

Declarations of Disclosable Pecuniary Interests

A Member need only disclose at any meeting the existence of a Disclosable Pecuniary Interest (DPI) in a matter to be considered at that meeting **if** that DPI has not been entered on the Disclosable Pecuniary Interests Register maintained by the Monitoring Officer.

A Member disclosing a DPI at a meeting must thereafter notify the Monitoring Officer in writing of that interest within 28 days from the date of disclosure at the meeting.

A Member **may not participate** in a discussion of or vote on any matter in which he or she has a DPI (both those already registered and those disclosed at the meeting) and **must withdraw** from the room during such discussion/vote.

Members may choose to voluntarily disclose a DPI at a meeting even if it is registered on the Council's register of disclosable pecuniary interests but there is no legal requirement to do so.