John Burgess

From:John BurgessSent:03 May 2013 15:23To:'Cornelius, Cllr Richard'Subject:RE: Letter on response to Judicial Review

Hi Richard Thank you for your email response.

I did not send the letter to re-open the rights and wrongs of One Barnet. I wrote to you about how the message of the JR was being promoted and asking you to reflect on how this has impacted on staff morale. It is on this point I would like a response.

Best wishes John Burgess Branch Secretary. Barnet UNISON 0208 359 2088 www.barnetunison.me.uk Barnet UNISON "Watch it & Share it" Barnet UNISON Facebook Barnet UNISON Twitter

From: Cornelius, Cllr Richard [mailto:Cllr.R.Cornelius@barnet.gov.uk]
Sent: 03 May 2013 00:35
To: John Burgess
Subject: RE: Letter on response to Judicial Review

Dear John,

Thank you for the letter that you sent. I did not believe that you, your union or very many members of it would have been involved in the recent application for a judicial review.

Whatever has been decided will go ahead andf whilst there will be disadvantage for some staff membres the programmed savings will actually protect jobs. Any plan B is going to be pretty tough on numbers as it seeks the One Barnet total savings required.

It is interesting to reflect on the costs of this recent legal action and the costs of the delay to implementation. Think how this money will end up being recovered in the face of the obligation to balance the budget.

regards

Richard

From: John Burgess [mailto:John.Burgess@barnetunison.org.uk] Sent: 01 May 2013 17:08 To: Cornelius, Cllr Richard Cc: Moore, Cllr Alison; Cohen, Cllr Jack Subject: Letter on response to Judicial Review Importance: High

Dear Richard

Please find enclosed letter.

Best wishes John Burgess Branch Secretary. Barnet UNISON 0208 359 2088 www.barnetunison.me.uk Barnet UNISON "Watch it & Share it" Barnet UNISON Facebook Barnet UNISON Twitter

Keep up to date go to the new Barnet UNISON website at <u>http://www.barnetunison.me.uk</u> The information in this e-mail is confidential and may also be subject to legal privilege. It is intended solely for the addressee. If you are not the intended recipient please reply to the sender. You are hereby placed on notice that any copying, publication or any other form of dissemination of this e-mail or its contents is prohibited. Whilst every endeavour is taken to ensure that e-mails are free from viruses, no liability can be accepted and the recipient is requested to use their own virus checking software. Please consider the environment - do you really need to print this email?

This email and any attachments to it are intended solely for the individual to whom it is addressed. It may contain sensitive or confidential material and should be handled accordingly. However, it is recognised that, as an intended recipient of this email, you may wish to share it with those who have a legitimate interest in the contents.

If you have received this email in error and you are not the intended recipient you must not disclose, distribute, copy or print any of the information contained or attached within it, all copies must be deleted from your system. Please notify the sender immediately.

Whilst we take reasonable steps to identify software viruses, any attachments to this email may contain viruses which our anti-virus software has failed to identify. No liability can be accepted, and you should therefore carry out your own anti-virus checks before opening any documents.

Please note: Information contained in this e-mail may be subject to public disclosure under the Freedom of Information Act 2000 or the Environmental Information Regulations 2004.