



Ordinary Meeting of Council

MINUTES

Tuesday 13 December 2022

Quilpie Shire Council Boardroom
50 Brolga Street, Quilpie



**MINUTES OF QUILPIE SHIRE COUNCIL
ORDINARY COUNCIL MEETING
HELD AT THE QUILPIE SHIRE COUNCIL BOARDROOM, 50 BROLGA STREET, QUILPIE
ON TUESDAY, 13 DECEMBER 2022 AT 9.30AM**

1 OPENING OF MEETING

The Mayor declared the meeting open at 9:34am

2 ATTENDANCE

Cr Stuart Mackenzie (Mayor), Cr Jenny Hewson (Deputy Mayor), Cr Lyn Barnes, Cr Bruce Paulsen, Cr Roger Volz

In Attendance: Mr Justin Hancock (Chief Executive Officer), Ms Lisa Hamlyn (Director Corporate and Community Services), Mr Peter See (Director Engineering Services), Lorraine Mathieson and Wanda Loveday (Secretariat)

3 APOLOGIES

Nil

4 CONDOLENCES

Condolences to the family of Alby Lyons.

5 DECLARATIONS OF INTEREST

Chapter 5B of the Local Government Act 2009 (the Act) requires Councillors to declare a Prescribed or Declarable Conflict of Interest. The Declaration is to be made in writing to the Chief Executive Officer, before the Ordinary Meeting of Council.

Cr Mackenzie declared COI with items 12.3 and 14.4

Cr Paulsen declared COI with items 11.4 and 16.2

6 RECEIVING AND CONFIRMATION OF MINUTES**6.1 ORDINARY MEETING OF QUILPIE SHIRE COUNCIL HELD ON TUESDAY 15 NOVEMBER 2022**

RESOLUTION NO: (QSC194-12-22)

Moved: Cr Roger Volz

Seconded: Cr Jenny Hewson

1. That the Minutes of the Council Meeting held on 15 November 2022 be received and the recommendations therein be adopted.

5/0

7 ITEMS ARISING FROM PREVIOUS MEETINGS

Nil

8 MAYORAL REPORT

- 17/11/22 – Local Disaster Management Group Meeting (zoom)
- 18/11/22 - SWRED/SWQROC AGM/SWQROC Meeting (zoom)
- 18/11/22 - Minister McBain Regional Development Australia Meeting (zoom)
- 21/11/22 – Regional Development Australia Executive Meeting (zoom)
- 01/12/22 – Queensland Treasury Corporation Workshop (zoom)
- 07/12/22 - Council Workshop (Quilpie)
- 08/12/22 – South West Queensland Regional Organisation of Councils Meeting (St George)
- 09/12/22 – South West Queensland Water and Sewerage Alliance Meeting (St George)
- 09/12/22 – South West Regional Road Transport Group Meeting (St George)
- 12/12/22 - SWQROC Carbon Farming Study Steering Committee (zoom)

9 COUNCILLOR PORTFOLIO REPORTS

Details	Date of Meeting	Location	Mackenzie	Hewson	Paulsen	Volz	Barnes
Ordinary Council Meeting	15-Nov-22	Quilpie	1	1	1	1	1
TEQ Workshop	16-Nov-22	Charleville				1	
LDMG Meeting	17-Nov-22	Zoom	1	1		1	
SWRED/SWQROC AGM / SWQROC Meeting	18-Nov-22	Zoom	1				1
Minister McBain RDA Meeting	18-Nov-22	Zoom	1				
RDA Executive Meeting	21-Nov-22	Zoom	1				
Quilpie and District Swimming Carnival	25-Nov-22	Quilpie				1	1
Emergency Services Dinner	25-Nov-22	Quilpie		1	1	1	1
Eromanga State School Awards Night	29-Nov-22	Eromanga		1		1	1
RDA Meeting - Jenny Rix	30-Nov-22	Quilpie		1		1	1
St Finbarr's Award Night	30-Nov-22	Quilpie		1	1	1	1
QTC Workshop	01-Dec-22	Zoom	1	1	1	1	1
Quilpie State College Awards Night	01-Dec-22	Quilpie		1	1	1	1
Rhythum n Rhyme Santa	02-Dec-22	Quilpie				1	
QAO Audit briefing	06-Dec-22	Teams				1	
Councillors' Workshop	07-Dec-22	Quilpie	1	1	1	1	1
SWQROC Meeting	08-Dec-22	St George	1				
SWQWSA Meeting	09-Dec-22	St George	1				
SWRRTG Meeting	09-Dec-22	St George	1				
QSC Staff Christmas Party	09-Dec-22	Quilpie	1	1	1	1	1
SWQROC Carbon Farming Study Steering Committee	12-Dec-22	Zoom	1				

10 OPERATIONAL STATUS REPORTS**10.1 ENGINEERING SERVICES STATUS REPORTS****10.1.1 ENGINEERING SERVICES STATUS REPORT NOVEMBER 2022****EXECUTIVE SUMMARY**

Engineering Services Report November 2022

Noted

10.2 CORPORATE AND COMMUNITY SERVICES STATUS REPORTS**10.2.1 NDIS COORDINATORS REPORT**

EXECUTIVE SUMMARY

The purpose of this report is to inform and update Council on National Disability Insurance Scheme activities and programs

Noted

10.2.2 PEST AND LIVESTOCK MANAGEMENT COORDINATOR REPORT**EXECUTIVE SUMMARY**

The report provides information and updates to Council on various activities and programs that are facilitated within the Pest and Livestock Management Coordinator's portfolio.

Noted

10.2.3 DIRECTOR OF CORPORATE AND COMMUNITY SERVICES**EXECUTIVE SUMMARY**

This report provides information and updates to Council on various activities and programs that are facilitated within the Director of Corporate and Community Services portfolio.

Noted

10.3 FINANCE SERVICES STATUS REPORTS**10.3.1 FINANCIAL SERVICES STATUS REPORT - NOVEMBER 2022****EXECUTIVE SUMMARY**

This report is to provide Council with an update on financial services for month ending 30 November 2022.

Noted

10.4 GOVERNANCE SERVICES STATUS REPORTS**10.4.1 TOURISM AND ECONOMIC DEVELOPMENT REPORT****EXECUTIVE SUMMARY**

The purpose of this report is to update Council on Tourism and Economic Development activities.

Noted

11 ENGINEERING SERVICES**11.1 REVIEW OF GRID POLCY****EXECUTIVE SUMMARY**

Council's Policy E.01 Grid Policy has been reviewed and is attached for Council approval/

RESOLUTION NO: (QSC195-12-22)

Moved: Cr Roger Volz

Seconded: Cr Bruce Paulsen

That Council receive the report and adopt the E.01 Grid Policy as presented in the attached agenda.

5/0

11.2 RFQL10 22-23 SUPPLY AND DELIVERY OF ONE (1) 2022 SMOOTH DRUM VIBRATING COMPACTOR**EXECUTIVE SUMMARY**

Council's 22-23 Budget allocated funds to replace plant and vehicles to maintain a modern, reliable fleet.

Quotes for the supply and delivery of one (1) 2022 Smooth Drum Vibrating Compactor were called as part of the application process. Hastings Deering, Conplant Pty Ltd and BT Equipment were invited to quote. BT Equipment declined to respond.

RESOLUTION NO: (QSC196-12-22)

Moved: Cr Lyn Barnes

Seconded: Cr Bruce Paulsen

1. That Council

- (a) Award RFQL10 2223 Supply and Delivery of one (1) 2022 Smooth Drum Vibrating Compactor to Hastings Deering for the amount of \$265,500.00 Ex GST;
- (b) Dispose of Asset Plant 134 Ahmann Vibrating Compactor Roller by auction; and
- (c) Delegate power to the Chief Executive Officer, pursuant to section 257 of the Local Government Act 2009 to negotiate, finalise and execute any and all matters associated with or in relation to this project and contract including without limitation any options and/or variations as per Council's procurement.

5/0

11.3 RFQL11 22-23 SUPPLY AND DELIVERY OF ONE (1) MULTI TYRED ROLLER**EXECUTIVE SUMMARY**

Council's 22-23 Budget allocated funds to replace plant and vehicles to maintain a modern, reliable fleet.

Quotes for the supply and delivery of one (1) 2022 Multi Tyred Roller were called as part of the application process. Hastings Deering, Conplant Pty Ltd and BT Equipment were invited to quote. BT Equipment declined to respond.

Prices are detailed below.

RESOLUTION NO: (QSC197-12-22)

Moved: Cr Bruce Paulsen

Seconded: Cr Roger Volz

1. That Council

- (a) Award RFQL11 22-23 Supply and Delivery of one (1) 2022 Multi Tyred Roller to Hastings Deering for the amount of \$250,000.00 Ex GST;
- (b) Dispose of Asset Plant 3200 Ahmann Multi Tyred Roller by auction; and
- (c) Delegate power to the Chief Executive Officer, pursuant to section 257 of the Local Government Act 2009 to negotiate, finalise and execute any and all matters associated with or in relation to this project and contract including without limitation any options and/or variations as per Council's procurement.

5/0

Cr Bruce Paulsen declared he has a prescribed conflict of interest (as defined by sections 150EG, 150EH and 150EI of the *Local Government Act 2009*) in matters regarding the Supply and delivery of one (1) 2022 12 Seater Commuter Bus.

Cr Bruce Paulsen is President of the Quilpie Golf Club. The Quilpie Golf Club stands to gain a financial benefit depending on the outcome of the matter.

Cr Bruce Paulsen advised that in accordance with legislative requirements he/she will leave the meeting while the matter is discussed.

At 10:56 am, Cr Bruce Paulsen left the meeting.

11.4 RFQM 07 22-23 SUPPLY AND DELIVERY OF ONE (1) 2022 12 SEATER COMMUTER BUS**EXECUTIVE SUMMARY**

Council's 22-23 Budget allocated funds to replace plant and vehicles to maintain a modern, reliable fleet.

Quotes for the supply and delivery of one (1) 2022, 12 Seater Commuter Bus were called as part of the application process. Black Toyota, South West Ford, Cassell Automotive, Barton Motors and Motorama Automotive were invited to quote. Cassell Automotive and South West Ford declined to respond. Barton Motors and Motorama Automotive did not open the RFQ.

RESOLUTION NO: (QSC198-12-22)

Moved: Cr Jenny Hewson

Seconded: Cr Lyn Barnes

1. That Council

- (a) Award RFQM07 2223 Supply and Delivery of one (1) 2022 12 Seater Commuter Bus to Black Toyota for the amount of \$69,484.37.00 Ex GST;
- (b) Dispose of Asset Plant 43 - Toyota Hiace 12 Seater Commuter Bus to Black Toyota for the amount of \$11,818.18 Ex GST; and
- (c) Delegate power to the Chief Executive Officer, pursuant to section 257 of the Local Government Act 2009 to negotiate, finalise and execute any and all matters associated with or in relation to this project and contract including without limitation any options and/or variations as per Council's procurement.

4/0

At 10:57 am, Cr Bruce Paulsen returned to the meeting.

12 CORPORATE AND COMMUNITY SERVICES

12.1 QUILPIE HOSPITAL AUXILIARY SPONSORSHIP REQUEST

EXECUTIVE SUMMARY

A letter has been received requesting that the Quilpie Shire Council Sponsor the Quilpie Hospital Auxiliary to purchase Gym membership for relieving Doctors.

As we know, getting Doctors to come to Quilpie lately has been difficult, and the Quilpie Hospital Auxiliary believes this would be an added incentive to go along with their welcome package and help encourage Doctors to come to Quilpie.

Quilpie Gym 12 month membership fee is \$480.

RESOLUTION NO: (QSC199-12-22)

Moved: Cr Bruce Paulsen

Seconded: Cr Lyn Barnes

That Council agrees to sponsor the Quilpie Hospital Auxiliary to purchase a gym membership for relieving Doctors to the value of \$480.

5/0

12.2 ADOPTION OF LOCAL DISASTER MANAGEMENT PLAN 2022

EXECUTIVE SUMMARY

In accordance with the *Disaster Management Act 2003*, the Local Disaster Management Plan (LDMP) is to be reviewed and exercised annually to ensure that all information is current and strategies and actions are appropriately addressed.

RESOLUTION NO: (QSC200-12-22)

Moved: Cr Jenny Hewson

Seconded: Cr Roger Volz

That Council resolve to adopt the revised Quilpie Shire Local Disaster Management Plan 2022 as tabled in accordance with the provisions of the *Disaster Management Act 2003*.

5/0

Cr Stuart Mackenzie declared he has a prescribed conflict of interest (as defined by sections 150EG, 150EH and 150EI of the *Local Government Act 2009*) in matters regarding the Applications for Round 2 RADF Funding 2022 23.

Cr Stuart Mackenzie is Director of the Outback Gondwana Foundation Ltd (OGF Ltd) . The OGF stands to gain a financial benefit depending on the outcome of the matter.

Cr Stuart Mackenzie advised that in accordance with legislative requirements he/she will leave the meeting while the matter is discussed.

At 11:16 am, Cr Stuart Mackenzie left the meeting.

12.3 APPLICATIONS FOR ROUND 2 RADF FUNDING 2022 23

EXECUTIVE SUMMARY

The purpose of this report is for Council to consider RADF Round 2, 2022/23 Applications for approval

RESOLUTION NO: (QSC201-12-22)

Moved: Cr Bruce Paulsen

Seconded: Cr Lyn Barnes

That Council approves an additional Council Contribution of \$2080.00 to the 2022/23 RADF Funding Program to allow the approval of the following applications for the RADF Round 2, 2022/2023 Program:

Organisation	Project	Ex GST Amount
Quilpie Cultural Society	Maxine Thompson 2 Day pastel Workshop	\$1269.00
Quilpie Cultural Society	Alison Shaw – 2 Day Glass Workshop	\$845.00
ENHM	The Amazing World of Slime Moulds	\$3802.00
	Total	\$5916.00

4/0

At 11:19 am, Cr Stuart Mackenzie returned to the meeting.

12.4 COMMUNITY ASSISTANCE PROGRAM APPLICATION - QUILPIE POLOCROSSE CLUB

EXECUTIVE SUMMARY

An Application has been received from the Quilpie Polocrosse Club Inc. for \$2,500 in-kind support from the Quilpie Shire Council.

The request includes the provision of a grader and operator and the use of the tractor to prepare the polocrosse fields for the 2023 Polocrosse season. The Quilpie Polocrosse Club would like to commence this work before the end of December 2022.

The preparation of the polocrosse fields allows club members to work horses for fitness in the lead up to the annual 2023 carnival in a safe area.

RESOLUTION NO: (QSC202-12-22)

Moved: Cr Bruce Paulsen

Seconded: Cr Jenny Hewson

That Council approves the request from the Quilpie Polocrosse Club for \$2,500 in-kind support for the provision of a grader and operator and the use of the tractor for the preparation of the polocrosse fields at Bulloo Park.

5/0

13 FINANCE**13.1 REQUEST FOR ALLOWANCE OF DISCOUNT AND WRITE OFF ANY INTEREST ACCRUED - ASSESSMENT 00815-00000-000****EXECUTIVE SUMMARY**

The purpose of this report is to consider a request to allow the prompt payment discount on assessments 00815-00000-000 and write off any interest that has accrued, after the ratepayer missed the due date of 20 October 2022.

RESOLUTION NO: (QSC203-12-22)

Moved: Cr Roger Volz

Seconded: Cr Jenny Hewson

That Council does not allow the prompt payment discount on assessment 00815-00000-000 or write off any interest that has accrued, as a result of missing the due date.

4/1 Cr Paulsen voted against

14 GOVERNANCE**14.1 SOUTH WEST PUB CHOIR INITIATIVE****EXECUTIVE SUMMARY**

The purpose of this report is to provide Council with a recommendation about hosting a pub choir event in 2023, in partnership with South West Councils.

RESOLUTION NO: (QSC204-12-22)

Moved: Cr Lyn Barnes

Seconded: Cr Bruce Paulsen

1. That Council;
 - (a) Support the South West Pub Choir event for 2023 to guarantee inclusion from one hotel in the Quilpie Shire to be included in the tour. The successful hotel to be determined by Expression of Interest at a later date;
 - (b) Approves entering into agreement with the event provider to host a Pub Choir event in 2023; and
 - (c) Delegate power to the Chief Executive Officer, in accordance with the Local Government Act 2009 to enter into contracts, negotiate, finalise and execute any and all matters associated with or in relation to this project, subject to Council's normal procurement policies and practices.

5/0

14.2 2023 QUILPIE SHIRE COUNCIL BUSINESS SUPPORT PROGRAM

EXECUTIVE SUMMARY

The purpose of this report is to provide Council with a recommendation to endorse the 2022/2023 Business Support Grant program.

RESOLUTION NO: (QSC205-12-22)

Moved: Cr Jenny Hewson

Seconded: Cr Roger Volz

That Council endorse the 2022/2023 Business support grant program as presented and approve the release of the grant in December 2022.

5/0

14.3 DEVELOPMENT APPLICATION - EROMANGA WASTE TRANSFER FACILITY

EXECUTIVE SUMMARY

The purpose of this report is for Council to decide the Development Application for a Material Change of Use and Operational Works for vegetation clearing to establish a Utility Installation (Waste Transfer Facility) on land situated at Cooper Developmental Road, Eromanga, properly described as Lot 6 on SP301979.

RESOLUTION NO: (QSC206-12-22)

Moved: Cr Jenny Hewson

Seconded: Cr Roger Volz

That Council issue a decision notice to the applicant approving the Development Application for a Material Change of Use and Operational Works for vegetation clearing to establish a Utility Installation (Waste Transfer Facility) on land situated at Cooper Developmental Road, Eromanga, properly described as Lot 6 on SP301979, subject to the following conditions:

General Advice

- I. The relevant planning scheme for this development is the *Quilpie Shire Planning Scheme 2018*. All references to the 'Planning Scheme' and 'Planning Scheme Schedules' within these conditions refer to this planning scheme.
- II. In the Planning Scheme:

Utility Installation means: *“Premises used to provide the public with the following services:*

- *supply or treatment of water, hydraulic power or gas;*
- *sewerage, drainage or stormwater services;*
- *transport services including road, rail or water;*
- *waste management facilities; or*
- *network infrastructure.*

The use includes maintenance and storage depots and other facilities for the operation of the use”.

- III. All Aboriginal Cultural Heritage in Queensland is protected under the *Aboriginal Cultural Heritage Act 2003* and penalty provisions apply for any unauthorised harm. Under the legislation a person carrying out an activity must take all reasonable and practicable measures to ensure the activity does not harm Aboriginal Cultural Heritage. This applies whether or not such places are recorded in an official register and whether or not they are located in, on or under private land. The developer is responsible for implementing reasonable and practical measures to ensure the Cultural Heritage Duty of Care Guidelines are met and for obtaining any clearances required from the responsible entity.
- IV. The *Environmental Protection Act 1994* states that a person must not carry out any activity that causes, or is likely to cause, environmental harm unless the person takes all reasonable and practicable measures to prevent or minimise the harm. Environmental harm includes environmental nuisance. In this regard, persons and entities involved in the operation of the approved works are to adhere to their ‘general environmental duty’ to minimise the risk of causing environmental harm to adjoining premises.
- V. It is the responsibility of Council to obtain all necessary permits and submit all necessary plans to the relevant authorities for the approved use.
- VI. In completing an assessment of the proposed development, Council has relied on the information submitted in support of the development application as true and correct. Any change to the approved plans and documents may require a new or changed development approval. It is recommended that the applicant contact Council for advice in the event of any potential change in circumstances.

Development Conditions

Use

1. The approved development is a Material Change of Use and Operational Works for vegetation clearing for a Utility Installation (Waste Transfer Facility) as defined in the Planning Scheme and as shown on the approved plan.
2. A development permit for building works must be obtained prior to commencing construction of the use.

Compliance inspection

3. All conditions relating to the establishment of the approved development must be fulfilled within twelve (12) months of the date of issue of this approval, unless otherwise noted within these conditions.
4. Once all works have been completed, the operator shall contact Council and arrange a development compliance inspection.

Approved & Amended plans and documents

5. All works and operations are to be carried out generally in accordance with the approved plan listed in the following table. Where the approved plan conflicts with the Assessment Manager's conditions, the Assessment Manager's conditions shall take precedence.

Plan/Document Number	Plan/Document Name	Date
Plan 1	Site Layout Plan	20.06.2022

Development works

6. During the course of constructing the works, the developer shall ensure that all works are carried out by appropriately qualified persons and the developer and the persons carrying out and supervising the work shall be responsible for all aspects of the works, including public and worker safety, and shall ensure adequate barricades, signage and other warning devices are in place at all times.
7. The developer is responsible for locating and protecting any Council and public utility services, infrastructure and assets that may be impacted on during construction of the development. Any damage to existing infrastructure (kerb, road pavement, existing underground assets, etc.) that is attributable to the progress of works on the site or vehicles associated with the development of the site shall be immediately rectified in accordance with the asset owners' requirements and specifications and to the satisfaction of the asset owners' representative(s).
8. All works on or near roadways shall be adequately signed in accordance with the "Manual for Uniform Traffic Control Devices – Part 3, Works on Roads".

Applicable Standards

9. All works must comply with:
 - a) the development approval conditions;
 - b) any relevant Acceptable Solutions of the applicable codes of the Planning Scheme for the area;
 - c) Council's standard designs for such work where such designs exist;
 - d) any relevant Australian Standard that applies to that type of work.

Despite the requirements of paragraphs a-d above, Council may agree in writing to an alternative specification. This alternative specification prevails over those specified in paragraphs a-d in the event of any inconsistency.

The developer must also ensure that any works do not conflict with any requirements imposed by any concurrence lawful requirements outside those

stated above.

Stormwater drainage

10. Stormwater drainage is to be provided in accordance with:

- a) Queensland urban drainage manual, 3rd Edition, Queensland Department of Energy and Water Supply, 2013; and
- b) Pilgrim, DH, (ed)., Australian Rainfall & Runoff – A Guide to Flood Estimation, Institution of Engineers, Australia, Barton, ACT, 1987.

11. Stormwater must not be discharged to adjoining properties and must not pond on the property being developed, or adjoining properties during the development process or after the development has been completed. The developer shall ensure that in all cases, discharge of stormwater runoff from the development drains freely to the legal point/s of discharge for the development.

12. There must be no increases in any silt loads or contaminants in any overland flow from the property being developed during the construction process and after the development has been completed.

13. The stormwater disposal system must be designed to include appropriate pollution control devices or methods to ensure no contamination or silting of creeks or other waterways.

Avoiding nuisance

14. The hours of operation for the approved development are limited to daytime hours only, being 6:00am to 6:00pm seven days per week.

15. No nuisance is to be caused to adjoining properties and occupiers by the way of noise smoke, dust, rubbish, contaminant, stormwater discharge or siltation at any time.

16. Dust emanating as result of activities carried out onsite (both during construction and post construction) must be continually monitored and suppressed in order to prevent any dust drifting onto road networks and nearby properties and sensitive land uses.

17. The area and its surrounds shall be kept in an orderly fashion, free of rubbish and clear of weeds and long grasses. The approved development and the premises are to be maintained in a clean and tidy condition and not to pose any health and safety risks to the community.

18. Unless otherwise approved in writing by the Council, approved hours of construction are restricted to Monday – Saturday 6.30am to 6.30pm – noise permitted. Work or business which causes audible noise must not be conducted from or on the subject land outside the above times or on Sundays or Public Holidays.

19. Noise emissions from the development shall not cause environmental harm of nuisance to adjoining properties or “Sensitive Land Uses” in accordance with the Environmental Protection (Noise) Policy 2008.

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20. Air emissions from the development shall not cause environmental harm or nuisance to adjoining properties or "Sensitive Land Uses" in accordance with the Environmental Protection (Air) Policy 2008.

Access and manoeuvring

21. The operator is responsible for the construction and maintenance of the vehicle crossover and access way from the road carriageway, to a distance of at least 15 metres and for obtaining any approvals that may be required, and for complying with the applicable designs and standards. Should any damage be caused at the approved access locations.
22. The access and egress point from Cooper Developmental Road is to be constructed and maintained in accordance with the relevant Department of Transport and Main Roads standards.
23. All vehicles entering and exiting the development site must be able to enter and leave in forward direction. Reversing out of the development site is not permitted. Vehicle manoeuvres in this regard are to be totally contained within the development site boundaries.
24. Car parking and manoeuvring areas are to be designed in accordance with:
- a) AS2890.1 – Parking Facilities;
 - b) Austroads AP-34/95 - Design Vehicles and Turning Path Templates; and
 - c) The 'Access to Premises Standard' (Vol 1 of the National Construction Code).
25. Provide loading bay facilities for a Heavy Rigid Vehicle within the subject site, ensuring all loading and unloading operations are conducted wholly within the site and service vehicles enter and exit the site in a forward direction.

Flood Risk Management

26. A Flood Risk Management Plan is to be prepared, which demonstrates how the site will operate and includes, but is not limited to, the following:
- 26.1 flood free emergency access to the development site;
 - 26.2 flood warning triggers;
 - 26.3 evacuation and safety procedures;
 - 26.4 emergency services' contact numbers;
 - 26.5 electrical services protection;
 - 26.6 property protection; and
 - 26.7 signage.

Directional Signage

27. Signage shall be installed internal to the site at the nominated locations that clearly demonstrate the direction that vehicles are to travel through the site.

Earthworks and Construction

28. During construction, erosion controls and silt collection measures are to be put in place to protect environmental values and mitigate potential impacts to adjoining properties and roadways.

Landscaping

29. Existing mature vegetation within the site is to be maintained and incorporated as part of the approved development.

No cost to Council

30. The operator is responsible for meeting all costs associated with the approved development unless there is specific agreement by other parties, including the Council, to meeting those costs. This includes the costs of any services and infrastructure required in connection with the establishment of the development.

Latest versions

31. Where another condition refers to a specific published standard, manual or guideline, including specifications, drawings, provisions and criteria within those documents, that condition shall be deemed as referring to the latest versions of those publications that are publicly available at the time the first operational works or compliance approval is lodged with the assessment manager or approval agency for those types of works to be performed or approved, unless a regulation or law requires otherwise.

Application documentation

32. It is the developer's responsibility to ensure all entities associated with this Development Approval have a legible copy of the Decision Notice and the Approved Plans and Approved Documents bearing 'Council Approval'.

5/0

Cr Stuart Mackenzie declared he has a prescribed conflict of interest (as defined by sections 150EG, 150EH and 150EI of the *Local Government Act 2009*) in matters regarding the Liquor Licence Endorsement – Eromanga Natural History Museum.

Cr Stuart Mackenzie is a Director of the Outback Gondwana Foundation Ltd (OGF Ltd.) The OGF Ltd stands to gain a financial benefit depending on the outcome of the matter.

Cr Stuart Mackenzie advised that in accordance with legislative requirements he/she will leave the meeting while the matter is discussed.

At 12:02 pm, Cr Stuart Mackenzie left the meeting.

14.4 LIQUOR LICENCE ENDORSEMENT - EROMANGA NATURAL HISTORY MUSEUM**EXECUTIVE SUMMARY**

The purpose of the report is to consider the request of the Eromanga Natural History Museum (ENHM) for an endorsement in relation to gaining a liquor licence for the premises.

RESOLUTION NO: (QSC207-12-22)

Moved: Cr Lyn Barnes

Seconded: Cr Roger Volz

That Council delegate the Chief Executive Officer to issue a letter of endorsement for the provision of a liquor licence by the Eromanga Natural History Museum

4/0

At 12:04 pm, Cr Stuart Mackenzie returned to the meeting.

14.5 DEVELOPMENT APPLICATION - ROL 17 BULNBULN STREET, QUILPIE DESCRIBED AS LOT 1 ON RP177507

EXECUTIVE SUMMARY

The purpose of this report is for Council to decide the Development Application for a Reconfiguring a Lot (One (1) lot into two (2) lots) on land situated at 17 Buln Buln Street, Quilpie formally described as Lot 1 on RP177507.

RESOLUTION NO: (QSC208-12-22)

Moved: Cr Bruce Paulsen

Seconded: Cr Jenny Hewson

1. That Council resolve to issue a decision notice to the applicant approving the Development Application for a Reconfiguring a Lot (One (1) lot into two (2) lots) on land situated at 17 Bulnbuln Street, Quilpie formally described as Lot 1 on RP177507, subject to the following conditions:

General Advice

- I. The relevant planning scheme for this development is the *Quilpie Shire Planning Scheme*. All references to the 'Planning Scheme' and 'Planning Scheme Schedules' within these conditions refer to this planning scheme.
- II. A development permit for a Material Change of Use will be required for any activity or development on the approved lot(s) that does not comply with the accepted development criteria in the *Quilpie Shire Planning Scheme*.
- III. All persons involved in the development have an obligation to take all reasonable and practical measures to prevent or minimise any biosecurity risk under the *Biosecurity Act 2014*.
- IV. New development on any of the approved lots must be provided with an adequate supply of electricity. In the event that an adequate supply of electricity cannot be achieved through efficient design and alternative energy technologies, a connection to the reticulated electricity network must be made available. Prospective purchasers and/or developers of the newly created lots are encouraged to contact the relevant electricity provider to determine the availability and costs associated with connecting to the reticulated network.
- V. This approval lapses if a plan for the reconfiguration is not given to the Council within four (4) years of the approval taking effect.
- VI. The plan for the reconfiguration must be duly signed by the registered proprietor of the land and the surveyor, and submitted to Council for approval in a form acceptable to Council within the relevant period.

- VII. Unless otherwise stated all conditions shall be completed prior to the Council endorsing the relevant plan of survey.
- VIII. The *Environmental Protection Act 1994* states that a person must not carry out any activity that causes, or is likely to cause, environmental harm unless the person takes all reasonable and practicable measures to prevent or minimise the harm. Environmental harm includes environmental nuisance. In this regard, persons and entities involved in the establishment of the approved development are to adhere to their 'general environmental duty' to minimise the risk of causing environmental harm to adjoining premises.
- IX. It is the responsibility of the developer to obtain all necessary permits and submit all necessary plans to the relevant authorities that are associated with the approved development, including any permits/approvals required by any State Agencies.
- X. In completing an assessment of the proposed development, Council has relied on the information submitted in support of the development application as true and correct. Any change to the approved plans and documents may require a new or changed development approval. Council should be contacted for advice in the event of any potential change in circumstances.
- XI. All Aboriginal Cultural Heritage in Queensland is protected under the *Aboriginal Cultural Heritage Act 2003* and penalty provisions apply for any unauthorised harm. Under the legislation a person carrying out an activity must take all reasonable and practicable measures to ensure the activity does not harm Aboriginal Cultural Heritage. This applies whether or not such places are recorded in an official register and whether or not they are located in, on or under private land. The developer is responsible for implementing reasonable and practical measures to ensure Cultural Heritage Duty of Care Guidelines are met and for obtaining any clearances required from the responsible entity.

Development Conditions

Use

1. The approved development is for Reconfiguring a Lot (One (1) lot into two (2) lots), located at 17 Buln Buln Street, Quilpie formally described as Lot 1 on RP177507, as defined in the Planning Act 2016 and as shown on the approved plans.
2. Complete and maintain the approved development as follows:
 - a. in accordance with development approval documents; and
 - b. strictly in accordance with those parts of the approved development that have been specified in detail by the Council unless the Council agrees in writing that those parts will be adequately complied with by amended specifications.

Compliance

3. Unless otherwise stated, all conditions must be complied with prior to the Council endorsing the relevant Survey Plan.

Approved Plans

4. The approved development is to be carried out in accordance with following approved plans

and documents and subject to the approval conditions. Where there is any conflict between the approval conditions and the details shown on the approved plans, the approval conditions prevail.

Plan/Document Number:	Plan/Document Name:	Date:
Ref: S3874/22	Proposed Reconfiguration	03/11/2022

Existing buildings and structures

- Existing buildings, structures, infrastructure and services located on the development site are not to encroach on the proposed allotment boundaries.

Services provision

- Each approved lot must be connected to Council's reticulated water supply system in accordance with the applicable Water Services Association of Australia (WSAA) publication, at no cost to Council.
- Each approved lot must be connected to Council's reticulated sewerage disposal system in accordance with the applicable Water Services Association of Australia (WSAA) publication, at no cost to Council.
- Any connection to or works associated with Council's sewerage infrastructure must be completed by a qualified plumber/drain layer under Council supervision. No works are to be undertaken on Council sewerage infrastructure without first obtaining the express permission of Council.
- An electricity supply must be made available to each lot. This supply must be in accordance with the relevant standards of the electricity distributor.

Note: Confirmation that an electricity supply is available and network connections can be made to all new lots from the electrical provider will be required prior to endorsement of the plan of survey.

- Design and provide telecommunications to all lots within the development in accordance with the Australian Government Telecommunications in New Developments Policy.
- Where it is necessary for existing reticulated infrastructure networks to be extended to provide the required service connections to the approved lots, such works will require development approval for Operational Works or must otherwise be completed by private works agreement with Council.
- Any conflicts associated with proposed and existing services shall be forwarded by the developer to the appropriate controlling authority for approval for any proposed changes.

Stormwater and drainage

- Stormwater runoff from the site must not adversely impact on flooding or drainage of properties or roads that are upstream, downstream or adjacent to the site as a result of the development.

-
14. Discharge of stormwater runoff from the development shall drain freely in all cases, and no nuisance of ponding is to be created as a result of the development.

Access and roads

15. The landowner is responsible for the construction and maintenance of crossovers from the road carriageway to the property boundary and all internal vehicle access ways, and for obtaining any approvals that may be required and for complying with the applicable designs and standards.

Protection of infrastructure

16. The developer is responsible for locating and protecting any Council and public utility services, infrastructure and assets. Any damage to existing infrastructure (road pavement, existing underground assets, etc.) attributable to the development, shall be immediately rectified in accordance with the asset owners' requirements and specifications and to the satisfaction of the asset owners' representative(s) and at no cost to Council.

No cost to Council

17. All costs associated with the approved development are to be met by the developer, including costs of survey, registration, document lodgement, easement documentation preparation and plan sealing unless there is specific agreement by other parties, including the Council, to meeting those costs.

5/0

14.6 DEVELOPMENT APPLICATION - ADAVALE WASTE TRANSFER FACILITY**EXECUTIVE SUMMARY**

The purpose of this report is for Council to decide the Development Application for a Material Change of Use to establish a Utility Installation (Waste Transfer Facility) on land situated at Patricia Downs Road, Adavale, properly described as Lot 1 on SP301992.

RESOLUTION NO: (QSC209-12-22)

Moved: Cr Lyn Barnes

Seconded: Cr Bruce Paulsen

1. That Council resolve to issue a decision notice to the applicant approving the Development Application for a Material Change of Use to establish a Utility Installation (Waste Transfer Facility) on land situated at Patricia Downs Road, Adavale, properly described as Lot 1 on SP301992, subject to the following conditions:

General Advice

- I. The relevant planning scheme for this development is the *Quilpie Shire Planning Scheme 2018*. All references to the 'Planning Scheme' and 'Planning Scheme Schedules' within these conditions refer to this planning scheme.
- II. In the Planning Scheme:

Utility Installation means: "Premises used to provide the public with the following services:

- supply or treatment of water, hydraulic power or gas;

- *sewerage, drainage or stormwater services;*
- *transport services including road, rail or water;*
- *waste management facilities; or*
- *network infrastructure.*

The use includes maintenance and storage depots and other facilities for the operation of the use”.

- III. All Aboriginal Cultural Heritage in Queensland is protected under the *Aboriginal Cultural Heritage Act 2003* and penalty provisions apply for any unauthorised harm. Under the legislation a person carrying out an activity must take all reasonable and practicable measures to ensure the activity does not harm Aboriginal Cultural Heritage. This applies whether or not such places are recorded in an official register and whether or not they are located in, on or under private land. The developer is responsible for implementing reasonable and practical measures to ensure the Cultural Heritage Duty of Care Guidelines are met and for obtaining any clearances required from the responsible entity.
- IV. The *Environmental Protection Act 1994* states that a person must not carry out any activity that causes, or is likely to cause, environmental harm unless the person takes all reasonable and practicable measures to prevent or minimise the harm. Environmental harm includes environmental nuisance. In this regard, persons and entities involved in the operation of the approved works are to adhere to their ‘general environmental duty’ to minimise the risk of causing environmental harm to adjoining premises.
- V. It is the responsibility of Council to obtain all necessary permits and submit all necessary plans to the relevant authorities for the approved use.
- VI. In completing an assessment of the proposed development, Council has relied on the information submitted in support of the development application as true and correct. Any change to the approved plans and documents may require a new or changed development approval. It is recommended that the applicant contact Council for advice in the event of any potential change in circumstances.

Development Conditions

Use

1. The approved development is a Material Change of Use for a Utility Installation (Waste Transfer Facility) as defined in the Planning Scheme and as shown on the approved plan.
2. A development permit for building works must be obtained prior to commencing construction of the use.

Compliance inspection

3. All conditions relating to the establishment of the approved development must be complied with prior to commencement of the approved use, unless otherwise noted within these conditions.

Approved & Amended plans and documents

4. All works and operations are to be carried out generally in accordance with the approved plan listed in the following table. Where the approved plan conflicts with the Assessment Manager's conditions, the Assessment Manager's conditions shall take precedence.

Plan/Document Number	Plan/Document Name	Date
Plan 1	Site Layout Plan	12.09.2022

Development works

5. During the course of constructing the works, the developer shall ensure that all works are carried out by appropriately qualified persons and the developer and the persons carrying out and supervising the work shall be responsible for all aspects of the works, including public and worker safety, and shall ensure adequate barricades, signage and other warning devices are in place at all times.
6. The developer is responsible for locating and protecting any Council and public utility services, infrastructure and assets that may be impacted on during construction of the development. Any damage to existing infrastructure (kerb, road pavement, existing underground assets, etc.) that is attributable to the progress of works on the site or vehicles associated with the development of the site shall be immediately rectified in accordance with the asset owners' requirements and specifications and to the satisfaction of the asset owners' representative(s).
7. All works on or near roadways shall be adequately signed in accordance with the "Manual for Uniform Traffic Control Devices – Part 3, Works on Roads".

Applicable Standards

8. All works must comply with:
- a) the development approval conditions;
 - b) any relevant Acceptable Solutions of the applicable codes of the Planning Scheme for the area;
 - c) Council's standard designs for such work where such designs exist;
 - d) any relevant Australian Standard that applies to that type of work.

Despite the requirements of paragraphs a-d above, Council may agree in writing to an alternative specification. This alternative specification prevails over those specified in paragraphs a-d in the event of any inconsistency.

The developer must also ensure that any works do not conflict with any requirements imposed by any concurrence lawful requirements outside those stated above.

Stormwater drainage

9. Stormwater drainage is to be provided in accordance with:
- a) Queensland urban drainage manual, 3rd Edition, Queensland Department of Energy and Water Supply, 2013; and

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- b) Pilgrim, DH, (ed)., Australian Rainfall & Runoff – A Guide to Flood Estimation, Institution of Engineers, Australia, Barton, ACT, 1987.

10. Stormwater must not be discharged to adjoining properties and must not pond on the property being developed, or adjoining properties during the development process or after the development has been completed. The developer shall ensure that in all cases, discharge of stormwater runoff from the development drains freely to the legal point/s of discharge for the development.
11. There must be no increases in any silt loads or contaminants in any overland flow from the property being developed during the construction process and after the development has been completed.
12. The stormwater disposal system must be designed to include appropriate pollution control devices or methods to ensure no contamination or silting of creeks or other waterways.

Avoiding nuisance

13. The hours of operation for the approved development are limited to daytime hours only, being 6:00am to 6:00pm seven days per week.
14. No nuisance is to be caused to adjoining properties and occupiers by the way of noise smoke, dust, rubbish, contaminant, stormwater discharge or siltation at any time.
15. Dust emanating as result of activities carried out onsite (both during construction and post construction) must be continually monitored and suppressed in order to prevent any dust drifting onto road networks, nearby properties and sensitive land uses.
16. The area and its surrounds shall be kept in an orderly fashion, free of rubbish and clear of weeds and long grasses. The approved development and the premises are to be maintained in a clean and tidy condition and not to pose any health and safety risks to the community.
17. Unless otherwise approved in writing by the Council, approved hours of construction are restricted to Monday – Saturday 6.30am to 6.30pm – noise permitted. Work or business which causes audible noise must not be conducted from or on the subject land outside the above times or on Sundays or Public Holidays.
18. Noise emissions from the development shall not cause environmental harm of nuisance to adjoining properties or “Sensitive Land Uses” in accordance with the Environmental Protection (Noise) Policy 2008.
19. Air emissions from the development shall not cause environmental harm of nuisance to adjoining properties or “Sensitive Land Uses” in accordance with the Environmental Protection (Air) Policy 2008.

Access and manoeuvring

20. The operator is responsible for the construction and maintenance of the vehicle crossover and access way from the road carriageway, to a distance of at least 15 metres

and for obtaining any approvals that may be required, and for complying with the applicable designs and standards. Should any damage be caused at the approved access locations.

21. The access and egress point from Patricia Downs Road is to be constructed and maintained in accordance with the relevant Council standards.
22. All vehicles entering and exiting the development site must be able to enter and leave in forward direction. Reversing out of the development site is not permitted. Vehicle manoeuvres in this regard are to be totally contained within the development site boundaries.
23. Car parking and manoeuvring areas are to be designed in accordance with:
 - a) AS2890.1 – Parking Facilities;
 - b) Austroads AP-34/95 - Design Vehicles and Turning Path Templates; and
 - c) The 'Access to Premises Standard' (Vol 1 of the National Construction Code).
24. Provide loading bay facilities for a Heavy Rigid Vehicle within the subject site, ensuring all loading and unloading operations are conducted wholly within the site and service vehicles enter and exit the site in a forward direction.

Flood Risk Management

25. A Flood Risk Management Plan is to be prepared, which demonstrates how the site will operate and includes, but is not limited to, the following:
 - 25.1 flood free emergency access to the development site;
 - 25.2 flood warning triggers;
 - 25.3 evacuation and safety procedures;
 - 25.4 emergency services' contact numbers;
 - 25.5 electrical services protection;
 - 25.6 property protection; and
 - 25.7 signage.

Directional Signage

26. Signage shall be installed internal to the site at the nominated locations that clearly demonstrate the direction that vehicles are to travel through the site.

Earthworks and Construction

27. During construction, erosion controls and silt collection measures are to be put in place to protect environmental values and mitigate potential impacts to adjoining properties and roadways.

Landscaping

28. Existing mature vegetation within the site is to be maintained and incorporated as part

of the approved development.

No cost to Council

29. The operator is responsible for meeting all costs associated with the approved development unless there is specific agreement by other parties, including the Council, to meeting those costs. This includes the costs of any services and infrastructure required in connection with the establishment of the development.

Latest versions

30. Where another condition refers to a specific published standard, manual or guideline, including specifications, drawings, provisions and criteria within those documents, that condition shall be deemed as referring to the latest versions of those publications that are publicly available at the time the first operational works or compliance approval is lodged with the assessment manager or approval agency for those types of works to be performed or approved, unless a regulation or law requires otherwise.

Application documentation

31. It is the developer's responsibility to ensure all entities associated with this Development Approval have a legible copy of the Decision Notice and the Approved Plans and Approved Documents bearing 'Council Approval'.

5/0

MOTION**RESOLUTION NO: (QSC210-12-22)**

Moved: Cr Bruce Paulsen

Seconded: Cr Jenny Hewson

That Council move into closed session, commencing at 12:12pm.

5/0

MOTION**RESOLUTION NO: (QSC211-12-22)**

Moved: Cr Jenny Hewson

Seconded: Cr Lyn Barnes

That Council move out of closed session at 12:18pm..

5/0

15 CONFIDENTIAL ITEMS

RECOMMENDATION

That Council considers the confidential report(s) listed below in a meeting closed to the public in accordance with Section 275 of the Local Government Act 2012:

15.1 NBN Co Limited - Satellite to Fibre to the premises Agreement

This matter is considered to be confidential under Section 254J(3) - g 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 negotiations relating to a commercial matter involving the local government for which a public discussion would be likely to prejudice the interests of the local government.

15.2 Offer to Purchase Allotment

This matter is considered to be confidential under Section 254J(3) - g 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 negotiations relating to a commercial matter involving the local government for which a public discussion would be likely to prejudice the interests of the local government.

15.1 NBN CO LIMITED - SATELLITE TO FIBRE TO THE PREMISES AGREEMENT**EXECUTIVE SUMMARY**

The purpose of this report is to delegate powers for the Satellite to Fibre to the Premises Agreement between NBN Co Limited and Council to be executed.

RESOLUTION NO: (QSC212-12-22)

Moved: Cr Roger Volz

Seconded: Cr Jenny Hewson

That Council:

- 1) Pursuant to the Local Government Regulation 2012 S235(B), contributes \$277,000 Ex GST to NBN Co Limited for the Satellite to Fibre to the Premises project; and
- 2) Delegates power to the Chief Executive Officer, pursuant to section 257 of the Local Government Act 2009 to negotiate, finalise and execute any and all matters associated with or in relation to this project and contract including without limitation any options and/or variations as per Council's procurement policy.

5/0

15.2 OFFER TO PURCHASE ALLOTMENT**EXECUTIVE SUMMARY**

This report has been presented to Council for the consideration to purchase 49 Boonkai Street, Quilpie (Lot 114 Q6801).

RESOLUTION NO: (QSC213-12-22)

Moved: Cr Lyn Barnes

Seconded: Cr Bruce Paulsen

1. That Council:

- (a) Accepts the offer provided on 25 November 2022 for the purchase of Lot 114 Q6801;

- (b) Amend the 2022/2023 budget to allow for the purchase of Lot 114 Q6801 for a total budget of \$50,000 (Ex GST); and
- (c) Delegate power to the Chief Executive Officer, pursuant to section 257 of the Local Government Act 2009 to negotiate, finalise and execute any and all matters associated with or in relation to this project and contract including without limitation any options and/or variations as per Council's procurement policy.

5/0

Council adjourned at 12:20pm for lunch and resumed at 12:44pm.

16 LATE ITEMS

16.1 FINANCIAL SERVICES REPORT MONTH ENDING 30 NOVEMBER 2022

EXECUTIVE SUMMARY

The purpose of this report is to present the monthly financial report to Council in accordance with section 204 of the *Local Government Regulation 2012* for the period ended 30 November 2022.

RESOLUTION NO: (QSC214-12-22)

Moved: Cr Bruce Paulsen

Seconded: Cr Lyn Barnes

That Council receive the Finance Report for the period ending 30 November 2022.

5/0

Cr Bruce Paulsen declared he has a prescribed conflict of interest (as defined by sections 150EG, 150EH and 150EI of the *Local Government Act 2009*) in matters regarding the RFQL 09 22-23 Flood Restoration Works 2022 Package G.

Cr Bruce Paulsen is President of Quilpie Golf Club. The Quilpie Golf Club stands to gain a financial benefit depending on the outcome of the matter.

Cr Bruce Paulsen advised that in accordance with legislative requirements he/she will leave the meeting while the matter is discussed.

At 1:06 pm, Cr Bruce Paulsen left the meeting.

16.2 RFQL 09 22-23 FLOOD RESTORATION WORKS 2022 PACKAGE G

EXECUTIVE SUMMARY

The purpose of this report is to provide Council with a recommendation to award RFQL 09 22-23 Flood Restoration Works 2022 Package G for the Restoration of Essential Public Asset Works on Old Thargomindah Road and Kiandra Road.

RESOLUTION NO: (QSC215-12-22)

Moved: Cr Lyn Barnes

Seconded: Cr Roger Volz

1. That Council:

- (a) Subject to funding approval and finalisation, award RFQL09 22-23 Flood Restoration Works 2022 Package G to S C & K G Bowen for an amount of \$797,189.14 excluding GST; and

- (b) Delegate power to the Chief Executive Officer, pursuant to section 257 of the Local Government Act 2009 to negotiate, finalise and execute any and all matters associated with or in relation to this project and contract including without limitation any options and/or variations as per Council's procurement policy.

4/0

At 1:18 pm, Cr Bruce Paulsen returned to the meeting.

17 GENERAL BUSINESS

Councillors were invited to raise any matters they wished to discuss. Matters raised included:

- Waiting on windows for house at 66 Pegler Street to complete renovation. A single bay garage is to be built behind carport for lockup storage.
- Cr Volz recommended that some local businesses and community should visit Eromanga to see what has been achieved out there. CEO suggested holding a Business Development meeting at Eromanga and busing attendees out.
- Christmas tree well received by towns people, and decorations around town look good. Also Cr Hewson commented on Christmas decorations and lights in other towns in Quilpie Shire and congratulated all staff concerned on a great effort to achieve this.
- Mural lights to be turned off so that Christmas tree stands out more.
- Cr Hewson asked about vehicle access to the back of VIC to facilitate setting up the BBQ for the community Christmas party.
- Cr Barnes requested an update on the Camping Policy. CEO, DES and MTED will look at Bulloo River tomorrow and map out possible free camping areas. Draft Policy and designated areas to be presented to the Council workshop in January.
- Eromanga Common being mustered Thursday 15 December.
- A Pre Area Fire Management Group Meeting is planned for 8 February 2023 and will involve the Local Disaster Management Group.

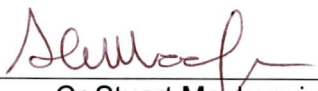
18 MEETING DATES

The next Ordinary Meeting of Quilpie Shire Council will take place on Monday 16 January 2023 in the Quilpie Shire Council Boardroom, 50 Brolga Street, Quilpie commencing at 9.30am.

There being no further business the Mayor declared the meeting closed at 2:13pm

I hereby certify that the foregoing is a true record of the Minutes of the Proceedings of the Ordinary Meeting held on the Tuesday, 13 December 2022.

Submitted to the Ordinary Meeting of Council held on Monday, 16 January 2023.



Cr Stuart Mackenzie

Mayor of Quilpie Shire Council

16 / 1 / 23
Date