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12 March 2019

NOTICE OF MEETING

NOTICE IS HEREBY GIVEN in accordance with Section 83 of the *Local Government Act 1999* that an **Special Council meeting** of the City of Onkaparinga will be held on **Tuesday 12 March 2019** at **7pm** at the Council Chamber at the Civic Centre, Ramsay Place, Noarlunga Centre for the purpose of considering the items included on the attached agenda.

We recognise that the land on which we meet has considerable natural and cultural heritage, including thousands of years of traditional ownership by Kaurna.

Mark Dowd

Chief Executive Officer

Disclaimer: Please note that the contents of the Council Agendas have yet to be considered by Council and recommendations contained herein may be altered or changed by the Council in the process of formally making decisions of Council.



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Noarlunga Centre South Australia 5168 www.onkaparingacity.com Noarlunga office

Ramsay Place Noarlunga Centre Ph: 8384 0666 Fax: 8382 8744 Aberfoyle Park office

The Hub Aberfoyle Park Ph 8384 0666 Fax: 8270 1155 Willunga office

St Peters Terrace Willunga Ph: 8384 0666 Fax: 08 8556 2641 Woodcroft office

175 Bains Road Morphett Vale Ph: 8384 0666 Fax: 08 8556 2641



City of Onkaparinga

Agenda for the Special Council meeting to be held on 12 March 2019

Venue:	Council Chamber, Civic Centre Ramsay Place, Noarlunga Centre
Meeting commenced:	
Present:	
Apologies:	
Leave of absence:	
Absent:	
Pledge:	

We recognise this City's considerable natural and cultural heritage, including thousands of years of traditional ownership by Kaurna, and the more recent contribution from people either born here or who have migrated here. As we meet together, we build on this heritage by respecting and listening to each other, thinking clearly, being receptive to new ideas, speaking honestly, and deciding wisely for the current and future well-being of those we

serve.

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1. Opening of meeting

2. Reports of officers

Nil.

3. Confidential items

If the Council so determines, Item 3.1 may be considered in confidence under Section 90(2) of the *Local Government Act 1999* on the grounds contained in the Recommendations below.

Mark Dowd

Chief Executive Officer

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3.1 Kerbside recycling processing

1. That:

- a. under the provisions of Section 90(2) of the *Local Government Act*1999 an order be made that the public, with the exception of staff on duty, be excluded from attendance at the meeting in order to consider this item in confidence.
- b. the Council is satisfied that it is necessary that the public, with the exception of staff on duty, be excluded to enable the Council to consider the information at the meeting on the following grounds:
 - Section 90(3)(d) commercial information of a confidential nature (not being a trade secret) the disclosure of which -
 - (i) could reasonably be expected to prejudice the commercial position of the person who supplied the information, or to confer a commercial advantage on a third party; and
 - (ii) would, on balance, be contrary to the public interest; and
 - Section 90(3)(h) legal advice.
- c. accordingly, on this basis the principle that meetings of the Council should be conducted in a place open to the public has been outweighed by the need to keep the information or discussion confidential.

Recommendation 2 - confidential.

- a. That the matter of Kerbside Recycling Processing having been considered by the Council in confidence under sections 90(2) and 90(3)(d) of the Local Government Act 1999 that an order be made under the provisions of sections 91(7)and (9) of the Local Government Act 1999 that the agenda report, any informal questions and responses, discussion and minutes of the Council relating to discussion of the subject matter be kept confidential until the expiry of our kerbside recycling processing contract in 2024, or to the expiry date of any related contracts entered into in relation to this matter, whichever date is the latter with the exception of the details of the anticipated 2019-20 final budget impact and the name of Council's recycling processor, inorder to allow our community to be informed and to allow advocacy to the South Australian Government for financial assistance.
 - b. That, pursuant to section 91(9)(a) of the Local Government Act 1999, Council delegates the duty to conduct an annual review of the confidentiality order to the Chief Executive Officer, or their subdelegate.
 - c. That, pursuant to section 91(9)(c) of the *Local Government Act 1999*, Council delegates the power to revoke the confidentiality order to the Chief Executive Officer, or their sub-delegate.

4. Closure

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Conflict of Interest Disclosure Form

CONFLICTS MUST BE DECLARED VERBALLY DURING MEETINGS

Councillor:				Date:		
Me	eting	name:		Agenda item no:		
	I ha	ve identified a	conflict of interest as:	•		
1AT	ERIAL	_ 🗆	ACTUAL □	PERCEIVED		
irec ecla	tly or i aring a	indirectly and whe	ther pecuniary or personal) i	ated person will gain a benefit or suffer a loss (whether if the matter is decided in a particular manner. If declare the conflict and leave the meeting at any time		
ers				n a councillor's interests (whether direct or indirect, ht lead to decision that, is contrary to the public		
eas	onably	be taken, from the		discussed at a meeting of council, if a councillor could I, fair-minded person, to have a conflict of interest in		
2.	The	nature of my	conflict of interest is as	s follows:		
(Describe the nature of the interest, including whether the interest is direct or indirect and personal or pe						
3.		I intend to accountab	<u>-</u>	of interest in the following transparent and		
	☐ I intend to leave the meeting					
	OR					
		I intend to sta	y in the meeting (complete	e part 4)		
ŀ.	The	reason I inten	d to stay in the meetin	ng and consider this matter is as follows:		
		(This section must L	e filled in. Ensure sufficient del	tail is recorded of the specific circumstances of your interest.)		
			e no benefit or detriment ng on this matter.	direct or indirect, personal or pecuniary from		
100	NFLIC	TS MUST ALSO	BE DECLARED VERBA	LLY DURING MEETINGS		
Go	verna	ince use only: N	1ember voted FOR/AGA	INST the motion.		

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Ordinary Business Matters

A **material**, **actual** or **perceived** Conflict of Interest does not apply to a matter of ordinary business of the council of a kind prescribed by regulation.

The following ordinary business matters are prescribed under Regulation 8AAA of the *Local Government (General) Regulations 2013.*

- (a) the preparation, discussion, conduct, consideration or determination of a review under section 12 of the Act
- (b) the preparation, discussion, adoption or revision of a policy relating to allowances and benefits payable to members if the policy relates to allowances and benefits payable equally to each member (rather than allowances and benefits payable to particular members or particular office holders)
- (c) the preparation, discussion, adoption or alteration of a training and development policy under section 80A of the Act
- (d) the preparation, discussion, adoption or amendment of a strategic management plan under section 122 of the Act
- (e) the adoption or revision of an annual business plan
- (f) the adoption or revision of a budget
- (g) the declaration of rates (other than a separate rate) or a charge with the character of a rate, and any preparation or discussion in relation to such a declaration
- (h) a discussion or decision of a matter at a meeting of a council if the matter—
 - (i) relates to a matter that was discussed before a meeting of a subsidiary or committee of the council
 - (ii) the relevant interest in the matter is the interest of the council that established the committee or which appointed, or nominated for appointment, a member of the board of management of the council subsidiary or regional subsidiary.
- (2) For the purposes of section 75(3)(b) of the Act, a member of a council who is a member, officer or employee of an agency or instrumentality of the Crown (within the meaning of section 73(4) of the Act) will not be regarded as having an interest in a matter before the council by virtue of being a member, officer or employee.

Engagement and membership with groups and organisations exemption

A member will not be regarded as having a conflict of interest **actual** or **perceived** in a matter to be discussed at a meeting of council **by reason only of**:

- an engagement with a community group, sporting club or similar organisation undertaken by the member in his or her capacity as a member; or membership of a political party
- membership of a community group, sporting club or similar organisation (as long as the member **is not** an office holder for the group, club or organisation)
- the member having been a student of a particular school or his or her involvement with a school as parent of a student at the school
- a nomination or appointment as a member of a board of a corporation or other association, if the member was nominated for appointment by a Council.

However, the member will still be required to give careful consideration to the nature of their association with the above bodies. Refer Conflict of Interest Guidelines.

For example: If your **only** involvement with a group is in your role as a Council appointed liaison as outlined in the Council appointed liaison policy, you will not be regarded as having a conflict of interest actual or perceived in a matter, and are NOT required to declare your interest.