

Declarable and Prescribed Conflicts of Interest

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
14/12/2023	Councillor M Jamieson	8.3 - Maroochydore City Centre Priority Development Area - Development Scheme Proposed Amendment No.3 - Outcomes of Public Consultation	<p>In accordance with s150EQ(3)(b) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.3 – Maroochydore City Centre Priority Development Area – Development Scheme Proposed Amendment No. 3 – Outcomes of Public Consultation.</p> <p>I, Mayor Mark Jamieson, notify that I may have a Declarable Conflict of Interest in Agenda Item 8.3 to be considered at the Ordinary Meeting on Thursday, 14 December 2023, due to the fact that as President of the Local Government Association of Queensland, I am an Employer representative Director of LGIA Super which is the trustee which manages Brighter Super.</p> <p>The President of the LGAQ has historically been nominated as a Trustee Director of LGIASuper. I have held the position since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests.</p> <p>Brighter Super holds a 50% interest in Sunshine Coast Airport Pty Ltd through its asset manager, Palisade Investment Partners.</p> <p>I am advised that Ms Kylie Ezy, on behalf of Sunshine Coast Airport Pty Ltd, made a submission to Council on 23 October 2023 on the amendment to the Maroochydore City Centre Priority Development Area Development Scheme, which is the subject of Agenda Item 8.3 to be considered at the Ordinary Meeting on 14 December 2023.</p> <p>Further, I am advised that Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and LGIASuper would be considered under section 150EP(1)(b) of the Local Government Act 2009 to be a related party of myself, given my role as a Trustee Director of LGIASuper.</p> <p>I am however, advised that in this case, because the amendment to the Maroochydore City Centre Priority Development Area Development Scheme was initiated by Council and is not an application made to the local government, this matter does not give rise to a Prescribed Conflict of Interest for me as it does not satisfy the definition of a Prescribed Conflict of Interest in section 150EI of the Local Government Act 2009.</p> <p>As I have no direct involvement in the management and operation of Sunshine Coast Airport Pty Ltd or Brighter Super on the amendment to the Maroochydore City Centre Priority Development Area Development Scheme, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is subject of Agenda Item 8.3, which is to be considered at the meeting on 14 December 2023.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor M Jamieson may participate in a decision in relation to agenda item 8.3, including by voting on the matter.</p> <p>The Mayor vacated the Chair at this time.</p> <p>The Deputy Mayor took the Chair at this time.</p> <p>Council Resolution Moved:Councillor J O'Pray Seconded:Councillor P Cox</p> <p>In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.3 due to the interest not being considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest.</p> <p>Carried unanimously.</p> <p>In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote on this matter.</p> <p>The Mayor returned to the chair at this time.</p>	OM23/146	No	For	For
14/12/2023	Councillor M Jamieson	8.1 - Application for Preliminary Approval for Material Change of Use of Premises, including a variation request, to vary the effect of the Sunshine Coast Planning Scheme 2014 - Twin Waters West Residential Community	<p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 the Chief Executive Officer received a notification from Councillor M Jamieson that he has a Prescribed Conflict of Interest in Agenda Item 8.1 - Application for Preliminary Approval for Material Change of Use of Premises, including a variation request, to vary the effect of the Sunshine Coast Planning Scheme 2014 – Twin Waters West Residential Community and that he would be excluding himself from the meeting whilst the matter is being discussed and voted on.</p> <p>As I notified Council at the Special Meeting of 9 November 2020 and as you are aware, as President of the Local Government Association of Queensland, I am an Employer representative Director of LGIA Super which is the trustee which manages Brighter Super. Brighter Super holds a 50% interest in Sunshine Coast Airport Pty Ltd through its asset manager, Palisade Investment Partners.</p> <p>The President of the LGAQ has historically been nominated as a Trustee Director of LGIASuper. I have held the position since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests.</p> <p>Other entities with an interest in the Sunshine Coast Airport are:</p> <ul style="list-style-type: none"> -Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. -Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. <p>Under section 150E(c)(ii) of the Local Government Act 2009, a Councillor has a Prescribed Conflict of Interest in a matter if the matter is, or relates to, an application made to the local government for the grant of a licence, permit, registration or approval or consideration of another matter under a local government Act (which included the Planning Act 2016), if a close associate of the Councillor makes or has made a written submission to the local government in relation to the application before it is, or was, decided.</p> <p>I am advised that Mr Steven Grant, on behalf of Sunshine Coast Airport Pty Ltd, made a submission to Council on 27 September 2023 on the development application which is the subject of Agenda item 8.1 to be considered at the Ordinary Meeting on 14 December 2023.</p> <p>Further, I am advised that Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and LGIA Super would be considered under section 150EJ of the Local Government Act 2009 to be a close associate of myself, given my role as a Trustee Director of LGIA Super.</p> <p>Accordingly, under section 150EK of the Local Government Act 2009, I will exclude myself from the meeting while the matter is being discussed and the vote is taken.</p>	OM23/144	Yes	N/A	For
16/11/2023	Councillor J O'Pray	8.8 - Creative Industries Investment Program Funding Recommendations 2024-2025	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.8 Creative Industries Investment Program Funding Recommendations 2024-2025.</p> <p>I, Councillor J O'Pray, notify that I have a Declarable Conflict of Interest in Item 8.8 to be considered at the Ordinary Meeting on 16 November 2023 as Ralph Devlin is the event organiser for the Sunshine Coast Chamber Music Festival (SCCMF). As outlined in Item 8.8, SCCMF is recommended as a successful recipient in the Creative Industries Investment Program 2024-2025. Mr Devlin is a life-long friend and made a donation of \$2,000 to my 2012 election campaign. Notwithstanding the value of the donation, it was received outside of my relevant term as defined in Schedule 4 of the Local Government Act 2009 and therefore, it is not a Prescribed Conflict of Interest. Nonetheless, I will exclude myself from the meeting while the matter is being discussed and the vote is taken.</p> <p>Councillor J O'Pray informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM23/134	Yes	N/A	For
16/11/2023	Councillor W Johnston	8.7 - Arts and Heritage Levy Annual Report 2022/23	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor W Johnston gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.7 Arts and Heritage Levy Annual Report 2022/23.</p> <p>I, Councillor W Johnston, notify that I have a Declarable Conflict of Interest in Item 8.7 Arts and Heritage Levy Annual Report to be considered at the Ordinary Meeting on 16 November 2023 due to me being a Committee Member of the Maleny Show Society. The position I hold, is not an executive decision-making position, noting I have not held an executive position since I stood down as Committee President on 17 September 2023.</p> <p>Councillor W Johnston informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter is considered and voted on.</p>	OM23/133	Yes	N/A	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
26/10/2023	Councillor J Natoli	11.3 - Confidential – Not for Public Release – Planning Appeal – Eumundi	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J Natoli gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.3 – Confidential – Not for Public Release – Planning Appeal – Eumundi.</p> <p>I, Councillor J Natoli, notify that I have a Declarable Conflict of Interest in Confidential Item 11.3 to be considered at the Ordinary Meeting on 26 October 2023 as I am acquainted with James Brownsworth and Andrew Hillhouse, both submitters on this matter. I am acquainted with Mark Stockwell. Stockwell NC Pty Ltd are a Co-respondent on this matter. I am also acquainted with Andrew Stevens with him being involved with Project Urban. James Brownsworth did contact me late yesterday afternoon and I advised I could not talk to him about this topic. On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 11.3, which is to be considered at the meeting today.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor J Natoli may participate in a decision in relation to agenda item 11.3 - Confidential – Not for Public Release – Planning Appeal – Eumundi, including by voting on the matter.</p> <p>Council Resolution Moved:Councillor C Dickson Seconded:Councillor M Suarez</p> <p>In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor J Natoli's conflict of interest, Councillor J Natoli may participate in the discussions and decision relating to Agenda Item 11.3 - Confidential – Not for Public Release – Planning Appeal – Eumundi due to the interest not being considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest.</p> <p>For:Councillor P Cox, Councillor C Dickson, Councillor M Suarez and Councillor D Law. Against:Councillor R Baberowski and Councillor E Hungerford. Carried.</p> <p>In accordance with s150ET(2) of the Local Government Act 2009, Councillor J Natoli was not eligible to vote, and did not vote on this matter. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote on this matter. In accordance with s150ET(2) of the Local Government Act 2009, Councillor W Johnston was not eligible to vote, and did not vote on this matter.</p> <p>Councillor J O'Pray was absent for the discussion and vote on this motion.</p>	OM23/126	No	For	For
26/10/2023	Councillor M Jamieson	11.3 - Confidential – Not for Public Release – Planning Appeal – Eumundi	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.3 Confidential – Not for Public Release – Planning Appeal – Eumundi.</p> <p>I, Mayor Mark Jamieson, notify that I may have a Declarable Conflict of Interest in Item 11.3 Confidential – Not for Public Release – Planning Appeal – Eumundi to be considered at the Ordinary Meeting on Thursday, 26 October 2023, due to the fact that I received the following electoral donations:</p> <ul style="list-style-type: none"> -On 16 October 2015, I received a donation of \$2,000 from Alex Rigby -On 10 March 2016, I received a donation of \$2,500 from Altum Constructions. <p>The cumulative total of these donations is \$4,500.</p> <p>Further I received the following electoral donations from Mr Andrew Stevens, who is the Managing Director of Project Urban Pty Ltd:</p> <ul style="list-style-type: none"> -On 3 January 2012, I received a donation of \$380; and -On 3 February 2012, I received a further donation of \$570. <p>The cumulative total of the donations from Mr Stevens is \$950.</p> <p>All of these electoral donations were received outside of my relevant term as a Councillor – which commenced on 5 April 2016 – and therefore, are not a Prescribed Conflict of Interest within the context of the Local Government Act 2009.</p> <p>In relation to the planning appeal which is the subject of Agenda Item 11.3, it is my understanding that Alexander Rigby is a Director of Eumundi Holdings Pty Ltd, which was formerly registered as Altum Properties Pty Ltd. Eumundi Holdings Pty Ltd is the appellant in the matter which is the subject of this report. Project Urban (of which Mr Stevens is the Managing Director) is the planning consultant for Eumundi Holdings Pty Ltd.</p> <p>I have no ongoing relationship with Mr Rigby, Eumundi Holdings Pty Ltd or their associated entities, beyond having received the historical electoral donations as which I have already outlined.</p> <p>I do have an ongoing relationship with Mr Stevens of Project Urban because of the work he does in the development industry.</p> <p>Mr Rigby did attempt to make contact with me via social media messaging services on 28 August 2023 and 30 August 2023 respectively. I did not respond to him, but rather arranged for a Council officer to engage with him on Council's behalf.</p> <p>On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 11.3, which is to be considered at the meeting today.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor M Jamieson may participate in a decision in relation to agenda item 11.3, including by voting on the matter.</p> <p>Council Resolution Moved:Councillor P Cox Seconded:Councillor E Hungerford</p> <p>In accordance with s150ES(3)(b)(ii) of the Local Government Act 2009, Councillor M Jamieson must not participate the discussions, or decisions relating to Agenda Item 11.3 Confidential – Not for Public Release – Planning Appeal – Eumundi and must leave the place at which the meeting is being held, including any area set aside for the public and stay away from the place while the eligible councillors discuss and vote on the matter.</p> <p>For:Councillor R Baberowski, Councillor P Cox, Councillor C Dickson, Councillor E Hungerford and Councillor M Suarez. Against:Councillor D Law. Carried.</p>	OM23/126	Yes	N/A	For
26/10/2023	Councillor W Johnston	11.3 - Confidential – Not for Public Release – Planning Appeal – Eumundi	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor W Johnston gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.3 - Confidential – Not for Public Release – Planning Appeal – Eumundi.</p> <p>I, Councillor W Johnston, notify that I have a Declarable Conflict of Interest in Item 11.3 - Confidential – Not for Public Release – Planning Appeal – Eumundi to be considered at the Ordinary Meeting on 26 October 2023 due to a submitter to the appeal being clients of Your Insurance Broker Pty Ltd, a company in which I hold a 10% financial interest. The submitter has been a client for some 30 or 40 years and is well known to me. He did contact me and I told him I couldn't be involved.</p> <p>Councillor W Johnston informed the Meeting that he will voluntarily not participate in the decision and will leave the place at which the meeting is being held, including any area set aside for the public and stay away while the matter is considered and voted on.</p>	OM23/126	Yes	N/A	For
26/10/2023	Councillor M Jamieson	11.2 - Confidential – Not for Public Release – Strategic Land Acquisition – Coolum Beach	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.2 – Confidential – Not for Public Release – Strategic Land Acquisition – Coolum Beach.</p> <p>I, Mayor Mark Jamieson, notify that I may have a Declarable Conflict of Interest in Item 11.2 Confidential – Not for Public Release – Strategic Land Acquisition – Coolum Beach to be considered at the Ordinary Meeting on Thursday, 26 October 2023, due to the fact that I have received the following electoral donations:</p> <ul style="list-style-type: none"> -On 25 January 2012, I received a donation of \$1,800 from Consolidated Properties Group Pty Ltd; and -On 5 April 2012, I received a donation of \$2,000 from Coolum Lakes Project Pty Ltd. <p>The cumulative total of these donations is \$3,800.</p> <p>Mr Donald O'Rorke is a director of Consolidated Properties Group Pty Ltd and was a director of Coolum Lakes Project Pty Ltd. Mr O'Rorke is also the sole director of the Ninth Wave Pty Ltd, which is the owner of the properties which are the subject of this report.</p> <p>All of these electoral donations were received outside of my relevant term as a Councillor – which commenced on 5 April 2016 – and therefore, are not a Prescribed Conflict of Interest within the context of the Local Government Act 2009.</p> <p>In relation to the matter which is the subject of Agenda Item 11.2, I have no ongoing relationship with Mr O'Rorke, The Ninth Wave Pty Ltd, Coolum Lakes Project Pty Ltd or Consolidated Properties Group Pty Ltd or their associated entities, beyond having received the historical electoral donations as which I have already outlined.</p> <p>On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 11.2, which is to be considered at the meeting today.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor M Jamieson may participate in a decision in relation to agenda item 11.2, including by voting on the matter.</p> <p>The Mayor vacated the Chair at this time. The Deputy Mayor took the Chair at this time.</p> <p>Council Resolution Moved:Councillor P Cox Seconded:Councillor W Johnston</p> <p>In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 11.2 – Confidential – Not for Public Release – Strategic Land Acquisition – Coolum Beach due to the interest not being considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest.</p> <p>For:Councillor P Cox, Councillor J Natoli, Councillor W Johnston, Councillor C Dickson, Councillor E Hungerford, Councillor M Suarez and Councillor D Law. Against:Councillor R Baberowski. Carried.</p> <p>In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote on this matter.</p> <p>The Mayor returned to the chair at this time. Councillor J O'Pray was absent for the discussion and vote on this motion.</p>	OM23/142	No	For	For

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Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
26/10/2023	Councillor E Hungerford	8.8 - Systematic Inspection Program - Regulated Dogs	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor E Hungerford gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.8 Systematic Inspection Program – Regulated Dogs. I, Councillor Ted Hungerford, notify that I may have a Declarable Conflict of Interest in Item 8.8 "Systematic Inspection Program - Regulated Dogs" to be considered at the Ordinary Meeting on Thursday, 26 October 2023, due to the fact that I was involved in an incident involving a dog that has since been declared as a regulated dog and matters related to the incident are currently the subject of legal proceedings. Councillor E Hungerford informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM23/119	Yes	N/A	For
27/07/2023	Councillor J O'Pray	8.2 - Surf Life Saving Queensland - Sunshine Coast Council Lifeguard Service Plan 2023-2028	In accordance with s150EL(3)(b) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Prescribed Conflict of Interest in relation to Agenda Item 8.2 Surf Life Saving Queensland – Sunshine Coast Council Lifeguard Service Plan 2023-2028. I, Councillor J O'Pray, notify that I have a Prescribed Conflict of Interest in Item 8.2 to be considered at the Ordinary Meeting on 27 July 2023 due to: being a Life Member of Maroochyodore Surf Life Saving Club being a former Board Member and Junior Activities Chairman previously holding significant positions in the Sunshine Coast Branch of SLSQ previously holding significant positions in greater SLSQ previously holding significant positions in Surf Life Saving Australia previously being a former paid casual employee (Lifeguard) for Maroochy Shire Council. In accordance with s150EK(1) of the Local Government Act 2009, Councillor J O'Pray left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.	OM/23/68	Yes	N/A	For
22/06/2023	Councillor J O'Pray	8.1 - Development Permit for an Other Change - Material Change of Use of Premises to Extend an Existing Intensive Animal Industry (Poultry Farm), Including an Environmentally Relevant Activity (Poultry Farming), Additional Sheds and Driveway located at 325 & 367 Red Road BEERBURRUM	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Development Permit For An Other Change - Material Change Of Use Of Premises To Extend An Existing Intensive Animal Industry (Poultry Farm), Including An Environmentally Relevant Activity (Poultry Farming), Additional Sheds And Driveway Located At 325 & 367 Red Road Beerburrum. I, Councillor Jason O'Pray, notify that I may have a Declarable Conflict of Interest in Item 8.1 to be considered at the Ordinary Meeting today, 22 June 2023, due to the fact that my partner, Ms Natasha Poole, is a member of the Animal Justice Party. I am making this declaration out of an abundance of caution and in doing so, wish to highlight that neither Ms Poole nor the Animal Justice Party have made a submission – either a properly made submission or a not properly made submission - on the development application that is to be considered by Council today. I am also unaware of any representations made by Ms Poole or the Animal Justice Party to Council in relation to this development application. I can also confirm that neither Ms Poole nor the Animal Justice Party have made any representations to me personally on this application. In consideration of this Declarable Conflict of Interest – and in particular, the very remote nature of any such interest, if indeed an interest exists - I am of the opinion that I can participate in the discussion and vote on the matter and in doing so, my participation will not lead to a decision that is contrary to the public interest. Further I acknowledge the eligible Councillors must by resolution, decide my participation or otherwise in making a decision on the matter. Council Resolution Moved:Councillor M Suarez Seconded:Councillor E Hungerford In accordance with s150ES(3)(b)(i) of the Local Government Act 2009 , that despite Councillor J O'Pray's conflict of interest, Councillor J O'Pray may participate in the discussions and decision relating to Agenda Item 8.1 due to the interest is not considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest.	OM23/56	No	Against	For
22/06/2023	Councillor J Natoli	8.1 - Development Permit for an Other Change - Material Change of Use of Premises to Extend an Existing Intensive Animal Industry (Poultry Farm), Including an Environmentally Relevant Activity (Poultry Farming), Additional Sheds and Driveway located at 325 & 367 Red Road BEERBURRUM	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J Natoli gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Development Permit For An Other Change - Material Change Of Use Of Premises To Extend An Existing Intensive Animal Industry (Poultry Farm), Including An Environmentally Relevant Activity (Poultry Farming), Additional Sheds And Driveway Located At 325 & 367 Red Road Beerburrum. I, Councillor Joe Natoli notify that I have a Declarable Conflict of Interest in Item 8.1 to be considered at the Ordinary Meeting on 22 June 2023 due to having known John Donald Elks, Director of Woodlands Enterprises Pty Ltd, since the 1980s through my close association with him as we were both members of the Caloundra Cricket Club. Councillor J Natoli informed the Meeting that he will voluntarily not participate in the decision and will leave the place at which the meeting is being held, including any area set aside for the public and stay away while the matter is considered and voted on.	OM23/56	Yes	N/A	For
25/05/2023	Councillor W Johnston	10.3 - Petition – To continue the use of the Dog off Leash Area Adjacent to Equestrian Arena at Maleny Showground.	In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor W Johnston gave notice of a Prescribed Conflict of Interest in relation to Item 10.3 Petition – To continue the use of the Dog off Leash Area Adjacent to Equestrian Arena at Maleny Showground. I, Councillor Winston Johnston, notify that I have a Prescribed Conflict of Interest in Item 10.3 Petition – To continue the use of the Dog off Leash Area Adjacent to Equestrian Arena at Maleny Showground.to be considered at the Ordinary Meeting on 25 May 2023 as I am a member and also the President of the Maleny Show Society Incorporated. In accordance with s150EK(1) of the Local Government Act 2009, Councillor W Johnston left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.	OM23/48	Yes	N/A	For
25/05/2023	Councillor W Johnston	8.10 - Making of Amendment Local Law No.1 (Miscellaneous) 2023 and Amendment Subordinate Local Law No.1 (Miscellaneous) 2023.	In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor W Johnston gave notice of a Prescribed Conflict of Interest in relation to Item 8.10 Making of Amendment Local Law No.1 (Miscellaneous) 2023 and Amendment Subordinate Local Law No.1 (Miscellaneous) 2023. I, Councillor Winston Johnston, notify that I have a Prescribed Conflict of Interest in Item 8.10 Making of Amendment Local Law No.1 (Miscellaneous) 2023 and Amendment Subordinate Local Law No.1 (Miscellaneous) 2023 to be considered at the Ordinary Meeting on 25 May 2023 as I am a member and also the President of the Maleny Show Society Incorporated. In accordance with s150EK(1) of the Local Government Act 2009, Councillor W Johnston left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.	OM23/46	Yes	N/A	For

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Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
23/03/2023	Councillor M Jamieson	11.1 - Confidential - Not for Public Release - Land Acquisitions and Disposal (Lease) of Land – Marcoola.	In accordance with s150EL(3)(b) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Prescribed Conflict of Interest in relation to Agenda Item 11.1 Confidential – Not for Public Release – Land Acquisitions and Disposal (Lease) of Land – Marcoola. I, Mayor Mark Jamieson, notify that I have a Prescribed Conflict of Interest in Agenda Item 11.1 to be considered at the Ordinary Meeting on 23 March 2023. As I notified Council at the Special Meeting of 9 November 2020 and as you are aware, as President of the Local Government Association of Queensland, I am an Employer representative Director of LGIASuper which is the trustee which manages Brighter Super. Brighter Super holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners. The President of the LGAQ has historically been nominated as a Trustee Director of LGIASuper. I have held that position since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests. Other entities with an interest in the Sunshine Coast Airport are: •Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 1 and •Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. Any decision-making by Council or Council officers on matters which may impact the Sunshine Coast Airport may be either beneficial or detrimental to the interests of Palisade Investment Partners, LGIASuper, Brighter Super and other entities with a shareholding in the Sunshine Coast Airport. Accordingly, as the matters which are the subject of Agenda Item 11.1 may potentially impact on the Sunshine Coast Airport and its investors (depending on the decision made by Council), under section 150EK of the Local Government Act 2009, I will exclude myself from the meeting while this matter is being discussed and the vote is taken. Councillor M Jamieson informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM23/30	Yes	N/A	For
17/11/2022	Councillor J O'Pray	8.9 - Caloundra Aerodrome Master Plan	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.9 Caloundra Aerodrome Master Plan. I, Councillor O'Pray, notify that I may have a Declarable Conflict of Interest in Item 8.9 Caloundra Aerodrome Master Plan to be considered at the Ordinary Meeting on 17 November 2022 on the basis that I have a long-standing association with Surf Lifesaving and Surf Lifesaving Sunshine Coast, Surf Lifesaving Queensland, Surf Lifesaving Australia and Surf Lifesaving clubs across the Sunshine Coast, which is a relationship which may ordinarily constitute a Declarable Conflict of Interest as one of the lessees is Westpac Helicopter which is under the lease of Surf Lifesaving Queensland. In consideration of my Declarable Conflict of Interest I am of the opinion that I can participate in the discussion, and vote on the matter. In doing so my participation will not lead to a decision that is contrary to the public interest. Further, I acknowledge the eligible Councillors must by resolution decide on my participation or otherwise in making a decision on this matter. In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor J O'Pray may participate in a decision in relation to agenda item 8.9, including by voting on the matter. Council Resolution Moved: Councillor E Hungerford Seconded: Councillor W Johnston In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor J O'Pray's conflict of interest, Councillor J O'Pray may participate in the discussions and decision relating to Agenda Item 8.9 due to the interest not being considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest. Carried unanimously. In accordance with s150ET(2) of the Local Government Act 2009, Councillor J O'Pray was not eligible to vote, and did not vote, on this matter.	OM22/102	No	Against	For
21/09/2022	Councillor J Natoli	11.3 - Confidential - Not for Public Release - Land Acquisition - Maroochydore	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J Natoli gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.3 – Confidential – Not for Public Release – Land Acquisition – Maroochydore. I, Councillor J Natoli notify that I have a Declarable Conflict of Interest in Item 11.3 to be considered at the Ordinary Meeting on 21 September 2022 due to having a personal relationship with Mrs Vicki Dwyer owner of a property relating to the Road Transport Corridor Planning, Maroochydore. Councillor J Natoli informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM22/87	Yes	N/A	For
21/09/2022	Councillor J Natoli	11.2 - Confidential - Not for Public Release - Road Transport Corridor Planning - Maroochydore	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J Natoli gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.2 – Confidential – Not for Public Release - Road Transport Corridor Planning – Maroochydore. I, Councillor J Natoli notify that I have a Declarable Conflict of Interest in Item 11.2 to be considered at the Ordinary Meeting on 21 September 2022 due to having a personal relationship with Mrs Vicki Dwyer owner of a property relating to the Road Transport Corridor Planning, Maroochydore. Councillor J Natoli informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM22/86	Yes	N/A	For
21/09/2022	Councillor J O'Pray	11.2 - Confidential - Not for Public Release - Road Transport Corridor Planning - Maroochydore	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.2 – Confidential – Not for Public Release - Road Transport Corridor Planning– Maroochydore. I, Councillor J O'Pray notify that I have a Declarable Conflict of Interest in Item 11.2 to be considered at the Ordinary Meeting on 21 September 2022 due to: I received an election gift in the form of election signage in January 2012 to the approximate value of \$3,800 from Pratt Property Developments. These signs were re-used in the 2016 and 2020 elections. As Pratt Property Developments may derive a benefit or be disadvantaged by the matter that is the subject of Agenda item 11.2, I will exclude myself from the meeting. Councillor J O'Pray informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter is considered and voted on.	OM22/86	Yes	N/A	For
21/09/2022	Councillor M Jamieson	11.2 - Confidential - Not for Public Release - Road Transport Corridor Planning - Maroochydore	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.2 – Confidential – Not for Public Release – Road Transport Corridor Planning – Maroochydore. I wish to notify you that I may have a Declarable Conflict of Interest in Item 11.2 "Road Transport Corridor Planning" to be considered at today's Ordinary Meeting due to the fact that I received the following electoral donations from the Pratt Property Group: •\$10,000 on 10 February 2012; and •\$5,000 on 4 May 2012. These donations were received outside of my relevant term as a Councillor – which commenced on 5 April 2016 - and therefore, are not a Prescribed Conflict of Interest within the context of the Local Government Act 2009. That said, I acknowledge that the Pratt Property Group may potentially be advantaged or disadvantaged by any decision which Council may make in respect of Agenda Item 11.2. I have no ongoing relationship with the Pratt Property Group, beyond having received the electoral donations in 2012. However, consistent with my actions on previous occasions, I have made the decision that I will exclude myself from the meeting while Agenda Item 11.2 is being discussed and the vote is taken. Councillor M Jamieson informed the Meeting that he would voluntarily not participate in the decision and will leave the place at which the meeting was being held, including any area set aside for the public and stay away while the matter is considered and voted on. The Mayor vacated the Chair at this time. The Deputy Mayor took the Chair at this time.	OM22/86	Yes	N/A	For
21/09/2022	Councillor M Jamieson	11.1 - Confidential - Not for Public Release - Strategic Land Project Maroochydore	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.1 – Confidential – Not for Public Release – Strategic Land Project – Maroochydore. I wish to notify you that I may have a Declarable Conflict of Interest in Item 11.1 "Strategic Land Project - Maroochydore" to be considered at today's Ordinary Meeting. The Declarable Conflict of Interest may arise due to the fact that I have a financial interest in entities that have an interest in a commercial property that is in proximity to the property that is the subject of the report. These interests are recorded in my Register of Interests and have previously been notified to the Chief Executive Officer and Council on 9 November 2020. For the record, I have no personal or financial interest in the property that is the subject of this report. Nevertheless, given this is a Confidential Report and therefore the details of the matters which are the subject of the report are recommended to remain confidential until resolved otherwise by Council, I have decided to exclude myself from the meeting while this matter is being discussed and the vote is taken. Councillor M Jamieson informed the Meeting that he would voluntarily not participate in the decision and will leave the place at which the meeting is being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM22/85	Yes	N/A	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
21/09/2022	Councillor M Jamieson	8.11 Deed of Variation - KPAT Mooloolaba Pty Ltd	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.11 Deed of Variation – KPAT Mooloolaba Pty Ltd.</p> <p>I, Mayor Mark Jamieson, notify that I may have a Declarable Conflict of Interest in Item 8.11 Deed of Variation – KPAT Mooloolaba Pty Ltd to be considered at the Ordinary Meeting of 21 September 2022.</p> <p>The Declarable Conflict of Interest may arise due to the fact that Dennis Wagner is a shareholder in KPAT Property Pty Ltd, which is the sole shareholder of KPAT Mooloolaba Pty Ltd.</p> <p>Denis Wagner may be advantaged or disadvantaged by the decision which Council makes on this matter.</p> <p>While I have no personal interest in either of these entities, Mr Wagner volunteered to speak on the subject of Airport developments at my campaign launch on 12 February 2016 - given his family were, at that time, developing the Wellcamp Airport at Toowoomba. The then proposed expansion of the Sunshine Coast Airport was a priority being advanced by this Council at that time.</p> <p>Mr Wagner is not a professional public speaker; he is not paid for his services; and he provided his speech on an entirely voluntary basis. As such, this is not a reportable gift.</p> <p>Furthermore, this event occurred outside my relevant term as a Councillor – which commenced on 5 April 2016 – and therefore, Mr Wagner’s services do not constitute a Prescribed Conflict of Interest within the context of the Local Government Act 2009.</p> <p>Councillors, I also note that when I notified Council of this interest at the Ordinary Meeting on 22 March 2022 in relation to the consideration of the development application for this project, Council resolved that I could participate in the discussions and the decision relating to that matter.</p> <p>On the basis of what I have outlined today, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.11.</p> <p>I will now ask the Deputy Mayor to take the Chair so that Council may consider whether or not I may participate in the discussion and decision for Agenda Item 8.11.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor M Jamieson may participate in a decision in relation to agenda item 8.11, including by voting on the matter.</p> <p>The Mayor vacated the Chair at this time.</p> <p>The Deputy Mayor took the Chair at this time.</p> <p>Council Resolution Moved:Councillor P Cox Seconded:Councillor E Hungerford</p> <p>In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson’s conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.11 due to the interest being considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor.</p> <p>Carried unanimously.</p> <p>In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote on this matter.</p> <p>The Mayor returned to the chair at this time.</p>	OM22/82	No	For	For
25/08/2022	Councillor T Landsberg	8.4 Disposal (Easement) of Part of Council Freehold Land at 34 Greenview Terrace, Palmview	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor T Landsberg gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.4 Disposal (Easement) of part of Council Freehold Land at 34 Greenview Terrace, Palmview.</p> <p>I, Councillor Terry Landsberg, notify that I have a Declarable Conflict of Interest in Item 8.4 - Disposal (Easement) of part of Council Freehold Land at 34 Greenview Terrace, Palmview. To be considered at the Ordinary Meeting on 25 August 2022 due to:</p> <p>Council’s Property Management team has liaised with the RPS consulting Group as the Survey Managers on behalf of the Developer in relation to the approval process and eventual registration of the sewerage easement within Council’s land. Mr Brad Williams is the General Manager at RPS on the Sunshine Coast, and he is also a member of Not-for-Profit group Windansea Boardriders. Mr Williams has provided planning and development services to the club free of charge on matters that are unrelated to the matter that is being considered by Council.</p> <p>The declarable conflict of interest may arise because I am a member and also the President of Windansea Boardriders. While the association with Mr Williams is remote of my Councillor duties, this declaration is made in the event that a member of the community may perceive that I have a predisposition to supporting the work of this planning consultant. Given the remoteness of the association and that RPS Australia East Pty Ltd is not the applicant in this matter before Council, but rather a consultant engaged by the developer, I believe I can appropriately manage any perceived conflict - should it exist - and that I can impartially make a decision in the public interest on the matter before Council.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor T Landsberg may participate in a decision in relation to agenda item 8.4, including by voting on the matter.</p> <p>Council Resolution Moved:Councillor W Johnston Seconded:Councillor E Hungerford</p> <p>In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor T Landsberg’s conflict of interest, Councillor T Landsberg may participate in the discussions and decision relating to Agenda Item 8.4 due to:</p> <ul style="list-style-type: none"> •The interest is not considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest and •The interest being considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor. <p>Carried unanimously.</p> <p>In accordance with s150ET(2) of the Local Government Act 2009, Councillor T Landsberg was not eligible to vote, and did not vote on this matter.</p>	OM22/64	No	For	For
25/08/2022	Councillor C Dickson	8.4 Disposal (Easement) of Part of Council Freehold Land at 34 Greenview Terrace, Palmview	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor C Dickson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.4 Disposal (Easement) of part of Council Freehold Land at 34 Greenview Terrace, Palmview.</p> <p>I, Councillor Christian Dickson, notify that I have a Declarable Conflict of Interest in Item 8.4 to be considered at the Ordinary Meeting on Thursday 25 August 2022 due to residing nearby to the matter being discussed (disposal of an easement) at 34 Greenview Terrace in Palmview. I don't wish to be part of the discussion or vote due to the proximity to my residence. It may draw questions from the community given I live nearby. Therefore I am removing myself from the discussion.</p> <p>Councillor C Dickson informed the Meeting that he would voluntarily not participate in the decision and would leave the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM22/64	Yes	N/A	For
25/08/2022	Councillor J Natoli	8.3 Development Application MCU22/0075 - Tourist Park - 185 - 205 Diddillibah Road Woombye	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J Natoli gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.3 Development Application MCU22/0075 – Tourist Park – 185-205 Diddillibah Road, Woombye.</p> <p>I, Councillor J Natoli, notify that I have a Declarable Conflict of Interest in Item 8.3 to be considered at the Ordinary Meeting on 25 August 2022 due to being notified one of the submitters is Benny Pike. Benny and I have been on a number of committees together for over 20 years.</p> <p>Councillor J Natoli informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM22/63	Yes	N/A	For
28/07/2022	Councillor M Jamieson	8.5 Disposal (Easement) of Part of Council Owned Land 32A Savilles Road, Nambour	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.5 “Disposal (Easement) of part of Council owned land at 32A Savilles Road, Nambour”.</p> <p>I, Councillor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.5 “Disposal (Easement) of part of Council owned land at 32A Savilles Road, Nambour” to be considered at the Ordinary Meeting on Thursday 28 July 2022 due to the fact that I received the following two electoral donations from entities associated with the RPS Group:</p> <ul style="list-style-type: none"> •\$380 on 18 January 2012 from RPS Australia East Pty Ltd; and •\$400 on 11 February 2016 from RPS Consultants. <p>The cumulative total of these donations is \$780.</p> <p>Both of these donations were received outside of my relevant term as a Councillor – which commenced on 5 April 2016 – and therefore do not constitute a Prescribed Conflict of Interest within the context of the Local Government Act 2009.</p> <p>In relation to RPS Group’s interest in the matter which is the subject of Agenda Item 8.5, I am advised they were consulted on behalf of the developer in relation to the proposed electrical easement in favour of Energex Limited.</p> <p>I have no ongoing relationship with RPS Group beyond having received the electoral donations noted above in January 2012 and early 2016.</p> <p>On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.5, which is to be considered at the meeting on 28 July 2022.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor M Jamieson may participate in a decision in relation to agenda item 8.5, including by voting on the matter.</p> <p>Council Resolution Moved:Councillor W Johnston Seconded:Councillor P Cox</p> <p>In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson’s conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.5 due to the interest being considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor.</p> <p>Carried unanimously.</p> <p>In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote, on this matter.</p>	OM22/55	No	For	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
28/07/2022	Councillor T Landsberg	8.5 Disposal (Easement) of Part of Council Owned Land 32A Savilles Road, Nambour	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor T Landsberg gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.5 "Disposal (Easement) of part of Council owned land at 32A Savilles Road, Nambour".</p> <p>I, Councillor T Landsberg, notify that I have a Declarable Conflict of Interest in Item 8.5 – Disposal (Easement) of Part of Council Owned Land 32A Savilles Road, Nambour, to be considered at the Ordinary Meeting on 28 July 2022 due to: Council's Property Management team has liaised with the Sunshine Coast Survey Manager of RPS Group in relation to the proposed electrical easement in favour of Energex Limited. Mr Brad Williams is the General Manager, Planning and Development at RPS Group on the Sunshine Coast, and he is also a member of Not-for-Profit group Windansea Boardriders. Mr Williams has provided planning and development services to that Club free of charge on matters that are unrelated to the development application that is being considered by Council. The declarable conflict of interest may arise because I am a member and President of Windansea Boardriders. While the association with Mr Williams is remote of my Councillor duties, this declaration is made in the event that a member of the community may perceive that I have a predisposition to support the work of the planning consultant. Given the remoteness of the association and that RPS Australia East Pty Ltd is not the applicant in this matter before Council, but rather the consultant to the developer. I believe I can appropriately manage any perceived conflict – should it exist – and that I can impartially decide in the public interest on the matter before Council.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor T Landsberg may participate in a decision in relation to agenda item 8.5, including by voting on the matter.</p> <p>Council Resolution Moved:Councillor E Hungerford Seconded:Councillor W Johnston In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor T Landsberg's conflict of interest, Councillor T Landsberg may participate in the discussions and decision relating to Agenda Item 8.5 due to the interest being considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor.</p> <p>Carried unanimously. In accordance with s150ET(2) of the Local Government Act 2009, Councillor T Landsberg was not eligible to vote, and did not vote, on this matter. In accordance with s150ES(3) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote, on this matter.</p>	OM22/55	No	For	For
28/07/2022	Councillor M Jamieson	8.4 Disposal (Easement) of Part of Council Freehold Land at 101 Kingfisher Dr Bli Bli	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.4 "Disposal (Easement) of part of Council freehold land at 101 Kingfisher Dr Bli Bli"</p> <p>I, Councillor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.4 "Disposal (Easement) of part of Council freehold land at 101 Kingfisher Dr Bli Bli" to be considered at the Ordinary Meeting on Thursday 28 July 2022 due to the fact that I received an electoral donation of \$2,000 on 11 February 2016 from Covey and Associates. This donation was received outside of my relevant term as a Councillor – which commenced on 5 April 2016 – and therefore does not constitute a Prescribed Conflict of Interest within the context of the Local Government Act 2009. In relation to Covey and Associates' interest in the matter which is the subject of Agenda Item 8.4, I am advised they are a consultant to the Good Samaritan Catholic College, which is the adjoining landowner seeking the drainage easement over Council land. I have no ongoing relationship with Covey and Associates beyond having received the electoral donation noted above in early 2016. On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.4, which is to be considered at the meeting on 28 July 2022. In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor M Jamieson may participate in a decision in relation to agenda item 8.4, including by voting on the matter.</p> <p>Council Resolution Moved:Councillor P Cox Seconded:Councillor E Hungerford In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.4 due to the interest not being considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest.</p> <p>Carried unanimously. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote, on this matter.</p>	OM22/54	No	For	For
28/07/2022	Councillor M Jamieson	8.3 Motions for the 126th Local Government Association of Queensland Annual Conference	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.3 Motions for the 126th Local Government Association of Queensland Annual Conference.</p> <p>I, Councillor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.3 "Motions for the 126th Local Government Association of Queensland Annual Conference" to be considered at the Ordinary Meeting on Thursday 28 July 2022 due to the fact that I am a Director and President of the Local Government Association of Queensland (LGAQ). I receive remuneration from this role and this is noted in my Register of Interests. In relation to the LGAQ's interest in the matter that is the subject of this agenda item, I am of the view this is no different to the interest the LGAQ would have in any council in Queensland considering motions to submit for consideration at the LGAQ's Annual Conference. The LGAQ does not derive any monetary or other financial or reputational benefit from our Council's consideration of potential Conference motions and neither do I. Council is simply responding to a formal request made by the LGAQ to all member councils to consider and nominate potential motions for debate at the LGAQ's Annual Conference on 17 to 19 October 2022. I also note that when I notified Council of this interest at the Ordinary Meeting on 22 July 2021 in relation to the motions that were proposed to be submitted to last year's LGAQ Annual Conference, Council resolved unanimously that I could participate in the discussions and the decision relating to those matters. On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.3, which is to be considered at the meeting on 28 July 2022. The Mayor vacated the Chair at this time. The Deputy Mayor took the Chair at this time.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor M Jamieson may participate in a decision in relation to agenda item 8.3, including by voting on the matter.</p> <p>Council Resolution Moved:Councillor T Landsberg Seconded:Councillor E Hungerford In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.3 due to: •The extensive local knowledge held as the Division Councillor •The historical/in-depth knowledge of the issue held by the Councillor •The expertise in the subject matter held by the Councillor •The interest is not considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest and •The interest being considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor.</p> <p>Carried unanimously. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote, on this matter.</p>	OM22/53	No	For	For
28/07/2022	Councillor M Jamieson	8.10 Development Application for Function Facility at 426 and 430 Kiel Mountain Road Kiels Mountain	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Development Application for Function Facility at 426 and 430 Kiel Mountain Road Kiels Mountain.</p> <p>I, Councillor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.1 "Development Application for Function Facility at 426 and 430 Kiel Mountain Road Kiels Mountain" to be considered at the Ordinary Meeting on Thursday 28 July 2022. As previously notified to Council, I received the following electoral donations in 2012 from Andrew Stevens, who is the Managing Director of Project Urban Pty Ltd: •On 3 January 2012, I received a donation of \$380; and •On 3 February 2012, I received a further donation of \$570. The cumulative total of these donations is \$950. Each of these electoral donations was received well outside of my relevant term as a Councillor and therefore, are not a Prescribed Conflict of Interest. In relation to Mr Stevens' interest in the development application which is the subject of Agenda Item 8.1, it is my understanding that Project Urban (of which Mr Stevens is the Managing Director) is the planning consultant to the applicant. I have no ongoing relationship with Mr Stevens, Project Urban or its associated entities, beyond having received these electoral donations in early 2012. Further, I note that when I informed Council of this interest at the Ordinary Meetings on 22 July 2021 and on 24 March 2022 in relation to two other development applications at different locations, Council resolved that I could participate in the discussions and the decisions relating to those matters. On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.1, which is to be considered at the meeting on 28 July 2022. The Mayor vacated the Chair at this time. The Deputy Mayor took the Chair at this time.</p> <p>In accordance with s150ES(3)(b) of the Local Government Act 2009 the eligible Councillors were required to decide whether Councillor M Jamieson may participate in a decision in relation to Agenda Item 8.1, including by voting on the matter.</p> <p>Council Resolution Moved:Councillor P Cox Seconded:Councillor E Hungerford In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.1, due to the interest not being considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest.</p> <p>Carried Unanimously. Councillor J Natoli and Councillor W Johnston were absent for the vote on this motion. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote, and did not vote, on this matter.</p>	OM22/51	No	For	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
28/07/2022	Councillor J Natoli	8.1 Development Application for Function Facility at 426 and 430 Kiel Mountain Road Kiels Mountain	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J Natoli gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Development Application for Function Facility at 426 and 430 Kiel Mountain Road Kiels Mountain. I, Councillor Joe Natoli, notify that I have a Declarable Conflict of Interest in Item 8.1 to be considered at the Ordinary Meeting on 28 July 2022 due to: Having undertaken a paid self improvement course with Dymphna Margaret Boholt who is a director of Memlaw Pty Ltd. An applicant for function facility at 426 and 430 Kiel Mountain Road, Kiels Mountain. Councillor J Natoli informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM22/51	Yes	N/A	NA
26/05/2022	Councillor W Johnston	8.12 Infill Development Incentives Policy - Extension	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor W Johnston gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.12 – Infill Development Incentives Policy - Extension. I, Councillor W Johnston, notify that I have a Declarable Conflict of Interest in Item 8.12 to be considered at the Ordinary Meeting on Thursday 26 May 2022 as my wife and I own a property at 12 Baldwin Street Caloundra. Councillor W Johnston informed the Meeting that he would voluntarily not participate in the decision and left the meeting and stayed away while the matter was considered and voted on.	OM22/39	Yes	N/A	For
28/04/2022	Councillor M Jamieson	8.3 Proposed Planning Scheme Amendments	In accordance with s150EL(3)(b) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Prescribed Conflict of Interest . As I notified you at the Special Meeting of 9 November 2020, under section 150EL (3) (b) of the Local Government Act 2009, I have a Prescribed Conflict of Interest in matters associated with, or impacting on, the Sunshine Coast Airport and as such, I must not participate in a decision relating to that matter. As you are aware, as President of the Local Government Association of Queensland, I am an Employer representative Director of LGIASuper, which holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners. The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme. I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests. Other entities with an interest in the Sunshine Coast Airport are: •Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 1 and •Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. Any decision-making by Council or Council officers on matters associated with, or impacting on, the Sunshine Coast Airport may be either beneficial or detrimental to the interests of Palisade Investment Partners, LGIASuper and other entities with a shareholding in the Sunshine Coast Airport. Therefore, I will not be participating in the decision relating to Agenda Item 8.3 today and will leave the meeting for the duration of the consideration and vote on this item. For completeness, I ask that the full details of my Prescribed Conflict of Interest as notified on 9 November 2020, be included in the minutes of today's meeting. In accordance with s150EK(1) of the Local Government Act 2009, Councillor M Jamieson left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.	OM22/24	Yes	N/A	For
28/04/2022	Councillor J O'Pray	8.2 Commercial Use of Community Land - High Use Process	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.2 Commercial Use of Community Land – High Use Process. I, Councillor J O'Pray notify that I have a Declarable Conflict of Interest in Item 8.2 to be considered at the Ordinary Meeting on 28 April 2022 due to: Item 8.2, Ref 4.1 and 4.2: these operators, XL Surf Academy and Maroochy Surf School, are lifelong friends. Item 8.2, Ref 8.4: I received gifts of complimentary flights from Paradise Seaplanes in July 2015, January 2016, February 2017 and March 2022, to the combined value of \$1043. As XL Surf Academy, Maroochy Surf School and Paradise Seaplanes may derive a benefit or be disadvantaged by the matter that is the subject of Agenda item 8.2, I will exclude myself from the meeting. Councillor J O'Pray informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM22/23	Yes	N/A	For
24/03/2022	Councillor W Johnston	8.6 Resumption of Land - Caloundra	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor W Johnston gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.6 Resumption of Land – Caloundra. I, Councillor W Johnston, notify that I have a Declarable Conflict of Interest in relation to item 8.6 "Resumption of Land - Caloundra" to be considered at the Ordinary Meeting on 24 March 2022 due to Item 8.6 relating to the resumption of land at Caloundra. The property owner is the Caloundra Masonic Lodge. I wish it noted that I am a member of the Maleny Masonic Lodge. Councillor W Johnston informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM22/21	Yes	N/A	For
24/03/2022	Councillor M Jamieson	8.2 Development Application for Material Change of Use (resort Complex, Food & Drink Outlet, Shops, Function Facility and Bar) and Operational Works at 10 & 16 Brisbane Rd and 7 & 9 First Ave, Mooloolaba	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.2 Development Application for Material Change of Use (Resort Complex, Food & Drink Outlet, Shops, Function Facility and Bar) and Operational Works at 10 & 16 Brisbane Rd and 7 & 9 First Ave, Mooloolaba. I, Councillor Mark Jamieson, notify that I may have a Declarable Conflict of Interest in Item 8.2 Development Application for Material Change of Use (Resort Complex, Food & Drink Outlet, Shops, Function Facility and Bar) and Operational Works at 10 & 16 Brisbane Rd and 7 & 9 First Ave, Mooloolaba to be considered at the Ordinary Meeting on Thursday, 24 March 2022. The Declarable Conflict of Interest may arise due to the fact that Denis Wagner is a shareholder in KPAT Property Pty Ltd, which is the sole shareholder of KPAT Mooloolaba Pty Ltd - the latter of which is the applicant for this development. Denis Wagner may be advantaged or disadvantaged by the decision which Council makes on this matter. While I have no personal interest in either of these entities, Mr Wagner volunteered to speak on the subject of Airport developments at my campaign launch on 12 February 2016 - given his family were, at that time, developing the Wellcamp Airport at Toowoomba. The then proposed expansion of the Sunshine Coast Airport was a priority being advanced by this Council at that time. Mr Wagner is not a professional public speaker; he is not paid for his services; and he provided his speech on an entirely voluntary basis. As such, this is not a reportable gift. Furthermore, this event occurred outside my relevant term as a Councillor – which commenced on 5 April 2016 – and therefore, Mr Wagner's services do not constitute a Prescribed Conflict of Interest within the context of the Local Government Act 2009. In addition, as previously notified to Council, I received the following electoral donations in 2012 from Andrew Stevens, who is the Managing Director of Project Urban Pty Ltd: •on 3 January 2012, I received a donation of \$380; and •on 3 February 2012, I received a further donation of \$570. The cumulative total of these donations is \$950. Each of these electoral donations were received well outside of my relevant term as a Councillor and are therefore, not a Prescribed Conflict of Interest. Further, I note that when I notified Council of this interest at the Ordinary Meeting on 22 July 2021 in relation to a different development application at Beerwah, Council resolved that I could participate in the discussions and the decision relating to that matter. In relation to Mr Steven's interest in the development application which is the subject of Agenda Item 8.2, it is my understanding that Project Urban (of which Mr Stevens is the Managing Director) is the planning consultant to the applicant. I have no ongoing relationship with Mr Stevens, Project Urban or its associated entities, beyond having received these electoral donations in early 2012. On the basis of what I have outlined today, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.2. I will now ask the Deputy Mayor to take the Chair so that Council may consider whether or not I may participate in the discussion and decision for Agenda Item 8.2. In accordance with s150ES of the Local Government Act 2009 Councillor M Jamieson sought permission from the eligible Councillors to participate in discussion/deliberations/decision relating to Agenda Item 8.2. Council Resolution Moved:Councillor J O'Pray Seconded:Councillor P Cox That despite Councillor M Jamieson's declarable conflict of interest, in accordance with s150ES(3)(b)(i) of the Local Government Act 2009, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.2 due to the interest is considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor. For:Councillor R Baberowski, Councillor T Landsberg, Councillor P Cox, Councillor J Natoli, Councillor W Johnston, Councillor C Dickson, Councillor J O'Pray, Councillor M Suarez and Councillor D Law. Against:Councillor E Hungerford. Carried. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible and did not vote on this matter.	OM22/17	No	For	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
24/02/2022	Councillor M Jamieson	8.3 Disposal of Land - Whitecross Road, Bli Bli	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.3 Disposal of Land – Whitecross Road, Bli Bli.</p> <p>I, Councillor Mark Jamieson, notify that I may have a Declarable Conflict of Interest in Item 8.3 "Disposal of Land – Whitecross Road, Bli Bli" to be considered at the Ordinary Meeting on Thursday, 24 February 2022 due to the fact that the owner of the subject property, Chris Camp, is a director and member (shareholder) of Covey Associates Pty Ltd. I received an electoral donation of \$2,000 on 11 February 2016 from Covey and Associates.</p> <p>This electoral donation was received outside of my relevant term as a Councillor – which commenced on 5 April 2016 – and therefore, is not a Prescribed Conflict of Interest within the context of the Local Government Act 2009.</p> <p>Furthermore, the landowner was not a director of Covey Associates at the time the donation was made. I do not recall ever meeting Chris Camp nor do I have any contact with him.</p> <p>On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.3.</p> <p>The Mayor vacated the Chair at this time. The Deputy Mayor took the Chair at this time.</p> <p>In accordance with s150ES of the Local Government Act 2009 Councillor M Jamieson sought permission from the eligible Councillors to participate in discussion/deliberations/decision relating to Agenda Item 8.3.</p> <p>Council Resolution Moved:Councillor E Hungerford Seconded:Councillor P Cox</p> <p>That despite Councillor M Jamieson's declarable conflict of interest, in accordance with s150ES(3)(b)(i) of the Local Government Act 2009, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.3 due to the interest not being considered sufficient enough to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest.</p> <p>Carried unanimously.</p> <p>In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible and did not vote on this matter. Councillor C Dickson was absent for the discussion and vote on this motion.</p>	OM22/11	No	For	For
24/02/2022	Councillor J Natoli	Notification of Interest	<p>In line with the intent of clause 33 of the Standing Orders, I wish to update Councillors on the status of an interest that I have previously notified to the Chief Executive Officer and Council.</p> <p>Councillors may recall that on 14 October 2021, I notified this Chamber under section 150EQ (3)(c)(i) of the Local Government Act 2009, that I have a declarable conflict of interest in any matter that may relate to, or originate from, certain current Council employees who were the subject officers in an investigation of a Public Interest Disclosure.</p> <p>My declarable conflict of interest arose due to the fact I had agreed to act as a support person for the complainant and in my capacity as support person, I had participated in investigation interviews conducted with the complainant.</p> <p>I have been informed this week that the aforementioned investigation has now concluded.</p> <p>Further, I have been advised that the basis for my Declarable Conflict of Interest as originally made, no longer exists.</p> <p>Accordingly, I am informing the Chamber that I no longer have a Declarable Conflict of Interest of the nature notified to Council on 14 October 2021.</p> <p>In line with my previous advice to Council, due to the confidentiality obligations under section 65 (1) of the Public Interest Disclosure Act 2010, I am not able to disclose any information relating to the details of the public interest disclosure.</p> <p>Whilst I recognise this is not notification of a Conflict of Interest, may I respectfully request that this statement be incorporated into the Minutes of this meeting as a record of the advice which I have provided to Council.</p>				
27/01/2022	Councillor M Jamieson	8.1 Development Application for a Variation Request for a Material Change of Use for a Residential Care Facility at Whites Road Buderim	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Development Application for a Variation Request for a Material Change of use for a Residential Care Facility at Whites Road Buderim.</p> <p>I, Mayor Mark Jamieson, notify that I may have a Declarable Conflict of Interest in Item 8.1 "Development Application for a Variation Request for a Material Change of Use for a Residential Care Facility at Whites Road Buderim" to be considered at the Ordinary Meeting on Thursday, 27 January 2022, due to the fact that I received the following electoral donations from Halcyon Homes No 9 Unit Trust (Halcyon Management):</p> <ul style="list-style-type: none"> •On 30 March 2012, I received a donation of \$2000 from Halcyon Management •On 13 November 2015, I received a donation of \$2000 from Halcyon •On 22 January 2016, I received a donation of \$400 from Chris Carley of Halcyon Landing and •On 8 March 2016, I received a donation of \$2500 from Paul Melville, a representative of Halcyon Management. <p>The cumulative total of these donations is \$6900.</p> <p>Further, I received the following electoral donations from Mr Andrew Stevens, who is the Managing Director of Project Urban Pty Ltd:</p> <ul style="list-style-type: none"> •On 3 January 2012, I received a donation of \$380; and •On 3 February 2012, I received a further donation of \$570. <p>The cumulative total of the donations from Mr Stevens is \$950.</p> <p>All of these electoral donations were received outside of my relevant term as a Councillor – which commenced on 5 April 2016 - and therefore, are not a Prescribed Conflict of Interest within the context of the Local Government Act 2009.</p> <p>In relation to the development application which is the subject of Agenda Item 8.1, it is my understanding that Halcyon Homes No.9 Unit Trust is both the applicant and owner of the development in question and that Project Urban (of which Mr Stevens is the Managing Director) is the planning consultant for the application.</p> <p>I have no ongoing relationship with either Halcyon or Mr Stevens of Project Urban or their associated entities, beyond having received the historical electoral donations which I have already outlined.</p> <p>Although these donations were received outside of my relevant term as a Councillor, that is, prior to 5 April 2016, given the cumulative quantum of the donations I received from the applicant – that being Halcyon Management – I will exclude myself from the meeting while this matter is being discussed and the vote is taken.</p> <p>Councillor M Jamieson informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM22/1	Yes	N/A	For
09/12/2021	Councillor M Jamieson	8.8 Exception Under Local Government Regulation 2012 for Disposal of a Commercial Lease at MT Coolum	<p>As declared at the Special Meeting held on 9 November 2020 the Mayor declared the following Prescribed Conflict of interest.</p> <p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice to the meeting of a Prescribed Conflict of Interest as follows:</p> <p>I, Councillor Mark Jamieson, notify that I may have a Prescribed Conflict of Interest in a matter associated with or impacting on the Sunshine Coast Airport if –</p> <p>1.the matter is or relates to a contract between the Sunshine Coast Council and Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper for -</p> <p>(a)the supply of goods or services to the Council or</p> <p>(b)the lease or sale of assets by the Council or</p> <p>2.the matter is or relates to an application made to the Council for the grant of a licence, permit, registration or approval or consideration of another matter under an Act if-</p> <p>(a)the application is made to the Council by Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper or</p> <p>(b)any parties nominated in (2) (a) above makes or has made a written submission to the Council in relation to the application before it is or was decided.</p> <p>I am aware that matters associated with or impacting on the Sunshine Coast Airport, Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper are discussed or considered and the subject of decision making by Council and Council officers from time to time and hence I am notifying of this interest.</p> <p>Details of my Prescribed Conflict of Interest are as follows:</p> <p>As President of the Local Government Association of Queensland (LGAQ), I am an Employer representative Director of LGIASuper, which holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners.</p> <p>The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme and as such, I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests.</p> <p>Any decision-making by Council or Council officers on matters specified in (1) and (2) above may be either beneficial or detrimental to the interests of Palisade Investment Partners, LGIASuper and other entities with a shareholding in the Sunshine Coast Airport.</p> <p>Other entities with an interest in the Sunshine Coast Airport are:</p> <ul style="list-style-type: none"> •Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 1 and •Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. <p>In accordance with s150EK(1) of the Local Government Act 2009, Councillor M Jamieson left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM21/128	Yes	N/A	For
09/12/2021	Councillor T Landsberg	8.3 Kawana Waters Structure Plan and Detailed Planning Area Plan Amendments - Birtinya Island	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor T Landsberg gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.3 Kawana Waters Structure Plan and Detailed Planning Area Plan Amendments - Birtinya Island.</p> <p>I, Councillor Terry Landsberg, notify that I have a Declarable Conflict of Interest in Item 8.3 "Kawana Waters Structure Plan and Detailed Planning Area Plan Amendments - Birtinya Island" to be considered at the Ordinary Meeting on 9 December 2021 due to:</p> <p>RPS Australia East Pty Ltd is the planning consultant to the applicant in this matter. Mr Brad Williams is the General Manager, Planning and Development at RPS Group on the Sunshine Coast and he is also a member of Windansea Boardriders. Mr Williams has provided planning and development services to that Club free of charge on matters that are unrelated to the development application that is being considered by Council.</p> <p>The declarable conflict of interest may arise because I am a member and also the President of Windansea Boardriders. While the association with Mr Williams is remote of my Councillor duties, this declaration is made in the event that a member of the community may perceive that I have a predisposition to supporting the work of this planning consultant.</p> <p>Councillor T Landsberg informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM21/123	Yes	N/A	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
09/12/2021	Councillor J Natoli	8.2 Sunshine Coast City Hall - Levels 8 and 9	In accordance with s150EQ(2) of the Local Government Act 2009, Councillor J Natoli gave notice of a Declarable Conflict of Interest as follows: Councillors, I refer to my notification of a Declarable Conflict of Interest at the Ordinary Meeting of 14 October 2021. As report 8.2 Sunshine Coast City Hall Levels 8 and 9, may relate to that previously notified interest, I will leave the meeting for this item.	OM21/122	Yes	N/A	For
10/11/2021	Councillor W Johnston	8.10 Proposed Planning Scheme Amendment - Additional South East Queensland Regional Plan Sites and Other Zoning Matters	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor W Johnston gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.10 Proposed Planning Scheme Amendment – Additional South East Queensland Regional Plan Sites and Other Zoning Matters. I, Councillor W Johnston, notify that I have a Declarable Conflict of Interest in Item 8.10 - Proposed Planning Scheme Amendment - Additional South East Queensland Regional Plan Sites and Other Zoning Matters to be considered at the Ordinary Meeting on 10 November 2021 due to submitters to the Amendment being clients of Your Insurance Broker Pty Ltd, a company in which I hold a 10% financial interest. Approval of one of the rezonings contained within Item 8.10 may have a detrimental impact upon that client's current business. Councillor W Johnston informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM21/110	Yes	N/A	For
10/11/2021	Councillor M Jamieson	8.10 Proposed Planning Scheme Amendment - Additional South East Queensland Regional Plan Sites and Other Zoning Matters	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.10 – Proposed Planning Scheme Amendment – Additional South East Queensland Regional Plan Sites and Other Zoning Matters. I, Mayor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.10 to be considered at the Ordinary Meeting on 10 November 2021 due to the fact that I received the following electoral donations: <ul style="list-style-type: none"> •\$1,800 on 17 January 2012 from Shadcivil •\$5,000 on 20 January 2012 from Shadforths •\$1,000 on 10 February 2012 from Tom Blacklaw •\$5,000 on 28 February 2012 from Shadforth Civil Engineering •\$5,000 on 13 April 2012 from Shadforths •\$5,539.89 on 28 April 2012 from Shadforth Civil Engineering •\$25,000 on 19 October 2015 from Shadforth Civil Engineering Contractors and •\$2,000 on 11 February 2016 from Covey and Associates. All of these donations were received outside of my relevant term as a Councillor – which commenced on 5 April 2016 - and therefore, do not constitute a Prescribed Conflict of Interest within the context of the <i>Local Government Act 2009</i> . I also note that this is a Planning Scheme amendment – and as such was initiated by Council in response to the expansion of the Urban Footprint that was introduced with the approval of the South East Queensland Regional Plan 2017 and is not the subject of a specific application by any party. I am advised that Peter Shadforth is a Director and sole shareholder of One Man Bli Bli Pty Ltd, which is the owner of part of the land at Bli Bli that is referenced in this report. Mr Peter Shadforth is also a Director and Shareholder of Shadforths Civil Engineering Contractors Pty Ltd. I am also advised that: <ul style="list-style-type: none"> •Mr Ray Shadforth made a submission when the planning scheme amendment was publicly notified, with that submission relating to the land at Bli Bli. Mr Ray Shadforth is a Director of Shadforths Civil Contractors Pty Ltd, Shadforths Civil Engineering and Constructions Pty Ltd and Shadforths Civil Pty Ltd; •Ms Noelene Shadforth made a submission when the planning scheme amendment was publicly notified, with that submission relating to the land at Bli Bli. Ms Noelene Shadforth is a Director and Shareholder of Shadforths Civil Engineering Contractors Pty Ltd; •Mr Tom Blacklaw made a submission when the planning scheme amendment was publicly notified; and •Covey and Associates is a consultant planner to the property owners of the land at Bli Bli. All of these parties may receive a benefit or be disadvantaged in some way by the decision that Council makes on this report. I recognise this is a planning scheme amendment and where a scheme amendment applies to the whole of a local government area, it is an ordinary business matter and the conflict of interest provisions in Chapter 5B of the Local Government Act 2009 do not apply to ordinary business matters. That said, the specific proposed planning scheme amendment which relates to land at Bli Bli does not relate to the whole of the local government area and is the subject of a separate recommendation in this report. Councillor M Jamieson informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on	OM21/110	Yes	N/A	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
14/10/2021	Councillor J O'Pray	8.1 Development Permit for a Material Change of Use to Establish Animal Keeping at 2312 Steve Irwin Way Landsborough	In accordance with s150EQ(3)(c) of the Local Government Act 2009, Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Development Permit for a Material Change of Use to Establish Animal Keeping at 2312 Steve Irwin Way Landsborough. I, Councillor Jason O'Pray, notify that I have a Declarable Conflict of Interest in Item 8.1 Development Permit for a Material Change of Use to Establish Animal Keeping at 2312 Steve Irwin Way, Landsborough to be considered at the Ordinary Meeting on 14 October 2021 due to: My close personal relationship with Ms Tash Poole, a member of the Animal Justice Party (AJP) and a candidate for the AJP at the 2020 Queensland State Government elections. The AJP is a submitter on this development application. Councillor J O'Pray informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting is being held, including any area set aside for the public and stayed away while the matter is considered and voted on.	OM21/94	Yes	N/A	For
14/10/2021	Councillor M Jamieson	8.1 Development Permit for a Material Change of Use to Establish Animal Keeping at 2312 Steve Irwin Way Landsborough	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Development Permit for a Material Change of Use to Establish Animal Keeping at 2312 Steve Irwin Way Landsborough. I, Mayor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.1 to be considered at the Ordinary Meeting on 14 October 2021 due to the fact that I received an electoral donation of \$3,000 from Ferre de Deyne on 14 October 2015. This donation was received outside of my relevant term as a Councillor – which commenced on 5 April 2016 - and therefore, is not a Prescribed Conflict of Interest within the context of the Local Government Act 2009. In relation to Mr de Deyne's interest in the development application which is the subject of Agenda Item 8.1, I am advised he made a submission in relation to this development application during the public notification period. I have no ongoing relationship with Mr de Deyne or his associated entities, beyond having received the electoral donation in 2015. However, consistent with my actions on a previous occasion when a submitter on a development application has also provided an electoral donation to me in the past, I have made the decision that I will exclude myself from the meeting while Agenda Item 8.1 is being discussed and the vote is taken. Councillor M Jamieson informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting is being held, including any area set aside for the public and stayed away while the matter is considered and voted on.	OM21/94	Yes	N/A	For
14/10/2021	Councillor E Hungerford	11.1 Confidential - Not for Public Release - Referral for Council Determination	In accordance with s150EQ(3)(c) of the Local Government Act 2009, Councillor E Hungerford gave notice of a Declarable Conflict of Interest in relation to Agenda Item 11.1 – Confidential not for Public Release – Referral for Council Determination. I, Councillor E Hungerford, notify that I have a Declarable Conflict of Interest in the late item of business, namely Item 11.1 "Confidential – Not for Public Release – Referral for Council Determination" - proposed to be introduced and considered at today's Ordinary Meeting. I am aware of the subject matter to be discussed in this confidential report and as I am directly involved as a witness to associated matters, I will exclude myself from the meeting while Council considers this procedural motion. Should the report be considered at this meeting, I will also exclude myself from the meeting while the matter is discussed and voted on. Councillor E Hungerford informed the Meeting that he would voluntarily not participate in the decisions relating to the introduction and determination on the late item of business and left the place at which the meeting is being held, including any area set aside for the public and stayed away while the matter is considered and voted on. Councillor E Hungerford earlier informed the meeting of a Declarable Conflict of Interest in relation to matters to be considered in Item 11.1 – Confidential - Not for Public Release – Referral for Council Determination as recorded on page 8 of these Minutes.	OM21/100	Yes	N/A	For
14/10/2021	Councillor M Jamieson	11.1 Confidential - Not for Public Release - Referral for Council Determination	In accordance with s150EQ(3)(c) of the Local Government Act 2009, Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to a new item of business which was proposed to be introduced as Agenda Item 11.1 – Confidential - Not for Public Release – Referral for Council Determination. With an abundance of caution, I, Mayor Mark Jamieson, notify that I may have a declarable conflict of interest in the late item of business which is proposed to be introduced to the Meeting Agenda and considered at the Ordinary Meeting today, 14 October 2021, due to the fact that I have been advised on 7 October 2021 that an external agency is still investigating a matter which is unrelated to the contents of this report, but which relates to a person identified in this report. The declarable conflict of interest may arise as the unrelated matter that remains under investigation by the external agency came about in part due to a referral I made to that agency. Given that unrelated matter remains unresolved and in the interests of avoiding any perception of potential bias, I will exclude myself from the meeting while Council determines whether the late report is to be introduced on the Agenda for today's meeting. If the late report is included on the Agenda for today's meeting, I will also exclude myself from the meeting while the matter is being discussed and the vote is taken. Councillor M Jamieson informed the Meeting that he would voluntarily not participate in the decisions relating to the introduction and determination on the late item of business and left the place at which the meeting is being held, including any area set aside for the public and stayed away while the matter is considered and voted on. Councillor M Jamieson earlier informed the meeting of a Declarable Conflict of Interest in relation to matters to be considered in Item 11.1 – Confidential - Not for Public Release – Referral for Council Determination as recorded on page 8 of these Minutes.	OM21/100	Yes	N/A	For
14/10/2021	Councillor J Natoli	Notification of Interest	In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009, Councillor J Natoli gave notice of a Declarable Conflict of Interest as follows: I, Councillor Joe Natoli, notify that I have a declarable conflict of interest in any matter that may relate to, or originate from, certain current Council employees who are presently the subject officers in an investigation of a Public Interest Disclosure. My declarable conflict of interest arises due to the fact I have agreed to act as a support person for the complainant and have, in my capacity as support person, already participated in two investigation interviews conducted with the complainant. Due to the confidentiality obligations that are established under section 65(j) of the Public Interest Disclosure Act 2010, I am not able to disclose any information relating to the details of the public interest disclosure, the identity of the complainant or the identity of the subject officers. Given the afore mentioned obligations and in the interests of avoiding an inadvertent release of confidential information, I will not participate in any discussions relating to the making of a decision on any matter relating to, or originating from, any of the subject officers. Councillor J Natoli informed Council that in accordance with s150EK of the Local Government Act 2009, he will exclude himself from any meeting, discussion or communication relating to making a decision on this matter.	NA	NA	N/A	NA
16/09/2021	Councillor J O'Pray	8.3 Rebate Policy for Infrastructure Charges for Not For Profit Organisations	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.3 Rebate Policy for Infrastructure Charges for Not-For-Profit Organisations. I, Councillor Jason O'Pray, notify that I have a Declarable Conflict of Interest in Item 8.3 Rebate Policy for Infrastructure Charges for Not-For-Profit Organisations to be considered at the Ordinary Meeting on 16 September 2021 as I am an Executive Board Member and Life Member of Maroochydyore Surf Life Saving Club. This report seeks Council's endorsement of a policy position which, depending on Council's decision, may impact the Maroochydyore Surf Life Saving Club as an eligible organisation. Councillor J O'Pray informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM21/89	Yes	N/A	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
16/09/2021	Councillor T Landsberg	8.3 Rebate Policy for Infrastructure Charges for Not for Profit Organisations	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor T Landsberg gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.3 Rebate Policy for Infrastructure Charges for Not-For-Profit Organisations. I, Councillor Terry Landsberg, notify that I have a Declarable Conflict of Interest in Item 8.3 - Rebate Policy for Infrastructure Charges for Not-For-Profit Organisations to be considered at the Ordinary Meeting on 16 September 2021 as I am a member and also the President of the Windansea Board riders Club. This report seeks Council's endorsement of a policy position which, depending on Council's decision, may impact the Windansea Boardriders Club as an eligible organisation. Councillor T Landsberg informed the Meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM21/89	Yes	N/A	For
19/08/2021	Councillor D Law	8.8 Environment Levy Partnerships Funding Program 2021/22	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor D Law gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.8 Environment Levy Partnerships Funding Program 2021/22. I, Councillor David Law, notify that I have a Declarable Conflict of Interest in a matter that I understand is to be considered at the Ordinary Meeting on 19 August 2021. My daughter Hazel Law, completed a traineeship in bushland regeneration with ECOllaboration Ltd between January and July 2021. She is no longer employed by ECOllaboration. I understand that ECOllaboration Ltd, has applied for funding under Council's Environment Levy Partnerships Funding Program 2021/2022. I will not participate in discussions or decisions in relation to funding arrangements under the Environment Levy Partnership Program until such time as Council considers this Declarable Conflict of Interest and determines whether I may or may not participate. In consideration of my Declarable Conflict of Interest, I am of the opinion that I can participate in the discussion and vote on the matter and in doing so my participation will not lead to a decision that is contrary to the public interest. Further I acknowledge the eligible Councillors must by resolution, decide my participation or otherwise in making a decision on the matter. Council Resolution Moved:Councillor W Johnston Seconded:Councillor T Landsberg In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor D Law's conflict of interest, Councillor D Law may participate in the discussions and decision relating to Agenda Item 8.8 due to: •The extensive local knowledge held as the Division Councillor. •The interest is not considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest. •The interest is considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor. Carried unanimously. In accordance with s150ET(2) of the Local Government Act 2009, Councillor D Law was not eligible to vote on this matter.	OM21/82	No	For	For
19/08/2021	Councillor J O'Pray	8.6 Rebate Policy for Infrastructure Charges for Not for Profit Organisations	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.6 Rebate Policy for Infrastructure Charges for Not-for-Profit Organisations. I, Councillor Jason O'Pray, notify that I have a Declarable Conflict of Interest in Item 8.6 Rebate Policy for Infrastructure Charges for Not-For-Profit Organisations to be considered at the Ordinary Meeting on 19 August 2021 as I am an Executive Board Member and Life Member of Maroochydhore Surf Life Saving Club. This report seeks Council's endorsement of a policy position which, depending on Council's decision, may impact the Maroochydhore Surf Life Saving Club as an eligible organisation. Councillor J O'Pray informed the meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM21/80	Yes	N/A	For
19/08/2021	Councillor T Landsberg	8.6 Rebate Policy for Infrastructure Charges for Not for Profit Organisations	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor T Landsberg gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.6 Rebate Policy for Infrastructure Charges for Not-for-Profit Organisations. I, Councillor Terry Landsberg, notify that I have a Declarable Conflict of Interest in relation to Item 8.6 Rebate Policy for Infrastructure Charges for Not-For-Profit Organisations to be considered at the Ordinary Meeting on: 19 August 2021 as I am a member and also the President of the Windansea Board riders Club. This report seeks Council's endorsement of a policy position which, depending on Council's decision, may impact the Windansea Boardriders Club as an eligible organisation. Councillor T Landsberg informed the meeting that he would voluntarily not participate in the decision and left the place at which the meeting was being held, including any area set aside for the public and stayed away while the matter was considered and voted on.	OM21/80	Yes	N/A	For
19/08/2021	Councillor W Johnston	8.7 Community Partnership Funding Program Recommendations 2021	In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor W Johnston gave notice of a Prescribed Conflict of Interest in relation to Item 8.7 Community Partnership Funding Program Recommendations 2021. I, Councillor Winston Johnston, notify that I have a Prescribed Conflict of Interest in Item 8.7 Community Partnership Funding Program Recommendations 2021 to be considered at the Ordinary Meeting on 19 August 2021 as I am a member and also the President of the Maleny Show Society Incorporated. Item 8.7 seeks Council's endorsement of recommendations for the 2021 Community Partnership Funding Program which impacts on the Maleny Show Society Incorporated as an applicant for funding. In accordance with section 150EK of the Local Government Act 2009, I will exclude myself from any meeting while this matter is being discussed and the vote is taken. In accordance with s150EK(1) of the Local Government Act 2009, Councillor W Johnston left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.	OM21/81	Yes	N/A	For
19/08/2021	Councillor W Johnston	8.6 Rebate Policy for Infrastructure Charges for Not for Profit Organisations	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor W Johnston gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.6 Rebate Policy for Infrastructure Charges for Not-for-Profit Organisations. I, Councillor Winston Johnston, notify that I have a Declarable Conflict of Interest in Item 8.6 Rebate Policy for Infrastructure Charges for Not-For-Profit Organisations to be considered at the Ordinary Meeting on 19 August 2021 as I am a member and also the President of the Maleny Show Society Incorporated. Further, my wife, Helen Johnston is the President of the Maleny Blackall Range Lions Club. This report seeks Council's endorsement of a policy position which, depending on Council's decision, may impact the Maleny Show Society Incorporated and or the Maleny Blackall Range Lions Club, as eligible organisations. Councillor W Johnston informed the meeting that he would voluntarily not participate in the decision and would leave the place at which the meeting was being held, including any area set aside for the public and stay away while the matter was considered and voted on.	OM21/80	yes	N/A	For
22/07/2021	Councillor M Jamieson	8.10 Motions for the 125th Local Government Association of Queensland Annual Conference	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.10 Motions for the 125th Local Government Association of Queensland Annual Conference. I, Mayor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.10 to be considered at the Ordinary Meeting on 22 July 2021 due to the fact that I am a Director and President of the Local Government Association of Queensland (LGAQ). I receive remuneration from this role and this is noted in my Register of Interests. In relation to the LGAQ's interest in the matter that is the subject of this agenda item, I consider this to be not materially different to the interest it would have in any of the 77 councils in Queensland considering motions to submit for consideration at the LGAQ's Annual Conference. The LGAQ does not derive any monetary or other financial or reputational benefit from our Council's consideration of potential Conference motions and neither do I. Council is simply responding to a formal request made by the LGAQ to all member councils to consider and nominate potential motions for debate at the LGAQ's Annual Conference on 25 to 27 October 2021. Furthermore, I have no intention of opposing or proposing an amendment to the officer's recommendation in this report. On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.10, which is to be considered at the meeting on 22 July 2021. The Mayor vacated the Chair at this time. The Deputy Mayor took the Chair at this time. Council Resolution Moved:Councillor W Johnston Seconded:Councillor C Dickson In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.10 due to the following reasons: •The extensive local knowledge held as the Mayor and •The interest is not considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest. Carried unanimously. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote on this matter.	OM21/72	No	For	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
22/07/2021	Councillor M Jamieson	8.9 Sunshine Coast Airport Expansion Project Update	<p>As declared at the Special Meeting held on 9 November 2020 the Mayor declared the following Prescribed Conflict of Interest. In accordance with s150EL(3)(b)(i) of the <i>Local Government Act 2009</i> Councillor M Jamieson gave notice of a Prescribed Conflict of Interest in relation to Item 8.9 – Sunshine Coast Airport Expansion Project Update.</p> <p>I, Councillor Mark Jamieson, notify that I may have a Prescribed Conflict of Interest in a matter associated with or impacting on the Sunshine Coast Airport if – 1.the matter is or relates to a contract between the Sunshine Coast Council and Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper for – (a)the supply of goods or services to the Council or (b)the lease or sale of assets by the Council or 2.the matter is or relates to an application made to the Council for the grant of a licence, permit, registration or approval or consideration of another matter under an Act if – (a)the application is made to the Council by Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper or (b)any parties nominated in (2) (a) above makes or has made a written submission to the Council in relation to the application before it is or was decided. I am aware that matters associated with or impacting on the Sunshine Coast Airport, Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper are discussed or considered and the subject of decision making by Council and Council officers from time to time and hence I am notifying of this interest. Details of my Prescribed Conflict of Interest are as follows: As President of the Local Government Association of Queensland (LGAQ), I am an Employer representative Director of LGIASuper, which holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners. The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme and as such, I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests. Any decision-making by Council or Council officers on matters specified in (1) and (2) above may be either beneficial or detrimental to the interests of Palisade Investment Partners, LGIASuper and other entities with a shareholding in the Sunshine Coast Airport. Other entities with an interest in the Sunshine Coast Airport are: •Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 1 and •Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. For completeness, I ask that the full details of my Prescribed Conflict of Interest as notified on 9 November 2020, be included in the minutes of today's meeting. In accordance with s150EK(1) of the Local Government Act 2009, Councillor M Jamieson left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM21/71	Yes	N/A	N/A
22/07/2021	Councillor M Jamieson	8.8 Appointment of Independent Audit Committee Chair	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.8 Appointment of Independent Audit Committee Chair. I, Mayor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.8 to be considered at the Ordinary Meeting on 22 July 2021 due to the fact that the nominee for appointment as independent Chair of the Sunshine Coast Council Audit Committee, Mr Mitchell Petrie, is an appointed special advisor to the LGIASuper Audit and Risk Committee. In line with previous declarations, the details of my declarable conflict of interest are that as President of the Local Government Association of Queensland (LGAQ), I am an Employer representative Director of LGIASuper. The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme and as such, I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests. In relation to Mr Petrie's interest in the matter that is the subject of this agenda item, he is the nominee for appointment as Chair of Council's Audit Committee and will benefit or be disadvantaged based on the decision which Council makes on this matter. That said, I consider that I personally do not stand to either benefit or be disadvantaged by the decision of Council on this matter and nor do I stand to benefit or be disadvantaged as a result of Mr Petrie continuing to also hold a role with the LGIASuper Audit and Risk Committee. Furthermore, I have no intention of opposing or proposing an amendment to the officer's recommendation in this report. On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.8, which is to be considered at the meeting on 22 July 2021. The Mayor vacated the Chair at this time. The Deputy Mayor took the Chair at this time. Council Resolution Moved:Councillor P Cox Seconded:Councillor E Hungerford In accordance with s150ES(3)(b)(i) of the <i>Local Government Act 2009</i>, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.8 due to the interest not being considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest. Carried unanimously. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote on this matter.</p>	OM21/70	No	For	For
22/07/2021	Councillor M Jamieson	8.5 Development Applications for Coles Beerwah - Roys Road, Beerwah	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.5 Development Applications for Coles Beerwah – Roys Road, Beerwah. I, Mayor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Item 8.5 to be considered at the Ordinary Meeting on 22 July 2021 due to the fact that I received the following electoral donations from Andrew Stevens, who is the Managing Director of Project Urban Pty Ltd: •On 3 January 2012, I received a donation of \$380; and •On 3 February 2012, I received a further donation of \$570. The cumulative total of these donations is \$950. Each of these electoral donations were received outside of my relevant term as a Councillor - which commenced on 5 April 2016 - and therefore, are not a Prescribed Conflict of Interest within the context of the Local Government Act 2009. In relation to Mr Steven's interest in the development application which is the subject of Agenda Item 8.5, it is my understanding that Project Urban (of which Mr Stevens is the Managing Director) is the planning consultant to the applicant. The applicant is Coles Group Property Developments Pty Ltd, an entity in which I have no personal interests. I have no ongoing relationship with Mr Stevens, Project Urban or its associated entities, beyond having received the electoral donations nominated above in early 2012. Furthermore, I have no intention of opposing or proposing an amendment to the officer's recommendation in this report. On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.5, which is to be considered at the meeting on 22 July 2021. The Mayor vacated the Chair at this time. The Deputy Mayor took the Chair at this time. Council Resolution Moved:Councillor W Johnston Seconded:Councillor P Cox In accordance with s150ES(3)(b)(i) of the <i>Local Government Act 2009</i>, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.5 due to the following reasons: •The extensive local knowledge held as the Mayor •The historical/in-depth knowledge of the issue held by the Councillor •The expertise in the subject matter held by the Councillor •The interest is not considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest and •The interest is considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor For:Councillor T Landsberg, Councillor P Cox, Councillor W Johnston, Councillor C Dickson, Councillor J O'Pray, Councillor M Suarez and Councillor D Law. Against:Councillor R Baberowski and Councillor E Hungerford. Carried. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote on this matter.</p>	OM21/67	No	For	For
24/06/2021	Councillor M Suarez	8.7 Disposal of Council Owned Lot 508 RP881915	<p>In accordance with s150EQ(3)(b) of the Local Government Act 2009 the Chief Executive Officer informed Council that she had received notification of a Declarable Conflict of Interest by Councillor M Suarez. In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor M Suarez gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.7 Disposal of Council Owned Lot 508 RP881915. I, Councillor Maria Suarez, notify that I have a Declarable Conflict of Interest in Item 8.7 to be considered at the Ordinary Meeting on 24 June 2021 due to my principal place of residence being located within approximately 1 kilometre of Lot 508 RP881915, Lake Vista Drive Peregrin Beach, which is a Council owned Access Restriction Strip under a nomination of trust for town planning purposes. As my principal place of residence may either benefit from, or be adversely affected by, the decision that Council makes on this matter, I will not participate in discussions or decisions until such time as Council considers this Declarable Conflict of Interest and determines whether I may or may not participate. Due to my historical knowledge of the area, knowledge of the development application for 90 Lake Vista Drive and understanding of the neighbouring residents' concerns, I believe that I have valuable information to add to the debate and without my participation the neighbouring residents will not have adequate representation. I am of the opinion that I can participate in the discussion and vote on this matter and in doing so my participation will not lead to a decision that is contrary to the public interest. I acknowledge the eligible Councillors must by resolution, decide my participation or otherwise in making a decision on the matter. Council Resolution Moved:Councillor D Law Seconded:Councillor W Johnston In accordance with s150ES(3)(b)(i) of the <i>Local Government Act 2009</i>, that despite Councillor M Suarez's conflict of interest, Councillor M Suarez may participate in the discussions and decision relating to Agenda Item 8.7 due to her extensive local knowledge as the Division Councillor. Carried unanimously. In accordance with s150ET(2) of the Local Government Act 2009, Councillor M Suarez was not eligible to vote on this matter.</p>	OM21/55	No	For	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
24/06/2021	Councillor J Natoli	Receipt of Notification of Interest by the Chief Executive Officer	<p>In accordance with s150EQ(3)(b) of the Local Government Act 2009 the Chief Executive Officer informed Council that she had received notification of a Declarable Conflict of Interest by Councillor J Natoli.</p> <p>In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009, Councillor J Natoli gave notice to the meeting of a Declarable Conflict of Interest in relation to his wife, Mrs Rosanna Natoli's, association with other parties: I, Councillor Joe Natoli, notify that I may have a Declarable Conflict of Interest in matters associated with the University of the Sunshine Coast and the Seven Network in so far as my wife, Rosanna Natoli is employed as a journalism lecturer by the University of the Sunshine Coast and as a Network News Presenter for the Seven Network.</p> <p>Further, Rosanna is Patron of the Sunshine Coast Oriana Choir, the Maroochydore Orchid Society and the Sunshine Troupe; and an Ambassador for the Buderim Hospital Cindy Mackenzie Breast Cancer Program. These groups and charitable organisations may, from time to time, have dealings with Council.</p> <p>In accordance with section 150EN of the Local Government Act 2009 it may be reasonably presumed that a conflict of interest may exist between my wife's employment and community work and the public interest, which I seek to represent at all times.</p> <p>I wish to participate in discussions and decisions on matters before Council that relate to all of these institutes, businesses, groups and charities, but will not do so until such time as Council considers this Declarable Conflict of Interest at the Special Meeting (Budget Adoption) of 24 June 2021 and has determined whether I can participate in any discussions or deliberations relating to these groups or organisations.</p> <p>Council Resolution Moved:Councillor M Suarez Seconded:Councillor D Law</p> <p>In accordance with s150ES(3)(a)(i) of the Local Government Act 2009, that despite Councillor Natoli's conflict of interest, Councillor Natoli may participate in discussions, deliberations and or decisions relating to the following parties associated with Mrs Rosanna Natoli; the University of the Sunshine Coast, the Seven Network, the Sunshine Coast Oriana Choir, The Maroochydore Orchid Society, the Sunshine Troupe and the Buderim Hospital Cindy Mackenzie Breast Cancer Program; as the interest is not considered to be sufficient to undermine the ability of the Councillor to form an impartial view and exercise their vote in the public interest.</p> <p>For:Councillor M Jamieson, Councillor R Baberowski, Councillor T Landsberg, Councillor P Cox, Councillor W Johnston, Councillor C Dickson, Councillor M Suarez and Councillor D Law. Against:Councillor E Hungerford and Councillor J O'Pray. Carried.</p> <p>In accordance with s150ET(2) of the Local Government Act 2009, Councillor J Natoli was not eligible to vote on this matter.</p>	N/A	NA	N/A	N/A
29/04/2021	Councillor M Jamieson	8.1 Sunshine Coast Lightning Sponsorship Proposal	<p>Councillors</p> <p>While I appreciate that Council has already made its decision on Agenda Item 8.1 prior to my arrival at today's meeting, I still have an obligation to notify you that under section 150EL (3) (b) of the Local Government Act 2009, I have a Prescribed Conflict of Interest in matters associated with the Sunshine Coast Lightning on the basis that I have received gifts with a cumulative value of approximately \$8,342 from the Sunshine Coast Lightning and the Melbourne Storm (which is one of the owners of the Sunshine Coast Lightning) since 5 April 2016, which is my relevant term for the purpose of section 150EG (1) (b) of the Act.</p> <p>Those gifts are all declared in my published Register of Interests and all involve tickets and hospitality received from either:</p> <ul style="list-style-type: none"> the Sunshine Coast Lightning to attend some of their matches in the Suncorp Super Netball League series; or from the Melbourne Storm to attend some of their matches in the National Rugby League competition. <p>Both of these parties stood to benefit from, or be disadvantaged by, the decision which Council made on Agenda Item 8.1 earlier today, given the Sunshine Coast Lightning is the direct beneficiary of the sponsorship arrangement proposed in that report and the Melbourne Storm is a part owner of the Sunshine Coast Lightning.</p> <p>Accordingly, in accordance with section 150EK of the Local Government Act 2009, I will exclude myself from participating in any future decision on this matter whilst the Prescribed Conflict of Interest may exist.</p>	OM21/30	Yes	N/A	For
29/04/2021	Councillor J O'Pray	8.3 Community Groups Occupying Council Owned or Council Controlled Land and/or Infrastructure Policy	<p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009, Councillor J O'Pray gave notice of a Prescribed Conflict of Interest in relation to Item 8.3.</p> <p>I, Councillor Jason O'Pray, notify that I may have a prescribed Conflict of Interest in Agenda Item 8.3 to be considered at the Ordinary Meeting on 29 April 2021 on the basis that I am an Executive Board Member and Life Member of Maroochydore Surf Life Saving Club. In addition, I have a long-standing association with surf lifesaving and surf lifesaving clubs on the Sunshine Coast, which is a long standing relationship which on its own, may ordinarily constitute a Declarable Conflict of Interest.</p> <p>My roles with the Maroochydore Surf Life Saving Club are identified in my published Register of Interests.</p> <p>The Maroochydore Surf Life Saving Club and other surf lifesaving clubs on the Sunshine Coast could benefit from, or be disadvantaged by, the decision which Council may make on the matters outlined in Agenda Item 8.3 to be considered at Ordinary Meeting on 29 April 2021, given a number of surf lifesaving clubs occupy Council owned land or land under the control of Council as the Trustee.</p> <p>In accordance with s150EK(1) of the Local Government Act 2009, Councillor J O'Pray left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM21/32	Yes	N/A	For
29/04/2021	Councillor T Landsberg	8.3 Community Groups Occupying Council Owned or Council Controlled Land and/or Infrastructure Policy	<p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009, Councillor T Landsberg gave notice of a Prescribed Conflict of Interest in relation to Item 8.3.</p> <p>I, Councillor Terry Landsberg, notify that I have a Prescribed Conflict of Interest in Item 8.3 - Community Groups Occupying Council Owned or Council Controlled Land and/or Infrastructure Policy, to be considered at the Ordinary Meeting on 29 April 2021 as I am a member and also the President of the Windansea Boardriders Club.</p> <p>The Windansea Board riders Club pays permit fees to Sunshine Coast Council for the use of the inside storage area of the public amenities block at Grahame Stewart Park, Ilya Street, Currimundi.</p> <p>In accordance with s150EK(1) of the Local Government Act 2009, Councillor T Landsberg left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM21/32	Yes	N/A	For
29/04/2021	Councillor W Johnston	8.3 Community Groups Occupying Council Owned or Council Controlled Land and/or Infrastructure Policy	<p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009, Councillor W Johnston gave notice of a Prescribed Conflict of Interest in relation to Item 8.3.</p> <p>I, Councillor Winston Johnston, notify that I have a Prescribed Conflict of Interest in Item 8.3 - Community Groups Occupying Council Owned or Council Controlled Land and/or Infrastructure Policy, to be considered at the Ordinary Meeting on 29 April 2021 as I am a member and also the President of the Maleny Show Society Incorporated.</p> <p>The Maleny Show Society has a management agreement with Council for the management of the showgrounds.</p> <p>In accordance with s150EK(1) of the Local Government Act 2009, Councillor W Johnston left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM21/32	Yes	N/A	For
29/04/2021	Councillor J O'Pray	8.2 Major Event Sponsorship Australian Surf Life Saving Championships	<p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009, Councillor J O'Pray gave notice of a Prescribed Conflict of Interest in relation to Item 8.2.</p> <p>I, Councillor Jason O'Pray, notify that I have a Prescribed Conflict of Interest in</p> <p>Item 8.2 to be considered at the Ordinary Meeting on: 29 April 2021 due to the interest that I am an Executive Board Member and Life Member of Maroochydore Surf Life Saving Club</p> <p>Item 8.2 seeks Council's endorsement to enter into a contract for the sponsorship of 3 Australian Surf Life Saving Championships during the period 2023 to 2032.</p> <p>In accordance with section 150EK(1) of the Local Government Act 2009, Councillor J O'Pray left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.</p> <p>Councillor J O'Pray earlier informed the meeting of a Prescribed Conflict of Interest in relation to matters to be considered in item 8.2 as recorded on page 9 of these Minutes.</p>	OM21/31	Yes	N/A	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
29/04/2021	Councillor J Natoli	8.1 Sunshine Coast Lightning Sponsorship Proposal	<p>In accordance with s150EW(2)(a) of the <i>Local Government Act 2009</i>, Councillor J O'Pray informed the chair of his belief that Councillor J Natoli has a Declarable Conflict of Interest in matters relating to Item 8.1 Sunshine Coast Lightning Sponsorship Proposal.</p> <p>Councillor J O'Pray informed the meeting that he believed that Councillor Natoli's wife is an employee of the University of the Sunshine Coast and they are an owner or co-owner of the Sunshine Coast Lightning.</p> <p>Moved:Councillor M Suarez Seconded:Councillor C Dickson</p> <p>Councillor J Natoli does not have a declarable conflict of interest in relation to agenda item 8.1 Sunshine Coast Lightning Sponsorship Proposal. For:Councillor R Baberowski, Councillor W Johnston and Councillor M Suarez. Against:Councillor T Landsberg, Councillor P Cox, Councillor C Dickson, Councillor E Hungerford and Councillor D Law.</p> <p>Lost.</p> <p>In accordance with s150ET(2) of the <i>Local Government Act 2009</i>, Councillor J Natoli was not eligible to vote on this matter. Councillor M Jamieson and Councillor J O'Pray were absent for the vote on this motion.</p> <p>Moved:Councillor P Cox Seconded:Councillor D Law</p> <p>Councillor J Natoli has a declarable conflict of interest in Agenda Item 8.1 Sunshine Coast Lightning Sponsorship Proposal. For:Councillor T Landsberg, Councillor P Cox, Councillor C Dickson, Councillor E Hungerford and Councillor D Law. Against:Councillor R Baberowski, Councillor W Johnston and Councillor M Suarez.</p> <p>Carried.</p> <p>In accordance with s150ET(2) of the <i>Local Government Act 2009</i>, Councillor J Natoli was not eligible to vote on this matter. Councillor M Jamieson and Councillor J O'Pray were absent for the vote on this motion. Councillor J Natoli informed the meeting that he would voluntarily not participate in the decision on this matter. Councillor J Natoli left the meeting for the duration of the consideration and vote on Agenda item 8.1.</p>	OM21/30	Yes	N/A	For
29/04/2021	Councillor J O'Pray	8.1 Sunshine Coast Lightning Sponsorship Proposal	<p>In accordance with s150EQ(3)(c) of the <i>Local Government Act 2009</i>, Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1.</p> <p>I, Councillor Jason O'Pray, notify that I have a Declarable Conflict of Interest in Agenda Item 8.1 to be considered at the Ordinary Meeting on 29 April 2021 due to the fact the report seeks to establish a new sponsorship agreement with the Sunshine Coast Lightning for three years from 2022 and I may have received a gift of two tickets from the Sunshine Coast Lightning to attend the Suncorp Super Netball Series Quarter-final in Brisbane on 12 August 2018.</p> <p>To comply with requirements of section 150EQ(4)(C) of the <i>Local Government Act 2009</i>, the details of my personal interest in matters associated with Agenda Item 8.1 are as follows:</p> <ul style="list-style-type: none"> The person from whom I may have received the gift was Ms Danielle Smith, Chief Executive Officer of the Sunshine Coast Lightning; The nature of my relationship with Ms Smith and the Sunshine Coast Lightning is that of a professional relationship arising from my long-standing portfolio Councillor responsibilities for sport and economic development; Ms Smith and the Sunshine Coast Lightning stand to derive a benefit or may be detrimentally impacted by any decision which Council may make on the matters that are the subject of Agenda Item 8.1; and The value of the two tickets which I received on 12 August 2018 from the Sunshine Coast Lightning to attend the 2018 Suncorp Super Netball Series quarter-final is estimated at \$400. <p>Councillor J O'Pray informed the meeting that he would voluntarily not participate in the decision and leave the place at which the meeting is being held, including any area set aside for the public and stay away while the matter is considered and voted on.</p>	OM21/30	Yes	N/A	For
25/03/2021	Councillor M Suarez	Receipt of Notification of Interest by the Chief Executive Officer	<p>In accordance with s150EQ(3)(c)(i) of the <i>Local Government Act 2009</i>, Councillor M Suarez gave notice of a Declarable Conflict of Interest in relation to a previously held position of President of the Flight Path Forum as follows:</p> <p>I, Councillor Suarez, notify that I have a Declarable Conflict of Interest in so far as I previously held the position of President of the Flight Path Forum, prior to my election as a Councillor of the Sunshine Coast Regional Council in 2020.</p> <p>My historical position and relationship/work with the Flight Path Forum could reasonably be presumed to create a perceived conflict between my personal interests and the public interest which I will seek to represent as Council's appointed representative on the Sunshine Coast Airport Community Aviation Forum.</p> <p>I wish to take up the position of Council's appointed representative on the Sunshine Coast Airport Community Aviation Forum, however will not do so until such time as Council considers this Declarable Conflict of Interest at this Ordinary Meeting, 25 March 2021.</p>	N/A	No	N/A	For
25/03/2021	Councillor M Jamieson	Receipt of Notification of Interest by the Chief Executive Officer	<p>In accordance with s150EL(3)(b) of the <i>Local Government Act 2009</i>, Councillor M Jamieson gave notice of a Prescribed Conflict of Interest in relation to Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIA Super.</p> <p>Councillors</p> <p>As I notified you at the Special Meeting of 9 November 2020, under s150EL(3)(b) of the <i>Local Government Act 2009</i>, I have a Prescribed Conflict of Interest in matters associated with, or impacting on, the Sunshine Coast Airport and as such, I must not participate in a decision relating to such matters.</p> <p>As you are aware, as President of the Local Government Association of Queensland, I am an Employer representative Director of LGIASuper, which holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners.</p> <p>The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme. I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests.</p> <p>Other entities with an interest in the Sunshine Coast Airport are:</p> <ul style="list-style-type: none"> Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 1 and Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. <p>Any decision-making by Council or Council officers on matters associated with, or impacting on, the Sunshine Coast Airport may be either beneficial or detrimental to the interests of Palisade Investment Partners, LGIASuper and other entities with a shareholding in the Sunshine Coast Airport.</p> <p>Therefore, I will not be participating in the decision relating to Councillor Suarez's Declarable Conflict of Interest and will leave the meeting for the duration of the consideration and vote on this item.</p> <p>For completeness, I ask that the full details of my Prescribed Conflict of Interest as notified on 9 November 2020, be included in the minutes of today's meeting.</p> <p>As recorded at the Special Meeting held on 9 November 2020, Councillor M Jamieson gave notice of the following Prescribed Conflict of interest.</p> <p>I, Councillor Mark Jamieson, notify that I may have a Prescribed Conflict of Interest in a matter associated with or impacting on the Sunshine Coast Airport if –</p> <ol style="list-style-type: none"> the matter is or relates to a contract between the Sunshine Coast Council and Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper for - <ol style="list-style-type: none"> the supply of goods or services to the Council or the lease or sale of assets by the Council or the matter is or relates to an application made to the Council for the grant of a licence, permit, registration or approval or consideration of another matter under an Act if- <ol style="list-style-type: none"> the application is made to the Council by Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper or any parties nominated in (2)(a) above makes or has made a written submission to the Council in relation to the application before it is or was decided. <p>I am aware that matters associated with or impacting on the Sunshine Coast Airport, Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper are discussed or considered and the subject of decision making by Council and Council officers from time to time and hence I am notifying of this interest.</p> <p>Details of my Prescribed Conflict of Interest are as follows:</p> <p>As President of the Local Government Association of Queensland (LGAQ), I am an Employer representative Director of LGIASuper, which holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners.</p> <p>The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme and as such, I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests.</p> <p>Any decision-making by Council or Council officers on matters specified in (1) and (2) above may be either beneficial or detrimental to the interests of Palisade Investment Partners, LGIASuper and other entities with a shareholding in the Sunshine Coast Airport.</p> <p>Other entities with an interest in the Sunshine Coast Airport are:</p> <ul style="list-style-type: none"> Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 1 and Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. <p>In accordance with s150EK(1) of the <i>Local Government Act 2009</i>, Councillor M Jamieson left the place at which the meeting was being held, including the area set aside for the public, and stayed away while the Declarable Conflict of Interest notified by Councillor M Suarez was considered and voted on.</p>	N/A	Yes	N/A	N/A

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
25/02/2021	Councillor J O'Pray	8.8 Exception Under Local Government Regulation 2012 For Commercial Lease A in Lot 2 on CP862576	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.8 Exception Under Local Government Regulation 2012 for Commercial Lease A in Lot 2 on CP862576. Councillor J O'Pray informed the meeting of the following details of the Declarable Conflict of Interest: • Mr Grant Belcher is a long term personal friend of mine and is a Director of Sports in Action (Sunshine Coast) Pty Ltd which is the current tenant/ lessee of the Cotton Tree Aquatic Centre, which may benefit all be disadvantaged by the decision that Council makes on this matter. • Mr Grant Belcher contributed \$2000 in February 2012 to my election campaign through Swim Fit, although it should be noted that this donation was received outside of the relevant term as defined under the Local Government Act 2009 and as such, is not a Prescribed Conflict of Interest. Councillor J O'Pray informed the Meeting that he will voluntarily not participate in the decision and will leave the place at which the meeting is being held, including any area set aside for the public and stay away while the matter is considered and voted on.	OM21/15	Yes	N/A	For
25/02/2021	Councillor J O'Pray	8.7 Commercial Use of Community Land - High Use Activity	In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.7 Commercial Use of Community Land – High Use Activity. Councillor J O'Pray informed the meeting of the following details of the Declarable Conflict of Interest: Grant Thomas from Maroochy Surf School is a long- term personal friend. Maroochy Surf School have requested to extend their allowable area of operation on the beach. Councillor J O'Pray informed the Meeting that he will voluntarily not participate in the decision and will leave the place at which the meeting is being held, including any area set aside for the public and stay away while the matter is considered and voted on.	OM21/14	Yes	N/A	For
25/02/2021	Councillor M Jamieson	8.6 Sunshine Coast Airport Expansion Project - Project Update to 31 December 2020	As declared at the Special Meeting held on 9 November 2020 the Mayor declared the following Prescribed Conflict of interest. In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Prescribed Conflict of Interest in relation to Item 8.6 – Sunshine Coast Airport Expansion Project – Project Update to 31 December 2020. Councillor M Jamieson informed of the following details of the Prescribed Conflict of Interest - 1. Councillor Mark Jamieson, notify that I may have a Prescribed Conflict of Interest in a matter associated with or impacting on the Sunshine Coast Airport if – 1. the matter is or relates to a contract between the Sunshine Coast Council and Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper for - (a) the supply of goods or services to the Council or (b) the lease or sale of assets by the Council or 2. the matter is or relates to an application made to the Council for the grant of a licence, permit, registration or approval or consideration of another matter under an Act if - (a) the application is made to the Council by Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper or (b) any parties nominated in (2) (a) above makes or has made a written submission to the Council in relation to the application before it is or was decided. I am aware that matters associated with or impacting on the Sunshine Coast Airport, Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper are discussed or considered and the subject of decision making by Council and Council officers from time to time and hence I am notifying of this interest. Details of my Prescribed Conflict of Interest are as follows: As President of the Local Government Association of Queensland (LGAQ), I am an Employer representative Director of LGIASuper, which holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners. The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme and as such, I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests. Any decision-making by Council or Council officers on matters specified in (1) and (2) above may be either beneficial or detrimental to the interests of Palisade Investment Partners, LGIASuper and other entities with a shareholding in the Sunshine Coast Airport. Other entities with an interest in the Sunshine Coast Airport are: • Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 1 and • Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. In accordance with s150EK(1) of the Local Government Act 2009, Councillor M Jamieson left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.	OM21/13	Yes	N/A	For
10/12/2020	Councillor M Jamieson	8.1 Mooloolaba Local Area and Maroochydhore City Centre Parking	In accordance with s150EQ(3)(b) of the Local Government Act 2009 Councillor M Jamieson has given notice to the Chief Executive Officer of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Mooloolaba Local Area and Maroochydhore City Centre Parking. In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 Mooloolaba Local Area and Maroochydhore City Centre Parking as follows: I, Mayor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Agenda Item 8.1 to be considered at the Ordinary Meeting on 10 December 2020 due to the fact the report proposes amendments to the on-street regulated parking area in the central Mooloolaba area and my self-managed superannuation fund, The M & L Super Fund, owns a 25% interest in a property situated at 123 Mooloolaba Esplanade, Mooloolaba. The beneficiaries of The M & L Super Fund are Lorrell Jamieson, Sommer Jamieson and myself. The details of my self-managed superannuation fund are noted in my Register of Interests. It is arguable the proposed amendments to the on-street regulated parking area in the central Mooloolaba area may – if approved – impact on the businesses that operate from the property situated at 123 Mooloolaba Esplanade. That said, neither I nor The M & L Super Fund nor its other beneficiaries have any financial interest in the businesses that operate from 123 Mooloolaba Esplanade. On this basis, I am of the view that the M&L Super Fund and its beneficiaries (including myself) are no more materially impacted by the amendments proposed to the on-street regulated parking area than any other property owner in the central Mooloolaba area. Furthermore, I have no intention of opposing or seeking to amend the officer's recommendation in this report. On this basis, I have formed the view that I can appropriately manage any conflict, should it exist, and that I can impartially make a decision in the public interest on the matter which is the subject of Agenda Item 8.1. The Mayor vacated the Chair and the Deputy Mayor took the Chair at this time. Councillor M Jamieson sought Council's decision on whether he may participate in the making of the decision for Agenda Item 8.1. Council Resolution Moved: Councillor J Natoli Seconded: Councillor J O'Pray In accordance with s150ES(3)(b)(ii) of the Local Government Act 2009 Councillor M Jamieson must not participate in the discussion, or decision relating to Agenda Item 8.1 and must leave the place at which the meeting is being held, including any area set aside for the public and stay away from the place while the eligible Councillors discuss and vote on the matter. For: Councillor J Natoli, Councillor E Hungerford and Councillor J O'Pray. Against: Councillor R Baberowski, Councillor T Landsberg, Councillor P Cox, Councillor W Johnston, Councillor C Dickson, Councillor M Suarez and Councillor D Law. Lost. In accordance with S150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote on this matter.	OM20/129	NO	Against	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
10/12/2020	Councillor M Jamieson	8.1 Mooloolaba Local Area and Maroochydore City Centre Parking	Council Resolution Moved: Councillor P Cox Seconded: Councillor C Dickson In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor M Jamieson's conflict of interest, Councillor M Jamieson may participate in the discussions and decision relating to Agenda Item 8.1 due to the interest being considered to be sufficiently remote so as not to unduly influence the impartiality of the Councillor. For: Councillor R Baberowski, Councillor T Landsberg, Councillor P Cox, Councillor W Johnston, Councillor C Dickson, Councillor E Hungerford, Councillor J O'Pray, Councillor M Suarez and Councillor D Law. Against: Councillor J Natoli. Carried. In accordance with S150ET(2) of the Local Government Act 2009, Councillor M Jamieson was not eligible to vote on this matter.	OM20/129	No	Against	For
12/11/2020	Councillor M Jamieson	8.11 Appointment of Independent Audit Committee Members	In accordance with s150EL(3)(a) of the Local Government Act 2009 Councillor M Jamieson has given notice to the Chief Executive Officer of a Prescribed Conflict of Interest. In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice to the Special Meeting held on 9 November 2020 of a Prescribed Conflict of Interest in relation to Agenda Item 8.11 to be considered at the Ordinary Meeting on 12 November 2020 as follows: I, Councillor Mark Jamieson, notify that I have a Prescribed Conflict of Interest in Agenda Item 8.11 to be considered at the Ordinary Meeting on 12 November 2020 due to the fact that one of the nominees for appointment as an independent member of the Sunshine Coast Council Audit Committee, Mr Mitchell Petrie, is a member of the LGIASuper Audit and Risk Committee. In line with my previous declarations, the Details of my Prescribed Conflict of Interest are that as President of the Local Government Association of Queensland (LGAQ), I am an Employer representative Director of LGIASuper, which also holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners. The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme and as such, I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests. In accordance with the notification given at the Special Meeting of 9 November 2020 by Councillor M Jamieson in relation to Agenda Item 8.11 to be considered at the 12 November 2020 Ordinary Meeting, Councillor M Jamieson left the meeting for the duration of the consideration and vote on this item.	OM20/125	Yes	N/A	For
12/11/2020	Councillor J Natoli	8.3 Development Application (Including a Variation Request) to Establish the Forest Glen Village Centre Plan of Development	In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor J Natoli gave notice at the Special Meeting held on 9 November 2020 of a Declarable Conflict of Interest in relation to Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020. Councillor J Natoli informed the meeting of the following details of the Declarable Conflict of Interest: I, Councillor Joe Natoli, notify that I may have a Declarable Conflict of Interest in Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 due to the fact I was an employee of the Kunara Organic Market Place prior to my election as the Division 4 Councillor on 28 March 2020. The nature of Kunara Organic Market's interest in the matter is that it is a business located in close proximity to the Forest Glen Village Centre Plan of Development. In consideration of my Declarable Conflict of Interest I am of the opinion that I can participate in the discussion and vote on this matter and in doing so, my participation will not lead to a decision that is contrary to the public interest. Councillor J Natoli sought Council's decision on whether he may participate in the making of the decision for Agenda Item 8.3. Council Resolution Moved: Councillor C Dickson Seconded: Councillor M Suarez In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor J Natoli's Declarable Conflict of Interest, Councillor J Natoli may participate in the discussions and decision relating to Agenda Item 8.3 due to the interest not being considered to be sufficient enough to undermine the ability of the Councillor to form an impartial view and exercise his vote in the public interest. For: Councillor R Baberowski, Councillor C Dickson and Councillor M Suarez. Against: Councillor P Cox, Councillor E Hungerford, Councillor J O'Pray and Councillor D Law. Lost. In accordance with s150ET(2) of the Local Government Act 2009, Councillor J Natoli was not eligible to vote on this matter. Councillor M Jamieson, Councillor T Landsberg and Councillor W Johnston were absent for the discussion and vote on this motion. In accordance with s150ES(5)(a) of the Local Government Act 2009, Councillor J Natoli left the meeting for the duration of the consideration and vote on Agenda item 8.3.	OM20/118	Yes	N/A	For
12/11/2020	Councillor T Landsberg	8.3 Development Application (Including a Variation Request) to Establish the Forest Glen Village Centre Plan of Development	In accordance with s150EQ(3)(b) of the Local Government Act 2009 Councillor T Landsberg has given notice to the Chief Executive Officer of a Declarable Conflict of Interest. In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor T Landsberg gave notice to the Special Meeting held on 9 November 2020 of a Declarable Conflict of Interest in relation to Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 as follows: I, Councillor Terry Landsberg notify that I have a Declarable Conflict of Interest in Agenda Item 8.3 'Development Application (including a variation request) to establish the Forest Glen Village Centre Plan of Development' to be considered at the Ordinary Meeting on: 12 November 2020 due to: RPS Australia East Pty Ltd is the planning consultant to this applicant in this matter. Mr Brad Williams is the General Manager, Planning and Development at RPS Group on the Sunshine Coast and he is also a member of Windansea Surf Club. Mr Williams has provided planning and development services to that Club free of charge on matters that are unrelated to the development application that is being considered by Council. The Declarable Conflict of Interest may arise because I am a member and also the President of Windansea Surf Club. While the association with Mr Williams is remote of my Councillor duties, this declaration is made in the event that a member of the community may perceive that I have a predisposition to supporting the work of this planning consultant. Given the remoteness of the association and that RPS Australia East Pty Ltd is not the applicant in the matter that will be before Council on 12 November 2020, but rather a consultant engaged by the applicant, I believe I can appropriately manage any perceived conflict - should it exist - and that I can impartially make a decision in the public interest on the matter before Council. Councillor T Landsberg sought Council's decision on whether he may participate in the making of the decision for Agenda Item 8.3. Council Resolution Moved: Councillor P Cox Seconded: Councillor C Dickson In accordance with s150ES(3)(b)(i) of the Local Government Act 2009, that despite Councillor T Landsberg's Declarable Conflict of Interest, Councillor T Landsberg may participate in the discussions and decision relating to Agenda Item 8.3 due to the interest not being considered to be sufficient enough, to undermine the ability of the Councillor to form an impartial view and exercise his vote in the public interest. For: Councillor P Cox. Against: Councillor R Baberowski, Councillor C Dickson, Councillor E Hungerford, Councillor J O'Pray, Councillor M Suarez and Councillor D Law. In accordance with s150ET(2) of the Local Government Act 2009, Councillor T Landsberg was not eligible to vote on this matter. In accordance with s150ES(3) of the Local Government Act 2009, Councillor J Natoli was not eligible to vote on this matter. Councillor M Jamieson and Councillor W Johnston were absent for the discussion and vote on this motion. In accordance with s150ES(5) (a) of the Local Government Act 2009, Councillor T Landsberg left the meeting for the duration of the consideration and vote on Agenda item 8.3.	OM20/118	Yes	N/A	For
12/11/2020	Councillor W Johnston	8.3 Development Application (Including a Variation Request) to Establish the Forest Glen Village Centre Plan of Development	In accordance with s150EQ(3)(b) of the Local Government Act 2009 Councillor W Johnston has given notice to the Chief Executive Officer of a Declarable Conflict of Interest. In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor W Johnston gave notice to the Special Meeting held on 9 November 2020 of a Declarable Conflict of Interest in relation to Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 as follows: I, Councillor Winston Johnston notify that I have a Declarable Conflict of Interest in Agenda Item 8.3 'Development Application (including a variation request) to establish the Forest Glen Village Centre Plan of Development' to be considered at the Ordinary Meeting on 12 November 2020 due to: Mr Michael White of White's IGA is a member and shareholder of the applicant company Forest Glen Village Centre Pty Ltd. Mr Michael White and Mrs Roslyn White are members and shareholders of M & R Super TTEE Pty Ltd which is also a member and shareholder of Forest Glen Village Centre Pty Ltd. Further, White's IGA is the proposed owner/tenant of the planned supermarket within the development. Mr and Mrs White are significant clients of Your Insurance Broker Pty Ltd. Together with my wife Helen we own a 10% shareholding in Your Insurance Broker Pty Ltd. Given Mr and Mrs White may stand to benefit or be disadvantaged as a result of the decision which Council may make on this Agenda Item, I intend to leave the Chamber and not participate in the deliberation or vote on this matter when it is considered at the Ordinary Meeting on 12 November 2020. In accordance with the notification given at the Special Meeting of 9 November 2020 by Councillor W Johnston in relation to Agenda Item 8.3 to be considered at the 12 November 2020 Ordinary Meeting, Councillor W Johnston left the meeting for the duration of the consideration and vote on this item.	OM20/118	Yes	N/A	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
12/11/2020	Councillor M Jamieson	8.3 Development Application (Including a Variation Request) to Establish the Forest Glen Village Centre Plan of Development	<p>In accordance with s150EQ(3)(b) of the Local Government Act 2009 Councillor M Jamieson has given notice to the Chief Executive Officer of a Declarable Conflict of Interest.</p> <p>In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice to the Special Meeting held on 9 November 2020 of a Declarable Conflict of Interest in relation to Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 as follows:</p> <p>I, Councillor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 due to the fact that I received the following electoral donations:</p> <ul style="list-style-type: none"> 1. from RPS Australia East Pty Ltd or entities associated with that organisation - • \$380 on 18 January 2012 from RPS Australia East Pty Ltd and • \$400 on 11 February 2016 from RPS Consultants 2. from Jerry O'Reilly - \$1,800 on 27 January 2012. <p>Each of these electoral donations were received outside of my relevant term as a Councillor and therefore, are not a Prescribed Conflict of Interest.</p> <p>I have no ongoing relationship with RPS Australia East Pty Ltd or its associated entities or Jerry O'Reilly, beyond having received the electoral donations nominated above.</p> <p>In relation to the interest that is relevant to each of these parties in the context of the development application which is the subject of Agenda Item 8.3, it is my understanding that:</p> <ul style="list-style-type: none"> 1. RPS Australia East Pty Ltd is the planning consultant to the applicant in the development application and 2. Jerry O'Reilly is a member and shareholder of JK & CF O'Reilly Pty Ltd, which is a member and ordinary shareholder of the applicant, Forest Glen Village Centre Pty Ltd. <p>Given Jerry O'Reilly may stand to benefit or be disadvantaged as a result of the decision which Council may make on this Agenda Item, it is my intention to leave the Chamber on 12 November 2020 and not participate in the deliberation or vote on this matter.</p> <p>I also note that John and Gail Shadforth are members and ordinary shareholders of the applicant, Forest Glen Village Centre Pty Ltd.</p> <p>I have conducted a number of company searches and it would appear that neither John nor Gail Shadforth are directors or members of Shadforths or its associated entities which provided electoral donations to me in the lead up to the 2012 and 2016 local government elections.</p> <p>Based on the results of these searches, I am satisfied that I have no Declarable Conflict of Interest in relation to the interests of John and Gail Shadforth in Forest Glen Village Centre Pty Ltd.</p> <p>At the Special Meeting of 9 November 2020, Councillor M Jamieson informed the Council that he will voluntarily not participate in the decision on Agenda Item 8.3 at the 12 November 2020 Ordinary Meeting and will leave the place at which the meeting is being held, including any area set aside for the public and stay away while the matter is considered and voted on.</p> <p>In accordance with the notification given at the Special Meeting of 9 November 2020 by Councillor M Jamieson in relation to Agenda Item 8.3 to be considered at the 12 November 2020 Ordinary Meeting, Councillor M Jamieson left the meeting for the duration of the consideration and vote on this item.</p>	OM20/118	Yes	N/A	For
09/11/2020	Councillor J Natoli	Notifying of Interest - Item 8.3 - 12 November Ordinary Meeting	<p>In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor J Natoli gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020.</p> <p>Councillor J Natoli informed the meeting of the following details of the Declarable Conflict of Interest.</p> <p>I, Councillor Joe Natoli, notify that I may have a Declarable Conflict of Interest in Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 due to the fact I was an employee of the Kunara Organic Market Place prior to my election as the Division 4 Councillor on 28 March 2020.</p> <p>The nature of Kunara Organic Market's interest in the matter is that it is a business located in close proximity to the Forest Glen Village Centre Plan of Development.</p> <p>In consideration of my Declarable Conflict of Interest I am of the opinion that I can participate in the discussion and vote on this matter and in doing so, my participation will not lead to a decision that is contrary to the public interest. I will be seeking Council's decision on whether I may participate in the making of the decision on Agenda Item 8.3 at the Ordinary Meeting of 12 November 2020.</p>				
09/11/2020	Councillor T Landsberg	Notifying of Interest - Item 8.3 - 12 November Ordinary Meeting	<p>In accordance with s150EQ(3)(b) of the Local Government Act 2009 Councillor T Landsberg has given notice to the Chief Executive Officer of a Declarable Conflict of Interest.</p> <p>In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor T Landsberg gave notice to the meeting of a Declarable Conflict of Interest in relation to Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 as follows:</p> <p>I, Councillor Terry Landsberg notify that I have a Declarable Conflict of Interest in Agenda Item 8.3 'Development Application (including a variation request) to establish the Forest Glen Village Centre Plan of Development' to be considered at the Ordinary Meeting on: 12 November 2020 due to: RPS Australia East Pty Ltd is the planning consultant to this applicant in this matter. Mr Brad Williams is the General Manager, Planning and Development at RPS Group on the Sunshine Coast and he is also a member of Windansea Surf Club. Mr Williams has provided planning and development services to that Club free of charge on matters that are unrelated to the development application that is being considered by Council.</p> <p>The Declarable Conflict of Interest may arise because I am a member and also the President of Windansea Surf Club. While the association with Mr Williams is remote of my Councillor duties, this declaration is made in the event that a member of the community may perceive that I have a predisposition to supporting the work of this planning consultant.</p> <p>Given the remoteness of the association and that RPS Australia East Pty Ltd is not the applicant in the matter that will be before Council on 12 November 2020, but rather a consultant engaged by the applicant, I believe I can appropriately manage any perceived conflict - should it exist - and that I can impartially make a decision in the public interest on the matter before Council. I will be seeking Council's decision on whether I may participate in the making of the decision on Agenda Item 8.3 at the Ordinary Meeting of 12 November 2020</p>				
09/11/2020	Councillor W Johnston	Notifying of Interest - Item 8.3 - 12 November Ordinary Meeting	<p>In accordance with s150EQ(3)(b) of the Local Government Act 2009 Councillor W Johnston has given notice to the Chief Executive Officer of a Declarable Conflict of Interest.</p> <p>In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor W Johnston gave notice to the meeting of a Declarable Conflict of Interest in relation to Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 as follows:</p> <p>I, Councillor Winston Johnston notify that I have a Declarable Conflict of Interest in Agenda Item 8.3 'Development Application (including a variation request) to establish the Forest Glen Village Centre Plan of Development' to be considered at the Ordinary Meeting on 12 November 2020 due to:</p> <p>Mr Michael White of White's IGA is a member and shareholder of the applicant company Forest Glen Village Centre Pty Ltd. Mr Michael White and Mrs Roslyn White are members and shareholders of M & R Super TTEE Pty Ltd which is also a member and shareholder of Forest Glen Village Centre Pty Ltd. Further, White's IGA is the proposed owner/tenant of the planned supermarket within the development.</p> <p>Mr and Mrs White are significant clients of Your Insurance Broker Pty Ltd. Together with my wife Helen we own a 10% shareholding in Your Insurance Broker Pty Ltd.</p> <p>Given Mr and Mrs White may stand to benefit or be disadvantaged as a result of the decision which Council may make on this Agenda Item, I intend to leave the Chamber and not participate in the deliberation or vote on this matter when it is considered at the Ordinary Meeting on 12 November 2020.</p> <p>Councillor W Johnston informed the Meeting that he will voluntarily not participate in the decision on Agenda Item 8.3 at the 12 November 2020 Ordinary Meeting and will leave the place at which the meeting is being held, including any area set aside for the public and stay away while the matter is considered and voted on.</p>				
09/11/2020	Councillor M Jamieson	Notifying of Interest - Item 8.3 - 12 November Ordinary Meeting	<p>In accordance with s150EQ(3)(b) of the Local Government Act 2009 Councillor M Jamieson has given notice to the Chief Executive Officer of a Declarable Conflict of Interest.</p> <p>In accordance with s150EQ(3)(c)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice to the meeting of a Declarable Conflict of Interest in relation to Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 as follows:</p> <p>I, Councillor Mark Jamieson, notify that I have a Declarable Conflict of Interest in Agenda Item 8.3 to be considered at the Ordinary Meeting on 12 November 2020 due to the fact that I received the following electoral donations:</p> <ul style="list-style-type: none"> 1. from RPS Australia East Pty Ltd or entities associated with that organisation - • \$380 on 18 January 2012 from RPS Australia East Pty Ltd and • \$400 on 11 February 2016 from RPS Consultants 2. from Jerry O'Reilly - \$1,800 on 27 January 2012. <p>Each of these electoral donations were received outside of my relevant term as a Councillor and therefore, are not a Prescribed Conflict of Interest.</p> <p>I have no ongoing relationship with RPS Australia East Pty Ltd or its associated entities or Jerry O'Reilly, beyond having received the electoral donations nominated above.</p> <p>In relation to the interest that is relevant to each of these parties in the context of the development application which is the subject of Agenda Item 8.3, it is my understanding that:</p> <ul style="list-style-type: none"> 1. RPS Australia East Pty Ltd is the planning consultant to the applicant in the development application and 2. Jerry O'Reilly is a member and shareholder of JK & CF O'Reilly Pty Ltd, which is a member and ordinary shareholder of the applicant, Forest Glen Village Centre Pty Ltd. <p>Given Jerry O'Reilly may stand to benefit or be disadvantaged as a result of the decision which Council may make on this Agenda Item, it is my intention to leave the Chamber on 12 November 2020 and not participate in the deliberation or vote on this matter.</p> <p>I also note that John and Gail Shadforth are members and ordinary shareholders of the applicant, Forest Glen Village Centre Pty Ltd.</p> <p>I have conducted a number of company searches and it would appear that neither John nor Gail Shadforth are directors or members of Shadforths or its associated entities which provided electoral donations to me in the lead up to the 2012 and 2016 local government elections.</p> <p>Based on the results of these searches, I am satisfied that I have no Declarable Conflict of Interest in relation to the interests of John and Gail Shadforth in Forest Glen Village Centre Pty Ltd.</p> <p>Councillor M Jamieson informed the Council that he will voluntarily not participate in the decision on Agenda Item 8.3 at the 12 November 2020 Ordinary Meeting and will leave the place at which the meeting is being held, including any area set aside for the public and stay away while the matter is considered and voted on.</p>				
09/11/2020	Councillor M Jamieson	Notifying of Interest	<p>In accordance with s150EL(3)(a) of the Local Government Act 2009 Councillor M Jamieson has given notice to the Chief Executive Officer of a Prescribed Conflict of Interest.</p> <p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice to the meeting of a Prescribed Conflict of Interest in relation to Agenda Item 8.11 to be considered at the Ordinary Meeting on 12 November 2020 as follows:</p> <p>I, Councillor Mark Jamieson, notify that I have a Prescribed Conflict of Interest in Agenda Item 8.11 to be considered at the Ordinary Meeting on 12 November 2020 due to the fact that one of the nominees for appointment as an independent member of the Sunshine Coast Council Audit Committee, Mr Mitchell Petrie, is a member of the LGIASuper Audit and Risk Committee.</p> <p>In line with my previous declarations, the Details of my Prescribed Conflict of Interest are that as President of the Local Government Association of Queensland (LGAQ), I am an Employer representative Director of LGIASuper, which also holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners.</p> <p>The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme and as such, I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests.</p> <p>Councillor M Jamieson informed Council that in accordance with s150EK of the Local Government Act 2009, he will exclude himself from any meeting, discussion or communication in relation to making a decision on this matter at the Ordinary Meeting on 12 November 2020.</p>				

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
09/11/2020	Councillor M Jamieson	Notifying of Interest	<p>In accordance with s150EL(3)(a) of the Local Government Act 2009 Councillor M Jamieson has given notice to the Chief Executive Officer of a Prescribed Conflict of Interest.</p> <p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice to the meeting of a Prescribed Conflict of Interest in relation to matters associated with the commercial property at 123 Mooloolaba Esplanade, Mooloolaba, as follows:</p> <p>I, Councillor Mark Jamieson, notify that my wife, Lorrell Jamieson; my daughter, Sommer Jamieson; and I may have a Prescribed Conflict of Interest in matters associated with the commercial property at 123 Mooloolaba Esplanade, Mooloolaba if the matter is or relates to, an application made to the Council for the grant of a licence, permit, registration or approval or consideration of another matter under an Act insofar as this may relate solely - either beneficially or adversely - to this property and if-</p> <p>a) the application is made to the Council by any parties with an interest in 123 Mooloolaba Esplanade, Mooloolaba, including The M & L Super Fund or</p> <p>b) any parties with an interest in 123 Mooloolaba Esplanade, Mooloolaba, including The M & L Super Fund, makes or has made a written submission to the Council in relation to the application before it is or was decided.</p> <p>I am aware that matters associated with or impacting solely on the commercial property at 123 Mooloolaba Esplanade, Mooloolaba may be discussed and/or considered and the subject of decision making by Council and Council officers from time to time and hence I am notifying of this interest.</p> <p>Details of my Prescribed Conflict of Interest are as follows: My self-managed superannuation fund, The M & L Super Fund, owns a 25% interest in the property situated at 123 Mooloolaba Esplanade, Mooloolaba. The M & L Super Fund derives an investment return from this interest. The beneficiaries of The M & L Super Fund are Lorrell Jamieson, Sommer Jamieson and myself. The details of my self-managed superannuation fund are noted on my Register of Interests.</p> <p>Other entities with an interest in the property situated at 123 Mooloolaba Esplanade, Mooloolaba are:</p> <ul style="list-style-type: none"> • D & D Family Trust • Ken Guy Pty Ltd Superannuation Fund and • Ebstar Pty Ltd Staff Superannuation Fund. <p>Any decision-making by Council or Council officers on matters specified in this notification may be either beneficial or detrimental to the interests of the other entities nominated above, the M & L Super Fund and ultimately, myself, Lorrell Jamieson and Sommer Jamieson given our interest in the M & L Super Fund.</p> <p>Councillor M Jamieson informed Council that in accordance with s150EK of the Local Government Act 2009, he will exclude himself from any meeting, discussion or communication in relation to making a decision which may impact solely - either beneficially or adversely - on 123 Mooloolaba Esplanade, Mooloolaba.</p>				
09/11/2020	Councillor M Jamieson	Notifying of Interest	<p>In accordance with s150EL(3)(a) of the Local Government Act 2009 Councillor M Jamieson has given notice to the Chief Executive Officer of a Prescribed Conflict of Interest.</p> <p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice to the meeting of a Prescribed Conflict of Interest in relation to a matter associated with or impacting on the Duporth Tavern, situated at 52-62 Duporth Avenue, Maroochydore as follows:</p> <p>I, Councillor Mark Jamieson, notify that I may have a Prescribed Conflict of Interest in a matter associated with or impacting on the Duporth Tavern, situated at 52-62 Duporth Avenue, Maroochydore if-</p> <p>1. the matter is or relates to a contract between the Sunshine Coast Council and the Duporth Tavern or the entities with an interest in the Duporth Tavern for-</p> <p>(b) the supply of goods or services to the Council or</p> <p>(c) the lease or sale of assets by the Council or</p> <p>2. the matter is or relates to an application made to the Council for the grant of a licence, permit, registration or approval or consideration of another matter under an Act if-</p> <p>(a) the application is made to the Council by any parties with an interest in:</p> <p>(i) the Duporth Tavern Unit Trust, including MKRD Projects Pty Ltd and MKRD Projects Unit Trust</p> <p>(ii) Jamieson Investments (Qld) Pty Ltd</p> <p>(iii) the Mark Jamieson Family Trust or</p> <p>(b) any parties nominated in (2) (a) (i) to (iii) inclusive makes or has made a written submission to the Council in relation to the application before it is or was decided.</p> <p>I am aware that matters associated with or impacting on the Duporth Tavern are discussed/considered and the subject of decision making by Council and Council officers from time to time and hence I am notifying of this interest.</p> <p>Details of the nature of my Prescribed Conflict of Interest are as follows: I am a shareholder and director of Jamieson Investments Queensland Pty Ltd as the Trustee for the Mark Jamieson Family Trust. The Mark Jamieson Family Trust holds units in MKRD Projects Pty Ltd, a corporation which fully owns MKRD Projects Unit Trust. The MKRD Projects Unit Trust holds a 55% interest in the Duporth Tavern Unit Trust, which owns the Duporth Tavern. I am a director of MKRD Projects Pty Ltd, the MKRD Projects Unit Trust and the Duporth Tavern Unit Trust. These interests are all noted in my Register of Interests.</p> <p>Other entities with an interest in the Duporth Tavern not nominated above are:</p> <ul style="list-style-type: none"> • Raw Group Properties Pty Ltd • R & J Milne Family Trust • Ebstar Pty Ltd • Debouch Pty Td as Trustee for the K C Guy Family Trust and • Rionostro Pty Ltd. <p>Any decision-making by Council or Council officers on matters specified in (1) and (2) above may be either beneficial or detrimental to the interests of any of the parties nominated in item (2) (a) (i) to (iii) above.</p> <p>Councillor M Jamieson informed Council that in accordance with s150EK of the Local Government Act 2009, he will exclude himself from any meeting, discussion or communication in relation to making a decision on matters relating to the Duporth Tavern.</p>				
09/11/2020	Councillor M Jamieson	Notifying of Interest	<p>In accordance with s150EL(3)(a) of the Local Government Act 2009 Councillor M Jamieson has given notice to the Chief Executive Officer of a Prescribed Conflict of Interest.</p> <p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor M Jamieson gave notice to the meeting of a Prescribed Conflict of Interest as follows:</p> <p>I, Councillor Mark Jamieson, notify that I may have a Prescribed Conflict of Interest in a matter associated with or impacting on the Sunshine Coast Airport if –</p> <p>1. the matter is or relates to a contract between the Sunshine Coast Council and Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper for -</p> <p>(a) the supply of goods or services to the Council or</p> <p>(b) the lease or sale of assets by the Council or</p> <p>2. the matter is or relates to an application made to the Council for the grant of a licence, permit, registration or approval or consideration of another matter under an Act if-</p> <p>(a) the application is made to the Council by Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper or</p> <p>(b) any parties nominated in (2) (a) above makes or has made a written submission to the Council in relation to the application before it is or was decided.</p> <p>I am aware that matters associated with or impacting on the Sunshine Coast Airport, Sunshine Coast Airport Pty Ltd, Palisade Investment Partners and/or LGIASuper are discussed or considered and the subject of decision making by Council and Council officers from time to time and hence I am notifying of this interest.</p> <p>Details of my Prescribed Conflict of Interest are as follows: As President of the Local Government Association of Queensland (LGAQ), I am an Employer representative Director of LGIASuper, which holds a 50% interest in the Sunshine Coast Airport through its asset manager, Palisade Investment Partners.</p> <p>The President of the LGAQ has historically been nominated as a Director of the local government superannuation scheme and as such, I have held the position of Director of LGIASuper since 1 July 2018. I receive remuneration from this role and this is noted in my Register of Interests.</p> <p>Any decision-making by Council or Council officers on matters specified in (1) and (2) above may be either beneficial or detrimental to the interests of Palisade Investment Partners, LGIASuper and other entities with a shareholding in the Sunshine Coast Airport.</p> <p>Other entities with an interest in the Sunshine Coast Airport are:</p> <ul style="list-style-type: none"> • Pinnacle Funds Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 1 and • Perpetual Trust Services Limited as responsible entity for Palisade Investment Partner's Diversified Infrastructure Fund No. 2. <p>Councillor M Jamieson informed Council that in accordance with s150EK of the Local Government Act 2009, he will exclude himself from any meeting, discussion or communication in relation to making a decision on this matter.</p>				
15/10/2020	Councillor J O'Pray	8.1 2020/21 Community Grants Program Major Grants Round One and Heritage Levy Grants Program Recommendations	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009, Councillor J O'Pray gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 '2020/21 Community Grants Program Major Grants Round One and Heritage Levy Grants Program Recommendations'.</p> <p>Councillor J O'Pray informed the meeting of the following details of the Declarable Conflict of Interest:</p> <p>Ralph Devlin is the event organiser for the Sunshine Coast Chamber Music Festival (SCCMF). As per item 8.1, SCCMF is recommended as a successful recipient in the 2020/21 Community Grants Major Grants Program Round One. Ralph Devlin's donation to my 2012 election campaign was in excess of \$2000 and I received no election donation in 2016.</p> <p>Councillor J O'Pray informed the meeting that he will voluntarily not participate in the decision and left the place at which the meeting was held, including any area for the public and stayed away while the matter was discussed and voted on.</p>	OM20/106	Yes	N/A	For
15/10/2020	Councillor M Jamieson	8.1 2020/21 Community Grants Program Major Grants Round One and Heritage Levy Grants Program Recommendations	<p>In accordance with s150EQ(3)(c) of the Local Government Act 2009 Councillor M Jamieson gave notice of a Declarable Conflict of Interest in relation to Agenda Item 8.1 '2020/21 Community Grants Program Major Grants Round One and Heritage Levy Grants Program Recommendations'.</p> <p>Councillor M Jamieson informed the meeting of the following details of the Declarable Conflict of Interest:</p> <p>The report at Agenda Item 8.1 includes reference to a grant application from Sunshine Coast Community and Sporting Club Limited - an application which is not recommended for approval.</p> <p>The registered address of the Sunshine Coast Community and Sporting Club Limited is with Vantage Homes, which would suggest Vantage Homes provides support in some form for the operation of the Club.</p> <p>On 15 October 2015, I received an electoral donation of \$2,000 from Vantage Homes.</p> <p>Notwithstanding the value of the donation, it was received outside of my relevant term as defined in Schedule 4 of the Local Government Act 2009 and therefore, it is not a Prescribed Conflict of Interest, but could be a Declarable Conflict of Interest.</p> <p>The Mayor informed the meeting that he will voluntarily not participate in the decision and left the place at which the meeting was held, including any area for the public and stayed away while the matter was discussed and voted on.</p>	OM20/106	Yes	N/A	For

**Records about Prescribed Conflicts of Interests and Declarable Conflicts of Interests at meetings
 Section 150EL and Section 150EQ Local Government Act 2009**

Meeting Date	Councillor	Report Title	Details of Interest (As described by the Councillor) Section 150EL or Section 150EQ Local Government Act 2009	Resolution Number	Cr Left Meeting S150EK S150ES	How Cr Voted	How mtg voted
15/10/2020	Councillor W Johnston	8.1 2020/21 Community Grants Program Major Grants Round One and Heritage Levy Grants Program Recommendations	<p>In accordance with s150EL(3)(b)(i) of the Local Government Act 2009 Councillor W Johnston gave notice of three Prescribed Conflicts of Interest in relation to Agenda Item 8.1 '2020/21 Community Grants Program Major Grants Round One and Heritage Levy Grants Program Recommendations'.</p> <p>Councillor W Johnston informed of the following details of the Prescribed Conflict of Interest:</p> <p>The report at Agenda Item 8.1 includes reference to a grant application from the Maleny Show Society reference MJCF201022 – which is recommended for approval and I am president of the Maleny Show Society Incorporated.</p> <p>The report at Agenda Item 8.1 also includes reference to a grant application from the Maleny Community Health and Fitness Centre Inc. reference MJSR201033 – which is recommended for approval.</p> <p>The Maleny Community Health and Fitness Centre rents premises at the Maleny Show Grounds and as previously notified, I am the President of the Maleny Show Society Incorporated, which manages the showgrounds on behalf of Sunshine Coast Council.</p> <p>Further, the report at Agenda Item 8.1 includes reference to two applications from the Friends of Pattermore House references HLCC2005 and HLEX2003 – both recommended for funding.</p> <p>The President of the Friends of Pattermore House, Ms Gail Denver provided a gift in the form of in kind, voluntary labour – this being social media and editing work associated with my 2020 Council election campaign. The value of this in kind work would have been in excess of \$2000. Ms Denver has been, and remains, a personal friend of mine for more than 30 years.</p> <p>In accordance with s150EK(1) of the Local Government Act 2009, Councillor W Johnston left the place at which the meeting was being held, including the area set aside for the public and stayed away while the matter was considered and voted on.</p>	OM20/106	Yes	N/A	For