

**LOCAL AUTHORITIES (EXECUTIVE ARRANGEMENTS)  
(MEETINGS AND ACCESS TO INFORMATION) (ENGLAND)  
REGULATIONS 2012 ('THE REGULATIONS')**

**SCARBOROUGH BOROUGH COUNCIL ('THE COUNCIL')**

**NOTICE OF A PRIVATE MEETING OF A DECISION MAKING BODY TO WHICH THE CHAIR OF THE OVERVIEW AND  
SCRUTINY BOARD HAS AGREED IS URGENT AND CANNOT REASONABLY BE DEFERRED**

1. At least 28 clear days before a private meeting<sup>1</sup>, the decision-making body must make available at its offices a notice of the intention to hold the meeting in private, and must also publish that notice on their website (if they have one)<sup>2</sup>.
2. The notice referred to in paragraph 1 above must also include a statement of the reasons for the meeting to be held in private<sup>3</sup>.
3. At least 5 clear days before a private meeting, the decision-making body must make available at its offices a further notice of its intention to hold the meeting in private, and must also publish that notice on their website (if they have one)<sup>4</sup>.
4. The notice referred to in paragraph 3 above must include a statement of the reasons for the meeting to be held in private, details of any representations received about why the meeting should be open to the public, and a statement of its response to any such questions<sup>5</sup>.
5. Where the date by which a meeting must be held makes compliance with the above requirements impractical, the meeting may only be held in private where the decision-making body has obtained agreement from the Chair of the Overview and Scrutiny Board (or in their absence the Chair of the authority), that the meeting is urgent and cannot reasonably be deferred<sup>6</sup>.

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<sup>1</sup> A 'private meeting' means a meeting, or part of a meeting, of the decision-making body during which the public are excluded due to the confidential or exempt nature of the business being transacted.

<sup>2</sup> Regulation 5(2) of the Regulations.

<sup>3</sup> Regulation 5(3) of the Regulations.

<sup>4</sup> Regulation 5(4) of the Regulations.

<sup>5</sup> Regulation 5(5) of the Regulations.

6. **NOTICE IS HEREBY GIVEN** that compliance with the requirements for giving public notice has been impracticable in relation to the items of business detailed in the below table:

Date of decision	Matter	Short description	Decision maker	Cabinet Member & Lead Officer	List of Documents to be submitted to decision maker	Public/Private Statement of reasons if Private
11/12/2018	Scarborough Construction Skills Village	To accept grant funding on behalf of Northern Regeneration CIC	Cabinet	Cllr Derek Bastiman & Cllr Sandra Turner  Simon Featherstone	Report of the Director (RB)	An appendix to this report contains information which is exempt information under Paragraph 3 <sup>7</sup> of Part 1 of Schedule 12A of the Local Government Act 1972.

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<sup>6</sup> Regulation 5(6) of the Regulations.

<sup>7</sup> Information relating to the financial or business affairs of any particular person (including the authority holding that information).

7. **NOTICE IS ALSO HEREBY GIVEN** to the public that the Chair of the Overview and Scrutiny Board has agreed that the Cabinet may hold a private meeting to consider the business referred to in the above table because the meeting is urgent and cannot reasonably be deferred. The reasons are set out in the table below:

<b>Date of O&amp;S Board Chair's agreement</b>	<b>Matter in respect of which the decision is to be made</b>	<b>Reasons why the meeting is urgent and cannot reasonably be deferred</b>
29/11/2018	Scarborough Construction Skills Village: to accept grant funding on behalf of Northern Regeneration CIC	Grant monies were originally to be paid to Northern Regeneration CIC direct. On this basis Northern Regeneration CIC commenced the project in October 2018 employing and placing a number of apprentices in various construction companies. The funder has since determined that the monies should be paid to SBC to act as accountable body. Acceptance of the funding is considered urgent in order to facilitate payment of the apprentices and their employers.

29 November 2018