

Private Bag 1001, Dargaville

Phone 439 7059

Not for Publication until after Commencement of Meeting

Notice Of Ordinary Meeting Of Council

Date 10.00 am on Wednesday 23 February 2011

Venue Council Chambers, Station Road, Dargaville

Timetable

10.15 am Morning Tea

10.30 am Workshops

1 10.30am Council Debrief: Workshops Finance 101 and Decision Making

De-brief from Councillors on the Finance 101 Workshop and the Decision Making Workshop held 3 and 4 February 2011.

2 11.00am Northland Civil Defence Emergency Management Group

Committee representatives from the Group wish to discuss with Council the Group's aims, objective, work programme and legal obligations.

12.15 pm Lunch

1.00 pm Commencement of Council Meeting

3.00 pm Afternoon Tea

3.15 pm Recommencement of Council Meeting, if required

**Ordinary Meeting Of Kaipara District Council In The Council Chambers, Station Road,
Dargaville On Wednesday 23 February 2011 Commencing 1.00 pm**

**Recommendations contained in the order paper and reports are NOT Council decisions
but are provided as advice on which the debate can begin.
Please refer to Council minutes for Resolutions.**

Contents

1	Karakia: Cr Brian McEwing	4
1.1	Present	4
1.2	In Attendance	4
1.3	Apologies	4
2	Confirmation of Minutes.....	4
2.1	Extraordinary Council Meeting : 19 January 2011	4
2.2	Ordinary Council Meeting : 26 January 2011	4
3	Declaration of Conflicts of Interest	4
3.1	Declaration of Conflicts of Interest	4
4	Strategic.....	5
4.1	Kaipara District Plan Review: Hearing Panel Recommendations and Budget.....	5
5	Policy.....	5
5.1	Kaiwaka Hall / Rugby World Cup Welcome Centre.....	5
5.2	Proposed Kaipara District Plan Variation 1 - Landscapes: Kaipara District Council Submission	7
5.3	Kauri Cycle Trail: Technical Feasibility and Mapping Report	8
5.4	New Zealand Fire Service: Section 15 Agreement with Kaipara District Council.....	8
5.5	Northern Wairoa Aero Club Lease: Hoanga Road, Dargaville	9
5.6	Dargaville Community Cinema Charitable Trust: Draft Agreement	10
5.7	Stock Droving: Ararua Road, Ararua	11
5.8	Awakino Road, Dargaville: Grazing Licence.....	11
5.9	Health Licenses for Mobile Shops	12
5.10	Dargaville Saleyards: Deed of Renewal and Recalculation of Discharge Fee	13
5.11	Road Legalisation: Intersection of Devich Road and Kaiwaka-Mangawhai Road, Mangawhai	14
5.12	Raupo Drainage District Committee: 2010 Election Outcome.....	15
6	Reports.....	15
6.1	Mayor's Report.....	15
6.2	Councillors Reports.....	16
6.3	Chief Executive's Report: February 2011	16

7	Information Items	16
7.1	Correspondence Addressed to Mayor and Councillors: 12 January 2011 to 8 February 2011	16
7.2	Delegated Authority: Schedule of Decisions.....	17
7.3	Mangawhai Historical Society: Museum Building Progress Update	17
7.4	Engineering Standards 2009: Legal Effect	17
8	Public Excluded Council Items 23 February 2011	19
	Open Council Meeting - 23 February 2011	20
	Closure	20

Order Paper: 23 February 2011

1 Karakia: Cr Brian McEwing

Councillor Hal Harding to open the 23 March 2011 meeting.

1.1 Present

1.2 In Attendance

1.3 Apologies

2 Confirmation of Minutes

P1 2.1 Extraordinary Council Meeting : 19 January 2011

Governance Manager 1601.14

A copy of the minutes is attached.

Recommended

That the minutes of the Extraordinary Meeting of Council 19 January, 2011 as circulated, be confirmed as a true and correct record.

P5 2.2 Ordinary Council Meeting : 26 January 2011

Governance Manager 1601.14

A copy of the minutes is attached.

Recommended

That the minutes of the Ordinary Meeting of Council 26 January, 2011 as circulated, be confirmed as a true and correct record.

3 Declaration of Conflicts of Interest

3.1 Declaration of Conflicts of Interest

Governance Manager 1902.0

Audit has asked that this item be included on Council's Agenda each month. People's personal situations change and Audit believes it is appropriate that both Councillors and Managers give regular consideration as to whether or not they have a potential conflict of interest in respect of anything before Council.

4 Strategic

4.1 Kaipara District Plan Review: Hearing Panel Recommendations and Budget

This Item has been moved to the Public Excluded Section of the Agenda

5 Policy

P26 5.1 Kaiwaka Hall / Rugby World Cup Welcome Centre

Community Spaces Manager 4603.07

A copy of a report from the Community Spaces Manager dated 10 February 2011 is attached regarding the Kaiwaka community having the opportunity to become the Welcome Centre for Northland to coincide with the Rugby World Cup , should the Kaiwaka War Memorial Hall be approved as the official welcome site. Fast tracking the structural grant to the Kaiwaka Hall Committee will enable the Hall Committee to undertake and complete works on the Hall before the start of the Rugby World Cup 2011. New public toilets are needed in Kaiwaka.

Discussion and agreement of a new public toilet facility alongside the Kaiwaka War Memorial Hall is needed with the Hall Committee to enable construction of the toilet to be completed in time for the Rugby World Cup 2011. A lease will need to be entered into for the site of the new public toilet facility.

Recommended

That the Kaipara District Council agree, in principle, to 'fast track' the payment of the structural grant already agreed as part of the Kaiwaka War Memorial Hall handover process. This will allow the Kaiwaka Hall Committee to participate in the Northland 2011 (Rugby World Cup Welcome Centre) plans and deliberation, subject to:

- *The Kaiwaka Hall Committee providing a business plan for the Northland Welcome Centre which has been approved in concept by the Northland 2011 Organising Committee for Northland and the Kaipara District Council Chief Executive;*
- *Kaipara District Council gaining assurances from the Hall Committee that it will fulfil its legal obligations with the handover to the satisfaction of Council; and*
- *Confirmation that Kaiwaka War Memorial Hall is granted status of being the Northland 2011 Welcome Centre for the Rugby World Cup; and*

That for the purposes of the Council resolution dated 25 June 2010 the Kaiwaka War Memorial Hall be sold to the Kaiwaka War Memorial Hall Society Incorporated under the authority of and in accordance with the processes set out in sections 140 and 141 of the Local Government Act 2002; and

That the purchase price grant provided for in Council's 25 June 2010 resolution be applied, for the purposes of compliance with section 140(4)(b) Local Government Act 2002, as 'the proceeds of sale' for the purpose of enabling the Kaiwaka War Memorial Hall to continue to be used as a community hall; and

That an encumbrance instrument in favour of Council be registered against the Title to the Kaiwaka War Memorial Hall to ensure the continuance of the use of the property as a community hall in accordance with the Trust under which the property is held; and

That the development of a new public toilet facility on the Kaiwaka War Memorial Hall site be discussed with the Kaiwaka War Memorial Hall Committee; and

That a lease for the agreed site be entered into with the Kaiwaka War Memorial Hall Committee for the new public toilet facility; and

Reason for the recommendation

The Kaiwaka Hall is proposed to be used as the Northland Welcome Centre to coincide with the Rugby World Cup and if successful will receive funding and support for hosting and running the centre from the Rugby World Cup organising committee for Northland (Northland 2011) and Kaipara District Council. The fast tracking of the handover of the Hall will enable the Hall Committee to undertake structural works ahead of the Rugby World Cup. A new public toilet facility is urgently needed in Kaiwaka. This will cater for the current and future expected increase in visitor and tourist numbers in the District.

P31 5.2 Proposed Kaipara District Plan Variation 1 - Landscapes: Kaipara District Council Submission

Governance Manager 3807.05.01

A copy of a report by the Governance Manager and its associated documents are attached. Council requested that a submission on Variation 1 - Landscapes to the Proposed Kaipara District Plan be prepared on its behalf. Council needs to approve the draft Submission prior to the closing of the Submission period on 28 February 2011.

During its District Plan Review Council decided to halt action on the Landscape Chapter of the Proposed District Plan. A consequence of this decision was that the Environmental Defence Society sought a declaration from the Environment Court on the 'missing chapter' within the Proposed Kaipara District Plan 2009 for Outstanding Landscapes. The Environment Court would not countenance the extension of time required by Council to carry out more work on the Variation prior to notification and subsequently directed Council to notify Variation 1 - Landscapes forthwith. Council notified the Variation 02 December 2010 with the closing date for submissions being 5pm, Friday 28 February 2011.

As part of this process there is the opportunity for Council to make its own submission. This will enable it to incorporate issues Council identified to the Court as requiring further work when it sought the extension of time. The scope of the issues that can legally be included in any Council submission is limited and was discussed at a workshop held early February 2011.

Recommended

That Council approves the draft Submission to Variation 1 - Landscapes of the proposed Kaipara District Plan, prepared on its behalf; and

That Council includes in its Submission on Variation 1 - Landscapes:

- *any amendments to boundaries required as a result of site visits with landowners during February 2011*
- *any additional District Plan methods identified as a result of recent consultation with Iwi*
- *other technical amendments to the text and maps of Variation 1 - Landscapes; and*

That Council approves, pursuant to Clause 16, Schedule 1 of the Resource Management Act 1999, attachment 2 Minor Amendments to Variation 1 - Landscapes to the proposed District Plan

Reason for the recommendation

Council has requested that a submission on Variation 1 - Landscapes to the Proposed Kaipara District Plan be prepared on its behalf. Council needs to approve the draft Submission and attachments to it prior to the closing of the Submission period on 28 February 2011.

**P59
Cir**

5.3 Kauri Cycle Trail: Technical Feasibility and Mapping Report

Community Spaces Manager 4702.04.01

A copy of a report by the Community Spaces Manager dated 10 February 2011 is attached regarding a proposed cycleway through Kaipara. Council has supported the investigation and development of a cycleway in the Kaipara District. Council investigated and settled on a proposed cycleway in 2009, calling the cycleway the 'Kauri Cycle Trail'. A concept proposal was made to the Ministry of Tourism on 18 December 2009 to undertake a feasibility study along with a business plan for a cycleway from which funding from the Ministry of Tourism could be made. Its application for funding for the proposed cycleway from the Ministry of Tourism was unsuccessful. Council allocated \$10,000 through the Annual Plan 2010/11 for further work on the cycleway, endorsing the work already carried out on the proposed route and supporting the continuation of this project. The cycleway is seen as a project that can deliver economic, social, cultural and health benefits to the Kaipara. A Technical Feasibility and Mapping Report has been completed, a copy of which is circulated with the Council agenda for February 2011. This has been discussed at the Portfolio holders meeting.

Recommended

That Council receives the report titled 'The Kauri Cycle Trail - Technical Feasibility & Mapping'; and

That all stakeholders involved in the development of the proposed trail be informed of the process to date and the Technical Feasibility & Mapping Report; and

That Council staff, with the support of the major stakeholders, look to open part of the cycleway; and

That a final report be brought back to Council after meeting with all stakeholders on what part of the cycleway is to be opened and when.

Reason for the recommendation

Council has supported the investigation and development of a cycleway in the Kaipara, a Technical Feasibility and Mapping Report has been carried out as part of the investigation process to provide the Council with further technical information and to take to its stakeholder partners for further discussion. While highlighting the costs of opening the entire proposed cycleway, it is believed that some of the cycleway can be opened for very little cost.

P63

5.4 New Zealand Fire Service: Section 15 Agreement with Kaipara District Council

Community Infrastructural Assets Manager

6208.0

A copy of a report from the Community Infrastructural Assets Manager dated 10 February 2011 is attached relating to an opportunity to join the New Zealand Fire Service in an Agreement under Section 15 of the Forest and Rural Fires Act 1977, which Council has

1601.15

received. The report identifies issues and further consideration required prior to entering into this type of agreement with the New Zealand Fire Service.

It appears the main driver of the Section 15 Agreement of the Forest and Rural Fires Act 1977 is financial. With the New Zealand Fire Service trend being more aggressive at cost recovery from local authorities we need to consider the current position. The terms and conditions outlined in the proposed Section 15 Agreement by the New Zealand Fire Service are onerous in terms of cost and resourcing. Further consideration is required prior to entering this type of agreement.

Recommended

That the opportunity by the New Zealand Fire Service to enter into an Agreement under Section 15 of the Forest and Rural Fires Act 1977, be declined; and

That Council enters into discussions with the New Zealand Fire Service to identify areas that may be mutually acceptable to both parties in a formal agreement.

Reason for the recommendation

The New Zealand Fire Service is seeking to extend the Agreement under Section 15 of the Forest and Rural Fires Act 1977 to all parts of New Zealand. The terms and conditions outlined in a draft Section 15 Agreement provided by the New Zealand Fire Service are not acceptable to Council. There may be areas that Council would like more formal agreement on with the New Zealand Fire Service and these can be identified with further discussion.

P85 5.5 Northern Wairoa Aero Club Lease: Hoanga Road, Dargaville

Community Spaces Manager 5105.09

A report from the Community Spaces Manager dated 9 February 2011 is attached regarding the Northern Wairoa Aero Club (the Club), who has approached Council and asked that the agreement with Kaipara District Council to use the land situated at Hoanga Road, Dargaville for an airstrip be renewed. The Club has been based at the Hoanga Road site for the last twenty years and currently has a twenty one (21) year lease that provides for two (2) further rights of renewal.

The Club has upgraded the facilities and provided an airport for members and visiting clubs at no cost to Council for many years. It wants to continue to improve the facilities, the objective to establish commercial traffic in the future.

Council also needs to consider future growth of the District and the possibility of any commercial or industrial growth in the area. This facility could be a significant factor for any potential growth. Any renewal of the agreement gives Council an opportunity to engage in dialogue with the Club about a possible variation of the lease.

Recommended

That Council grants the Northern Wairoa Aero Club a renewal of a further twenty-one (21) year period of their lease for the land situated on Hoanga Road, Dargaville (Lot 1 DP 31529 PT Lots 1 2 5 DP9673 PT Lot 19 DP16391 BLK XIII Maungaru SD Hoanga Aerodrome) for a peppercorn rental; and

That all legal costs for the renewal are at the expense of the licensee as noted in the lease; and

That Council enters into discussion with the Club about a variation of the lease agreement that recognises future commercial options.

Reason for the recommendation

Renewing the lease for the airstrip and adjacent land will allow the Northern Wairoa Aero Club to continue its positive work in the community and provide an avenue for possible economic and industrial growth in the area.

P90 5.6 Dargaville Community Cinema Charitable Trust: Draft Agreement

Corporate Services Manager

2105.51

The Dargaville Community Cinema Charitable Trust has provided Council with a proposed draft Plain English agreement dated 21 December 2010, which is attached for information. This follows on from a resolution Council made at its January 2011 meeting to support, in principle, the Trust. This agreement is in line with what Council has to date resolved. Council is anticipating receiving the referred to plans and costings before going to the next stage.

The Trust needs Council to sign this draft agreement so that it can commence making applications to external funders.

This matter has been discussed with Councillor McEwing.

Recommended

That Council authorises staff to sign the draft Plain English agreement, dated 21 December 2010, proposed by the Dargaville Cinema Charitable Trust's agreement on behalf of Council to enable the Trust to seek external funding.

Reason for the recommendation

Council wants to support this active community group.

P93 5.7 Stock Droving: Ararua Road, Ararua**Development Manager 3204.0**

A copy of a report by the Development Manager dated 10 February 2011 and the associated Bylaw extract, are attached. There is an existing problem of Ararua Road, Ararua being used regularly as a race to connect two separate parts of a dairy farm. The option of the farmer obtaining other land to enable the two parts of the farm to be used together without having to use the road is not available at present. There are practical difficulties in utilising the road verge for a use as a cattle race, but this will require some work and warrants further investigation. This will incur costs, and the party responsible should underwrite these as an alternative to enforcement action being taken. Council has powers under its Bylaw to force the practice to stop, but this is considered to be a last resort.

Recommended

That Mr and Mrs Langridge of Ararua Road, Ararua, be requested to meet the costs of survey and engineering investigations to establish the feasibility of forming a stock race on the verge of Ararua Road so as to minimise the impact of livestock on the sealed carriageway.

Reason for the recommendation

Alternatives to enforcement action should be exhausted before such action is taken.

P99 5.8 Awakino Road, Dargaville: Grazing Licence**Community Spaces Manager 5105.09**

A copy of a report from the Community Spaces Manager dated 8 February 2011 is attached regarding Council-owned land at 199 Awakino Road, Dargaville, (Lots 1 and 3 DP 116318) situated adjacent to the current Transfer Station that has been leased out for grazing purposes at \$1,620 per annum excluding GST for some years.

A recent valuation carried out by Quotable Values has shown that the rental charged is not in alignment with current rental values. The current occupier is prepared to pay the market rate and enter into a five year lease with Council.

It is important for the community as a whole that Council assets are well managed and providing a positive return to Council, either by a group utilising space for the community good, or a good economic return that can then be invested back in the community.

Recommended

That Council grants a grazing licence to Mr P and Mrs B Williamson for the land at 199 Awakino Road, Dargaville, (Lots 1 and 3 DP 116318) for \$2,100 per annum excluding GST, for a period of five years.

Reason for the recommendation

Granting this licence will ensure Council gains a realistic economic return from the land.

P102 5.9 Health Licenses for Mobile Shops

Development Manager 3606.0

A copy of a report by the Development Manager dated 7 February 2011 is attached relating to feedback from a mobile shop operator about excessive fees for mobile shops in Kaipara. Kaipara District Council's current fees for Health licences require someone to pay the full fee for mobile shops regardless of whether or not the vehicle is registered for the same purpose in an adjoining territorial authority. There are currently six such licences held by operators in the Kaipara District. At least one operator has complained about this being an unnecessary imposition on his business.

It is proposed that where an operator already has a licence from a neighbouring council, a copy of that is included with their mobile shop licence application to the Kaipara District Council. Kaipara will then process the application for a much reduced cost in reliance upon the licence provided with it.

Council needs to be able to demonstrate that it has assessed the risks appropriately and acted prudently. This can be demonstrated if Kaipara obtains from its neighbours documented assurance about the quality of the process they follow in issuing licences for mobile shops.

Without a change to the basis of paying the provider of its health services, Council could be exposed to a possible reduction in gross income of about \$3,000. This will assist the profitability of the mobile shop businesses however.

Recommended

That from 1 July 2011 Kaipara District Council accepts a current mobile shop licence issued by a neighbouring territorial authority as sufficient evidence that the vehicle concerned is suitable to operate as a mobile shop within the Kaipara District without the need for a further inspection, provided that the licence is validated by the issuing authority, and Kaipara District Council has been provided with sufficient evidence of the quality of the process which that territorial authority follows in issuing licences for mobile shops; and

That a special reduced fee be introduced at that time in recognition of the reduction in work involved in processing the application.

Reason for the recommendation

The suggested solution is a means of addressing a concern raised by a mobile shop owner while still protecting the well-being of the community at large at a minimal cost to Council.

5.10 Dargaville Saleyards: Deed of Renewal and Recalculation of Discharge Fee

Community Spaces Manager

5105.09

PGG Wrightson Limited and Elderstock Limited are the registered proprietors of the premises known as the Dargaville Saleyards. Part of the saleyards is used for the sale of livestock and parts are either concreted or sealed and curved and channelled to provide channels for effluent disposal. The effluent disposal system for the saleyards required the wastes to be discharged into the Council sewerage system and Council has agreed to accept and treat the waste on the terms and conditions of the agreement with Associated Auctioneers.

Council owns and operates the sewerage plant and oxidisation pond. Council needs to ensure that the introduction of the saleyards waste is not having a detrimental effect on the oxidisation ponds. The head agreement gives Council power to take any steps it considers necessary to halt any deterioration and restore the ponds at Associated Auctioneers expense.

The present fee is \$3,303.95 (plus GST). Stock numbers currently being put through the saleyards are only slightly higher than when the original calculation was undertaken in 2001. The proposed increase is approximately \$600.00. Information from Associated Auctioneers advises that for the year ended 30 June 2009 the total stock throughput at the Dargaville Saleyards was 13,571. For the eight month period to February 2010 the total stock throughput was 9,694. Given these stock numbers it is reasonable to assume the total stock throughput for the year ended 30 June 2010 will not exceed 15,000. The head agreement was based of a calculation considering a stock throughput of 13,000 per annum.

Reassessment of the charges shows that based on a throughput of 15,000 stock per annum \$3,941.96 (plus GST) would be a fair reflection of the cost of the effluent disposal. The calculation is as follows:

43.27 kilograms x 1.5 = \$ 64.91 kilograms per sale day

64.91 kilograms x 40 (sale days per year) = 2596.4 kilograms per year

On the basis of a household of 5 = 128 kilograms of Biological Oxygen Demand (solids) per year

Therefore 2596.4 divided by 128 = 20.28

This gives a multiplying factor of 20.28 on the average household sewerage charge of \$194.35

\$194.35 x 20.28 = \$3,941.42 per annum

Council's Regulatory Officer has been notified regards the Waste Bylaw. There are no ablution services kitchens or catering services onsite. The yards are washed down after sales into the sewer with a stormwater diversion used once the yards have been washed. The stock truck driver's effluent holding tanks are not being dumped onsite. Associated Auctioneers has notified Council that Northland Regional Council has advised a stormwater consent is no longer required as the stormwater discharge from the saleyards is able to meet

the conditions of Rule 21.1.2 of the Regional Water and Soil Plan for Northland.

The saleyards activity and site is vital to the farming industry and needed by the town. It is well placed outside of the central business district away from commercial activity. If for any reason it was to shut down it would be difficult to replace or to find another site that was suitable.

Recommended

That Council agrees to grant PGG Wrightson Limited and Elderstock Limited the Deed of Renewal and recalculation of Discharge Fee for a further five years for the disposal of the effluent from the area known as the Dargaville Saleyards.

Reason for the recommendation

Council needs to ensure that the introduction of waste is not having a detrimental effect on the oxidisation ponds.

P105 5.11 Road Legalisation: Intersection of Devich Road and Kaiwaka-Mangawhai Road, Mangawhai

Community Infrastructural Assets Manager

4102.08

As part of its 2010/2011 Seal Extension Programme, Council is sealing 145 metres of Devich Road at the intersection of Kaiwaka-Mangawhai Road, Mangawhai. Council's engineers advise that this is being done under NZ Transport Agency Intersection Sealing fund.

As part of works Council needs to acquire, under the Public Works Act 1981, 231 square metres from Jeffery Field and Christine Ann Quin. This is to ensure that the intersection is future proofed and designed in a safe manner to travel around. The attached plan shows the area to be taken for road. While the area needed for road does not currently have a legal description, it is identified on Land Requirement Site Plan 702292 sheet 3102-LR Revision RO.

Crown Property Services has reached an agreement with the owners of the property of a purchase price of \$3,000 including GST "if any" for compensation of land. This is based on a registered market valuation, undertaken by Telfer Young Valuers. Crown Property notes that this sum of compensation is considered to be fair and reasonable.

This has been previously discussed with Council at the monthly Portfolio Holder Meeting.

Recommended

That Council agrees to compensate Jeffery Field and Christine Ann Quin \$3,000 including GST, for 231 square metres of land taken under the Public Works Act 1981 being identified on survey plan Land Requirement Site Plan 702292 sheet 3102-LR Revision RO.

Reason for the recommendation

To undertake this formalisation work at a later date is likely to be at greater cost to Council.

5.12 Raupo Drainage District Committee: 2010 Election Outcome

Community Infrastructural Assets Manager 4303.24

The Raupo land drainage network is the largest land drainage district within Kaipara. The Drainage District's goal is to protect land from tidal waters, control surface water during flooding and divert runoff from inland hills in a cost effective manner. The network is managed by a drainage board with assistance from Council's Land Drainage Co-Coordinator.

The Committee, consisting of the Drainage Board members plus one Councillor, is appointed by Council resolution and holds elections every three years. This election occurs in the same year as the local body triennial elections, this being October 2010.

In November 2010 nominations were called for appointments to the Raupo Drainage Committee. The current members are happy to stand for re-election. No additional nominations for the Committee were received and therefore an election for the Committee was not required.

The current Committee is comprised of up to seven appointed members from the drainage district and one West Coast/Central Ward Councillor.

It is recommended that Council appoints the current Committee for the next three year period.

Recommended

That Council appoints Messrs Ian Beattie, David Hart, Ross McKinley, Brian Madsen, Ken Whitehead and Peter Wilson to the Raupo Drainage Committee for the next three years.

Reason for the recommendation

To appoint the Raupo Drainage Committee in line with Council's previous practise.

6 Reports

6.1 Mayor's Report

1701.02.03

The Mayor to report, for information, on matters of interest.

6.2 Councillors Reports

Councillors **1904 (various)**

This is an opportunity for Councillors to inform Council of activities they have undertaken on behalf of Council. Written reports are preferred as these are then attached to the Minutes. Verbal reports are not recorded in accordance with Section 3.17.2 of Standing Orders.

Cir **6.3 Chief Executive's Report: February 2011**

Chief Executive **2002.02.10**

The Chief Executive's report is circulated separately.

Recommended

That the Chief Executive's report for February 2011 be received.

7 Information Items

P106 **7.1 Correspondence Addressed to Mayor and Councillors: 12 January 2011 to 8 February 2011**

Governance Manager **1701.01**

For the information of Councillors, circulated were copies of all correspondence received addressed to the Mayor and Councillors, with a copy of the response where applicable, and file notes for all others.

Note the agenda timetable necessitated this information to be collated two weeks prior to the meeting. Correspondence received after that date would be reported to the next meeting along with responses which had been sent after the cut-off date.

All letters were acknowledged on receipt unless they were answered the day of receipt, or the Mayor specifically requested no acknowledgement.

Recommended

That the information be received.

P151 7.2 Delegated Authority: Schedule of Decisions**Development Manager 3803.0**

A schedule of decisions that has been made under delegated authority is attached. The purpose of this is not for Council to review the detail of these decisions as they have already been made under delegated authority, but rather to give an indication of the nature and scale of developments taking place within the District in a reasonably concise way.

Recommended

That the Delegated Authority Schedule of Decisions be received.

P161 7.3 Mangawhai Historical Society: Museum Building Progress Update**Development Manager 2115.03**

A copy of a report dated 30 January 2011 is attached for the information of Councillors, received from the Mangawhai Historical Society providing the latest information on progress with the new Museum building project.

Recommended

That the information be received.

7.4 Engineering Standards 2009: Legal Effect**Development Manager 3803.01**

The question has arisen several times in the past about the scope for applying the Council's Engineering Standards to resource consent applications. The Engineering Standards were adopted by Council at its September 2009 meeting. The intention is that they will be incorporated by reference into the Proposed District Plan. Advice was sought last year on this issue, and further clarification was obtained just recently. This has indicated that it is appropriate to call upon the Engineering Standards for consent conditions as a means of mitigating effects arising from a proposed development, although this is constrained by the category of application under the Resource Management Act.

The main scope for their use is in relation to 'discretionary' and 'non-complying' activities but they are generally not applicable to 'controlled' activities where the pre-2009 Standards will continue to apply until the Proposed District Plan has advanced to a further stage. The 2009 Standards will directly apply to works required in relation to public assets such as roads. However, until such time as the decisions on submissions to the Proposed District Plan are released, it is not possible to apply those parts of the Standards which amount to a rule in relation to private land.

An example of this is the threshold on the number of lots which may be served by a private shared access. It is possible to apply the Standards in setting the standard of construction of the access, but not in determining whether or not it should be a public road. This means that the request included in the application by Crikey Dingo Ltd at Council's December 2010 meeting was unnecessary in that respect.

Recommended

That the information be received.

8 Public Excluded Council Items 23 February 2011

Recommended

That the public be excluded from the following part of the proceedings of this meeting namely, Contractors Bonding Limited, Mangawhai, and Kaipara District Plan

Review: Hearing Panel Recommendations and Budget

The general subject matter of each matter to be considered while the public is excluded, the reasons for passing this resolution in relation to each matter and the specific grounds under Section 48 (1) of the Local Government Official Information and Meetings Act, 1987 for the passing of this resolution are as follows:

<i>Subject matter to be considered:</i>	<i>Ground(s) under Section 48 (1) for the passing this resolution:</i>
<i>Contractors Bonding Limited, Mangawhai</i>	<i>Section 48 (1)(a), Section 7, Section 7(2)(g)</i>
<i>Kaipara District Plan Review: Hearing Panel Recommendations and Budget</i>	<i>Section 48(1)(a), Section 7, Section 7(c)(i)(ii).</i>

Reason for passing this resolution in relation to each matter

This resolution is made in reliance of Section 48 (1)(a) of the Local Authority Official Information and Meetings Act and the particular interest or interests protected by Section 7 of that Act Section 7 of the Official Information Act 1982, which would be prejudiced by the holding of the whole or the relevant part of the proceedings of the meeting in public.

Section 7 (2)(g) maintain legal professional privilege.

Section 7 (2)(b)(ii) would be unreasonably to prejudice the commercial position of the person who supplied or who is the subject of the information.

Open Council Meeting - 23 February 2011

Recommended

That the resolutions made whilst in Public Excluded, be confirmed.

Closure

Kaipara District Council

Dargaville