DINAS A SIR ABERTAWE

HYSBYSIAD O GYFARFOD

Fe'ch gwahoddir i gyfarfod

PWYLLGOR TRWYDDEDU CYFFREDINOL

Lleoliad: Ystafell Bwyllgor 3A, Neuadd y Ddinas, Abertawe

Dyddiad: Dydd Gwener, 11 Mawrth 2016

10.00 am Amser:

Cadeirydd: Cynghorydd Penny Matthews

Aelodaeth:

Cynghorwyr: A C S Colburn, D W Cole, A M Cook, J P Curtice, P Downing, V M Evans, P Lloyd, K E Marsh, H M Morris, C L Philpott a/ac T H Rees

AGENDA

Rhif y Dudalen.

1	Ymddiheuriadau am absenoldeb.	
2	Derbyn datgeliadau o fuddiannau personol a rhagfarnol. www.abertawe.gov.uk/DatgeliadauBuddiannau	
3	Cofnodion. Cymeradwyo a llofnodi cofnodion y cyfarfod blaenorol fel cofnod cywir.	1 - 4
4	Deddf Llywodraeth Leol 1976 (Darpariaethau Amrywiol) - Cais i Drwyddedu Cerbyd Hurio Preifat, (Ford Transit) - David John Jones.	5 - 9
5	Gwahardd y cyhoedd.	10 - 13
6	Deddf Cyfrifoldebau Heddluoedd Trefol 1847 - Deddf Llywodraeth Leol (Darpariaethau Amrywiol) 1976 - Cais i Ganiatáu Trwydded Yrru Gyfyngedig i Gerbyd Hacni a Hurio Preifat - JML.	14 - 17
7	Deddf Cyfrifoldebau Heddluoedd Trefol 1847 - Deddf Llywodraeth Leol (Darpariaethau Amrywiol) 1976 - Trwydded Yrru Cerbyd Hacni a Hurio Preifat - BLJD.	18 - 21
8	Deddf Cyfrifoldebau Heddluoedd Trefol 1847 - Deddf Llywodraeth Leol (Darpariaethau Amrywiol) 1976 - Cais am Drwydded Yrru Cerbyd Hacni a Hurio Preifat - RDC.	22 - 30
9	Deddf Cyfrifoldebau Heddluoedd Trefol 1847 - Deddf Llywodraeth Leol (Darpariaethau Amrywiol) 1976 - Cais am Drwydded Yrru	31 - 76

Cerbyd Hacni a Hurio Preifat - CTH.

Cyfarfod Nesaf: Dydd Gwener, 8 Ebrill 2016 ar 10.00 am

P. Supa

Patrick Arran Pennaeth Gwasanaethau Cyfreithiol a Democrataidd Dydd Mawrth, 4 Mawrth 2016 Cyswllt: Gwasanaethau Democrataidd - Rhif ffôn:: (01792) 637292

CITY AND COUNTY OF SWANSEA

MINUTES OF THE GENERAL LICENSING COMMITTEE

HELD AT COUNCIL CHAMBER, GUILDHALL, SWANSEA ON FRIDAY, 12 FEBRUARY 2016 AT 10.00 AM

PRESENT: Councillor P M Matthews (Chair) Presided

Councillor(s) A C S Colburn J P Curtice P Lloyd C L Philpott

Councillor(s) D W Cole P Downing K E Marsh T H Rees Councillor(s) A M Cook V M Evans H M Morris

Officer(s)

L Anthony A Gruffydd K Thomas S Woon Divisional Officer, Licensing, Food & Safety Lawyer Licensing Officer Democratic Services Officer

92 APOLOGIES FOR ABSENCE.

No apologies for absence were received.

93 DISCLOSURES OF PERSONAL AND PREJUDICIAL INTEREST.

In accordance with the Code of Conduct adopted by the City and County of Swansea, no interests were declared.

94 **<u>MINUTES.</u>**

RESOLVED that the minutes of the General Licensing Committee held on 8 January, 2016 be agreed as a correct record.

[A discussion ensued regarding Minute No. 91 and the previous decision to refer the matter of delegating decisions to Licensing Officers to the Development Cabinet Advisory Committee for examination. The Committee agreed that it would be more appropriate for the Divisional Officer, Licensing, Food & Safety to undertake a review of the age criteria in respect of Private Hire Vehicles and report back to a future meeting of the General Licensing Committee].

95 TOWN POLICE CLAUSES ACT 1847 - APPLICATION FOR THE GRANT OF A HACKNEY CARRIAGE VEHICLE LICENCE - NEIL GALLAGHER.

The Divisional Officer, Licensing, Food & Safety reported that an application for the grant of a hackney carriage vehicle licence had been received from Mr N Gallagher. The vehicle was a black Ford Tourneo Registration Mark CY10 MYK and was capable of carrying 8 passengers.

The vehicle did not comply with the current licensing criteria set out by the Authority due to its age.

Members' noted the background, relevant issues in relation to Hackney Carriage Vehicles, Department for Transport – Taxi and Private Hire Licensing; Best Practice Guidance; March 2010.

Members asked questions of the Officer who responded accordingly.

Members asked questions of Mr N Gallagher who responded accordingly.

RESOLVED that the application made by Mr N Gallagher for a Hackney Carriage Vehicle Licence in respect of the Ford Tourneo vehicle registration mark CY10 MYK be **APPROVED** and renewed on merit.

96 **EXCLUSION OF THE PUBLIC.**

The Committee was requested to exclude the public from the meeting during the consideration of the items of business identified in the recommendations to the report on the grounds that it involved the likely disclosure of exempt information as set out in the exclusion paragraph of 12A of the Local Government Act 1972, as amended by the Local Government (Access to Information)(Variation)(Wales) Order 2007, relevant to the item of business as set out in the report.

The Committee considered the Public Interest Test in deciding to exclude the public from the meeting for the items of business where the Public Interest Test was relevant, as set out in the report.

It was **RESOLVED** that the public be excluded for the following items of business.

(CLOSED SESSION)

97 <u>TOWN POLICE CLAUSES ACT 1847 - LOCAL GOVERNMENT</u> (MISCELLANEOUS PROVISIONS) ACT 1976 - APPLICATION FOR A HACKNEY CARRIAGE AND PRIVATE HIRE DRIVER'S LICENCE - MSB.

The Divisional Licensing Officer detailed the background information in respect of MSB.

MSB, outlined the background details and circumstances relating to the convictions and answered members' questions.

RESOLVED that MSB's application for a Hackney Carriage and Private Hire Driver's Licence **BE APPROVED**.

98 <u>TOWN POLICE CLAUSES ACT 1847 - LOCAL GOVERNMENT</u> (MISCELLANEOUS PROVISIONS) ACT 1976 - APPLICATION FOR A RESTRICTED HACKNEY CARRIAGE AND PRIVATE HIRE DRIVER'S LICENCE -AJW.

The Divisional Licensing Officer detailed the background information in respect of AJW.

AJW outlined the background details and circumstances relating to the convictions and answered members' questions.

RESOLVED that AJW's application for a Hackney Carriage and Private Hire Driver's Licence **BE REFUSED**.

Reason for Decision

AJW did not identify by his own admission his drinking. The Committee felt that he was not a fit and proper person given that he drinks every day and could not say with certainty that he would not be over the limit every day. AJW would be driving children to school the following morning as that is the only driving work that he does and may be over the limit.

Additionally, there was evidence that AJW had disregarded the advice from his GP to cut down his alcohol consumption.

99 <u>TOWN POLICE CLAUSES ACT 1847 - LOCAL GOVERNMENT</u> (MISCELLANEOUS PROVISIONS) ACT 1976 - HACKNEY CARRIAGE AND PRIVATE HIRE DRIVER'S LICENCE - DJD.

The Divisional Licensing Officer detailed the background information in respect of DJD.

DJD outlined the background details and circumstances relating to the convictions and answered members' questions.

RESOLVED that DJD be issued with a strong warning letter regarding future conduct.

100 TOWN POLICE CLAUSES ACT 1847 - LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1976 - SECTION 55 - APPLICATION FOR A PRIVATE HIRE OPERATORS LICENCE - DJD.

The Divisional Licensing Officer detailed the background information in respect of DJD.

Members asked questions of the Officer who responded accordingly.

DJD outlined the background details and answered members' questions.

Minutes of the General Licensing Committee (12.02.2016) Cont'd

RESOLVED that DJD's application for a Private Hire Operators licence **BE APPROVED**.

The meeting ended at 11.11 am

CHAIR

REPORT OF THE DIVISIONAL OFFICER LICENSING, FOOD & SAFETY GENERAL LICENSING COMMITTEE - 11 MARCH 2016

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1976 APPLICATION TO LICENCE A PRIVATE HIRE VEHICLE, FORD TRANSIT, REGISTRATION MARK BX10 LFB MR DAVID JOHN JONES (BIRCHGROVE MINI TRAVEL LTD)

1. INTRODUCTION

- 1.1 An application for a private hire vehicle licence has been received from Mr David Jones of Birchgrove Mini Travel Ltd. The vehicle does not comply with the current licensing criteria set by City & County of Swansea due to its age.
- 1.2 At the General Licensing Committee of 17th December 2014, Members agreed that any vehicle that does not comply with the current licensing criteria and/or is over 5 years continue to be considered by Committee. However, in future Members of the General Licensing Committee would not inspect the vehicle. The vehicle would be inspected by Licensing Officers prior to the Licensing Committee and Members would consider a written report.

2. **RELEVANT CONSIDERATIONS**

The Vehicle

- 2.1 Mr Jones wishes to apply for a private hire vehicle licence for a White Ford Transit. The vehicle was first registered on 1st June 2010 and is therefore 5 years and 9 months old. The registration of the vehicle is BX10 LFB and is capable of carrying 7 passengers.
- 2.2 Mr Jones has stated that the vehicle was previously a vehicle owned by the Police.

Inspections and Documents

- 2.3 The vehicle passed the Council's inspection at CTU on 23rd February 2016 and the mileage recorded at this time was 106,601 miles.
- 2.4 Mr Jones has supplied dates of service checks carried out together with the recorded mileage on these dates from 9th November 2010 to 2nd September 2015 and an up to date vehicle history check.

2.5 MOT history check for vehicle registration BX10 LFB:

Date of MOT	RECORDED MILEAGE
29 th April 2015	93,085
12 th May 2014	72,465
21 st May 2013	56, 461

2.6 A Licensing Officer also inspected the vehicle on 23rd February 2016 at the Civic Centre where the vehicle was considered to be of suitable standard for licensing as a private hire vehicle.

3. CURRENT LICENSING CRITERIA

3.1 The Council's current age criteria states:

"5. Vehicles will not be accepted for licensing on the first occasion after 5 years from the date of first registration. Vehicles will be relicensed on merit."

3.2 Members are therefore being asked to consider whether the Ford Transit, Registration Number, BX10 LFB is suitable for licensing as a private hire vehicle.

4. <u>THE DEPARTMENT FOR TRANSPORT TAXI AND PRIVATE HIRE</u> <u>VEHICLE LICENSING: BEST PRACTICE GUIDANCE: MARCH</u> 2010

4.1 The Department of Transport published its Best Practice Guidance in March 2010. This states:

"It is perfectly possible for an older vehicle to be in good condition. So the setting of an age limit beyond which a local authority will not license vehicles may be arbitrary and inappropriate. But a greater frequency of testing may be appropriate for older vehicles - for example, twiceyearly tests for vehicles more than five years old."

5. <u>LEGISLATION RELATING TO THE LICENSING OF PRIVATE HIRE</u> VEHICLES

5.1 The powers relating to the licensing of private hire vehicles are contained in Section 48 of the Local Government (Miscellaneous Provisions) Act 1976 which states:

"Licensing of private hire vehicles"

48 (1) Subject to the provisions of this part of this Act, a district council may on the receipt of an application from the proprietor of any vehicle for the grant in respect of such vehicle of a licence to use the vehicles as a private hire vehicle, grant in respect thereof a vehicle licence:

Provided that a district council shall not grant such a licence unless they are satisfied –

- (a) that the vehicle is
 - (i) suitable in type, size and design for use as a private hire vehicle;
 - (ii) not of such design and appearance as to lead any person to believe that the vehicle is a hackney carriage;
 - (iii) in a suitable mechanical condition;
 - (iv) safe; and
 - (v) comfortable

that there is in force in relation to the use of the vehicle a policy of insurance or such security as complies with the requirements of Part VI of the Road Traffic Act 1988, and shall not refuse such a licence for the purpose of limiting the number of vehicles in respect of which such licences are granted by the council.

- (2) A district council may attach to the grant of a licence under this section such conditions as they may consider reasonably necessary including, without prejudice to the generality of the foregoing provisions of this sub-section, conditions requiring or prohibiting the display of signs on or from the vehicle to which the licence relates'.
- (3) In every vehicle licence granted under this section there shall be specified—

- (a) the name and address of-
 - (i) the applicant; and
 - every other person who is a proprietor of the private hire vehicle in respect of which the licence is granted, or who is concerned, either solely or in partnership with any other person, in the keeping, employing or letting on hire of the private hire vehicle;
- (b) the number of the licence which shall correspond with the number to be painted or marked on the plate or disc to be exhibited on the private hire vehicle in accordance with subsection (6) of this section;
- (c) the conditions attached to the grant of the licence; and
- (d) Such other particulars as the district council consider reasonably necessary.
- (4) Every licence granted under this section shall -
 - (a) be signed by an authorised officer of the council which granted it;
 - (b) relate to not more than one private hire vehicle; and
 - (c) remain in force for such period not being longer than one year as the district council may specify in the licence.
- (5) Where a district council grant under this section a vehicle licence in respect of a private hire vehicle they shall issue a plate or disc identifying that vehicle as a private hire vehicle in respect of which a vehicle licence has been granted.
- (6) (a) Subject to the provisions of this Part of this Act, no person shall use or permit to be used in a controlled district as a private hire vehicle in respect of which a licence has been granted under this section unless the plate or disc issued in accordance with subsection (5) of this section is exhibited on the vehicle in such manner as the district council shall prescribe by condition attached to the grant of the licence.
 - (b) If any person without reasonable excuse contravenes the provisions of this subsection he shall be guilty of an offence.

GENERAL LICENSING MR DAVID JONES 11th MARCH 2016 COMMITTEE (Birchgrove Mini Travel Ltd) BX10 LFB

- (7) Any person aggrieved by the refusal of a district council to grant a vehicle licence under this section, or by any conditions specified in such a licence, may appeal to a magistrates' court.
- 5.2 It is evident from section 48 above that the Council are not under a duty to issue a licence once an application has been made, they have discretion. Section 48(1)(a) and (b) also includes specific situations where a council must not grant a licence.

6. **RECOMMENDATION**

- 6.1 It is recommended that after careful consideration of the detail of this report and hearing from Mr Jones, Members determine whether to:
 - a. Grant Mr Jones a Private Hire Vehicle licence in respect of the Ford Transit, registration mark BX10 LFB and that this licence is renewed on merit. OR
 - b. Refuse Mr Jones a Private Hire Vehicle licence in respect of the Ford Transit, registration mark BX10 LFB giving reasons why it is not considered suitable under Section 48 of the Local Government (Miscellaneous Provisions) Act 1976.

The Licensing Committee's instructions are requested.

Background Papers:	Licence Application and General Licensing Committee Report of 17 th December 2014
Contact Officer:	Richard Jenkins
Extension:	5600
Legal Contact:	Lyndsay Thomas

Report of the Head of Legal & Democratic Services

General Licensing Committee – 11 March 2016

EXCLUSION OF THE PUBLIC

Purpose:		To consider whether the Public should be excluded from the following items of business.
Policy Framework:		None.
Reason for Decision:		To comply with legislation.
Consultation:		Legal.
Recommendation(s):		: It is recommended that:
1)	The public be excluded from the meeting during consideration of the following item(s) of business on the grounds that it / they involve(s) the likely disclosure of exempt information as set out in the Paragraphs listed below of Schedule 12A of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007 subject to the Public Interest Test (where appropriate) being applied.	
	Item Nos.	Relevant Paragraphs in Schedule 12A
	6.7.8 & 9	12, 13 & 18
Report Author:		Democratic Services
Finance Officer:		Not Applicable
Legal Officer:		Patrick Arran – Head of Legal & Democratic Services (Monitoring Officer)

1. Introduction

- 1.1 Section 100A (4) of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007, allows a Principal Council to pass a resolution excluding the public from a meeting during an item of business.
- 1.2 Such a resolution is dependent on whether it is likely, in view of the nature of the business to be transacted or the nature of the proceedings that if members of the public were present during that item there would be disclosure to them of exempt information, as defined in section 100I of the Local Government Act 1972.

2. Exclusion of the Public / Public Interest Test

2.1 In order to comply with the above mentioned legislation, **Council / Cabinet / Committee** will be requested to exclude the public from the meeting during consideration of the item(s) of business identified in the recommendation(s) to the report on the grounds that it / they involve(s) the likely disclosure of exempt information as set out in the Exclusion Paragraphs of Schedule 12A of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007.

- 2.2 Information which falls within paragraphs 12 to 15, 17 and 18 of Schedule 12A of the Local Government Act 1972 as amended 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.
- 2.3 The specific Exclusion Paragraphs and the Public Interest Tests to be applied are listed in **Appendix A**.
- 2.4 Where paragraph 16 of the Schedule 12A applies there is no public interest test. Councillors are able to consider whether they wish to waive their legal privilege in the information, however, given that this may place the Council in a position of risk, it is not something that should be done as a matter of routine.

3. Financial Implications

3.1 There are no financial implications associated with this report.

4. Legal Implications

- 4.1 The legislative provisions are set out in the report.
- 4.2 Councillors must consider with regard to each item of business set out in paragraph 2 of this report the following matters:
- 4.2.1 Whether in relation to that item of business the information is capable of being exempt information, because it falls into one of the paragraphs set out in Schedule 12A of the Local Government Act 1972 as amended and reproduced in Appendix A to this report.
- 4.2.2 If the information does fall within one or more of paragraphs 12 to 15, 17 and 18 of Schedule 12A of the Local Government Act 1972 as amended, the public interest test as set out in paragraph 2.2 of this report.
- 4.2.3 If the information falls within paragraph 16 of Schedule 12A of the Local Government Act 1972 in considering whether to exclude the public members are not required to apply the public interest test but must consider whether they wish to waive their privilege in relation to that item for any reason.

Background Papers: None

No.	Relevant Paragraphs in Schedule 12A	
12	Information relating to a particular individual.	
	The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 12 should apply. His view on the public interest test was that to make this information public would disclose personal data relating to an individual in contravention of the principles of the Data Protection Act. Because of this and since there did not appear to be an overwhelming public interest in requiring the disclosure of personal data he felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.	
13	Information which is likely to reveal the identity of an individual.	
	The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 13 should apply. His view on the public interest test was that the individual involved was entitled to privacy and that there was no overriding public interest which required the disclosure of the individual's identity. On that basis he felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.	
14	Information relating to the financial or business affairs of any particular person (including the authority holding that information).	
	The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 14 should apply. His view on the public interest test was that:	
	 a) Whilst he was mindful of the need to ensure the transparency and accountability of public authority for decisions taken by them in relation to the spending of public money, the right of a third party to the privacy of their financial / business affairs outweighed the need for that information to be made public; or b) Disclosure of the information would give an unfair advantage to tenderers for commercial contracts. 	
	This information is not affected by any other statutory provision which requires the information to be publicly registered.	
	On that basis he felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.	
15	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.	
	The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 15 should apply. His view on the public interest test was that whilst he is mindful of the need to ensure that transparency and accountability of public authority for decisions taken by them he was satisfied that in this case disclosure of the information would prejudice the discussion in relation to labour relations to the disadvantage of the authority and inhabitants of its area. On that basis he felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.	
16	Information in respect of which a claim to legal professional privilege could be maintained in legal proceedings.	
4=	No public interest test.	
17	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.	
19	The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 17 should apply. His view on the public interest test was that the authority's statutory powers could be rendered ineffective or less effective were there to be advanced knowledge of its intention/the proper exercise of the Council's statutory power could be prejudiced by the public discussion or speculation on the matter to the detriment of the authority and the inhabitants of its area. On that basis he felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.	
18	Information relating to any action taken or to be taken in connection with	
	the prevention, investigation or prosecution of crime The Proper Officer (Monitoring Officer) has determined in preparing this report that paragraph 18 should apply. His view on the public interest test was that the authority's statutory powers could be rendered ineffective or less effective were there to be advanced knowledge of its intention/the proper exercise of the Council's statutory power could be prejudiced by public discussion or speculation on the matter to the detriment of the authority and the inhabitants of its area. On that basis he felt that the public interest in maintaining the exemption outweighs the public interest in disclosing the information. Members are asked to consider this factor when determining the public interest test, which they must decide when considering excluding the public from this part of the meeting.	
18c	The deliberations of a Standards Committee or of a sub committee of a Standards Committee established under the provisions of the Local Government Act 2000 in reaching any finding of a matter referred to it.	

By virtue of paragraph(s) 12, 13, 18 of Schedule 12A of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007.

By virtue of paragraph(s) 12, 13, 18 of Schedule 12A of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007.

By virtue of paragraph(s) 12, 13, 18 of Schedule 12A of the Local Government Act 1972 as amended by the Local Government (Access to Information) (Variation) (Wales) Order 2007.

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