

SCRUTINY BOARD (SUSTAINABLE ECONOMY AND CULTURE)

Meeting to be held in Civic Hall, Leeds, LS1 1UR on Tuesday, 16th December, 2014 at 1.30 pm

(A pre-meeting will take place for ALL Members of the Board at 1.00 p.m.)

MEMBERSHIP

Councillors

A Castle - Harewood;

J Chapman - Weetwood;

D Cohen - Alwoodley;

P Davey - City and Hunslet;

K Groves (Chair) - Middleton Park;

R Harington - Gipton and Harehills;

A Hussain - Gipton and Harehills;

M Ingham - Burmantofts and Richmond

Hill;

S McKenna - Garforth and Swillington;

B Selby - Killingbeck and Seacroft;

P Wadsworth - Guiseley and Rawdon;

Please note: Certain or all items on this agenda may be recorded.

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CONFIDENTIAL AND EXEMPT ITEMS

The reason for confidentiality or exemption is stated on the agenda and on each of the reports in terms of Access to Information Procedure Rules 9.2 or 10.4(1) to (7). The number or numbers stated in the agenda and reports correspond to the reasons for exemption / confidentiality below:

9.0 Confidential information – requirement to exclude public access

9.1 The public must be excluded from meetings whenever it is likely in view of the nature of the business to be transacted or the nature of the proceedings that confidential information would be disclosed. Likewise, public access to reports, background papers, and minutes will also be excluded.

9.2 Confidential information means

- (a) information given to the Council by a Government Department on terms which forbid its public disclosure or
- (b) information the disclosure of which to the public is prohibited by or under another Act or by Court Order. Generally personal information which identifies an individual, must not be disclosed under the data protection and human rights rules.

10.0 Exempt information – discretion to exclude public access

- 10.1 The public may be excluded from meetings whenever it is likely in view of the nature of the business to be transacted or the nature of the proceedings that exempt information would be disclosed provided:
- (a) the meeting resolves so to exclude the public, and that resolution identifies the proceedings or part of the proceedings to which it applies, and
- (b) that resolution states by reference to the descriptions in Schedule 12A to the Local Government Act 1972 (paragraph 10.4 below) the description of the exempt information giving rise to the exclusion of the public.
- (c) that resolution states, by reference to reasons given in a relevant report or otherwise, in all the circumstances of the case, the public interest in maintaining the exemption outweighs the public interest in disclosing the information.
- 10.2 In these circumstances, public access to reports, background papers and minutes will also be excluded.
- 10.3 Where the meeting will determine any person's civil rights or obligations, or adversely affect their possessions, Article 6 of the Human Rights Act 1998 establishes a presumption that the meeting will be held in public unless a private hearing is necessary for one of the reasons specified in Article 6.
- 10.4 Exempt information means information falling within the following categories (subject to any condition):
- 1 Information relating to any individual
- 2 Information which is likely to reveal the identity of an individual.
- Information relating to the financial or business affairs of any particular person (including the authority holding that information).
- Information relating to any consultations or negotiations, or contemplated consultations or negotiations, in connection with any labour relations matter arising between the authority or a Minister of the Crown and employees of, or officer-holders under the authority.
- Information in respect of which a claim to legal professional privilege could be maintained in legal proceedings.
- 6 Information which reveals that the authority proposes –
- (a) to give under any enactment a notice under or by virtue of which requirements are imposed on a person; or
- (b) to make an order or direction under any enactment
- Information relating to any action taken or to be taken in connection with the prevention, investigation or prosecution of crime

ltem No	Ward/Equal Opportunities	Item Not Open			Page No
1				EALS AGAINST REFUSAL OF INSPECTION OCUMENTS	
			Proce	onsider any appeals in accordance with edure Rule 25* of the Access to Information edure Rules (in the event of an Appeal the s and public will be excluded).	
			an ap	accordance with Procedure Rule 25, notice of opeal must be received in writing by the Head overnance Services at least 24 hours before neeting).	
2				MPT INFORMATION - POSSIBLE LUSION OF THE PRESS AND PUBLIC	
			1	To highlight reports or appendices which officers have identified as containing exempt information, and where officers consider that the public interest in maintaining the exemption outweighs the public interest in disclosing the information, for the reasons outlined in the report.	
			2	To consider whether or not to accept the officers recommendation in respect of the above information.	
			3	If so, to formally pass the following resolution:-	
				RESOLVED – That the press and public be excluded from the meeting during consideration of the following parts of the agenda designated as containing exempt information on the grounds that it is likely, in view of the nature of the business to be transacted or the nature of the proceedings, that if members of the press and public were present there would be disclosure to them of exempt information, as follows:	
				Agenda item 11 – Sport and Active Lifestyle Marketing Report (Appendix 4) – Access to Information Procedure Rule 10.4 (3) 'Information relating to the financial or business affairs of any particular person (including the authority holding that information)'.	

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3			LATE ITEMS	
			To identify items which have been admitted to the agenda by the Chair for consideration.	
			(The special circumstances shall be specified in the minutes.)	
4			DECLARATION OF DISCLOSABLE PECUNIARY INTERESTS	
			To disclose or draw attention to any disclosable pecuniary interests for the purposes of Section 31 of the Localism Act 2011 and paragraphs 13-16 of the Members' Code of Conduct.	
5			APOLOGIES FOR ABSENCE AND NOTIFICATION OF SUBSTITUTES	
			To receive any apologies for absence and notification of substitutes.	
6			MINUTES - 18 NOVEMBER 2014	1 - 6
			To confirm the minutes of the meeting held on 18 November 2014 as a correct record	
7			2014/15 QUARTER 2 PERFORMANCE REPORT	7 - 16
			To consider a report on performance in relation to services within the Scrutiny Board's portfolio	
8			2014/15 MONTH 6 FINANCE UPDATE	17 -
			To consider the financial position at month 6 in relation to services within the Scrutiny Board's portfolio	20
9			LEEDS LET'S GET ACTIVE UPDATE REPORT	21 - 32
			To consider a progress report on the Leeds Let's Get Active Scheme following the first year of operation	32

Item No	Ward/Equal Opportunities	Item Not Open		Page No
10			WORK SCHEDULE	33 - 58
			To agree the Board's work schedule for the remainder of the municipal year	36
11		10.4(3) Appendix 4 only	SPORT AND ACTIVE LIFESTYLE MARKETING REPORT	59 - 76
			To consider a report on the potential for increased income generation through additional marketing of the sports and active lifestyle service	
			Please Note: Appendix 4 of the report is designated as exempt from publication under the provisions of Access to Information Procedure Rule 10.4 (3)	
12			DATE AND TIME OF NEXT MEETING	
			Tuesday 13 January 2015 at 1.30pm (pre-meeting for all Board members at 1.00pm)	
			THIRD PARTY RECORDING	
			Recording of this meeting is allowed to enable those not present to see or hear the proceedings either as they take place (or later) and to enable the reporting of those proceedings. A copy of the recording protocol is available from the contacts named on the front of this agenda.	
			Use of Recordings by Third Parties– code of practice	
			a) Any published recording should be accompanied by a statement of when and where the recording was made, the context of the discussion that took place, and a clear identification of the main speakers and their role or title.	
			b) Those making recordings must not edit the recording in a way that could lead to misinterpretation or misrepresentation of the proceedings or comments made by attendees. In particular there should be no internal editing of published extracts; recordings may start at any point and end at any point but the material between those points must be complete.	