

CONFLICT OF INTEREST/MATERIAL PERSONAL INTEREST REGISTER FROM JANUARY 2020 -

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
09/09/2020	Community, Sport, Events and Cultural Services Committee	No	Yes	John Andrejic	Contractual Matter – Cairns Art Gallery 2020/23 Resource and Performance Agreement	John Andrejic declared a conflict of interest in relation to Closed Session Item No. 3 – Contractual Matter – Cairns Art Gallery 2020/23 Resource and Performance Agreement as he is a Council nominated Director of the Cairns Art Gallery and will leave the meeting while the matter is discussed and voted on.	Closed Session Clause No. 3	Yes	No
28/08/2020	Ordinary Meeting	No	Yes	Cr. Zeiger	Applications to the Queensland Government's Reef Assist Program	Cr. Zeiger declared that she has a personal interest in Open Session Clause No. 7 - Applications to the Queensland Government's Reef Assist Program as she represents Council as a member of the Cairns River Improvement Trust. The Trust are a lead partner in the initiative this report relates to. However, section 175D of the Local Government specifically sets out that Councillors do not have a conflict of interest when there is engagement with a group such as this one, in the capacity of a Councillor. She is disclosing this in the interests of transparency, however, it is not necessary to put this involvement in this discussion to a vote.	Clause No. 7	No	Yes
28/08/2020	Ordinary Meeting	No	Yes	Cr. Moller	Applications to the Queensland Government's Reef Assist Program	Cr. Moller declared that he has a personal interest in Open Session Clause No. 7 - Applications to the Queensland Government's Reef Assist Program as he represents Council as a member of the Cairns River Improvement Trust. The Trust are a lead partner in the initiative this report relates to. However, section 175D of the Local Government specifically sets out that Councillors do not have a conflict of interest when there is engagement with a group such as this one, in the capacity of a Councillor. He is disclosing this in the interests of transparency, however, it is not necessary to put this involvement in this discussion to a vote.	Clause No. 7	No	Yes
28/08/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Budgetary Matter – Support to Major Events	Cr O'Halloran informed the meeting that he has the same interests as described by Councillor Moller and he also asked the councillors who are entitled to vote on these matters to decide: <ul style="list-style-type: none"> • If he has a real or perceived conflict of interest; and • If so, whether: - <ul style="list-style-type: none"> • He must leave the meeting; or He may participate in the meeting, and if so, how he may participate.	Closed Session Clause No. 5	No	Yes
28/08/2020	Ordinary Meeting	Yes	No	Cr. James	Budgetary Matter – Support to Major Events	Cr James informed the meeting that he has the same interests as described by Councillor Moller and he also asked the councillors who are entitled to vote on these matters to decide: <ul style="list-style-type: none"> • If he has a real or perceived conflict of interest; and • If so, whether: - <ul style="list-style-type: none"> • He must leave the meeting; or 	Closed Session Clause No. 5	No	Yes

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						<ul style="list-style-type: none"> • He may participate in the meeting, and if so, how he may participate. 			
28/08/2020	Ordinary Meeting	Yes	No	Cr. Manning	Budgetary Matter – Support to Major Events	<p>Cr Manning informed the meeting that he has the same interests as described by Councillor Moller and he also asked the councillors who are entitled to vote on these matters to decide:</p> <ul style="list-style-type: none"> • If he has a real or perceived conflict of interest; and • If so, whether: - <ul style="list-style-type: none"> • He must leave the meeting; or <p>He may participate in the meeting, and if so, how he may participate.</p>	Closed Session Clause No. 5	No	Yes
28/08/2020	Ordinary Meeting	Yes	No	Cr. Moller	Budgetary Matter – Support to Major Events	<p>Cr Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 5 – Budgetary Matter – Support to Major Events due to a donation from R Lillywhite, \$1000 on 18/04/12 and \$1000 on 17/02/16. R. Lillywhite is a committee member of one of the venues listed in this report.</p> <p>He submitted that he should participate in Council's consideration and voting on this matter because:</p> <ul style="list-style-type: none"> • He does not have a personal or professional relationship with this committee member • These amounts equate to \$100 and \$125 per candidate respectively • Under the amendments passed by the Queensland Parliament, again, these donations don't meet the threshold to be declared in either amount, nor the date the donations occurred. These amendments become law in October, but this is arguably a reasonable marker for Councillors to use • This committee member will not directly benefit as a result of this item • He is of the view that a person acting reasonably would not consider this amount to be of sufficient value that it would influence him in making a decision that is against the public interest • Again, he does not have a greater interest in this matter than any other member of the public 	Closed Session Clause No. 5	No	Yes
26/08/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Combined Development Application for a Material Change of Use (Multiple Dwelling (44 Dwellings) and Short-Term Accommodation) and Reconfiguring a Lot – Stage 1 (1 Lot into 8 Lots) & Stage 2 (1 Lot into 2 Lots and Access Easement) and Preliminary Approval for Building Works – 120-128 Moore Street Trinity Beach – Division 9.	<p>Cr O'Halloran informed the meeting that he has the same interests as described by Councillor Moller and he also asked the councillors who are entitled to vote on these matters to decide:</p> <ul style="list-style-type: none"> • If he has a real or perceived conflict of interest; and • If so, whether: - <ul style="list-style-type: none"> • He must leave the meeting; or • He may participate in the meeting, and if so, how he may participate. 	Clause No. 1	No	Yes

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26/08/2020	Ordinary Meeting	Yes	No	Cr. James	Combined Development Application for a Material Change of Use (Multiple Dwelling (44 Dwellings) and Short-Term Accommodation) and Reconfiguring a Lot – Stage 1 (1 Lot into 8 Lots) & Stage 2 (1 Lot into 2 Lots and Access Easement) and Preliminary Approval for Building Works – 120-128 Moore Street Trinity Beach – Division 9.	Cr James informed the meeting that he has the same interests as described by Councillor Moller and he also asked the councillors who are entitled to vote on these matters to decide: <ul style="list-style-type: none"> • If he has a real or perceived conflict of interest; and • If so, whether: - <ul style="list-style-type: none"> • He must leave the meeting; or • He may participate in the meeting, and if so, how he may participate. 	Clause No. 1	No	Yes
26/08/2020	Ordinary Meeting	Yes	No	Cr. Manning	Combined Development Application for a Material Change of Use (Multiple Dwelling (44 Dwellings) and Short-Term Accommodation) and Reconfiguring a Lot – Stage 1 (1 Lot into 8 Lots) & Stage 2 (1 Lot into 2 Lots and Access Easement) and Preliminary Approval for Building Works – 120-128 Moore Street Trinity Beach – Division 9.	Cr Manning informed the meeting that he has the same interests as described by Councillor Moller and he also asked the councillors who are entitled to vote on these matters to decide: <ul style="list-style-type: none"> • If he has a real or perceived conflict of interest; and • If so, whether: - <ul style="list-style-type: none"> • He must leave the meeting; or • He may participate in the meeting, and if so, how he may participate. 	Clause No. 1	No	Yes
26/08/2020	Ordinary Meeting	Yes	No	Cr Moller	Combined Development Application for a Material Change of Use (Multiple Dwelling (44 Dwellings) and Short-Term Accommodation) and Reconfiguring a Lot – Stage 1 (1 Lot into 8 Lots) & Stage 2 (1 Lot into 2 Lots and Access Easement) and Preliminary Approval for Building Works – 120-128 Moore Street Trinity Beach – Division 9.	Cr Moller declared that as an elected member of the Unity Team he has a personal interest in Item 1, Open Session - Combined Development Application for a Material Change of Use (Multiple Dwelling (44 Dwellings) and Short- Term Accommodation) and Reconfiguring a Lot - Stage 1 (1 Lot Into 8 Lots) & Stage 2 (1 Lot into 2 Lots and Access Easement) and Preliminary Approval for Building Works – 120-128 Moore Street Trinity Beach – Division 9 as follows: Electoral donations from Paino Holdings Pty Ltd on 27/04/12, in the amount of \$1000. Paino Holdings are the landowner in this matter also; from Heavey Lex Pty Ltd on 14/01/16, in the amount of \$1000. Paino Holdings and Heavey Lex share mutual officeholders and from S&A Ricketts, \$500 on 06/01/2016. Stuart Ricketts is Director of Urban Sync which are a consultant working on this matter. He asked the councillors who are entitled to vote on this matter to decide: <ul style="list-style-type: none"> • If he has a real or perceived conflict of interest; and • If so, whether: - <ul style="list-style-type: none"> • He must leave the meeting; or • He may participate in the meeting, and if so, how he may participate. He submitted that he should participate in council's consideration and voting on this matter because: <ul style="list-style-type: none"> • The time that has lapsed: the most recent of these donations occurred 4.5 years ago. The oldest occurred 8.5 years ago. • The amounts, equating to \$100, \$125 and \$62.50 per candidate respectively. He is of the belief that a reasonable person would not consider these 	Clause No. 1	No	Yes

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						<p>amounts to be of sufficient value that it would influence him in making a decision not in the public interest</p> <ul style="list-style-type: none"> Under legislative amendments passed by the Queensland Parliament recently, neither of these donations meet the threshold to be declared. They do not meet the threshold in either amount, nor the date the donations occurred. Although this legislation is not effective until October, it is a reliable marker as to what is appropriate. He does not have a relationship with the landowner or applicant Although there is likely a benefit to the landowner if this matter is approved, it is a code-assessable application which has been thoroughly explored by officers It is unknown as to whether there would be any benefit gained by the consultant dependent upon the outcome of this decision He does not have a greater interest in this matter than any other member of the public 			
12/08/2020	Ordinary Meeting	No	Yes	Cr. Zeiger	Material Change of Use Community Care Centre – 264 Grafton Street Cairns North – Division 5.	<p>Cr. Zeiger declared a possible conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 5 - Material Change of Use Community Care Centre – 264 Grafton Street Cairns North – Division 5.</p> <p>Yolonde Entsch sponsors a child through her charitable foundation, Boldly I Go Inc. of which she is the founding director. This equates to around \$420 per year. All of these funds go directly to a child in need or administrative costs, she does not receive any profit.</p> <p>In respect of Agenda Item 5 in Open Session, Yolonde is listed as one of the Directors of Wheels of Wellness Ltd. Wheels of Wellness Ltd are the applicant, who provide medical services to the community. Wheels of Wellness Ltd is a NFP, Yolonde stands to neither gain a personal benefit or suffer a personal loss as a result of this item.</p>	Clause No. 5	No	Yes
12/08/2020	Ordinary Meeting	Yes	No	Cr. Moller	COVID-19 Response – Investment Incentive Policy.	Cr. Moller declared that he has a personal interest in Open Session Clause No. 6 - COVID-19 Response – Investment Incentive Policy due to his wife and himself through their superfund owning a commercial property in the Gordonvale Town Centre is an area identified in this General Business motion that is to be eligible for an infrastructure incentive in relation to any proposed development. He will be dealing with this declared personal interest by leaving the meeting whilst this matter is discussed and voted on.	Clause No. 6	Yes	No
22/07/2020	Ordinary Meeting	Yes	No	Bruce Gardiner	Infrastructure Charges Incentive Policy	Bruce Gardiner declared that he has a personal interest in General Business Item No. 1 - Infrastructure Charges Incentive Policy due to owning a property in North Cairns.	General Business Item No. 1	No	Yes

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22/07/2020	Ordinary Meeting	Yes	No	Kelly Reaston	Infrastructure Charges Incentive Policy	Kelly Reaston declared that he has a personal interest in General Business Item No. 1 - Infrastructure Charges Incentive Policy due to owning a property in North Cairns.	General Business Item No. 1	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Infrastructure Charges Incentive Policy	Cr. O'Halloran declared that he has a personal interest in General Business Item No. 1 - Infrastructure Charges Incentive Policy due to owning a property in the city.	General Business Item No. 1	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Moller	Infrastructure Charges Incentive Policy	Cr. Moller declared that he has a personal interest in General Business Item No. 1 - Infrastructure Charges Incentive Policy due to his wife and himself through their superfund owning a commercial property in the Gordonvale Town Centre. The Gordonvale Town Centre is an area identified in this General Business motion that is to be eligible for an infrastructure incentive in relation to any proposed development. He will be dealing with this declared personal interest by leaving the meeting whilst this matter is discussed and voted on.	General Business Item No. 1	Yes	No
22/07/2020	Ordinary Meeting	No	Yes	Cr. Zeiger	Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2021 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Zeiger declared a possible conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 6 - Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2021 due to the following: In respect of Agenda Item 6 of Closed Session, Sally is the President of the Cairns Chamber of Commerce. The Cairns Chamber are the subject of the Resource & Performance agreement this item relates to. The Chamber is a not for profit organisation. Sally stands to neither gain a personal benefit nor suffer a personal loss as a result of this item.	Closed Session Clause No. 6	No	Yes
22/07/2020	Ordinary Meeting	No	Yes	Cr. Zeiger	Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Zeiger declared a possible conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 4 - Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services due to the following: Performance (R&P) Agreement Year Ending 30 June 2021 due to the following: Sally Mlikota sponsors a child through her charitable foundation, Boldly I Go Inc. of which she is the founding director. This equates to around \$420 per year. All of these funds go directly to a child in need or administrative costs, she does not receive any profit. In respect of Agenda Item 4 in Closed Session, Sally is the Director of CBC Staff Solutions. CBC Staff have submitted a tender for our register of preferred suppliers relating to labour hire and recruitment. She would stand to gain a benefit as a result of the decision	Closed Session Clause No. 4	No	Yes

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22/07/2020	Ordinary Meeting	Yes	No	Cr. Moller	Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2021 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Moller declared that he has a personal interest in Closed Session Clause No. 6 - Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2021 as he is a life member of CCIQ. CCIQ have a representative on the Cairns Chamber of Commerce management committee in their CEO, Stephen Tait. The Cairns Chamber are the subject of the Resource and Performance agreement this item relates to.	Closed Session Clause No. 6	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Prejudicial Matter – Taipans Basketball Incorporated (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. O'Halloran informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 7 - Prejudicial Matter – Taipans Basketball Incorporated due to an electoral donation from Ross Moller, \$1000 on 08/03/2016. Ross Moller is on the management committee for the Cairns Taipan, who are the subject of the sponsorship agreement this report relates to.	Closed Session Clause No. 7	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. James	Prejudicial Matter – Taipans Basketball Incorporated (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. James informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 7 - Prejudicial Matter – Taipans Basketball Incorporated due to an electoral donation from Ross Moller, \$1000 on 08/03/2016. Ross Moller is on the management committee for the Cairns Taipan, who are the subject of the sponsorship agreement this report relates to.	Closed Session Clause No. 7	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Manning	Prejudicial Matter – Taipans Basketball Incorporated (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Manning informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 7 - Prejudicial Matter – Taipans Basketball Incorporated due to an electoral donation from Ross Moller, \$1000 on 08/03/2016. Ross Moller is on the management committee for the Cairns Taipan, who are the subject of the sponsorship agreement this report relates to.	Closed Session Clause No. 7	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Moller	Prejudicial Matter – Taipans Basketball Incorporated (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 7 - Prejudicial Matter – Taipans Basketball Incorporated due to an electoral donation from Ross Moller, \$1000 on 08/03/2016. Ross Moller is on the management committee for the Cairns Taipan, who are the subject of the sponsorship agreement this report relates to.	Closed Session Clause No. 7	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2020. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. O'Halloran informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 6 - Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2020 – due to the following: From John & Sally Mlikota, \$1350 worth of tickets to a Unity Team Fundraising lunch on the 03/04/2012 and	Closed Session Clause No. 6	No	Yes

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						DF & AM Betros, \$400 bid on a fundraising auction item on 12/04/2012. Both Sally Mlikota and Danny Betros are members of the Cairns Chamber of Commerce Management Committee. The Chamber are the subject of the R&P agreement this report relates to.			
22/07/2020	Ordinary Meeting	Yes	No	Cr. James	Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2020. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. James informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 6 - Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2020 – due to the following: From John & Sally Mlikota, \$1350 worth of tickets to a Unity Team Fundraising lunch on the 03/04/2012 and DF & AM Betros, \$400 bid on a fundraising auction item on 12/04/2012. Both Sally Mlikota and Danny Betros are members of the Cairns Chamber of Commerce Management Committee. The Chamber are the subject of the R&P agreement this report relates to.	Closed Session Clause No. 6	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Manning	Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2020. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Manning informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 6 - Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2020 – due to the following: From John & Sally Mlikota, \$1350 worth of tickets to a Unity Team Fundraising lunch on the 03/04/2012 and DF & AM Betros, \$400 bid on a fundraising auction item on 12/04/2012. Both Sally Mlikota and Danny Betros are members of the Cairns Chamber of Commerce Management Committee. The Chamber are the subject of the R&P agreement this report relates to.	Closed Session Clause No. 6	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Moller	Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2020. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 6 - Prejudicial Matter – Cairns Chamber of Commerce Inc. – Resource and Performance (R&P) Agreement Year Ending 30 June 2020 – due to the following: From John & Sally Mlikota, \$1350 worth of tickets to a Unity Team Fundraising lunch on the 03/04/2012 and DF & AM Betros, \$400 bid on a fundraising auction item on 12/04/2012. Both Sally Mlikota and Danny Betros are members of the Cairns Chamber of Commerce Management Committee. The Chamber are the subject of the R&P agreement this report relates to.	Closed Session Clause No. 6	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services	Cr. O'Halloran informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has	Closed Session Clause No. 4	No	Yes

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					(Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	a personal interest in Closed Session Clause No. 4 - Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services – due to electoral donations from S Dawson - \$650 on 22/02/2016 and from John & Sally Mlikota, \$1350 worth of tickets to a Unity Team fundraising lunch on the 03/04/2012. Sharon Dawson and Sally Mlikota are directors of Dawsons Engineering and CBC Staff Selection respectively. These two organisations are among the providers that submitted tenders for a register of recruitment and labour hire suppliers.			
22/07/2020	Ordinary Meeting	Yes	No	Cr. James	Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. James informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 4 - Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services – due to electoral donations from S Dawson - \$650 on 22/02/2016 and from John & Sally Mlikota, \$1350 worth of tickets to a Unity Team fundraising lunch on the 03/04/2012. Sharon Dawson and Sally Mlikota are directors of Dawsons Engineering and CBC Staff Selection respectively. These two organisations are among the providers that submitted tenders for a register of recruitment and labour hire suppliers.	Closed Session Clause No. 4	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Manning	Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Manning informed the meeting that he has the same interests as described by Cr. Moller - declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 4 - Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services – due to electoral donations from S Dawson - \$650 on 22/02/2016 and from John & Sally Mlikota, \$1350 worth of tickets to a Unity Team fundraising lunch on the 03/04/2012. Sharon Dawson and Sally Mlikota are directors of Dawsons Engineering and CBC Staff Selection respectively. These two organisations are among the providers that submitted tenders for a register of recruitment and labour hire suppliers.	Closed Session Clause No. 4	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Moller	Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0020/353423/Minutes-Ordinary-Meeting-22-July-2020.pdf	Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 4 - Contractual Matter – ROPS 2667 – Recruitment and Labour Hire Services – due to electoral donations from S Dawson - \$650 on 22/02/2016 and from John & Sally Mlikota, \$1350 worth of tickets to a Unity Team fundraising lunch on the 03/04/2012. Sharon Dawson and Sally Mlikota are directors of Dawsons Engineering and CBC Staff Selection respectively. These two organisations are among the providers that submitted tenders for a register of recruitment and labour hire suppliers.	Closed Session Clause No. 4	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Material Change of Use for Shopping Centre – 10L Captain Cook Highway Smithfield – Division 8	Cr. O'Halloran informed the meeting that he has the same interests as described by Councillor Moller declared that as an elected member of the Unity Team in Open Session Clause No. 1 - Material Change of Use	Clause No. 1	No	Yes

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						for Shopping Centre – 10L Captain Cook Highway Smithfield – Division 8 due to an electoral donation from Barry Taylor, \$950 on 18/06/2012. Barry Taylor is a Director of Trinity Park Investments who are the applicant in this matter. Also; from the Flanagan Group, \$1000 on 14/03/2012. The Director of this entity is Pat Flanagan, who is now with GHD. GHD are a consultant working on this matter.			
22/07/2020	Ordinary Meeting	No	Yes	Cr. James	Material Change of Use for Shopping Centre – 10L Captain Cook Highway Smithfield – Division 8	Cr. James informed the meeting that he has the same interests as described by Councillor Moller declared that as an elected member of the Unity Team in Open Session Clause No. 1 - Material Change of Use for Shopping Centre – 10L Captain Cook Highway Smithfield – Division 8 due to an electoral donation from Barry Taylor, \$950 on 18/06/2012. Barry Taylor is a Director of Trinity Park Investments who are the applicant in this matter. Also; from the Flanagan Group, \$1000 on 14/03/2012. The Director of this entity is Pat Flanagan, who is now with GHD. GHD are a consultant working on this matter.	Clause No. 1	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Manning	Material Change of Use for Shopping Centre – 10L Captain Cook Highway Smithfield – Division 8	Cr. Manning informed the meeting that he has the same interests as described by Councillor Moller declared that as an elected member of the Unity Team in Open Session Clause No. 1 - Material Change of Use for Shopping Centre – 10L Captain Cook Highway Smithfield – Division 8 due to an electoral donation from Barry Taylor, \$950 on 18/06/2012. Barry Taylor is a Director of Trinity Park Investments who are the applicant in this matter. Also; from the Flanagan Group, \$1000 on 14/03/2012. The Director of this entity is Pat Flanagan, who is now with GHD. GHD are a consultant working on this matter.	Clause No. 1	No	Yes
22/07/2020	Ordinary Meeting	Yes	No	Cr. Moller	Material Change of Use for Shopping Centre – 10L Captain Cook Highway Smithfield – Division 8	Cr. Moller declared that as an elected member of the Unity Team eh has a personal interest in Open Session Clause No. 1 - Material Change of Use for Shopping Centre – 10L Captain Cook Highway Smithfield – Division 8 – due to an electoral donation from Barry Taylor, \$950 on 18/06/2012. Barry Taylor is a Director of Trinity Park Investments who are the applicant in this matter. Also; from the Flanagan Group, \$1000 on 14/03/2012. The Director of this entity is Pat Flanagan, who is now with GHD. GHD are a consultant working on this matter.	Clause No. 1	No	Yes
24/06/2020	Ordinary Meeting	Yes	No	Cr. James	Prejudicial Matter – CairnsPlan 2016 Major Amendment	Cr James declared that he had a personal interest in Item No. 2 in Closed Session - Prejudicial Matter – CairnsPlan 2016 Major Amendment. JB Design, a company which he is the sole Director of has been engaged by a land owner on an arms length basis to prepare and lodge a development application over a land holding which is in an area which is specifically affected by the proposed changes to the planning scheme. He will be dealing with this interest by leaving the meeting while the matter is discussed and voted on.	Closed Session Clause No. 2	Yes	No

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
24/06/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6	<p>Cr. O'Halloran informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team that a correction relating to Agenda Item No. 1 in the Closed Session of the Ordinary Meeting of 10 June 2020 - Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6. He declared that he may have a conflict of interest relating to a paper to approve a project launch. The intent of the report was not to deliberate or decide on the awarding of a contract, however there was a brief mention of a contractor in the associated papers.</p> <p>Council typically awards these contracts under delegation, and it was atypical that a contractor would be mentioned in a report of this nature. An inadvertent error at officer level also meant that the contractor's name was not listed in an interest Parties document that Councillors utilize to assist in determining any potential personal interests.</p> <p>The interest particulars are as follows:</p> <ul style="list-style-type: none"> • Electoral donations from D&M Moule in the amount of \$1000 on 11/01/2016; • FGF Developments \$1000 n 27/03/2012; and • An in-kind donation valued at \$400 on 30/03/2012 	Closed Session Clause No. 5 – Ordinary Meeting 10 June 2020`	No	Yes
24/06/2020	Ordinary Meeting	No	Yes	Cr. James	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6	<p>Cr. James informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team that a correction relating to Agenda Item No. 1 in the Closed Session of the Ordinary Meeting of 10 June 2020 - Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6. He declared that he may have a conflict of interest relating to a paper to approve a project launch. The intent of the report was not to deliberate or decide on the awarding of a contract, however there was a brief mention of a contractor in the associated papers.</p> <p>Council typically awards these contracts under delegation, and it was atypical that a contractor would be mentioned in a report of this nature. An inadvertent error at officer level also meant that the contractor's name was not listed in an interest Parties document that Councillors utilize to assist in determining any potential personal interests.</p> <p>The interest particulars are as follows:</p> <ul style="list-style-type: none"> • Electoral donations from D&M Moule in the amount of \$1000 on 11/01/2016; • FGF Developments \$1000 n 27/03/2012; and • An in-kind donation valued at \$400 on 30/03/2012 	Closed Session Clause No. 5 – Ordinary Meeting 10 June 2020`	No	Yes
24/06/2020	Ordinary Meeting	No	Yes	Cr. Manning	Contractual Matter – Infrastructure Agreement	Cr. Manning informed the meeting that he has the same interests as described by Cr. Moller declared that	Closed	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
					and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6	<p>as an elected member of the Unity Team that a correction relating to Agenda Item No. 1 in the Closed Session of the Ordinary Meeting of 10 June 2020 - Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6. He declared that he may have a conflict of interest relating to a paper to approve a project launch. The intent of the report was not to deliberate or decide on the awarding of a contract, however there was a brief mention of a contractor in the associated papers.</p> <p>Council typically awards these contracts under delegation, and it was atypical that a contractor would be mentioned in a report of this nature. An inadvertent error at officer level also meant that the contractor's name was not listed in an interest Parties document that Councillors utilize to assist in determining any potential personal interests.</p> <p>The interest particulars are as follows:</p> <ul style="list-style-type: none"> • Electoral donations from D&M Moule in the amount of \$1000 on 11/01/2016; • FGF Developments \$1000 n 27/03/2012; and • An in-kind donation valued at \$400 on 30/03/2012 	Session Clause No. 5 – Ordinary Meeting 10 June 2020`		
24/06/2020	Ordinary Meeting	No	Yes	Cr. Moller	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6	<p>Cr. Moller declared that as an elected member of the Unity Team that a correction relating to Agenda Item No. 1 in the Closed Session of the Ordinary Meeting of 10 June 2020 - Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6. He declared that he may have a conflict of interest relating to a paper to approve a project launch. The intent of the report was not to deliberate or decide on the awarding of a contract, however there was a brief mention of a contractor in the associated papers.</p> <p>Council typically awards these contracts under delegation, and it was atypical that a contractor would be mentioned in a report of this nature. An inadvertent error at officer level also meant that the contractor's name was not listed in an interest Parties document that Councillors utilize to assist in determining any potential personal interests.</p> <p>The interest particulars are as follows:</p> <ul style="list-style-type: none"> • Electoral donations from D&M Moule in the amount of \$1000 on 11/01/2016; • FGF Developments \$1000 n 27/03/2012; and • An in-kind donation valued at \$400 on 30/03/2012 	Closed Session Clause No. 5 – Ordinary Meeting 10 June 2020`	No	Yes
24/06/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Contractual Matter – Project Launch Approval for the 2020/21 Regional Bitumen Reseal Program (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/	Cr. O'Halloran informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No 5 - Contractual Matter – Project Launch Approval for the	Closed Session Clause No. 5	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
					pdf_file/0008/348335/Minutes-Ordinary-Meeting-24-June-2020.pdf	2020/21 Regional Bitumen Reseal Program – due to electoral donations from: <ul style="list-style-type: none"> D&M Moule, \$1,000 on 11/01/2016 FGF Developments, \$1,000 on 27/03/2012; and An in-kind donation valued at \$400 on 30/03/2012 			
24/06/2020	Ordinary Meeting	Yes	No	Cr. James	Contractual Matter – Project Launch Approval for the 2020/21 Regional Bitumen Reseal Program (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/348335/Minutes-Ordinary-Meeting-24-June-2020.pdf	Cr. James informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No 5 - Contractual Matter – Project Launch Approval for the 2020/21 Regional Bitumen Reseal Program – due to electoral donations from: <ul style="list-style-type: none"> D&M Moule, \$1,000 on 11/01/2016 FGF Developments, \$1,000 on 27/03/2012; and An in-kind donation valued at \$400 on 30/03/2012 	Closed Session Clause No. 5	No	Yes
24/06/2020	Ordinary Meeting	Yes	No	Cr. Manning	Contractual Matter – Project Launch Approval for the 2020/21 Regional Bitumen Reseal Program (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/348335/Minutes-Ordinary-Meeting-24-June-2020.pdf	Cr. Manning informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No 5 - Contractual Matter – Project Launch Approval for the 2020/21 Regional Bitumen Reseal Program – due to electoral donations from: <ul style="list-style-type: none"> D&M Moule, \$1,000 on 11/01/2016 FGF Developments, \$1,000 on 27/03/2012; and An in-kind donation valued at \$400 on 30/03/2012 	Closed Session Clause No. 5	No	Yes
24/06/2020	Ordinary Meeting	Yes	No	Cr. Moller	Contractual Matter – Project Launch Approval for the 2020/21 Regional Bitumen Reseal Program (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/348335/Minutes-Ordinary-Meeting-24-June-2020.pdf	Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No 5 - Contractual Matter – Project Launch Approval for the 2020/21 Regional Bitumen Reseal Program – due to electoral donations from: <ul style="list-style-type: none"> D&M Moule, \$1,000 on 11/01/2016 FGF Developments, \$1,000 on 27/03/2012; and An in-kind donation valued at \$400 on 30/03/2012 	Closed Session Clause No. 5	No	Yes
24/06/2020	Ordinary Meeting	Yes	No	Cr. Manning	Contractual Matter – Contract 2730 – Recreational Activities – Fitzroy Island – Division 1 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/348335/Minutes-Ordinary-Meeting-24-June-2020.pdf	Cr. Manning informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 1 - Contractual Matter – Contract 2730 – Recreational Activities – Fitzroy Island – Division 1 – due to an electoral donation from D Gamble in the amount of \$7500 on 07/03/2016. D Gamble is Director of Fitzroy Island Resort, this matter relates to Fitzroy Island.	Closed Session Clause No. 1	No	Yes
24/06/2020	Ordinary Meeting	Yes	No	Cr. James	Contractual Matter – Contract 2730 – Recreational Activities – Fitzroy Island –	Cr. James informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a	Closed Session	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
					Division 1 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/348335/Minutes-Ordinary-Meeting-24-June-2020.pdf	personal interest in Closed Session Clause No. 1 - Contractual Matter – Contract 2730 – Recreational Activities – Fitzroy Island – Division 1 – due to an electoral donation from D Gamble in the amount of \$7500 on 07/03/2016. D Gamble is Director of Fitzroy Island Resort, this matter relates to Fitzroy Island.	Clause No. 1		
24/06/2020	Ordinary Meeting	Yes	No	Cr. Manning	Contractual Matter – Contract 2730 – Recreational Activities – Fitzroy Island – Division 1 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/348335/Minutes-Ordinary-Meeting-24-June-2020.pdf	Cr. O'Halloran informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 1 - Contractual Matter – Contract 2730 – Recreational Activities – Fitzroy Island – Division 1 – due to an electoral donation from D Gamble in the amount of \$7500 on 07/03/2016. D Gamble is Director of Fitzroy Island Resort, this matter relates to Fitzroy Island.	Closed Session Clause No. 1	No	Yes
24/06/2020	Ordinary	Yes	No	Cr. Moller	Contractual Matter – Contract 2730 – Recreational Activities – Fitzroy Island – Division 1 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/348335/Minutes-Ordinary-Meeting-24-June-2020.pdf	Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Closed Session Clause No. 1 - Contractual Matter – Contract 2730 – Recreational Activities – Fitzroy Island – Division 1 – due to an electoral donation from D Gamble in the amount of \$7500 on 07/03/2016. D Gamble is Director of Fitzroy Island Resort, this matter relates to Fitzroy Island.	Closed Session Clause No. 1	No	Yes
24/06/2020	Ordinary Meeting	Yes	No	Cr. O'Halloran	Material Change of Use Tourist Attraction (Floating Aqua Park & Retractable Tower) – 5L Captain Cook Highway and 6 Skyrail Drive, Smithfield – Division 8.	Cr. O'Halloran informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Open Session Clause No. 3 - Material Change of Use Tourist Attraction (Floating Aqua Park & Retractable Tower) – 5L Captain Cook Highway and 6 Skyrail Drive, Smithfield – Division 8 due to an electoral donation from K&V Enterprises in the amount of \$5000 on 05/02/2016. K&V Enterprises are the applicant in this matter.	Clause No. 3	No	Yes
24/06/2020	Ordinary Meeting	Yes	No	Cr. James	Material Change of Use Tourist Attraction (Floating Aqua Park & Retractable Tower) – 5L Captain Cook Highway and 6 Skyrail Drive, Smithfield – Division 8.	Cr. James informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Open Session Clause No. 3 - Material Change of Use Tourist Attraction (Floating Aqua Park & Retractable Tower) – 5L Captain Cook Highway and 6 Skyrail Drive, Smithfield – Division 8 due to an electoral donation from K&V Enterprises in the amount of \$5000 on 05/02/2016. K&V Enterprises are the applicant in this matter.	Clause No. 3	No	Yes
24/06/2020	Ordinary Meeting	No	Yes	Cr. Manning	Material Change of Use Tourist Attraction (Floating Aqua Park & Retractable Tower) – 5L Captain Cook Highway and 6 Skyrail Drive, Smithfield – Division 8.	Cr. Manning informed the meeting that he has the same interests as described by Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Open Session Clause No. 3 - Material Change of Use Tourist Attraction (Floating Aqua Park & Retractable Tower) – 5L Captain Cook Highway and 6 Skyrail Drive, Smithfield – Division 8 due to an electoral donation from K&V Enterprises in	Clause No. 3	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						the amount of \$5000 on 05/02/2016. K&V Enterprises are the applicant in this matter.			
24/06/2020	Ordinary Meeting	Yes	No	Cr. Moller	Material Change of Use Tourist Attraction (Floating Aqua Park & Retractable Tower) – 5L Captain Cook Highway and 6 Skyrail Drive, Smithfield – Division 8.	Cr. Moller declared that as an elected member of the Unity Team he has a personal interest in Open Session Clause No. 3 - Material Change of Use Tourist Attraction (Floating Aqua Park & Retractable Tower) – 5L Captain Cook Highway and 6 Skyrail Drive, Smithfield – Division 8 due to an electoral donation from K&V Enterprises in the amount of \$5000 on 05/02/2016. K&V Enterprises are the applicant in this matter.	Clause No. 3	No	Yes
10/06/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/343691/Minutes-Ordinary-Meeting-10-June-2020.pdf	Cr O'Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : - (a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (b) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter.	Closed Session Clause No. 1	No	Yes
10/06/2020	Ordinary Meeting	No	Yes	Cr. James	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/343691/Minutes-Ordinary-Meeting-10-June-2020.pdf	Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : - (c) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (d) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or	Closed Session Clause No. 1	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						b. He may participate in the meeting in relation to the matter, including by voting on the matter.			
10/06/2020	Ordinary Meeting	No	Yes	Cr. Manning	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/343691/Minutes-Ordinary-Meeting-10-June-2020.pdf	Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : - (e) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (f) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter.	Closed Session Clause No. 1	No	Yes
10/06/2020	Ordinary Meeting	No	Yes	Cr. Moller	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0008/343691/Minutes-Ordinary-Meeting-10-June-2020.pdf	Cr Moller declared that that those Councillors elected as members of the Unity Team in the 2012 and/or 2016 terms comprising Councillors Manning, James, O'Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Item 1 in Closed Session – Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Trunk Drainage Infrastructure – Division 6 due to electoral donations from: Easterly Projects - \$5000 on 28/03/2012. This amount equates to \$454.55 per candidate. Also, from Fortress Investment - \$5000 on 22/02/2016. This amount equates to \$625 per candidate. The entity Fortress Investment is the major shareholder of Easterly Projects. Easterly Projects are a party to the agreement this report relates to. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : -	Closed Session Clause No. 1	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						(a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (b) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter.			
27/05/2020	Ordinary Meeting	No	Yes	Mr. John Andrejic	Lake Morris Road Gate Relocation	Mr Andrejic declared a Conflict of Interest in the General Business Item No. 2 – Lake Morris Road Gate Relocation and left the meeting at 10:20am taking no part in the discussion.	General Business Item No. 2	Yes	No
27/05/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	Legal Matter – Planning and Environment Appeal No's 228 & 229 of 2018 (Sevmere Pty Ltd v Cairns Regional Council) – 1 Stratford Parade, Stratford – Division 6 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0018/342351/Minutes-Ordinary-Meeting-27-May-2020.pdf	Cr O'Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : - (a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (b) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter.	Closed Session Clause No. 1	No	Yes
27/05/2020	Ordinary Meeting	No	Yes	Cr. James	Legal Matter – Planning and Environment Appeal No's 228 & 229 of 2018 (Sevmere Pty Ltd v Cairns Regional Council) – 1 Stratford Parade, Stratford – Division 6 (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0018/342351/Minutes-Ordinary-Meeting-27-May-2020.pdf	Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : - (a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (b) If so, whether: -	Closed Session Clause No. 1	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<ul style="list-style-type: none"> a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter. 			
27/05/2020	Ordinary Meeting	No	Yes	Cr. Manning	<p>Legal Matter – Planning and Environment Appeal No’s 228 & 229 of 2018 (Sevmere Pty Ltd v Cairns Regional Council) – 1 Stratford Parade, Stratford – Division 6</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0018/342351/Minutes-Ordinary-Meeting-27-May-2020.pdf</p>	<p>Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council’s area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <ul style="list-style-type: none"> (a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (b) If so, whether: - <ul style="list-style-type: none"> a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter. 	Closed Session Clause No. 1	No	Yes
27/05/2020	Ordinary Meeting	No	Yes	Cr. Moller	<p>Legal Matter – Planning and Environment Appeal No’s 228 & 229 of 2018 (Sevmere Pty Ltd v Cairns Regional Council) – 1 Stratford Parade, Stratford – Division 6</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0018/342351/Minutes-Ordinary-Meeting-27-May-2020.pdf</p>	<p>Cr Moller declared that that those Councillors elected as members of the Unity Team in the 2012 and/or 2016 terms comprising Councillors Manning, James, O’Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Item 1 in Closed Session – Legal Matter – Planning and Environment Appeal No’s 228 & 229 of 2018 (Sevmere Pty Ltd v Cairns Regional Council) – 1 Stratford Parade, Stratford – Division 6 due to an electoral donation from MacDonnells Law in the amount of \$2000 on 20/04/2012. There were 11 Unity candidates who stood for election in 2012. This amount equates to \$181.80 per candidate. MacDonnells Law are acting for Council in this matter.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council’s area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p>	Closed Session Clause No. 1	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>(c) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(d) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	Yes	No	Cr. James	Local Law Application for the Display of Advertising Devices (Digital Sign and Wall Sign) – 1055 Captain Cook Highway, Smithfield – Division 8	<p>Cr. James declared that he has a material personal interest as defined by section 175B of the <i>Local Government Act 2009</i> in Clause No. 4 - Local Law Application for the Display of Advertising Devices (Digital Sign and Wall Sign) – 1055 Captain Cook Highway, Smithfield – Division 8 as JB Design has provided professional services to the applicant in relation to this matter, and h is a Principal of JB Design.</p> <p>He will be dealing with this declared interest by leaving the meeting while this matter is discussed and voted on.</p>	Clause No. 4	Yes	No
13/05/2020	Ordinary Meeting	No	Yes	Cr. Moller	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Gordonvale Woolworths Development – Fisher Road Works – Division 1.	<p>Cr. Moller declared that he has a conflict of interest as defined by section 175D of the <i>Local Government Act 2009</i> in Closed Session Clause No. 3 - Contractual Matter – Infrastructure Agreement and Project Launch Approval – Gordonvale Woolworths Development – Fisher Road Works – Division 1 – as he provided legal advice on at arms-length basis to the Gordonvale Chamber of Commerce who were a respondent in the 2012 Planning and Environment Court hearing on the original planning application for this development.</p> <p>He will be dealing with this declared interest by leaving the meeting while this matter is discussed and voted on.</p>	Closed Session Clause No. 3	Yes	No
13/05/2020	Ordinary Meeting	No	Yes	Cr. Zeiger	Contractual Matter – Contract 2728 – Register of Pre-Qualified Suppliers for Stores Inventory and Supplies	<p>Cr. Zeiger declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Item No. 6 - Contractual Matter – Contract 2728 – Register of Pre-Qualified Suppliers for Stores Inventory and Supplies due to Richard Ireland who is the Managing Director of FR Ireland Pty Ltd trading as Irelands of Cairns, donating \$500 to her 2016 Election Campaign of which she was successfully elected.</p> <p>Though this is a standard procedural process of pre-qualifying suppliers of which process up to this point she was not involved in, she acknowledged the donation could be perceived as a conflict of interest. She will remove herself from the meeting during discussion and voting on this matter</p>	Closed Session Clause No. 6	Yes	No
13/05/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	Contractual Matter – Contract 2728 – Register of Pre-Qualified Suppliers for Stores Inventory and Supplies (Stay/Go Vote – see Minutes of meeting)	Cr O'Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead	Closed Session Clause No. 6	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
					https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf	<p>him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(b) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	No	Yes	Cr. James	<p>Contractual Matter – Contract 2728 – Register of Pre-Qualified Suppliers for Stores Inventory and Supplies</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf</p>	<p>Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(c) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(d) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Closed Session Clause No. 6	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. Manning	<p>Contractual Matter – Contract 2728 – Register of Pre-Qualified Suppliers for Stores Inventory and Supplies</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf</p>	<p>Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>	Closed Session Clause No. 6	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(e) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(f) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	No	Yes	Cr. Moller	<p>Contractual Matter – Contract 2728 – Register of Pre-Qualified Suppliers for Stores Inventory and Supplies</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf</p>	<p>Cr. Moller declared that those Councillors elected as members of the Unity Team in the 2012 and 2016 terms comprising Councillors Manning, James, O'Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 6 - Contractual Matter – Contract 2728 – Register of Pre-Qualified Suppliers for Stores Inventory and Supplies – due to electoral donations from FR Ireland Pty Ltd: \$300 on 03/04/2012, \$2000 on 07/03/2016 and \$3000 on 10/03/2016 equating to \$30, \$250 and \$375 per candidate respectively. FR Ireland are listed as a supplier on this register.</p> <p>Electoral donations from Trinity Petroleum Services Pty Ltd, amounting to \$500 in-kind on 30/03/2012 and \$1500 on 15/02/2016. These amounts equate to \$50 and \$187.50 per candidate respectively. Trinity Petroleum are also listed as a supplier on this register.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(b) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Closed Session Clause No. 6	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	<p>Local Law Application for the Display of Advertising Devices (Digital Sign and Wall Sign) – 1055 Captain Cook Highway Smithfield – Division 8.</p>	<p>Cr Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead</p>	Clause No. 4	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(g) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(h) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	No	Yes	Cr. James	Local Law Application for the Display of Advertising Devices (Digital Sign and Wall Sign) – 1055 Captain Cook Highway Smithfield – Division 8.	<p>Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(i) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(j) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Clause No. 4	Yes	No (See above)
13/05/2020	Ordinary Meeting	No	Yes	Cr Manning	Local Law Application for the Display of Advertising Devices (Digital Sign and Wall Sign) – 1055 Captain Cook Highway Smithfield – Division 8.	<p>Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>	Clause No. 4	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(k) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(l) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	No	Yes	Cr. Moller	Local Law Application for the Display of Advertising Devices (Digital Sign and Wall Sign) – 1055 Captain Cook Highway Smithfield – Division 8.	<p>Cr. Moller declared that those Councillors elected as members of the Unity Team in the 2012 and 2016 terms comprising Councillors Manning, James, O'Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 4 - Local Law Application for the Display of Advertising Devices (Digital Sign and Wall Sign) – 1055 Captain Cook Highway Smithfield – Division 8 due to an in-kind donation of architectural services from JB Design on 26 February 2016. The in-kind donation was valued at \$5,500 and was auctioned off by the Unity Team as a fund raising initiative. These services have never been redeemed. Cr. James is the principal of JB Design and JB Design have provided professional services to the applicant in this matter. If redeemed, this amount would equate to \$687.50 per candidate.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(c) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(d) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Clause No. 4	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	Prejudicial Matter – Cairns Aquarium – Car Parking Study and Infrastructure Agreement – Division 5 (Stay/Go Vote – see Minutes of meeting)	Cr O'Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead	Closed Session Clause No. 2	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
					https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf	<p>him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(m) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(n) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	No	Yes	Cr. James	<p>Prejudicial Matter – Cairns Aquarium – Car Parking Study and Infrastructure Agreement – Division 5</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf</p>	<p>Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(o) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(p) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Closed Session Clause No. 2	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. Manning	<p>Prejudicial Matter – Cairns Aquarium – Car Parking Study and Infrastructure Agreement – Division 5</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf</p>	<p>Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>	Closed Session Clause No. 2	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(q) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(r) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	No	Yes	Cr. Moller	<p>Prejudicial Matter – Cairns Aquarium – Car Parking Study and Infrastructure Agreement – Division 5</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf</p>	<p>Cr. Moller declared that those Councillors elected as members of the Unity Team in the 2012 and 2016 terms comprising Councillors Manning, James, O'Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 2 - Prejudicial Matter – Cairns Aquarium – Car Parking Study and Infrastructure Agreement – Division 5 – due to an electoral donation from Brazier Motti in the amount of \$500 on 10/02/2016 equating to \$62.50 per candidate. Brazier Motti have acted as a consultant in this matter.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(e) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(f) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Closed Session Clause No. 2	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	<p>Preliminary Approval for Material Change of Use – Variation Request for Use Rights Consistent with the Low Medium Density Residential Zone – 1L Reed Road Trinity Park – Division 8</p>	<p>Cr O'Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>	Clause No. 2	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(s) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(t) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	No	Yes	Cr. James	Preliminary Approval for Material Change of Use – Variation Request for Use Rights Consistent with the Low Medium Density Residential Zone – 1L Reed Road Trinity Park – Division 8	<p>Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(u) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(v) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Clause No. 2	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. Manning	Preliminary Approval for Material Change of Use – Variation Request for Use Rights Consistent with the Low Medium Density Residential Zone – 1L Reed Road Trinity Park – Division 8	<p>Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(w) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(x) If so, whether: -</p>	Clause No. 2	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
13/05/2020	Ordinary Meeting	No	Yes	Cr. Moller	Preliminary Approval for Material Change of Use – Variation Request for Use Rights Consistent with the Low Medium Density Residential Zone – 1L Reed Road Trinity Park – Division 8	<p>Cr. Moller declared that those Councillors elected as members of the Unity Team in the 2012 and 2016 terms comprising Councillors Manning, James, O'Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 2 - Preliminary Approval for Material Change of Use – Variation Request for Use Rights Consistent with the Low Medium Density Residential Zone – 1L Reed Road Trinity Park – Division 8 –due to an electoral donation from Brazier Motti in the amount of \$500 on 10/02/2016 equating to \$62.50 per candidate. Brazier Motti have acted as a consultant in this matter.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(g) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(h) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Clause No. 2	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	<p>Contractual Matter – Infrastructure Agreement and Project Launch Approval – Gordonvale Woolworths Development Fisher Road Works – Division 1.</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf</p>	<p>Cr O'Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(y) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p>	Closed Session Clause No. 3	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						(z) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter.			
13/05/2020	Ordinary Meeting	No	Yes	Cr. James	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Gordonvale Woolworths Development Fisher Road Works – Division 1. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf	Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : - (aa) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (bb) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter.	Closed Session Clause No. 3	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. Manning	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Gordonvale Woolworths Development Fisher Road Works – Division 1. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf	Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : - (cc) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (dd) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter.	Closed Session Clause No. 3	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. Moller	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Gordonvale	Cr. Moller declared that those Councillors elected as members of the Unity Team in the 2012 and 2016	Closed Session	Yes	No (see above)

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
					Woolworths Development Fisher Road Works – Division 1. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0005/340763/Minutes-Ordinary-Meeting-13-May-2020.pdf	<p>terms comprising Councillors Manning, James, O'Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 3 - Contractual Matter – Infrastructure Agreement and Project Launch Approval – Gordonvale Woolworths Development Fisher Road Works – Division 1 due to an electoral donation from S&A Ricketts in the amount of \$500 on 06/01/2016 equating to \$62.50 per candidate. Stuart Ricketts is the Director of Urban Sync. Urban Sync has acted as a consultant on this matter.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(i) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(j) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Clause No. 3		
13/05/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	Material Change of Use – Five Dwelling Houses, over Separate Allotments, and Operational Works (Associated with Dwelling Houses on Lots 1 & 2) – 9, 11, 13, 15 & 19 Douglas Track Road Kamerunga – Division 6	<p>Cr O'Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(ee) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(ff) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Clause No. 1	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
13/05/2020	Ordinary Meeting	No	Yes	Cr. James	Material Change of Use – Five Dwelling Houses, over Separate Allotments, and Operational Works (Associated with Dwelling Houses on Lots 1 & 2) – 9, 11, 13, 15 & 19 Douglas Track Road Kamerunga – Division 6	<p>Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(gg) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(hh) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Clause No. 1	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. Manning	Material Change of Use – Five Dwelling Houses, over Separate Allotments, and Operational Works (Associated with Dwelling Houses on Lots 1 & 2) – 9, 11, 13, 15 & 19 Douglas Track Road Kamerunga – Division 6	<p>Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(ii) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(jj) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Clause No. 1	No	Yes
13/05/2020	Ordinary Meeting	No	Yes	Cr. Moller	Material Change of Use – Five Dwelling Houses, over Separate Allotments, and Operational Works (Associated with Dwelling Houses on Lots 1 & 2) – 9, 11, 13, 15 & 19 Douglas Track Road Kamerunga – Division 6	<p>Cr. Moller declared that those Councillors elected as members of the Unity Team in the 2012 and 2016 terms comprising Councillors Manning, James, O'Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 1 - Material Change of Use – Five Dwelling Houses, over Separate Allotments, and Operational Works (Associated with Dwelling Houses on Lots 1 & 2) – 9, 11, 13, 15 & 19</p>	Clause No. 1	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>Douglas Track Road Kamerunga – Division 6 – due to an electoral donation from Greg Clyde Smith in the amount of \$2000 on 02/03/2016 equating to \$250 per candidate and an electoral donation from S&A Ricketts in the amount of \$500 on 06/01/2016 equating to \$62.50 per candidate. Stuart Ricketts is the Director of Urban Sync. Urban Sync has acted as a consultant on this matter.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(k) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(l) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
22/04/2020	Ordinary Meeting	No	Yes	Cr. Zeiger	National Cabinet Mandatory Code of Conduct – SME Commercial Leasing Principles during COVID-19	<p>Cr Zeiger declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Item 2 – Open Session National Cabinet Mandatory Code of Conduct – SME Commercial Leasing Principles during COVID-19 due to The Code offers lessees suffering financial hardship proportional reductions up to 100% in rent due to the COVID-19 conditions enforced upon certain businesses.</p> <p>One of the businesses who would be eligible to receive consideration is Hospitality North Pty Ltd. Hospitality North Pty Ltd sponsors 2 children in Kenya through Australian registered charity; Boldlyigo Inc. of which she is the founding Director. She did not receive any income personally from this.</p> <p>Therefore, she has determined that this personal interest is not of sufficient significance that it will lead her to making a decision on the matter that is contrary to the public interest.</p> <p>She will best perform her responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, she acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p>	Clause No. 2	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>(a) Whether she has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(b) If so, whether: -</p> <p>a. She must leave the meeting while this matter is discussed or voted on; or</p> <p>b. She may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
22/04/2020	Ordinary Meeting	No	Yes	Cr. O'Halloran	<p>Contractual Matter – Project Launch Approval – PCW14507 – Contract 75552 – Construction of Kamerunga DN600 Trunk Water Main.</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0010/337852/Minutes-Ordinary-Meeting-22-April-2020.pdf</p>	<p>Cr O'Halloran informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(b) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>	Closed Session Clause No. 2	No	Yes
22/04/2020	Ordinary Meeting	No	Yes	Cr. James	<p>Contractual Matter – Project Launch Approval – PCW14507 – Contract 75552 – Construction of Kamerunga DN600 Trunk Water Main.</p> <p>(Stay/Go Vote – see Minutes of meeting)</p> <p>https://www.cairns.qld.gov.au/_data/assets/pdf_file/0010/337852/Minutes-Ordinary-Meeting-22-April-2020.pdf</p>	<p>Cr James informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p> <p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(a) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(b) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p>	Closed Session Clause No. 2	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						b. He may participate in the meeting in relation to the matter, including by voting on the matter.			
22/04/2020	Ordinary Meeting	No	Yes	Cr. Manning	Contractual Matter – Project Launch Approval – PCW14507 – Contract 75552 – Construction of Kamerunga DN600 Trunk Water Main. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0010/337852/Minutes-Ordinary-Meeting-22-April-2020.pdf	Cr Manning informed the meeting that he may have the same conflict of interest as that described by Councillor Moller. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter. However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i> : - (kk) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and (ll) If so, whether: - a. He must leave the meeting while this matter is discussed or voted on; or b. He may participate in the meeting in relation to the matter, including by voting on the matter.	Closed Session Clause No. 2	No	Yes
22/04/2020	Ordinary Meeting	No	Yes	Cr. Moller	Contractual Matter – Project Launch Approval – PCW14507 – Contract 75552 – Construction of Kamerunga DN600 Trunk Water Main. (Stay/Go Vote – see Minutes of meeting) https://www.cairns.qld.gov.au/_data/assets/pdf_file/0010/337852/Minutes-Ordinary-Meeting-22-April-2020.pdf	Cr Moller declared that that those Councillors elected as members of the Unity Team in the 2012 and/or 2016 terms comprising Councillors Manning, James, O'Halloran and himself, have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Item 2 Closed Session – Contractual Matter – Project Launch Approval – PCW14507 – Contract 75553 – Construction of Kamerunga DN600 Trunk Water Main due to electoral donations from D&M Moule in the amount of \$1000 on 11/01/2016 and FGF Developments, \$1000 on 27/03/2012 and an in-kind donation valued at \$400 on 30/03/2012. D. Moule is Director of FGF Developments. FGF Developments are a tenderer listed in the contractual matter that this item relates to. There were 11 Unity candidates who stood for election in 2012 and 8 Unity candidates who stood for election in 2016. These amounts equate to \$125, \$91 and \$36 per candidate respectively. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.	Closed Session Clause No. 2	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>However, he acknowledged that the remaining councillors must determine, pursuant to section 175E(4) of the <i>Local Government Act 2009</i>: -</p> <p>(m) Whether he has a real conflict of interest in this matter or a perceived conflict of interest in this matter; and</p> <p>(n) If so, whether: -</p> <p>a. He must leave the meeting while this matter is discussed or voted on; or</p> <p>b. He may participate in the meeting in relation to the matter, including by voting on the matter.</p>			
COI – AFTER ELECTIONS 28 MARCH 2020									
11/03/2020	Ordinary Meeting	No	Yes	Cr. Bates	Memorandum of Understanding between Cairns Regional council and CQUniversity Australia – Progress Update 2019	<p>Cr. Bates declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Clause No. 1 – Open Session - Memorandum of Understanding between Cairns Regional council and CQUniversity Australia – Progress Update 2019 due to his wife's employment with Study Cairns.</p> <p>He will be dealing with this conflict by leaving the meeting while the matter is discussed and voted on.</p>	Open Session Clause No. 1	Yes	No
11/03/2020	Ordinary Meeting	No	Yes	Cr. Moller	Memorandum of Understanding between Cairns Regional council and CQUniversity Australia – Progress Update 2019	<p>Cr. Moller declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Clause No. 1 – Open Session - Memorandum of Understanding between Cairns Regional council and CQUniversity Australia – Progress Update 2019 due to his position as Chair of CQ University's Regional Engagement Committee and Advisory Board. This Group performs and advisory function only and has no decision making powers.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.</p>	Open Session Clause no. 1	No	Yes
26/02/2020	Ordinary Meeting	No	Yes	Ms Whitton	Contractual Matter – Go Clubs Infrastructure Grants. (Part 1.4 – Redlynch Razorbacks Rugby League).	<p>Ms Whitton declared that she has a conflict of interest in Closed Session Clause No. 4 - Contractual Matter – Go Clubs Infrastructure Grants. (Part 1.4 – Redlynch Razorbacks Rugby League). She is the Secretary of the Redlynch Razorbacks Junior Rugby League Club who are under consideration for grant funding as part of this report. Whilst she was aware of the application, she has not played a role in Council's review and assessment of the applications.</p> <p>She will deal with this conflict of interest by leaving the room while this matter is discussed and voted on.</p>	Closed Session Clause No. 4	Yes	No
26/02/2020	Ordinary Meeting	No	Yes	Cr. Richardson	Prejudicial Matter – Community Services Grant Round 2 (Part 1.6 – Marlin Coast Meals on Wheels).	<p>Cr. Richardson declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) – in Closed Session Clause No. 3 - Prejudicial Matter – Community Services Grant Round 2 (Part 1.6 – Marlin Coast Meals on Wheels) – due to her role as committee member with Marlin Coast Meals on</p>	Closed Session Clause No. 3 (Part 1.6)	Yes	No

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						Wheels. This entity is an applicant to the grant round this report relates to. She will be dealing with this interest by excluding herself from the meeting while this matter is discussed and voted on.			
26/02/2020	Ordinary Meeting - delegated to Standing Committee "A"	No	Yes	Cr. O'Halloran	Budgetary Matter – Support to Major Event	Cr. O'Halloran declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 8 – Delegated to Standing Committee "A" - Closed A - Budgetary Matter – Support to Major Event due to his Life Membership with AFL Cairns. AFL Cairns are a stakeholder impacted by the event this report relates to.	Closed A – Standing Committee "A" (Closed Session Clause No. 8 – Ordinary Meeting 26/2/2020	No	Yes
26/02/2020	Ordinary Meeting - delegated to Standing Committee "D"	No	Yes	Cr. Cooper	Legal Matter – Proposed Commencement of Prosecutions in the Magistrates Court for Penalty Infringement Notices 40514 and 40515 in accordance with <i>the Environment Protection Act 1994</i> .	Cr. Cooper declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 2 – Delegated to Standing Committee "D" – Closed A - Legal Matter – Proposed Commencement of Prosecutions in the Magistrates Court for Penalty Infringement Notices 40514 and 40515 in accordance with <i>the Environment Protection Act 1994</i> - due to an electoral donation from MacDonnells Law, the amount of \$2000 on 05/06/2012. MacDonnells Law are the legal advisers to Council on this matter. She will be dealing with this conflict by excluding herself from the meeting while the matter is discussed and voted on.	Closed A – Standing Committee "D" (Closed Session Clause No. 2 – Ordinary Meeting 26/2/2020	Yes	No
26/02/2020	Ordinary Meeting	No	Yes	Cr. James	Contractual Matter – Go Clubs Infrastructure Grants. (Part 1.4 – Redlynch Razorbacks Rugby League)	Cr. James declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 4 - Contractual Matter – Go Clubs Infrastructure Grants. (Part 1.4 – Redlynch Razorbacks Rugby League) – as a family member is on the committee of the Redlynch Razorbacks who are an applicant to this grant program. He will be dealing with this conflict of interest by excluding himself from the meeting while the matter is discussed and voted on.	Closed Session Clause No. 4 (Part 1.4)	Yes	No
26/02/2020	Ordinary Meeting	No	Yes	Cr. Zeiger	Contractual Matter – Community Services Grant Round 2 (Part 1.10 – Queensland Police Citizens Youth Welfare Association – Cairns Branch (Cairns PCYC)	Cr. Zeiger declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 3 - Contractual Matter – Community Services Grant Round 2 (Part 1.10 – Queensland Police Citizens Youth Welfare Association – Cairns Branch (Cairns PCYC) in relation to the Cairns South Community Leadership Program; although she is not involved in this particular initiative, she is the Chair of the Mission Australia Communities for Children Steering Committee. Mission Australia are an agency involved in this program. Therefore, she will be dealing with this conflict by excluding herself from the meeting while the matter is discussed and voted on.	Closed Session Clause No. 3 (Part 1.10)	Yes	No
26/02/2020	Ordinary Meeting	No	Yes	Cr. Schilling	Contractual Matter – Go Clubs Infrastructure Grants. (Part 1.1 – Edmonton Storm Rugby	Cr. Schilling declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in	Closed Session	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
					League Club)	<p>Closed Session Clause No. 4 - Contractual Matter – Go Clubs Infrastructure Grants. (Part 1.1 – Edmonton Storm Rugby League Club) – due to his role as patron for the Edmonton Storm. He is not on a management committee, receive no benefit, and have no decision making powers relating to this club.</p> <p>Therefore, he has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on this matter that is contrary to the public interest.</p> <p>He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>	Clause No. 4 (Part 1.1)		
26/02/2020	Ordinary Meeting delegated to Standing Committee "A"	No	Yes	Cr. Moller, Cr. Manning, Cr. Schilling, Cr. James, Car Bates, Cr. O'Halloran, Cr. Richardson	Budgetary Matter – Support to Major Event	<p>Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Schilling, James, Bates, O'Halloran, Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 8 - delegated to Standing Committee "A" – Closed A – due to an electoral donation from R Lillywhite the amount of \$1000 on 18/04/2012 and \$1000 on 7/02/2-016. 11 Unity candidates stood for election in 2012 and 8 Unity candidates stood for election in 2016. These amounts equate to \$90.90 and \$125 per candidate respectively. Mr. Lillywhite is on the AFL Cairns Board. AFL Cairns are a stakeholder impacted by the event this report relates to.</p> <p>He has determined that these personal interests are not of sufficient significance that it might lead to making decisions on this matter that is contrary to the public interest.</p>	Closed A – Standing Committee "A" (Closed Session Clause No. 8 – Ordinary Meeting 26/2/2020)	No	Yes
26/02/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr. Moller, Cr. Manning, Cr. Schilling, Cr. James, Car Bates, Cr. O'Halloran, Cr. Richardson	Legal Matter – Proposed Commencement of Prosecutions in the Magistrates Court for Penalty Infringement Notices 40514 and 40515.	<p>Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Schilling, James, Bates, O'Halloran, Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 2 - delegated to Standing Committee "D" – Closed A – due to an electoral donation from MacDonnells Law in the amount of \$2000 on 20/04/2012. There were 11 Unity candidates who stood for election in 2012. This amount equates to \$181.80 per candidate. MacDonnells Law are the legal advisers to Council on this matter.</p> <p>He has determined that these personal interests are not of sufficient significance that it might lead to making decisions on this matter that is contrary to the public interest.</p>	Closed A – Standing Committee "D" (Closed Session Clause No. 2 – Ordinary Meeting 26/02/2020)	No	Yes
12/02/2020	Ordinary Meeting delegated to Standing Committee "A"	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr O'Halloran and Cr Richardson (Cr Bates confirmed he did not have a conflict of interest)	Cairns Agricultural Pastoral and Mining Association	<p>Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors, Manning, Schilling, Bates, O'Halloran, Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in General Business Item No. 3 delegated to Standing</p>	Open B – Standing Committee "A" (General Business Item No. 3 –	No (The Motion was Lost)	Yes (The Motion was Lost)

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						Committee "A" - Cairns Agricultural Pastoral and Mining Association due to an electoral donation from D Tong, the amount of \$250 on 05/04/2012. There were 11 Unity candidates in the 2012 election. This amount equates to \$22.70 per candidate. D Tong is on the Cairns Show Association Management Committee. The Cairns Show Association are the subject of the general business item.	Ordinary Meeting 12/02/2020)		
12/02/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr. Cooper	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Vista Development – Jungara Road Redlynch Intake Road Intersection Works – Division 6.	Cr. Cooper declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 6 - delegated to Standing Committee "D" – Closed C - Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Vista Development – Jungara Road Redlynch Intake Road Intersection Works – Division 6	Closed C– Standing Committee "D" (Closed Session Clause No.6 – Ordinary Meeting 12/02/2020)	No	Yes
12/02/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr. Cooper	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Johanna Road Development – Navigation Drive and Drainage Works – Division 9.	Cr. Cooper declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 5 delegated to Standing Committee "D" – Closed B - Contractual Matter – Infrastructure Agreement and Project Launch Approval – Johanna Road Development – Navigation Drive and Drainage Works – Division 9 – due to a donation from Law Solutions in the amount of \$500 on 19/02/2016. Ranjit Singh was a partner at Law Solutions. Ranjit Singh is currently a Partner of Holding Redlich, the legal firm representing the applicant in this matter.	Closed B – Standing Committee "D" (Closed Session Clause No.5 – Ordinary Meeting 12/02/2020)	No	Yes
12/02/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr. Cooper	Material Change of Use Indoor Sport and Recreation – 2-8 Trinity Beach Road Trinity Beach – Division 9	Cr. Cooper declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 6 - Material Change of Use Indoor Sport and Recreation – 2-8 Trinity Beach Road Trinity Beach – Division 9 – due to a donation from MacDonnells Law, the amount of \$2000 on 05/06/2012. Luckbir Singh and Russell Beer are Partners of MacDonnells Law. They are also Directors of Vasey Esplanade Pty Ltd who are the landowner and applicant in this matter.	Open A – Standing Committee "D" (Open Session Clause No. 6 – Ordinary Meeting 12/02/2020)	No	Yes
12/02/2020	Ordinary Meeting	No	Yes	Cr. Bates	Response to the Economic Impacts for Novel Coronavirus	Cr. Bates declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 13 - Response to the Economic Impacts for Novel Coronavirus due to his wife's employment at Study Cairns. He will be dealing with this declared interest by leaving the meeting while this matter is discussed and voted on.	Open Session Clause No. 13	Yes	No
12/02/2020	Ordinary Meeting	No	Yes	Cr. Bates	Property Matters Resolved under Delegation – 1 July to 31 December 2019	Cr. Bates declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 4 – Property Matters Resolved under Delegation – 1 July to 31 December 2019, due to his Presidency of a Not for Profit Sporting Club mentioned in the report. He will be dealing with this declared interest by leaving the meeting while this matter is discussed and voted on.	Open Session Clause No. 4	Yes	No

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
12/02/2020	Ordinary Meeting delegated to Standing Committee "A"	Yes	No	Cr. James	Material Change of Use for a Staged Development – Dwelling House (Stage 1) and Dual Occupancy (Stage 2) – 5 Strutton Place, Mooroolbool – Division 4.	Cr. James declared that he has a material personal interest as defined by section 175B of the <i>Local Government Act 2009</i>) Open Session Clause No. 5 - delegated to Standing Committee "A" – Open A - Material Change of Use for a Staged Development – Dwelling House (Stage 1) and Dual Occupancy (Stage 2) – 5 Strutton Place, Mooroolbool – Division 4 – due to the fact that JB Design have acted as a consultant to the applicant on this matter. He is a principal of JB Design. He will be dealing with this declared interest by leaving the meeting while this matter is discussed and voted on.	Open A – Standing Committee "A" (Open Session Clause No. 5 – Ordinary Meeting 12/02/2020)	Yes	No
12/02/2020	Ordinary Meeting delegated to Standing Committee "C"	No	Yes	Cr. Zeiger	Support for Innovation	Cr. Zeiger declared a conflict of interest (as defined by Section 17D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 7 – delegated to Standing Committee "C" – Open A - Support for Innovation due to the fact that Sally Mlikota is a child sponsor of the charity that she is Director of, Boldly I Go Inc. Sally Mlikota is on the Management Committee of the Cairns Chamber of Commerce. The Cairns Chamber of Commerce are a stakeholder impacted by this matter.	Open A – Standing Committee "C" (Open Session Clause No. 7 – Ordinary Meeting 12/02/2020)	No	Yes
12/02/2020	Ordinary Meeting	No	Yes	Cr. Manning	Prejudicial Matter – Local Community Event Grants 2020 – Application Round (Part 4G)	Cr. Manning declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 4 (Part G) due to his status as Vice Patron of Surf Life Saving Queensland. The North Queensland Branch are listed in the grant round that this item relates to.	Closed Session Clause No. 4 (Part G)	No	Yes
12/02/2020	Ordinary Meeting	No	Yes	Cr. Manning	Prejudicial Matter – Tourism Tropical North Queensland Resource and Performance Agreement – Outcomes and Acquittal for 2018/2019	Cr. Manning declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 1 - Prejudicial Matter – Tourism Tropical North Queensland Resource and Performance Agreement – Outcomes and Acquittal for 2018/2019	Closed Session Clause No. 1	No	Yes
12/02/2020	Ordinary Meeting	No	Yes	Cr. Manning	Response to the Economic Impacts from Novel Coronavirus	Cr. Manning declared a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 13 - Response to the Economic Impacts from Novel Coronavirus due to his life membership with TTNQ.	Open Session Clause No. 13	No	Yes
12/02/2020	Ordinary Meeting	No	Yes	Cr. Olds	Prejudicial Matter – Local Community Event Grants 2020 – Application Round 14 – Surf Life Saving Queensland North Queensland Branch	Cr. Olds declared he has a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Item 4 part (G), Closed Session Clause No. 4 – Prejudicial Matter Local Community Event Grants 2020 – Application Round. North Queensland Branch Inc Surf Lifesaving Association of Qld are listed as an applicant for the grant this item relates to. He was formerly the President of the Ellis Beach Surf Life Saving Club and is currently serving on a sub-committee for the Club. He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest.	Closed Session Clause No. 4 part (G)	No	Yes
12/02/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Moller, James, Bates, O'Halloran,	Closed C– Standing	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
				O'Halloran and Cr Richardson	Vista Development – Jungara Road Redlynch Intake Road Intersection Works – Division 6	Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No 6 delegated to Standing Committee “D” – Closed C - Prejudicial Matter – Contractual Matter – Infrastructure Agreement and Project Launch Approval – Redlynch Vista Development – Jungara Road Redlynch Intake Road Intersection Works – Division 6 – due to an electoral donation from Brazier Motti the amount of \$500 on 10/02/2016. This amount equates to \$62.50 per candidate. Brazier Motti have acted as a consultant in this matter.	Committee “D” (Closed Session Clause No.6 – Ordinary Meeting 12/02/2020)		
12/02/2020	Ordinary Meeting delegated to Standing Committee “D”	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Contractual Matter – Infrastructure Agreement and Project Launch Approval – Johanna Road Development – Navigation Drive and Drainage Works – Division 9	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Moller, James, Bates, O'Halloran, Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No 5 delegated to Standing Committee “D” – Closed B - Prejudicial Matter – Contractual Matter – Infrastructure Agreement and Project Launch Approval – Johanna Road Development – Navigation Drive and Drainage Works – Division 9 - due to an electoral donation from Brazier Motti the amount of \$500 on 10/02/2016. This amount equates to \$62.50 per candidate. Brazier Motti have acted as a consultant in this matter.	Closed B – Standing Committee “D” (Closed Session Clause No.5 – Ordinary Meeting 12/02/2020)	No	Yes
12/02/2020	Ordinary Meeting delegated to Standing Committee “A”	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Prejudicial Matter – Local Community Event Grants 2020 – Application Round 14 – Cairns Golf Club	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Moller, James, Bates, O'Halloran, Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No 4 part (F) delegated to Standing Committee “A” – Closed C - Prejudicial Matter – Local Community Event Grants 2020 – Application Round 14 – Cairns Golf Club – due to an electoral donation from S&A Ricketts the amount of \$500- on 06/01/2016. This amount equates to \$62.50 per candidate. Stuart Ricketts is a Director of the Cairns Golf Club. Cairns Golf Club are an application for the grant round that this report relates to.	Closed C – Standing Committee “A” (Closed Session Clause No. 4 part (F) – Ordinary Meeting 12/02/2020)	No	Yes
12/02/2020	Ordinary Meeting delegated to Standing Committee “C”	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Support for Innovation	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Moller, James, Bates, O'Halloran, Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No 7 delegated to Standing Committee “C” – Open A - Support for Innovation – due to Electoral donations from Sally & John Mlikota the amount of \$1350 on 03/04/2012. This amount equates to \$122.70 per candidate. Sally Mlikota is on the Management Committee of the Cairns Chamber of Commerce. The Cairns Chamber of Commerce are a stakeholder impacted by this matter, and	Open A – Standing Committee “C” (Open Session Clause No. 7 – Ordinary Meeting 12/02/2020)	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						From Cam Charlton the amount of \$1500 on 03/04/2012. This amount equates to \$136.35 per candidate. Cam Charlton is the Deputy Chancellor of James Cook University. James Cook University are a stakeholder impacted by this matter.			
12/02/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Material Change of Use Indoor Sport and Recreation – 2-8 Trinity Beach Road Trinity Beach – Division 9	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Moller, James, Bates, O'Halloran, Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No 6 - Material Change of Use Indoor Sport and Recreation – 2-8 Trinity Beach Road Trinity Beach – Division 9 – due to Electoral donations from S&A Ricketts the amount of \$500 on 06/01/2016. This amount equates to \$62.50 per candidate. Stuart Ricketts is the Director of Urban Sync. Urban Sync has acted as a consultant on this matter, and MacDonnells Law the amount of \$2000 on 20/04/2012. There were 11 Unity candidates who stood for election in 2012. This amount equates to \$181.80 per candidate. Luckbir Sing and Russell Beer are partners of MacDonnells Law. They are also Directors of Vasey Esplanade Pty Ltd who are the landowner and application in this matter	Open A – Standing Committee "D" (Open Session Clause No. 6 – Ordinary Meeting 12/02/2020)	No	Yes
12/02/2020	Ordinary Meeting delegated to Standing Committee "A"	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Material Change of Use for a Staged Development – Dwelling House (Stage 1) and Dual Occupancy (Stage 2) – 5 Strutton Place, Mooroolbool – Division 4.	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Moller, James, Bates, O'Halloran, Richardson and himself have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 5 delegated to Standing Committee "A" – Open A - Material Change of Use for a Staged Development – Dwelling House (Stage 1) and Dual Occupancy (Stage 2) – 5 Strutton Place, Mooroolbool – Division 4 – due to a donation of in-kind architectural services from JB Design on 26 February 2016. The in-kind donation was valued at \$5,500 and was auctioned off by the Unity Team as a fundraising initiative. The Services have never been redeemed. Cr. James is the principal of JB Design and JB Design have provided professional services to the applicant in this matter on an arms length basis. There were 8 Unity candidate who stood for election in 2016. This amount equates to #687.50 per candidate.	Open A – Standing Committee "A" (Open Session Clause No. 5 – Ordinary Meeting 12/02/2020)	No	Yes (Cr. James left the room see above)
22/01/2020	Ordinary Meeting	No	Yes	Cr. Bates	Tour of the Tropics – Proposed Criterium Route	Cr. Bates declared he may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) with regard to Clause No. 11 – Tour of the Tropics – Proposed Criterium Route. This event is part owned and promoted by Andy Taylor who donated \$1000 to his last electoral campaign on 5/2/2016. As such, he may have a conflict of interest in this matter and propose to exclude himself from the meeting while the matter is being debated and the vote is taken.	Clause No. 11	Yes	No

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
22/01/2020	Ordinary Meeting	No	Yes	Cr. Cooper	Contractual Matter – Project Launch Approval – PCS18401-01 Contract 75576 – Sewage Pumping Station K – Construction of New Pump Station.	<p>Cr. Cooper declared she may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 4 - Contractual Matter – Project Launch Approval – PCS18401-01 Contract 75576 – Sewage Pumping Station K – Construction of New Pump Station – due to an electoral donation to the then Unity Team (preceding the current one) of \$2000 received from Koppen Investments Pty Ltd on 18 March 2008.</p> <p>This donation was used by the then Unity Team in the 2008 local government elections. The then Unity Team comprised nine candidates in that election. This amount equates to \$222.22 per candidate. She was successful in that election. She has not been a member of the Unity Team since the 2000 election. Koppen Developments are a tenderer for the contract that this item relates to.</p> <p>She has determined that this personal interest is not of sufficient significance that it will lead her to making a decision on this matter that is contrary to the public interest.</p> <p>She will best perform her responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>	Closed Session Clause No. 4	No	Yes
22/01/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr. Cooper	Local Law Application for the Display of Advertising Devices – Externally Lit Projecting Vertical Sign – PLOS Construction Pty Ltd – 123 Sheridan Street Cairns City – Division 5.	<p>Cr. Cooper declared she may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 8 – delegated to Standing Committee "D" – Open B - Local Law Application for the Display of Advertising Devices – Externally Lit Projecting Vertical Sign – PLOS Construction Pty Ltd – 123 Sheridan Street Cairns City – Division 5 – due to an electoral donation from Williams Graham and Carmen of \$9000 on 23 May 2012. Williams Graham and Carmen are the owners of the building and the sign to which this application relates advertises their business.</p> <p>She has determined that this personal interest is not of sufficient significance that it will lead her to making a decision on this matter that is contrary to the public interest.</p> <p>She will best perform her responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>	Open B – Standing Committee "D" (Open Session Clause No. 10 – Ordinary Meeting 22/01/2020)	No	Yes
22/01/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr. Cooper	Extension of Currency Period – Reconfiguring a Lot (1 Lot into 34 Lots in 2 Stages) – Extension of Currency Period – Reconfiguring a Lot (1 Lot into 34 Lots in 2 Stages) – 33-41 Cedar Road, Palm Cove – Division 9.	<p>Cr. Cooper declared she may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 8 – delegated to Standing Committee "D" – Open A - Extension of Currency Period – Reconfiguring a Lot (1 Lot into 34 Lots in 2 Stages) – 33-41 Cedar Road, Palm Cove – Division 9 – due to an electoral donation from South Pacific Sand Pty Ltd of \$500 on 2 April 2012. Pat Flanagan is a Director of South Pacific Sand Pty Ltd and he was the principal of the Flanagan Consulting Group who have been a consultant to the applicant in this matter.</p>	Open A – Standing Committee "D" (Open Session Clause No. 8 – Ordinary Meeting 22/01/2020)	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						<p>She has determined that this personal interest is not of sufficient significance that it will lead her to making a decision on this matter that is contrary to the public interest.</p> <p>She will best perform her responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>			
22/01/2020	Ordinary Meeting	No	Yes	Cr. James	Contractual Matter – Project Launch Approval – PCS18401-01 Contract 75576 – Sewage Pumping Station K – Construction of New Pump Station.	<p>Cr James declared that he may have a conflict of interest (as defined by section 175 D of the <i>Local Government Act 2009</i>) in Closed Session Clause No. 4 - Contractual Matter – Project Launch Approval – PCS18401-01 Contract 75576 – Sewage Pumping Station K – Construction of New Pump Station – due to an electoral donation to the Unity Team (preceding the current one) of \$2000 received from Koppen Investments Pty Ltd on 18 March 2008 some 12 years ago</p> <p>The donation was used by the then Unity Team in the 2008 local government elections. The then Unity Team comprised of nine candidates in that election. This amount equates to \$222.22 per candidate. He was successful in that election. Koppen Developments, who share mutual directors with Koppen Investments are a tenderer for the contract that this item relates to.</p> <p>He has determined that this personal interest is not of sufficient significance that it will lead him to making a decision on the matter that is contrary to the public interest. He will best perform his responsibility of serving the overall public interest of the whole of the Council's area by participating in the discussion and voting on this matter.</p>	Closed Session Clause No. 4	No	Yes
22/01/2020	Ordinary Meeting delegated to Standing Committee "A"	Yes	No	Cr. James	Reconfiguring a Lot (1 into 2 lots) and Early Concurrence Agency Response – 292 McCoombe Street Westcourt – Division 5.	<p>Cr. James declared that he has a Material Personal Interest as defined by section 175B of the <i>Local Government Act 2009</i> in Open Session Clause No. 9 – delegated to Standing Committee "A" – Open C - Reconfiguring a Lot (1 into 2 lots) and Early Concurrence Agency Response – 292 McCoombe Street Westcourt – Division 5 – ad JB Design has provided professional services to the applicant on an arms length basis and he is the principal of JB Design. He will be dealing with this declared interest by leaving the meeting while this matter is discussed and voted on.</p>	Open C – Standing Committee "A" (Open Session Clause No. 9 – Ordinary Meeting 22/1/2020)	Yes	No
22/01/2020	Ordinary Meeting	Yes	No	Cr. Moller	Material Change of Use – Parking Station (33 Carparking Spaces) – 31-33 Norman Street, Gordonvale – Division 1	<p>Cr. Moller declared that a Material Personal Interest as defined by section 175B of the <i>Local Government Act 2009</i> in Open Session Clause No. 5 - Material Change of Use – Parking Station (33 Carparking Spaces) – 31-33 Norman Street, Gordonvale – Division 1 – as he is providing legal advice to an adjoining land holder.</p> <p>He will be dealing with the declared interest by leaving the meeting while this matter is discussed and voted on.</p>	Clause No. 5	Yes	No
22/01/2020	Ordinary Meeting delegated to	No	Yes	Cr Moller, Cr Manning, Cr	Local Law Application for the Display of	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors	Open B –	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
	Standing Committee "D"			Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Advertising Devices – Externally Lit Projecting Vertical Sign –PLOS Construction Pty – 12 Sheridan Street Cairns City – Division 5	Manning, Schilling, James, Bates, O'Halloran, Richardson and himself may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 10 – delegated to Standing Committee "D": - Open B - Local Law Application for the Display of Advertising Devices – Externally Lit Projecting Vertical Sign –PLOS Construction Pty – 12 Sheridan Street Cairns City – Division 5 – due to an electoral donation of \$1,200 received from John Hayward on 3 April 2012. There were 11 Unity candidates who stood for election in 2012. This amount equates to \$109.09 per candidate. John Hayward is a director of the company which owns the building.	Standing Committee "D" (Open Session Clause No. 10 – Ordinary Meeting 22/1/2020)		
22/01/2020	Ordinary Meeting delegated to Standing Committee "A"	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Reconfiguring a Lot (1 into 2 lots) and Early Concurrence Agency Response – 292 McCoombe Street Westcourt – Division 5.	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Schilling, James, Bates, O'Halloran, Richardson and himself may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 9 – delegated to Standing Committee "A" – Open C - Reconfiguring a Lot (1 into 2 lots) and Early Concurrence Agency Response – 292 McCoombe Street Westcourt – Division 5 due to a donation of in-kind architectural services from JB Design on 26 February 2016. The in-kind donation was valued at \$5,500 and was auctioned off by the Unity Team as a fundraising initiative. The services have never been redeemed. Cr James is the principal of JB Design and JB Design have provided professional services to the applicant in this matter on an arms length basis. There were 8 Unity candidates who stood for election in 2016. This amount equates to \$687.50 per candidate.	Open C – Standing Committee "A" (Open Session Clause No. 9 – Ordinary Meeting 22/1/2020)	No	Yes (Cr. James left the room)
22/01/2020	Ordinary Meeting delegated to Standing Committee "D"	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Extension of Currency Period – Reconfiguring a Lot (1 Lot into 34 Lots in 2 Stages) – 33-41 Cedar Road, Palm Cove – Division 9.	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Schilling, James, Bates, O'Halloran, Richardson and himself may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>), in Open Session Clause No. 8 – delegated to Standing Committee "D" – Open A - Extension of Currency Period – Reconfiguring a Lot (1 Lot into 34 Lots in 2 Stages) – 33-41 Cedar Road, Palm Cove – Division 9 - due to an electoral donation of \$1000 received from The Flanagan Group on 2012. This amount equates to \$90.91 per candidate. The Flanagan Group have acted as a consultant to the applicant on this matter.	Open A – Standing Committee "D" (Open Session Clause No. 8 – Ordinary Meeting 22/01/2020)	No	Yes
22/01/2020	Ordinary Meeting	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Preliminary Approval for Material Change of Use – Variation Request for Use Rights Consistent with the Low Medium Density Residential Zone – 1L Reed Road Trinity Park – Division 8	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Schilling, James, Bates, O'Halloran, Richardson and himself may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 2009</i>) in Open Session Clause No. 6 - Preliminary Approval for Material Change of Use – Variation Request for Use Rights Consistent with the Low Medium Density Residential Zone – 1L Reed Road Trinity Park – Division 8 due to an electoral donation of \$500 received from Brazier Motti on 10 February	Clause No. 6	No	Yes

DATE OF MEETING	TYPE OF MEETING	MPI	COI	COUNCILLOR/OFFICER	SUBJECT	NATURE OF INTEREST	CLAUSE NO.	CR LEFT ROOM	CR REMAINED IN ROOM
						2016. There were 8 Unity candidates who stood for election in 2016. This amount equates to \$62.50 per candidate. Brazier Motti have acted as a consultant to the applicant on this matter. (THIS REPORT WAS WITHDRAWN BY THE APPLICANT)			
22/01/2020	Ordinary Meeting delegated to Standing Committee "A"	No	Yes	Cr Moller, Cr Manning, Cr Schilling, Cr Bates, Cr Bates, Cr O'Halloran and Cr Richardson	Material Change of Use (Multiple Dwelling, Shot-Term Accommodation Hotel, Food and Drink Outlet and Shop) – 340-346 Sheridan Street, Cairns North – Division 5	Cr. Moller declared that those Councillors elected as members of the Unity Team comprising Councillors Manning, Schilling, James, Bates, O'Halloran, Richardson and himself may have a conflict of interest (as defined by section 175D of the <i>Local Government Act 200</i>), in Open Session Clause No. 3 – delegated to Standing Committee "A" – Open A - Material Change of Use (Multiple Dwelling, Shot-Term Accommodation Hotel, Food and Drink Outlet and Shop) – 340-346 Sheridan Street, Cairns North – Division 5 – due to an electoral donation of \$5000 received from C A Architects on 2 March 2016. 8 Unity candidate stood for election in 2016. This amount equates to \$625 per candidate. CA Architects have acted as a consultant to the applicant in this matter.	Open A – Standing Committee "A" (Open Session Clause No. 3 – Ordinary Meeting 22/01/2020)	No	Yes