

26/2/25 -  
DEFERRED  
PENDING MORE  
INFO



COMING  
MARCH 26<sup>TH</sup>

## Abertillery and Llanhilleth Community Council (ALCC)

### Council Grant Application

(see criteria and process attached before applying)

Name and Address of your group, organisation or project:

Valleys Gymnastics Academy (Fit and Fed Project)  
Unit 3H Croespenmaen Ind Est  
Oakdale  
NP11 3AG

Contact name:

Telephone number:

Email:

#### What are the aims of

By running the Fit and Fed project, Valleys Gymnastics Academy aims to make a meaningful impact on the local community of Abertillery, ensuring that children stay active, nourished, and engaged during school holiday periods.

The aims of our Fit and Fed project for children are:

1. **Encouraging Physical Activity** – Providing fun, structured sports and fitness sessions to keep children active, develop their physical skills, and promote a love for movement.
2. **Reducing Holiday Hunger** – Ensuring children have access to healthy, nutritious meals during school holidays, particularly those who may otherwise experience food insecurity.
3. **Improving Health & Well-being** – Supporting children's physical and mental well-being by offering a safe and supportive environment where they can be active, social, and engaged.
4. **Providing a Safe and Inclusive Space** – Creating a welcoming environment where all children, regardless of background or ability, can participate in

activities and receive healthy meals.

5. **Developing Lifelong Healthy Habits** – Educating children about the importance of regular exercise and balanced nutrition to encourage long-term healthy lifestyle choices.
6. **Reducing Social Isolation** – Giving children opportunities to interact with peers, build friendships, and develop social skills, particularly during school holidays when they may have fewer structured activities.

### **How does your project benefit the Abertillery and Llanhilleth area or its residents?**

The Fit and Fed project run by Valleys Gymnastics Academy at Abertillery Sports Centre brings significant benefits to the Abertillery and Llanhilleth area and its residents by:

1. **Supporting Local Families and Children** – By providing **FREE** access to fit and fed sessions, with access to physical activity and nutritious meals, easing financial pressure on families, especially during school holidays. Helps children from low-income households who may otherwise struggle with food insecurity.
2. **Promoting Health and Well-being** - Encourages regular physical activity, improving children's fitness, coordination, and overall health. Supports mental well-being, reducing stress, anxiety, and feelings of isolation through structured activities and social interaction.
3. **Boosting Community Engagement and Development** - Strengthens community connections by bringing together children, families, and local organisations to deliver a variety of sports and activities giving children the opportunity to try new sports.
4. **Encouraging Lifelong Healthy Habits** - Educates children about healthy eating and active lifestyles, empowering them to make better choices long-term and encourage ongoing participation in sports and community activities beyond the project.
5. **Utilising and Enhancing Local Facilities** - Increases usage of Abertillery Sports Centre, ensuring it remains a vital hub for community fitness and well-being. Attracts families to engage with local services and activities.

### **Details of project costs:**

A. Project costs met by group (include match funds)	Amount (inc. VAT)
Sports Hall Hire £30ph 2 hours (10 sessions)	£600 – Absorbed by VGA
Food Hygiene Qualification 2 staff	£25 – Absorbed by VGA

1 paid staff - £12.50ph (2 hours) (10 sessions)	£250 – absorbed by VGA
Sub Total	£875
<b>B. Costs requested from ALCC</b>	<b>Amount (inc.VAT)</b>
Session Cost of Food (10 sessions)	£500
Staff Costs 1 paid coach 1 volunteer coach 12.50ph (2 hours) (10 sessions)	£250
External organisation delivery.	£250
Sports Hall Hire £30ph 2 hours (10 sessions)	Absorbed by VGA
Food Hygiene Qualification 2 staff	Absorbed by VGA
Sub Total	£1000
<b>C. Total project costs (A + B) TOTAL</b>	<b>£1875</b>

Is your organisation a: VGA is recognised as a Social Enterprise, VGA is a not-for-profit community gymnastics club based across four local authorities in Wales - Caerphilly, Blaenau Gwent, Torfaen, and Merthyr Tydfil.

Payee: Valleys Gymnastics Academy .....

Print Name: Tara Edwards.....

Role in group: Community and Outreach Manager .....

Signed: T.Edwards .....

Date: 06/02/2025

Please return this form with any relevant supporting documents (group constitution, financial statements, letters of support etc.) to [clerk@abertilleryandllanhilleth-wcc.gov.uk](mailto:clerk@abertilleryandllanhilleth-wcc.gov.uk) or:

Town Clerk,  
Abertillery and Llanhilleth Community Council,  
Mitre Street,  
Abertillery,  
NP13 1AE



**MEMORANDUM AND ARTICLES OF ASSOCIATION  
OF  
VALLEYS GYMNASTICS ACADEMY LIMITED**

**COMPANY NUMBER: 7613730  
DATE OF INCORPORATION: 26/04/2011**

**Clive Mathias & Co  
(Clive Mathias Limited)  
Director : Clive Mathias LLB LLM ACIS**

**(T) 01348 811571  
(E) [clivemathias@tiscali.co.uk](mailto:clivemathias@tiscali.co.uk)**

**THE COMPANIES ACT 2006**

**PRIVATE COMPANY LIMITED BY GUARANTEE**

**MEMORANDUM OF ASSOCIATION**

**OF**

**VALLEYS GYMNASTICS ACADEMY LIMITED**

Each Subscriber to this Memorandum of Association wishes to form a Company under the Companies Act 2006 and agrees to become a Member of the Company

**Name of each Subscriber**

**Authentication by each Subscriber**

Melissa Gordon  
Nicholas Gordon  
Elizabeth Ann Olivia Webster  
Stuart James Connor  
Wendy Jayne Penson  
Wendy Irene Greenough  
Leanne Connor

**Dated: 22 April 2011**

THE COMPANIES ACTS 2006

PRIVATE COMPANY LIMITED BY GUARANTEE

ARTICLES OF ASSOCIATION

OF

VALLEYS GYMNASTICS ACADEMY LIMITED

DEFINED TERMS

- 1) The following provisions comprise the Articles of Association of the Company. Unless the context otherwise requires words or expressions contained in these articles bear the same meaning as in the Companies Act 2006 in force on the date when these articles become binding on the Company.
- 2) A Member means any person who has made a written undertaking to contribute to the assets of the Company in accordance with the Clause "Liability of Members" below and who has been admitted to Membership in accordance with Section 112 of the Companies Act 2006. Membership shall be construed accordingly
- 3) A Club Member means any person who has been admitted to membership of the Company as a Club Member (other than in accordance with the preceding clause) in order to participate in the objects and activities of the Company and to make use of the Company's facilities. Club Membership shall be construed accordingly
- 4) References to "the Directors" mean – unless expressed or unless the context suggests otherwise – the Directors acting as a board of Directors
- 5) The Rules mean any rules which the Directors shall approve in accordance with these Articles of Association

OBJECTS

- 6) The objects of the Company shall be
  - a) the promotion and furthering the interests of and encouraging participation in gymnastics and gymnastic based activities;
  - b) offering coaching and competitive opportunities for young gymnasts at local facilities which are available to the Company; and
  - c) the provision of all kinds of facilities to enable participation by all persons who wish to enjoy Club Membership.
- 7) These objects shall be consistent with the furthering of equal opportunities for all groups in the sport of Gymnastics free of any kind discrimination on grounds of age disability sex sexual orientation religion race or ethnicity or any other kind of discrimination.
- 8) The activities of the Company shall be organised on an amateur basis:
  - a) as non profit making; and
  - b) all benefits of the Company shall be provided to Club Members and others who may use the facilities of the Company on the same basis which any amateur sports club may provide

LIABILITY OF MEMBERS

- 9) The liability of every Member is limited to £5 being the amount that every Member undertakes to contribute to the assets of the Company in the event of its being wound up while he or she is a Member or within one year after he or she shall cease to be a Member for:-
  - a) payment of the Company's debts and liabilities contracted before he or she ceases to be a Member,
  - b) payment of the costs, charges and expenses of winding up, and
  - c) adjustment of the rights of the contributories among themselves.

DIRECTORS

- 10) Until and unless otherwise determined by the Company in general meeting there shall be a minimum of three Directors on office at any one time. If the said number of Directors shall be less than the said prescribed minimum number of Directors at any time the Director or Directors who shall be in office may appoint a Director or Directors in order to meet the above requirement
- 11) Any designations and duties of the Directors shall be determined by the Directors
- 12) In addition the Directors may invite representatives of other organisations or other individuals (who shall not be Directors) to attend meetings of the Directors and otherwise advise the Directors as non-voting advisors.

MANAGEMENT

- 13) Subject to the articles the Directors are responsible for the management of the Company's business for which purpose they may exercise all the powers of the Company.

#### DECISION MAKING (DIRECTORS)

- 14) The Directors may convene their meetings at any time and regulate their meetings as they shall decide
- 15) Any decision of the Directors must be either a majority decision at a meeting or a unanimous decision taken in accordance with the next article.
- 16) A unanimous decision of the Directors may take the form of a resolution in writing copies of which have been signed by every Director or to which every Director has otherwise indicated agreement in writing
- 17) The Chairman or any Director may call a meeting of the Directors at any time by notice served upon all the Directors.
- 18) Notice of any Directors' meeting must indicate:
  - a) its proposed date and time;
  - b) where it is to take place; and
  - c) if it is anticipated that Directors participating in the meeting will not be in the same place, how it is proposed that they should communicate with each other during the meeting.
- 19) Notice of a Directors' meeting must be given to every Director but need not be in writing
- 20) At a Directors' meeting unless a quorum is participating no proposal is to be voted on except a proposal to call another meeting.
- 21) The quorum for Directors' meetings may be fixed from time to time by a decision of the Directors. Unless otherwise fixed the quorum shall be three Directors
- 22) If the total number of Directors for the time being is less than the quorum required, the Directors must not take any decision other than a decision to appoint further Directors.
- 23) The Directors may appoint a Chairperson to chair meetings on a continuing basis. If they do not do so or if any Chairperson who shall be so appointed is not present at the start of any meeting of Directors or is unable or fails to attend a meeting of the Directors the Directors present shall appoint a Director to chair the meeting.
- 24) The Directors may terminate the Chairperson's appointment at any time.
- 25) If the Chairperson is not participating in a Directors' meeting within ten minutes of the time at which it was to start or if a Chairman shall not have been appointed the Directors present at the meeting must appoint a Director to chair it.
- 26) If the numbers of votes for and against a proposal are equal the Chairperson of the meeting is not entitled to a second or casting vote.

#### CONFLICT OF INTERESTS (DIRECTORS)

- 27) Every Director is under a statutory duty to avoid actual or potential direct and indirect conflicts of interests which he she may have or are likely or expected to have with those of the Company. Every Director has a duty to inform and make full written disclosure to the Company of the detailed nature of all such conflict situations.
- 28) Any such conflict of interest shall be subject to any conditions which the Company may impose by ordinary resolution::
- 29) The duty in the preceding two clauses shall not apply to any conflict of interest which may arise in relation to any transaction or arrangement between the Company and any Director. In that case the Director in question must fully disclose his or her interests to the Directors prior to any consideration and approval of the particular matter. Any such approval shall be on the basis that any such transaction or arrangement shall be on a commercial open market and arms length basis. The Director in question shall not vote on the matter and shall not be counted for quorum purposes. In relation to the matters in this clause if any meeting or if the consideration of the particular business shall be incapable of proceeding the matter shall be referred for consideration and any approval to the Company in General Meeting

#### APPOINTMENT OF DIRECTORS

- 30) Any person who is willing to act as a Director and is permitted by law to do so may be appointed to be a Director by the Directors. The Directors may at any time appoint any person as a Director so long as the prescribed maximum number of Directors shall not be exceeded

#### TERMINATION OF DIRECTORSHIP

- 31) A person ceases to be a Director if:
  - a) that person ceases to be a Director by virtue of any provision of the Companies Act 2006 or is prohibited from being a Director by law;



- b) a bankruptcy order is made against that person; or
- c) that person resigns in writing by written notice to the Company; or
- d) that person shall fail to meet any conditions which the Company in General Meeting may impose in connection with any conflict of interest

#### REMUNERATION OF DIRECTORS

- 32) Subject to the next clause and in accordance with these Articles of Association Directors shall not be paid for their services to the Company as Directors.
- 33) Directors (as Directors) shall be entitled to be paid reasonable expenses which he or she may incur (as Director)

#### MEMBERSHIP AND CLUB MEMBERSHIP OF THE COMPANY

- 34) No person shall become a Member of the Company unless:
  - a) that person has completed an application for Membership in a form approved by the Directors, and
  - b) has made a written undertaking to contribute to the assets of the Company in accordance with Clause 9
  - c) the Directors have approved the application.
- 35) Membership and Club Membership of the Company shall be open to any person who is prepared to accept and support the objects of the Company. Membership and Club Membership and the activities and policies of the Company shall be free from any kind of discrimination as described in the Objects of the Company (as described above). A Member may resign as Member by giving seven clear days written notice to the Company. Membership is not transferable. A person's Membership shall terminate in accordance with these Articles of Association and when that person dies. Club Membership shall be in accordance with the Rules.
- 36) The Directors may at any time terminate the Membership of any Member of the Company
  - a) if the Directors are satisfied that that Member is no longer fit and proper to be a Member of the Company; and
  - b) Any Member (Including the Member in question) shall have the right to require the Directors to convene a general meeting of the Company to hear the Member's representations about the expulsion. Any such representations shall be of reasonable length to be determined at the discretion of the Chairman. Such a meeting shall be held at a time and place fixed by the Directors acting reasonably. The decision of the Company in general meeting with respect to the expulsion shall be final and binding on all concerned.

#### GENERAL MEETINGS

- 37) The Company shall hold an annual general meeting every calendar year as soon as may be practical after the approval by the Directors of the Company's annual accounts. The annual general meeting shall be held at such time and place as the Directors shall determine. The business of the annual general meeting shall be the presentation to Members of the Annual Financial Statements of the Company -- the appointment of any Auditor -- and any other business which may be approved by the Directors or the Chairman of the meeting
- 38) The Directors may at any time convene any other general meeting. All general meetings (which include the annual general meeting) shall be called by at least 14 clear days notice. Or - by shorter notice if so agreed by not less than ninety per cent of the total voting rights of all the Members.
- 39) If the Directors have appointed a Chairperson on a continuing basis the Chairperson shall chair general meetings if present and willing to do so
- 40) If the Directors have not appointed a Chairperson or if the Chairperson is unwilling to chair the meeting or is not present within ten minutes of the time at which a meeting was due to start the Directors present shall appoint a Director to chair the meeting. Otherwise the Members present shall appoint a Director to chair the meeting failing which the meeting shall not proceed and shall be re-convened as soon as shall be practical
- 41) Directors may attend and speak at general meetings whether or not they are Members
- 42) The Chairperson of the meeting may permit other persons who are not Members of the Company to attend and speak at a general meeting.
- 43) If the persons attending a general meeting within half an hour of the time at which the meeting was due to start do not constitute a quorum or if during a meeting a quorum ceases to be present, the Chairperson of the meeting must adjourn it. But if the meeting shall have been convened on the requisition of the Members it shall be dissolved.
- 44) The Chairperson of the meeting may adjourn a general meeting at which a quorum is present if:
  - a) the meeting consents (by ordinary resolution) to an adjournment, or
  - b) it appears to the Chairperson of the meeting that an adjournment is necessary to ensure that the business of the meeting is conducted in an orderly manner.
- 45) The Chairperson of the meeting must adjourn a general meeting if directed to do so (by ordinary resolution) by the meeting.

- 46) When adjourning a general meeting, the Chairperson of the meeting must
- either specify that the time and place of the adjourned meeting shall be the same day of the next week at the same time and place or state that it is to continue at a time and place to be fixed by the Directors, and
  - have regard to any directions as to the time and place of any adjournment which have been given by the meeting.
  - If the continuation of an adjourned meeting is to take place more than 14 days after it was adjourned, the Company must give at least 7 clear days' notice of it (that is, excluding the day of the adjourned meeting and the day on which the notice is given
    - to the same persons to whom notice of the Company's general meetings is required to be given, and
    - containing the same information which such notice is required to contain.
- 47) No business may be transacted at an adjourned general meeting which could not properly have been transacted at the meeting if the adjournment had not taken place.
- 48) The Company shall not enter into any contractual relationship or any transaction or arrangement with any Member (other than under these Articles of Association without the prior approval of the Company in General Meeting. Any such approval shall be on the basis that any such contractual relationship transaction or arrangement shall be on a commercial open market and arms length basis.

#### NOTICE OF GENERAL MEETINGS

- 49) The notice of any general meeting which shall be given to all Members and to the Directors shall specify the time and place of the meeting. In the case of proposed special resolution the notice shall define it as such and shall include the precise form of the proposed resolution. In other cases the notice shall state the general nature of the business to be transacted. In the case of an annual general meeting the notice shall specify the meeting as such.
- 50) The accidental omission to give notice of a meeting to or the non-receipt of such notice by any person entitled to receive notice shall not invalidate any resolution passed or proceedings at any meeting.

#### QUORUM (GENERAL MEETINGS)

- 51) No business other than the appointment of the Chairperson of the meeting is to be transacted at a general meeting if the persons attending it do not constitute a quorum. The quorum for general meetings of the Company shall be three Members (present in person or by proxy)

#### VOTING AT GENERAL MEETINGS

- 52) Every Member shall be entitled to attend and vote at General Meetings of the Company and shall have one vote on any resolution. Club Members shall not be so entitled
- 53) No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is tendered. Every vote not disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the Meeting Chairman whose decision shall be final and conclusive.
- 54) A resolution put to the vote of a general meeting must be decided on a show of hands unless a poll is duly demanded in accordance with the articles.
- 55) Subject to the provisions of the Companies Act 2006 a resolution in writing signed and approved by all the Members for the time being entitled to receive notice of and to attend and vote at general meetings shall be as valid and effective as if the same had been passed at a general meeting of the Company duly convened and held.
- 56) A poll on a resolution may be demanded
- in advance of the general meeting where it is to be put to the vote, or
  - at a general meeting, either before a show of hands on that resolution or immediately after the result of a show of hands on that resolution is declared.
- 57) A poll may be demanded by:
- the chairman of the meeting; or
  - not less than five Members having the right to vote on the resolution; or
  - a Members or Members representing not less than one tenth of the total voting rights of all the Members having the right to vote on the resolution
- 58) A proxy for a Member has the same right to demand a poll as that Member. A demand for a poll may be withdrawn if the poll has not yet been taken and the chairman of the meeting consents to the withdrawal.
- 59) A demand for a poll may be withdrawn if
- the poll has not yet been taken, and
  - the Chairperson of the meeting consents to the withdrawal

- 60) Polls must be taken immediately and in such manner as the Chairperson of the meeting directs.
- 61) Every Member who is entitled to attend and vote at general meetings of the Company may appoint a proxy to attend and vote at general meetings on Members behalf. Proxies may only validly be appointed by a notice in writing (a "proxy notice") which
- a) states the name and address of the Member appointing the proxy;
  - b) identifies the person appointed to be that Member's proxy and the general meeting in relation to which that person is appointed;
  - c) is signed by or on behalf of the Member appointing the proxy, or is authenticated in such manner as the Directors may determine; and
  - d) is delivered to the Company in accordance with the articles and any instructions contained in the notice of the general meeting to which they relate.
- 62) The Company may require proxy notices to be delivered in a particular form, and may specify different forms for different purposes.
- 63) Proxy notices may specify how the proxy appointed under them is to vote (or that the proxy is to abstain from voting) on one or more resolutions
- 64) Unless a proxy notice indicates otherwise, it must be treated as
- a) allowing the person appointed under it as a proxy discretion as to how to vote on any ancillary or procedural resolutions put to the meeting, and
  - b) appointing that person as a proxy in relation to any adjournment of the general meeting to which it relates as well as the meeting itself.
- 65) A person who is entitled to attend, speak or vote (either on a show of hands or on a poll) at a general meeting remains so entitled in respect of that meeting or any adjournment of it even though a valid proxy notice has been delivered to the Company by or on behalf of that person.
- 66) An appointment under a proxy notice may be revoked by delivering to the Company a notice in writing given by or on behalf of the person by whom or on whose behalf the proxy notice was given.
- 67) A notice revoking a proxy appointment only takes effect if it is delivered before the start of the meeting or adjourned meeting to which it relates.
- 68) If a proxy notice is not executed by the person appointing the proxy, it must be accompanied by written evidence of the authority of the person who executed it to execute it on the appointor's behalf.
- 69) An ordinary resolution to be proposed at a general meeting may be amended by ordinary resolution if
- a) notice of the proposed amendment is given to the Company in writing by a person entitled to vote at the general meeting at which it is to be proposed not less than 48 hours before the meeting is to take place (or such later time as the Chairperson of the meeting may determine), and
  - b) the proposed amendment does not, in the reasonable opinion of the Chairperson of the meeting, materially alter the scope of the resolution.
- 70) A special resolution to be proposed at a general meeting may be amended by ordinary resolution, if
- a) the Chairperson of the meeting proposes the amendment at the general meeting at which the resolution is to be proposed, and
  - b) the amendment does not go beyond what is necessary to correct a grammatical or other non-substantive error in the resolution.
- 71) If the Chairperson of the meeting, acting in good faith, wrongly decides that an amendment to a resolution is out of order, the Chairperson's error does not invalidate the vote on that resolution.

#### **COMPANY SEAL**

- 72) The Company need not have a company seal. Any company seal may only be used with the authority of the Directors. The Directors may decide by what means and in what form any company seal is to be used.
- 73) Unless otherwise decided by the Directors, if the Company has a company seal and it is affixed to a document the document must also be signed by at least one authorised person in the presence of a witness who attests the signature.
- 74) For the purposes of this article, an authorised person is
- i) any Director of the Company;
  - ii) the company secretary (if any); or
  - iii) any person authorised by the Directors for the purpose of signing documents to which the company seal is applied.





## Abertillery and Llanhilleth Community Council (ALCC)

### Council Grant Application

(see criteria and process attached before applying)

Name and Address of your group, organisation or project:

Ebenezer Baptist Church  
Park place  
Abertillery  
NP13 1ED  
Coffee bar and warm hub seating Project

Contact  
Dykes..

Telepho

Email:

What are the aims of your project? We would like to replace some of the seating in our coffee bar. This area has been very well used for around 20 years and we would like to replace some of the tub chairs.....

How does your project benefit the Abertillery and Llanhilleth area or its residents? ...Ebenezer is a community hub In the local area we provide many activities , including a food bank, and warm space. For the last six months we have

hosted the temporary banking hub in the building. This has been a great asset to the town.

We provide a meeting space for people experiencing loneliness and hunger through the warm hub .The value of The warm hub and the food bank this cannot be overstated as over Christmas period we heard anecdotal evidence of a number of residents who had not seen anyone during the Christmas period And experience great loneliness. Both the warm hub and Food larder are well supported and help to meet the needs within the community. We hold weekly services at the church which are live streamed and we provide Bible studies and groups for young people. Each week a number of community groups meet in the building Including two choirs, a line dancing group, children's dance class ,amateur dramatics toddler group and Dads and Tots group.

The Coffee Bar area ot the church is particularly well used, as it lends itself to all sorts of groups looking for comfortable seating, catching up with friends, Having a tea or coffee it in a comfortable ambience.....

#### Details of project costs:

A. Project costs met by group (include match funds)	Amount (inc. VAT)
	£22.40
	£
	£
Sub Total	£
B. Costs requested from ALCC	Amount (inc.VAT)
	£1000
	£
Sub Total	£
C. Total project costs (A + B) TOTAL	£1022.40

Is your organisation a: Charity/community group/sports club/company/not for profit business/other (explain and provide evidence)  
..... The Baptist Church Is an ICO... charity number 1198946.....

.....  
.....  
...

Pavee: ..... Ebenezer Baptist Church

Print Name: ..... Eryl Dykes

Role in group: ..... Church

Secretary.....  
.....

Signed: ..... E E  
Dykes.....

Date: ..... 9/2/2025.....

Please return this form with any relevant supporting documents (group constitution, financial statements, letters of support etc.) to [clerk@abertilleryandllanhilleth-wcc.gov.uk](mailto:clerk@abertilleryandllanhilleth-wcc.gov.uk) or:

Town Clerk,  
Abertillery and Llanhilleth Community Council,  
Mitre Street,  
Abertillery,  
NP13 1AE







6 St Marks Road, St James Industrial Estate, Corby, Northants, NN18 8AN  
Tel: (01536) 203244 Fax: (01536) 203204 Email [sales@acefurniture.uk.com](mailto:sales@acefurniture.uk.com)

## Quotation

Date: 05th February 2025


Company Name: Ebenezer Baptist Church, 2 Roch Street, Abertillery, NP13 1HF



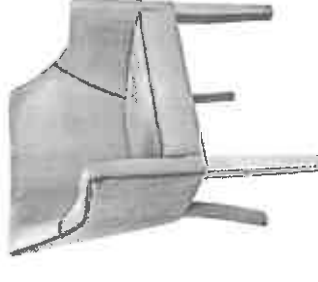
Contact Name : Eryl Dykes

Contact Tel No / Email : 07960 730 669 / 01495 212 620 / [eryldykes@yahoo.co.uk](mailto:eryldykes@yahoo.co.uk)

Quotation Reference: 16197GMSM (please quote reference number if placing order)

Please find below our quotation for your furniture requirements.

Model No	Description	Quantity		Unit Price	Total price
SP912	Upholstered Lounge Chair. Solid beech lounge chair. Feet polished to requirements from our standard polish chart. Upholstered in a Hard Wearing Contract Standard Fabric, Vinyl or Faux Leather of your choice from our Standard Hospitality Binder. *Image for illustration Purpose only*	4		£401.00	£1,604.00

LR240	<p>Upholstered Lounge Chair.</p> <p>Solid beech lounge chair. Feet polished to requirements from our standard polish chart. Upholstered in a Hard Wearing Contract Standard Fabric, Vinyl or Faux Leather of your choice from our Standard Hospitality Binder.</p> <p>*Image for illustration Purpose only*</p>	4		£288.00	£1,152.00
LR1965	<p>Upholstered Lounge Chair.</p> <p>Solid beech lounge chair. Feet polished to requirements from our standard polish chart. Upholstered in a Hard Wearing Contract Standard Fabric, Vinyl or Faux Leather of your choice from our Standard Hospitality Binder.</p> <p>*Image for illustration purpose only*</p>	4		£297.00	£1,188.00
LR2250	<p>Upholstered Lounge Chair.</p> <p>Solid beech lounge chair. Feet polished to requirements from our standard polish chart. Upholstered in a Hard Wearing Contract Standard Fabric, Vinyl or Faux Leather of your choice from our Standard Hospitality Binder.</p> <p>*Image for illustration purpose only*</p>	4		£213.00	£852.00

All prices are subject to VAT.

Prices quoted apply to this enquiry only, any alterations to quantity will be priced accordingly.



## Abertillery and Llanhilleth Community Council (ALCC)

### Council Grant Application

(see criteria and process attached before applying)

Name and Address of your group, organisation or project:

K Stule & AYDMS  
28 Somerset St, Abertillery

Contact name: Lisa Silverthorne

Telephone number: [REDACTED]

Email: [REDACTED]

**What are the aims of your project?** To bring opportunity, fitness... and keeping the youths off the streets, to take on more students and give more opportunities for matches for people that cannot travel. To offer Summer School & bring west end performers to do workshops with the children.

**How does your project benefit the Abertillery and Llanhilleth area or its residents?** It will give children & adults a sense of belonging, making changes to their lives both physically & mentally. We will be holding interclubs which means more footfall from around the U.K.

Details of project costs:

A. Project costs met by group (include match funds)	Amount (inc. VAT)
Ring (for Interclubs) Shutters for windows,	£ 9000.
mats for extra flooring, lights,	£ 800.



	£
Sub Total	£ 9800.
B. Costs requested from ALCC	Amount (inc.VAT)
Maximum	£ 9800
	£
Sub Total	£
C. Total project costs (A + B) TOTAL	£ 9800.

Is your organisation a: Charity/community group/sports club/company/not for profit business/other (explain and provide evidence)  
K Style & AYDMS are both not  
for profit organisations  
 .....  
 .....

Payee: K Style  
 Print Name: LISA SILVERTHORNE  
 Role in group: Treasure  
 Signed: [Redacted Signature]  
 Date: 12/3/2025

Please return this form with any relevant supporting documents (group constitution, financial statements, letters of support etc.) to [clerk@abertilleryandllanhilleth-wcc.gov.uk](mailto:clerk@abertilleryandllanhilleth-wcc.gov.uk) or:

Town Clerk,  
 Abertillery and Llanhilleth Community Council,  
 Mitre Street,  
 Abertillery,  
 NP13 1AE





## Abertillery and Llanhilleth Community Council (ALCC)

### Ward Grant Application

(see criteria and process attached before applying)

Name and Address of group, organisation or project:

The friends of Cwrt Mytton

Group Contact name: Rowena Madden

Role in the group: Deputy Manager of Cwrt Mytton

Telephone number: 01495 2177316

Email: Rowena.madden@blanau-gwent.gov.uk

What are the aims of the group or project? to provide beneficial activities that support residents with dementia, eg - exercise class / Singing / arts + Crafts / Animal therapy visits

How does the group / project benefit the Abertillery and Llanhilleth area or its residents? most residents living in the home are from the local area and we also interact with the local school children (Primary)

Is the organisation a: Charity/community group/sports club/company/not for profit business/other (explain and provide evidence)  
we are a community group for people with a diagnosis of Dementia

Amount requested:

£ 200

Payee name:

The friends of Curt Mytton

**Ward Grants payments that are approved will be paid directly into a bank account via BACS.**

Bank Account Name

Bank Account Number

Bank Sort Code

Name of Councillor m

Print Name:

Signed:

Date:

17-March 2025

Please return this form to: Town Clerk, Abertillery and Llanhilleth Community Council, Mitre Street, Abertillery, NP13 1AE, one of your local Councillors, or [clerk@abertilleryandllanhilleth-wcc.gov.uk](mailto:clerk@abertilleryandllanhilleth-wcc.gov.uk)





## Abertillery and Llanhilleth Community Council (ALCC)

### Ward Grant Application

(see criteria and process attached before applying)

Name and Address of group, organisation or project:

EBBW FACH COMMUNITY GROUP.  
PANT - Ddu Road, ABERBEEG NP13 2AH

Group Contact name: PAT MARY

Role in the group: TREASURER

Telephone number: 01495 214211 / 01495 214212

Email: [REDACTED]

What are the aims of the group or project? To promote mental health and create a warm safe place to meet and support each other

How does the group / project benefit the Abertillery and Llanhilleth area or its residents?

It encourages people to meet up we have lots of different activities, craft groups, sewing groups and park run

Is the organisation a:

Charity/community group/sports club/company/not for profit business/other (explain and provide evidence)

Community Group

Amount requested:

£300

Payee name:

ABERTILLERY TENANTS AND  
RESIDENTS COMMUNITY.

**Ward Grants payments that are approved will be paid directly into a bank account via BACS.**

Bank Account Name

LOYDS

Bank Account Number

[REDACTED]

Bank Sort Code

[REDACTED]

Name of Councillor making the application:

Print Name:

IVOR BRYN

Signed:

[REDACTED]

Date:

19-3-25

Please return this form to: Town Clerk, Abertillery and Llanhilleth Community Council,  
Mitre Street, Abertillery, NP13 1AE, one of your local Councillors, or  
[clerk@abertilleryandllanhilleth-wcc.gov.uk](mailto:clerk@abertilleryandllanhilleth-wcc.gov.uk)