Dear Sir

I refer to your email of 16 October. The answers to your questions are as follows:-

Please kindly provide a list of council-run buildings (including Libraries, Day Care Centres, Community Centres, Schools and Administrative bases) which your Council has had to close since 2010. Please provide the name of the buildings and the postcodes of the buildings.

Such closures would include those where people have to seek the same type of service from a different location* which already exists (or maybe there is no alternative available). * If there are any scenarios where a service provision is not closed but relocated across the road to another council building I don't require information on that.

I require the list to include buildings closed and disposed plus buildings that are re-let following service closures. If there is a scenario where the building is closed but still under council ownership then please include that in the list.

I'm only interested however in the buildings in which you provided a service that you were forced to close due to Government cuts to your budget making it no longer financially viable for you to keep such buildings open.

The reason why I require this information is to get a picture of the effect of any Government cuts to council budgets which in turn is forcing councils to find ways to make savings.

Nil.

Your Right to Appeal

If you are unhappy with this reply you may require the Council to review its actions and decisions in relation to your request.

The requirement for review must:-

- be in writing or other permanent form (please address it to me);
- state your name and give an address for correspondence;
- specify the original request for information and the matter which gives rise to your dissatisfaction; and
- be made within 40 working days of the date of this response, although the Council may, if it considers it appropriate to do so, consider requirements for review after that time has passed.

Your requirement for review will be dealt with by the Chief Executive. He will reply to you in writing promptly and in any event within 20 working days. He may:-

- confirm my decision with or without modification;
- substitute a different decision for my decision;

and will give you his reasons for so doing.

Yours faithfully

Kenneth McKaig

Legal Manager