Crime and Disorder Scrutiny Panel

Thu 5 Jul 2012 7.00 pm

Committee Room 2 Town Hall Redditch



Access to Information - Your Rights

The Local Government (Access to Information) Act 1985 widened the rights of press and public to attend Local Authority meetings and to see certain documents. Recently the Freedom of Information Act 2000, has further broadened these rights, and limited exemptions under the 1985 Act.

Your main rights are set out below:-

- Automatic right to attend all Council and Committee meetings unless the business would disclose confidential or "exempt" information.
- Automatic right to inspect agenda and public reports at least five days before the date of the meeting.
- Automatic right to inspect minutes of the Council and its Committees (or summaries of business

- undertaken in private) for up to six years following a meeting.
- Automatic right to inspect lists of background papers used in the preparation of public reports.
- Access, upon request, to the background papers on which reports are based for a period of up to four years from the date of the meeting.
- Access to a public register stating the names and addresses and electoral areas of all Councillors with details of the membership of all Committees etc.
- A reasonable number of copies of agenda and reports relating to items to be considered in public must be made available to the public attending meetings of the Council and its Committees etc.

- Access to a list specifying those powers which the Council has delegated to its Officers indicating also the titles of the Officers concerned.
- Access to a summary of the rights of the public to attend meetings of the Council and its Committees etc. and to inspect and copy documents.
- In addition, the public now has a right to be present when the Council determines "Key Decisions" unless the business would disclose confidential or "exempt" information.
- Unless otherwise stated, all items of business before the <u>Executive Committee</u> are Key Decisions.
- (Copies of Agenda Lists are published in advance of the meetings on the Council's Website:

www.redditchbc.gov.uk

If you have any queries on this Agenda or any of the decisions taken or wish to exercise any of the above rights of access to information, please contact

Michael Craggs
Democratic Services Officer

Town Hall, Walter Stranz Square, Redditch, B98 8AH
Tel: (01527) 64252 ext. 3267 Fax: (01527) 65216
e.mail: michael.craggs@bromsgroveandredditch.gov.uk





Crime and Disorder Scrutiny Panel

Thursday, 5 July 2012 7.00 pm Committee Room 2 Town Hall

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Membership:

Cllrs: Andrew Brazier (Chair) Pattie Hill Joe Baker Roger Hill

		Joe Baker Roger Hill Brandon Clayton	
1.	Apologies and named substitutes	To receive apologies for absence and details of any Councillor (or co-optee substitute) nominated to attend this meeting in place of a member of the Panel.	
2.	Declarations of Interest and Party Whip	To invite Councillors to declare any interest they may have in items on the Agenda and any Party Whip.	
3.	Minutes (Pages 1 - 8)	To confirm the minutes of the meeting of the Crime and Disorder Scrutiny Panel that took place on the 11th April 2012 as a correct record. (Minutes attached)	
4.	Redditch Community Safety Partnership Performance Framework - Quarter Four (Pages 9 - 24)	To consider the 2011/12 quarter four performance tables for the Redditch Community Safety Partnership Framework and to propose recommendations for further action based on the report if deemed necessary. (Reports attached)	
5.	North Worcestershire Community Safety Partnership meeting - 3rd July 2012	To receive feedback on the inaugural meeting of the North Worcestershire Community Safety Partnership on 3rd July 2012. (Verbal report)	
6.	Notes of the Redditch Community Safety Partnership meetings	To consider the contents of the minutes from the Redditch Community Safety Partnership Board meeting of 21st March 2012 and 29th May 2012.	
	(Pages 25 - 36)	(Minutes of 21st March 2012 attached)	

(Minutes of 29th May 2012 to follow)

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7.	Referrals	To consider any referrals to the Overview and Scrutiny Committee direct, or arising from:	
		 The Executive Committee; The Overview and Scrutiny Committee; or Other Sources. 	
8.	Work Programme	To consider the contents of the Panel's Work Programme.	
	(Pages 37 - 38)	(Report attached)	
9.	Exclusion of the Press and Public	Should it be necessary, in the opinion of the Borough Director, during the course of the meeting to consider excluding the public from the meeting on the grounds that exempt information is likely to be divulged, it may be necessary to move the following resolution:	
		"That, under S.100 (A) (4) of the Local Government Act 1972, the public be excluded from the meeting for the following matter(s) on the grounds that it/they involve(s) the likely disclosure of exempt information as defined in the relevant paragraphs (to be specified) of Part 1 of Schedule 12 (A) of the said Act".	
		These paragraphs are as follows:	
		Subject to the "public interest" test, information relating to:	
		Para 1 – <u>any individual;</u>	
		Para 2 – the identity of any individual;	
		Para 3 – <u>financial or business affairs;</u>	
		Para 4 – <u>labour relations matters;</u>	
		Para 5 – <u>legal professional privilege;</u>	
		Para 6 – <u>a notice, order or direction;</u>	
		Para 7 – the <u>prevention</u> , <u>investigation or</u>	
		prosecution of crime;	
		and may need to be considered as 'exempt'.	