

CABINET ADDENDUM

4.00PM, THURSDAY, 10 MAY 2012
COUNCIL CHAMBER, HOVE TOWN HALL

ADDENDUM

ITEM			Page
260.	PUB	LIC QUESTIONS	1 – 2
	(a) (b) (c)	Ms. V. Paynter – Neighbourhood Councils Ms. R. Crook – Saltdean Lido Ms. B. Fishleigh – Saltdean Lido	

CABINET	Agenda Item 260
10 th May 2012	Brighton & Hove City Council

WRITTEN QUESTIONS FROM MEMBERS OF THE PUBLIC

A period of not more than fifteen minutes shall be allowed for questions submitted by a member of the public who either lives or works in the area of the authority at each ordinary meeting of the Cabinet.

Every question shall be put and answered without discussion, but the person to whom a question has been put may decline to answer. The person who asked the question may ask one relevant supplementary question, which shall be put and answered without discussion.

The following written questions have been received from members of the public.

(a) Ms Valerie Paynter

"Within the May local elections, Queens Park, governed by Westminster City Council in London voted in a referendum on whether or not to take advantage of the Localism Bill and create a Parish Council there. It has got me wondering, what are the differences and similarities as between a Parish Council and a Neighbourhood Council and is there anything to stop wards in Brighton & Hove seeking to become new Parish Councils within the unitary authority?"

Councillor Duncan, Cabinet Member for Communities, Equalities and Public Protection will reply.

(b) Ms Rebecca Crook

"Please can you outline what measures the Council have undertaken with regards to health and safety and pool operating machinery to ensure that Saltdean Lido is legally ready to open on the 31 May 2012 as per the terms and conditions of the leaseholder's lease?"

Councillor Bowden, Cabinet Member for Culture, Recreation & Tourism will reply.

(a) Ms Bridget Fishleigh

BHCC is meeting the leaseholder of Saltdean Lido next week. If Mr Audley refuses to surrender his lease at this meeting when will the LPA be serving a section 48 repairs notice to ensure that the leaseholder is compelled to start fixing the serious structural issues which have been identified in multiple surveys commissioned by the council?

Please could you also outline which officials and council committees will make the decision about serving the section 48 repairs notice?

Councillor Bowden, Cabinet Member for Culture, Recreation & Tourism will reply.