

MINUTES OF COUNCIL ORDINARY MEETING

15 September 2015

Held in the Council Chambers, Administration Building
45 Roderick Street, Ipswich

The meeting commenced at 8.46 am.

ATTENDANCE AT COMMENCEMENT	Councillors P Pisasale (Mayor), Morrison, Tully, Attwood, Casos, Morrow, Bromage, Antonioli, C Pisasale, Ireland, Pahlke
OPENING PRAYER	Councillor Bromage
APOLOGIES AND LEAVE OF ABSENCE	Nil

PETITIONS AND PRESENTATIONS

VISION CHRISTIAN FAMILY	Certificate of Appreciation to Mayor Paul Pisasale in recognition of the support for the 2015 Sunday Funday.
FRESH FUTURES MARKET	Certificate of Appreciation to Mayor Paul Pisasale for the support of the Ipswich Fresh Futures Market.

CONFIRMATION OF MINUTES

CONFIRMATION OF MINUTES OF ORDINARY MEETING	Moved by Councillor C Pisasale: That the Minutes of the Ordinary Meeting held on 25 August 2015 be confirmed. Seconded by Councillor Ireland. The motion was put and carried.
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RECEPTION AND CONSIDERATION OF COMMITTEE REPORTS

PARKS, SPORT AND RECREATION COMMITTEE	Moved by Councillor Morrison: That the Parks, Sport and Recreation Committee No. 2015(09) of 7 September 2015 be received and adopted. Seconded by Councillor Attwood. The motion was put and carried. At 8.50 am Councillor Antonioli arrived in the Council Chambers.
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**ENVIRONMENT AND
CONSERVATION
COMMITTEE**

Moved by Councillor Morrow:

That the Environment and Conservation Committee Report No. 2015(09) of 7 September 2015 be received and adopted.

Seconded by Councillor Bromage.

Moved by Mayor Councillor P Pisasale:

That the Environment and Conservation Committee Report No. 2015(09) of 7 September 2015 be amended subject to the inclusion of Recommendation C in Item 1 as follows:

- C. That a letter of support be sent to the volunteers at the Ipswich Native Centre in the protection of Australian native wildlife.

The mover and seconder of the original motion accepted the incorporation of the proposed amendment in the original motion.

The original motion with the incorporated amendment was put and carried.

**CITY INFRASTRUCTURE
COMMITTEE**

Moved by Councillor Bromage

That the City Infrastructure Committee Report No. 2015(09) of 7 September 2015 be received and adopted.

Seconded by Councillor Ireland.

The motion was put and carried.

**ARTS, COMMUNITY
AND CULTURAL
SERVICES COMMITTEE**

Moved by Councillor C Pisasale:

That the Arts, Community and Cultural Services Committee Report No. 2015(09) of 7 September 2015 be received and adopted with the exceptions of Items 2 and 8.

Seconded by Councillor Ireland.

The motion was put and carried.

Moved by Councillor C Pisasale:

That Items 2 and 8 of the Arts, Community and Cultural Services Committee Report No. 2015(09) of 7 September 2015 be received and adopted.;

Seconded by Councillor Ireland.

**CONFLICT OF INTEREST
ITEM 2
Councillors Bromage,**

In accordance with section 173 of the *Local Government Act 2009*, Councillor Bromage informed the meeting that she has, or could reasonably be taken to have, a perceived conflict of interest in Item 2.

Ireland, Mayor**Councillor P Pisasale
and Councillor Pahlke**

The nature of the interest is that Councillor Bromage is Chairperson of Brassall Christmas in the Park.

Councillor Bromage came to the conclusion that because of the nature of the perceived conflict, she will exclude herself from the meeting while the matter is debated and the vote taken.

At 9.01 am Councillor Bromage left the Council Chambers (including any area set aside for the public) and stayed out of the Council Chambers while the item was being discussed and voted on.

In accordance with section 173 of the *Local Government Act 2009*, Councillor Ireland informed the meeting that she has, or could reasonably be taken to have, a perceived conflict of interest in Item 2.

The nature of the interest is that Councillor Ireland is an honorary member of the Ipswich Lions Club.

Councillor Ireland came to the conclusion that because of the relatively minor nature of the perceived conflict, she can properly participate in the discussion of the matter and vote in the public interest.

In accordance with section 173 of the *Local Government Act 2009*, Mayor Councillor P Pisasale informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 2.

The nature of the interest is that Mayor Councillor P Pisasale is an honorary member of the Ipswich Lions Club.

Mayor Councillor P Pisasale came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

In accordance with section 173 of the *Local Government Act 2009*, Councillor Pahlke informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 2.

The nature of the interest is that Councillor Pahlke is a member of the Rosewood Lions Club.

Councillor Pahlke came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

**CONFLICT OF INTEREST
ITEM 8
Councillor Antonioli**

In accordance with section 173 of the *Local Government Act 2009*, Councillor Antonioli informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 8.

The nature of the interest is that Councillor Antonioli is the Council

appointed Director of the Ipswich Events Corporation.

Councillor Antonioli came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

Councillors Ireland, Mayor Councillor P Pisasale, Pahlke, Antonioli and the majority of councillors entitled to vote, voted for the recommendation.

The motion was put and carried.

At 9.05 am Councillor Bromage returned to the Council Chambers.

YOUTH AND SENIORS COMMITTEE

Moved by Councillor Ireland:

That the Youth and Seniors Committee Report No. 2015(09) of 7 September 2015 be received and adopted.

Seconded by Councillor C Pisasale.

The motion was put and carried.

HEALTH AND COMMUNITY SAFETY COMMITTEE

Moved by Councillor Antonioli:

That the Health and Community Safety Committee Report No. 2015(09) of 7 September 2015 be received and adopted.

Seconded by Councillor Bromage.

The motion was put and carried.

PLANNING AND DEVELOPMENT COMMITTEE

Moved by Councillor Tully:

That the Planning and Development Committee Report No. 2015(09) of 8 September 2015 be received and adopted subject to the amendment of Item 6 as follows:

- The inclusion of the word 'Committee' prior to the word Recommendation .
- The inclusion of a Statement of Reasons for refusal after the Committee recommendation.
- The inclusion of an Officer's Recommendation after the Statement of Reasons.

6. MATERIAL CHANGE OF USE OF PREMISES - INSTITUTIONAL RESIDENTIAL (YOUTH HOME AND REHABILITATION PREMISES) 7 QUEEN STREET, DINMORE

With reference to a report by the Development Planning Manager

concerning a Material Change of Use of Premises for 7 Queen Street, Dinmore.

COMMITTEE RECOMMENDATION

A. That the applicant be advised that Development Application No. 3464/2015/MCU is refused as specified below:

1. Decision Details:

Refused for the following reasons:

- (a) The proposed development for an Institutional Residential (Youth Home and Rehabilitation Premises) would result in unacceptable impacts on the amenity of the locality and represents development which Council is not satisfied adequately meets the following overall outcomes of the Urban Areas Zone Code of the *Ipswich Planning Scheme*:
 - (i) *Overall Outcome 4.3.2(a)*: The proposal has not adequately demonstrated that it will not negatively impact on the enjoyment and liveability of the existing community.
 - (ii) *Overall Outcome 4.3.2(i)*: The proposal has not adequately demonstrated that it will not negatively impact on the existing standard of residential amenity of the locality.
- (b) The proposed development is likely to cause a negative impact on the local road network and thereby has the potential to further adversely affect the amenity of nearby residents.
- (c) The proposed development does not comply with the Specific Outcome of Part 12, Division 6, Sub-Section (7)(a)(i) of the Residential Code of the *Ipswich Planning Scheme* as the proposal does not facilitate a strong 'sense of community'.

2. Referral Agencies

Not applicable to this decision.

3. Approved Plans, Specifications and Supporting Material

Not applicable to this decision.

4. Preliminary Approval Affecting the Planning Scheme:

Not applicable to this decision.

5. Codes for Self Assessable Development

Not applicable to this decision.

6. Other Necessary Development Permits and/or Compliance Permits

Not applicable to this decision.

7. Details of any Compliance Assessment Required for Documents or Work in Relation to the Development

Not applicable to this decision.

8. Submissions

There were twenty-four (24) properly made submissions about the application. The names and addresses of the principal submitter for each properly made submission are as follows:

Name of Principal Submitter	Address of Principal Submitter
Ms Ellena Corbally	4 Queen Street, DINMORE QLD 4303
Anna Skusak & Marnie Skusak	6 Hudson Street, DINMORE QLD 4303
Stephen Hart	2 Albert Street, DINMORE QLD 4303
Ruth Hart	2 Albert Street, DINMORE QLD 4303
Brendan Surman	6 King Street, DINMORE QLD 4303
Chris Sterling	6 King Street, DINMORE QLD 4303
Peter Vinson	4 Queen Street, DINMOR QLD 4303
B Solomon	14 Queen Street, DINMORE QLD 4303
Wolter Borell	11 River Road, DINMORE QLD 4303
Lenore & Barry Daws	17 River Road, DINMORE QLD 4303
Jeffrey Walker	4 Albert Street, DINMORE QLD 4303
Pamela Walker	4 Albert Street, DINMORE QLD 4303
Karly Turner	1 King Street, DINMORE QLD 4303
Mrs Marget Brown	2 Hudson Street, DINMORE QLD 4303
M D McCoombes	1 Queen Street, DINMORE QLD 4303
M L McCoombes	1 Queen Street, DINMORE QLD 4303
P McCoombes	1 Queen Street, DINMORE QLD 4303
Lynette Vinson	9 Richard Street, DINMORE QLD 4303
Sean Nolan	8 Queen Street, DINMORE QLD 4303
Crieff Broadhead	9 Queen Street, DINMORE QLD 4303
Mrs M Randjelovic	31 King Street, DINMORE QLD 4303
Lorraine Lovin	27 River Road, DINMORE QLD 4303
Jason Dite	4 Queen Street, DINMORE QLD 4303
Louise Pfeffer	PO Box 400, GOODNA QLD 4300

9. Conflict with a Relevant Instrument and Reasons for the Decision Despite the Conflict

Not applicable to this decision.

10. When Development Approval Lapses

Not applicable to this decision.

11. When Section 242 Preliminary Approval Lapses

Not applicable to this decision.

12. Conditions of Assessment Manager (Ipswich City Council)

Not applicable to this decision.

13. Trunk Infrastructure

Not applicable to this decision.

14. Infrastructure Charges

Not applicable to this decision.

15. Appeal Rights

Chapter 6, Part 8 Division 1 of *Sustainable Planning Act 2009* details the applicant's appeal rights.

- B. That a copy of this decision be forwarded to the Central SEQ Distributor-Retailer Authority:

Att: The Chief Executive Officer
Queensland Urban Utilities
GPO Box 2765
BRISBANE QLD 4001

- C. That a copy of this decision be forwarded to the submitters outlined in part 8 of Recommendation A.

Statement of Reasons for the decision to refuse Material Change of Use Application 3464/2015:

Having regard to the facts and circumstances of the application and the heightened concern in the local community about the proposal (as evidenced by the significant number of objections), it is considered that the proposal represents undesirable development that would adversely impact on the existing liveability and residential amenity of the local area surrounding the development site. Council determines to refuse the application on the basis of the reasons outlined in section 1 (a) to (c) of the Committee Recommendation A.

OFFICER'S RECOMMENDATION

- A. That the applicant be advised that development application no. 3464/2015/MCU is determined as outlined below and is subject to the conditions specified in Attachment A below.

1. **Decision Details:**

Development	Approval Type	Decision	Relevant Period
Material Change of Use of Premises (Youth Home and Rehabilitation Premises)	Development Permit	Approved subject to the conditions set out in Attachment A – Assessment Manager Conditions	4 years

2. **Referral Agencies**

Not applicable to this decision.

3. **Approved Plans, Specifications and Supporting Material**

The approved plans, specifications and supporting material for this development approval are:

- (a) The plans and documents referred to in the table below (including the amendments that are required to be made to those plans and documents);
- (b) Where the amended version of the plans and documents referred to in the table below have been approved by the Assessment Manager, the amended version of those plans and documents; and
- (c) The approved plans are attached to this decision notice.

Table 1: Approved Plans/Specifications/Supporting Materials

APPROVED PLANS				
Plan No	Description & Revision No.	Prepared By	Date	Amendments Required
15218DD 01	Site Plan Issue A	Gibson Architects Pty Ltd	March 2015	Nil.
15218DD 02	Floor Plan Issue A	Gibson Architects Pty Ltd	March 2015	Nil.
15218DD 03	Elevations Issue A	Gibson Architects Pty Ltd	March 2015	Nil.
SPECIFICATIONS/SUPPORTING MATERIALS				

Plan No	Description & Revision No.	Prepared By	Date	Amendments Required
2014/28	Mining Study at 7 Queen Street, Dinmore	Moreton Geotechnical Service Pty Ltd	24 July 2014	Nil.

4. **Preliminary Approval Affecting the Planning Scheme:**

Not applicable to this decision.

5. **Codes for Self Assessable Development**

Not applicable to this decision.

6. **Other Necessary Development Permits and/or Compliance Permits**

Further development permits, as required by the *Sustainable Planning Act 2009*, must be obtained in respect of any building works and plumbing works in relation to this approval prior to the commencement of works pursuant to the *Sustainable Planning Act 2009*.

7. **Details of any Compliance Assessment Required for Documents or Work in Relation to the Development**

Not applicable to this decision.

8. **Submissions**

There were twenty-four (24) properly made submissions about the application. The names and addresses of the principal submitter for each properly made submission are as follows:

Name of Principal Submitter	Address of Principal Submitter
Ms Ellena Corbally	4 Queen Street, DINMORE QLD 4303
Anna Skusak & Marnie Skusak	6 Hudson Street, DINMORE QLD 4303
Stephen Hart	2 Albert Street, DINMORE QLD 4303
Ruth Hart	2 Albert Street, DINMORE QLD 4303
Brendan Surman	6 King Street, DINMORE QLD 4303
Chris Sterling	6 King Street, DINMORE QLD 4303
Peter Vinson	4 Queen Street, DINMOR QLD 4303
B Solomon	14 Queen Street, DINMORE QLD 4303

Wolter Borell	11 River Road, DINMORE QLD 4303
Lenore & Barry Daws	17 River Road, DINMORE QLD 4303
Jeffrey Walker	4 Albert Street, DINMORE QLD 4303
Pamela Walker	4 Albert Street, DINMORE QLD 4303
Karly Turner	1 King Street, DINMORE QLD 4303
Mrs Marget Brown	2 Hudson Street, DINMORE QLD 4303
M D McCoombes	1 Queen Street, DINMORE QLD 4303
M L McCoombes	1 Queen Street, DINMORE QLD 4303
P McCoombes	1 Queen Street, DINMORE QLD 4303
Lynette Vinson	9 Richard Street, DINMORE QLD 4303
Sean Nolan	8 Queen Street, DINMORE QLD 4303
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Mrs M Randjelovic	31 King Street, DINMORE QLD 4303
Lorraine Lovin	27 River Road, DINMORE QLD 4303
Jason Dite	4 Queen Street, DINMORE QLD 4303
Louise Pfeffer	PO Box 400, GOODNA QLD 4300

9. Conflict with a Relevant Instrument and Reasons for the Decision Despite the Conflict

Not applicable to this decision.

10. When Development Approval Lapses

The relevant period for this approval is as outlined in part 1 – ‘decision details’ of this decision notice, starting the day the approval takes effect. Unless the relevant period is extended by the Assessment Manager pursuant to Chapter 6, Part 8, Division 5 of the *Sustainable Planning Act 2009* (Extending period of approvals), this development approval lapses in accordance with section 341 of the *Sustainable Planning Act 2009*.

11. When Section 242 Preliminary Approval Lapses

Not applicable to this decision.

12. Conditions of Assessment Manager (Ipswich City Council)

Refer to Attachment A for Assessment Manager conditions.

13. Trunk Infrastructure

Not applicable to this decision.

14. Infrastructure Charges

- (a) Infrastructure charges for Council's infrastructure networks are not applicable to this development.
- (b) From 1 July 2014, the Central SEQ Distributor-Retailer Authority (QUU) will issue all Infrastructure Charges Notices for charges relating to water and wastewater. For further information, it is recommended that you contact QUU's developer customer service team on (07) 3432 2200.

15. Appeal Rights

Attachment B is an extract from the *Sustainable Planning Act 2009* which details the applicant's appeal rights and the appeal rights of any submitters regarding this decision.

- B. A copy of this decision be forwarded to the Central SEQ Distributor-Retailer Authority:

Att: The Chief Executive Officer
Queensland Urban Utilities
GPO Box 2765
BRISBANE QLD 4001

- C. The Central SEQ Distributor-Retailer Authority be advised that an Infrastructure Charges Notice may be applicable for charges relating to water and wastewater pursuant to section 635(3)(a)(ii) of the *Sustainable Planning Act 2009*.
- D. A copy of this decision be forwarded to the submitters as outlined in part 8 –'submissions' of this decision notice.

Seconded by Councillor Pahlke.

The motion was put and carried.

Moved by Mayor, Councillor P Pisasale:

That the Economic Development and Sustainability Committee No. 2015(09) of 8 September 2015 be received and adopted.

Seconded by Councillor Antonioli.

The motion was put and carried.

**TOURISM AND
LIBRARIES
COMMITTEE**

Moved by Councillor Pahlke:

That the Tourism and Libraries Committee No. 2015 (09) of 8 September 2015 be received and adopted subject to the words “and 14 September 2015” being added to the end of the precis in Item 3 and the inclusion of Attachment B in the Officer’s Report.

3. MINUTES OF THE LIBRARY REVIEW WORKING GROUP

With reference to a report by the Chief Operating Officer (Community and Cultural Services) dated 3 September 2015 forwarding for Council's information the minutes of the meeting of the Library Review Working Group held on 1 September 2015 and 14 September 2015.



Attachment B

Seconded by Councillor Ireland.

**CONFLICT OF INTEREST
ITEM 3
Councillor Pahlke**

In accordance with section 173 of the *Local Government Act 2009*, Councillor Pahlke informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 3.

The nature of the interest is that Councillor Pahlke is part owner of a property which shares 10% of its total boundary with the location of the proposed Rosewood Library.

Councillor Pahlke came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

Councillor Pahlke and the majority of councillors entitled to vote, voted for the recommendation.

The motion was put and carried.

**COMMUNITY AND
CUSTOMER SERVICE
COMMITTEE**

Moved by Councillor Casos:

That the Community and Customer Service Committee Report No. 2015(09) of 8 September be received and adopted.

Seconded by Bromage.

**CONFLICT OF INTEREST
ITEM 1**

In accordance with section 173 of the *Local Government Act 2009*, Councillor Pahlke informed the meeting that he has, or could reasonably be

**Councillors Pahlke,
Ireland and Mayor
Councillor P Pisasale**

taken to have, a perceived conflict of interest in Item 1.

The nature of the interest is that Councillor Pahlke is a member of the Rosewood Lions Club.

Councillor Pahlke came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

In accordance with section 173 of the *Local Government Act 2009*, Councillor Ireland informed the meeting that she has, or could reasonably be taken to have, a perceived conflict of interest in Item 1.

The nature of the interest is that Councillor Ireland is an honorary member of the Ipswich Lions Club.

Councillor Ireland came to the conclusion that because of the relatively minor nature of the perceived conflict, she can properly participate in the discussion of the matter and vote in the public interest.

In accordance with section 173 of the *Local Government Act 2009*, Mayor Councillor P Pisasale informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 1.

The nature of the interest is that Mayor Councillor P Pisasale is an honorary member of the Ipswich Lions Club.

Mayor Councillor P Pisasale came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

Councillors Pahlke, Ireland, Mayor Councillor P Pisasale and the majority of councillors entitled to vote, voted for the recommendation.

The motion was put and carried.

**CITY MANAGEMENT
AND FINANCE
COMMITTEE**

Moved by Councillor Attwood:

That the City Management and Finance Committee Report No. 2015(09) of 8 September 2015 be received and adopted.

Seconded by Councillor C Pisasale.

**CONFLICT OF INTEREST
ITEM 5 WITHIN ITEM 4
Councillors Attwood,
Morrison, Bromage,
Antoniolli, Ireland and
Mayor Councillor P
Pisasale**

In accordance with section 173 of the *Local Government Act 2009*, Councillor Attwood informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 5 within Item 4.

The nature of the interest is that Councillor Attwood received hospitality from the Ipswich Jets Rugby League Football Club.

Councillor Attwood came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

In accordance with section 173 of the *Local Government Act 2009*, Councillor Morrison informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 5 within Item 4.

The nature of the interest is that Councillor Morrison received hospitality from the Western Pride Football Club and the Ipswich Jets Rugby League Football Club.

Councillor Morrison came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

In accordance with section 173 of the *Local Government Act 2009*, Councillor Bromage informed the meeting that she has, or could reasonably be taken to have, a perceived conflict of interest in Item 5 within Item 4.

The nature of the interest is that Councillor Bromage received hospitality from the Ipswich Jets Rugby League Football Club.

Councillor Bromage came to the conclusion that because of the nature of the perceived conflict, she will remain in the meeting, participate in the discussion of the matter but not vote.

In accordance with section 173 of the *Local Government Act 2009*, Councillor Antonioli informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 5 within Item 4.

The nature of the interest is that Councillor Antonioli received hospitality from the Western Pride Football Club and the Ipswich Jets Rugby League Football Club.

Councillor Antonioli came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

In accordance with section 173 of the *Local Government Act 2009*, Councillor Ireland informed the meeting that she has, or could reasonably be taken to have, a perceived conflict of interest in Item 5 within Item 4.

The nature of the interest is that Councillor Ireland received hospitality from the Western Pride Football Club and the Ipswich Jets Rugby League Football Club.

Councillor Ireland came to the conclusion that because of the relatively minor nature of the perceived conflict, she can properly participate in the discussion of the matter and vote in the public interest.

In accordance with section 173 of the *Local Government Act 2009*, Mayor Councillor P Pisasale informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 5 within Item 4.

The nature of the interest is that Mayor Councillor P Pisasale received hospitality from Western Price Football Club and the Ipswich Jets Rugby League Football Club.

Mayor Councillor P Pisasale came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

Councillors Attwood, Morrison, Bromage, Antonioli, Ireland, Mayor Councillor P Pisasale and the majority of Councillors entitled to vote, voted for the recommendation.

**CONFLICT OF INTEREST
ITEM 3 WITHIN ITEM 4
Councillor Pahlke**

In accordance with section 173 of the *Local Government Act 2009*, Councillor Pahlke informed the meeting that he has, or could reasonably be taken to have, a perceived conflict of interest in Item 3 within Item 4.

The nature of the interest is that Councillor Pahlke is part owner of a property which shares 10% of its total boundary with the location for the proposed Rosewood Library.

Councillor Pahlke came to the conclusion that because of the relatively minor nature of the perceived conflict, he can properly participate in the discussion of the matter and vote in the public interest.

Councillor Pahlke and the majority of Councillors entitled to vote, voted for the recommendation.

**MATERIAL PERSONAL
INTEREST
ITEM 7 WITHIN ITEM 1
Councillor Pahlke**

In accordance with section 172 of the *Local Government Act 2009*, Councillor Pahlke informed the meeting that he has a material personal interest in Item 7 within Item 1.

The nature of the interest is that Councillor Pahlke is part owner of a Liquor Licence Establishment.

At 9.25 am Councillor Pahlke left the Council Chambers (including any area set aside for the public) and stayed out of the Council Chambers while the item was being discussed and voted on.

The majority of Councillors entitled to vote, voted for the recommendation.
Moved by Mayor Councillor P Pisasale:

That Item 6 be amended by renaming the existing recommendation to Recommendation A and the inclusion of Recommendation B as follows:

B. That letters be forwarded to the Hon. Malcolm Turnbull MP (Prime

Minister), Ms Anastacia Palaszczuk MP (Premier and Minister for the Arts Premier of Queensland) and Councillor Margaret de Wit (President, Local Government Association of Queensland) seeking support of the AWU campaign.

The mover and seconder of the original motion accepted the incorporation of the proposed amendment in the original motion.

The original motion with the incorporated amendment was put and carried.

The majority of Councillors entitled to vote, voted for the recommendation.

The motion was put and carried.

At 9.33 am Councillor Pahlke returned to the Council Chambers.

MEETING CLOSED

The meeting closed at 9.35 am.

****** Refer Council Ordinary Meeting Minutes of 23 October 2015 for amendment ******