

NOTICE OF MEETING

FULL COUNCIL

Monday, 22nd November, 2021, 7.30 pm - Tottenham Green Leisure Centre 1 Philip Lane Tottenham N15 4JA

To watch the Live Stream Click [Here](#)

Members: Councillors Adam Jogee (Mayor), Gina Adamou, Charles Adje, Peray Ahmet, Kaushika Amin, Dawn Barnes, Dhiren Basu, Patrick Berryman, John Bevan, Barbara Blake, Mark Blake, Zena Brabazon, Gideon Bull, Dana Carlin, Vincent Carroll, Luke Cawley-Harrison, Seema Chandwani, Sakina Chenot, James Chiriyankandath, Pippa Connor, Eldridge Culverwell, Nick da Costa, Lucia das Neves, Julie Davies, Mahir Demir, Paul Dennison, Isidoros Diakides, Josh Dixon, Erdal Dogan, Joseph Ejiofor, Scott Emery, Ruth Gordon, Makbule Gunes, Mike Hakata, Bob Hare, Kirsten Hearn, Justin Hinchcliffe, Emine Ibrahim, Sarah James, Peter Mitchell, Liz Morris, Khaled Moyeed, Julia Ogiehor, Felicia Opoku, Tammy Palmer, Sheila Peacock, Reg Rice, Viv Ross, Alessandra Rossetti, Yvonne Say, Anne Stennett, Daniel Stone, Preston Tabois, Noah Tucker, Elin Weston, Matt White and Sarah Williams

Quorum: 15

1. FILMING AT MEETINGS

Please note this meeting may be filmed or recorded by the Council for live or subsequent broadcast via the Council's internet site or by anyone attending the meeting using any communication method. Although we ask members of the public recording, filming or reporting on the meeting not to include the public seating areas, members of the public attending the meeting should be aware that we cannot guarantee that they will not be filmed or recorded by others attending the meeting. Members of the public participating in the meeting (e.g. making deputations, asking questions, making oral protests) should be aware that they are likely to be filmed, recorded or reported on. By entering the meeting room and using the public seating area, you are consenting to being filmed and to the possible use of those images and sound recordings.

The Chair of the meeting has the discretion to terminate or suspend filming or recording, if in his or her opinion continuation of the filming, recording or reporting would disrupt or prejudice the proceedings, infringe the rights of any individual, or may lead to the breach of a legal obligation by the Council.

- 2. TO RECEIVE APOLOGIES FOR ABSENCE**
- 3. TO ASK THE MAYOR TO CONSIDER THE ADMISSION OF ANY LATE ITEMS OF BUSINESS IN ACCORDANCE WITH SECTION 100B OF THE LOCAL GOVERNMENT ACT 1972**

4. DECLARATIONS OF INTEREST

A member with a disclosable pecuniary interest or a prejudicial interest in a matter who attends a meeting of the authority at which the matter is considered:

- (i) must disclose the interest at the start of the meeting or when the interest becomes apparent, and
- (ii) may not participate in any discussion or vote on the matter and must withdraw from the meeting room.

A member who discloses at a meeting a disclosable pecuniary interest which is not registered in the Register of Members' Interests or the subject of a pending notification must notify the Monitoring Officer of the interest within 28 days of the disclosure.

Disclosable pecuniary interests, personal interests and prejudicial interests are defined at Paragraphs 5-7 and Appendix A of the Members' Code of Conduct

- 5. TO APPROVE AS A CORRECT RECORD THE MINUTES OF THE MEETING OF THE COUNCIL HELD ON 19TH OF JULY 2021 (PAGES 1 - 18)**
- 6. TO RECEIVE SUCH COMMUNICATIONS AS THE MAYOR MAY LAY BEFORE THE COUNCIL**
- 7. TO RECEIVE THE REPORT OF THE CHIEF EXECUTIVE**
- Change in Committee Membership – To follow
- 8. TO RECEIVE THE REPORT OF THE MONITORING OFFICER AND HEAD OF LEGAL & GOVERNANCE SERVICES**
- 9. TO MAKE APPOINTMENTS TO OUTSIDE BODIES (PAGES 19 - 22)**
- 10. ADOPTION OF REVISED STATEMENT OF GAMBLING POLICY UNDER THE GAMBLING ACT 2005 (PAGES 23 - 102)**
- 11. TO RECEIVE REPORTS FROM THE FOLLOWING BODIES**

Corporate Committee – Treasury Management Mid - Year Update
[Report to follow as Corporate Committee meeting on the 16th of November]

12. **HARINGEY DEBATE - THE IMPORTANCE OF OUR HIGH STREETS; SUPPORTING SMALL BUSINESSES AND THE LOCAL ECONOMY**
13. **TO CONSIDER REQUESTS TO RECEIVE DEPUTATIONS AND/OR PETITIONS AND, IF APPROVED, TO RECEIVE THEM**
14. **TO ANSWER QUESTIONS, IF ANY, IN ACCORDANCE WITH COUNCIL RULES OF PROCEDURE NOS. 9 & 10**

1. **Cllr Rice to Cllr Bevan**

What kind of services will Olive Morris Court provide to Haringey residents sleeping rough?

2. **Cllr Cawley-Harrison to Cllr Ahmet**

If the council had brought forward its own plans for the land it owns in the High Road West scheme before signing a contract, is it correct that the housing on this land would be 100% council-owned, while Lendlease would still have had to provide 35% affordable housing on what was left of the scheme - meaning a total of 319 extra affordable homes over the land which is now a part of the High Road West contract?

3. **Cllr Moyeed to Cllr Chandwani**

Has the Universal Credit cut impacted Haringey residents as much as previously thought, in light of the government's spending review in late October?

4. **Cllr Barnes to Cllr Gordon**

Could you confirm that Haringey Council received advice from Civica, who conducted the ballot on Love Lane Estate, that, in order to be able to campaign on one side of the argument, council officers were advised not to handle ballots from residents?

5. **Cllr Williams to Cllr das Neves**

How is the council addressing issues of violence against women and girls?

6. **Cllr Ogiehor to Cllr Ahmet**

What was your reaction to the myriad failures of the Metropolitan Police in the Sarah Everard case, most notably their total refusal to take responsibility, and farcical advice to women that they should quiz officers whilst being arrested?

15. TO CONSIDER THE FOLLOWING MOTIONS IN ACCORDANCE WITH COUNCIL RULES OF PROCEDURE NO. 13

Motion C

Calling on government to support local climate action

Proposed by Cllr Mike Hakata

Seconded by Cllr Sarah Williams

This Council notes:

- Haringey Council has committed to being a net zero carbon borough by 2041.
- A survey from the Local Government Association (LGA) found that residents trust their council the most to address the climate emergency.
- Haringey Council is best placed to understand and act on unique local environmental issues and is best placed to work with residents to develop creative solutions.
- The government's Environment Bill is not sufficient to address the scale of the climate crisis, but Haringey Council has set ambitious local climate targets and implemented innovative emissions-reducing policies.
- Through initiatives such as retrofitting homes, developing Low Traffic Neighbourhoods, decarbonising the council's fleet of vehicles, and all new council homes being built to the highest energy efficient standards, Haringey Council is making significant progress towards our net zero carbon goal.
- With the support of national government, local authorities can create even greater economic, social, and environmental value from the local delivery of low carbon infrastructure and green jobs.
- With more funding and support from national government, Haringey could go further and faster in addressing the climate emergency.

This Council resolves:

- To request that the Leader of the Council and the Leader of the Opposition write to the Prime Minister, requesting that government work closely with local authorities to identify and allocate the investment and support that will empower local authorities to address the climate emergency and deliver green infrastructure projects that will make a difference in local communities.

Motion D

Withdraw support for the Edmonton Incinerator

Proposer: Councillor Scott Emery

Secunder: Councillor Tammy Palmer

Council notes that:

- Haringey has declared a Climate Emergency, and has committed to becoming net-zero carbon by 2041;
- Residents have not been consulted on the Edmonton Incinerator project since 2015;
- Renewal of the incinerator would cost over £1 billion, and could produce 700,000 tonnes of carbon dioxide each year;
- Incinerators are far more polluting than even coal-fired power plants, for example releasing 2.5 times as much CO₂ and three times as much nitrous oxides;
- There are no plans for carbon capture facilities to be built alongside the incinerator;
- In 2019/20, Haringey had a recycling rate of just 30%, down from 37% in 2014/15;
- The London Assembly noted in February 2018 that incinerators can negatively affect long-term recycling rates;
- 10,000 premature deaths are already linked to poor air quality each year in London, and 98% of the city's schools are in areas where air pollution exceeds World Health Organisation limits;
- Continued exposure to excessive levels of air pollution has been shown to stunt lung growth in children and worsen chronic diseases.

Council believes that:

- Industrialised nations like the United Kingdom have a responsibility to reduce their carbon emissions more drastically than developing countries;
- Continuation of the incinerator project is incompatible with both Haringey's and the UK's carbon reduction goals;
- Given UK government CO₂ reduction goals, the incinerator is likely to become obsolete, and possibly illegal, well before the end of its predicted lifespan;
- A new incinerator would undermine recycling by causing a demand for waste;
- Presenting landfill and incineration as the only two solutions to dealing with waste is misleading and inaccurate;
- The future of our country must rely on a circular economy, with an increased focus on reducing waste and on recycling;
- Building a new incinerator in Edmonton, close to the border with Tottenham, will worsen both economic and racial health disparities.

Council resolves to:

- Pause and reconsider its support for the Edmonton Incinerator project, and lobby other boroughs to do the same;

- Consult with local communities on their views on how to dispose of our waste;
- Work with partners on the North London Waste Authority to prepare an alternative plan for waste disposal, which does not involve incineration;
- Invest in increasing Haringey's recycling rate.

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