

Councillor Conduct Register

Office of the Chief Executive Officer



In accordance with section 150DX of the *Local Government Act 2009* (the Act), Council must maintain and publish a Councillor Conduct Register.

Decisions made by Council of the Councillor Conduct Tribunal relating to unsuitable conduct, inappropriate conduct, misconduct, corrupt conduct or a decision to take no further action against a Councillor. Full details available online:

Subject Councillor ¹	Summary of Complaint	Summary of the decision and reason for the decision

Dismissed Complaints about conduct of Councillors dismissed by the Independent Assessor.

Date of complaint	Subject Councillor ²	Summary of Complaint	Decision Date	Summary of the decision and reason for the decision
09 July 2020	Not recorded	<p>It is alleged a Councillor in a meeting of a community group made comments that maligned current and former councillors of the North Burnett Regional Council when describing those councillors who had not worked for council previously as not knowing how council runs and that the former councillor for that area didn't know the community.</p> <p>It was further alleged that the Councillor after the meeting offered to write a petition to council for the community group relating to the decision of council to direct funding to a project and requesting that</p>	25 September 2020	<p>The Independent Assessor decided to take no further action pursuant to section 150Y(b) (i) of the Local Government Act 2009 [the Act] on the basis that the conduct does not raise a reasonable suspicion of inappropriate conduct or misconduct.</p> <p>The OIA considered the complaint, advice received from the witness to the alleged conduct and the Councillor response to the 150AA Notice. Whilst the alleged comments made by Councillor about the current and former councillors were unnecessary, they did not meet the threshold of inappropriate conduct.</p> <p>In relation to the second allegation it was established that Council had already received a petition from the community relating to the direction of funding to another town project.</p>

¹Included if Council or conduct tribunal determined the Councillor engaged in inappropriate conduct of misconduct, or where the Councillor agrees to their name being included in the register pursuant to section. ²Include where the Councillor agrees to their name being included in the register pursuant to section 150DZ(2) *Local Government Act 2009*

		funding be redirected towards a different project in the community		
25 April 2020	Not recorded	It was alleged that four councillors breached the Councillors Code of Conduct for Queensland when making inappropriate and disparaging comments about Council staff in the presence of an external facilitator present.	1 May 2020	The OIA decided to take no further action pursuant to section 150Y(b)(iii) of the Local Government Act 2009 [the Act] on the basis that taking further action would be an unjustifiable use of resources. The OIA has made the decision to provide a three-month amnesty to all first-time councillors and mayors in relation to allegations of inappropriate conduct and misconduct, except where the matter is serious. The councillors involved have been advised that had the amnesty not been in place this matter would have been assessed as potential inappropriate conduct based on a breach of the councillor code of conduct which requires councillors to treat council employees in a just and respectful manner.
18 March 2020	Not recorded	It is alleged a councillor was rude to members of the public who were campaigning for the local government elections	15 April 2020	The OIA dismissed this matter pursuant to section 50X(c)(ii) of the Local Government Act 2009 (the Act). Taken into account were the councillor's response to a notice issued by the OIA under section 150AA of the Act, the fact that the councillor was not re-elected.

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