AMENDMENT TO REGISTER OF MEMBERS’ INTERESTS

NOTIFICATION BY A MEMBER OF RUTLAND COUNTY COUNCIL
OR
A MEMBER OF A PARISH COUNCIL WITHIN RUTLAND
OF
DISCLOSABLE PECUNIARY INTERESTS & OTHER REGISTRABLE INTERESTS

Localism Act 2011 - Part 1, Chapter 7, Sections 28-34 Regulations 2012 – No. 1464

Important Notes

This form can be adapted and used by Town or Parish Councils. Once completed, each Councillor’s Register of Interests form should be sent to The Monitoring Officer at Rutland County Council – monitoringofficer@rutland.gov.uk.

- A Member must, within **28 days** of becoming aware of any new disclosable pecuniary interest or other registrable interest or change to any disclosable pecuniary interest or registrable interest as specified above, resubmit a revised notification form to the Council’s Monitoring Officer.
- Failure to declare a Disclosable Pecuniary Interest is an offence. A member who is found guilty of an offence under Part 1, Chapter 7, Section 34 of the Localism Act 2011 is liable on summary conviction to a fine not exceeding level 5 on the standard scale and a court may by order disqualify a member for a period not exceeding five years from being or becoming (by election or otherwise) a member or co-opted member of any authority.
- If you cease to have an interest that you have previously registered, please re-submit an updated notification form to Rutland County Council’s Monitoring Officer.
- If in doubt about whether or not something should be declared, you are urged to err on the side of openness and avoid the risk of not registering something in error.
- If you are a member of any other authority, please complete a separate notification form for each.
- You may complete this form electronically but you must personally sign and return a paper copy of the completed form.
- Once completed this form will be published on Rutland County Council’s website and in your Parish in accordance with the Localism Act 2011.
- If you have any difficulty completing any part of this form please contact your Parish Clerk or the Corporate Support team for advice.
I hereby GIVE NOTICE of the following amendments to my disclosable pecuniary interests (DPI's) and other interests as are required to be registered by your Council's Code of Conduct and Regulations.

AMENDMENT(S) TO DISCLOSABLE PECUNIARY INTERESTS

These are interests if they are of a description specified in regulations made by the Secretary of State and either it is your interest or your partner's interest (partner means spouse or civil partner, a person with whom you are living as husband or wife, or a person with whom you are living as if you are civil partners) within the following descriptions:

(Please state NONE where appropriate and do not leave boxes blank)

<table>
<thead>
<tr>
<th>Number of interest type in register</th>
<th>Details of Amendment to Interest (Give details of any new interest or changes to interests)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9 ii</td>
<td>I HAVE BECOME A DIRECTOR OF UPPINGHAM HOMES CLT (UNPAID POST).</td>
</tr>
</tbody>
</table>

Example
(iv) Delete - 39 Old Road, Anytown, Rutland plus postcode
Add - 19 New Place, Anytown, Rutland plus postcode
Completing the Notification

In addition to the important notes detailed at the beginning of the notification form, the following guidance notes may help you to complete your notification.

- You should complete the register with sufficient detail to identify clearly what the interest is.
- Do not use abbreviations, initials or acronyms.
- You are personally responsible for the accuracy of the contents of the register. Please ensure you have checked the details of what you have declared.
- You are at risk of failing to comply with the Code of Conduct if an interest is not registered with sufficient clarity.
- Ensure that you have checked and understood the definition of the disclosable pecuniary interests (DPI’s).

Offences and Sanctions

The Localism Act 2011 (Part 1, Chapter 7, Section 34) introduces a number of offences that can be applied regarding non-disclosure of pecuniary interests by members.

Any member suspected of having committed an offence under the Localism Act 2011, will be referred to the Police.


A member can also be disqualified for a period not exceeding five years from being or becoming a member or co-opted member of any authority.

Offences can be brought forward within 12 months of the date of sufficient evidence being received. Proceedings will not be brought more than three years after the offence was committed or the last date a continuous offence was committed.

For office use only

| Date received: | 15/7/19 |
| Signature of Monitoring Officer |
| Date uploaded to website |
| Term of Office: |
| Version no: |