parking requirements, bus transport etc however these will need to be determined at a later date if a decision to hold the event is supported by the state government.

Surfing WA are to meet with the Minister for Tourism and Tourism WA to determine if funding for an event application is to be considered by them and therefore no decision by Council can be made until such time a formal event application to Council by Surfing WA is received.

7.12 SHIRE PRESIDENT'S REPORT

Since the last Council meeting Cr Simkin reported on his attendance at the following:

4/7/2018 Meeting with Tony Krsticevic – Shadow Minister for Local Government and local state parliament member Ian Blaney



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7.13 DEPUTY SHIRE PRESIDENT'S REPORT

Nil

7.14 COUNCILLORS' REPORTS

7.14.1 CR PIKE

Since the last Council meeting Cr Pike reported on his attendance at:

18/7/2018 Kalbarri Roadwise Meeting

7.14.2 CR SMITH

Since the last Council meeting Cr Smith reported on his attendance at:

17/7/2018 Kalbarri Visitor Centre Meeting

7.14.3 CR STEWART

Since the last Council meeting Cr Stewart reported on his attendance at:

22/6/2018 Kalbarri Development Association Meeting

7.15 NEW ITEMS OF BUSINESS

7.15.1 NORTHAMPTON EWE TURN EVENT

Cr Stock-Standen raised that she had attended the Northampton Ewe Turn launch event, and reported that it was an excellent event that was very well planned and an enjoyable day.

Moved Cr STOCK-STANDEN, seconded Cr SUCKLING

That Council write a letter of appreciation to the organisers of the Northampton Ewe Turn project for their efforts and for the outstanding community event and initiative held.



Minutes of Ordinary Meeting of Council held at the Council Chambers, Northampton on 20th July 2018

7.15.2 CONTRIBUTION FO FREIGHT COSTS FOR KALBARRI NATURE PLAYGROUND EQUIPMENT

Cr Simkin raised that with the assistance of the construction of the Kalbarri Nature Playground, GMA Garnet provided freight of the structure sections and recommended that a letter of thanks to GMA Garnet be sent thanking them for their contribution towards the project.

Moved Cr SIMKIN, seconded Cr SMITH

That Council write a letter of appreciation to GMA Garnet for the provision of freight for the Kalbarri Nature Playground structure sections/materials.

CARRIED 8/0

7.16 NEXT MEETING OF COUNCIL

The next Ordinary Meeting of Council will be held on Friday the 17th August 2018 commencing at 1.00pm at the Council Chambers, Hampton Road, Northampton.

7.17 CLOSURE

There being no further business, the President thanked everyone for their attendance and declared the meeting closed at 3.47pm.

THESE MINUTES CONSISTING OF PAGE CORRECT RECORD ON FRIDAY 17 TH AUG		WERE	CONFIRMED	AS A	TRUE	AND
PRESIDING MEMBER:	_		DATE:			