

## **SPECIAL COMMITTEE**

**FRIDAY, 19 DECEMBER 2008**

PRESENT:- Councillors Roderick Bluh (Chair), Fionuala Foley (Vice-Chair), David Renard, Kevin Small, Colin Lovell (Deputy) and Des Moffatt (Deputy).

Apologies for absence were received from Councillors Fay Howard, Brian Mattock and Stan Pajak.

Councillor Nick Martin attended the meeting in respect of Minute 17.

### **13. Declarations of Interest**

The Chair reminded Members of the need to declare any known interests in any matters to be considered at the meeting.

### **14. Minutes**

Resolved – That the minutes of the meeting held on 11<sup>th</sup> December 2008, be confirmed and signed as a correct record.

### **15. Public Question Time**

No public questions were asked under Standing Order 28.

### **16. Exempt Items - Exclusion of Press and Public**

Resolved – That, in accordance with Section 100A(4) of the Local Government Act 1972, the public be excluded during the discussion of the matters referred to in Agenda Item No. 6 of the Notice of the Meeting on the grounds that it involves the likely disclosure of exempt information as defined in Paragraph 3 of Part 1 of Schedule 12A to the Act, and that the public interest in maintaining the exemption outweighs the public interest in disclosing the information concerned. (Minute 17 refers.)

### **17. Progressing the Wichelstowe Development**

The Wichelstowe Project Director and the Group Director Business Transformation submitted a joint report concerning the proposed terms and conditions of a revised Collaboration Agreement between Swindon Borough Council and Taylor Wimpey Ltd. as co-developers of the Wichelstowe site (Southern Development Area).

Mr. John Whiteoak, Wichelstowe Project Director, commented on the difficult market conditions faced by the Council's development partner and detailed the proposals to revise the current Wichelstowe Collaboration Agreement to protect the Council's interests. He explained the basis of the proposed agreement and the financial implications for the Council. He responded to questions from Councillors regarding the terms of the agreement, and the implications for the Council's finances and the future development of Wichelstowe. He advised on the potential risks for the Council associated with not proceeding with the proposed revised agreement at this

time. He concluded that he believed that the proposals should be progressed given the current market conditions.

Resolved – That the Director of Law and Democratic Services be authorised to enter into an amended Collaboration Agreement for the Wichelstowe Project, together with any other necessary documentation, on terms to be concluded in consultation with the Director of Finance and the Director of Property and Assets and the relevant Cabinet Member, to effect the following:

- 1) That the agreement and related transactions be completed in two stages with the agreement being redrawn in January 2009 preceded by the completion of the related land transactions on or before 31<sup>st</sup> December 2008, subject to agreement on the terms and supporting documentation.
- 2) Taylor Wimpey Ltd. to return to the Council the freehold interest of all land transferred under the terms of the Collaboration Agreement and for there to be no further transfers.
- 3) A relaxation of the restrictions on the Council releasing land for development.
- 4) The Council to pay Taylor Wimpey Ltd. £5m on completion of the agreement as a contribution towards closing the current developer account.
- 5) Taylor Wimpey Ltd. to pay the Council £12m in staged payments in compensation for releasing them from the Collaboration Agreement financing arrangements. Penalty and interest charges will form part of the agreement.
- 6) Following the completion of all compensation payments in full, the Council will take over all funding obligations for further Primary Infrastructure Works, Section 106 contributions and any directly associated commuted sums.
- 7) Until Taylor Wimpey Ltd. complete the compensation payments in full, Taylor Wimpey Ltd. (or their successors in title) will remain liable for their share of the Primary Infrastructure Works, Section 106 and directly related commuted sums, as per the current Collaboration Agreement.
- 8) Following the completion of the compensation payments in full, the Council will take full control and will have absolute discretion in the managing, planning and phasing of the development of the remainder of the site (outside East Wichel) with the tacit compliance of Taylor Wimpey Ltd.