Agenda



# Delegated Decisions of the Board Member, Finance and Efficiency

Date:	Friday 20 July 2012
Time:	9.00 am
Place:	Town Hall, Oxford
	For any further information please contact:
	William Reed, Democratic Services Manager
	Telephone: 01865 252230
	Email: wreed@oxford.gov.uk

# Delegated Decisions of the Board Member, Finance and Efficiency

**Board Member** 

<u>Portfolio</u>

Councillor Ed Turner

**Finance and Efficiency** 

#### HOW TO OBTAIN AGENDA

In order to reduce the use of resources, our carbon footprint and our costs we will no longer produce paper copies of agenda over and above our minimum internal and Council member requirement. Paper copies may be looked at the Town Hall Reception and at Customer Services, St Aldate's and at the Westgate Library

A copy of the agenda may be:-

- Viewed on our website mycouncil.oxford.gov.uk
- Downloaded from our website
- Subscribed to electronically by registering online at mycouncil.oxford.gov.uk
- Sent to you in hard copy form upon payment of an annual subscription.

# AGENDA

## PART ONE PUBLIC BUSINESS

1	DECLARATIONS OF INTEREST	Pages
	Guidance on personal and personal prejudicial interests is attached to these agenda pages.	
2	PUBLIC ADDRESSES	
	Members of the public may, if the Board Member agrees, ask a question of the Board Member on any item for decision on this agenda (other than on the minutes). The full text of any question must be notified to the Head of Law and Governance by no later than 9.30 am two clear working days before the meeting. Questions by the public will be taken as read and, at the Board Member's discretion, responded to either orally or in writing at the meeting. No supplementary question or questioning will be permitted.	
	The total time permitted for this item will be 15 minutes.	
3	COUNCILLOR ADDRESSES	
	City Councillors may, at the Board Member's discretion, ask a question or address the Board Member on an item for decision on the agenda (other than on the minutes). The full text of any question and the nature of any address must be notified to the Head of Law and Governance by no later than 9.30 am two clear working days before the meeting. Questions by councillors will be taken as read and, at the Board Member's discretion, responded to either orally or in writing at the meeting. No supplementary question or questioning will be permitted. If an address is made, the Board member will either respond or have regard to the points raised in reaching her or his decision. If the address is by the Chair of a Scrutiny Committee or her or his nominee then the Board member will be required to say as part of their decision whether they accept the Scrutiny recommendations made.	
4	SALE OF FREEHOLD INTEREST, HARCOURT HOUSE	1 - 10
	Report of the Head of Corporate Assets attached.	
	The Board Member, Finance and Efficiency is RECOMMENDED to:	
	1. Give approval for the sale of the freehold interest as described in this report, and otherwise on terms and conditions to be approved by the Head of Corporate Property;	

- 2. Note that the City Council will enter into a lease of land owned by the purchaser for a period of up to 2 years for the provision of temporary car parking on terms to be agreed;
- 3. Note that the Council will terminate negotiations for the joint promotional agreement which was approved by Single Member Decision on 15<sup>th</sup> August 2011.

#### Not for publication annex to the report at agenda item 4.

(Not for publication – Paragraph 3, Schedule 12A Local Government Act 1972 – information about someone's finances or business. The public interest in maintaining the exemption is in order not to compromise land/property disposal.)

#### 5 MATTERS EXEMPT FROM PUBLICATION

If the Board member wishes to exclude the press and the public from the meeting during consideration of any of the items on the exempt from publication part of the agenda, it will be necessary for the Board member to pass a resolution in accordance with the provisions of Paragraph 21(1)(b) of the Local Authorities (Executive Arrangements) (Access to Information) (England) Regulations 2000 on the grounds that their presence could involve the likely disclosure of exempt information as described in specific paragraphs of Schedule I2A of the Local Government Act 1972.

The Board member may maintain the exemption if and so long as, in all the circumstances of the case, the public interest in maintaining the exemption outweighs the public interest in disclosing the information.

#### Not for publication annex to the report at agenda item 4.

(Not for publication – Paragraph 3, Schedule 12A Local Government Act 1972 – information about someone's finances or business. The public interest in maintaining the exemption is in order not to compromise land/property disposal.)

11 - 12

### **DECLARING INTERESTS**

#### General duty

You must declare any disclosable pecuniary interests when the meeting reaches the item on the agenda headed "Declarations of Interest" or as soon as it becomes apparent to you.

What is a disclosable pecuniary interest?

Disclosable pecuniary interests relate to your employment; sponsorship (ie payment for expenses incurred by you in carrying out your duties as a councillor or towards your election expenses); contracts; land in the Council's area; licences for land in the Council's area; corporate tenancies; and securities. These declarations must be recorded in each councillor's Register of Interests which is publicly available on the Council's website.

Declaring an interest

Where any matter disclosed in your Register of Interests is being considered at a meeting, you must declare that you have an interest. You should also disclose the nature as well as the existence of the interest.

If you have a disclosable pecuniary interest, after having declared it at the meeting you must not participate in discussion or voting on the item and must withdraw from the meeting whilst the matter is discussed.

Members' Code of Conduct and public perception

Even if you do not have a disclosable pecuniary interest in a matter, the Members' Code of Conduct says that a member "must serve only the public interest and must never improperly confer an advantage or disadvantage on any person including yourself" and that "you must not place yourself in situations where your honesty and integrity may be questioned". What this means is that the mater of interests must be viewed within the context of the Code as a whole and regard should continue to be paid to the perception of the public.

<sup>1</sup>Disclosable pecuniary interests that must be declared are not only those of the member her or himself but also those of the member's spouse, civil partner or person they are living with as husband or wife or as if they were civil partners..