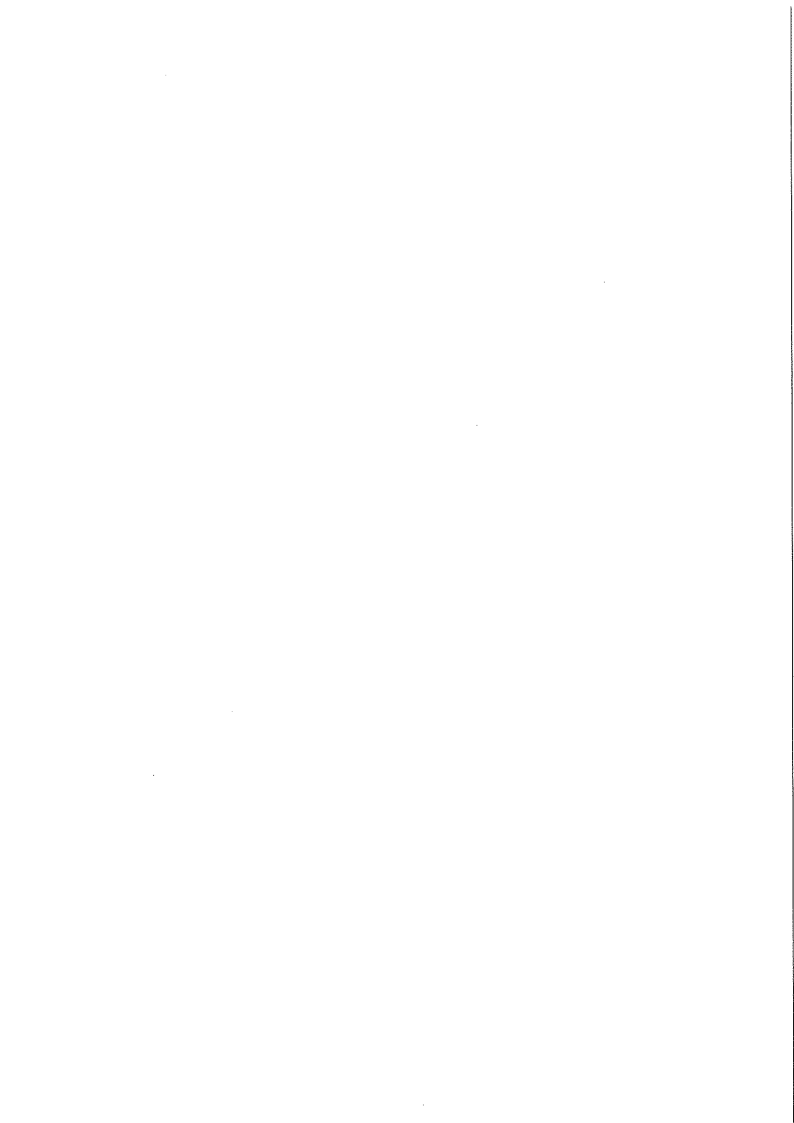


AGENDA

Council Meeting to be held on Thursday 23 June 2011



Shire of Nannup

NOTICE OF AN ORDINARY COUNCIL MEETING

Dear Council Member,

The next Ordinary Meeting of the Shire of Nannup Council will be held on Thursday 23 June 2011 in the Council Chambers, Nannup commencing at 4.15 pm.

Schedule for 23 June 2011:

2.30pm Main Street progress report by Bret Howson

3.15 pm Information Session

4.15 pm Meeting commences

7.00 pm Dinner.

ROBERT JENNINGS

CHIEF EXECUTIVE OFFICER

Laumys

Agenda

- 1. DECLARATION OF OPENING/ANNOUNCEMENT OF VISITORS
- 2. RECORD OF ATTENDANCE/APOLOGIES/LEAVE OF ABSENCE (previously approved)
- 3. RESPONSE TO PREVIOUS PUBLIC QUESTIONS TAKEN ON NOTICE

The following questions were submitted by Ms C Brown at Council's May 2011 meeting and were taken on notice.

- Q6. Ms C Brown asked; In reference to item 10.5 - Draft Budget and the withdrawal of \$10,000.00 for the implementation of the Cultural plan. Do Council consider it an appropriate use of funds in preparing documents such as a Cultural plan then not investing funds into the implementation of these plans?
- A6. Council is required under various legislation and under good management practices to develop plans and strategies for the orderly provision of infrastructure and services to the community. Any items that require allocation of Council's resources are then considered during the normal budgetary process and are dependent on available funds and other Council priorities at the time.
- Q7. Is the replacement of the flood tree an example of one project that will not proceed if the implementation of the Cultural Plan is not funded?
- A7. The replacement of the flood tree may occur independently of the Cultural Plan. Council are currently seeking funding for this work.
- Q8. Regarding the exclusion of \$13,000.00 from functions and events support, are the functions and events under this funding community events or Council events?
- A8. Council has in the past allocated funds to cover the cost of Council's outside workforce assisting community groups prepare for a number of community events. The item you refer to formed part of a number of components that make up community events. The total amount of funding ultimately available will be determined by Council as part of the Budget process.

- Q9. In reference to item 10.6 User Pays Principle, if the recommendation is supported would this take affect from the 1st July 2011?

 If yes, what process will be put in place for small community organisations to apply under the community grants program considering the program for 2011/2012 has closed and there appear to be no provision for this consideration in the draft budget?
- A9. Once Council has completed the Budget process, resulting in the adoption of the 2011/12 Budget, all matters pertaining to the Budget are applicable for the budget period, in this case 2011/12.

If Council provides support under the Community Grants Program for 2011/12, the allocation will be made in accordance with Council's existing policy.

- 4. PUBLIC QUESTION TIME
- 5. APPLICATIONS FOR LEAVE OF ABSENCE
- 6. PETITIONS/DEPUTATIONS/PRESENTATIONS

A petition was received on the 30th May 2011 with 401 names and signatures, 306 of these from addresses in the Shire of Nannup stating:

"We, the undersigned, do respectfully request that the Council: In the proposed upgrade to the Recreation Precinct priority be given to install a children's water playground, as per the attached photos."

Mr B Puckey is available in the gallery to take any questions on the matter.

7. CONFIRMATION OF MINUTES OF PREVIOUS MEETINGS

That the Minutes of the Ordinary Council Meeting of the Shire of Nannup held in Council Chambers on 26 May 2011 be confirmed as a true and correct record.

- 8. ANNOUNCEMENTS BY PRESIDING MEMBER WITHOUT DISCUSSION
- 9. REPORTS BY MEMBERS ATTENDING COMMITTEES

10. REPORTS OF OFFICERS

Agenda No.	Description	Page No.
DEVELO	PMENT SERVICES	
10.1	Bushfire Advisory Annual General Meeting	5
10.1	Fire Signage	7
FINANCI	& ADMINISTRATION	
10.3	Lease of Council Land – Draft Standard Lease Document	9
10.4	Age Friendly Communities Plan	11
10.5	Disabilities Services Commission: Accessible Communities Grant	14
10.6	South West Development Commission: Regional Pilot Transport Program Grant	16
10.7	Accounts for Payment	18
	NEW BUSINESS OF AN URGENT NATURE INTRODUCE DECISION OF MEETING	D BY

(a) OFFICERS

Budget process item for 2011/12 to be submitted as a late item to allow for a Councillor workshop on 16/06/2011 to further refine the draft budget.

- 11.(a).1 Draft 2011/12 Budget
- 11.(a).2 Rates in Dollar
- (b) ELECTED MEMBERS
- 12. ELECTED MEMBERS MOTIONS OF WHICH PREVIOUS NOTICE HAS BEEN GIVEN
- 13. QUESTIONS BY MEMBERS OF WHICH DUE NOTICE HAS BEEN GIVEN
- 14. CLOSURE OF MEETING

DEVELOPMENT SERVICES

AGENDA NUMBER: 10.1

SUBJECT: Bushfire Advisory Annual General Meeting

LOCATION/ADDRESS: NAME OF APPLICANT: N/A FILE REFERENCE: FRC 1

AUTHOR: Terese Levick-Godwin DISCLOSURE OF INTEREST: Nil DATE OF REPORT: 10 JUNE 2011

Attachments: 1. Bushfire Advisory Minutes May 2011

2. Balingup Road Brigade Minutes from November 2009

3. Darradup Brigade Minutes November 2010

BACKGROUND:

At the Bushfire Advisory Committee meeting in May of every year an election is held for the Chairperson, the Chief Bushfire Control Officer and the Deputy Chief Bushfire Control Officer.

COMMENT:

At the meeting two Deputy Chief Bush Fire Control Officers were recommended by the committee. Keith Rogers has considerable experience and will contribute in the role as Deputy Chief and Neville Hamilton will continue on as the Assistant Deputy.

There has been a change of Fire Control Officers (FCO's) in two Brigades, Balingup Road and Darradup Brigades. The proposed new FCO's are Mark Scott, Balingup Road Brigade and John Patman Darradup Brigade. Both new FCO's have completed their Fire Control Officer training.

STATUTORY ENVIRONMENT: Bush Fire Act 1954.

POLICY IMPLICATIONS: Nil.

FINANCIAL IMPLICATIONS: Nil.

STRATEGIC IMPLICATIONS: Nil.

RECOMMENDATION:

That the Council make the following appointments

- Chairperson of the Bushfire Advisory Committee Joan Lorkiewicz
- Chief Bushfire Control Officer Terese Levick-Godwin
- Deputy Chief Bushfire Control Officer Keith Rogers
- Assistant Deputy Chief Bushfire Control Officer Neville Hamilton
- Fire Control Officer Darradup John Patman
- Fire Control Officer Balingup Road Mark Scott

VOTING REQUIREMENTS:

TERESE LEVICK-GODWIN
COMMUNITY EMERGENCY SERVICES MANAGER

AUTHORISING OFFICER
GEOFFREY BENSON
MANAGER DEVELOPMENT SERVICES

MINUTES

Bushfire Advisory Committee

Minutes of a meeting of the Shire of Nannup Bushfire Advisory Committee Meeting held at 7.30pm Monday 9 May 2011 in the Shirley Humble Room

1. DECLARATION OF OPENING/ANNOUNCEMENT OF VISITORS

Councillor Lorkiewicz declared the meeting open at 7.35pm.

2. RECORD OF ATTENDANCE/APOLOGIES/LEAVE OF ABSENCE (previously approved)

Attendance

Councillor Lorkiewicz

Councillor Mellema

Terese Levick-Godwin - CESM/CBFCO

Geoff Benson - Manager Development Services

Vic Lorkiewicz – FCO East Nannup

Greg Crothers - FCO Nannup Brook

Chris Scott - FCO Balingup Road

Mal Cole - FCO Carlotta

John Gaunt - Acting FCO Bidellia

Gerald Brown - FCO Cundinup

Neville Hamilton - Deputy Chief Bushfire Control Officer

Laraine Raynel - Logistics Officer North Nannup

Carey Curtis - Training Officer Nannup Brook

Mark Scott - Balingup Road

Daniel Austin - FESA District Manager Lower South West

Brad Commins - DEC Acting Manager Blackwood District

Dave Henderson - WAPRES

Apologies

Steve Pickering – Great Southern Limited Richard Hartwell – Forest Products Commission David Vines – FCO Scott River Lake Jasper

3. CONFIRMATION OF MINUTES OF THE PREVIOUS MEETING

HAMILTON/COLE

That the Minutes of the Bushfire Advisory Committee Meeting held in the Shirley Humble Room on the 14 February 2011 be confirmed as a true and correct record.

CARRIED

9/0

4. PETITIONS/DEPUTATIONS/PRESENTATIONS

Nil.

5. BUSINESS ARISING FROM THE MINUTES

Refer 6.3 refers; Firebreak Variations, this item will go to the May 2011 Council meeting.

6. ANNOUNCEMENTS BY PRESIDING MEMBER WITHOUT DISCUSSION

Nil.

- 7. REPORTS OF OFFICERS
- 8. NEW BUSINESS OF AN URGENT NATURE INTRODUCED BY DECISION OF MEETING
- (a) OFFICERS
- (b) ELECTED MEMBERS

Nil.

- 9. GENERAL BUSINESS
- 10. ELECTED MEMBERS MOTIONS OF WHICH PREVIOUS NOTICE HAS BEEN GIVEN

Nil

14. QUESTIONS BY MEMBERS OF WHICH DUE NOTICE HAS BEEN GIVEN

Nil.

15. NEXT MEETING

This was not discussed at the meeting; the CESM/Chief Bushfire Control Officer will be away from August 23 to October 3 2011. A suggestion would be to have the meeting either while the CESM/Chief is away or to hold the meeting on Monday 17 October 2011. If the FCO's could let the CESM know what the preference would be as soon as possible, it would be appreciated.

16. CLOSURE OF MEETING

There being no further business to discuss the Presiding Member declared the meeting closed at 10.05pm

SUBJECT: THE USE OF T CARDS AT FIRES

NAME OF APPLICANT: TERESE LEVICK-GODWIN

FILE REFERENCE: FRC 1

AUTHOR: TERESE LEVICK-GODWIN

DISCLOSURE OF INTEREST: DATE OF REPORT: 9 MAY 2011

ATTACHMENT:

BACKGROUND:

Discussion ensued regarding the T cards with both Brad Commins of DEC and Daniel Austin of FESA stating that T cards were essential during a fire both to keep track of personnel on the fireground and for safety purposes in alerting those of in an area when a wind change is expected.

COMMENT: T cards were made available to the FCO's at the meeting and an additional supply of T Cards has been sourced and they are in the CESM's office if any of the FCO's wish to have extra cards.

You may remember at the meeting that an SOP regarding T Cards was handed out, if you would like any additional information on the use of the cards, please don't hesitate to contact me.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS: Nil

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

Nil

AGENDA NUMBER: 7.2 SUBJECT: FIRE SIGNAGE

NAME OF APPLICANT: TERESE LEVICK-GODWIN

FILE REFERENCE: FRC 1

AUTHOR: TERESE LEVICK-GODWIN DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

ATTACHMENT:

BACKGROUND:

This was last brought to the Council from the Bushfire Advisory in February 2010. Other Shires use these signs to alert tourists and visitors that restrictions apply in the Shires.

COMMENT:

The preference of the Committee is for signs that fold to show one lot of wording at a time. It was considered that the signs would need to be placed at the beginning of the cleared land on the various major routes into the Shire. There were six major roads identified, Mowen Road, Balingup Road, Vasse Highway from Busselton, Vasse Highway from Pemberton, Brockman Highway from Augusta, Brockman Hwy from Bridgetown.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS:

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

That the Bushfire Advisory Committee recommends to Council that fire advice signs are installed on the major roads entering the Shire of Nannup with the wording 'Fires Prohibited' and 'Burning are Permits' are required'.

COLE/LORKIEWICZ

CARRIED 9/0

SUBJECT: REPORT FROM FESA DISTRICT MANAGER

NAME OF APPLICANT: DANIEL AUSTIN

FILE REFERENCE: FRC 1 AUTHOR: DANIEL AUSTIN

DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

2010/11 saw the creation of the new Lower South West Region within FESA. This new Region takes in seven shires including Nannup. Administratively the Region began operating in January 2011 and commenced its own operational roster as of May 5th 2011. Operationally the 2010/11 FDS has been relatively quiet despite the potential.

From a Regional perspective there are some key areas we are looking to work on, including:

- 1. Developing and supporting Local Government incident management capability and capacity. This will include identifying personnel for roles, training and mentoring those people into the roles.
- 2. The development of predetermined incident management centres
- 3. Development of communications plans
- 4. Development of predetermined strike teams
- 5. Review, updating and development of operational risk and response plans
- Continuing to develop and strengthen inter agency relationships and interoperability
- 7. Training

The year ahead is likely to present some interesting challenges as we receive the outcomes of the investigations into both the Lake Clifton and Roleystone fires.

We would like to take the opportunity to express our thanks to all members of the emergency services, specifically the volunteers, without whom we would not have a service. It is also vital that we thank the wives, husbands, partners and families of people. They also play an essential role in provide our service to the community.

I look forward to continuing to build a sound and supportive working relationship with you all to provide the best possible service to our customers, the community.

Kind Regards,

Daniel Austin District Manager – Manjimup A/Regional Director – Lower South West AGENDA NUMBER: 7.4 SUBJECT: DEC REPORT

NAME OF APPLICANT: BRAD COMMINS

FILE REFERENCE: FRC 1 AUTHOR: BRAD COMMINS

DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

Department of Environment and Conservation report Nannup BFAC Meeting 9/3/11

Plantation fire Cundinup road

Good learning operation for the brigades. Clearly demonstrated the importance of filling the IMT roles as soon as possible at any incident.

The liaison role for DEC apparently caused some confusion for the brigade personnel. The assumption that a DEC Officer will take control of an incident upon arrival is incorrect. The changes to the Bushfire Act and Emergency Management Act clearly state assigned responsibility for bushfire on private property to the brigades. Unless the DEC is formally requested to take control by the Shire this will not happen.

The formation of the IMT at incidents will ensure familiarity with the structure and should be done consistently

Co-operation was good

Radio communications requires addressing to ensure all units are operating on one band.

Bushfire Season

A relatively quiet season with a small number of incidents. The two fires early in the season provided valuable opportunities to practice community responses to bushfire with good success.

Brigades and DEC worked well together during the season.

There is a changing of the guard in the bushfire resources area in both DEC and the Brigades. It is imperative that every opportunity to gain experience for members and employees is taken to ensure viable bushfire combat resources in the future.

DEC has an open invitation to all brigades to attend prescribed burns and bushfires for training purposes. Fire Control Officers are encouraged to take advantage of the opportunity.

Brad Commins Acting Manger DEC Blackwood District

SUBJECT: ELECTION OF OFFICE BEARERS
NAME OF APPLICANT: TERESE LEVICK-GODWIN

FILE REFERENCE: FRC 1

AUTHOR: TERESE LEVICK-GODWIN DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

ATTACHMENT:

BACKGROUND:

At the Bushfire Advisory Committee meeting in May of every year an election is held for the Chairperson, the Chief Bushfire Control Officer and the Deputy Chief Bushfire Control Officer.

COMMENT:

The change this year with having two Deputy Chiefs is not a new concept, this has occurred in the past. Keith Rogers has considerable experience and will contribute in the role as Deputy Chief and Neville Hamilton will continue on as the second Deputy or Assistant Deputy.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS: Nil

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

That the Bushfire Advisory Committee makes the following appointments

- Chairperson Joan Lorkiewicz unopposed
- Chief Bushfire Control Officer Terese Levick-Godwin

HAMILTON/BROWN

CARRIED 9/0

Deputy Chief Bushfire Control Officer – Keith Rogers

SCOTT/COLE

CARRIED 9/0

Deputy Chief Bushfire Control Officer – Neville Hamilton

CROTHERS/LORKIEWICZ

CARRIED 9/0

SUBJECT: RURAL PROPERTY ADDRESSING

NAME OF APPLICANT: GEOFF BENSON

FILE REFERENCE:

AUTHOR: GEOFF BENSON

DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

ATTACHMENT:

BACKGROUND:

In 2004 Landgate, in conjunction with Australia Post and Local Government, commenced a process of rolling out a consistent rural property addressing system thorough Western Australia.

There has been extensive consultation with FESA, St John and other Emergency Service providers to ensure that this new addressing system is appropriate.

As discussed at the meeting, other local authorities have utilised local community groups for the installation of the numbers at each property.

COMMENT:

For this new rural property address system to be most effective, and installation of the star picket and numbers to be accurate as possible, it would be appropriate if a local group were involved in this process.

At this stage the Shire staff is enquiring as to whether the local Brigades would be interested in carrying out the installation of the numbers to rural properties.

There is also the need to discuss the level of remuneration/donation to be made to the Brigades for carrying out the installation of the numbers. If the Brigades could discuss the remuneration individually with their members and pass the information on to Geoff Benson and let him know if they are interested in the project.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS:

STRATEGIC IMPLICATIONS:

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

Brigades to consider the proposition and speak to Geoff Benson directly.

SUBJECT: INCIDENT MANAGEMENT TEAM FOR NANNUP

NAME OF APPLICANT: TERESE LEVICK-GODWIN

FILE REFERENCE: FRC 1

AUTHOR: TERESE LEVICK-GODWIN DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

ATTACHMENT:

BACKGROUND:

In the past the Department of the Environment (DEC) has controlled most fires in the Shire of Nannup. With the change of legislation to the Emergency Management Act in 2010, Local Government must take responsibility for fires on private property outside the townsite.

COMMENT:

During fires on private property an Incident Management Team (IMT) will, after the appropriate members have been identified, be formed. This IMT could be one or two persons or a full team depending on the severity of the incident. Additionally, the level of incident will reflect the level of support from external sources as in FESA and DEC. Training will be provided for these positions along with mentoring during fires by FESA, possibly DEC or other senior Brigade personnel including those from outside the Shire.

As more personnel complete training, a vest will be given to them with the appropriate tabard; ie, for Sector Commander, a vest with the front and back name plate.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS:

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

That the Bushfire Advisory Committee supports the formal formation of an Incident Management Team with the positions of Incident Controller, Operations Officer, Logistics Officer, Planning Officer and any other position considered appropriate and will form a team of people to be trained in the above positions.

SCOTT/GAUNT CARRIED

SUBJECT: WAPRES REPORT

NAME OF APPLICANT: RUSSELL WALTER

FILE REFERENCE: FRC 1 AUTHOR: RUSSELL WALTER DISCLOSURE OF INTEREST: DATE OF REPORT: 9 MAY 2011

ATTACHMENT:

BACKGROUND:

Dave Henderson of WAPRES thanked the Brigades who attended the WAPRES fire on 28 March and Russell Walter sent an email with the information below as a response to the Agency Debrief of the fire.

COMMENT:

A couple of points re the fire : the fire tank fittings were installed as per advise from yourself and seem not to be the correct fittings . We are happy to change if provided correct size.

Size of tank is larger than requirement requested by Shires, 35,000 over 20,000 litres.

WAPRES owns and has 2 additional water tankers (12000 litres) available for callout to fires and did refill tank on the next day of fire.

I did notice that the Fire Maps in the red tube alongside the Treefarm sign was not used at the fire ,is this known to Brigades as this standard across all Treefarms established for future reference.

Maps can be sent electronically at any time if hardcopy not available

Suggest any FCO setting up fire Control point does so on the access track into fire and quickly and captures all units and names, allocates radio channel ,UHF/simplex is a good one initially as it gets chatter off command channel at least in early stages.

I would suggest that comments re Plantation machinery should be clarified, skidders not ideal on slopes, the rocky site and standing trees require a bulldozer. WAPRES has Contractors who are available and can utilise them on request, where it is our Estate we will bear all costs.

Very happy that DEC sent Dozer that night as it would have been mid morning before we had our machine there.

When multiple trucks are on site and firelines are needed to be established through compartments, a hose line can be run by using 2 or more trucks together enabling up to 100-150mtres to be run by joining hoses .Patrol by knapsacks and rakes can continue until mineral earth break established.

It is a better tool than backburning in trees This is a practised task but worth training with to utilise at the next fire.

One to discuss as it can use "tools" on trucks more efficiently and use personnel effectively at Plantation fires.

Regards

Russell Walter | Regional Forester - Manjimup WAPRES Eastbourne Road, Manjimup WA 6258 PO Box 444 Manjimup WA 6258 Phone (08) 9771 7400 Fax (08) 9771 8834 Mobile 0417 939 510



THE BALINGUP ROAD VOLUNTEER BUSHFIRE BRIGADE

Rmb 843 Balingup Road, Nannup 6275 Phone/Fax (08)97562077

The following are the minutes of the Balingup volunteer Bushfire Brigade held at the house of Chris and Katherine Scott, 30th of November 2009at 7:30 PM.

Attendances:

Graham Brockman, Steve Fraser, Tad Gryglicki, Tony Sheppard, James Lamb, Vivian Groves, David Dunnett, Lyndon Crouch, Brian Collett, Chris Morton, Terese Levick-Godwin, Chris Scott, Greg Sharp, Mark Scott, Allan Morris, Jenni and Brian DeGaris, Kim Dunnett.

Apologies:

Wally, Moroz, John Brockman, Dirk Avery, Judith Molyneux.:

Minutes of the last meeting:

Read and moved by David Dunnett, seconded by Tad Gryglicki.

Business Arising From Last Meeting:

Letter to Shire regarding roadside spraying to be cc to Terese. Moved by Graham Brockman, seconded by Allan Morris

Correspondence:

- 1. Letter received from AFS with donation of \$105.00.
- 2. Letter (invoice) sent to Capel Crane Hire for \$2,055.00.
- 3. Invoice received from Nannup Shire for works \$935.00
- 4. Letter received from Nannup Shire regarding bushfire training dates.
- 5. Letter from Nannup Shire regarding payment of invoices via FFT.
- 6. Letter from Nannup Shire regarding emergency services levy submission 2010-2011.
- 7. Letter from Nannup Shire regarding questions raised by Balingup Road brigade at meeting 2nd March.
- 8. Bank statement Westpac

Financials

27 th of March closing balance 6,914.2	_
Deposit Busselton <u>1800.00</u>	<u>)</u>
<u>8714.20</u>	
+2055 from Capel Crane Hire 2055	
Plus 105 donation from AFS 105	
<u>9874.2</u> 1	0
Payment for works Nannup Shire935.0	0
Total <u>8939.20</u>	

General business.

- 1. It was decided to purchase uniforms, gloves, goggles, and hats for certain members.
- 2. Allan Morris discussed Telstra towers and proposed that the Balingup Road will get a tower, maybe two for mobile coverage.
- 3. Letter to therese regarding the burning off of what is known as Soldiers Creek and lot 2 south of Greg Sharp's property including Beyonderup Falls.
- 4. Steve Fraser asked if the ABC could give fire updates in the south west and also suggested turning power off on extremely hot windy days.
- 5. Brian Collett moved that the brigade sends letter to D.E.C regarding the unnecessary closure of the entire Balingup Road when fire was clearly not a threat to local residents coming and going.
- 6. It was moved that the brigade send letters of thanks to D.E.C Minister Karen McNamara and Minister Rob Johnson to thank them for their support.
- 7. It was unanimously agreed that Mark Scott would replace Chris Scott next year as brigade F C O. Chris was thanked for all his hard work.

Meeting closed: 9.30PM.

Darradup Volunteer Bushfire Brigade General Meeting Saturday 27 November 2010

Meeting Opened: The meeting was opened at 5.07pm.

Present:

Rob & Kay Prestage, Nancy Tang, Barbara Dearden, Cate Stevenson, Helen Vial, Di Piper, Keith & Jan Oldfield, Evelyn & John Patman, Col & Pat Langridge, Peter & Lyndsay Swift, Anne & Lindsay Blackburne-Kane, Gerard Vial, Peter Johnson, Giep Vial, Ron Lovering, Chris Rutter, Steve Boak, Neville & Anne Hamilton, Phil Collins, David Raill, Terese Levick-Godwin and Noelene Broughton.

Apologies: Mike Piper, Keryl Rutter, Allister Broughton

Confirmation of Previous Minutes:

The minutes of the last meeting as tabled.

Accepted: Cate Stevenson Seconded: Dave Raill

Matters Arising: Nil.

Correspondence In: Nil.

Correspondence Out: Nil.

FCO Report, Keith Oldfield:

It has been a busy season with 2 fires so far. Thank you to all those that assisted with the fires at Darradup and the North Nannup fires. There will be no more fire permits issued for the remainder of the spring restricted season.

A summary was given on the Layman burn.

A reminder that if you see smoke then call 000, this will trigger the correct chain of events to best deal with the situation.

Treasurer's Report, Geoff Rummer:

All's good. The audit has been done and there is a good surplus at the moment. Tonight's Christmas party is a freebie for members which is being funded by the money received through burns and fundraising throughout the year.

Cate Stevenson asked if the surplus needed to be spent before 30 June 2011?

Geoff replied no, that the surplus wasn't from the current ESL (emergency Services Levy) money and it has accumulated over time from fund raising and burns. The surplus is also used to purchase things that can't be claimed through ESL.

To date the Darradup BFB has been very successful in raising money and this is partly due to members doing all the paperwork required throughout the year.

Treasurer's Report

Accepted: Rob Prestage

Seconded: Phil Collins

Social Report, Geoff Rummer:

Thanks for all the help with events this year. They have been well attended and declared a success.

Would like to encourage new people onto the social committee to bring in new ideas and enthusiasm into the committee which will help make next year's events even better.

Social Report

Accepted: Noelene Broughton

Seconded: Cate Stevenson

Operations: Nil.

Training, Phil Collins:

The last training session was a focussed on Radios and was a success with a good turnout. This was mainly due to emails being sent around to advertise the training and also on the board in front of the fire shed. This method will be used more often. It was also agreed that specific topic training is a good idea.

General Business:

Barbara Dearden;

Advised that she was the new Fire Break Officer for the Shire. Inspections are currently being done and a strong reminder that all firebreaks need to be 3 metres wide and 4 metres high, 2 metre firebreaks are not wide enough.

Dave Raill;

If anyone was interested in radio training revision, there are several copies of the training DVD available to take home or use on the equipment at the fire shed.

Nancy Chan;

Asked if the agendas and minutes not to be sent as a publisher document as not everyone has that program. Emails are fine otherwise a hard copy to be sent.

Keith advised that this will be taken on board.

Terese Levick-Godwin as CESM

1. Advised that the South West Development Commission (SWDC) has granted a Bushfire alert system for the Jalbarragup area. It will consist of 50-70 units which will be given to permanent residents in the area. It is a radio setup through a satellite. It will give daily weather reports, fire ratings and an alarm will go off if there is a fire in the area.

The roll out of this system is expected to be January 2011.

Terese will be happy to give more information to anyone interested.

- 2. State Government have offered Dry Season Assistance and we have applied for 2 water tanks. 1 for Vasse Highway and the other for Scott River.
- 3. There has been an appeal lodged on the ESL moneys in relation all the brigades overspending. If successful there may be a partial refund.

Keith Oldfield;

Stated that our ESL money wasn't enough to run the brigade but we also got extra money for a water tank in Brookwood Estate, a fast pump for use in dams, etc and payment for gravel to surrounds of the fire shed. All this totalled to an extra \$11,000.00.

Keith is retiring as Fire Control Officer (FCO) as he will be moving to Busselton.

Nominations; Nil.

John Patman to replace Keith as FCO with assistance from Keith for a long hand over.

Accepted: Keith Oldfield Seconded: Nancy Chan

Meeting Closed: With no further business the meeting closed at 5.40pm.

SUBJECT: Fire Signage

NAME OF APPLICANT: N/A FILE REFERENCE: FRC 1

AUTHOR: Terese Levick-Godwin

DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 10 June 2011

ATTACHMENT: Minutes of the Bushfire Advisory Committee

BACKGROUND:

The installation of fire advice signage at the entry to the Shire was previously brought to Council from the Bushfire Advisory in February 2010. Other Shires use these signs to alert tourists and visitors that fire restrictions apply in the Shires.

COMMENT:

The preference of the Committee is for signs that fold in half to show one lot of wording at a time. It was considered that the signs would need to be placed at the beginning of the cleared land on the approach of the various major routes into the Shire.

There were six major roads identified, Mowen Road, Balingup Road, Vasse Highway from Busselton, Vasse Highway from Pemberton, Brockman Highway from Augusta, Brockman Hwy from Bridgetown.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS:

Cost and installation is approximately \$750 per sign

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

That Council agree that fire advice signs be installed on the major roads entering the Shire of Nannup and that funding for the proposed signs be included in the Draft Budget for consideration in the 2011/2012 financial year, and aligned with budget priorities.

VOTING REQUIREMENTS:

TERESE LEVICK-GODWIN
COMMUNITY EMERGENCY SERVICES MANAGER

AUTHORISING OFFICER
GEOFFREY BENSON
MANAGER DEVELOPMENT SERVICES

MINUTES

Bushfire Advisory Committee

Minutes of a meeting of the Shire of Nannup Bushfire Advisory Committee Meeting held at 7.30pm Monday 9 May 2011 in the Shirley Humble Room

1. DECLARATION OF OPENING/ANNOUNCEMENT OF VISITORS

Councillor Lorkiewicz declared the meeting open at 7.35pm.

2. RECORD OF ATTENDANCE/APOLOGIES/LEAVE OF ABSENCE (previously approved)

Attendance

Councillor Lorkiewicz

Councillor Mellema

Terese Levick-Godwin - CESM/CBFCO

Geoff Benson - Manager Development Services

Vic Lorkiewicz – FCO East Nannup

Greg Crothers - FCO Nannup Brook

Chris Scott - FCO Balingup Road

Mal Cole - FCO Carlotta

John Gaunt - Acting FCO Bidellia

Gerald Brown - FCO Cundinup

Neville Hamilton - Deputy Chief Bushfire Control Officer

Laraine Raynel - Logistics Officer North Nannup

Carey Curtis - Training Officer Nannup Brook

Mark Scott - Balingup Road

Daniel Austin - FESA District Manager Lower South West

Brad Commins - DEC Acting Manager Blackwood District

Dave Henderson - WAPRES

Apologies

Steve Pickering – Great Southern Limited Richard Hartwell – Forest Products Commission David Vines – FCO Scott River Lake Jasper

3. CONFIRMATION OF MINUTES OF THE PREVIOUS MEETING

HAMILTON/COLE

That the Minutes of the Bushfire Advisory Committee Meeting held in the Shirley Humble Room on the 14 February 2011 be confirmed as a true and correct record.

CARRIED

9/0

4. PETITIONS/DEPUTATIONS/PRESENTATIONS

Nil.

5. BUSINESS ARISING FROM THE MINUTES

Refer 6.3 refers; Firebreak Variations, this item will go to the May 2011 Council meeting.

6. ANNOUNCEMENTS BY PRESIDING MEMBER WITHOUT DISCUSSION

Nil.

7. REPORTS OF OFFICERS

- 8. NEW BUSINESS OF AN URGENT NATURE INTRODUCED BY DECISION OF MEETING
- (a) OFFICERS
- (b) ELECTED MEMBERS

Nil.

- 9. GENERAL BUSINESS
- 10. ELECTED MEMBERS MOTIONS OF WHICH PREVIOUS NOTICE HAS BEEN GIVEN

Nil

14. QUESTIONS BY MEMBERS OF WHICH DUE NOTICE HAS BEEN GIVEN

Nil.

15. NEXT MEETING

This was not discussed at the meeting; the CESM/Chief Bushfire Control Officer will be away from August 23 to October 3 2011. A suggestion would be to have the meeting either while the CESM/Chief is away or to hold the meeting on Monday 17 October 2011. If the FCO's could let the CESM know what the preference would be as soon as possible, it would be appreciated.

16. CLOSURE OF MEETING

There being no further business to discuss the Presiding Member declared the meeting closed at 10.05pm

SUBJECT: THE USE OF T CARDS AT FIRES

NAME OF APPLICANT: TERESE LEVICK-GODWIN

FILE REFERENCE: FRC 1

AUTHOR: TERESE LEVICK-GODWIN

DISCLOSURE OF INTEREST: DATE OF REPORT: 9 MAY 2011

ATTACHMENT:

BACKGROUND:

Discussion ensued regarding the T cards with both Brad Commins of DEC and Daniel Austin of FESA stating that T cards were essential during a fire both to keep track of personnel on the fireground and for safety purposes in alerting those of in an area when a wind change is expected.

COMMENT: T cards were made available to the FCO's at the meeting and an additional supply of T Cards has been sourced and they are in the CESM's office if any of the FCO's wish to have extra cards.

You may remember at the meeting that an SOP regarding T Cards was handed out, if you would like any additional information on the use of the cards, please don't hesitate to contact me.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS: Nil

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

Nil

AGENDA NUMBER: 7.2 SUBJECT: FIRE SIGNAGE

NAME OF APPLICANT: TERESE LEVICK-GODWIN

FILE REFERENCE: FRC 1

AUTHOR: TERESE LEVICK-GODWIN DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

ATTACHMENT:

BACKGROUND:

This was last brought to the Council from the Bushfire Advisory in February 2010. Other Shires use these signs to alert tourists and visitors that restrictions apply in the Shires.

COMMENT:

The preference of the Committee is for signs that fold to show one lot of wording at a time. It was considered that the signs would need to be placed at the beginning of the cleared land on the various major routes into the Shire. There were six major roads identified, Mowen Road, Balingup Road, Vasse Highway from Busselton, Vasse Highway from Pemberton, Brockman Highway from Augusta, Brockman Hwy from Bridgetown.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS:

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

That the Bushfire Advisory Committee recommends to Council that fire advice signs are installed on the major roads entering the Shire of Nannup with the wording 'Fires Prohibited' and 'Burning are Permits' are required'.

COLE/LORKIEWICZ

CARRIED 9/0

SUBJECT: REPORT FROM FESA DISTRICT MANAGER

NAME OF APPLICANT: DANIEL AUSTIN

FILE REFERENCE: FRC 1 AUTHOR: DANIEL AUSTIN

DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

2010/11 saw the creation of the new Lower South West Region within FESA. This new Region takes in seven shires including Nannup. Administratively the Region began operating in January 2011 and commenced its own operational roster as of May 5th 2011. Operationally the 2010/11 FDS has been relatively quiet despite the potential.

From a Regional perspective there are some key areas we are looking to work on, including:

- 1. Developing and supporting Local Government incident management capability and capacity. This will include identifying personnel for roles, training and mentoring those people into the roles.
- 2. The development of predetermined incident management centres
- 3. Development of communications plans
- 4. Development of predetermined strike teams
- Review, updating and development of operational risk and response plans
- Continuing to develop and strengthen inter agency relationships and interoperability
- 7. Training

The year ahead is likely to present some interesting challenges as we receive the outcomes of the investigations into both the Lake Clifton and Roleystone fires.

We would like to take the opportunity to express our thanks to all members of the emergency services, specifically the volunteers, without whom we would not have a service. It is also vital that we thank the wives, husbands, partners and families of people. They also play an essential role in provide our service to the community.

I look forward to continuing to build a sound and supportive working relationship with you all to provide the best possible service to our customers, the community.

Kind Regards,

Daniel Austin District Manager – Manjimup A/Regional Director – Lower South West AGENDA NUMBER: 7.4 SUBJECT: DEC REPORT

NAME OF APPLICANT: BRAD COMMINS

FILE REFERENCE: FRC 1 AUTHOR: BRAD COMMINS

DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

Department of Environment and Conservation report Nannup BFAC Meeting 9/3/11

Plantation fire Cundinup road

Good learning operation for the brigades. Clearly demonstrated the importance of filling the IMT roles as soon as possible at any incident.

The liaison role for DEC apparently caused some confusion for the brigade personnel. The assumption that a DEC Officer will take control of an incident upon arrival is incorrect. The changes to the Bushfire Act and Emergency Management Act clearly state assigned responsibility for bushfire on private property to the brigades. Unless the DEC is formally requested to take control by the Shire this will not happen.

The formation of the IMT at incidents will ensure familiarity with the structure and should be done consistently

Co-operation was good

Radio communications requires addressing to ensure all units are operating on one band.

Bushfire Season

A relatively quiet season with a small number of incidents. The two fires early in the season provided valuable opportunities to practice community responses to bushfire with good success.

Brigades and DEC worked well together during the season.

There is a changing of the guard in the bushfire resources area in both DEC and the Brigades. It is imperative that every opportunity to gain experience for members and employees is taken to ensure viable bushfire combat resources in the future.

DEC has an open invitation to all brigades to attend prescribed burns and bushfires for training purposes. Fire Control Officers are encouraged to take advantage of the opportunity.

Brad Commins Acting Manger DEC Blackwood District

SUBJECT: ELECTION OF OFFICE BEARERS

NAME OF APPLICANT: TERESE LEVICK-GODWIN

FILE REFERENCE: FRC 1

AUTHOR: TERESE LEVICK-GODWIN DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

ATTACHMENT:

BACKGROUND:

At the Bushfire Advisory Committee meeting in May of every year an election is held for the Chairperson, the Chief Bushfire Control Officer and the Deputy Chief Bushfire Control Officer.

COMMENT:

The change this year with having two Deputy Chiefs is not a new concept, this has occurred in the past. Keith Rogers has considerable experience and will contribute in the role as Deputy Chief and Neville Hamilton will continue on as the second Deputy or Assistant Deputy.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS: Nil

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

That the Bushfire Advisory Committee makes the following appointments

- Chairperson Joan Lorkiewicz unopposed
- Chief Bushfire Control Officer Terese Levick-Godwin

HAMILTON/BROWN

CARRIED 9/0

Deputy Chief Bushfire Control Officer – Keith Rogers

SCOTT/COLE

CARRIED 9/0

Deputy Chief Bushfire Control Officer – Neville Hamilton

CROTHERS/LORKIEWICZ

CARRIED 9/0

SUBJECT: RURAL PROPERTY ADDRESSING NAME OF APPLICANT: GEOFF BENSON

FILE REFERENCE:

AUTHOR: GEOFF BENSON

DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

ATTACHMENT:

BACKGROUND:

In 2004 Landgate, in conjunction with Australia Post and Local Government, commenced a process of rolling out a consistent rural property addressing system thorough Western Australia.

There has been extensive consultation with FESA, St John and other Emergency Service providers to ensure that this new addressing system is appropriate.

As discussed at the meeting, other local authorities have utilised local community groups for the installation of the numbers at each property.

COMMENT:

For this new rural property address system to be most effective, and installation of the star picket and numbers to be accurate as possible, it would be appropriate if a local group were involved in this process.

At this stage the Shire staff is enquiring as to whether the local Brigades would be interested in carrying out the installation of the numbers to rural properties.

There is also the need to discuss the level of remuneration/donation to be made to the Brigades for carrying out the installation of the numbers. If the Brigades could discuss the remuneration individually with their members and pass the information on to Geoff Benson and let him know if they are interested in the project.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS:

STRATEGIC IMPLICATIONS:

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

Brigades to consider the proposition and speak to Geoff Benson directly.

SUBJECT: INCIDENT MANAGEMENT TEAM FOR NANNUP

NAME OF APPLICANT: TERESE LEVICK-GODWIN

FILE REFERENCE: FRC 1

AUTHOR: TERESE LEVICK-GODWIN DISCLOSURE OF INTEREST: N/A DATE OF REPORT: 9 May 2011

ATTACHMENT:

BACKGROUND:

In the past the Department of the Environment (DEC) has controlled most fires in the Shire of Nannup. With the change of legislation to the Emergency Management Act in 2010, Local Government must take responsibility for fires on private property outside the townsite.

COMMENT:

During fires on private property an Incident Management Team (IMT) will, after the appropriate members have been identified, be formed. This IMT could be one or two persons or a full team depending on the severity of the incident. Additionally, the level of incident will reflect the level of support from external sources as in FESA and DEC. Training will be provided for these positions along with mentoring during fires by FESA, possibly DEC or other senior Brigade personnel including those from outside the Shire.

As more personnel complete training, a vest will be given to them with the appropriate tabard; ie, for Sector Commander, a vest with the front and back name plate.

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil

FINANCIAL IMPLICATIONS:

STRATEGIC IMPLICATIONS: Nil

VOTING REQUIREMENTS: Nil

RECOMMENDATION:

That the Bushfire Advisory Committee supports the formal formation of an Incident Management Team with the positions of Incident Controller, Operations Officer, Logistics Officer, Planning Officer and any other position considered appropriate and will form a team of people to be trained in the above positions.

SCOTT/GAUNT CARRIED

SUBJECT: WAPRES REPORT

NAME OF APPLICANT: RUSSELL WALTER

FILE REFERENCE: FRC 1 AUTHOR: RUSSELL WALTER DISCLOSURE OF INTEREST: DATE OF REPORT: 9 MAY 2011

ATTACHMENT:

BACKGROUND:

Dave Henderson of WAPRES thanked the Brigades who attended the WAPRES fire on 28 March and Russell Walter sent an email with the information below as a response to the Agency Debrief of the fire.

COMMENT:

A couple of points re the fire : the fire tank fittings were installed as per advise from yourself and seem not to be the correct fittings . We are happy to change if provided correct size.

Size of tank is larger than requirement requested by Shires, 35,000 over 20,000 litres.

WAPRES owns and has 2 additional water tankers (12000 litres) available for callout to fires and did refill tank on the next day of fire.

I did notice that the Fire Maps in the red tube alongside the Treefarm sign was not used at the fire ,is this known to Brigades as this standard across all Treefarms established for future reference.

Maps can be sent electronically at any time if hardcopy not available

Suggest any FCO setting up fire Control point does so on the access track into fire and quickly and captures all units and names, allocates radio channel ,UHF/simplex is a good one initially as it gets chatter off command channel at least in early stages.

I would suggest that comments re Plantation machinery should be clarified, skidders not ideal on slopes, the rocky site and standing trees require a bulldozer. WAPRES has Contractors who are available and can utilise them on request ,where it is our Estate we will bear all costs.

Very happy that DEC sent Dozer that night as it would have been mid morning before we had our machine there.

When multiple trucks are on site and firelines are needed to be established through compartments, a hose line can be run by using 2 or more trucks together enabling up to 100-150mtres to be run by joining hoses .Patrol by knapsacks and rakes can continue until mineral earth break established.

It is a better tool than backburning in trees This is a practised task but worth training with to utilise at the next fire.

One to discuss as it can use "tools" on trucks more efficiently and use personnel effectively at Plantation fires.

Regards

Russell Walter | Regional Forester - Manjimup WAPRES Eastbourne Road, Manjimup WA 6258 PO Box 444 Manjimup WA 6258 Phone (08) 9771 7400 Fax (08) 9771 8834 Mobile 0417 939 510

FINANCE & ADMINISTRATION

AGENDA NUMBER: 10.3

SUBJECT: Lease of Council Land - Draft Standard Lease Document

LOCATION/ADDRESS: Nannup

NAME OF APPLICANT: FILE REFERENCE: ADM 9

AUTHOR: Kevin Waddington – Acting Manager Corporate Services AUTHORISING OFFICER- Robert Jennings – Chief Executive Officer

DISCLOSURE OF INTEREST: DATE OF REPORT: 30 May 2011

Attachment: Draft Standard Lease Document.

BACKGROUND:

Council first considered the Draft Standard Lease agreement at its January 2011 Ordinary Meeting and resolved the following:

"8539 PINKERTON/LORKIEWICZ

That the draft Standard Lease document attached be adopted for the purpose of community consultation for 28 days.

CARRIED 8/0"

COMMENT:

Council advertised the proposed standard lease in the Nannup Telegraph in February 2011, on Council's public notice board and on Council's website. The notices called for submissions on the proposed draft standard lease agreement to be submitted to Council within a period of 28 days from the date of publication of the notice in accordance with Council's above resolution.

At the close of the submission period Council had not received any submissions/comments on the proposed standard lease.

It is recommended that Council now adopt the draft standard lease document for all future lease agreements for Council owned or managed land/infrastructure.

STATUTORY ENVIRONMENT: Local Government Act 1995 S2.7 (2) (b)

POLICY IMPLICATIONS: Nil.

FINANCIAL IMPLICATIONS: Nil.

STRATEGIC IMPLICATIONS:

Council's adopted Forward Plan contains targets which include the review of leases at 2 Brockman Street (Action Plan 9.2 (E)), Nannup Bowling Club (Action Plan 11.1 (C)), implementation of a lease for Recreation Centre premises (Action Plan 11.2 (E)) and the Visitor Centre (Action Plan 13.3 (C)).

RECOMMENDATION:

That the draft Standard Lease document attached be adopted.

VOTING REQUIREMENTS:

KEVIN WADDINGTON ACTING MANAGER CORPORATE SERVICES

AUTHORISING OFFICER ROBERT JENNINGS CHIEF EXECUTIVE OFFICER Dated 201

SHIRE OF NANNUP

and

(LESSEE'S NAME)

LEASE

(DESCRIPTION OF PREMISES)

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This Lease dated 200

PARTIES SHIRE OF NANNUP of Adam Street, Nannup, Western Australia ("the Lessor")

and

The person or persons described in Item 1.1 of Schedule 1 ("the Lessee")

RECITALS

- A. The Lessor has the Lessor's Interest in the Land.
- B. The Lessor has agreed to lease the Premises to the Lessee on and subject to the terms and conditions of this Lease.

OPERATIVE PROVISIONS

1. INTERPRETATION

1.1 Definitions

In this Lease, unless the context requires otherwise:

- "Building" means the building or buildings and all other fixed improvements forming part of the Premises and includes any additions or alterations;
- "Commencement Date" means the commencement date of the Term specified in Item 1.3 of Schedule 1;
- "CPI" means the Consumer Price Index All Groups Index Numbers for Perth provided by the Australian Bureau of Statistics or if the basis upon which it is determined is substantially altered then such basis as the Lessor may reasonably determine to be as near to the Consumer Price Index previously referred to as is reasonably possible;
- "CPI Rent Review Date" means each of the dates specified as such in Item 1.6 of Schedule 1:
- "GST" means a tax, impost or other duty raised on the supply of goods and services and imposed by the Commonwealth of Australia or a state or territory of the Commonwealth of Australia;
- "Guarantor" means the person or persons described in Item 1.8 of Schedule 1;
- "Land" means the land described in Item 1.2 of Schedule 1;
- "Lessee" if only one Lessee is a party means the Lessee and the executors, administrators and permitted assignees of the Lessee and if there are two or more Lessees parties means the Lessees and each of them and their and each of their executors, administrators and permitted assigns and if the Lessee or any of the Lessees shall be a corporation includes the successors and permitted assigns of the Lessee;

"Lessor" if only one Lessor is a party means the Lessor and the executors, administrators and assigns of the Lessor and if there are two or more Lessors parties hereto means the Lessors and each of them and their and each of their executors, administrators and assigns and if the Lessor or any of the Lessors shall be a corporation includes the corporation and its successors and assigns;

"Lessor's Interest" means the Lessor's interest in the Land which interest is described in Item 1.2 of Schedule 1;

"Market Rent Review Date" means each of the dates referred to as such in Item 1.6 of Schedule 1;

"Premises" means the premises described in Item 1.2 of Schedule 1 including all the Lessor's fixtures and appurtenances;

"Rate of Interest" means the general maximum rate of interest charged from time to time by the Lessor on overdue or unpaid rates;

"Rent" means the Rent payable by the Lessee pursuant to this Lease;

"Term" means the term of this Lease as specified in Item 1.3 of Schedule 1 commencing on the Commencement Date and any shorter period in the event of the early determination of the Term.

1.2 Interpretation

In this Lease, unless the context indicates a contrary intention:

- (a) words suggesting the singular include the plural and vice versa;
- (b) words suggesting any gender include any other gender;
- (c) a reference to a day means any day, which is not a Saturday, Sunday or a public holiday;
- (d) reference to a person include a company, corporation, and unincorporated or incorporated association or statutory authority;
- (e) references to clauses, paragraphs, subparagraphs and Schedules are to clauses, paragraphs, and subparagraphs of, and schedules to, this Lease as amended from time to time in accordance with the terms of this Lease;
- (f) a document will be incorporated into and form part of this Lease if the parties sign the document and it is referred to in this Lease and a reference to such a document is to that document as amended from time to time in accordance with the terms of this Lease;
- (g) headings used for clauses, paragraphs, subparagraphs, Schedules and the table of contents are for ease of reference only and will not affect the interpretation of this Lease;
- (h) references to any Lease or instrument are to that Lease or instrument as amended, novated, supplemented, varied or replaced from time to time;
- (i) references to laws include any modification or re-enactment of those laws, or any legislative provisions substituted for such laws, and all orders, local laws,

planning schemes, by-laws, regulations and other statutory instruments issued under those laws;

- (j) use of the words "includes" or "including" means without limitation, unless the contrary intention appears;
- (k) a reference to any body is:
 - (i) if that body is replaced by another organisation, deemed to refer to that organisation; and
 - (ii) if that body ceases to exist, deemed to refer to the organisation which most nearly or substantially serves the same purposes or objects as that body; and
- (1) all dollar amounts specified in this Lease are in Australian dollars.

2. LEASE

2.1 Lease

- (1) The Lessor grants a lease to the Lessee and the Lessee takes a lease of the Premises on and subject to the terms of this Lease.
- Where the Land is Crown land and the approval of the Minister of Lands is required under the provisions of any relevant vesting or management order then the grant of a lease under subclause (1) is subject to that approval.

2.2 Term

The Premises will be held by the Lessee as tenant for the Term commencing on the Commencement Date and expiring on the expiry date specified in Item 1.3 of Schedule 1 the Lessee paying therefore the Rent payable in the manner provided in this Lesse.

2.3 Rent

- (1) The Lessee shall pay to the Lessor:
 - (a) for the first year of the Term, the annual rent specified in Item 1.4 of Schedule 1;
 - (b) for the second and each subsequent year of the Term the annual rent varied pursuant to clauses 2.4 and 2.5.
- (2) The Rent shall be payable in the manner set out in Item 1.5 of Schedule 1.

2.4 Market Rent Review

- (1) In calculating the Rent payable from a Market Rent Review Date the following shall apply:
 - (a) not less than 3 months prior to each Market Rent Review Date the Lessor shall give to the Lessee notice in writing of the annual rental proposed by the Lessor to become payable from that Market Rent Review Date ("the Lessor's Proposed Rent");

- (b) within 14 days after service of that notice on the Lessee (time being of the essence) the Lessee shall be entitled to give to the Lessor notice in writing disputing the amount of the Lessor's Proposed Rent and stating the amount which the Lessee considers to be the correct current market rent that should be payable from that review date ("the Lessee's Proposed Rent");
- (c) if the Lessee does not give the notice referred to in paragraph (b) within the time specified in that paragraph (time being of the essence) then the Lessee shall be deemed to have accepted that the Lessor's Proposed Rent shall be the Rent payable by the Lessee to the Lessor on and from that Market Rent Review Date;
- (d) if the Lessee gives the notice referred to in paragraph (b) within the time specified in that paragraph then the Lessor may accept the Lessee's Proposed Rent as the Rent payable by the Lessee to the Lessor on and from that Market Rent Review Date but unless notice in writing of such acceptance is given by the Lessor to the Lessee within 14 days after receipt by the Lessor of written notice of the Lessee's Proposed Rent then the Rent payable from that Market Rent Review Date shall be as determined by a Valuer nominated by the President for the time being of the Australian Institute of Valuers and Land Economists (Inc.) Western Australian Division at the request of the Lessor as the then Current Market Rent of the Premises;
- the Valuer appointed pursuant to paragraph (d) shall be deemed to be acting (e) as an expert whose decision shall be final and binding on both the Lessor and the Lessee. Prior to determining the Current Market Rent of the Premises the Valuer shall afford each of the Lessor and the Lessee a reasonable opportunity to make a written submission. Any failure by either party to make such a submission shall not delay the Valuer's determination or otherwise affect any determination made. Upon completion of his determination the Valuer shall provide to the Lessor and the Lessee written reasons for his determination in which (without limitation) the Valuer shall specify the matters taken into account by the Valuer in reaching his determination and the weight given by the Valuer to each such matter. The cost of the Valuer's determination shall be borne by the Lessee unless the Current Market Rent so determined is less than the Lessor's Proposed Rent in which case those costs are to be borne equally by the Lessor and the Lessee.
- Until the Rent from a Market Rent Review Date is agreed or determined the Lessee (2)shall pay to the Lessor a rent equivalent to the Lessor's Proposed Rent. If the Rent agreed or determined from a Market Rent Review Date is less than the Lessor's Proposed Rent, then the difference between the Rent paid in respect of the period from the Market Rent Review Date to the date of such agreement or determination and the Rent which should have been paid for such period shall be applied by the Lessor against the moneys which next become due and payable by the Lessee to the Lessor pursuant to this Lease. If the annual rent agreed or determined from a Market Rent Review Date is more than the Lessor's Proposed Rent, then the difference between the rent paid in respect of the period from the Market Rent Review Date to the date of such agreement or determination and the Rent which should have been paid for such period, shall be paid by the Lessee to the Lessor on demand together with interest at the Rate of Interest calculated on a daily basis from the date on which each portion of such difference would have been payable if the Rent had been agreed or determined on the Market Rent Review Date until the date on which the same is paid.

- (3) Notwithstanding the failure by the Lessor for any reason to give the notice referred to in paragraph (c) of subclause (1) within the time specified in that paragraph, the right to give the notice and the effect of the notice shall remain in full force and effect as if it had been given within the specified time.
- (4) The Rent following the Market Rent Review Date shall never be less than the Rent immediately preceding the Market Rent Review Date.

2.5 CPI Rent Review

On each CPI Rent Review Date the Rent shall be increased by a factor equal to the percentage increase in the Consumer Price Index between the Consumer Price Index published for the quarter immediately preceding the relevant CPI Rent Review Date and the Consumer Price Index published for the quarter ending immediately prior to the preceding CPI Rent Review Date and in the case of the first CPI Rent Review Date the quarter ending immediately prior to the Commencement Date and in no case will the Rent be less than that payable prior to the relevant CPI Rent Review Date.

3. LESSEE'S OBLIGATIONS

3.1 Rates and Taxes

- (1) The Lessee shall punctually pay all rates, assessments, levies or taxes levied or assessed or to be levied or assessed by the Commonwealth, the State, the local government, any water supply authority, any sewerage authority or by any other authority whether statutory, governmental, or otherwise which:
 - (a) are at any time during the Term or any holding over to any extent charged on the Premises or on the Lessor in respect of the Premises or both; or
 - (b) arise out of or by reason of the method or kind of business carried on by the Lessee.
- (2) If any rates, assessments, levies or taxes referred to in subclause (1) are not levied or assessed in respect of the Premises, then the Lessee shall pay to the Lessor on demand a proportion of them, being the proportion that the area of the Premises bears to the area of the property the subject of the assessment or levy, as specified by the Lessor.

3.2 Services

The Lessee shall punctually pay for all water, gas, electricity, telephone and other utility services which are either provided to or used on the Premises.

3.3 Maintenance

- (1) The Lessee shall keep and maintain every part of the Premises and all lighting and electrical installations and all drainage, sewerage and septic systems and all other fixtures and fittings in good and substantial repair, order and condition.
- (2) The Lessee need not carry out repairs of a structural nature.
- (3) (a) Without derogating from the Lessee's obligation under subclause (1), the Lessee agrees, within 7 days after receipt of a property condition report from the Lessor, to sign and return the report noting any variations.

- (b) The property condition report when signed by the parties shall be taken to be a true and correct description of the Premises as at the date of the report.
- (c) If the Lessee fails to sign the property inspection report, noting any variations, and to return it to the Lessor within 7 days after receipt, then the property inspection report provided by the Lessor shall be taken to be a true and correct description of the Premises as at the date of the report.

3.4 Cleaning

The Lessee shall keep and maintain the Premises well cleansed and drained in good sanitary condition and properly disinfected, free from rubbish, refuse and disused material of any kind and the Lessee shall observe, perform, discharge, execute and take such sanitary measures and precautions and subject to clause 3.21, construct such works and make such amendments, alterations and additions to the Premises at any time as shall during the term be required by or under any written law.

3.5 Make good damage

At the Lessee's own expense from time to time the Lessee shall make good any breakage, defect or damage to the Premises or any adjoining premises or facilities or any other property caused by want of care misuse or abuse on the part of the Lessee or the Lessee's employees agents contractors invitees licensees sub-tenants or other persons claiming through or under the Lessee or otherwise occasioned by any breach or default of the Lessee under this Lessee.

3.6 Repainting

Without limiting the generality of clause 3.3, as often as is necessary in the reasonable opinion of the Lessor at the Lessee's own expense the Lessee shall paint, colour, varnish and paper to the reasonable satisfaction of the Lessor all such parts of the Premises as have been previously painted coloured varnished or papered.

3.7 Entry by Lessor to view and to repair

- (1) The Lessee shall permit the Lessor, the Lessor's architects, agents and contractors at all reasonable times to enter into and upon the Premises in order to view and examine the state of repair, order and condition and to leave upon the Premises notice of any lack of repair, order, condition, neglect or defect for which the Lessee is liable and requiring the Lessee to make good the same within the time specified in the notice and the Lessee shall make good the same in accordance with the notice to the satisfaction of the Lessor.
- (2) The Lessee shall permit the Lessor, the Lessor's agents and contractors at all reasonable times and, in the case of emergency, at any time to enter into and remain upon the Premises with all necessary plant, equipment and materials to carry out any works or make any repairs or alterations or additions to the Premises.

3.8 Abatement of nuisances

- (1) The Lessee shall not do or omit to do any act matter or thing which may be or be deemed to be a nuisance within the meaning of the Health Act or any other Act or under any planning scheme, local law or regulation applicable to the Premises or the use or occupation of the Premises by the Lessee and the Lessee will immediately abate any such nuisance or alleged nuisance.
- (2) The Lessee shall ensure that the Premises are not used in any manner which may be or become a nuisance, disturbance or annoyance to the quiet and comfort of any occupier of any premises in the vicinity of the Premises and on being required to do so by the Lessor or any employee or agent of the Lessor the Lessee shall immediately abate the nuisance, disturbance or annoyance.

3.9 Pests

The Lessee shall keep the Premises free of ants, termites, rodents, pests and vermin.

3.10 No living in premises

The Lessee shall not use or permit the use of any part of the Premises for living or sleeping or for any unlawful purpose.

3.11 Defacing

The Lessee shall not mark, paint, drill, write on or in any way deface any wall, ceiling, floor, wood, stone or ironwork of the Premises unless permitted by this Lease.

3.12 Rubbish

The Lessee shall not permit any rubbish or garbage to accumulate on the Premises unless confined in suitable containers which are located so as not to be visible to members of the public.

3.13 Disorderly behaviour

The Lessee shall prevent disorderly behaviour and indecent language at the Premises.

3.14 Compliance with written laws

The Lessee shall comply with, carry out and perform the requirements of the Local Government Act, the Health Act and any other Act, ordinance, town planning scheme, local law, regulation or written law or of any notice, requisition or order under a written law applicable to the Premises or the use or occupation of the Premises.

3.15 Permitted purpose and operation of lessee's affairs

- (1) The Lessee shall use the Premises only for the purpose specified in Item 1.7 of Schedule 1 or for any other purpose first approved in writing by the Lessor.
- (2) The Lessee shall at all times conduct its affairs for the purpose specified in Item 1.7 of Schedule 1 in a first class businesslike and reputable manner and with due diligence and efficiency.

3.16 Insurances

The Lessee shall, at the Lessee's expense, effect and keep current, with an insurance company approved by the Lessor the following insurances in relation to the Premises:

(a) Public risk

A policy covering public risk which will:

- (i) be in the name of the Lessee, the Lessor, the Lessor's agent, managers, employees, representatives and contractors and provide for a minimum cover of ten million dollars (\$10,000,000.00) for each accident, claim or event or such higher amount as the Lessor specifies; and
- (ii) extend to cover any liability for the death of, or injury to, any person or damage to any person's property sustained when such person is using or entering or near any entrance, passage, stairway, display or display window to into or of the Premises, or sustains the injury or damage as a result of an act or omission of the Lessee, its agent, licensee, employee or representative operating a business on or from the Premises, or sustains the injury or damage as a result of consuming food or drink supplied on or from the Premises or as a result of goods sold on or from the Premises; and
- (iii) require the insurance company and the Lessee to give the Lessor at least 30 days written notice before either cancellation of the policy or a reduction in its level or extent of cover; and
- (iv) contain a clause which provides that any claims made by any of the insured parties against any other will be treated as though the claimant were not an insured party and in such instances provide that the insurance company waives its right of subrogation; and
- (v) provide cover which is primary and not contributory with any policies effected by the Lessor or the Lessor's managers, agents, employees, representatives or contractors;

(b) Glass

a policy in the name of the Lessee and the Lessor covering the breakage of any glass on the Premises including any plate glass. The Lessee agrees that all money received under the insurance policy will be expended in reinstating the damaged glass. If such money is insufficient to meet the cost of the reinstatement the Lessee shall reinstate the damaged glass at its own expense to the Lessor's satisfaction;

(c) Fittings and chattels

a policy covering the Lessee's fittings, fixtures and chattels contained in or about the Premises for its full insurable value against loss or damage resulting from fire and extraneous risks including but not limited to water, storm and rainwater damage.

3.17 Evidence of insurance cover

(1) Before taking possession of the Premises, the Lessee shall deliver the insurance policies required under this Lease to the Lessor.

(2) The Lessee shall give satisfactory evidence to the Lessor that the policies have been renewed within 7 days after the expiration of each policy term.

3.18 Not to void insurances

The Lessee shall not at any time do or allow anything which may either render the insurances on the Premises or any part of it void or voidable.

3.19 Compliance with insurance regulations

- (1) The Lessee shall comply with insurance, sprinkler and fire alarm regulations as they relate to the use of the Premises.
- (2) The Lessee shall pay to the Lessor the cost of any alterations to any sprinkler or fire alarm installation which may become necessary by reason of the non-compliance by the Lessee with the regulations of the Insurance Council of Australia or the requirements of the Lessor's insurer or both of them.
- (3) The Lessee shall pay to the Lessor on demand the Lessor's costs of carrying out:
 - (a) any testing and servicing of fire equipment and systems and of electrical equipment which may be required by law or recommended by any relevant authority; and
 - (b) any alteration to any fire equipment and systems which may become necessary by reason of non-compliance by the Lessee with the requirements of any insurer, relevant authority or local government.

3.20 Indemnity

The Lessee shall indemnify the Lessor and keep the Lessor indemnified from and against all claims, demands, writs, summonses, actions, suits, proceedings, judgments, orders, decrees, damages, costs, losses and expenses of any nature whatsoever which the Lessor may suffer or incur in connection with loss of life, personal injury or damage to property arising from or out of any occurrence in upon or at the Premises or the use by the Lessee of the Premises or to any person or the property of any person using or entering or near any entrance to the Premises or occasioned (wheresoever it may occur) wholly or in part by any act, neglect, default or omission by the Lessee its agents, contractors, servants, workmen, customers, members or any other person or persons using or upon the Premises with its consent or approval expressed or implied.

3.21 Alterations and improvements

The Lessee shall not, without the prior written consent of the Lessor, make or permit to be made any alteration in or additions to the Premises or remove from the Premises any improvement and the Lessee shall not cut maim or injure or suffer to be cut maimed or injured any of the walls, floors, ceilings, plumbing, gas or electrical fixture or fittings or timbers.

3.22 Notice of defects

The Lessee shall give to the Lessor immediate notice in writing of any damage to or defect in the Premises or the water or sewerage pipes, gas pipes, electrical light fixtures or any plant fittings or equipment in the Premises.

3.23 Sale of alcohol

The Lessee shall not sell or permit the sale of any alcohol or alcoholic beverage on the Premises except with the prior consent of the Lessor and in accordance with a licence under the Liquor Licensing Act 1988.

3.24 Assignment or subletting

- (1) The Lessee shall not assign, sublet or part with the possession of the Premises and the Lease without the prior written consent of the Lessor.
- (2) Sections 80 and 82 of the Property Law Act 1969 (Attachments 1 & 2) are hereby expressly excluded.
- (3) Where the Land is Crown land, the prior written consent of the Minister for Lands is required under subclause (1) in addition to the consent of the Lessor.
- (4) The Lessee shall not mortgage, encumber or charge the Premises or the Lease.

3.25 Signs

The Lessee shall not, without the prior written consent of the Lessor, affix or exhibit or permit to be affixed to or exhibited upon any part of the exterior of the Premises or in any place visible from outside the Premises any placard, sign, notice, poster, hoarding or advertisement.

3.26 Legal costs

- (1) The Lessee shall pay to the Lessor on demand the costs (on a full indemnity basis) of and incidental to the negotiations and instructions for and the preparation, completion and stamping of this Lease (including stamp duty) and all copies of this Lease.
- (2) The Lessee shall pay to the Lessor on demand all costs, charges and expenses (including solicitors' costs and surveyors' fees) incurred by the Lessor for the purpose of or incidental to the preparation and service of any notice under section 81 (Attachment 3) or any other section of the Property Law Act 1969 requiring the Lessee to remedy a breach of a provision of this Lease.

3.27 Lessee to make good

- (1) At the expiration or sooner determination of this Lease:
 - (a) the Lessee shall yield up the Premises to the Lessor in the condition required by this Lease; and
 - (b) the Lessee shall remove from the Premises all fixtures, fittings and chattels brought onto the Premises by or for the use of the Lessee except for any structural improvements and any fixtures, fittings and chattels provided for the use of the Lessee and which the Lessor determines should remain in the Premises. The Lessee shall not do or allow any damage to the Premises in such removal. If however any damage occurs the Lessee will immediately make it good; and
 - (c) the Lessee shall remove any lettering, signs, names, advertisements and notices erected, painted, displayed or affixed onto or within the Premises

and make good any damage caused by reason of such erection, painting, displaying, affixing or removal. If the Lessee defaults under this clause the Lessor may remove and make good at the Lessee's expense.

- (2) If the Lessee fails to remove its fixtures, fittings and chattels the Lessor may at its option do either or both of the following:
 - (a) remove and store any of them in such a manner as the Lessor determines at the cost of the Lessee; and
 - (b) treat them as if the Lessee had abandoned its interest in them and they had become the property of the Lessor may then deal with them in such manner as the Lessor determines. If the Lessor sells them it need not account to the Lessee for the proceeds of sale but may apply the proceeds of sale as it see fit.

3.28 No registration or caveat

- (1) Neither the Lessee nor any agent or other person on behalf of the Lessee shall without the prior consent in writing of the Lessor register this Lease nor lodge any absolute caveat in respect of the Premises to protect the interests of the Lessee under this Lease.
- (2) In the event of this Lease or any such caveat being registered or lodged the Lessee, in consideration of the Lessor having granted this Lease to the Lessee, hereby irrevocably appoints the Lessor and each and every one of the officers or agents of the Lessor jointly and severally for the Term and for a period of 6 months after the Term the agent and attorney of the Lessee to surrender or withdraw any such lease or caveat the cost of which shall be borne and paid by the Lessee.

3.29 Interest on arrears

The Lessee shall pay to the Lessor on demand interest at the Rate of Interest plus 2% on all moneys owing by the Lessee but unpaid in breach of the provisions of this Lease for more than 14 days from and including the due date for payment such interest to be calculated on a daily basis on the total of the moneys owing from time to time and computed from and including the due date for payment until the date of actual payment.

3.30 GST

Each payment made by the Lessee under this Lease must be made with an additional payment in respect of any GST or similar tax applying to that payment where the Lessee is registered for GST.

3.31 Lessee's office holders

Where the Lessee is an incorporated association or a body corporate, the Lessee shall deliver to the Lessor, as often as is required, a current list of the names and addresses of the office holders of the Lessee.

3.32 Vandalism

The Lessee shall immediately report to the Lessor any acts of vandalism or any incident which occurs on or adjacent to the Premises which is, or is likely to involve, a breach of the peace or become the subject of a report to the police.

3.33 Storage of dangerous materials

The Lessee shall not store or keep on the Premises any inflammable liquids, acetylene gas, dangerous chemicals or volatile or explosive oils, compounds or substances.

3.34 Ownership of improvements

The Lessee acknowledges and agrees that any building or improvement constructed or erected on the Premises by the Lessee is or shall become the property of the Lessor upon completion of the building or improvement and shall form part of the Premises for the purposes of this Lease and the Lessee shall have no claim for compensation in respect thereof.

3.35 Special conditions

The Lessee shall observe and perform the special conditions set out in Schedule 2.

4. QUIET POSSESSION

If the Lessee pays the rent and performs its covenants contained in this Lease it will peaceably possess and enjoy the Premises for the Term without any interruption from the Lessor or any person lawfully claiming through, from or under it, subject always to the rights, powers, remedies and reservations of the Lessor contained in this Lease.

5. MUTUAL AGREEMENTS

5.1 Default

If:

- (a) the Rent or any part of it is in arrears for 14 days even if it has not been formally demanded;
- (b) the Lessee breaches or does not comply with any provision whether expressed or implied in this Lease;
- (c) repairs required by any notice given by the Lessor under this Lease are not completed within the time specified in the notice;
- (d) the Lessee defaults in the payment of any moneys owing to the Lessor other than rent whether under this Lease or any other account after 14 days written demand for payment has been made by the Lessor on the Lessee;
- (e) the Lessee is a corporation and an order is made or a resolution is passed for the winding up of the Lessee except for the purpose of reconstruction or amalgamation with the written consent of the Lessor which consent will not unreasonably be withheld;
- (f) the Lessee is a corporation and ceases or threatens to cease to carry on business or goes into liquidation whether voluntary or otherwise or is wound up or if a liquidator or receiver (in both cases whether provisional or otherwise) is appointed;
- (g) the Lessee is a corporation and is placed under official management or an administrator is appointed under or pursuant to the provisions of the

relevant Corporations Law or enters into a composition or scheme of arrangement;

- (h) the interest of the Lessee under this Lease is taken in execution;
- the Lessee or any person claiming through the Lessee conducts any business from the Premises after the Lessee has committed an act of bankruptcy;
- (j) the Lessee abandons or vacates the Premises; or
- (k) the Lessee being an incorporated association:
 - (i) is wound up or resolves to be dissolved or wound up voluntarily;
 - (ii) without the prior written consent of the Lessor, changes its name, objects or constitution;
 - (iii) is convicted of an offence under the Associations Incorporations Act 1987,

then the Lessor may in addition to its other powers either:

- (i) re enter on the Premises or any part of them with force if necessary and eject the Lessee and all other persons from and repossess the Premises; or
- (ii) by notice in writing to the Lessee determine this Lease,

or both.

5.2 Lessor's powers

If the Lessor exercises its powers under clause 5.1, this Lease will terminate but the Lessee will not be released from liability for any breach of or non-compliance with any provision of this Lease and the remedies available to the Lessor for recovery of arrears of rent or for prior breach or non-compliance will not be affected. On such determination if the Lessee fails to remove its fixtures, fittings and chattels the Lessor may at its option take action in accordance with section 3.27 (2) of this lease agreement.

5.3 Destruction of the Premises

- (1) Where the Premises or any part of the Premises are at any time damaged or destroyed by fire, flood, lightning, storm or tempest so as to make them unfit for the occupation and use of the Lessee, then the Rent or a proportionate part of the Rent, according to the nature and extent of the damage sustained will abate and all remedies for recovery of the Rent or such proportionate part of the Rent will be suspended until the Premises are rebuilt or made fit for the occupation and use of the Lessee.
- (2) If the Lessor does not rebuild the Premises or make them fit for the use and occupation of the Lessee within a reasonable time then either party may terminate this Lease by one month's notice in writing to the other without right or claim for damage by reason of such termination of the Lease but without prejudice to the rights of either party for any prior breach of or failure to comply with a provision of this Lease.

(3) Nothing in this Lease will impose on the Lessor any obligation to rebuild the Premises or to make the Premises fit for the use and occupation of the Lessee.

5.4 Entry by Lessor

If the Lessee fails to duly and punctually observe or perform any provision of this Lease the Lessor shall be entitled to carry out the observance or performance of the provision and for that purpose the Lessor or the Lessor's architects, servants agent or workmen may if necessary enter the Premises and the cost and expense incurred in the observance or performance together with interest thereon at a rate of 2% per annum greater than the Rate of Interest shall be a debt due by the Lessee to the Lessor and shall be payable on demand and may be recovered by the Lessor in the same manner as if such debt were for rent due under this Lease in arrears by action in law and such cost expense and interest shall be a charge on the term.

5.5 Works by Lessor

- (1) The Lessor may by itself or its agents at all reasonable times enter the Premises or any part of the Premises for any one or more of the following purposes:
 - (a) complying with the terms of any legislation affecting the Premises and any notices served on the Lessor or Lessee by any statutory, licensing, municipal or other competent authority;
 - (b) carrying out any repairs, alterations or works of a structural nature;
 - installing any services such as air-conditioning apparatus, automatic fire sprinklers, gas pipes, water pipes, drainage pipes, cables or electrical wiring;
 - (d) making any repairs which the Lessor may think necessary to the Premises;
 - (e) making any improvements or alterations to the adjoining Premises which the Lessor may consider necessary;
 - (f) taking inventories of fixtures;
 - (g) exercising the powers and authorities of the Lessor under this Lease.
- (2) In carrying out the works referred to in this clause the Lessor will not cause unnecessary interference with the use of the Premises by the Lessee.

5.6 Holding over

If the Lessee shall hold over the Premises upon the expiry of the Term then a tenancy from year to year shall not be presumed but the tenancy shall in that event be and continue to be a tenancy from week to week at the rental then payable but otherwise upon the terms and conditions contained in this Lease insofar as they are applicable and shall be determinable at the expiration of one week's notice by either party to the other at any time.

5.7 No waiver

(1) No waiver (whether express or implied) by the Lessor of any breach of any

AGENDA NUMBER: 10.4

SUBJECT: Age Friendly Communities Plan

LOCATION/ADDRESS: Nannup NAME OF APPLICANT: N/A FILE REFERENCE: FNC 6

AUTHOR: Louise Stokes, Community Development Officer

DISCLOSURE OF INTEREST: Nil DATE OF REPORT: 7 June 2011

Attachment:

Age Friendly Communities Plan - Separate Cover

BACKGROUND:

At the April 2011 meeting, Council resolved to receive the final draft of the Shire of Nannup Age Friendly Communities Plan and advertise it for public comment for the period of one month. Copies were sent to stakeholders and funding bodies and made available at the Shire Office and on the Shire website.

COMMENT

This report was a grant funded project targeting residents aged 60 plus years. The requirement was to host two community workshops and a service provider's workshop. The two additional workshops, interviews, Men's Pit Stop and survey were initiated by the Reference Group to ensure greater opportunity for participation. The inclusion of residents aged 50 – 60 years was introduced for those who wanted to participate, however this age group was not the primary target group. Prior consideration was given to the day and timing of workshops and as seniors generally do not like to go out in the evening, workshops were scheduled during the day.

The survey forms were hand delivered to residents aged 60 years and over in the townsite and mailed to those on rural properties; with additional copies available for pick up at the Shire offices. It was agreed that the receipt of 90 survey forms is considered to be a good sample size, and was a complementary feedback mechanism. The Reference Group are extremely satisfied with the chosen methodology and would recommend this format to other communities undertaking this program.

Written feedback has been received from;

- South West Development Commission advised that it is a very comprehensive plan.
- Nannup Community Care (NCC) expressed concern regarding methodology, transport issues and information about Home And Community Care (HACC) services.

- Jeanne Llewellyn, resident of Nannup was concerned by the methodology, eligibility of HACC services for residents, transport issues and condition of footpaths in town.
- Karlene Newnham, resident of Nannup was concerned at reliance on volunteers for implementation of activities; and noted that issues raised within the report affect all community members, not just seniors.

The Project Manager met with Nannup Community Care and Jeanne Llewellyn to discuss their concerns within the report.

The Community Development Officer met with Karlene Newnham to discuss the concerns raised.

The Reference group then met to discuss the received comments and amendments were made to the plan.

In summary, the following changes have been made to the Shire of Nannup Age Friendly Community report:

- Acknowledgement of the Reference Group members on page 4.
- Change in wording in Executive Summary: community survey on page 5.
- Change in wording in Statistics: Nannup Community Care on page 10.
- Change in wording in Social Impact 'A Day in the Life' so that it does not read in a negative tone, page 11.
- Inclusion of the name and contact details of the Project Manager on front cover of the report.
- In consultation with the CEO and stakeholders the major recommendations have been amended to:
 - 1. Recommendation No 1: That this report is received by Council and actions that are the responsibilities of Council are put into action by:
 - Developing a prioritised and costed list of projects for consideration and inclusion in the 10/11 - 2014/15 Forward Plan for implementation as funding or budget allocations permit.
 - Assisting the development of an Age Friendly policy for adoption by Council.
 - Keeping the community informed on the progress of the implementation of this plan.
 - 2. Recommendation No 2: That Council work with State and Federal Government agencies to realise the projects included in the 10/11 2014/15 Forward Plan.

The Shire of Nannup Age Friendly Community Plan is a very comprehensive document and contains a broad range of recommendations. The intention is **not** for Council to implement these recommendations en masse, but that the information in the report to be used to support future funding applications (that is,

select one or two recommendations and implement these if/when external funding can be found).

STATUTORY ENVIRONMENT: Nil

POLICY IMPLICATIONS: Nil.

FINANCIAL IMPLICATIONS: Projects to be implemented as funding permits.

STRATEGIC IMPLICATIONS:

Shire of Nannup Forward Plan 2010/11-2014/15 Program 8.2 Aged and Disabled: Services are made available as best as practicably possible for disadvantaged members of the community.

RECOMMENDATIONS:

- 1: That this report is adopted by Council and actions that are the responsibilities of Council are put into action by:
 - Developing a prioritised and costed list of projects for consideration and inclusion in the 10/11 - 2014/15 Forward Plan for implementation as funding or budget allocations permit.
 - Assisting the development of an Age Friendly policy for adoption by Council.
 - Keeping the community informed of the progress of the implementation of this plan.
- 2: That Council work with State and Federal Government agencies to realise the projects included in the 10/11 2014/15 Forward Plan.

VOTING REQUIREMENTS:

LOUISE STOKES
COMMUNITY DEVELOPMENT OFFICER

ROBERT JENNINGS CHIEF EXECUTIVE OFFICER AGENDA NUMBER: 10.5

SUBJECT: Disabilities Services Commission: Accessible Communities Grant

LOCATION/ADDRESS: NAME OF APPLICANT: N/A FILE REFERENCE: FNC 6

AUTHOR: Louise Stokes - Community Development Officer

DISCLOSURE OF INTEREST: Nil. DATE OF REPORT: 7 June 2011

BACKGROUND:

Funding acknowledgement has been received of \$9,137 from Disabilities Services Commission through their 'Accessible Communities Grants Program'. As this funding is over \$5,000, Council is required to accept the funding as per policy FNC6.

This project is to install an audio loop and amplifier into Council chambers.

COMMENT:

This initiative is a request of community members who have trouble hearing Councillors' discussion and resolutions during council meetings. Several letters to the Shire have been received in the past few years requesting that Council address this issue.

The installation of an audio loop has been identified within Council's Disability Access and Inclusion Plan as well as the Age Friendly Community Plan.

Shire's Disability Access and Inclusion Plan: Outcome 3: Access to Council Buildings is improved.

The Shire of Nannup Age Friendly Community Plan Outcome 1: Ensure Council facilities meet the needs of customers with disability (address door access), lighting and sound) etc (DAIP)

The Shire of Nannup Disability Access and Inclusion Plan (DAIP) for 2010-2015 has been designed to incorporate the needs of all members of the community. It has a particular focus on nurturing a community where diversity, difference and a sense of identity is respected and valued.

This is the first time that funding has been offered through Disability Services Commission for the implementation of outcomes of Council's Disability Access and Inclusion Plan and is a 'one off' grant opportunity. The Community Development Officer has attempted to identify other funding sources to complete this objective however it is identified as a core responsibility of Council and therefore ineligible for financing through regular funding rounds.

STATUTORY ENVIRONMENT: Nil.

POLICY IMPLICATIONS: FNC 6 Policy applies

FINANCIAL IMPLICATIONS: \$11,863 Council contribution

STRATEGIC IMPLICATIONS:

Shire of Nannup Forward Plan 2010/11 – 2014/15: Program 8.2.A Review and implement the Disability Access and Inclusion Plan.

RECOMMENDATION:

That Council accept the funding of \$9,137 from Disabilities Services Commission to install an audible hearing loop into Council chambers.

VOTING REQUIREMENTS:

LOUISE STOKES
COMMUNITY DEVELOPMENT OFFICER

ROBERT JENNINGS CHIEF EXECUTIVE OFFICER AGENDA NUMBER: 10.6

SUBJECT: South West Development Commission: Regional Pilot Transport

Program Grant

LOCATION/ADDRESS: NAME OF APPLICANT: N/A FILE REFERENCE: FNC 60

AUTHOR: Louise Stokes - Community Development Officer

DISCLOSURE OF INTEREST: Nil. DATE OF REPORT: 7 June 2011

BACKGROUND:

Funding acknowledgement has been received of \$5,000 from the South West Development Commission as contributing funding towards the Regional Pilot Transport project. As this funding is over \$5,000, Council is required to accept the funding as per policy FNC6.

This initiative will be a pilot program to provide transport opportunities to residents of Nannup to enable them to participate in active recreation opportunities in neighbouring towns that are not otherwise available in Nannup, nor could be offered locally because of low numbers not making each activity viable.

COMMENT:

This initiative is a direct outcome of the Age Friendly Communities consultation which has been undertaken with residents in the past six months.

In the consultancy, sustainability of recreation programs was identified as a major issue for Nannup due to its remote location and small population. There is a continued reliance on the goodwill of volunteers and their residing in the region. If a trainer leaves the area, or becomes reluctant to continue travelling it is very hard to replace them or find anyone interested in undertaking training so that the program can continue.

This grant is the balance of funding required for this project in conjunction with the Department of Sport and Recreation grant of \$10,000 and is fully externally funded with no Council contribution requested.

STATUTORY ENVIRONMENT: Nil.

POLICY IMPLICATIONS: FNC 6 Policy applies

FINANCIAL IMPLICATIONS: Nil

STRATEGIC IMPLICATIONS:

Shire of Nannup Forward Plan 2010/11 – 2014/15:

Program 11.2.G Continue to develop and implement recreation programs as funding becomes available.

RECOMMENDATION:

That Council accept the funding of \$5,000 from the South West Development Commission to undertake a pilot transport program for recreational activities.

VOTING REQUIREMENTS:

LOUÍSE STOKES
COMMUNITY DEVELOPMENT OFFICER

ROBERT JENNINGS CHIEF EXECUTIVE OFFICER AGENDA ITEM: 10.7

SUBJECT: Accounts for Payment LOCATION/ADDRESS: Nannup Shire

FILE REFERENCE: FNC 8

AUTHOR: Tracie Bishop – Administration Officer

AUTHORISING OFFICER: Robert Jennings - Chief Executive Officer

DISCLOSURE OF INTEREST: DATE OF REPORT: 10 June 2011

Attachment: Schedule of Accounts for Payment.

COMMENT:

The Accounts for Payment for the Nannup Shire Municipal Account fund and Trust Account fund are detailed hereunder and noted on the attached schedule are submitted to Council.

Municipal Account

Accounts Paid By EFT EFT 2484 – 2567

\$1,244,378.73

Accounts Paid By Cheque Vouchers 18559 – 18591

\$73,107.13

Trust Account

Accounts Paid by Cheque Vouchers – Nil Vouchers

\$0.00

STATUTORY ENVIRONMENT:

Local Government (Financial Management) Regulation 13

POLICY IMPLICATIONS: Nil.

FINANCIAL IMPLICATIONS:

As indicated in the Schedule of Accounts for Payment.

STRATEGIC IMPLICATIONS: Nil.

RECOMMENDATION:

That the List of Accounts for Payment for the Nannup Shire Municipal Account fund totalling \$1,317,485.86 in the attached schedule be accepted.

VOTING REQUIREMENTS:

TRACIE BISHOP ADMINISTRATION OFFICER

AUTHORISING OFFICER
ROBERT JENNINGS
CHIEF EXECUTIVE OFFICER

SCHEDULE OF ACCOUNTS PAYABLE SHIRE OF NANNUP SUBMITTED TO COUNCIL'S JUNE 2011 MEETING

Chq/EFT		Description	Amount
EFT2484	NANNUP SURVEYS	MOWEN ROAD SURVEYING	\$11,627.00
	JP REPAIRS J BLACKWOOD & SON LIMITED	SUPPLY FIT AND BALANCE TYRES SUNDRY SUPPLIES	\$1,430.00 \$757.02
	CPS WEAR PARTS	SUNDRY SUPPLIES	\$882.64
	BLACKWOOD VALLEY BUS SERVICE	SENIORS BUS TRIP 16/05/2011	\$160.00
	HIP POCKET WORKWEAR	SAFETY WEAR - EAST NANNUP VFB	\$899.71
EFT2490	NANNUP BRIDGE CAFE	REFRESHMENTS	\$225.00
EFT2491	BP NANNUP	MOWEN ROAD FUEL ACCOUNT	\$15,345.30
	WENDY TROW	BIKE PLAN - PAYMENT 3 FINAL	\$1,986.00
	PM TREASURE - EARTHMOVING CONTRACTOR	MOWEN ROAD STAGE 2	\$27,896.00
	ROBERT JENNINGS KERRIE YABSLEY	REIMBURSEMENT OF EXPENSES REIMBURSMENT OF EXPENSES	\$84.99 \$734.28
	DONNELLY RIVER CRUISES	SENIORS TRIP 21 MARCH 2011	\$1,500.00
	PINELLI PLUMBING & GAS	TEST BACKFLOW	\$306.90
EFT2498	BUSSELTON PEST & WEED CONTROL	TERMITE INSPECTION AND TREATMENT ON 12 BRIDGES	\$4,224.00
EFT2499	COURIER AUSTRALIA	FREIGHT CHARGES	\$199.65
	CID EQUIPMENT PTY. LTD.	SUNDRY SUPPLIES	\$2,992.66
	HOLCIM AUSTRALIA PTY LTD	ROAD SUPPLIES - MOWEN ROAD	\$2,552.00
	CORPORATE EXPRESS LANDGATE	OFFICE CHAIR LAND ENQUIRIES	\$1,374.16 \$133.00
	D & J MILLER (DO YOUR BLOCK CONTRACTING)	WATER CARTAGE	\$5,544.00
	HOWSON TECHNICAL	MAINSTREET DEVELOPMENT PROJECT	\$1,188.00
	INSIGHT CCS PTY LTD	AFTER HOURS CALL SERVICE	\$75.85
EFT2507	K & C HARPER	MAINTENANCE WORK	\$486.20
	NANNUP HARDWARE & AGENCIES	SUNDRY SUPPLIES	\$3,735.26
	NANNUP NEWSAGENCY	STATIONERY AND POSTAGE SUPPLIES	\$701.40
	NANNUP EZIWAY SELF SERVICE STORE	SUNDRY SUPPLIES	\$686.05
	NANNUP COMMUNITY RESOURCE CENTRE PRESTIGE PRODUCTS	TELEGRAPH NOTES & ADVERTISING CLEANING PRODUCTS	\$396.00 \$249.70
	SW PRECISION PRINT	STATIONERY SUPPLIES	\$165.00
	ROD'S AUTO ELECTRICS	PLANT REPAIR	\$766.87
EFT2515	RICOH BUSINESS CENTRE	PHOTOCOPIER EXPENSES	\$683.99
EFT2516	SUGAR MOUNTAIN ELECTRICAL SERVICES	FORESHORE PARK WORKS	\$8,041.99
	SOUTHWEST TYRE SERVICE	TYRE SUPPLIES	\$9,932.00
	SHIRE OF MANJIMUP	IT CONSULTANCY	\$300.00
	STEWART & HEATON CLOTHING CO. PTY LTD	SAFETY WEAR	\$1,265.68 \$1,209.60
EFT2520	TRADE HIRE WALGA	GENSET HIRE COSTS AMENDMENT 12	\$575.78
	WARREN BLACKWOOD WASTE	BIN PICKUPS APRIL 2011	\$5,802.80
	WORTHY CONTRACTING	1 MONTHS CONTRACT - NWF MAY 2011	\$9,463.33
EFT2524	WADIFARM CONSULTANCY SERVICES	PROFESSIONAL SERVICES	\$1,386.00
	WA LOCAL GOVERNMENT SUPERANNUATION PLAN	SUPERANNUATION CONTRIBUTIONS	\$10,609.02
	JP REPAIRS	30000 SERVICE	\$262.50
	J BLACKWOOD & SON LIMITED	SUNDRY TOOLS SKIP BIN SERVICES	\$257.83 \$280.00
	NANNUP SKIP BINS IMINI HOLDINGS PTY LTD	TRANSPORTABLE HIRE	\$2,145.00
	NANNUP BRIDGE CAFE	LUNCH	\$159.50
	BP NANNUP	MAY FUEL ACCOUNT	\$252.78
EFT2532	ROBERT JENNINGS	REIMBURSEMENT OF EXPENSES	\$908.60
EFT2533	CAPEL TO CAPE FENCING	FENCING - NANNUP BROOK FIRE SHED	\$1,096.70
	MY SOUTHWEST.COM.AU	CRITICAL HORIZONS SEMINAR	\$240.00
	MV HULL	CARLOTTA HALL RENOVATIONS POTTING MIX	\$1,756.00 \$385.00
	GL & RK DICKSON HERITAGE TANKS AUSTRALIA	RAIN WATER TANK 52000 LITRES - DRY SEASON GRANT	\$11,998.00
	TRAUMA ONE FIRST AID TRAINING	FIRST AID COURSES	\$5,336.40
	COURIER AUSTRALIA	FREIGHT CHARGES	\$394.84
EFT2540	GEOGRAPHE SAWS & MOWERS	SUNDRY SPARE PARTS	\$206.40
EFT2541	CUTTS ENGINEERING	MAINTENANCE - GRADER	\$3,663.00
	CORPORATE EXPRESS	PRINTING & STATIONERY SUPPLIES	\$112.43
	LANDGATE DARRADUR VOLUMETER RUSHERRE RRICADE	RURAL UV VALUATIONS 2011	\$6,048.81
	DARRADUP VOLUNTEER BUSH FIRE BRIGADE D & J MILLER (DO YOUR BLOCK CONTRACTING)	DEPARTMENT OF AGRICULTURE GRANT CUT LEVEL SITE - EAST NANNUP FIRE BRIGADE	\$1,000.00 \$297.00
	FIRE AND EMERGENCY SERVICES AUTHORITY	ESL CAPITAL GRANT	\$6,073.95
	THE GOOD FOOD SHOP	MORNING TEA AND LUNCH	\$1,234.20
	GREENWAY ENTERPRISES	SHINDAIWA PROFESSIONAL SPREADER	\$716.02
EFT2549	HOWSON TECHNICAL	MAINSTREET DEVELOPMENT PROJECT	\$2,692.80
	JASON SIGNMAKERS	SIGNAGE	\$704.00
	K & C HARPER	DUNNET ROAD MAINTENANCE	\$772.20
EF12552	LOCAL GOVERNMENT MANAGERS AUSTRALIA	SOUTH WEST BREAKFAST SEMINAR	\$35.00

SCHEDULE OF ACCOUNTS PAYABLE SHIRE OF NANNUP SUBMITTED TO COUNCIL'S JUNE 2011 MEETING

		Total Payments for the Period Ending 10/06/2011	\$1,317,485.86
		Total Municipal Payments: Total Trust Payments:	\$1,317,485.86 \$0.00
		TOTAL CHEQUE PAYMENTS FOR MONTH: _	\$73,107.13
18591	B.J. & F.H. TOMAS	ONE THIRD PAYMENT - SCOTT RIVER FIRE SHED	\$21,993.80
18590	SYNERGY	ELECTRICITY EXPENSES	\$1,455.20
18589	DEPARTMENT FOR TRANSPORT	VEHICLE REGISTRATION	\$1,407.00
18588	LIONS CLUB OF NANNUP	LEEUWIN SCHOLARSHIP	\$500.00
18587	NANNUP DISTRICT HIGH SCHOOL	BOND REFUND	\$160.00
18586	NEAT N' TRIM UNIFORMS PTY LTD	UNIFORMS	\$175.00
18585	MYERS EQUESTRIAN AND AGRICULTURAL SERVICES	MAINTENENCE WORKS	\$3,036.00
18584	FTE ENGINEERING	HOSES & PIPES	\$681,72
18583	DIRECT FUEL SUPPLIES	FUEL & OILS	\$1,756.51
18582	INDIGO PEARL	YOUTH STRATEGIC DINNER	\$510.00
18581	SOUTHERN REGIONS COMMUNITY LEADERSHIP INC.	CORPORATE SPONSORSHIP OF LEADERSHIP FORUM 2011	\$500.00
18579 18580	MEGA MUSIC ANATOL FRITSCH	SOUND EQUIPMENT CATERING FOR ABSEILING CAMP	\$2,195.00 \$135.00
18578 18579	LMF INDUSTRIES	TOWN HALL MAINTENANCE	\$390.85
18577	WARREN BLACKWOOD STRATEGIC ALLIANCE	CONTRIBUTION TO ALLIANCE FOR 2010/11	\$8,619.60
18576	CARLOTTA AG SERVICES	POST AND RAIL FENCE AT FORESHORE PARK	\$9,240.00
18575	IIML ACF IPS APPLICATION TRUST	SUPERANNUATION CONTRIBUTIONS	\$302.40
18574	WESTSCHEME	SUPERANNUATION CONTRIBUTIONS	\$349.02
18573	AUSTRALIAN SUPER	SUPERANNUATION CONTRIBUTIONS	\$299.62
18572	AMP LIFE LTD	SUPERANNUATION CONTRIBUTIONS	\$1,112.16
18571	MLC NOMINEES PTY LTD	SUPERANNUATION CONTRIBUTIONS	\$208.25
18570	WORK CLOBBER	SAFETY WEAR	\$116.00
18569	SYNERGY	STREET LIGHT ACCOUNT	\$5,317.80
18568	METRO ON CANNING HOTEL/MOTEL	ACCOMODATION	\$597.90
18567	STEPHANIE CAMARRI	REIMBURSEMENT OF EXPENSES - RECOUP NO'S 12 AND 13	\$1,800.60
18566	THE PENINSULA	ACCOMODATION	\$550.00
18565	ESTHER MILLS	LIBRARY EXPENSES	\$16.95
18564	MANJIMUP TRADING COMPANY	SAFETY BOOTS	\$185.00
18563	NUMERO PTY LTD	CAR HIRE - YAC CAMP	\$470.81
18562	SCANIA AUSTRALIA - BUNBURY OFFICE	VEHICLE SERVICE	\$2,181.87
18561	JOANNE BALL	POTTERY CLASSES	\$165.00
18560	CHIP'N'GALES	REFRESHMENTS - YAC	\$6,634.07
18559	CIVIC LEGAL	CONSTRUCTION OF UNIFORMED DEDICATED ROADS	\$6,654.07
EF1250/	WESTSIDE WINDSCREENS	WINDSCREEN SUPPLIES TOTAL EFT PAYMENTS FOR MONTH:	\$1,796.30 \$1,244,378.73
	WADIFARM CONSULTANCY SERVICES	PROFESSIONAL SERVICES	\$4,257.00
	WORTHY CONTRACTING	MONTHLY NWF CONTRACT - JUNE 2011	\$9,463.33
	WARREN BLACKWOOD WASTE	BIN PICKUPS MAY 2011	\$5,802.80
	TRACIE BISHOP	REIMBURSEMENT OF EXPENSES	\$240.24
EFT2562	TOTAL EDEN WATERING SYSTEMS	SPRINKLER SUPPLIES	\$330.00
EFT2561	STEWART & HEATON CLOTHING CO. PTY LTD	SAFETY WEAR	\$8.90
EFT2560	SUNNY BRUSHWARE SUPPLIES	TRACTOR BROOM	\$6,001.60
EFT2559	R & R TAPE & SAFETY SUPPLIES	SUNDRY SUPPLIES	\$665.72
	RICOH BUSINESS CENTRE	PHOTOCOPIER METER PLAN	\$664.03
	NANNUP COMMUNITY RESOURCE CENTRE	YOUR WELCOME ACCESS WA	\$5,720.00
	NANNUP HARDWARE & AGENCIES	PUMPS - ONGA DRY ASSISTANCE GRANT	\$3,362.52
	GREG MADER EARTHWORKS	MOWEN ROAD PROJECT	\$151,679.00
	MAIN ROADS WA METAL ARTWORK CREATIONS	BRIDGE 5342 JALBARRAGUP ROAD BRIDGE NAME BADGE	\$866,770.30 \$13.20
EF12553			