

BROWN EDGE PARISH COUNCIL

Register of Members Interests: Name of Member, *NEIL MICHAEL HARGREAVES*

Date, *9/7/20*

Disclosable Pecuniary interests that must be registered with the clerk including interests of spouses or civil partners

Any Pecuniary interests require members to declare them before a meeting and during if becomes apparent, and take no part in discussion or decisions must retire from chamber (sit with public)

Employers (self employed details also)
Companies associated with (acting as consultants , advisors or shareholding of more than 5%)
Property owned or part owned (within the parish only)
Relationship with any companies/people undertaking work on behalf of the council

Enter Information Here

4 POOLFIELDS COURT

<p>Disclosable Personal Interests that must be registered with the clerk including interests of spouses or civil partners</p> <div style="border: 1px solid black; padding: 5px;"><p>Any personal interests require members to declare them before a meeting and during if becomes apparent, declared and take no part in discussion or decisions. May keep seat.</p><p>Chairman can ask member to speak.</p><p>Friendships do not have to be registered but must be disclosed at the meetings.</p></div>	<p>Political parties membership Charities where councillors have a vote or act on their behalf Trade union membership Local community action groups or community groups that councillors are associated with Any other items that councillors wish to register where they feel members of the public could consider their vote not to be independent.</p>	<p><u>Enter Information Here</u></p> <p>BROWN EDGE Carnival Committee</p>
--	---	---

Non Disclosable interests

- 1) Other items may not be disclosable but still carry some kind of personal benefit or that members of the public could consider that the opinion of the councillor was not really independently acting for the whole community. This is a matter of personal conscience for the councillor concerned. If s/he is in any doubt s/he should speak to the clerk and chairman in confidence either before or during a short adjournment of the meeting. If the Councillor feels that the public could consider his views not to be truly independent then he should declare a personal interest and not vote although s/he can speak.
- 2) Where a matter arises at a meeting which relates to a financial interest of a friend, relative or close associate, the member shall disclose the nature of the interest and not vote on the matter. S/he may speak on the matter. If it is a 'sensitive interest' the member shall declare the interest but not the nature of the interest.