

FORWARD PLAN OF DECISIONS

This is formal notice of Decisions due to be taken by the full Council and its committees and of those parts of those reports identified in this Forward Plan will be held in private because the agenda and reports for the meeting will contain confidential or exempt information as defined in the Local Government Act 1972.

This forward plan does not cover the determination of planning applications or licensing applications or appeals.

Contact Information:

Committee Team
Matlock Town Hall
Bank Road
Matlock
Derbyshire
DE4 3NN

Email: committee@derbyshiredales.gov.uk
Tel: 01629 761300

What is the Forward Plan?

The Forward Plan contains all decisions the Council expects to take over the next three months at meetings of the Council or policy committees. It will be refreshed monthly and will give at least 28 days' notice of decisions and, if applicable, the intention to discuss an item in private. This gives you the opportunity to submit relevant documents to the decision maker concerning any individual decisions and draws to your attention any relevant constitution process.

What does the Forward Plan tell me?

The plan gives information about:

- what decisions are to be made in the next three months
- the matter in respect of which the decision is to be made
- which committee will make the decisions
- when those decisions are likely to be made
- who you can contact for further information

Who takes Decisions?

Under the Authority's Constitution, decisions in respect of new strategies or policies are taken by the Council, along with significant amendments proposed to existing strategies and policies. The implementation of policies and strategies and associated decisions are matters for the Council's policy committees. You can find details of when meetings are scheduled to take place through the Calendar of Meetings on the Council's [website](#).

| Decision Title | What is the Decision? | Progress Status | Contact for Further Information |
|--|--|----------------------------|--|
| Council – 4 April 2024 | | | |
| Car Park Review – Phase One | To decide on the charging regime for the Council car parks across the district. | On Track for Consideration | Ashley Watts, Director of Community and Environmental Services 01629 761367 or ashley.watts@derbyshiredales.gov.uk |
| Gypsy and Traveller Working Group | To approve the proposed Terms of Reference for the Gypsy and Traveller Working Group and an options appraisal relating to changing the Council delegation. | On Track for Consideration | Helen Mitchell, Director of Corporate and Customer Services (Monitoring Officer) 01629 761218 or Helen.mitchell@derbyshiredales.gov.uk |
| Planning appeal costs (referred item from C&E) | To approve use of the General Reserve for fees in connection with defending an appeal at Inquiry relating to an application recommended for approval which was refused by Planning Committee | On Track for Consideration | Steve Capes, Director of Place and Economy 01629 761371 or steve.capes@derbyshiredales.gov.uk |
| Referred items from policy committees – New Bids for Capital Programme | To consider new proposals for the Capital Programme 2024/25 <ul style="list-style-type: none"> - Public Sector Decarbonisation Scheme phase 3c – proposed energy efficiency improvements to Northwood Depot - UKSPF Bid for Capital Improvements at Hall Leys Park Matlock | On Track for Consideration | Karen Henriksen, Director of Resources 01629 761284 or karen.henriksen@derbyshiredales.gov.uk Joanna Hill, Climate Change Project Officer 01629 761243 Ash Watts, Director of Community and Environmental Services 01629 761367 or ashley.watts@derbyshiredales.gov.uk |
| Referred Item – Review of Taxi and Private Hire Licensing Policy | To seek approval of Taxi and Private Hire Licensing Policy for adoption and re-publishing. Referred item from Licensing and Appeals Committee 5 December 2023. | On Track for Consideration | Eileen Tierney/Grace Dowson, Licensing Manager 01629 761374/761344 or eileen.tierney@derbyshiredales.gov.uk |

LOCAL GOVERNMENT ACT 1972 SCHEDULE 12A – ACCESS TO INFORMATION: EXEMPT INFORMATION

PART 1 – DESCRIPTIONS OF EXEMPT INFORMATION: ENGLAND

1. Information relating to any individual.
2. Information which is likely to reveal the identity of an individual.
3. Information relating to the financial or business affairs of any particular person (including the authority holding that information).
4. 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 office holders under, the authority.
5. 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.
7. Information relating to any action taken or to be taken in connection with the prevention, investigation or prosecution of crime.

PART 2 – QUALIFICATIONS: ENGLAND

Paragraphs 1-8 repealed.

9. Information is not exempt information if it relates to proposed development for which the local planning authority may grant itself planning permission pursuant to regulation 3 of the Town and Country Planning General Regulations 1992.
10. Information which –
 - a. falls within any of paragraphs 1 to 7 above; and
 - b. is not prevented from being exempt by virtue of paragraph 8 or 9 above, is exempt information 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

LOCAL GOVERNMENT ACT 1972

SECTION 100A(3) – DEFINITION OF CONFIDENTIAL INFORMATION

Confidential information means –

- a. information furnished to the council by a Government department upon terms (however expressed) which forbid the disclosure of the information to the public; and
 - b. information the disclosure of which to the public is prohibited by or under any enactment or by the order of a court;
- and, in either case, the reference to the obligation of confidence is to be construed accordingly