

**Decisions taken under Cabinet authority
to take effect on 28 July 2014**

Decisions of the meeting of the CABINET held
at 9.30 am on Tuesday, 15th July, 2014 at
COUNCIL CHAMBER, CIVIC CENTRE,
STONE CROSS, NORTHALLERTON

Present

Councillor M S Robson (in the Chair)

Councillor	Mrs B S Fortune N Knapton	Councillor	B Phillips P R Wilkinson
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Also in Attendance

Councillor	P Bardon Mrs C S Cookman K G Hardisty R W Hudson R Kirk J Noone Mrs C Patmore	Councillor	M J Prest M Rigby Mrs I Sanderson A Wake Mrs J Watson D A Webster
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CA.15 **MINUTES**

THE DECISION:

That the decisions of the meeting held on 10 June 2014 (CA.1 – CA.11), previously circulated, be signed as a correct record.

CA.16 **EASINGWOLD NEIGHBOURHOOD AREA DESIGNATION**

Easingwold

The subject of the decision:

The Localism Act 2011 provided a new statutory regime for Neighbourhood Planning. Regulations came into force on 6 April 2012 making legal provisions in relation to that regime and a first step in the process was the designation of a Neighbourhood Area. This report sought consideration of the designation of a Neighbourhood Area for Easingwold.

Alternative options considered:

None.

The reason for the decision:

To comply with the requirements of the Localism Act 2011 for Neighbourhood Planning.

THE DECISION:

That:

- (1) the designation of a Neighbourhood Area for Easingwold parish be agreed and the necessary information publicised; and
- (2) Government grant funding be passed on to Easingwold Town Council to cover their submitted costs of plan preparation up to £3,000.

CA.17 **HOUSING STANDARDS ENFORCEMENT POLICY - VERSION 1.7**

All Wards

The subject of the decision:

The Environmental Health Service had an overall Enforcement Policy in relation to all its activities. This set out how the Council would meet the requirements of the Regulators' Code, Priority Regulatory Outcomes, Crown Prosecution Service requirements, Better Regulation Delivery Office requirements and others. This was phrased in general terms. Individual policies in relation to specific functions were required in order that interested parties could see more clearly how enforcement would work in relation to their organisation and activity. This report sought approval of an amended Housing Standards Enforcement Policy v1.7.

Alternative options considered:

None.

The reason for the decision:

To comply with the Mandatory Compliance Code.

THE DECISION:

That the amended Housing Standards Enforcement Policy v1.7 be approved.

CA.18 **PROPOSED STRUCTURE FOR COMMUNITY SAFETY DELIVERY**

All Wards

The subject of the decision:

This report provided details on the proposed changes to the delivery of the community safety function across North Yorkshire and the consequential impact on the local delivery in Hambleton. The report detailed the new funding arrangements for community safety services put in place by the Police and Crime Commissioner.

Alternative options considered:

None.

The reason for the decision:

To take account of the requirements under the Crime and Disorder Act 1988 (as amended).

THE DECISION:

That:-

- (1) the proposal from the Police and Crime Commissioner to form one single North Yorkshire CSP be endorsed;
- (2) the establishment of a Local Delivery Team based on Hambleton's boundary using the draft Terms of Reference set out in Annex A of the report be approved and that partners be consulted on this; and
- (3) £20,000 be transferred from the One Off fund into a fund to support Community Safety initiatives.

CA.19 **PUBLIC OPEN SPACE, SPORT AND RECREATION PLANS**

Brompton

The subject of the decision:

This report sought endorsement of the Public Open Space, Sport and Recreation Action Plan for Brompton.

Alternative options considered:

None.

The reason for the decision:

To comply with the Council's legal responsibility to ensure funding is used in a way consistent with the individual S106 Agreements.

THE DECISION:

That the Public Open Space, Sport and Recreation Action Plans in Annex B of the report be endorsed.

CA.20 **EXCLUSION OF THE PUBLIC AND PRESS**

THE DECISION:

That under Section 100A(4) of the Local Government Act 1972, the press and public were excluded from the meeting during consideration of the items of business at minute no CA.21 on the grounds that it involved the likely disclosure of exempt information as defined in paragraph 3 of Part 1 of Schedule 12A of the Act as the Cabinet was satisfied that the public interest in maintaining the exemption outweighed the public interest in disclosing the information.

CA.21 **LAND AT HIGH STREET GREAT AYTON**

Great Ayton

The subject of the decision:

This report concerned a request to transfer land owned by Hambleton District Council at High Street, Great Ayton for community use.

Alternative options considered:

None.

The reason for the decision:

To enable the District Council to manage its assets taking account of the social, economic and environmental well-being of the area.

THE DECISION:

That 105 High Street, Great Ayton be transferred to Great Ayton Parish Council for a peppercorn, subject to the clauses referred to in paragraph 2.3 of the report.

The meeting closed at 10.00 am

Leader of the Council