_					
	-	-	999	-	
_	т	€.9	n	B.	

Sent:

13 September 2018 11:51

To:

Subject:

Ibrox & Cessnock Community Council

Attachments:

Standing Orders - Guidance; Standing Orders - Guidance; FW: Standing Orders -Guidance; FW: Standing Orders - Guidance; RE: FW: Standing Orders - Guidance; FW: RE: FW: Standing Orders - Guidance; FW: RE: FW: Standing Orders - Guidance; FYI; Re: FW: Standing Orders - Guidance; Re: RE: FW: Standing Orders - Guidance

In response to the request for information relating to correspondence/discussions I have had with Ibrox & Cessnock Community Council with regard to the Licensing Application for a Rangers Football Club Fanzone, I attach all emails that may be considered to be of relevance.

In addition to the attached emails, I received a phone call from of Ibrox & Cessnock Community Council sometime week beginning 3rd September (from memory). The content of the conversation was brief and consisted of being advised by the that further Licensing Applications for an Ibrox Fanzone had been withdrawn, I advised that there would then appear to be nothing additional for the Community Council to comment on.

also advised me that the Press had been seeking comment from the Community Council with regards to the Fanzone. I advised that the Community Council may wish to consider stating the facts, in that it had previously reached a decision by simple majority not to support the Licensing Application for a Fanzone; it revisited this decision following new information being made available, with the subsequent decision remaining as not to support the Licensing Application for a Fanzone; whilst acknowledging that the margin of the simple majority vote had reduced.

Regards

Glasgow City Council Partnership & Development Chief Executive's Department 40 John Street Glasgow G1 1JL

Please note my flexible working pattern

Tel:

(internal)

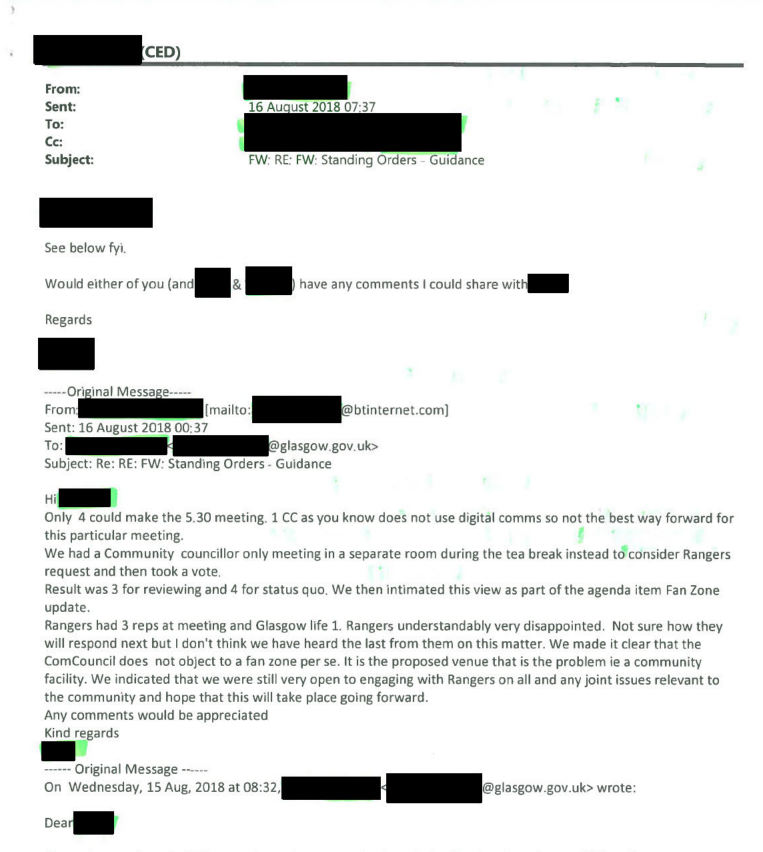
Mob:

Email @glasgow.gov.uk

https://www.glasgow.gov.uk/index.aspx?articleid=17326

All community council minutes should be forwarded to @glasgow.gov.uk in accordance with clauses 7a and 7c(vi) of the Scheme for the Establishment of Community Councils.

All community councils are also reminded to note and assume the annual accounting period as stated in Clause 9a of the Scheme; "The financial year of each community council shall be from 1 September to 31 August in the following year. This will enable the proper submission of an independently examined statement of accounts to the community council's Annual General Meeting held in October each year."



If members can't make 5:30pm perhaps they can make clear their reflective view via email/phone? You may consider it to be potentially beneficial for members to conclude their thoughts and final considerations prior to the start of the scheduled public meeting?

I did have it on my radar to potentially attend the meeting tonight but it sounds as though my attendance would not necessarily provide any added benefit? Happy to discuss further should you wish.

Regards

```
----Original Message---
                          [mailto:
                                                 @btinternet.com1
Sent: 14 August 2018 18:01
To:
                                     @glasgow.gov.uk>
Subject: Re: FW: Standing Orders - Guidance
> we have had no intimations or indications of this. I know Rangers will
> have someone in attendance and possibly the reporter who wrote the
> piece in the times recently.
> Rangers have contacted us again to request that we reconsider our
> objection as they are keen to have a fan zone on the 15th September.
> We have asked for all Community Councillors to attend a closed meeting
> at 5.30 prior to the public meeting but so far there are no responoses
> to the email Kind regards
> ----- Original Message -----
> On Tuesday, 14 Aug, 2018 at 16:05,
                                                       wrote:
> Dear
                       Can you advise of arrangements for tomorrow
> night's meeting. Have you received any notifications of an increased
> turn out of community residents and/or locally based groups? Or have
> you been made aware of any intimations to attend by others on any
> public facing forums? Regards
                                           From:
> Sent: 08 August 2018 14:46
> To:
                     @btinternet.com' <
                                                        @btinternet.com>
> Cc:
                                         @glasgow.gov.uk>;
                  @glasgow.gov.uk>
> Subject: Standing Orders - Guidance Dear
                                                              Following
> our telephone discussion with regard to you seeking guidance for Ibrox
> & Cessnock Community Council (ICCC) on the Governance, which includes
> the Standing Orders, I would advise of the following in relation to
> some recent Licensing proposals ICCC has considered within its
> boundary area. Firstly, I would highlight the key content of clause
> 8 of the Constitution - Voting Rights of Members; (1) the right to
> vote at any meeting of the community council is held by all community
> councillors, but not by associate members or ex-officio members; (2)
> all decisions of the community council will be decided by a simple
> majority of those present and eligible to vote; and (3) in the event
> of a vote of the community councillors that results in an even split,
> the Chairing member shall have a casting vote in addition to their
> deliberative vote (whether or not exercised). The voting
> arrangements are also further explained within clause 5 of the
> Standing Orders - Voting; (1) voting shall be taken by a show of hands
> of those present and eligible to vote i.e. the elected membership
> (residents) of the community council; (2) exceptions can be taken to a
> show of hands at community council meetings; in that voting may be
> held by secret ballot; and (3) the Chair of the meeting shall have a
> casting vote as well as a deliberative vote. Turning to ICCC
> re-visiting any previous decision (not forgoing that adequate and
> appropriate time for discussion and consideration should ideally have
> been taken before any final decisions were made); there is provision
> within the current Governance for Community Councils to do this.
> Clause 4i of the Standing Orders - Order of Debate states that "A
```

> motion or amendment which is contrary to a previous decision of the > community council shall not be competent within 6 months of that > decision; unless an error or new information becomes available which > requires further consideration. Any subsequent decision taken by the > community council, which is contrary to a previous decision, can be > implemented with agreement in writing from Glasgow City Council." > The principal components of the above clause are "unless...new > information becomes available which requires further consideration" > and "any subsequent decision...which is contrary to a previous > decision, can be implemented with agreement in writing from Glasgow > City Council." Based upon my understanding from your description of > events, it may be considered by ICCC members that the provision of > expanded detail and information relating to Licensing proposals at its > July meeting could constitute 'new information', along with the > apparent period of reflection by some ICCC members following the July > meeting, which you described as potentially leading them to > reconsider their previous decision. Based upon the above, and should > ICCC wish to re-visit its previous decision relating to a recent > Licensing proposal, then this would be a matter for the members to > consider for inclusion in the next ICCC meeting agenda. Following, and > if this item were to feature and subsequent, and more informed, > discussion led to a contrary decision being arrived at, then Glasgow > city Council would consider this in accordance with Clause 4i of the > Standing Orders before providing its agreement or otherwise. | trust > you will find the above to offer some guidance in relation to your > recent query with regard to Governance. I am happy for you to share > this with the ICCC membership should you wish, to help you gather > their views. Regards Glasgow City Council Partnership & Development Chief > Executive's Department 40 John Street Glasgow G1 1JL Please note my > flexible working pattern -Tel: 0141 (internal Mob: Email: @glasgow.gov.uk https://www.glasgow.gov.uk/index.aspx?articleid=17326 > All community council minutes should be forwarded to @glasgow.gov.uk in accordance with clauses 7a and > 7c(vi) of the Scheme for the Establishment of Community Councils. All > community councils are also reminded to note and assume the annual > accounting period as stated in Clause 9a of the Scheme; "The financial > year of each community council shall be from 1 September to 31 August > in the following year. This will enable the proper submission of an > independently examined statement of accounts to the community > council's Annual General Meeting held in October each year." > Disclaimer: This message is intended only for use of the addressee. If > this message was sent to you in error, please notify the sender and > delete this message. Glasgow City Council cannot accept responsibility > for viruses, so please scan attachments. Views expressed in this > message do not necessarily reflect those of the Council who will not > necessarily be bound by its contents. Glasgow - UK Council of the > Year 2015 > Disclaimer: > This email is from Glasgow City Council or one of its Arm's Length > Organisations (ALEOs). Views expressed in this message do not > necessarily reflect those of the council, or ALEO, who will not > necessarily be bound by its contents. If you are not the intended

> recipient of this email (and any attachment), please inform the sender

> by return email and destroy all copies. Unauthorised access, use, > disclosure, storage or copying is not permitted. Please be aware that > communication by internet email is not secure as messages can be > intercepted and read by someone else. Therefore, we strongly advise > you not to email any information, which if disclosed to someone else, > would be likely to cause you distress. If you have an enquiry of this > nature then please write to us using the postal system. If you chose > to email this information to us there can be no guarantee of privacy. > Any email including its content may be monitored and used by the > council, or ALEO, for reasons of security and for monitoring internal > compliance with the office policy on staff use. Email monitoring or > blocking software may also be used. Please be aware that you have a > responsibility to make sure that any email you write or forward is > within the bounds of the law. Glasgow City Council, or ALEOs, cannot > guarantee that this message or any attachment is virus free or has not > been intercepted and amended. You should perform your own virus > checks. For further information and to view the council's Privacy > Statement(s), please click on link below: > www.glasgow.gov.uk/privacy

4

From:

Sent:

(CED) 29 August 2018 11:49

To: Subject:

FYI

http://www.eveningtimes.co.uk/news/16603610.rangers-fan-groups-scathing-attack-on-senior-snp-figures-for-rejecting-ibrox-fan-zone-plans/

City Chambers Room

20 Cochrane Street

Glasgow G2 1DU

Telephone: Telephone:

Email:)glasgow.gov.uk

Email: @scotland.pnn.police.uk

Website; http://www.scotland.police.uk/

Twitter: @GlasgowCPP

Facebook: www.facebook.com/GlasgowCPP/



From:

Sent:

16 August 2018 09:37 (CED)

To: Subject:

FW: RE: FW: Standing Orders - Guidance

Fyi

----Original Message----

From: [mailto:]

Sent: 16 August 2018 00:37

To: @glasgow.gov.uk>

Subject: Re: RE: FW: Standing Orders - Guidance

Hi

Only 4 could make the 5,30 meeting. 1 CC as you know does not use digital comms so not the best way forward for this particular meeting.

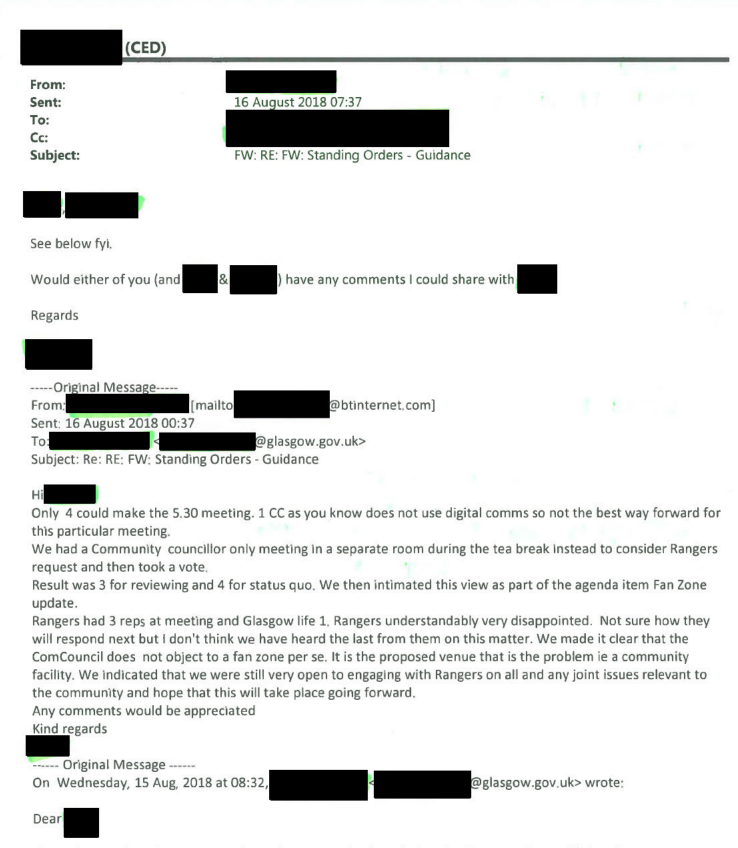
We had a Community councillor only meeting in a separate room during the tea break instead to consider Rangers request and then took a vote.

Result was 3 for reviewing and 4 for status quo. We then intimated this view as part of the agenda item Fan Zone update.

Rangers had 3 reps at meeting and Glasgow life 1. Rangers understandably very disappointed. Not sure how they will respond next but I don't think we have heard the last from them on this matter. We made it clear that the ComCouncil does not object to a fan zone per se. It is the proposed venue that is the problem ie a community facility. We indicated that we were still very open to engaging with Rangers on all and any joint issues relevant to the community and hope that this will take place going forward.

Any comments would be appreciated

Kind regards



If members can't make 5:30pm perhaps they can make clear their reflective view via email/phone? You may consider it to be potentially beneficial for members to conclude their thoughts and final considerations prior to the start of the scheduled public meeting?

I did have it on my radar to potentially attend the meeting tonight but it sounds as though my attendance would not necessarily provide any added benefit? Happy to discuss further should you wish.

Regards

```
----Original Message---
From:
                           mailto:
                                                 @btinternet.com]
Sent: 14 August 2018 18:01
                                    @glasgow.gov.uk>
Subject: Re: FW: Standing Orders - Guidance
> we have had no intimations or indications of this. I know Rangers will
> have someone in attendance and possibly the reporter who wrote the
> piece in the times recently.
> Rangers have contacted us again to request that we reconsider our
> objection as they are keen to have a fan zone on the 15th September.
> We have asked for all Community Councillors to attend a closed meeting
> at 5.30 prior to the public meeting but so far there are no responsses
> to the email Kind regards
> ----- Original Message -----
> On Tuesday, 14 Aug, 2018 at 16:05,
> Dear
                      Can you advise of arrangements for tomorrow
> night's meeting. Have you received any notifications of an increased
> turn out of community residents and/or locally based groups? Or have
> you been made aware of any intimations to attend by others on any
> public facing forums? Regards |
                                           From:
> Sent: 08 August 2018 14:46
> To:
                     @btinternet.com'
                                                       @btinternet.com>
> Cc:
                                        @glasgow.gov.uk>;
                  @glasgow.gov.uk>
> Subject: Standing Orders - Guidance
                                       Dear
                                                             Following
> our telephone discussion with regard to you seeking guidance for Ibrox
> & Cessnock Community Council (ICCC) on the Governance, which includes
> the Standing Orders, I would advise of the following in relation to
> some recent Licensing proposals ICCC has considered within its
> boundary area. Firstly, I would highlight the key content of clause
> 8 of the Constitution - Voting Rights of Members; (1) the right to
> vote at any meeting of the community council is held by all community
> councillors, but not by associate members or ex-officio members; (2)
> all decisions of the community council will be decided by a simple
> majority of those present and eligible to vote; and (3) in the event
> of a vote of the community councillors that results in an even split,
> the Chairing member shall have a casting vote in addition to their
> deliberative vote (whether or not exercised). The voting
> arrangements are also further explained within clause 5 of the
> Standing Orders – Voting; (1) voting shall be taken by a show of hands
> of those present and eligible to vote i.e. the elected membership
> (residents) of the community council; (2) exceptions can be taken to a
> show of hands at community council meetings; in that voting may be
> held by secret ballot; and (3) the Chair of the meeting shall have a
> casting vote as well as a deliberative vote. Turning to ICCC
> re-visiting any previous decision (not forgoing that adequate and
> appropriate time for discussion and consideration should ideally have
> been taken before any final decisions were made); there is provision
> within the current Governance for Community Councils to do this.
> Clause 4i of the Standing Orders - Order of Debate states that "A
```

- > motion or amendment which is contrary to a previous decision of the > community council shall not be competent within 6 months of that > decision; unless an error or new information becomes available which > requires further consideration. Any subsequent decision taken by the > community council, which is contrary to a previous decision, can be > implemented with agreement in writing from Glasgow City Council." > The principal components of the above clause are "unless...new > information becomes available which requires further consideration" > and "any subsequent decision...which is contrary to a previous > decision, can be implemented with agreement in writing from Glasgow > City Council." Based upon my understanding from your description of > events, it may be considered by ICCC members that the provision of > expanded detail and information relating to Licensing proposals at its > July meeting could constitute 'new information', along with the > apparent period of reflection by some ICCC members following the July > meeting, which you described as potentially leading them to > reconsider their previous decision. Based upon the above, and should > ICCC wish to re-visit its previous decision relating to a recent > Licensing proposal, then this would be a matter for the members to > consider for inclusion in the next ICCC meeting agenda. Following, and > if this item were to feature and subsequent, and more informed, > discussion led to a contrary decision being arrived at, then Glasgow > city Council would consider this in accordance with Clause 4i of the > Standing Orders before providing its agreement or otherwise. I trust > you will find the above to offer some guidance in relation to your > recent query with regard to Governance. I am happy for you to share > this with the ICCC membership should you wish, to help you gather > their views. Regards Glasgow City Council Partnership & Development Chief > Executive's Department 40 John Street Glasgow G1 1JL Please note my > flexible working pattern -Tel: (internal) Mob: Email: @glasgow.gov.uk https://www.glasgow.gov.uk/index.aspx?articleid=17326 > All community council minutes should be forwarded to @glasgow.gov.uk in accordance with clauses 7a and > 7c(vi) of the Scheme for the Establishment of Community Councils. All > community councils are also reminded to note and assume the annual > accounting period as stated in Clause 9a of the Scheme; "The financial > year of each community council shall be from 1 September to 31 August > in the following year. This will enable the proper submission of an > independently examined statement of accounts to the community > council's Annual General Meeting held in October each year." > Disclaimer: This message is intended only for use of the addressee. If > this message was sent to you in error, please notify the sender and > delete this message. Glasgow City Council cannot accept responsibility > for viruses, so please scan attachments. Views expressed in this > message do not necessarily reflect those of the Council who will not > necessarily be bound by its contents. Glasgow - UK Council of the > Year 2015 > Disclaimer: > This email is from Glasgow City Council or one of its Arm's Length > Organisations (ALEOs). Views expressed in this message do not
- > necessarily reflect those of the council, or ALEO, who will not
- > necessarily be bound by its contents. If you are not the intended
- > recipient of this email (and any attachment), please inform the sender

> by return email and destroy all copies. Unauthorised access, use, > disclosure, storage or copying is not permitted. Please be aware that > communication by internet email is not secure as messages can be > intercepted and read by someone else. Therefore, we strongly advise > you not to email any information, which if disclosed to someone else, > would be likely to cause you distress. If you have an enquiry of this > nature then please write to us using the postal system. If you chose > to email this information to us there can be no guarantee of privacy. > Any email including its content may be monitored and used by the > council, or ALEO, for reasons of security and for monitoring internal > compliance with the office policy on staff use. Email monitoring or > blocking software may also be used. Please be aware that you have a > responsibility to make sure that any email you write or forward is > within the bounds of the law. Glasgow City Council, or ALEOs, cannot > guarantee that this message or any attachment is virus free or has not > been intercepted and amended. You should perform your own virus > checks. For further information and to view the council's Privacy > Statement(s), please click on link below: > www.glasgow.gov.uk/privacy

(CED) From: Sent: 14 August 2018 16:05 To:

@btinternet.com

Cc:

Subject: FW: Standing Orders - Guidance

Dear

Can you advise of arrangements for tomorrow night's meeting. Have you received any notifications of an increased turn out of community residents and/or locally based groups? Or have you been made aware of any intimations to attend by others on any public facing forums?

Regards



Dear

Following our telephone discussion with regard to you seeking guidance for Ibrox & Cessnock Community Council (ICCC) on the Governance, which includes the Standing Orders. I would advise of the following in relation to some recent Licensing proposals ICCC has considered within its boundary area.

Firstly, I would highlight the key content of clause 8 of the Constitution - Voting Rights of Members; (1) the right to vote at any meeting of the community council is held by all community councillors, but not by associate members or ex-officio members; (2) all decisions of the community council will be decided by a simple majority of those present and eligible to vote; and (3) in the event of a vote of the community councillors that results in an even split, the Chairing member shall have a casting vote in addition to their deliberative vote (whether or not exercised).

The voting arrangements are also further explained within clause 5 of the Standing Orders - Voting; (1) voting shall be taken by a show of hands of those present and eligible to vote i.e. the elected membership

(residents) of the community council; (2) exceptions can be taken to a show of hands at community council meetings; in that voting may be held by secret ballot; and (3) the Chair of the meeting shall have a casting vote

as well as a deliberative vote.

Turning to ICCC re-visiting any previous decision (not forgoing that adequate and appropriate time for discussion and consideration should ideally have been taken before any final decisions were made); there is provision within the current Governance for Community Councils to do this. Clause 4i of the Standing Orders – Order of Debate states that "A motion or amendment which is contrary to a previous decision of the community council shall not be competent within 6 months of that decision; unless an error or new information becomes available which requires further consideration. Any subsequent decision taken by the community council, which is contrary to a previous decision, can be implemented with agreement in writing from Glasgow City Council."

The principal components of the above clause are "unless...new information becomes available which requires further consideration" and "any subsequent decision...which is contrary to a previous decision, can be implemented with agreement in writing from Glasgow City Council." Based upon my understanding from your description of events, it may be considered by ICCC members that the provision of expanded detail and information relating to Licensing proposals at its July meeting could constitute 'new information', along with the apparent period of reflection by some ICCC members following the July meeting, which you described as potentially leading them to reconsider their previous decision.

Based upon the above, and should ICCC wish to re-visit its previous decision relating to a recent Licensing proposal, then this would be a matter for the members to consider for inclusion in the next ICCC meeting agenda. Following, and if this item were to feature and subsequent, and more informed, discussion led to a contrary decision being arrived at, then Glasgow city Council would consider this in accordance with Clause 4i of the Standing Orders before providing its agreement or otherwise.

I trust you will find the above to offer some guidance in relation to your recent query with regard to Governance. I am happy for you to share this with the ICCC membership should you wish, to help you gather their views.

Glasgow City Council
Partnership & Development
Chief Executive's Department
40 John Street
Glasgow G1 1JL

Please note my flexible working pattern -

Tel: (internal x)
Mob:
Email: @glasgow.gov.uk

Web: https://www.glasgow.gov.uk/index.aspx?articleid=17326

All community council minutes should be forwarded to oglasgow.gov.uk in accordance with clauses 7a and 7c(vi) of the Scheme for the Establishment of Community Councils.

All community councils are also reminded to note and assume the annual accounting period as stated in Clause 9a of the Scheme; "The financial year of each community council shall be from 1 September to 31 August in the following year. This will enable the proper submission of an independently examined statement of accounts to the community council's Annual General Meeting held in October each year."



Following our telephone discussion with regard to you seeking guidance for Ibrox & Cessnock Community Council (ICCC) on the Governance, which includes the Standing Orders, I would advise of the following in relation to some recent Licensing proposals ICCC has considered within its boundary area.

Firstly, I would highlight the key content of clause 8 of the Constitution – *Voting Rights of Members*; (1) the right to vote at any meeting of the community council is held by all community councillors, but not by associate members or ex-officio members; (2) all decisions of the community council will be decided by a simple majority of those present and eligible to vote; and (3) in the event of a vote of the community councillors that results in an even split, the Chairing member shall have a casting vote in addition to their deliberative vote (whether or not exercised).

The voting arrangements are also further explained within clause 5 of the Standing Orders – *Voting*; (1) voting shall be taken by a show of hands of those present and eligible to vote i.e. the elected membership

(residents) of the community council; (2) exceptions can be taken to a show of hands at community council meetings; in that voting may be held by secret ballot; and (3) the Chair of the meeting shall have a casting vote

as well as a deliberative vote.

Turning to ICCC re-visiting any previous decision (not forgoing that adequate and appropriate time for discussion and consideration should ideally have been taken before any final decisions were made); there is provision within the current Governance for Community Councils to do this. Clause 4i of the Standing Orders – Order of Debate states that "A motion or amendment which is contrary to a previous decision of the community council shall not be competent within 6 months of that decision; unless an error or new information becomes available which requires further consideration. Any subsequent decision taken by the community council, which is contrary to a previous decision, can be implemented with agreement in writing from Glasgow City Council."

The principal components of the above clause are "unless...new information becomes available which requires further consideration" and "any subsequent decision...which is contrary to a previous decision, can be implemented with agreement in writing from Glasgow City Council." Based upon my understanding from your description of events, it may be considered by ICCC members that the provision of expanded detail and

information relating to Licensing proposals at its July meeting could constitute 'new information', along with the apparent period of reflection by some ICCC members following the July meeting, which you described as potentially leading them to reconsider their previous decision.

Based upon the above, and should ICCC wish to re-visit its previous decision relating to a recent Licensing proposal, then this would be a matter for the members to consider for inclusion in the next ICCC meeting agenda. Following, and if this item were to feature and subsequent, and more informed, discussion led to a contrary decision being arrived at, then Glasgow city Council would consider this in accordance with Clause 4i of the Standing Orders before providing its agreement or otherwise.

I trust you will find the above to offer some guidance in relation to your recent query with regard to Governance. I am happy for you to share this with the ICCC membership should you wish, to help you gather their views.

Regards

Glasgow City Council
Partnership & Development
Chief Executive's Department
40 John Street
Glasgow G1 1JL

Please note my flexible working pattern -

Tel: (internal > Mob: Email: (internal > Qglasqow.qov.uk

Web: https://www.glasgow.gov.uk/index.aspx?articleid=17326

All community council minutes should be forwarded to <u>@glasgow.gov.uk</u> in accordance with clauses 7a and 7c(vi) of the Scheme for the Establishment of Community Councils.

All community councils are also reminded to note and assume the annual accounting period as stated in Clause 9a of the Scheme; "The financial year of each community council shall be from 1 September to 31 August in the following year. This will enable the proper submission of an independently examined statement of accounts to the community council's Annual General Meeting held in October each year."

From:

Sent:

To: Cc:

Subject:

08 August 2018 14:46

@btinternet.com

Standing Orders - Guidance

Dear

Following our telephone discussion with regard to you seeking guidance for Ibrox & Cessnock Community Council (ICCC) on the Governance, which includes the Standing Orders, I would advise of the following in relation to some recent Licensing proposals ICCC has considered within its boundary area.

Firstly, I would highlight the key content of clause 8 of the Constitution – Voting Rights of Members; (1) the right to vote at any meeting of the community council is held by all community councillors, but not by associate members or ex-officio members; (2) all decisions of the community council will be decided by a simple majority of those present and eligible to vote; and (3) in the event of a vote of the community councillors that results in an even split, the Chairing member shall have a casting vote in addition to their deliberative vote (whether or not exercised).

The voting arrangements are also further explained within clause 5 of the Standing Orders - Voting; (1) voting shall be taken by a show of hands of those present and eligible to vote i.e. the elected membership

(residents) of the community council; (2) exceptions can be taken to a show of hands at community council meetings; in that voting may be held by secret ballot; and (3) the Chair of the meeting shall have a casting vote

as well as a deliberative vote.

Turning to ICCC re-visiting any previous decision (not forgoing that adequate and appropriate time for discussion and consideration should ideally have been taken before any final decisions were made); there is provision within the current Governance for Community Councils to do this. Clause 4i of the Standing Orders - Order of Debate states that "A motion or amendment which is contrary to a previous decision of the community council shall not be competent within 6 months of that decision; unless an error or new information becomes available which requires further consideration. Any subsequent decision taken by the community council, which is contrary to a previous decision, can be implemented with agreement in writing from Glasgow City Council."

The principal components of the above clause are "unless...new information becomes available which requires further consideration" and "any subsequent decision...which is contrary to a previous decision, can be implemented with agreement in writing from Glasgow City Council." Based upon my understanding from your description of events, it may be considered by ICCC members that the provision of expanded detail and information relating to Licensing proposals at its July meeting could constitute 'new information', along with the apparent period of reflection by some ICCC members following the July meeting, which you described as potentially leading them to reconsider their previous decision.

Based upon the above, and should ICCC wish to re-visit its previous decision relating to a recent Licensing proposal, then this would be a matter for the members to consider for inclusion in the next ICCC meeting agenda. Following, and if this item were to feature and subsequent, and more informed, discussion led to a contrary decision being arrived at, then Glasgow city Council would consider this in accordance with Clause 4i of the Standing Orders before providing its agreement or otherwise.

I trust you will find the above to offer some guidance in relation to your recent guery with regard to Governance. I am happy for you to share this with the ICCC membership should you wish, to help you gather their views.

Regards



Please note my flexible working pattern -

Web: https://www.glasgow.gov.uk/index.aspx?articleid=17326

All community council minutes should be forwarded to a glasgow.gov.uk in accordance with clauses 7a and 7c(vi) of the Scheme for the Establishment of Community Councils.

All community councils are also reminded to note and assume the annual accounting period as stated in Clause 9a of the Scheme; "The financial year of each community council shall be from 1 September to 31 August in the following year. This will enable the proper submission of an independently examined statement of accounts to the community council's Annual General Meeting held in October each year."

From:

Sent:

08 August 2018 14:33

Cc: Subject:

Standing Orders - Guidance



Following our telephone discussion with regard to you seeking guidance for Ibrox & Cessnock Community Council (ICCC) on the Governance, which includes the Standing Orders, I would advise of the following in relation to some recent Licensing proposals ICCC has considered within its boundary area.

Firstly, I would highlight the key content of clause 8 of the Constitution – *Voting Rights of Members*; (1) the right to vote at any meeting of the community council is held by all community councillors, but not by associate members or ex-officio members; (2) all decisions of the community council will be decided by a simple majority of those present and eligible to vote; and (3) in the event of a vote of the community councillors that results in an even split, the Chairing member shall have a casting vote in addition to their deliberative vote (whether or not exercised).

The voting arrangements are also further explained within clause 5 of the Standing Orders – *Voting*; (1) voting shall be taken by a show of hands of those present and eligible to vote i.e. the elected membership

(residents) of the community council; (2) exceptions can be taken to a show of hands at community council meetings; in that voting may be held by secret ballot; and (3) the Chair of the meeting shall have a casting vote

as well as a deliberative vote.

Turning to ICCC re-visiting any previous decision (not forgoing that adequate and appropriate time for discussion and consideration should ideally have been taken before any final decisions were made); there is provision within the current Governance for Community Councils to do this. Clause 4i of the Standing Orders – Order of Debate states that "A motion or amendment which is contrary to a previous decision of the community council shall not be competent within 6 months of that decision; unless an error or new information becomes available which requires further consideration. Any subsequent decision taken by the community council, which is contrary to a previous decision, can be implemented with agreement in writing from Glasgow City Council."

The principal components of the above clause are "unless...new information becomes available which requires further consideration" and "any subsequent decision...which is contrary to a previous decision, can be implemented with agreement in writing from Glasgow City Council." Based upon my understanding from your description of events, it may be considered by ICCC members that the provision of expanded detail and information relating to Licensing proposals at its July meeting could constitute 'new information', along with the apparent period of reflection by some ICCC members following the July meeting, which you described as potentially leading them to reconsider their previous decision.

Based upon the above, and should ICCC wish to re-visit its previous decision relating to a recent Licensing proposal, then this would be a matter for the members to consider for inclusion in the next ICCC meeting agenda. Following, and if this item were to feature and subsequent, and more informed, discussion led to a contrary decision being arrived at, then Glasgow city Council would consider this in accordance with Clause 4i of the Standing Orders before providing its agreement or otherwise.

I trust you will find the above to offer some guidance in relation to your recent query with regard to Governance. I am happy for you to share this with the ICCC membership should you wish, to help you gather their views.



Glasgow City Council
Partnership & Development
Chief Executive's Department
40 John Street
Glasgow G1 1JL

Please note my flexible working pattern -

Tel: Mob: (internal x

Email: | @glasgow.gov.uk

Web: https://www.glasgow.gov.uk/index.aspx?articleid=17326

All community council minutes should be forwarded to a glasgow.gov.uk in accordance with clauses 7a and 7c(vi) of the Scheme for the Establishment of Community Councils.

All community councils are also reminded to note and assume the annual accounting period as stated in Clause 9a of the Scheme; "The financial year of each community council shall be from 1 September to 31 August in the following year. This will enable the proper submission of an independently examined statement of accounts to the community council's Annual General Meeting held in October each year."

(CED) From: Sent: 26 July 2018 12:12 To: Cc: Subject: Ibrox / Cessnock Community Council Importance: High Hi Councillor Could you give me a call when you are available regarding our discussions yesterday afternoon? Kind regards, City Council Democratic Services Chief Executive's Department. 20 Cochrane Street Glasgow G1 1DY

Please ensure that all North East community council agendas and minutes are forwarded electronically to @glasgow.gov.uk' in accordance with clauses 7a and 7c(vi) of the Scheme for the Establishment of Community Councils (2013), and clause 11h of the Constitution (2013).

(Direct Dial)

@glasgow.gov.uk

Telephone:

Email:

Mobile / Blackberry: