

AGENDA

MAYOR AND CABINET

Date: WEDNESDAY, 1 MARCH 2017 at 6.00 pm

Committee Rooms 1 & 2 Civic Suite Lewisham Town Hall London SE6 4RU

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MEMBERS

Members are summoned to attend this meeting

Barry Quirk Chief Executive Lewisham Town Hall Catford London SE6 4RU Date: Tuesday, 21 February 2017



The public are welcome to attend our committee meetings, however occasionally committees may have to consider some business in private. Copies of reports can be made available in additional formats on request.

ORDER OF BUSINESS – PART 1 AGENDA

ltem No		Page No.s
1.	Declaration of Interests	1 - 4
2.	Minutes	5 - 15
3.	Outstanding Scrutiny Matters	16 - 17
4.	Heathside and Lethbridge Phase 6 CPO	18 - 37
5.	Response to Sustainable Development and Housing Select Committee - Housing Zones	38 - 44



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 areas of the room, particularly where non-participating members of the public may
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If recording causes a disturbance or undermines the proper conduct of the meeting, then the Chair of the meeting may decide to stop the recording. In such circumstances, the decision of the Chair shall be final.

MAYC	DR & CABINET		
eclarations of Intere	sts		
ю			Item No. 1
/a			
Chief Executive			
Part 1		Date: March	1 2017
	eclarations of Intere	a nief Executive	eclarations of Interests

Declaration of interests

Members are asked to declare any personal interest they have in any item on the agenda.

1 Personal interests

There are three types of personal interest referred to in the Council's Member Code of Conduct :-

- (1) Disclosable pecuniary interests
- (2) Other registerable interests
- (3) Non-registerable interests

2 Disclosable pecuniary interests are defined by regulation as:-

- (a) <u>Employment,</u> trade, profession or vocation of a relevant person* for profit or gain
- (b) <u>Sponsorship</u> –payment or provision of any other financial benefit (other than by the Council) within the 12 months prior to giving notice for inclusion in the register in respect of expenses incurred by you in carrying out duties as a member or towards your election expenses (including payment or financial benefit from a Trade Union).
- (c) <u>Undischarged contracts</u> between a relevant person* (or a firm in which they are a partner or a body corporate in which they are a director, or in the securities of which they have a beneficial interest) and the Council for goods, services or works.
- (d) <u>Beneficial interests in land</u> in the borough.

- (e) <u>Licence to occupy land</u> in the borough for one month or more.
- (f) <u>Corporate tenancies</u> any tenancy, where to the member's knowledge, the Council is landlord and the tenant is a firm in which the relevant person* is a partner, a body corporate in which they are a director, or in the securities of which they have a beneficial interest.
- (g) <u>Beneficial interest in securities</u> of a body where:-
 - (a) that body to the member's knowledge has a place of business or land in the borough; and
 - (b) either
 - (i) the total nominal value of the securities exceeds £25,000 or 1/100 of the total issued share capital of that body; or

(ii) if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which the relevant person* has a beneficial interest exceeds 1/100 of the total issued share capital of that class.

*A relevant person is the member, their spouse or civil partner, or a person with whom they live as spouse or civil partner.

(3) Other registerable interests

The Lewisham Member Code of Conduct requires members also to register the following interests:-

- (a) Membership or position of control or management in a body to which you were appointed or nominated by the Council
- (b) Any body exercising functions of a public nature or directed to charitable purposes, or whose principal purposes include the influence of public opinion or policy, including any political party
- (c) Any person from whom you have received a gift or hospitality with an estimated value of at least £25

(4) Non registerable interests

Occasions may arise when a matter under consideration would or would be likely to affect the wellbeing of a member, their family, friend or close associate more than it would affect the wellbeing of those in the local area generally, but which is not required to be registered in the Register of Members' Interests (for example a matter concerning the closure of a school at which a Member's child attends).

(5) Declaration and Impact of interest on members' participation

- (a) Where a member has any registerable interest in a matter and they are present at a meeting at which that matter is to be discussed, they must declare the nature of the interest at the earliest opportunity and in any event before the matter is considered. The declaration will be recorded in the minutes of the meeting. If the matter is a disclosable pecuniary interest the member must take not part in consideration of the matter and withdraw from the room before it is considered. They must not seek improperly to influence the decision in any way. <u>Failure to</u> <u>declare such an interest which has not already been entered in the</u> <u>Register of Members' Interests, or participation where such an</u> <u>interest exists, is liable to prosecution and on conviction carries a</u> <u>fine of up to £5000</u>
- (b) Where a member has a registerable interest which falls short of a disclosable pecuniary interest they must still declare the nature of the interest to the meeting at the earliest opportunity and in any event before the matter is considered, but they may stay in the room, participate in consideration of the matter and vote on it unless paragraph (c) below applies.
- (c) Where a member has a registerable interest which falls short of a disclosable pecuniary interest, the member must consider whether a reasonable member of the public in possession of the facts would think that their interest is so significant that it would be likely to impair the member's judgement of the public interest. If so, the member must withdraw and take no part in consideration of the matter nor seek to influence the outcome improperly.
- (d) If a non-registerable interest arises which affects the wellbeing of a member, their, family, friend or close associate more than it would affect those in the local area generally, then the provisions relating to the declarations of interest and withdrawal apply as if it were a registerable interest.
- (e) Decisions relating to declarations of interests are for the member's personal judgement, though in cases of doubt they may wish to seek the advice of the Monitoring Officer.

(6) Sensitive information

There are special provisions relating to sensitive interests. These are interests the disclosure of which would be likely to expose the member to risk of violence or intimidation where the Monitoring Officer has agreed that such interest need not be registered. Members with such an interest are referred to the Code and advised to seek advice from the Monitoring Officer in advance.

(7) Exempt categories

There are exemptions to these provisions allowing members to participate in decisions notwithstanding interests that would otherwise prevent them doing so. These include:-

- (a) Housing holding a tenancy or lease with the Council unless the matter relates to your particular tenancy or lease; (subject to arrears exception)
- (b) School meals, school transport and travelling expenses; if you are a parent or guardian of a child in full time education, or a school governor unless the matter relates particularly to the school your child attends or of which you are a governor;
- (c) Statutory sick pay; if you are in receipt
- (d) Allowances, payment or indemnity for members
- (e) Ceremonial honours for members
- (f) Setting Council Tax or precept (subject to arrears exception)

Agenda Item 2

MAYOR AND CABINET			
Report Title	Minutes		
Key Decision			Item No.2
Ward			
Contributors	Chief Executive		
Class	Part 1	Date: March 1	2017

Recommendation

It is recommended that the minutes of that part of the meeting of the Mayor and Cabinet which were open to the press and public, held on February 8 2017 (copy attached) be confirmed and signed as a correct record.

MINUTES OF THE MAYOR AND CABINET

Wednesday, 8 February 2017 at 6.00 pm

PRESENT: Sir Steve Bullock (Mayor), Alan Smith, Councillor Chris Best, Kevin Bonavia, Janet Daby, Joe Dromey, Damien Egan, Joan Millbank and Rachel Onikosi.

ALSO PRESENT: Councillor Liam Curran, Councillor Brenda Dacres, Councillor Alan Hall, Councillor Jim Mallory, Councillor John Muldoon and Councillor James-J Walsh.

Apologies for absence were received from Councillor Paul Maslin.

561. Declaration of Interests

The Mayor declared a prejudicial interest in Item 4 (1.1) as a Trustee of the Surrey Canal Sports Foundation and he withdrew from the meeting during consideration of that item.

The Mayor declared a prejudicial interest in Item 8 (3.3) as his wife is Chair of Governors at Forster Park Primary School and and he withdrew from the meeting during consideration of that item.

562. Minutes

RESOLVED that the minutes of the meeting held on January 11 2017 be confirmed and signed as a correct record.

563. Budget 2017-2018

The Budget report was presented by Councillor Kevin Bonavia who highlighted the continuing financial pressures which the Council was facing. He said on current projections the Council would have lost £200M from its budget in the 2010-2020 period.

On behalf of the non executive members, Councillor Alan Hall confirmed Scrutiny had no referral to make to the Mayor but that this disguised the fact that a great deal of consideration had taken place on a very difficult set of budgetary proposals.

The Mayor concluded by saying he was proposing a 5% Council Tax increase with the greatest of reluctance as his hand was forced by governmental instructions to add a mandatory precept for social care . He mentioned the recent sweetheart arrangement made for Surrey County Council which if replicated in Lewisham would add £10M to the Council's Budget.

Having considered an officer report, and presentation by the Cabinet Member for Resources, Councillor Kevin Bonavia, and the Chair of the Overview & Scrutiny Committee, Councillor Alan Hall, the Mayor, for the reasons set out in the report:

RESOLVED that:

(1) note be taken that no comments were offered by the Public Accounts Select Committee of 25 January 2017.

(2) having considered the views of those consulted on the budget, and subject to consideration of the outcome of consultation with business ratepayers, and subject to proper process and consultation, as required, the Mayor:

Capital Programme

(3) Council be asked to note the 2016/17 Quarter 3 Capital Programme monitoring position and the Capital Programme potential future schemes and resources as set out in section 5;

(4) Council be recommended to approve the 2017/18 to 2020/21 Capital Programme of £336.6m, as set out in section 5 and at Appendices W1 and W2;

(5) Council be recommended to write-off debt totalling £282,759.34 related to Building Control works at the former Hatcham Temple Grove School as at Appendix W3;

Housing Revenue Account

(6) Council be asked to note the consultation report on service charges to tenants' and leaseholders in the Brockley area, presented to area panel members on 13 December 2016, as at Appendix X2;

(7) Council be asked to note the consultation report on service charges to tenants' and leaseholders and the Lewisham Homes budget strategy presented to area panel members on 15 December 2016, as at Appendix X3;

(8) Council be asked to set a decrease in dwelling rents of 1.0% (an average of £0.97 per week) – as per the requirements from government as presented in section 6;

(9) Council be recommended to set a decrease in the hostels accommodation charge by 1.0% (or £0.35 per week), in accordance with Government requirements;

(10) the following average weekly increases/decreases be approved for dwellings for:

service charges to non-Lewisham Homes managed dwellings (Brockley);

- caretaking 3.00% (£0.13)
- grounds 3.00% (£0.06)
- communal lighting 3.00% (£0.02)
- bulk waste collection3.00% (£0.04)
- window cleaning 3.00% (£0.01)
- tenants' levy no change

service charges to Lewisham Homes managed dwellings:

• caretaking 1.99% (£0.12)

- grounds 0.69% (£0.01)
- window cleaning no change
- communal lighting 3.33% (£0.04)
- block pest control 1.88% (£0.03)
- waste collection -4.17% (-£0.02)
- heating & hot water no change
- tenants' levy no change
- bulk waste disposal -5.00% (-£0.04)
- sheltered housing 1.00% (£0.24)

(11) the following average weekly percentage changes for hostels and shared temporary units be approved for;

- service charges (hostels) caretaking etc.; 2.00% (£1.42)
- energy cost increases for heat, light & power; 8.93% (£0.49)
- water charges increase; 5.56% (£0.01)

(12) an increase in garage rents be approved by Retail Price Inflation (RPI) of 2.00% (£0.23 per week) for Brockley residents and 2.00% (£0.23 per week) for Lewisham Homes residents;

(13) Council be asked to note that the budgeted expenditure for the Housing Revenue Account (HRA) for 2017/18 is £159.8m which includes the capital and new build programmes;

(14) Council be asked to endorse the HRA budget strategy savings proposals in order to achieve a balanced budget in 2017/18, as attached at Appendix X1;

Dedicated Schools Grant and Pupil Premium

(15) Council be asked to agree, subject to final confirmation of the allocation, that the provisional Dedicated Schools Grant allocation of £290.7m be the Schools' Budget for 2017/18 and notes and asks Council to:

- note the proposed fair funding formula consultation on both the schools block and high needs block
- note the position on the early years block
- note the position on the schools block
- agree that a PFI factor should be introduced to the schools funding formula for Lewisham.
- note the latest financial position in schools
- note the likely future cost pressures on schools
- note the estimated pupil premium of £16.0m
- note the position on the Education Services Grant

General Fund Revenue Budget

(16) Council be asked to note the projected overall variance against the agreed 2016/17 revenue budget of £11.6m as set out in section 8 of this report and that any year-end overspend will have to be met from reserves;

(17) Council be asked to agree officers' recommendation to opt in to the

Public Sector Audit Appointments (PSAA) process to appoint an auditor for the 2018/19 financial year;

(18) Council be asked to endorse the previously approved revenue budget savings of £16.2m for 2017/18 and budget savings proposals of £6m as per the Mayor and Cabinet meeting of the 28 September 2016, as set out in section 8 and summarised in Appendix Y1 and Y2;

(19) Council be asked to agree the transfer of £5.0m in 2017/18 from the New Homes Bonus reserve to the General Fund for one year to meet funding shortfalls and that the position be reviewed again for 2018/19;

(20) Council be asked to agree the use of £0.027m reserves to meet the budget gap in 2017/18;

(21) Council be asked to agree the remaining £2.75m of unallocated corporate risk and pressures monies in 2016/17 be transferred to Adult Social Care budgets from 2017/18;

(22) Council be asked to agree to a saving of \pounds 1.0m per year for three years from 2017/18 (\pounds 3m in total) from the reduction of the corporate risks and pressures budget to \pounds 6.5m;

(23) Council be asked to note that £0.75m of the 2016/17 risk and pressures monies allocated to Directorate budgets is no longer required and is to be recovered corporately and re-allocated in 2017/18, in addition to the £6.5m above;

(24) Council be asked to agree the allocation of \pounds 5.12m in 2017/18 to fund quantified budget pressures from the \pounds 7.25m (\pounds 6.5m plus \pounds 0.75m) set aside for corporate risks and pressures;

(25) Council be asked to agree to create a fund in respect of the identified but as yet un-quantified revenue budget risks in the sum of £2.13m in 2017/18 (the balance of budget for corporate risks and pressures), allowing the Executive Director for Resources & Regeneration to hold these resources corporately in case these pressures emerge during the year, and authorises the Executive Director for Resources and Regeneration to allocate these funds to meet such pressures when satisfied that those pressures cannot be contained within the Directorates' cash limit;

(26) Council be recommended to agree that a General Fund Budget Requirement of £232.746m for 2017/18 be approved, based on a 4.99% increase in Lewisham's Council Tax element. This will result in a Band D equivalent Council Tax level of £1,157.68 for Lewisham's services and £1,437.70 overall. This represents an overall increase in Council Tax for 2017/18 of 4.28% and is subject to the GLA precept for 2017/18 being increased by £4.02 (i.e. 1.5%) from £276.00 to £280.02, in line with the GLA's draft proposal;

(27) Council be asked to note the Council Tax Ready Reckoner which for illustrative purposes sets out the Band D equivalent Council Tax at various

levels of increase, as explained in section 8 and set out in more detail in Appendix Y3;

(28) the Executive Director for Resources & Regeneration be asked to issue cash limits to all Directorates once the 2017/18 Revenue Budget is agreed;

(29) the Chief Financial Officer's Section 25 Statement be presented in the Budget Update Report on the 15 February 2017 for approval;

(30) Council be asked to agree the draft statutory calculations for 2017/18 as set out at Appendix Y5;

(31) Council be asked to note the prospects for the revenue budget for 2018/19 and future years as set out in section 9;

(32)3 officers continue to develop firm proposals and bring them forward as soon as possible as part of the Lewisham Future Programme to help meet the future forecast budget shortfalls;

(33) Council be asked to agree the use of up to ± 10.6 m of once off corporate resources for transformation projects as set out in the report and at Appendix Y7 (± 2.2 m in 2016/17 and ± 8.4 m in 2017/18 and future years).

Other Grants (within the General Fund)

(34) Council be asked to note the adjustments to and impact of various specific grants for 2017/18 on the General Fund as set out in section 8;

Treasury Management Strategy

(35) Council be recommended to approve the prudential indicators and treasury limits, as set out in section 10 of this report;

(36) Council be recommended to approves the 2017/18 treasury strategy, including the authority to undertake debt restructuring and to invest for longer than one year in non-specified property investments (namely, pooled property funds and AAA Residential Mortgage Backed Securities), along with the investment strategy and the credit worthiness policy as set out at Appendix Z3;

(37) Council be recommended to approve the revised Minimum Revenue Provision (MRP) policy which confirms the asset life approach adopted in 2016/17 and adds an option to waive the MRP charge on borrowing where sufficient collateral and security is held against the relevant borrowing, as set out in section 10;

(38) Council be recommended to agree to delegate to the Executive Director for Resources & Regeneration authority during 2017/18 to make amendments to borrowing and investment limits provided they are consistent with the strategy and there is no change to the Council's authorised limit for borrowing;

(39) Council be recommended to approve the credit and counterparty risk

management criteria, as set out at Appendix Z3, the proposed countries for investment at Appendix Z4, and that it formally delegates responsibility for managing transactions with those institutions which meet the criteria to the Executive Director for Resources & Regeneration; and

(40) Council be recommended to approve a minimum sovereign rating of AA-.

564. Matters Raised by Scrutiny and other Constitutional Bodies

NEW BERMONDSEY CPO

The referral from the Overview and Scrutiny Business Panel was presented by Councillor Alan Hall.

In response the Mayor fully endorsed the request that the Council oversees the Independent Inquiry process. In his absence the Cabinet unanimously agreed the written responses shown below.

The points raised by the Business Panel and the responses agreed by the Cabinet were as follows:

(i) To ask officers to respond to correspondence from Eversheds and Shoosmiths.

Officers have responded to these letters.

 (ii) To ask officers to ensure that all Housing Action Zone bid documents are made available to Scrutiny members, and a redacted copy made available to the public.

A redacted copy can be viewed here. <u>https://files.acrobat.com/a/preview/1934fab3-ee61-4701-bef6-08382209f496</u>

Renewal have agreed that members may have access to an unredacted copy. It was intended that this be available to members on a confidential basis when it is relied on as a background document in the report concerning the Memorandum of Understanding relating to the Housing Action Zone. Unredacted copies are available for inspection by all members on a confidential basis in Legal Services. Anyone wishing to view them should contact Siobhan Da Costa in Legal Services ext 49276

(iii) To ask officers to ensure that the Section 106 Agreement is reviewed by members of the Strategic Planning Committee

It is officers' understanding that this request related to amendments arising out of the fact that the Housing Action Zone funding of £20 million is no longer to comprise solely of loan funding. Instead £12 million of this funding is to be by way of grant. Officers can reassure members that any changes to the Section 106 agreement would not be taken by officers but referred to Strategic Planning Committee for decision.

(iv) Notes that the Business Panel remains unconvinced by the

reported results of the investigation into the Lambert Smith Hampton documents.

Officers note the views of the Business Panel. All of the documents which were supplied to the Council in relation to this matter are available for inspection by any member on a confidential basis in Legal Services. Anyone wishing to view them should contact Siobhan Da Costa in Legal Services 02083149276

In respect of the following issue raised by the Business Panel, the response agreed by the Mayor was as follows:

Though not part of the matters resolved at Overview and Scrutiny Business Panel on 31 January 2017, the draft minutes state that the Business Panel believed that the independent inquiry and its terms of reference should be overseen by full Council. It is intended that a report on the establishment of the external investigation will be submitted to the Council at its meeting on 22 February 2017. Once the investigation is complete, the outcome will be reported to full Council and made public.

565. Outstanding Scrutiny Matters

The Mayor was informed that one item had slipped since the last report as it was dependent on a consultation exercise that had not yet been concluded.

RESOLVED that the report be noted.

566. New Waste and Recycling Services

The Mayor noted that Sam Kirk was leaving the Council after 17 years with Lewisham. He praised her superb contribution particularly around recycling and how to approach it.

Having considered an officer report and a presentation by the Cabinet Member for the Public Realm, Councillor Rachel Onikosi, the Mayor agreed that:

(1) progress made to date be noted;

(2) the operational implications for the new service be noted;

(3) the proposed timetable for implementing the new services be approved; and

(4) service policies be approved.

567. Animal Welfare Charter

Having considered an officer report and a presentation by the Cabinet Member for the Public Realm, Councillor Rachel Onikosi, the Mayor, for the reasons set out in the report: **RESOLVED** that:

- (1) the results of the Animal Welfare Charter consultation be noted;
- (2) the Animal Welfare Charter be approved and adopted.

568. School Admissions 2018-19

Having considered an officer report, the Mayor, for the reasons set out in the report:

RESOLVED that:

(1) the nursery, primary, secondary and sixth form admissions arrangements for Lewisham's community mainstream schools as set out be approved

(2) the Pan London Admissions Schemes for reception and secondary transfer and a local scheme for in year admissions as detailed be approved; and

The Cabinet, in the absence of the Mayor, considered the representation received from Forster Park Primary School and pressed the Executive Director to justify the recommendation rejecting the request of the Chair of Governors. The Executive Director explained it would be exceptionally unusual to reduce a PAN given the pressure on primary school places in Lewisham and that support would be offered to the school to improve pupil recruitment and retention.

Having considered an officer report, the Cabinet, for the reasons set out in the report:

RESOLVED that:

(3) there should not be a reduction to Forster Park Primary School's PAN but that the school should be supported to recruit and retain more pupils.

569. Extending Shared Service to Southwark

The report was introduced by Councillor Bonavia who explained amended recommendations had been received following the receipt of further legal advice. The Head of Law stated no business case had yet been agreed and a further decision would be required in June

Having considered an officer report, and a presentation by the Cabinet Member for Resources, Councillor Kevin Bonavia, the Mayor agreed that:

(1) plans for the ICT Shared Service with Brent to be extended to cover the London Borough of Southwark be approved and a further report be brought back to the Mayor in June 2017 for formal approval subject to the outcome of the due diligence exercise;

(2) the delegation from Southwark Council to Brent (as the primary host

authority in the shared service) for the delivery of ICT service be noted and a further report be brought to the Mayor in June 2017 to determine whether this arrangement should be included within the Shared Service subject to the outcome of the due diligence exercise;

(3) a Memorandum of Understanding be entered into with the London Borough of Southwark and London Borough of Brent as set out;

(4) an interim inter-authority agreement be entered into between the 3 boroughs to cover arrangements until a formal decision is made whether to proceed with a 3 Council Shared Service and authority be delegated to the Executive Director for Customer Services to agree the terms of the interim inter-authority agreement on the advice of the Head of Law;

(5) interim governance arrangements based on a shared joint partnership board to include representatives of Brent, Lewisham and Southwark working on an equal basis be approved;

(6) note be taken that Brent and Southwark officers are presenting reports to their respective Cabinets in relation to this delegation and possible future shared service.

570. Comments of the Sustainable Development Select Committee on work and skills

Having considered the Select Committee's report, the Mayor:

RESOLVED that the views of the Select Committee as set out be received and the Executive Director for Resources and Regeneration be asked to prepare a response for Mayoral consideration.

571. Comments of the Sustainable Development Select Committee on Catford

Having considered the Select Committee's report, the Mayor;

RESOLVED that the views of the Select Committee as set out be received and the Executive Director for Resources and Regeneration be asked to prepare a response for Mayoral consideration.

572. Pay Statement

Councillor Millbank praised the gender pay balance which had been achieved in Lewisham and asked if a similar survey could be undertaken of the average salaries of BAME personnel.

Having considered an officer report, and a presentation by the Cabinet Member for Resources, Councillor Kevin Bonavia, the Mayor:

RESOLVED that the Pay Policy Statement be reported to the Council.

573. Exclusion of Press and Public

RESOLVED that in accordance with Regulation 4(2)(b) of the Local Authorities (Executive Arrangements) (Meetings and Access to Information)(England) Regulations 2012 and under Section 100(A)(4) of the Local Government Act 1972, the press and public be excluded from the meeting for the following items of business on the grounds that they involve the likely disclosure of exempt information as defined in paragraphs [3, 4 and 5] of Part 1 of Schedule 12(A) of the Act, and the public interest in maintaining the exemption outweighs the public interest in disclosing the information

14. Caretaker properties Disposal and Lease Award Report with Lease Plans.

574. Caretaker properties Disposal and Lease Award Report with Lease Plans

Having considered a confidential officer report, and a presentation by the Cabinet Member for Housing, Councillor Damien Egan, the Mayor, for the reasons set out in the report:

RESOLVED that:

(1) the properties identified at section 6.3 are no longer in use for the purposes of education and that subject to Secretary of State's consent they could be used to provide accommodation for five households in acute housing need;

(2) an application be made to the Secretary of State for Education under Schedule 1 of the Academies Act 2010 for the disposal of the sites on a five year lease; and

(3) Subject to Secretary of State's consent being obtained, the lease of the five residential properties be approved to Lewisham Homes Limited and authority be delegated to the Executive Director for Resources & Regeneration, in consultation with the Executive Head of Law, to agree the final terms and all associated legal documentation.

The meeting closed at 19.49pm

Agenda Item 3

		MAYOR & CABINE	т		
Report Title	Outstandi	ng Scrutiny Items			
Key Decision	No				Item No. 3
Ward	n/a				
Contributors	Head of B	Business and Committee			
Class	Part 1			Date: 1 March 2	2017

1. Purpose of Report

To report on items previously reported to the Mayor for response by directorates and to indicate the likely future reporting date.

2. Recommendation

That the reporting date of the items shown in the table below be noted.

Report Title	Responding Author	Date Considered by Mayor & Cabinet	Scheduled Reporting Date	Slippage since last report
Housing Select Committee and Sustainable Development Select Committee- Housing Zones	ED Resources & Regeneration	9 November 2016	1 March 2017	No
Response to Housing Select Committee on Handyperson Service	ED Customer Services	7 December 2016	22 March 2017	yes
Response to Sustainable Developement Select Committee on Planning	ED Resources & Regeneration	11 January 2017	22 March 2017	No
Response to Sustainable Developement Select Committee Work and Skills	ED Resources & Regeneration	8 February 2017	19 April 2017	No

Response to Sustainable Developement Select Committee Catford Regeneration	ED Resources & Regeneration	8 February 2017	19 April 2017	No
Response to Safer Stronger Communities Select Committee Voluntary Sector Review	ED Community	15 February 2017	19 April 2017	No

BACKGROUND PAPERS and AUTHOR

Mayor & Cabinet minutes 9 November 2016, 7 December 2016, 11 January 2017, 8 & 15 February 2017 available from Kevin Flaherty 0208 3149327.

http://councilmeetings.lewisham.gov.uk/ieListMeetings.aspx?CId=139&Year=0

Agenda Item 4

Chief Officer Confirmation of Report Submissi Cabinet Member Confirmation of Briefing	on
Report for: Mayor	
Mayor and Cabinet	X
Mayor and Cabinet (Contracts)	
Executive Director	
Information Part 1 🗵 Part 2 🗔 Key Decis	sion 🗵

Date of Meeting	1 st March 2017
Title of Report	Proposed London Borough of Lewisham (Heathside and Lethbridge Estate, Lewisham – Phase 6) Compulsory Purchase Order 2017

Ext.	rt Genevieve Macklin	Originator of Report
46057		

At the time of submission for the Agenda, I confirm that the report has:

Yes	No
X	
х	
Х	
Х	
х	
Х	
	x x x x x x x x x x x x x x x x x x x

Signed:	Daviser Ja	_ Executive Member		
Date:	21.02. 2017			
Signed:	Mart	Director/Head of Service		

Date ____21.02. 2017__

Control Record by Committee Support

Action	Date
Listed on Schedule of Business/Forward Plan (if appropriate)	
Draft Report Cleared at Agenda Planning Meeting (not delegated decisions)	
Submitted Report from CO Received by Committee Support	
Scheduled Date for Call-in (if appropriate)	
To be Referred to Full Council	

	MAYOR AND CA	BINET		ltem no.		
Report Titles	Proposed London Borough of Lewisham (Heathside and Lethbridge Estate, Lewisham – Phase 6) Compulsory Purchase Order 2017					
Key Decision	Yes					
Ward	Blackheath					
Contributors	EXECUTIVE DIRECTOR FOR CUSTOMER SERVICES, EXECUTIVE DIRECTOR FOR RESOURCES & REGENERATION, HEAD OF LAW					
Class	Part 1	Date	1 March	2017 ו		

1. Summary

- 1.1. On 25th June 2003 Mayor and Cabinet agreed the proposal to expand the Council's established estates regeneration programme to include Heathside and Lethbridge. On 9th June 2004 Mayor and Cabinet agreed to the process of an open competition at Heathside and Lethbridge to find a partner to re-provide social housing and mixed tenure housing. Following the outcome of the open competition, on the 22nd February 2006 Mayor and Cabinet agreed that Family Mosaic become the Council's preferred development partner for the re-development of Heathside and Lethbridge ("the Scheme").
- 1.2. All residents in Phases 1 4 have been re-housed and the decant of Phase 5 is now well established. The decant of secure tenants in Phase 6, (191-242 (inclusive) Lethbridge Close) started in summer 2015. Leaseholder buy backs commenced in November 2015. In order to meet the programme for handover of the site for demolition, the Council is required to provide vacant possession of the Phase 6 site by the summer of 2018. To ensure this is possible, Officers are seeking authority to proceed with a Compulsory Purchase Order in respect of the land comprising the Phase 6 site.

2. Purpose of Report

- 2.1 To update Mayor and Cabinet on the progress of the Heathside and Lethbridge Regeneration Scheme.
- 2.2 To seek authority to proceed with all necessary statutory procedures to obtain a Compulsory Purchase Order for the compulsory acquisition of all interests in the land and buildings known as Blocks 191-218 (inclusive) and 219-242 (inclusive) Lethbridge Close, Lewisham, SE13, the site of which is shown verged in thick black edging on the plan attached as Appendix A, other than those interests already in the ownership of the Council.

3. Recommendations

It is recommended that the Mayor:

- 3.1 resolves to make a Compulsory Purchase Order in accordance with Section 17 of Part II of the Housing Act 1985 and the Acquisition of Land Act 1981, for the compulsory acquisition of all interests in the land and buildings known as Blocks 191-218 (inclusive) and 219-242 (inclusive) Lethbridge Close, Lewisham, SE13 the site of which is shown verged in thick black edging on the plan attached as Appendix A, other than those interests already in the ownership of the Council;
- 3.2 delegates authority to the Executive Director for Resources and Regeneration, in consultation with the Head of Law, to determine the final extent of the land to be included within the Compulsory Purchase Order provided that the Compulsory Purchase Order shall not include any additional land outside the area shown verged in thick black edging on the plan attached as Appendix A;
- 3.3 authorises the appropriate Officers to take such other action as may be necessary to make, obtain confirmation and effect the Compulsory Purchase Order and to acquire all interests under it; and
- 3.4 delegates authority to the Executive Director for Resources and Regeneration (in the event that the Secretary of State notifies the Council that it has been given the power to confirm the Compulsory Purchase Order) to confirm the Compulsory Purchase Order if the Executive Director is satisfied that it is appropriate to do so.

4. Policy Context

- 4.1 The re-development of Heathside and Lethbridge contributes to key national objectives, particularly meeting the decent homes standard and increasing the supply of affordable housing. The Decent Homes Strategy required all local authorities to carry out a stock options appraisal by July 2005 to determine how Decent Homes will be achieved for all Council housing stock.
- 4.2 The Council completed its stock options appraisal in June 2005 and submitted a comprehensive Decent Homes strategy to Government Office for London (GoL) setting out an investment plan for the entire housing stock to meet the Decent Homes standard.
- 4.3 The re-development will see the replacement of 565 non decent or unusable homes with modern high quality homes in a well designed neighbourhood. In addition, the Scheme will deliver a minimum of 126 additional affordable units and a supply of intermediate rent or private sale units.
- 4.4 The whole Scheme supports the Sustainable Community Strategy 2008 2020 especially the priority outcomes Reducing inequality narrowing the gap in outcomes for citizens; Clean, green and liveable where people live in high quality housing and can care for and enjoy their environment and Dynamic and prosperous where people are part of vibrant communities and town centres, well connected to London and beyond.
- 4.5 Further, the re-development of Heathside and Lethbridge is in line with the Council's Housing Strategy 2015-2020; Helping residents at times of severe and urgent housing need, building the homes our residents need, greater security and quality for

private renters and, promoting health and wellbeing by improving our residents' homes.

- 4.6 The Scheme will increase local housing supply and by introducing a range of housing types and tenures for a range of income households, the Scheme will help to widen housing choice. More specifically, the Scheme contributes to a host of strategic objectives. By obtaining funding from the HCA/GLA and using Council owned land for the purposes set out here, the Council is engaging with delivery partners and making the best use of available resources. The Scheme aims to meet strategic targets of delivering 50% affordable units across the Scheme and of providing 35% of affordable homes as family sized accommodation. A key principle of the Scheme is to make the new development a desirable place to live, supporting the strategic objectives around design quality and safety, accessibility and improving environmental performance. In addition, Family Mosaic will manage all new homes, regardless of tenure through an integrated management body that will work with existing residents to ensure it provides high quality housing management.
- 4.7 The Council has outlined ten corporate priorities which enables the delivery of the Sustainable Community strategy. The re-development of Heathside and Lethbridge addresses the corporate priorities to provide decent homes for all, to invest in social housing and affordable housing in order to increase the overall supply of new housing. The Scheme will also develop opportunities for the active participation and engagement of people in the life of the community.

5. Background

- 5.1 In 2000, the Government introduced the Decent Homes Standard as one of the national floor targets set following the spending review as a part of the then emerging Neighbourhood Renewal agenda. The target was emphasised further when it was included in the Governments Plan for Sustainable Communities 2003. The Council's housing investment policy in place at the time recommended that to ensure sustained housing investment in the borough the Council should explore a range of investment options. The Council had undertaken a stock condition survey in 2001 and developed a four fold approach to meeting the decent homes standard. The purpose of the four fold approach was to respond most appropriately to local circumstances and has been: the utilisation of the Mainstream Capital programme, major regeneration schemes, Brockley PFI and the pursuit of a possible range of investment options for the remaining stock.
- 5.2 At this time, the Council already had a long term successful approach to major regeneration of priority estates and this was a key vehicle used to bring about major improvements to housing stock. These were estates where the cost of tackling the range of physical and social problems meant they fell outside of the scope of the Council's Capital Programme.
- 5.3 The aim has been to build upon the Council's partnership arrangements, particularly with registered social landlords, and the use of other sources of finance, such as section 106 agreements, private finance and capital grant, to ensure that we secure the best possible funding solutions to re-develop these key areas of the borough. The Council's estate regeneration programme is well established and has

successfully introduced a mixture of tenures into deprived areas creating balanced and sustainable communities.

5.4 Regeneration schemes were therefore a key part of the four fold approach to meeting the decent homes standard. On 25th June 2003 Mayor and Cabinet agreed that officers look at the feasibility of adding a further 4 estates to the estate regeneration programme, one of these being Heathside and Lethbridge. Officers undertook condition surveys and an independent resident survey as detailed below before Mayor and Cabinet agreed to the process of an open competition to find a partner to re-provide social and mixed tenure housing on 9th June 2004.

Stock Condition and Reasons for Regeneration

- 5.5 A stock condition survey of the Estate undertaken by Savills in 2001 reported that there was 88% non decency in Heathside blocks and 81% non decency in Lethbridge blocks, non decency being measured against the Decent Homes Standard. This was against an overall Borough percentage of 61%.
- 5.6 Mayor and Cabinet subsequently agreed that a further feasibility study be undertaken for Heathside and Lethbridge. This was duly commissioned and completed by BPTW Partnership in January 2004. While this survey found that refurbishment to the Decent Homes Standard would cost in the region of £7.312 million across the Estate, more comprehensive refurbishment across all blocks to a higher standard would cost in the region of £29.3 million.
- 5.7 Furthermore, in order for Heathside blocks to meet the Decent Homes Standard, the properties in these blocks would have to be internally re-modelled to provide modern kitchens and flat layouts. This would entail decanting residents and reducing the bed size of properties, which would cause additional disruption for residents and is not an end result that would meet Borough housing needs. Additionally, the Heathside blocks did not have lifts, being 5 storey walk up blocks, a type of structure that would not be built in modern housing.
- 5.8 Regeneration of the whole Estate will address wider issues than the condition of the properties. Refurbishment would not address key issues around design and layout nor would it encourage community development or tackle inherent social issues. At the start of the Scheme the Estate had the highest multiple deprivation indices and 2008 statistics showed that only 9% of heads of households were in full-time employment. As development partner, Family Mosaic are committed to working with existing service providers and residents to improve the social and economic outlook of residents. The new build option will also deliver a further key economic aim that could not be achieved through refurbishment, the creation of a sustainable mixed tenure community.
- 5.9 A further feature of the Scheme will be the improvement to security and safety. The current layout of the blocks and relation to surrounding properties mean that there are areas with little or no natural surveillance. The new development planned by Family Mosaic is designed on the principles of 'Secured by Design' and will provide increased natural surveillance reducing the likelihood of criminal and antisocial activity.

5.10 In 2008, the financial impact of the economic downturn led the Council to review the options available to the estate and work with its partner Family Mosaic to bid to national agencies for funding. As a part of this process, further cost consultant estimates estimated that the original figures at paragraph 5.6 above for refurbishment to meet the Decent Homes Standard were too low and not realistic, meaning that the cost of refurbishment across the Estate would be even greater than originally assumed.

Independent Resident Survey

- 5.11 In November 2003 independent Consultation Company Public Participation and Research (PPCR) were commissioned to carry out an independent survey on Heathside and Lethbridge. The report was completed in late January 2004 and exceeded the required response rate of 60%, achieving a rate of 63%.
- 5.12 The primary objective was to explore the views of residents on where they live, the condition of their existing homes and their future housing aspirations. Findings show that residents generally liked their own properties, but there was increasing dissatisfaction with their block and wider estate.
- 5.13 Concerns that were raised identified problems with lifts, security, refuse disposal and maintenance. Characteristics residents liked were predominantly connected to the location of the estate, including transport links and shopping facilities.
- 5.14 A high percentage of residents were in favour of demolishing their block (63%) with a high number of residents initially stating a wish to return to newly provided homes (75%).
- 5.15 The results of the survey were reported back to Mayor and Cabinet on 9th June 2004 for consideration. It was agreed that Officers should use the existing structures of the Tenants and Residents Association and stakeholders group (which is held as part of the NRF work taking place on the estate) to create a Residents Steering Group to input into the next stage of the regeneration process which was the process of an open competition to find a partner to re-provide social and mixed tenure housing.

Open Competition and Selection of Family Mosaic

- 5.16 On 9th June 2004 Mayor and Cabinet also agreed to the process of an open competition to find a partner to re-provide social and mixed tenure housing. Following on from a three stage competitive procurement process, on 22nd February 2006 the final stage of the selection process was reported to Mayor and Cabinet along with comments from relevant Departments across the Council and from the Residents Steering Group. This report saw the selection of Family Housing Group (now Family Mosaic) as the Council's preferred development partner. A set of commitments made to the Residents Steering Group by Family Mosaic formed the basis of Family Mosaic's selection.
- 5.17 Throughout 2006/07 Family Mosaic and the Council progressed many aspects of the Scheme including planning and design, scheme programme and resident consultation. During 2007/08, the Council began to buy back leaseholders in Phases 1 and 2 by agreement and the process of decanting tenants from these

Phases. Family Mosaic went through the procurement process to identify a private developer partner. However by summer 2008 it became clear that the economic down turn was having a significant effect on the Scheme. The collapse of the property market meant that the Scheme as originally proposed was no longer financially viable and Family Mosaic's private developer partner withdrew.

- 5.18 During 2008, Officers from the Council and Family Mosaic worked together to find a way of progressing the Scheme. Both parties remained committed to the regeneration partnership that was developing with Estate residents and approached a range of funding bodies such as the then English Heritage, Housing Corporation and the Greater London Authority. The newly formed Homes and Communities Agency (HCA) expressed an interest in being part of the regeneration of the Estate and attributed this to the amount of work already undertaken, deliverability of the Scheme and the strong partnership approach taken by the Council and Family Mosaic. The HCA were a part of the ongoing negotiations on the Memorandum of Understanding between the Council and Family Mosaic which was signed in September 2009 and the bespoke overarching financial model for the Scheme. The HCA/GLA therefore subsequently agreed to provide £14.1m of funding for Phase 1, 10.3m funding for Phase 2, £3.1m for Phase 3 and £4.7m for Phase 4.
- 5.19 Throughout 2009 the Council and Family Mosaic worked towards meeting HCA funding requirements to start on site by the end of March 2010. During this period, Family Mosaic submitted and were granted outline planning consent for the Scheme Master Plan and detailed planning consent for Phase 1 and both parties signed a Development Agreement in March 2010.

6. **Project Progress**

6.1 Summary of the principles of this project and progress to date:

Overarching agreements in place between the Council and Family Mosaic:

6.2 Memorandum of Understanding (October 2009) Development Agreement (March 2010) Masterplan Outline Planning Permission (March 2010)

Phase 1:

- 6.3 Decant and demolition of the site were undertaken between 2007-2009. In March 2010: Family Mosaic obtained detailed planning permission for Phase 1; entered into the Phase 1 building contract with Rydon and the Council disposed of the Phase 1 site to Family Mosaic. This meant that HCA funding of £14.1m was secured for Phase 1.
- 6.4 138 homes were built in total between August 2010 and October 2012, with 80 homes for social rent, the rest being for sale and shared ownership.

Phase 2:

6.5 Decant and demolition of the site were undertaken between 2007-2010. In January 2011: Family Mosaic obtained detailed planning permission for Phase 2; entered into the Phase 2 building contract with Ardmore and the Council disposed of the

Phase 2 site to Family Mosaic. £10.3m of HCA funding was secured for Phase 2.

6.6 190 homes were built between January 2011 and April 2013, including 70 for social rent. Of these, 50 form a designated over 55's block designed to replace an over 55's block on the original estate.

Phase 3:

- 6.7 The decanting of properties took place between April 2011 and January 2013. Of the 23 leaseholders, 9 remained when the Compulsory Purchase Order was enforced in February 2013, meaning that the CPO was vital in ensuring timely possession of the Phase 3 land for hand over to Family Mosaic.
- 6.8 Works started on site in August 2013 with the first 84 social rent homes are now complete and occupied. The remaining homes will be available in stages through to July 2017. There will be a further 19 homes for social rent, 4 for shared equity and 112 for sale.

Phase 4:

- 6.9 The decanting of properties took place between January 2013 and August 2015.
- 6.10 Of the 19 leaseholders in Phase 4A, 3 remained when the Compulsory Purchase Order was enforced in April 2014. Of the 14 leaseholders in Phase 4B, 1 remained when the Compulsory Purchase Order was enforced in July 2015 meaning that the CPO's were vital in ensuring timely possession of the Phase 4 land for hand over to Family Mosaic.
- 6.11 Travis House, Ferguson House and Melville House, the original properties in Phases 4A and 4B, have all been demolished and building work is now underway on both sites. The first homes from site 4A are scheduled to be available in May 2017 with the final homes being available in December 2017. Phase 4A includes 169 total units made up of 54 for rent, 4 for shared equity and 111 private sale. The homes in Phase 4B are scheduled to be available from August 2017 through to January 2018. Phase 4B contains 67 units, all of which are for social rent.

Phase 5 progress to date:

- 6.12 The decanting of rented properties began in August 2015, with all secure tenants being given the opportunity to move into a new home on the estate or to move elsewhere in the borough.
- 6.13 In November 2015, the Council commenced the voluntary buyback of the 18 leasehold properties in Phase 5. To date, there has been 6 completed buybacks. Terms have been agreed with a further 6 leaseholders. In October 2016, Mayor and Cabinet agreed the recommendation to apply for a Compulsory Purchase Order for Phase 5.
- 6.14 It is intended that vacant possession be obtained by early 2018 for demolition and site works to commence.

Phase 6 progress to date:

- 6.15 The decanting of rented properties began in August 2015, with all secure tenants being given the opportunity to move into a new home on the estate. This was only done where there was no interest from secure tenants in earlier phases.
- 6.16 In October 2016, Mayor and Cabinet agreed to the recommendation to bring forward gaining vacant possession of Phase 6 by 2 years. As a result, secure tenants are now able to bid for properties off the estate through Lewisham Homesearch.
- 6.17 There were 11 leaseholders in Phase 6. 2 leaseholders have already been bought back as part of an earlier voluntary buyback programme. In November 2015, the Council commenced a further voluntary buyback programme for the remaining 9 leasehold properties in Phase 6. Of the remaining leaseholders, 6 are non-resident and 3 are resident. To date 8 of the remaining 9 leaseholders have had a valuation of their property.

Funding Update

6.15 Family Mosaic have obtained £4.69m from the GLA for the whole of Phase 4. Family Mosaic will be cross subsidising the scheme from private sales and using their own subsidy where necessary to ensure viability.

7. Scheme Proposals and Features

7.1 Lethbridge Close has a number of problems in terms of its design and condition. Like the other blocks on the Estate which have already been demolished for Phases 1, 2, 3 and 4, these blocks would have needed a range of repairs and improvements in order to meet the Decent Homes Standard and further improvements to modernise the block to a desirable standard.

Elements needing repair or replacement:

- wiring
- boilers
- kitchens
- bathrooms
- front entrance doors
- communal and external repair and decoration
- lifts
- 7.2 The Council looked at these specific requirements for each block in conjunction with the wider issues, such as layout and design of the blocks, the concentration of bedsitters and economic and security issues when deciding to proceed with a regeneration scheme for the Estate.
- 7.3 As a result of the Scheme, there will be a qualitative improvement in terms of the accommodation provided and the standard of the individual properties to be built by Family Mosaic will be significantly improved. Key points are:
 - Properties for rent will be built to Parker Morris space standards meaning that they will exceed the Housing Corporation's Scheme Development Standards.

- All homes will be built to Lifetime home standards and will reach Code for Sustainable Homes level 4/Building Regulations. In addition there will be 10% homes that will be wheelchair adaptable across the development.
- The properties will be built to higher standards such as to high acoustic ratings, reducing noise related problems. Better insulation and energy efficiency will reduce heating costs as well the provide environmental benefits.
- There will be high quality and generous private and public amenity space provided, This includes a public square being provided as part of Phase 2, a central park area that will be provided in Phase 5, smaller play areas close to each block, communal gardens and large private balconies.
- The overall development is built to 'Secure by Design' principles and there will be good public lighting to the courtyard and amenity spaces.
- A new multi function community space will be provided. The Council and Family Mosaic have been working with existing community groups since 2004 and will continue to do so on issues such as design and sustainability.
- There are street level entrances on the row of terraced style housing so that as well as core entrances, some households will have access directly into their new homes.
- 7.4 There will also be a quantitative gain in affordable homes as a result of the development including diversification of tenure. Originally there were 416 social tenanted properties and 111 leaseholders on Heathside and Lethbridge. The new overall development will consist of at least 1192 new homes, of which 447 will be social tenanted properties, 105 shared ownership, 8 shared equity and 632 for private sale/rent this is subject to detailed planning consent on Phases 5 and 6.
- 7.5 The existing breakdown of the 52 properties in Phase 6 is 8 x 1 bed rented, 20 x 2 bed rented, 2 x 2 bed leasehold, 13 x 3 bed rented, 3 x 3 bed leasehold, 2 x 4 bed rented and 4 x 4 bed leasehold.
- 7.6 The proposals underlying the Compulsory Purchase Order for Phase 6 form an integral part of the Scheme which is intended to benefit the residents of the Estate and the Estate as a whole. If this Phase of the Scheme is not completed, then the objectives referred to above will not be met. The Scheme will be in jeopardy and the overall effect of the Scheme which the Council is seeking will not be achieved.

8. Phase 6 Vacant Possession

- 8.1 In accordance with the Council's current Allocations Policy, the Council will rehouse secure tenants. Family Mosaic are offering a nil rent or part rent shared ownership scheme to existing resident leaseholders that wish to continue in home ownership in the new development and can afford it. Leaseholders that are not financially able to continue with a home ownership option will be re-housed as a tenant. Rehousing is carried out in accordance with the Council's Allocations Policy and Local Lettings Plan. Non resident leaseholders are bought back at market rate and paid the statutory 7.5% home loss payment.
- 8.2 All affected tenants and leaseholders are made a Home Loss Payment, removal expenses and reconnection costs and, if appropriate, an ex-gratia payment based on an assessment visit.
- 8.3 There are 9 leaseholders remaining in the blocks in Phase 6. Strutt and Parker have

been appointed to act as the Council's Valuer for this Phase and have visited 8 leaseholders to date. Officers have met with all the resident leaseholders on an individual basis to discuss their options in detail. As with all previous phases, the Council will be making every effort to acquire the properties by agreement. However, in view of the requirement for the Council to provide vacant possession of Phase 6 by summer 2018, the Compulsory Purchase Order is required so as to avoid delay and uncertainty and to secure the objectives underlying the Scheme and the likely funding requirements.

8.4 The Phase 6 decant is now underway with 20 secure tenants remaining. All tenants receive one to one help from a dedicated Council Decant Officer to help them with the process of moving to another property.

9. Consultation

- 9.1 The consultation which has taken place with residents and tenants in connection with the Heathside and Lethbridge Regeneration Programme has been extensive.
- 9.2 Starting in 2004, the estate wide consultation included an independent survey carried out by PPCR (as detailed in paragraphs 5.11-5.15 above), letters, newsletters and drop in sessions. Interested residents from the TRA formed the resident steering group, which have met on a monthly basis from December 2004. This group has also been attended by a number of Ward Councillors. Consultation and information sharing with the community stakeholders has been ongoing through the Neighbourhood Forum also from 2004.
- 9.3 Family Mosaic's involvement in the Scheme led to a comprehensive consultation strategy being developed. The general approach throughout the Scheme has been that Officers from the Council and Family Mosaic take detailed information for discussion to the resident steering group before information is then raised or discussed at the Tenants and Residents Association (TRA) meetings or at estate wide events. There have also been regular letters and newsletters to keep residents and neighbours updated and representatives from the Council and Family Mosaic have attended every TRA meeting since the end of 2004 as well as numerous events held on the estate.
- 9.4 In November 2006 the resident steering group were involved in the selection of Planning Aid for London (PAL) to act as the resident design advisor. Throughout 2007 PAL held 11 Design Workshops, which were open events for all residents to come along and learn about the master planning process and give their views on how the Scheme was taking shape.
- 9.5 Additional consultation was undertaken during 2007 such as joint events with the TRA, visits to other housing schemes and architects offices, weekly surgeries and community facilities consultation with service providers.
- 9.6 During 2008 monthly meetings with the resident steering group continued for Officers to update on any financial matters. When, in 2009, it became clear that the HCA were in support of the Scheme, there were intensive resident consultation sessions on the estate to consult on the master plan and detailed designs for Phase 1. During April June 2009 there were a range of open sessions advertised across

the estate that took place during breakfast time and evenings as well as during the day. There were 2 estate wide fun day events held to kick off the consultation and then to inform residents of the Planning Application in September 2009.

- 9.7 During June August 2010 there were a range of consultation events for Phase 2 design including a summer bbq which also displayed design proposals, a targeted consultation for Landale Court residents and design group workshops on specific issues such as flat layouts, appearance of the new buildings and landscaping.
- 9.8 The two builders held 'meet the builder' events to introduce themselves to residents. These took place in June 2010 (Phase 1) and May 2011 (Phase 2). Both Builders provided a full time dedicated Resident Liaison Officer (RLO), who was responsible for being on the estate, meeting residents, holding coffee mornings etc to engage with residents through out the build process. These RLO's are able to liaise between residents and builders to quickly alleviate any concerns over the building programme. This will be repeated in all future Phases.
- 9.9 On the 16th March 2011 the Council and Family Mosaic held an information event for those tenants being decanted in the Phase 3 decant. At this event information packs were given out covering a range of topics such as tenancy information, design standards and a DVD with fly through of some typical new apartments. A similar event, with the information packs was held specifically for elderly residents in Landale Court on the 4th May 2011.
- 9.10 There has been specific consultation with residents around the Phase 4 detailed planning application during 2013/14. This has included an exhibition day in October 2013, 3 design focus group sessions with presentations and discussions led by the architect during Winter 2013-14 and a final event in the Spring 2014 during which residents were shown what the final detailed Planning submission was to be.
- 9.11 Following the appointment of Ardmore as the Phase 4 contractor, there was a community family event held in August 2015 for residents to meet the contractor, Family Mosaic and Council officers. This was an opportunity for residents see the plans, explore employment opportunities and discuss the scheme in general.
- 9.12 Section 105 of Part IV of the Housing Act 1985 makes it a requirement for a landlord authority to consult with those of its secure tenants who are likely to be substantially affected by a matter of housing management. The Act specifically identifies a new programme of improvement or demolition to be a matter of housing management to which Section 105 applies. This statutory consultation has been undertaken seven times (in January 2008, August 2009, November 2011, August 2012, August 2014, September 2015 and August 2016). In all instances the Mayor decided that there was general support for the scheme and agreed the overall decanting and demolition of Heathside and Lethbridge and proposals set out.

Leaseholder Options and Consultation

9.13 In addition to this consultation about the Scheme, process and design, there has been specific consultation with and information given to leaseholders. Due to the effect of the economic down turn on the Scheme, consultation was focused on all residents until the autumn of 2010 when detailed leaseholder information was sent out in October and then again in March 2011. During this time there were further

leaseholder only meetings.

- 9.14 Communications with resident leaseholders in Phase 6 has been carried out through arranged joint visits with Council and Family Mosaic Officers allowing for discussion around the leasehold offer and their individual circumstances.
- 9.15 As part of the original bid process, RSL's were asked to provide a range of options for resident leaseholders. Family Mosaic's options have been developed to respond to the current economic climate and property market. The options are:
 - 1. Purchase a flat on a nil rent shared ownership basis The Council and Family Mosaic hope that most resident leaseholders will want to continue being a part of the local community and invest in a new home in the development. This option is similar to a usual shared ownership option with no rent paid on the proportion not owned by the leaseholder.
 - 2. Purchase a flat on a part rent shared ownership basis This options responds to declining market conditions and the awareness that many households may not have 50% equity in their properties required for the nil rent shared ownership option. This allows leaseholders to have less equity in their home in exchange for a smaller proportion of ownership.
 - 3. Receive full open market value and move away The Council will buy the flat and the leaseholder will be entitled to receive full market value for their home plus a 10% homeloss allowance. The leaseholder then makes their own arrangements for new accommodation. This is the only option available to non resident leaseholders as they have another primary residence elsewhere.
 - 4. Purchase a flat outright on the new development For residents who can afford and want to buy a new flat anywhere in the development outright. Family Mosaic will aim to negotiate a discount for resident leaseholders who purchase an apartment off plan.
 - 5. Return to becoming a tenant. This option is only open to those leaseholders that cannot afford a home ownership option.

10. Planning Permission for Phase 6 of the Heathside and Lethbridge Regeneration

10.1 Outline planning permission for the Scheme was granted in March 2010. Family Mosaic intend to submit the Phase 6 detailed Planning application in June 2017.

11. Funding for Phase 6 of the Heathside and Lethbridge Regeneration

- 11.1 The re-development of Heathside and Lethbridge was originally intended to be a self financing scheme using cross subsidy from the sale of private units to fund the social housing and ancillary facilities. However due to the economic downturn and collapse of the property market, the Scheme became unviable and the Council and Family Mosaic were required to seek external funding opportunities.
- 11.2 Discussions with the outgoing Housing Corporation and newly formed Homes and Communities Agency (HCA) took place throughout 2008-09 and 2009-10. The HCA have approved the Scheme's bespoke financial model and understand that while Family Mosaic are committed to providing a baseline of social rented units, the aim is also to produce a high proportion of private units that, where possible will reduce

the grant requirement. The early involvement of the HCA means that despite the Council and Family Mosaic being required to seek funding in the usual way with the HCA, the HCA are committed to the longer term aspirations of this re-development Scheme.

- 11.3 To date, the HCA/GLA have provided £32m funding for Phases 1, 2, 3 and 4 of the Scheme. Although the Government has substantially reduced the grant funding for regeneration schemes such as this there maybe future funding streams available and due to the HCA/GLA's longer term involvement in this Scheme, the Council and Family Mosaic remain positive about their commitment to Heathside and Lethbridge.
- 11.4 As lower levels of grant funding have been expected for some time, Family Mosaic instead look at alternative means of funding such as cross subsidy from the sales units, the possible introduction of private rented units previously scheduled for private sale and, their own subsidy. Sales of the private units for Phases 1, 2 and 3 have been highly successful and so the Council and Family Mosaic remain confident of the funding for this Phase.

12. Financial Implications

12.1 Financial provision has been made in the Capital Programme for the acquisition of the outstanding interests in Phase 6 of the scheme that are not in the Council's ownership. As part of the agreement for overall funding of the scheme, the costs incurred by the Council in obtaining vacant possession will be reimbursed by Family Mosaic.

13. Legal Implications

- 13.1 Section 17 of the Housing Act 1985 empowers the Council, as a local housing authority, to acquire land, houses or other properties for the provision of housing accommodation. This power is available even where the land is acquired for onward sale to a third party, as long at the purchaser intends to develop if for housing purposes. The 1985 Act also empowers local authorities to acquire land compulsorily (subject to authorisation from the Secretary of State) but only where this is in order to achieve a qualitative or quantitative housing gain. The Council will therefore have to demonstrate such gain when seeking Secretary of State confirmation of any CPO. A total of 146 new homes are expected to be built under Phase 6, replacing the existing 52 flats within Blocks 191-218, 219-242 Lethbridge Close, Lewisham. A quantitative housing gain will therefore be achieved. As set out at Section 7 of this report, acquisition will also achieve a qualitative housing gain.
- 13.2 The Council is able to demonstrate that the land shown on the plan attached as Appendix A is required in order to secure the carrying out of the redevelopment of Phase 6.
- 13.3 Once the CPO is made by the authority it must be notified to relevant persons and publicised, following which it will be submitted to the Secretary of State for confirmation. Any person may object to a CPO and if an objection is made and not withdrawn, a public inquiry is required to be held. Any public inquiry will be conducted by an Inspector appointed by the Secretary of State who will hear evidence from any persons objecting to the CPO and from the Council. The

Inspector would then submit a report on the Public Inquiry and his/her recommendations to the Secretary of State who would then decide whether or not to confirm the Order.

- 13.4 Before confirming the Order the Secretary of State would have to be satisfied, in particular, that there are no planning obstacles to the implementation of the Scheme, that the Order would achieve a qualitative or quantitative housing gain and that there is a compelling case for the CPO in the public interest
- 13.5 The process of acquiring and obtaining possession of properties through a CPO may take up to 12-18 months if a Public Inquiry is required before the Secretary of State can confirm the CPO.
- 13.6 The Planning and Compulsory Purchase Act 2004 introduced a new power under which the Council may under certain circumstances, confirm its own Compulsory Purchase Orders. If the Secretary of State is satisfied that the statutory notice requirements have been met, that no objection has been made to the Order (or that any objection made has been withdrawn), and that the Order is capable of confirmation without modifications, then he may notify the Council that it has the power to confirm the Order itself. Should the Council be given this power, then before confirming the Order, it would need to be satisfied that the matters referred to at paragraph 13.4 are satisfied.

Equalities Legislation

- 13.7 The Equality Act 2010 (the Act) introduced a new public sector equality duty (the equality duty or the duty). It covers the following nine protected characteristics: age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex and sexual orientation.
- 13.8 In summary, the Council must, in the exercise of its functions, have due regard to the need to:
 - eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Act.
 - advance equality of opportunity between people who share a protected characteristic and those who do not.
 - foster good relations between people who share a protected characteristic and those who do not.
- 13.9 The duty continues to be a "have regard duty", and the weight to be attached to it is a matter for the Mayor, bearing in mind the issues of relevance and proportionality. It is not an absolute requirement to eliminate unlawful discrimination, advance equality of opportunity or foster good relations.
- 13.10 The Equality and Human Rights Commission has recently issued Technical Guidance on the Public Sector Equality Duty and statutory guidance entitled "Equality Act 2010 Services, Public Functions & Associations Statutory Code of Practice". The Council must have regard to the statutory code in so far as it relates to the duty and attention is drawn to Chapter 11 which deals particularly with the equality duty. The Technical Guidance also covers what public authorities should do to meet the duty. This includes steps that are legally required, as well as recommended actions. The guidance does not have statutory force but

nonetheless regard should be had to it, as failure to do so without compelling reason would be of evidential value. The statutory code and the technical guidance can be found at: <u>http://www.equalityhumanrights.com/legal-and-policy/</u> equality-act/equality-act-codes-of-practice-and-technical-guidance/

- 13.11 The Equality and Human Rights Commission (EHRC) has previously issued five guides for public authorities in England giving advice on the equality duty:
 - 1. The essential guide to the public sector equality duty
 - 2. Meeting the equality duty in policy and decision-making
 - 3. Engagement and the equality duty
 - 4. Equality objectives and the equality duty
 - 5. Equality information and the equality duty
- 13.12 The essential guide provides an overview of the equality duty requirements including the general equality duty, the specific duties and who they apply to. It covers what public authorities should do to meet the duty including steps that are legally required, as well as recommended actions. The other four documents provide more detailed guidance on key areas and advice on good practice. Further information and resources are available at: http://www.equalityhumanrights.com/advice-and-guidance/public-sector-equality-duty/guidance-on-the-equality-duty/

14. Human Rights Act 1998 Implications

- 14.1 The Act effectively incorporates the European Convention on Human Rights into UK law and requires all public authorities to have regard to Convention Rights. In making decisions Members therefore need to have regard to the Convention.
- 14.2 The rights that are of particular significance to Members' decision in this matter are those contained in Articles 8 (right to home life) and Article 1 of Protocol 1 (peaceful enjoyment of possessions).
- 14.3 Article 8 provides that there should be no interference with the existence of the right except in accordance with the law and, as necessary in a democratic society in the interest of the economic well-being of the country, protection of health and the protection of the rights and freedoms of others. Article 1 of the 1st Protocol provides that no-one shall be deprived of their possessions except in the public interest and subject to the conditions provided for by law although it is qualified to the effect that it should not in any way impair the right of a state to enforce such laws as it deems necessary to control the uses of property in accordance with the general interest.
- 14.4 In determining the level of permissible interference with enjoyment the courts have held that any interference must achieve a fair balance between the general interests of the community and the protection of the rights of individuals. There must be reasonable proportionality between the means employed and the aim pursued. The availability of an effective remedy and compensation to affected persons is relevant in assessing whether a fair balance has been struck.
- 14.5 Therefore, in reaching his decision, the Mayor needs to consider the extent to which the decision may impact upon the Human Rights of estate residents and to balance

this against the overall benefits to the community which the redevelopment of Heathside and Lethbridge will bring. The Mayor will wish to be satisfied that interference with the rights under Article 8 and Article 1 of Protocol 1 is justified in all the circumstances and that a fair balance would be struck in the present case between the protection of the rights of individuals and the public interest.

14.6 It is relevant to the consideration of this issue, that should the Scheme proceed most displaced occupiers would be offered re-housing in accordance with the Council's re-housing policy. Secure tenants will be entitled to home loss and disturbance payments. Leaseholders will be entitled to receive market value for their properties as well as home loss and disturbance payments where appropriate in accordance with the Land Compensation Act 1973. The options for leaseholders are set out in full at paragraph 9.15 above. It should be noted that no leaseholder opting for shared equity or shared ownership is required to invest any of their existing savings in the new property, only the equity in their existing property is required to be invested. They are also entitled to retain their Home Loss Payment.

15 Environmental Implications

15.1 The new homes to be built by Family Mosaic will be more thermally efficient than the existing ones and hence, apart from being cheaper to heat, will generate less greenhouse gases.

16. Crime & Disorder Implications

16.1 The Family Mosaic redevelopment is planned to meet the Police's Secured by Design standards and should lead to a reduction in crime and the fear of crime.

17. Equality Implications

17.1 There are equalities implications in the decanting and re-building process and there will also be benefits in the completed Scheme.

Equalities implications: during the process

- 17.2 During the door knocking, Council and Family Mosaic staff built up a database of households that have English as a second language so that key information can be translated.
- 17.3 The decanting process provides a very individual service, where decant officers visit tenants at home and get to know them and their needs on an individual basis, so that any special requirements can be taken into account such as language, mobility or support needs. It is recognised that decanting is a very stressful time and decant officers will offer as much support as required to minimise the anxiety to residents.

Equalities implications: the completed development

- 17.4 The Scheme will provide thermal and security improvements, with all new properties meeting the decent homes standard. This will be of benefit to the tenants of the new social housing, many of whom are likely to be disadvantaged.
- 17.5 All new affordable units in the development will meet lifetime homes standards. A

Lifetime Home is the incorporation of 16 design features that together create a flexible blueprint for accessible and adaptable housing in any setting so that the unit can be adapted when required to suit residents changing needs.

- 17.6 In line with GLA and Council policy, 10% of units across the development will be wheelchair accessible or easily adapted for those using a wheelchair.
- 17.7 The topography of the site is challenging. The architects are designing the master plan to alleviate problems associated with access, particularly for the elderly and wheelchair users. Issues being taken into account are using ramps instead of steps and altering the land gradient where possible.
- 17.8 All new blocks will have lifts serving smaller cores/ units so will get less use and have a longer life expectancy.

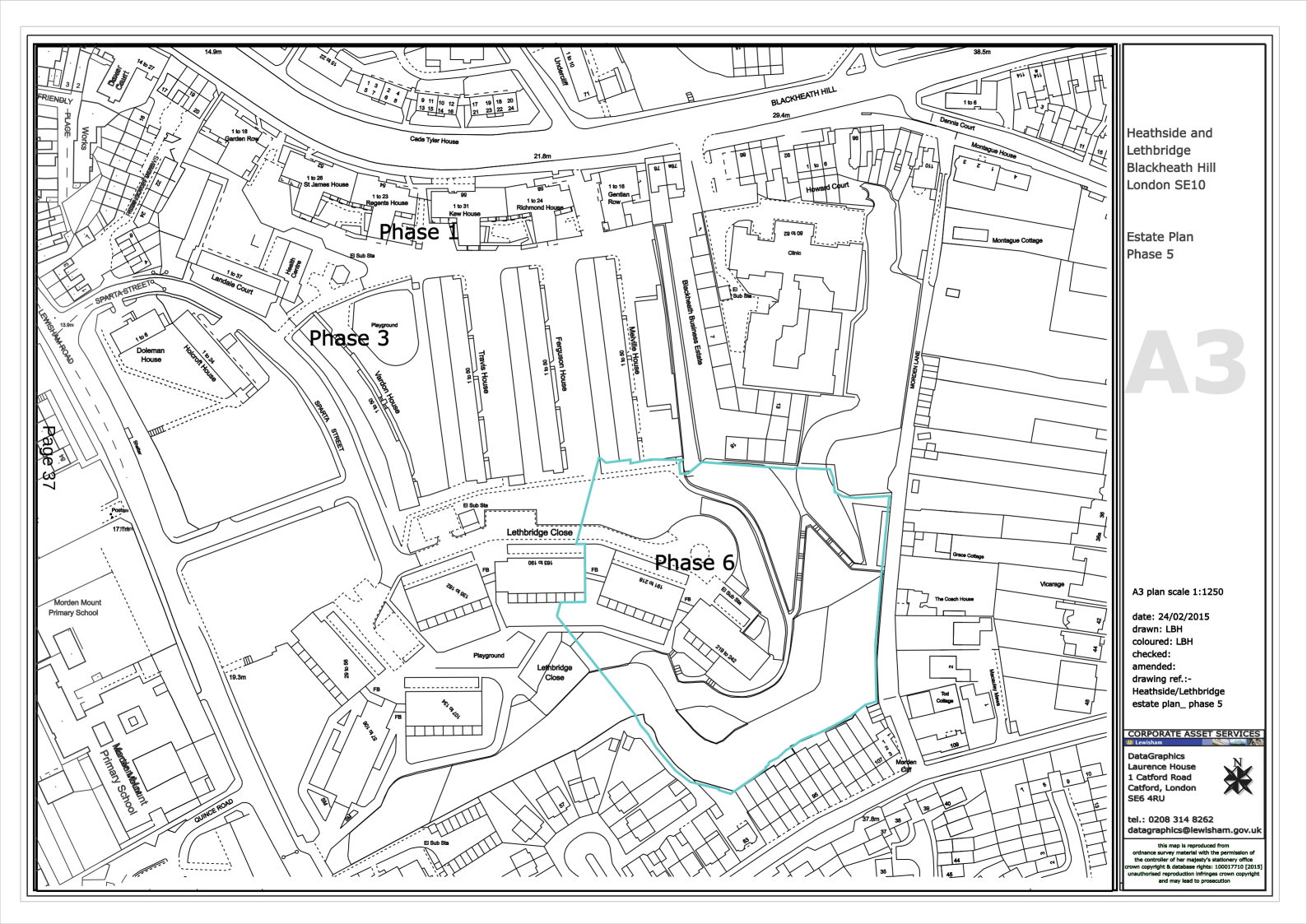
18. Conclusion

- 18.1 Approval of the recommendations in this report is critical for the implementation of the Scheme. The proposals underlying the Compulsory Purchase Order for Phase 6 form an integral part of the Scheme which is intended to benefit the residents of the Heathside and Lethbridge Estate and the Estate as a whole. If this Phase of the Scheme is not completed, then the objectives referred to in this report will not be met. Future phases of the Scheme will be in jeopardy and the overall effect of the Scheme which the Council is seeking will not be achieved.
- 18.2 In order to facilitate the Scheme proceeding to schedule and for the Council to avoid incurring costs due to any delays caused in delivering vacant possession of the property, it is considered prudent and essential that the Council resolves to make the necessary Compulsory Purchase Order to allow the acquisition of all interests in the Phase 6 site, other than those interests already in the ownership of the Council.

19 Background papers and author

Title Document	Date	Location
The re-development of Heathside and Lethbridge – initial funding requirements	Mayor and Cabinet June 2007	5th Floor Laurence House
The next four regeneration schemes update	Mayor and Cabinet 9 th June 2004	5th Floor Laurence House
Housing Investment Strategy: The way forward and The Housing Investment Strategy: Covering Report	Mayor and Cabinet 17 th September 2003	5th Floor Laurence House
The next four regeneration schemes	Mayor and Cabinet 25 th June 2003	5 th Floor, Laurence House
Heathside and Lethbridge Phase 6	Mayor and Cabinet 19 th October 2016	5 th Floor, Laurence House

19.1 For more information on this report please contact James Ringwood, Strategic Housing on 020 8314 7944.



Agenda Item 5

Chief Officer Confirmation of Report Submission			
Cabinet Me	ember Confirmation of Briefing		
Report for:	Mayor		
	Mayor and Cabinet	x	
	Mayor and Cabinet (Contracts)		
	<u>Executive Director</u>		
Information	Part 1 🗵 Part 2 🗔 Key Decision		

Date of Meeting	1 st March 2017	gangan.
Title of Report	Response to referral from Susta Housing Select Committee – He	
Originator of Report	Kplom Lotsu	Ext

49283

At the time of submission for the Agenda, I confirm that the report has:

Category	Yes	No
Financial Comments from Exec Director for Resources		X
Legal Comments from the Head of Law		X
Crime & Disorder Implications		X
Environmental Implications		X
Equality Implications/Impact Assessment (as appropriate)		X
Confirmed Adherence to Budget & Policy Framework		
Risk Assessment Comments (as appropriate)	i	N/A
Reason for Urgency (as appropriate)		N/A

	A	
Signed:	Executive Member	
Date:	20th February 2017	
Signed:	Director/Head of Service	
Date	21/2/2017	
Control Reco	rd by Committee Support	
Action		Date
Listed on Sc	hedule of Business/Forward Plan (if appropriate)	
Draft Repor	t Cleared at Agenda Planning Meeting (not delegated decisions)	
Submitted F	Report from CO Received by Committee Support	
	Date for Call-in (if appropriate)	

To be Referred to Full Council

http://assets/sites/emt/cypexdir/shared documents/mayor and capes ______acurc300 regen/2017/02 1st march 2017/response to housing and sus develop sc on housing zones/sign off - housing zone.doc

MAYOR AND CABINET				
Report Title	Response To Referral From Sustainable Development and Housing Select Committee - Housing Zones			
Key Decision	No			Item No.
Ward				
Contributors	Executive Director for Resources and Regeneration			
Class	Open		Date: 1 Marc	h 2017

1. Purpose:

1.1 This report sets out the response to the referral made by the Sustainable Development and Housing Select Committees following their consideration of an officer report to the Select Committees on Housing Zones in the borough.

2. Recommendations:

The Mayor is asked to:

- 2.1 Approve the officer response to the referral by the Sustainable Development and Housing Select Committees on Housing Zones, and
- 2.2 Agree that this report should be forwarded to the Select Committees.

3. Background:

- 3.1 On 25th October 2016, the Sustainable Development Select Committee and the Housing Select Committee held a joint meeting at which an officer paper on Housing Zones was considered. The purpose of the paper was to provide a general background to the Mayor of London's Housing Zone Programme and a specific update on the two designated Housing Zones in the borough – New Bermondsey and Catford. A copy of the paper is attached as appendix A
- 3.2 Having considered the report, the Select Committees resolved to advise Mayor and Cabinet of the following and asked the Executive Director for Resources and Regeneration to respond. The Select Committees' comments and the Executive Director's responses are set out below.

- 3.3 The Committees recommend that Mayor and Cabinet seeks assurances from officers about key parts of the housing zones programme before proceeding with any further decision making. This should include:
 - 3.3.1 The maximum height of any towers proposed in the Catford development as well as further details about the anticipated massing of the development.

Officer Response:

The height, appearance and design of any development in the borough is determined by planning policy, and any applications for development will follow the usual planning and statutory consultation processes. In addition, officers are in the process of preparing a masterplan for the town centre which will involve engagement and communication with members, local residents and stakeholders, to create a high quality, well designed scheme that meets the council's regeneration objectives for the town centre.

3.3.2 A commitment that the level of affordable housing in both housing zones will reflect housing need in the borough. The Committees believe that guarantees should be sought on the minimum amount of social housing that will be provided as part of the Catford development.

Officer Response:

The level of affordable housing will be determined by the council's planning policy, which currently aims for 50% affordable housing in all new developments, although this also has to pass viability tests. The Housing Zone funding for Catford recognises the challenges that the scheme faces in delivering the Council's aspirations for a vibrant town centre and has therefore been designed to support the council deliver as much affordable housing as is viable.

3.3.3 Reassurance from TfL that a decision will be taken to realign the south circular in Catford in order to enable the redevelopment of the town centre.

Officer Response:

Officers from TfL have been working with Council Officers over the last year or so reviewing various options which will allow for an optimal realignment of the south circular. The Council will shortly be in a position to assess these options against its aspirations for the town centre and then indicate a preferred option to enable TfL progress detail designs for the proposed realignment.

3.3.4 Assessment of the implications for public services in Catford, including likely pressures on transport, health services and schools.

Officer Response:

As planning applications eventually come forward for site specific developments, following the masterplanning process, the implications of each development will be assessed as part of the statutory planning process and s.106 and CIL contributions will be required from developers. This will help mitigate any negative impacts of such developments, e.g. by funding additional school places, public health infrastructure etc. Also, relevant officers and partners (internal and external) will be engaged during the masterplanning process to ensure that the masterplan fully considers and mitigates any negative impact of the development as a whole on local public services.

3.3.5 Timings of planned key decisions for the development of the programme.

Officer Response:

All key decisions related to the delivery of Catford Regeneration Programme will be taken by Mayor and Cabinet. The dates and timing will be published as part of the council's key decision plan in the usual way.

3.3.6 A commitment to clear and meaningful consultation with local councillors and residents – which aligns with the anticipated programme of key decisions.

Officer Response:

Officers are developing a stakeholder engagement and communications strategy for the Catford programme. Indeed, elements of the strategy are currently being implemented through initial engagement with members as part of the "Catford Conversations" sessions. The final strategy will provide a clear outline of proposed methods of communication, including engagements with members and residents and a continual, inclusive online and social media approach to reach the widest range of local people and stakeholders. It will also provide a central, permanent place for sharing information and feedback throughout the masterplanning and development process.

3.3.7 The Committees also requested details of the proposed governance arrangements for future development of Catford, including the plans for non-executive oversight and the

meaningful engagement of the public in the future of the scheme.

Officer Response:

Officers reported the governance arrangements for the Catford Regeneration programme to Mayor and Cabinet on 9th November 2016. The report, listed as a background paper here, has a section on the governance and programme delivery arrangement including communications and community engagement.

- 3.4 In relation to the New Bermondsey housing zone, the Committees recommend that:
 - 3.4.1 Oversight of the section 106 agreement should be returned to strategic planning committee.

Officer Response:

It is officers' understanding that this request related to amendments arising out of the fact that the Housing Action Zone funding of £20 million is no longer to comprise solely of loan funding. Instead the GLA are proposing to grant fund the index linked £10m New Station Contribution (circa £12 million in total). Officers can reassure members that any changes to the Section 106 agreement would not be taken by officers under delegated authority but referred to Strategic Planning Committee for decision.

3.4.2 An explanation should be sought from Renewal about its reasons for not making the New Bermondsey housing zone bid public.

Officer Response:

Renewal have agreed that Members may have access to an unredacted copy. It was intended that this be available to Members on a confidential basis when it is relied on as a background document in the report concerning the Memorandum of Understanding relating to the Housing Zone. Unredacted copies are available for inspection by all members on a confidential basis in Legal Services. Anyone wishing to view them should contact Siobhan Da Costa in Legal Services 0208 3149276

A redacted copy of the Housing Zone application and related documents can also be viewed here by members of the public.

https://files.acrobat.com/a/preview/1934fab3-ee61-4701-bef6-08382209f496

3.4.3 That further information should be made publicly available about the management structure and ownership of the developer.

Officer Response:

Renewal Group is a company registered in the Isle of Man. Details of the directors and management structure can be found on the Isle of Man Companies House website for a small fee through the link below.

(https://services.gov.im/ded/services/companiesregistry/companysearch.iom).

The ultimate owners of Renewal Group Limited (the entity leading the redevelopment of the New Bermondsey project) are:

- (1) Independent Advisors Incorporated (IAI), which is ultimately owned and controlled by the Malik family trust established solely for the benefit of Mushtaq Malik and his dependents.
- (2) Incorporated Holdings Limited (IHL), which is ultimately owned and controlled by a charitable trust, for which the principal beneficiary is the Jack Petchey Foundation, a UK registered charity.

4. Financial Implications:

4.1 There are no direct financial implications arising from this response.

5. Legal Implications:

5.1 There are no specific legal implications arising from this response, save for noting that the Council's Constitution provides for Select Committees to refer reports to the Mayor and Cabinet, who are obliged to consider the report and the proposed response from the relevant Executive Director; and report back to the Committee within two months (not including recess).

6. Crime and Disorder Implications:

6.1 There are no direct crime and disorder implications arising from this response.

7. Equalities Implications:

7.1 There are no direct equalities implications arising from this response.

8. Environmental Implications:

8.1 There are no environmental implications arising from this response.

List of Background documents

Short Title Of Document	Date	Contact
Housing Zones	Oct 2016	Kplom Lotsu
Catford Regeneration Programme - Update	Nov 2016	Kplom Lotsu

If you would like further information on this report please contact Kplom Lotsu, SGM Capital Programmes on **0208 3149283**