

County Hall Beverley East Riding of Yorkshire HU17 9BA Telephone (01482) 393939 www.eastriding.gov.uk Caroline Lacey Chief Executive

Mr Peter Robinson 16 Hornbeam Drive Cottingham East Riding of Yorkshire HU16 4RU

Your Ref:

Our Ref: CL/TAC06829/RES Enquiries to: Caroline Lacey

E-Mail: Caroline Lacey eastriding.gov.uk

Tel. Direct: (01482) 391000 Date: 26 September 2017

Dear Mr Robinson

I refer to your letter of 15 September 2017.

The clause to which you refer was a proviso within the contract that enabled Arvato Government Service (ERYC) Ltd in certain circumstances to temporarily sub contract the provision of the services to the Council to another Bertelsmann Group Company.

The circumstances in which they could do this were in the event of Machinery Breakdown (defined as the breaking down of a piece of equipment which is material to the provision of the services, or any of them) or Service Provider Staff Shortages.

This provision was never exercised. The provision of the services was never sub contracted by the service provider.

The situation remains that Councillor Parnaby does not have a disclosable pecuniary interest by virtue of his Directorship of Arvato Government Services Ltd.

Yours sincerely

Caroline Lacey Chief Executive



Peter Robinson 16 Hornbeam Drive Cottingham HU16 4RU

01482 848281 peter@snuffmill2.karoo.co.uk

2 October 2017

Caroline Lacey
Chief Executive
East Riding of Yorkshire Council
County Hall
Beverley
HU17 9BA

Dear Mrs Lacey

Re:- Non disclosure of pecuniary interest, Arvato / Cllr. Parnaby, a formal complaint 2000 pages of Arvato contract proves deceit by County Hall

Thank you for your letter of 26 September 2017

The first two paragraphs of your letter clearly confirmed the facts in my previous letter that the company of which Cllr Parnaby is a director was involved in the contract to provide services to the East Riding of Yorkshire Council and therefore he did commit a criminal act for twelve years by not declaring it.

It matters not which particular company he is a director of as all Bertelsmann/Arvato companies are included in the contract to provide services to the council and therefore it is a clear irrefutable Disclosable Pecuniary Interest.

Your worthless defence of this miscreant councillor relies on the extremely tenuous fact that some sections of the Bertelsmann/Arvato group might not have been called on to assist in the ten years whilst this contract was running, the point is, the contract of which they are all a part allowed that any one of them could have been used at any time during this period without notice, including Cllr Parnaby's company.

As a football supporter he would obviously agree with the analogy that substitutes who sit on the benches for the duration of the match are nevertheless members of the team and enjoy the same rewards and benefits as all other team members.

In a previous letter, whilst knowing and withholding the facts, you falsely stated that there was nothing to prosecute and now the true facts are public knowledge and a clear criminal act has been committed what possible reason do you now rely on to justify your inaction?

Yours sincerely

Peter Robinson