Discretionary Rate Relief Policy

Mandatory business rate relief is

available to:

- any organisation which is a registered charity and the property is used wholly or mainly for charitable purposes
- Community Amateur Sports Clubs (CASC) registered with HM Revenue & Customs.

Mandatory Rate Relief for these organisations is funded by the government and gives a recipient an 80% reduction in their business rates.

Mandatory Rate Relief at 100% is also available to certain small shops and post offices in rural settlements.

Discretionary Rate Relief (DRR)

In addition to the 80% mandatory rate relief, the Cabinet Member for Finance and Resources, after consulting with the relevant Ward Members, can award DRR from 1% through to the full amount of the remaining 20% of the rate bill and the award is entirely at his discretion.

Non-profit making organisations which are not entitled to Mandatory Rate Relief may apply for discretionary rate relief if they meet the eligibility criteria.

ELIGIBILITY

- An organisation which is a registered charity and where the property is used wholly or mainly for charitable purposes
- Community Amateur Sports Clubs (CASCs) registered with HM Revenue & Customs
- Organisations which are non-profit making and where a rateable property is used for charitable purposes, concerned with education, social welfare, science, literature/the fine arts, or is used wholly or mainly for recreation by a not-for-profit club or society.

The Cabinet Member may also award discretionary rate relief to top up the mandatory rate relief available to certain ratepayers in rural settlements.

The Council has powers to award discretionary rate relief to other ratepayers but only in very exceptional circumstances will these be exercised.

General Criteria for granting Discretionary Rate Relief

- Applications for Discretionary Rate Relief will be reviewed against the criteria shown below and the Council must be satisfied that the property is used for purposes which are of benefit to Mid Sussex District Council residents.
- Eligible organisations which receive other grant funding from the Council for their core services, and those which provide services on a contractual basis to the Council, can expect to be awarded discretionary rate relief in full.
- The Cabinet Member for Finance and Resources will consult with the relevant Ward Members before reaching an award decision.

In the opinion of the responsible Cabinet Member, the services provided by the organisation contribute to reducing public expenditure and would otherwise be met by the taxpayer if the service was no longer provided by the organisation.

The organisation, in the opinion of the Cabinet Member is helping the priorities of the Council as described in its Corporate Plan to a considerable degree, and so may be awarded a DRR grant of up to 100%.

Organisations where the following points apply will not generally receive DRR

- Charities or organisations that are not primarily for the benefit of MSDC
 residents The Council is unlikely to grant DRR to charities or organisations located
 within the Council's area where the premises in question are used to provide or
 administer services for an organisation of an international, national, county wide or
 regional nature unless there is some particular demonstrable benefit to the residents
 of Mid Sussex District significantly over and above the benefit to the residents of
 other areas.
- Shops operated by trading arms of charities Permanent profitable shops run by
 charities would not normally qualify for DRR and in any circumstances the Council is
 unlikely to grant relief to shops operated by the trading arms of locally based charities
 unless they can demonstrate that at least 75% of their purpose is for the benefit of
 the Mid Sussex District Council community alone and where donated goods make up
 at least 75% of their sales.
- Bodies operating a restrictive membership policy It is not the Council's general
 policy to grant relief to any body that does not allow access to all parts of the
 community unless such restrictions are necessary because of the size of the property
 occupied by the body or in order to ensure a pre-determined level of ability or
 required standard of achievement for a particular sport or activity.
- Businesses having more than 12 months spending available as free reserves An organisation, or an organisation to which it is directly affiliated, whose accounts clearly show an ability to pay or an ability to readily generate sufficient income to cover running costs will not be considered for relief unless a medium term business plan exists which details how these reserves are to be used to the benefit of the local community.
- Organisations whose premises are shared with other businesses which do not meet the eligibility criteria – generally no discretionary rate relief will be awarded in these circumstances
- **Sports clubs with paid players-** generally no discretionary rate relief will be granted where players are paid.

Organisations with high bar and/or gaming machine profits - an organisation which operates a licensed bar or has gaming machines must be able to demonstrate that these are not the primary or a significant attraction for the majority of members and that it is still primarily a sports organisation. Organisations where the bar prices are significantly below the market rate would not normally qualify for relief.