# Shire of Moora Ordinary Council Meeting 18th March 2015

## **NOTICE OF MEETING**

Dear Elected Member

The next Ordinary Council Meeting of the Shire of Moora will be held on Wednesday 18<sup>th</sup> March 2015 in the Miling Pavilion, Miling commencing at 6.30 pm

AJ Leeson Chief Executive Officer

13th March 2015

#### The Shire of Moora Vision and Mission Statement

#### **Vision**

Our vision is that:

The Moora region will be a place of brilliant opportunity over the next twenty years. Sustainable growth will result in a vibrant, healthy, wealthy and diverse community.

#### Mission

Our mission is:

To identify and stimulate growth through creative leadership and a willingness to get things done.

#### **SHIRE OF MOORA**

#### WRITTEN DECLARATION OF INTEREST IN MATTER BEFORE COUNCIL

Chief Executive Officer Shire of Moora PO Box 211 MOORA WA 6510

Dear Sir/Madam,  Re: Written Declaration of Interest in Mate	er Before Council
. (1)	wish to
declare an interest in the following item to be considered by Co	<del></del>
,	•
	•
Agenda Item (3)	
The type of interest I wish to declare is: (4)	
☐ Financial pursuant to Section 5.60A of the Local Govern	ment Act 1995
☐ Proximity pursuant to Section 5.60B of the Local Govern	nment Act 1995
☐ Indirect Financial pursuant to Section 5.61 of the Local G	
Impartiality pursuant to Regulation 11 of the Local C Regulations 2007.	overnment (Rules of Conduct)
The nature of my interest is (5)	
The extent of my interest is <sup>(6)</sup>	
I understand that the above information will be recorded in the I recorded by the Chief Executive Officer in an appropriate Regist	
Yours faithfully,	
Signed	Date

- I. Insert your name.
- 2. Insert the date of the Council Meeting at which the item is to be considered.
- 3. Insert the Agenda Item Number and Title.
- 4. Tick box to indicate type of interest.
- 5. Describe the nature of your interest.
- 6. Describe the extent of your interest (if seeking to participate in the matter under \$. 5.68 of the Act).

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## **SHIRE OF MOORA**

## ORDINARY COUNCIL MEETING AGENDA 18 MARCH 2015

COMMENCING AT 6.30PM IN THE MILING PAVILION

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- 9.1.1 List of Payments Authorised Under Delegation 1.31
- 9.1.2 Statement of Financial Activity for Period Ended 28 February 2015
- 9.1.3 Letter
- 9.1.4 2013/14 Annual Report (to be circulated)
- 9.1.5 2014/15 Budget Review
- 9.2.1 Watheroo Transfer Station public consultation paper

#### I. <u>DECLARATION OF OPENING / ANNOUNCEMENT OF VISITORS</u>

#### I.I DECLARATION OF OPENING

#### 1.2 DISCLAIMER READING

No responsibility whatsoever is implied or accepted by the Shire of Moora for any act, omission or statement or intimation occurring during this meeting.

It is strongly advised that persons do not act on what is heard at this meeting and should only rely on written confirmation of Council's decision, which will be provided within fourteen (14) days of this meeting.

- 2. ATTENDANCE / APOLOGIES / APPROVED LEAVE OF ABSENCE
- 3. RESPONSE TO PREVIOUS PUBLIC QUESTIONS TAKEN ON NOTICE
- 4. PUBLIC QUESTION TIME
- 5. PETITIONS AND PRESENTATIONS
- 6. APPLICATIONS FOR LEAVE OF ABSENCE
- 7. ANNOUNCEMENTS BY THE PRESIDING MEMBER
- 8. CONFIRMATION OF MINUTES
- 8.1 ORDINARY COUNCIL MEETING 18 FEBRUARY 2015

That the Minutes of the Ordinary Meeting of Council held on 18 February 2015 be confirmed as a true and correct record of the meeting.

#### 9. REPORTS OF OFFICERS

#### 9.1 GOVERNANCE AND CORPORATE SERVICES

#### 9.1.1 LIST OF PAYMENTS AUTHORISED UNDER DELEGATION 1.31

**REPORT DATE:** 10 March 2015

**OFFICER DISCLOSURE OF INTEREST: Nil** 

**AUTHOR:** David Trevaskis, Deputy Chief Executive Officer **SCHEDULE PREPARED BY:** Alida Fitzpatrick, Finance Debtors Officer

**ATTACHMENTS:** Accounts Paid Under Delegated Authority

#### **PURPOSE OF REPORT**

Payments have been made under delegated authority and a listing of these payments is attached for Council to note and endorse.

#### **BACKGROUND**

At the December 2005 Ordinary Meeting of Council resolution 276/2005 delegated the authority of payments from Municipal and Trust Funds to the Chief Executive Officer.

#### **COMMENT**

Accounts Paid under delegated authority are periodically presented to Council.

#### **POLICY REQUIREMENTS**

Delegation 1.31 – Payments from Municipal and Trust Funds.

#### **LEGISLATIVE REQUIREMENTS:**

Local Government Act 1995 - Section 6.10

Local Government (Financial Management) Regulations 1996 – Regulations 12 & 13.

#### STRATEGIC IMPLICATIONS

There are no known strategic implications associated with this proposal.

#### SUSTAINABILITY IMPLICATIONS

#### Environment

There are no known significant environmental implications associated with this proposal.

#### Economic

There are no known significant economic implications associated with this proposal.

#### Social

There are no known significant social implications associated with this proposal.

#### FINANCIAL IMPLICATIONS

Payments are in accordance with the adopted budget.

#### **VOTING REQUIREMENTS**

Simple Majority Required

#### **RECOMMENDATION**

That Council notes and endorses the Payments from the Municipal and Trust Funds made under delegation 1.31

Municipal Fund	Cheques 61964 - 61973	\$1,013,472.85
-	EFT 13196 - 13375	\$801,654.85
	Credit Card 15/01/15 to 15/02/15	\$5,634.90
	Net Pays - PPE 10/02/15	\$86,021.42
	Net Pays - PPE 24/02/15	\$99,244.78
Trust Fund	Cheques 5059 - 5065	\$1,772.80
Total		\$2,007,801.60

## 9.1.2 <u>STATEMENT OF FINANCIAL ACTIVITY FOR PERIOD ENDED 28</u> <u>FEBRUARY 2015</u>

**REPORT DATE:** 12 March 2015

OFFICER DISCLOSURE OF INTEREST: Nil PREVIOUS MEETING REFERENCES: Nil

**AUTHOR:** David Trevaskis, Deputy Chief Executive Officer

**ATTACHMENTS:** Statement of Financial Activity for the Period Ended 28 February 2015

#### **PURPOSE OF REPORT:**

To note and receive the Statement of Financial Activity for the period ended 28 February 2015.

#### **BACKGROUND:**

Council is provided with monthly financial reports to enable monitoring of revenues and expenditures against the adopted budget.

#### **COMMENT:**

The Statement of Financial Activity for the Period Ended is provided as a separate attachment in Program format.

#### **POLICY REQUIREMENTS:**

Nil

#### **LEGISLATIVE REQUIREMENTS:**

Local Government Act 1995, Section 6.4

Local Government (Financial Management) Regulations 1996, Clause 34

#### STRATEGIC IMPLICATIONS:

Monitoring of actual revenues and expenditures against the adopted budget assists Council in being informed as to the financial health of the organisation.

#### **SUSTAINABILITY IMPLICATIONS:**

#### Environment

There are no known significant environmental implications associated with this proposal.

#### **Economic**

There are no known significant economic implications associated with this proposal.

#### Social

There are no known significant social implications associated with this proposal.

#### FINANCIAL IMPLICATIONS:

Year to date income and expenditure is provided by program to enable comparison to 2014/15 adopted budget.

#### **VOTING REQUIREMENTS**

Simple Majority Required

#### **RECOMMENDATION**

That Council notes and receives the Statement of Financial Activity for the period ended 28 February 2015.

#### 9.1.3 MOORA HISTORICAL SOCIETY

FILE REFERENCE: CC/MHII

**REPORT DATE:** 11 February 2015

**APPLICANT/PROPONENT:** Moora Historical Society

OFFICER DISCLOSURE OF INTEREST: Nil PREVIOUS MEETING REFERENCES: Nil

**AUTHOR:** Alan Leeson, Chief Executive Officer

**ATTACHMENTS:** Letter

#### **PURPOSE OF REPORT:**

To formally receive the request from Moora Historical Society (MHS) in relation to their concerns with security of the ex-playgroup building on Clinch Street.

#### **BACKGROUND:**

MHS have raised concerns in relation to security of their buildings and have requested Council consider installation of chain link mesh fencing extensions with barbed wire as well as some new fencing. MHS quote several instances of vandalism and the like.

#### **COMMENT:**

Vandalism is nothing new to Council owned buildings but is clearly a constant frustration to affected parties, in addition to the cost of repairing, insurance claim excesses and the like.

#### **LEGISLATIVE REQUIREMENTS:**

Local Government Act 1995

#### STRATEGIC IMPLICATIONS:

#### Outcome 1.4: A strong and supportive community.

Strategy 1.4.1: Partner with the Moora Community Resource Centre to develop a colocated facility.

Strategy 1.4.2: Support appropriate community initiated and owned projects.

Strategy 1.4.3: Promote and support cultural and community events.

Strategy 1.4.4: Work in partnership with community groups to encourage a culture of volunteerism.

Strategy 1.4.5: Support the development of a Mens Shed in Moora.

Strategy 1.4.6: Support arts and culture facilities and services in the community.

#### **SUSTAINABILITY IMPLICATIONS:**

#### Environment

Nil

#### Economic

Nil

#### Social

Nil

#### FINANCIAL IMPLICATIONS:

The cost of fencing improvements is yet to be determined. An option rather than more physical infrastructure/barriers such as security fencing may be to install security cameras around the Historical Precinct. The author believes this would be a more sustainable and effective strategy, not withstanding the better aesthetic amenity of security camera's as against increased security fencing.

#### **SUMMARY:**

Council management are meeting with Lotterywest in the next week or so, therefore it would be opportune to discuss with them what grant funding may be available to assist with such an initiative.

#### **VOTING REQUIREMENTS:**

Simple Majority Required

#### **OFFICER RECOMMENDATIONS**

#### That Council:

- 1. Receive the correspondence from the Moora Historical Society;
- 2. Investigate costs associated with provision of additional security fencing around the Moora Historical Society Precinct as detailed in their correspondence dated 7 March 2015;
- 3. Investigate costs associated with provision of security camera's around the Moora Historical Society Precinct as an alternative to additional security fencing;
- 4. Investigate grant funding that may be available to assist with the costs of either option of fencing or security camera's.

#### 9.1.4 RECEIPT AND ACCEPTANCE OF 2013/2014 ANNUAL REPORT

**FILE REFERENCE:** F/AUDI

**REPORT DATE:** 11 March 2015

**APPLICANT/PROPONENT:** Nil

OFFICER DISCLOSURE OF INTEREST: Nil PREVIOUS MEETING REFERENCES: Nil

**AUTHOR:** David Trevaskis, Deputy Chief Executive Officer

**ATTACHMENTS:** 2013/14 Annual Report (to be circulated)

#### **PURPOSE OF REPORT:**

To receive and consider the 2013/2014 Annual Report and to adopt the report, with or without amendment.

Once the Annual Report has been adopted, Council is to confirm the date for the Electors General Meeting.

#### **BACKGROUND:**

Council is required by the Local Government Act 1995 to accept the annual report for the financial year no later than 31 December each year [Section 5.54 (1)] unless the audit report is not received prior to 31 December.

Section 5.55 of the Act requires the CEO to give local public notice of the availability of the annual report as soon as practicable after the report has been accepted by Council.

Section 5.27(2) requires a general electors meeting to be held not more than 56 days after the local government has accepted the annual report.

A copy of the Annual Report for 2013/2014 is to be circulated.

#### **COMMENT:**

The acceptance of the Annual Report, either in its current form or as amended by Council at this meeting, requires Council to set a date for the Electors General Meeting. This must be held within 56 days of acceptance of the Annual Report.

Notice will be given to comply with the statutory advertising period giving local public notice of 14 days minimum.

#### **POLICY REQUIREMENTS:**

Nil

#### **LEGISLATIVE REQUIREMENTS:**

Local Government Act 1995, Sections 5.27, 5.54, & 5.55

#### STRATEGIC IMPLICATIONS:

The Annual Report is a public document that can be used to promote the Shire of Moora and the principal activities being undertaken by the Shire.

#### SUSTAINABILITY IMPLICATIONS:

#### Environment

There are no known significant environmental implications associated with this proposal.

#### Economic

There are no known significant economic implications associated with this proposal.

#### Social

There are no known significant social implications associated with this proposal.

#### FINANCIAL IMPLICATIONS:

There are no financial implications to Council in relation to this item as costs associated with the printing of the Annual Report and holding of the Electors General Meeting are provided for in the Adopted Budget each year.

#### **VOTING REQUIREMENTS**

Simple Majority Required

#### **OFFICER RECOMMENDATIONS**

#### That Council:

- 1. accepts the 2013/2014 Annual Report as circulated.
- 2. confirms the date of the Electors General Meeting to be held on....

#### 9.1.5 <u>2014/15 BUDGET REVIEW</u>

FILE REFERENCE: F/BUDI

**REPORT DATE:** 11 March 2015 **OFFICER DISCLOSURE OF INTEREST:** Nil **PREVIOUS MEETING REFERENCES:** Nil

**AUTHOR:** David Trevaskis, Deputy Chief Executive Officer

**ATTACHMENTS:** 2014/15 Budget Review

#### **PURPOSE OF REPORT:**

To consider and adopt the budget review for the period 1 July 2014 to 28 February 2015.

#### **BACKGROUND:**

Local Governments are required to formally conduct a budget review at least once each financial year, between I January and 31 March. The budget review allows a detailed comparison of the year to date (YTD) actual results with the adopted or amended budget.

The budget review is to be submitted to Council within 30 days of the review for Council to consider and determine whether or not to adopt the review and any recommendations made within the review.

A copy of the review and Council decision is to be provided to the Department of Local Government and Regional Development within 30 days of the decision by Council.

#### **COMMENT:**

The budget review for the period I July 2014 to 28 February 2015 has been conducted by management and is provided as a separate attachment to this agenda.

A number of changes to the budget are recommended as part of this budget review to recognise grants that were not received, savings achieved, projects that cannot be achieved this financial year and changes requested by Council.

All budget amendments are shown in the attached Budget Review 2014/15 document. The most significant adjustments are as follows:

- Governance -
  - GL 20401 Sundry Income Other Revenue increase by \$34,500 for LGIS insurance premiums reimbursed
- Education & Welfare
  - GL 23397 Grant Youth Program Operating Grants decrease by \$80,000 as will not be paid in 2014/15.
  - GL 23398 Grant Youth Activities Operating Grants decrease by \$14,000 as will not be paid in 2014/15.
  - GL 16697 Youth Program Materials and Contracts decrease by \$14,000 as not funded by Shire of Moora.
  - GL 16698 Avon Youth Contribution Materials and Contracts decrease by \$50,000 as not funded by Shire of Moora.

#### Housing –

- o GL 32306 Land Purchases 2014/15 decrease by \$102,780
- o GL 32304 Executive Home Construction increase by \$23,000

#### Recreation & Culture

- GL 23204 DRS Swimming Pool Grant Operating Grant increase of \$30,000, Grant approved after 2014/15 budget adopted.
- GL 23355 Grants Kidsports Operating Grant increase \$37,127 for unbudgeted funds received 2014/15.
- GL 13333 Kidsports Program Materials and Contracts increase by \$30,000 as previously not included as budget item.
- OGL 33327 Community Van increase by \$50,300 as per Council resolution.
- GL 49510 Transfer from Reserves increase by \$50,300 for purchase of new community van as per Council resolution.

#### Transport

- o GL 43805 Grant Bridge Renewal Non-operating Grants reduce by \$182,000 for unbudgeted reimbursement of unspent 2013/14 funds received.
- o GL 34064 Patching Truck reduce by \$225,000 item not to be purchased.

#### • Economic Services

- GL 34612 Caravan Park Upgrade increase by \$180,000 for the purchase of additional Chalets
- GL 63111 Debenture Chalets Loan increase by \$180,000 to finance the purchase of additional Chalets

The proposed Amended Budget estimates a surplus balance at 30 June 2015 of \$60,290.

#### **POLICY REQUIREMENTS:**

Nil

#### **LEGISLATIVE REQUIREMENTS:**

Regulation 33A - Local Government (Financial Management) Regulations 1996 applies. The proposed estimated surplus is within the allowed maximum of \$362,170 (10% of rates).

#### STRATEGIC IMPLICATIONS:

The budget review helps determine and document any projects that are unlikely to be completed during the budget year and new opportunities that have arisen during the year. The review process ensures management and elected members review the performance of the Council for the year to date and apply corrective actions, if required prior to 30 June to ensure proper financial management is maintained.

#### SUSTAINABILITY IMPLICATIONS:

#### Environment

There are no known significant environmental implications associated with this proposal.

#### Economic

The budget review process provides a timely indication of ability of the local government to achieve the budgeted performance for the year and the timing allows corrective actions if required prior to 30 June.

#### Social

There are no known significant social implications associated with this proposal.

#### FINANCIAL IMPLICATIONS:

The budget review enables management to establish whether the local government continues to meet its budget commitments. It enables Council to determine whether income and expenditures are in accordance with the adopted budget.

#### **VOTING REQUIREMENTS**

Absolute Majority Required

#### **RECOMMENDATION**

That Council, having considered the budget review for the period I July 2014 to 28 February 2015 adopts the review as tabled, showing an estimated surplus at 30 June 2015 of \$60,290.

## 9.1.6 PROPOSED HEADS OF AGREEMENT – RABOBANK AUSTRALIA LTD AND SHIRE OF MOORA

FILE REFERENCE: L/LEA1

**REPORT DATE:** 11 March 2015

**APPLICANT/PROPONENT:** Rabobank Australia Limited

OFFICER DISCLOSURE OF INTEREST: Nil PREVIOUS MEETING REFERENCES: Nil

**AUTHOR:** Alan Leeson, Chief Executive Officer

**ATTACHMENTS:** Draft Heads of Agreement – Cashflow Projection – Circulated

under separate cover

#### **PURPOSE OF REPORT:**

To authorise the Chief Executive Officer to enter into and sign a formal Heads of Agreement (HOA) in relation to the proposed construction of a Bank Building on Lot 123 Gardiner Street, Moora (old bowling green site) and authorise the CEO to proceed and engage a suitably qualified and experienced design company to design the site plan, building façade and structural building requirements in accordance with the requirements of Rabobank Australia Limited (RABO).

#### **BACKGROUND:**

As Council is aware there have been ongoing negotiations over the past few months between the Chief Executive Officer and RABO subsequent to Council receiving an expression of interest to enter into a lessee arrangement with the Shire of Moora (proposed lessor) to construct a new bank building on Gardiner Street, Moora.

In effect the HOA will authorise the CEO to proceed with further planning based around quantitative estimates as circulated to Council under separate cover.

#### **COMMENT:**

At this juncture, Council is required to invest \$28,000 plus GST as per the work stages detailed in the fee proposal up to and including "Construction Documentation" in order to progress the initial site meetings, concept design, schematic design, detail design development and construction documentation. Goldmanor Design was intrinsically involved in the Moora Frail Aged Lodge Extension design.

#### **LEGISLATIVE REQUIREMENTS:**

Local Government Act 1995

There are a number of provisions of the Local Government Act that will potentially be relevant to this proposal, if the commercial arrangement proceeds to a point where Council and RABO agree to proceed and go ahead with the actual build and lease. There are likely to be relevant statutory requirements associated with;

- Disposal of property as leasing is defined as a method of disposal;
- Major land transaction as the estimated cost of the build along with the terms of the proposed lease are likely to exceed the parameters of what triggers a "Major land transaction".

Detailed hereunder are some the relevant provisions and what they entail.

#### 3.58. Disposing of property

(I) In this section —

**dispose** includes to sell, <u>lease</u>, or otherwise dispose of, whether absolutely or not; **property** includes the whole or any part of the interest of a local government in property, but does not include money.

- (2) Except as stated in this section, a local government can only dispose of property to
  - (a) the highest bidder at public auction; or
  - (b) the person who at public tender called by the local government makes what is, in the opinion of the local government, the most acceptable tender, whether or not it is the highest tender.
- (3) A local government can dispose of property other than under subsection (2) if, before agreeing to dispose of the property
  - (a) it gives local public notice of the proposed disposition
    - (i) describing the property concerned; and
    - (ii) giving details of the proposed disposition; and
    - (iii) inviting submissions to be made to the local government before a date to be specified in the notice, being a date not less than 2 weeks after the notice is first given;

and

- (b) it considers any submissions made to it before the date specified in the notice and, if its decision is made by the council or a committee, the decision and the reasons for it are recorded in the minutes of the meeting at which the decision was made.
- (4) The details of a proposed disposition that are required by subsection (3)(a)(ii) include
  - (a) the names of all other parties concerned; and
  - (b) the consideration to be received by the local government for the disposition; and
  - (c) the market value of the disposition
    - (i) as ascertained by a valuation carried out not more than6 months before the proposed disposition; or
    - (ii) as declared by a resolution of the local government on the basis of a valuation carried out more than 6 months before the proposed disposition that the local government believes to be a true indication of the value at the time of the proposed disposition.
- (5) This section does not apply to
  - (a) a disposition of an interest in land under the Land Administration Act 1997 section 189 or 190; or
  - (b) a disposition of property in the course of carrying on a trading undertaking as defined in section 3.59; or
  - (c) anything that the local government provides to a particular person, for a fee or otherwise, in the performance of a function that it has under any written law; or

(d) any other disposition that is excluded by regulations from the application of this section.

[Section 3.58 amended by No. 49 of 2004 s. 27; No. 17 of 2009 s. 10.]

#### 3.59. Commercial enterprises by local governments

(I) In this section —

acquire has a meaning that accords with the meaning of dispose;

dispose includes to sell, lease, or otherwise dispose of, whether absolutely or not;

**land transaction** means an agreement, or several agreements for a common purpose, under which a local government is to —

- (a) acquire or dispose of an interest in land; or
- (b) develop land;

**major land transaction** means a land transaction other than an exempt land transaction if the total value of —

- (a) the consideration under the transaction; and
- (b) anything done by the local government for achieving the purpose of the transaction, is more, or is worth more, than the amount prescribed for the purposes of this definition;

major trading undertaking means a trading undertaking that —

- (a) in the last completed financial year, involved; or
- (b) in the current financial year or the financial year after the current financial year, is likely to involve,

expenditure by the local government of more than the amount prescribed for the purposes of this definition, except an exempt trading undertaking;

**trading undertaking** means an activity carried on by a local government with a view to producing profit to it, or any other activity carried on by it that is of a kind prescribed for the purposes of this definition, but does not include anything referred to in paragraph (a) or (b) of the definition of **land transaction**.

- (2) Before it
  - (a) commences a major trading undertaking;
  - (b) enters into a major land transaction; or
  - (c) enters into a land transaction that is preparatory to entry into a major land transaction,

a local government is to prepare a business plan.

- (3) The business plan is to include an overall assessment of the major trading undertaking or major land transaction and is to include details of
  - (a) its expected effect on the provision of facilities and services by the local government;
  - (b) its expected effect on other persons providing facilities and services in the district;
  - (c) its expected financial effect on the local government;
  - (d) its expected effect on matters referred to in the local government's current plan prepared under section 5.56;
  - (e) the ability of the local government to manage the undertaking or the performance of the transaction; and

- (f) any other matter prescribed for the purposes of this subsection.
- (4) The local government is to
  - (a) give Statewide public notice stating that
    - (i) the local government proposes to commence the major trading undertaking or enter into the major land transaction described in the notice or into a land transaction that is preparatory to that major land transaction;
    - (ii) a copy of the business plan may be inspected or obtained at any place specified in the notice; and
    - (iii) submissions about the proposed undertaking or transaction may be made to the local government before a day to be specified in the notice, being a day that is not less than 6 weeks after the notice is given;

and

- (b) make a copy of the business plan available for public inspection in accordance with the notice.
- (5) After the last day for submissions, the local government is to consider any submissions made and may decide\* to proceed with the undertaking or transaction as proposed or so that it is not significantly different from what was proposed.
- \* Absolute majority required.
  - (5a) A notice under subsection (4) is also to be published and exhibited as if it were a local public notice.
  - (6) If the local government wishes to commence an undertaking or transaction that is significantly different from what was proposed it can only do so after it has complied with this section in respect of its new proposal.
  - (7) The local government can only commence the undertaking or enter into the transaction with the approval of the Minister if it is of a kind for which the regulations require the Minister's approval.
  - (8) A local government can only continue carrying on a trading undertaking after it has become a major trading undertaking if it has complied with the requirements of this section that apply to commencing a major trading undertaking, and for the purpose of applying this section in that case a reference in it to commencing the undertaking includes a reference to continuing the undertaking.
  - (9) A local government can only enter into an agreement, or do anything else, as a result of which a land transaction would become a major land transaction if it has complied with the requirements of this section that apply to entering into a major land transaction, and for the purpose of applying this section in that case a reference in it to entering into the transaction includes a reference to doing anything that would result in the transaction becoming a major land transaction.
  - (10) For the purposes of this section, regulations may
    - (a) prescribe any land transaction to be an exempt land transaction;
    - (b) prescribe any trading undertaking to be an exempt trading undertaking.

[Section 3.59 amended by No. 1 of 1998 s. 12; No. 64 of 1998 s. 18(1) and (2).]

#### Local Government (Functions and General) Regulations 1996

## 8A. Amount prescribed for major land transactions; exempt land transactions prescribed (Act s. 3.59)

- (I) The amount prescribed for the purposes of the definition of **major land transaction** in section 3.59(I) of the Act is
  - (a) if the land transaction is entered into by a local government the district of which is in the metropolitan area or a major regional centre, the amount that is the lesser of
    - (i) \$10 000 000; or
    - (ii) 10% of the operating expenditure incurred by the local government from its municipal fund in the last completed financial year;

or

- (b) if the land transaction is entered into by any other local government, the amount that is the lesser of
  - (i) \$2 000 000; or
  - (ii) 10% of the operating expenditure incurred by the local government from its municipal fund in the last completed financial year.
- (2) A land transaction is an exempt land transaction for the purposes of section 3.59 of the Act if
  - (a) the total value of
    - (i) the consideration under the transaction; and
    - (ii) anything done by the local government for achieving the purpose of the transaction,

is more, or is worth more, than the amount prescribed under subregulation (I); and

- (b) the Minister has, in writing, declared the transaction to be an exempt transaction because the Minister is satisfied that the amount by which the total value exceeds the amount prescribed under subregulation (I) is not significant taking into account
  - (i) the total value of the transaction; or
  - (ii) variations throughout the State in the value of land.

[Regulation 8A inserted in Gazette 27 Sep 2011 p. 3844.]

#### STRATEGIC IMPLICATIONS:

This proposal sits well with the Economic Development aspirations of the Shire of Moora. The fact that RABO are looking to sustain them in Moora for the long term is of benefit to the Shire of Moora community and surrounding region. It provides a sustainable and diverse business banking sector whilst potentially giving Council the opportunity to diversify and strengthen its non-rateable income stream.

#### Outcome 4.1: A strong and diversified economic base.

Strategy 4.1.1: Facilitate the development and implementation of a regional economic development strategy, thus ensuring Moora is positioned strongly to service the region. Strategy 4.1.2: Promote and support local industry development initiatives.

Strategy 4.1.3: Facilitate affordable housing and accommodation initiatives.

Strategy 4.1.4: Ensure the provision of serviced commercial, industrial and residential land.

Strategy 4.1.5: Promote and market the benefits of working and living in the Shire.

#### Outcome 4.2: A dynamic and resilient business sector.

Strategy 4.2.1: Advocate for increased resources for business development.

Strategy 4.2.2: Identify and attract value adding businesses for agricultural products through monitoring of regional business trends.

Strategy 4.2.3: Advocate for training opportunities and apprenticeship programs to employ local youth.

Strategy 4.2.4: Investigate and attract investors to capitalise on local business opportunities.

#### SUSTAINABILITY IMPLICATIONS:

#### Environment

Nil

#### Economic

As per the proposed business model prepared by management on the basis of a number of assumptions, the financial business case stacks up well.

#### Social

As part of the overall design process there will naturally be extensive consultation with the Moora Bowling Club in terms of where the building envelope for the development would be located and the actual amenity of the design and how this will flow into the existing infrastructure of the Moora Bowling Club.

#### FINANCIAL IMPLICATIONS:

The final fiscal outcomes will not be known until the process of design and build is completed and the actual cost of building is known after tender submissions are received. Suffice to say as per the spreadsheet circulated under separate cover, the business arrangement effectively becomes cumulatively cashflow positive after the first term of the proposed lease which is nine years. In terms of annual cashflow impact, the greatest negative annual cashflow in any one of the nine years amounts to less that 0.6% of the estimated capital build.

In signing the HOA, this will obligate Council to expenditure of \$28,000 plus GST associated with initial site meetings, concept design, schematic design, detail design development and construction documentation.

#### **SUMMARY:**

Therefore in summary, to proceed, the HOA needs to be formally endorsed by Council thus authorising the CEO to proceed with the design and costings (tenders). Subsequent to that Council will assess the tender submissions and analyse if the preferred tender (if any) is commensurate with the Heads of Agreement and draft fiscal parameters – cashflow model.

The parameters of the proposed business arrangement are financially sound and will diversify Councils cashflow, strengthen its asset base and sustain the commercial banking base in Moora as a regional centre and improve the amenity of the Gardiner Street business sector within the Moora townsite.

#### **VOTING REQUIREMENTS:**

Absolute Majority Required

#### **OFFICER RECOMMENDATIONS**

#### That Council;

- 1. Endorse the parameters of the formal Heads of Agreement between Rabobank Australia Limited and the Shire of Moora;
- 2. Authorise expenditure in accordance with the fee proposal from Goldmanor Design associated with initial site meetings, concept design, schematic design, detail design development and construction documentation;
- 3. Invite the Moora Bowling Club Executive to take part in the initial site meetings associated with the concept and schematic design;
- 4. Direct the Chief Executive Officer to bring back final design documentation and elevations for endorsement by Council prior to going to tender.

#### 9.2 **DEVELOPMENT SERVICES**

#### 9.2.1 WATHEROO LANDFILL SITE

**FILE REFERENCE:** H/WAM1 **REPORT DATE:** 11 March 2015

**APPLICANT/PROPONENT:** Shire of Moora **OFFICER DISCLOSURE OF INTEREST:** NIL

**PREVIOUS MEETING REFERENCES:** 17/9/14 (113/14)

**AUTHOR:** Peter Williams, Manager Development Services **ATTACHMENTS:** Watheroo Transfer Station public consultation paper

#### **PURPOSE OF REPORT:**

To progress planning and community consultation in relation to the future of the Watheroo Landfill Site.

#### **BACKGROUND:**

In the 17 September 2014 Council meeting held at Watheroo a proposal was raised by the Manager of Development Services to turn the Watheroo Landfill site into a transfer station. At the time Council voted to:-

113/14 Moved Cr Hawkins, seconded Cr Holliday that Council agree in principal to the establishment of a transfer station in Watheroo and direct the Manager of Development Services to prepare a detailed costing and a public consultation paper to be made available to the local community outlining Councils plans.

CARRIED 5/0

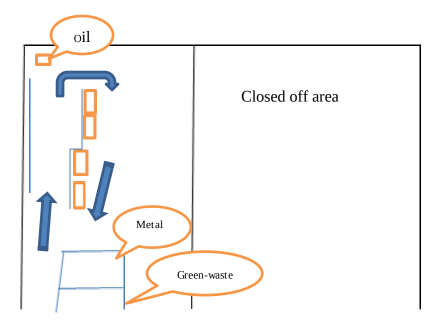
At Councils Committee Meeting held on the 4<sup>th</sup> March 2015 Council considered a Waste review which looked at Waste in General including Watheroo:-

#### Watheroo Landfill

Watheroo Landfill is a Class II putrescible landfill site with an acceptance of 600 tonnes per annum it also accepts waste oil.

Watheroo landfill site is presenting an issue to neighbouring properties with fugitive windblown litter, large plastic litter has blown against road boundary fence and has caused damage to eastern roadside boundary fence. This landfill has been burnt from time to time by persons unknown, to reduce the amount of litter. Litter screens were erected but were then stolen.

It is proposed to turn Watheroo into a Transfer station by cleaning up and levelling the site. It is proposed to fence off half of the site reducing access to the site to only the transfer area and recycling area. The transfer station development projected cost is \$20,000.



Again this did not look at closing the Watheroo Landfill site but due to fugitive windblown litter causing issues to the surrounding farm land it strengthened the proposal to turn the site into a transfer station.

#### **COMMENT:**

A Transfer Station by definition is a facility with a designated receiving area where waste collection vehicles and/or small self-haul customers discharge their waste. The waste is then loaded into larger vehicles for long haul transport to a final disposal site.

Waste is contained so it reduces windblown waste litter, it still allows recycling at the site as long as it is managed properly i.e. separated so not to be contaminated with other waste.

This proposal is for an area to be set aside for metal waste which when full allows for the likes of Sims Metal to come and crush and load metal waste and pay by weight a cash value of \$60.00 per tonne to the Watheroo Development Association.

#### **POLICY REQUIREMENTS:**

Nil

#### **LEGISLATIVE REQUIREMENTS:**

Environmental Protection Act, Country Landfill Regulations

#### STRATEGIC IMPLICATIONS:

There are no known strategic implications associated with this proposal.

#### **SUSTAINABILITY IMPLICATIONS:**

#### Environment

This proposal would reduce windblown litter at the site and make the site easier to manage.

#### **Economic**

There are no known significant economic implications associated with this proposal.

#### > Social

The community would get the benefit of recycling proceeds to benefit the Townsite of Watheroo.

#### FINANCIAL IMPLICATIONS:

There are no financial implications to Council in relation to this item.

#### **VOTING REQUIREMENTS**

Simple Majority Required

#### **RECOMMENDATION**

That Council formally endorse the Public Consultation paper pertaining to the proposal to change the Watheroo Landfill site to a Transfer Station and direct the Manger of Development Services to circulate the paper to the broader Watheroo Community.

#### 9.3 ENGINEERING SERVICES

#### 9.3.1 TENDER NO. 13/15 SUPPLY AND DELIVERY OF WASTE WATER TRUCK

Tender closed 4pm Thursday 12 March 2015. To allow for the tender to be evaluated the item will be presented prior to the meeting.

## 9.3.2 <u>TENDER NO. 14/15 SUPPLY AND DELIVERY OF ONE ONLY ROAD MAINTENANCE TRUCK</u>

Tender closed 4pm Thursday 12 March 2015. To allow for the tender to be evaluated the item will be presented prior to the meeting.

## 10. <u>ELECTED MEMBER MOTIONS OF WHICH PREVIOUS NOTICE HAS BEEN</u> GIVEN

## II. <u>NEW BUSINESS OF AN URGENT NATURE INTRODUCED BY DECISION OF</u> COUNCIL

#### 12. MATTERS FOR WHICH THE MEETING MAY BE CLOSED

#### 13. CLOSURE OF MEETING