VENUE:  
Reception Room  
25 Liebig Street  
Warrnambool

COUNCILLORS  
Cr. Tony Herbert (Mayor)  
Cr. Robert Anderson  
  Cr. Sue Cassidy  
  Cr. Kylie Gaston  
  Cr. Michael Neoh  
  Cr. David Owen  
  Cr. Peter Sycopoulis

Copies of the Warrnambool City Council’s Agendas & Minutes can be obtained online at www.warrnambool.vic.gov.au

Peter B. Schneider  
CHIEF EXECUTIVE OFFICER
AUDIO RECORDING OF COUNCIL MEETINGS

All Open and Special Council Meetings will be audio recorded, with the exception of matters identified as confidential items in the agenda. This includes public participation sections of the meeting. Audio recordings of meetings will be made available for download on the internet via the Council’s website by noon the day following the meeting and will be retained and publicly available on the website for 12 months following the meeting date. The recordings will be retained for the term of the current Council, after which time the recordings will be archived and destroyed in accordance with applicable public record standards. By participating in Open and Special Council meetings, individuals consent to the use and disclosure of the information that they share at the meeting (including any personal/sensitive information), for the purposes of Council carrying out its functions.

BEHAVIOUR AT COUNCIL MEETINGS

Thank you all for coming – we really appreciate you being here. These meetings are the place where, we as Councillors, make decisions on a broad range of matters. These can vary greatly in subject, significance and the level of interest or involvement the community has. As part of making these decisions, we are presented with comprehensive information that helps us to form our position – you will find this in the agenda. It should also be remembered that the Council meeting is a “meeting of the Council that is open to the public”, not a “public meeting with the Council.” Each Council is required to have a local law that pertains to governance meeting procedures. Warrnambool City Council has followed best practice in this regard and its Local Law No.1 - Governance (Meeting Procedures) Local Law provides regulations and procedures for the governing and conduct of Council meetings. Copies of the Conduct and Behaviour excerpt from Warrnambool City Council Local Law No. 1 - Governance (Meeting Procedures) Local Law can be obtained online at www.warrnambool.vic.gov.au or are available from the table at the rear of the room. We thank you in anticipation of your co-operation in this matter.
ORDER OF BUSINESS

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1. OPENING PRAYER & ORIGINAL CUSTODIANS STATEMENT

Almighty God
Grant to this Council
Wisdom, understanding and Sincerity of purpose
For the Good Governance of this City
Amen.

ORIGINAL CUSTODIANS STATEMENT
I wish to acknowledge the traditional owners of the land on which we stand and pay my respects to their Elders past and present.

2. APOLOGIES

3. DECLARATION BY COUNCILLORS AND OFFICERS OF ANY CONFLICT OF INTEREST IN ANY ITEM ON THE AGENDA

Pursuant to Sections 77, 78 and 79 of the Local Government Act 1989 (as amended) direct and indirect conflict of interest must be declared prior to debate on specific items within the agenda; or in writing to the Chief Executive Officer before the meeting. Declaration of indirect interests must also include the classification of the interest (in circumstances where a Councillor has made a Declaration in writing, the classification of the interest must still be declared at the meeting), i.e.

(a) direct financial interest
(b) indirect interest by close association
(c) indirect interest that is an indirect financial interest
(d) indirect interest because of conflicting duties
(e) indirect interest because of receipt of an applicable gift
(f) indirect interest as a consequence of becoming an interested party
(g) indirect interest as a result of impact on residential amenity
(h) conflicting personal interest

A Councillor who has declared a conflict of interest, must leave the meeting and remain outside the room while the matter is being considered, or any vote is taken. Councillors are also encouraged to declare circumstances where there may be a perceived conflict of interest.

4. LOCAL GOVERNMENT ACT SECTION 89 COMPLIANCE

Section 89 of the Local Government Act requires Council to give at least 7 days public notice of holding a Special Council meeting unless urgent or extraordinary circumstances prevent a Council from complying with this section of the Act with the circumstances to be recorded in the minutes.

Due to the election of Peter Sycopoulis to fill the extraordinary vacancy created by the resignation of a Councillor and the need for the incoming Councillor to be part of the upcoming Council budget discussions, Council has been unable to give the required 7 days public notice.
5. REPORTS

5.1. EXTRAORDINARY VACANCY COUNTBACK

PURPOSE:

This report provides information on the extraordinary councillor vacancy and countback.

EXECUTIVE SUMMARY

An extraordinary vacancy was created on Council when Councillor Peter Hulin resigned effective 12 February 2020.

When an elected local councillor resigns or is otherwise unable to complete their term, an appropriate method of selecting a person to replace them must be used.

Countbacks occur for local councils when the vacancy to be filled is:

- in a multi-councillor ward or unsubdivided municipality and
- there is more than one eligible candidate remaining from the general election that was not elected.

It must be six months or more until the next local council election day.

Voters do not need to vote again in a countback as the ballot papers from the previous election are used.

In a countback, votes for the vacating councillor from the last election are redistributed to unsuccessful candidates according to the voters' preferences. A candidate who receives more than 50% of the votes is declared elected. If no candidate receives more than 50% of the vote, the candidate with the least votes is excluded and their votes are also redistributed. This process continues until a candidate can be declared elected.

Following the resignation from Council of Councillor Peter Hulin, the Victorian Electoral Commission conducted a countback for the vacancy on 11 March 2020 with Peter Sycopoulis being elected to fill the vacancy.

RECOMMENDATION

That the report be received.

ATTACHMENTS

Nil
5.2. DECLARATION OF COUNCILLOR OATH OF OFFICE AND COUNCILLOR CODE OF CONDUCT

A person elected to be a Councillor is not capable of acting as a Councillor until the person has taken the oath or affirmation of office and read the Councillor Code of Conduct and made a declaration that they will abide by the Councillor Code of Conduct.

Oath of Office

Under the provisions of the Local Government Act 1989, each elected Councillor is required to take the Oath of Office. This is required before a person elected to Council is capable of acting as a Councillor. As required by section 63(2) of the Local Government Act, the Oath of Office must be made before the Chief Executive, signed before the Chief Executive and be recorded in the Minutes of Council.

Councillor Code of Conduct

The Local Government Act 1989 (the Act) requires persons elected to Council to read the Councillor Code of Conduct (the Code) and make a declaration to abide by the Code before becoming a councillor. The declaration must be in writing and in the presence of the Chief Executive, as prescribed by section 63(3) of the Act.

- Cr. Peter Sycopoulis

6. CLOSE OF MEETING