KEWSTOKE PARISH COUNCIL

REGISTER OF MEMBERS' DISCLOSABLE PECUNIARY INTERESTS

The Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012

Members are required to register the following disclosable pecuniary interests. Members have a disclosable pecuniary interest if it is of a description specified in No's 1 - 7 below and it is the Member's interest or it is an interest of the following 'relevant person'—

(i) The Member's spouse or civil partner,

(ii) A person with whom the Member is living as husband and wife, or

(iii) A person with whom the Member is living as if they were civil partners,

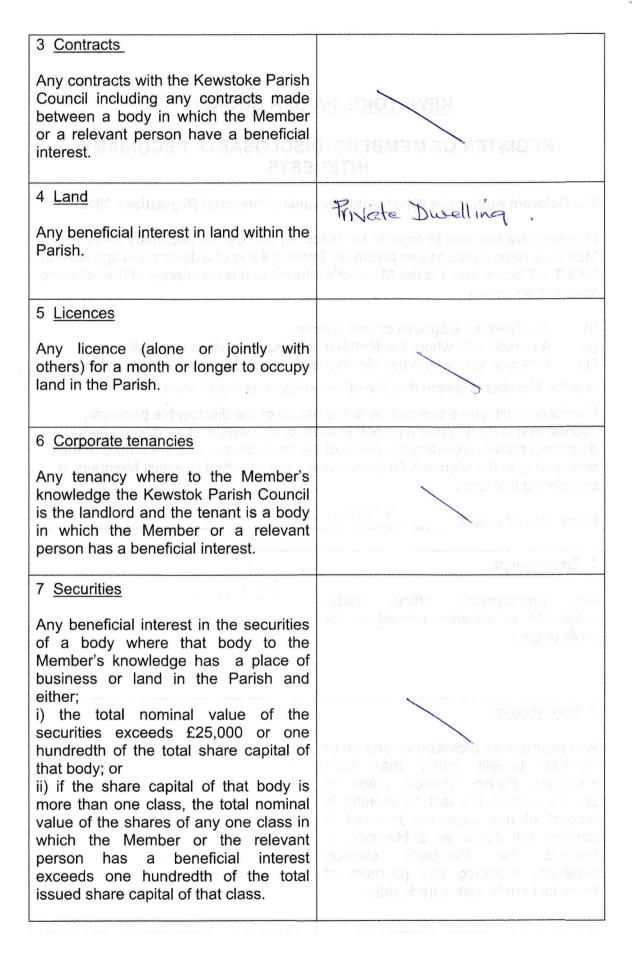
and the Member is aware that the other person has the interest.

Members must give a description of the nature of the disclosable pecuniary interest and state whether it is their interest or an interest of a 'relevant person' described above, providing the name of the other person and the nature of their relationship to the Member. Guidance notes are attached to assist Members in completing this form.

Name (Block Capitals):

ANTHONY HORR

1 Employment Anv employment. office, trade. profession or vocation carried on for profit or gain. 2 Sponsorship Any payment or provision of any other financial benefit (other than from Kewstoke Parish Council) made or provided within the last 12 months in respect of any expenses incurred in carrying out duties as a Member, or election towards the Member's expenses including any payment of financial benefit from a trade union.



GUIDANCE NOTES ON THE REGISTRATION OF INTERESTS

HOSPITALITY

You should declare in the Council's Hospitality Register any gift or hospitality you have received in your role as a Parish Councillor, with an estimated value over £25. This can be notified via email to: parishclerkkewstoke@gmail.com

This completed form must be returned to the Monitoring Officer, Parish Council of Kewstoke.

Any changes to the information stated above must be notified in writing to the Monitoring Officer within 28 days.

Declaration

I recognise that it is a breach of the Localism Act 2011 and a criminal offence to: a) Omit information that ought to be given in this notice;

b) Provide information that is materially false or misleading;

c) Fail to give further notice, within 28 days of becoming aware of any change to the interests specified, or of acquiring any new interest, in order to bring up to date the information given in this notice.

Councillor Signed: Date....

Monitoring Officer

Signed. 2023 Date

exemple, you awa, you reputyou ana mained so the proposas for on you may under a touru trecome entrix dito the proceeds withoutland. This includes you frome address if you own lease or rent it. Excluded is land where you are a musted for o her periore or where you are an energier or grammistrator of the estate of sourceand who has ched and have no intervet in the escate.

Pryou awa land cluste the area of the Council you do cot have to deulare if but it you receive an incours from the land then in the 'Employment section' the property feiting for siness should be domared, instituts not necessary to state where the property is.

"Land" for this purpose includes houses, buildings, and the interest of a sand pages. It excludes drainings rights, aghts of way, and other rights which up not entitle you, whither allans, or juritly with chiers) to occupy the final of tridney. Income from it.

The requirement to register the interest of a montgrape does not mean that if you have a montgraper on your house you have to deden it. Montgraper' is the person who rends arong to anome to the socurity of a montgrape. If you aro r incutgrapee you need to give the relatence of the socurity of a montgrape. If you aro r incutgrapee you need to give the relatence of the bornetion of the relatence of the socurity.