

**MINUTES OF THE MEETING OF THE AMBERLEY TOWN PLAN COMMITTEE  
HELD IN THE COUNCIL CHAMBERS, AMBERLEY ON TUESDAY 10 APRIL 2007  
AT 6.30 P.M.,**

**PRESENT:**

Mrs J McKendry (Chairperson), Cr A Smart, Mr J Hibbard, Mr G Cooper,

**APOLOGIES:**

Mayor Jackson

THAT APOLOGIES BE ACCEPTED

McKendry / Smart

CARRIED

**IN ATTENDANCE:** Mr P Clifford (Chief Executive Officer), A Feierabend, Mr A Parrish (Policy Planner), Ms L Weastell (Consultant Planner)

**BUSINESS**

**1. GENERAL BUSINESS**

**2. PUBLIC EXCLUDED SESSION**

THE GENERAL SUBJECT OF THE MATTER TO BE CONSIDERED WHILE THE PUBLIC IS EXCLUDED, THE REASON FOR PASSING THIS RESOLUTION IN RELATION TO THE MATTER AND THE SPECIFIC GROUND UNDER SECTION 48(1) OF THE LOCAL GOVERNMENT OFFICIAL INFORMATION AND MEETINGS ACT 1987 FOR THE PASSING OF THIS RESOLUTION ARE AS FOLLOWS:

<b>General subject of each matter to be considered</b>	<b>Reason for passing this resolution in relation to each matter</b>	<b>Grounds under section 48 (1) for the passing of this resolution</b>
<b>Item 1</b> Public Excluded minutes of 3 April 2007	Minutes contain information which if released would affect the privacy of natural persons.	Section 48 (1) (a) (i) Under section 7 (2) of the LGOIMA
<b>Item 2</b> Zone & Lot sizes	The decision of where zones are located would be likely unreasonably to prejudice the commercial position of persons and or protect the privacy of natural persons	The withholding of the information is necessary to— (a) Protect the privacy of natural persons, including that of deceased natural persons; or
<b>Item 3</b> Industrial zoning identification	The exclusion of the public is also important to allow the Committee to	(b) Protect information where

deliberate in private  
because these proceeding  
are subject to the right of  
appeal

the making  
available of the  
information—

- (i) Would disclose  
a trade secret;  
or
- (ii) Would be likely  
unreasonably  
to prejudice the  
commercial  
position of the  
person who  
supplied or  
who is the  
subject of the  
information

And Under Section 48  
(1) and (2) of the  
LGOIMA

- (d) That the exclusion  
of the public from  
the whole or the  
relevant part of the  
proceedings of the  
meeting is  
necessary to  
enable the local  
authority to  
deliberate in  
private on its  
decision or  
recommendation  
in any  
proceedings to  
which this  
paragraph applies.
- (2) Paragraph (d) of  
subsection (1) of  
this section  
applies to—
  - (a) Any proceedings  
before a local  
authority where—
    - (i) A right of appeal  
lies to any Court  
or tribunal against  
the final decision  
of the local  
authority in those

- proceedings; or  
(ii) The local authority is required, by any enactment, to make a recommendation in respect of the matter that is the subject of those proceedings

This resolution is made in reliance on section 48 (1) (a) of the Local Government Official Information and Meetings Act 1987 and the particular interest or interests protected by section 7 of that Act, which would be prejudiced by the holding of the relevant part of the proceedings of the meeting in public as follows:

Smart / McKendry

CARRIED

Meeting was adjourned at 10.30pm

Confirmed:

Date: