



AGENDA ITEM NO. 6

**STOCKWOOD, HENGROVE & WHITCHURCH
NEIGHBOURHOOD PARTNERSHIP
9TH DECEMBER 2015**

Report of: Ariaf Hussain, Neighbourhood Partnership Coordinator

Title: Wellbeing Budget Report

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RECOMMENDATIONS

That the Neighbourhood Committee approves the recommendations from the Wellbeing Panel for the allocation of Wellbeing Funding

1. Stockwood, Hengrove & Whitchurch Neighbourhood Partnership has £18,050 available unallocated funding in the Wellbeing budget as at 23rd September 2015.

Ward	2014-15 available funds	Funds Allocated (tbc)	Balance (tbc)
Stockwood	£10,000	June 2015: £975 Sept 2015: £175 Dec 2015: £1,100	£7,750
Hengrove	£10,000	June 2015: £975	£8,250

		Sept 2015: £175	
		Dec 2015: £600	
Total	£20,000		£16,000

2. The Wellbeing Panel met on 24th November 2015 to review the applications/requests received as laid out in the table below:

All Applications:

Ward	Applicant	Amount applied for	Purpose	Amount of grant recommended
1 Hengrove and Stockwood	Oasis Academy	£1,200	4 Half Term Clubs	£1,200
Stockwood	FOSoS	£500	Installation of Notice Board	£500
	TOTAL	£1,700		
			Funds Remaining	£16,000

3. The tables below give a breakdown of the applications by ward:

Table 1: Stockwood applications

	Applicant	Amount applied for	Purpose	Amount of grant recommended
	Oasis John Williams	£600	Half Term Club	£600
	FOSoS	£500	Installation of Notice Board	£500
	TOTAL	£1,100		£1,100
			Funds Remaining	£7,750

Table 2: Hengrove applications

	Applicant	Amount applied for	Purpose	Amount of grant recommended
	Oasis John Williams	£600	Half Term Club	£600
	TOTAL	£600		£600
			Funds Remaining	£8,250

4. The next Wellbeing deadline for application is 19th February 2016, with the panel meeting for recommendations on 1st March 2016.

Legal Information

When councillors decide how the wellbeing fund is spent they should have due regard to the public sector equality duty that applies to all public bodies. This duty is contained in the Equality Act 2010 and came in to force on 6 April 2011. It replaces previous equality duties under the Sex Discrimination, Race Relations and Disability Discrimination Acts.

The duty means that councillors are required to have due regard to the need to:

- Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited under the Act
- Promote equality of opportunity between different groups
- Foster good relations between people from different groups

The duty covers the following protected characteristics:

- Disability, Sexual orientation, Age, Gender reassignment, Religion and belief; Sex, Race, Pregnancy and maternity.

It also applies to marriage and civil partnership, but only in respect of the requirement to eliminate discrimination and harassment.