Hart District Council – Decisions taken by Cabinet on Thursday, 3 December 2020

Agenda Item No	Торіс	Decision
-------------------	-------	----------

A13	IT SECURITY AND ACCEPTABLE USE POLICY	That the IT Security and Acceptable Use Policy be approved.
A14	RENEWAL OF THE SHARED BUILDING CONTROL SERVICE WITH RUSHMOOR BOROUGH COUNCIL	 That Cabinet: Agrees to the renewal of the Shared Building Control Service between Hart District Council and Rushmoor Borough Council to discharge the statutory building control functions for both Councils until 31 March 2026, unless terminated earlier in accordance with the provisions of the agreed Deed; and Delegates authority to the Joint Chief Executive in consultation with the Portfolio Holder for Place to finalise the specific terms and conditions and then sign the new Deed (the legal agreement between Hart District Council and Rushmoor Borough Council).
A15	PETITION	 Cabinet Agreed: 1 The trial scheme was removed, and the re-opening of street parking is controlled by Highway Authorities through County Council. 2 That as this Petition was received immediately before the September Council that it arrived too late to influence the September Council debate. Cabinet decided that it would make the final decision on whether to seek the removal of the scheme by 31 October. This meant that it would be premature to pre-empt that decision through inclusion on the November Cabinet agenda which had already been published. The final decision to remove the scheme was made by the County Council after the November Cabinet. It was therefore sensible to await the County Council's decision so that an informed response could be given to the Petition. This December's Cabinet is the first most appropriate forum to have that informed discussion. A written response to the contribution made was agreed.

Hart District Council – Decisions taken by the Cabinet on Thursday, 3 December 2020

Agenda Item No	Торіс	Decision
-------------------	-------	----------

		3 To commission a written response from the Council to further contributions made by the petitioner.
A17	EXCLUSION OF THE PUBLIC	Members decided that the public interest in maintaining an exemption outweighed the public interest in disclosing the information. In accordance with Section 100A(4) of the Local Government Act 1972, the public were excluded during the discussion of the matters referred to, on the grounds that they involved the likely disclosure of exempt information, as defined in paragraph 3 of Part 1 of Schedule 12A of the Act, and the public interest in maintaining the exemption outweighed the public interest in disclosing the information.
A18	HART DISTRICT COUNCIL LEISURE CONTRACT - COVID 19	 To extend the grant of management fee relief from 30 November 2020 to 31 December 2020 and to allow for lost revenue as a result of the closure of both the Hart and Frogmore Leisure Centres during Lockdown 2.0. That the S151 Officer and the Portfolio Holder for Finance can authorise and carry out the open book audit and agree any subsidy payable with Everyone Active.

A2	
A1	