

From: Sue Helson <mamaapapaa@yahoo.com.au>
To: Down To Earth Organising Committee <ocmail@dte.org.au>
Subject: Fw: Woorooma clean up
Date: Thu, 8 Oct 2020 02:40:08 +0000 (UTC)
X-Mailer: WebService/1.1.16795 YahooMailIosMobile Yahoo%20Mail/49841 CFNetwork/1197 Darwin/20.0.0

Hi John, Would this be able to be in correspondence inward for tonights OC? Cheers
Mark H

On Thursday, October 8, 2020, 12:36 pm, Sue Helson via OC <oc@dte.coop> wrote:

To the OC,

This email is to advise the OC that Suzie and I have plans to go to Woorooma to complete the task of removing the offending items as per NRAR. We have spoken with Andrew this morning to confirm what offending items still remain as well as confirming conditions, after the recent rain, still allow for this work to be achieved. As previously mentioned we will not be requesting a budget due to the financial situation of DTE re COVID. Anyone able to help are welcome but keep in mind your help will be totally as a VOLUNTEER, we plan to be onsite around 14th October 2020 for approximately 2 weeks. Marty will provide a COVID plan, please remember this is not an official working bee, it is a couple of ordinary members hoping to avoid a hefty fine to DTE from NRAR. Remember you need to check your State Border restrictions.

We would like to ask if the OC could provide a detailed list of what NRAR are requesting to be removed as this would negate the chance of guesswork or individual interpretation.

Those interested in helping please feel free to email me.

Cheers Mark H

On 3 Oct 2020, at 8:33 pm, Peter Tippett <email@petertippett.com.au> wrote:

Agenda item ID: 12090

Date: 2020-10-03 12:04:47

Meeting: OC

Agenda item: Concerned DTE share holder

Agenda details: DTE recently received a fine from a government authority - NRAR. The agency Natural Resources Access Regulator. This was for items left on the river edge at Wooroomah property that contravened certain laws. We have already received the first set of fines \$3000. NRAR have advised the next course of action is court with related fines up to \$2m. When notified of this issue two share members offered to resolve the issue with minimal personal expenses for food and travel to Woorooma. Both share members have skills in government liaison, farming heavy machinery, in debt knowledge of the Aboriginal Heritage Overlay and time to activate a solution. A number of OC committee members acted to deter and sabotage attempts of these share members to ensure DTE Assets were maintained and compliant

with the law. These acts to deter and sabotage have been documented on social media. What does the OC of DTE as executive arm of a land holding intend to do about these issues? 1. What solution does the OC intend to provide to DTE shareholders in regards to the notice from NRAR? 2. What does the OC intend to do about members who have sabotaged attempts to maintain one of its Assets as a legal obligation?

Motion: That the OC advise it's shareholders via the members@dte.coop of the solution to meet NRAR criteria.

Item by: Ellen Brogan 1710 and Barry Simmonds

Peter Tippett