

Executive

Monday, 27th July 2020

The Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012

Notice is hereby given in accordance with Regulation 5 of the Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012 that the following exempt report is intended to be considered in private at the above Meeting of Executive. This was not included the List Of Key Decisions And Items To Be Considered In Private which was issued on 26th June 2020.

Re-Imagining Pleasley Vale

To secure funding for pre-planning technical work on the proposals to redevelop Pleasley Vale.

Compliance with the requirement to give 28 clear days' notice in accordance with the above Regulation is impracticable as the matter is urgent and cannot reasonably be deferred.

Reason for urgency: The feasibility of these proposals needs to be understood and a delay on commissioning these studies would have put the Council behind the timelines agreed with the agents in terms of guaranteeing their continued support with this project at no charge to the Council.

This report is exempt and it is proposed that it be considered in private to avoid the disclosure of exempt information as defined in paragraph 3 of Part 1 of Schedule 12A to the Local Government Act 1972 (as amended by the Local Government (Access to information)(Variation) Order 2006).

The Chair of the Growth Scrutiny Committee has been informed of the decision to be taken in respect of the exempt report and has consented to consideration of the report being held in private at the above meeting of Executive.

Sarah Skeuberg

Sarah Sternberg Solicitor to the Council & Monitoring Officer

10th July 2020