Register of members' interests

ASTON ROWANT PARISH Council, 1. Car CUNNINGAAN

give notice that I have set out below the disclosable pecuniary interests which are required to be notified to the monitoring officer further to the provisions of the Localism Act 2011 and the Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012.

IMPORTANT: Please read the accompanying notes before completing each section of the form

1. EMPLOYMENT, OFFICE, TRADE, PROFESSION OR VOCATION

Paragraphs 8 to 11 in guidance notes

HEAD OF COMMERCIAL PROSPECTS
ANTONOBEL scought, uk.

2. SPONSORSHIP

Paragraphs 12 to 13 in guidance notes

Member or co-opted member

Note: this section does not apply to your spouse, civil partner or equivalent

NONE

3. CONTRACTS

Paragraphs 14 to 15 in guidance notes

NONE

4. LAND NOTE - YOU SHOULD INCLUDE YOUR HOME ADDRESS IN THIS SECTION

Paragraphs 16 to 19 in guidance notes

OWNER, SCHOOL LANG HOUSE SCHOOL LANG ASTON ROWANT OXEOL PSIMAR OXEGE PSIMAR OXEGE SSU

5. LICENCES

Paragraphs 20 to 21 in guidance notes

NONA

6. CORPORATE TENANCIES

Paragraphs 22 to 23 in guidance notes

NONE

. SECURITIES
Paragraphs 24 to 25 in guidance notes
NONE

8. OTHER INTERESTS [NON-STATUTORY] THAT YOU MAY WISH TO ADD

Inote: government guidance requires you to register trade union membership)

Paragraphs 26 to 28 in guidance notes

NONE

COMPLETED:	RECEIVED:
Signed: Councillor	Signed: Monitoring officer of the district council
Date: 18/5/19	Date:

Finally, have you:

either completed the form electronically or handwritten clearly and in capitals?

granded the interests of your spouse, civil partner or equivalent where applicable?

Included all land interests [including your home] in section 4? If not, please state the reason why you do not have any land interests.

written information in full without abbreviations or acronyms?

Written "none" where there is nothing to register?

Pread the guidance notes?

signed and dated the notification (if handwritten)?

Note: it is an offence to fail to register interests in accordance with the Act. NOTES FOR GUIDANCE

WHOSE INTERESTS MUST BE INCLUDED?

- The Act provides that the interests which must be notified are those of a member or coopted member of the authority, or
- those of a spouse or civil partner of the member or co-opted member;
- those of a person with whom the member or co-opted member is living as husband/wife;
- those of a person with whom the member or co-opted member is living as if they were civil partners.
 (in each case where the member or co-opted member is aware that the other person has the interest)
- You do not need to distinguish between your interests and those of your spouse but you do need to include those of your spouse, civil partner or equivalent.

WHEN SHOULD THE MONITORING OFFICER BE NOTIFIED OF DISCLOSABLE PECUNIARY INTERESTS?

- 3. As a member or co-opted member you must, before the end of 28 days beginning with the day on which you became a member or co-opted member of the authority, notify the authority's monitoring officer of any disclosable pecuniary interests which you or your spouse or civil partner or equivalent have at the time when the notification is given.
- 4. On re-election or re-appointment as a member or co-opted member you should notify