



Assembly of Councillors Record

MEETING COMMENCED

10:03

General Manager Culture & Community Signature:

Description of Meeting: Torqu	ay Major Landholdings Study	
Responsible Officer: Matt Tay	lor – Manager Economic Development & Tourism	
Date: 5 th July 2016.		
In Attendance: Yes (✓) No (X)	N/R (Not Required)	

Councillors		Officers		Others	
Cr Rose Hodge, Mayor	1	Chief Executive Officer - Keith Baillie	N/R	Matt Taylor Manager Economic Development & Tourism	1
Cr. David Bell	1	General Manager Governance & Infrastructure – Anne Howard	N/R	Alex Hrelja – Consultant at Hill PDA.	1
Cr. Eve Fisher	1	General Manager Environment & Development– Kate Sullivan	Х		
Cr. Clive Goldsworthy	Х	General Manager Culture & Community – Chris Pike	1		
Cr. Carol McGregor	X				
Cr. Brian McKiterick	1				
Cr. Margot Smith	X				
Cr. Heather Wellington	Х				

MEETING CONCLUDED

10:56

Print Name: Chris Pike

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Councillor input was parcels in Torquay.	sought to assis	st Hill PDA (consultant) with analysis of options regarding three lar
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		par .
Councillor/Officer Dec	clarations of Int	terest
	clarations of Int Left Meeting (Yes/No)	terest Type & Details of Interest(s) Disclosed
	Left Meeting	
	Left Meeting	
	Left Meeting	
Councillor/Officer Dec Councillor/Officer	Left Meeting	



Date: 5 July 2016

To be completed on conclusion of session and provided to Governance Support Officer

Disclosure of Interest:

A Councillor attending an assembly of Councillors must disclose a conflict of interest and leave the assembly while a
matter is being considered, if he or she knows that the particular matter is one that if it was to be considered and
decided by Council, he or she would have to disclose a conflict of interest* under the Act [s.80A(3)].

• A Councillor must disclose the conflict of interest either immediately before the matter is considered, or where the Councillor realises he or she has a conflict of interest after consideration of the matter has begun, as soon as the

Councillor becomes aware he or she has a conflict of interest [s.80A(4)].

• The CEO must ensure that at an assembly of Councillors, a written record is kept of the names of all Councillors and members of Council staff attending the meeting, the matters considered at the meeting, and any conflict of interest disclosures made by a Councillor attending [s.80A(1)].

• The CEO must also ensure that the written record of an assembly of Councillors is kept for 4 years after the date of the assembly, and made available for public inspection at the Council offices for 12 months after the date of the assembly [s80A(2)].

*The new Part 4 'Conflict of Interest' provisions come into operation by proclamation on 2 December 2008.