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TANDRIDGE DISTRICT COUNCIL

STRATEGY & RESOURCES COMMITTEE

Minutes and report to Council of the meeting of the Committee held in the Council Chamber - Council Offices on the 30 November 2023 at 7:30pm.

PRESENT: Councillors Langton (Chair), Crane (Vice-Chair), Black, Botten, Cooper, Damesick, Gray, Groves (In place of Bloore), Hammond, Alun Jones, Pursehouse and Sayer

ALSO PRESENT: Councillors Evans, Chris Farr, Sue Farr, Gaffney and Nicholas White

ALSO PRESENT (Virtually): Councillor Bloore, Booth and Smith

182. MINUTES OF THE MEETING HELD ON THE 28TH SEPTEMBER 2023

These minutes were confirmed and signed as a correct record.

183. CHIEF OFFICER SUB-COMMITTEE - 30TH NOVEMBER 2023 -DIRECTOR OF RESOURCES POST

The Chair was pleased to confirm that, at the Sub-Committee's meeting earlier in the evening, Mark Hak-Sanders (currently the Chief Finance Officer) had been appointed to the new Director of Resources post as part of the senior management restructure. The appointment would become effective on the 1st December 2023.

184. QUARTER 2 2023/24 BUDGET MONITORING - STRATEGY & RESOURCES COMMITTEE

An analysis of forecast expenditure against the Council's overall revenue budget of £11,935K as at the end of September 2023 (Month 6) was presented.

A £361K revenue overspend was forecast, split between the policy committees as follows:

- Community Services: £59K underspend
- Housing (General Fund): £24K overspend
- Planning Policy: £419K overspend
- Strategy & Resources: £108K underspend
- Corporate Items: £85K overspend

While contingencies totalling £921K meant that a balanced outturn was still expected, the report emphasised the need for mitigating actions to continue, especially in light of unquantified risks such as the impact of financial pressures on existing suppliers.

The capital programme was forecasting \pounds 1,237K of net slippage, comprising \pounds 1,135K General Fund and CIL schemes and \pounds 102K Housing General Fund items.

In response to questions during the debate, the Chief Finance Officer clarified that:

- any proposals to reduce discretionary spend would be taken in consultation with Members; and
- managers sought to fill staff vacancies as quickly as possible and that 'vacancy factor targets' included in the budget did not require managers to delay recruitment.

RESOLVED – that the forecast revenue and capital budget positions as at Quarter 2 / M6 (September) 2023 be noted.

185. QUARTER 2 2023/24 KEY PERFORMANCE INDICATORS -STRATEGY & RESOURCES COMMITTEE

An analysis of performance against the Committee's key indicators for the second quarter (July to September 2023) for 2023/24 was presented along with 'committee' and 'corporate' risk registers.

The Chief Executive confirmed that the Management Team was focused on ensuring that staffing resources were allocated appropriately to manage risks.

Particular attention was drawn to indicators SR5 and SR10:

SR5: The number of working days / shifts lost due to sickness absence (long and short-term) was off target by 1.14 days, although this was an improvement since the previous quarter and the overall trend was down (the target was 7.1 days). It was explained that the figures were impacted by a small number of long-term absences but that the situation was mitigated by a 'return to work' policy.

SR10: The percentage of calls answered within 60 seconds by Customer Services was off target by 31.84% at 48.16% (the target was 80%). This was an improvement on the previous quarter and more staff had been recruited to replace those who had moved to other teams, although time needed to train new staff impacted response rates. Data for average times taken to answer calls; average call handling times; and average time delays prior to calls being abandoned was also presented.

Discussion focused on the implementation of a new telephony system, now scheduled for late January 2024 which, it was hoped, would enable call handling performance to improve and better quality data to be extracted. The Committee was advised that:

- additional staffing resources would be deployed in Customer Services on a temporary basis to provide resilience during the implementation phase;
- Members (via the FTP Member Reference Group) would be briefed about when the new system is about to go live.

Action	Responsible Person	Deadline
Clarification of if / how interim staff are factored into the calculation of turnover statistics. (This question was raised during the debate).	Mark Hak-Sanders	22 nd January 2024

RESOLVED – that the Quarter 2 (2023/24) performance indicators and committee / corporate risks be noted.

186. 2024/25 DRAFT BUDGET AND FUTURE TANDRIDGE PROGRAMME UPDATE

A report was submitted which included:

- (i) progress against the 2024/25 budget preparation timetable, including a draft budget report and an updated medium-term financial strategy to 2026/27
- (ii) service review updates
- (iii) the outcome of the recent senior management restructure, including the creation of a Director of Resources post and a Transformation Programme Director post
- (iv) details of an emerging commercial strategy and the development of a commissioning and continuous improvement cycle
- (v) updates regarding the digital transformation and grounds maintenance workstreams
- (vi) reference to the initiation of a voids and housing repairs project
- (vii) presentation of the latest programme risk register.

Further discussion took place regarding the implementation of the new telephony system, including the reasons for the slippage from November 2023 to late January 2024 and the risks associated with the project.

It was confirmed that the 'chatbot' initiative was part of the more substantive digital transformation project to be implemented in June 2024. As far as that project was concerned, it was confirmed that:

- 'users' were being engaged to shape processes;
- a freeze in changes to in-house Salesforce applications had been imposed to provide capacity to deliver the project, although the Chief Finance Officer would consider (in consultation with the IT team and Extended Management Team) any requests from Members to make exceptions.

The Chief Finance Officer set out the key elements of the Draft Budget for 2024/25 and the Medium-Term Financial Strategy, drawing particular attention to the pressures, savings and funding on which the budget was based. Attention was also drawn to the principles on which the budget was developed, including the need to avoid the use of the General Fund reserve in all but the most exceptional of circumstances. The Chief Finance Officer also highlighted the likelihood of further developments prior to the finalisation of the budget, including the need to review the budget for Planning Policy Committee, and the potential for funding to change in the Local Government Finance Settlement, due from Government in December.

In response to comments on the draft 2024/25 budget, the Chief Finance Officer:

- acknowledged the possibility that a further New Homes Bonus allocation would be forthcoming from Central Government for 2024/25, if only as a final one-off provision
- explained the rationale for the estimated 'collectability level' of Council Tax
- referred to on-going dialogue with the County Council about the scope for a financial contribution towards TDC's heightened efforts to maximise Council Tax debt recovery.

A discussion also took place regarding the commentary on the work of the Housing Committee within the draft 2024/25 budget report. This debate reflected upon the Council's house building programme and the challenges associated with the scarcity of Council owned land to enable an on-going supply of affordable homes.

Action	Responsible Person	Deadline
Regarding the forthcoming implementation of the new telephony system:	Mark Hak-Sanders	31 st December 2023
• further information be provided to Members, including the associated risks and mitigation strategy		
• Members' views be sought about the proposed scope of an engagement session so that the itinerary can be tailored accordingly.		

RESOLVED – that:

in respect of the draft budget:

- A. the draft budget for 2024/25 and medium-term financial strategy to 2026/27 (to form the basis of reports to each Policy Committee in January 2024) be noted:
- B. the following elements be approved to form the basis of the budgets to be finalised during the January 2024 committee cycle:
 - the budget pressures (set out in section 6 and Appendix B of the report)
 - the overall savings plan (set out in section 7 and Appendix B of the report) noting that further consideration may be required pending the Local Government Finance Settlement or if any further budget pressures emerge

C. the gross Council Tax Base for 2024/25 be approved, determined at 39,603.3 after taking account of the Council's agreed Council Tax Support Scheme, and the net Council Tax Base for 2024/25 be determined at 39,128.0 after adjustment by 1.2% to allow for irrecoverable amounts, appeals and property base changes.

in respect of the wider Future Tandridge Programme:

- D. progress to date be noted on:
 - developing a commercial strategy and activities to support commercial opportunities
 - · developing an approach to commissioning and continuous improvement
 - delivering the Future Tandridge Programme, the direction of travel for the service reviews and associated savings targets for 2023/24 included in Appendix C and section 4 of the report.

187. EMERGENCY PLANNING AND BUSINESS CONTINUITY – THE COUNCIL'S PLANS AND RESPONSE ARRANGEMENTS

In accordance with a recommendation arising from an internal audit in 2022, a report was presented to inform Members about the Council's preparedness to respond to an emergency in accordance with statutory requirements. The report outlined:

- the provisions of the Civil Contingencies Act 2004 which classified the Council as a 'Category 1 responder' with the full range of civil protection duties, including the preparation of emergency / business continuity plans and collaboration with other local responders, businesses and voluntary organisations
- the role of the Surrey Local Resilience Forum (SLRF) of which the Council was a member
- the Extended Management Team duty rota and training arrangements to enable strategic and tactical level responses to major and other incidents, including 24/7 access to senior officers and activating / staffing a District Emergency Centre for duration of an incident
- the main risks and threats identified by the Surrey Community Risk Register
- staffing and budgetary resources for fulfilling the Council's civil contingency duties, and related achievements and activities during the previous 18 months.

The report was accompanied by a list of the Council's emergency plans and others maintained by the SLRF, along with a full copy of the TDC's Corporate Business Continuity Plan.

The effective approach to engaging Parish Councils and community groups during the Covid pandemic was acknowledged during the debate. Arising from the discussion, the Emergency Planning Specialist confirmed his willingness to attend Parish Council meetings to advise about the development of local resilience arrangements. Clarification was also provided about the collaborative functions of the SLRF and the fact its members included representatives of the emergency services and a host of other key public bodies.

RESOLVED – that the Council's arrangements for responding to and planning for an emergency be noted.

188. WELLBEING PRESCRIPTION SERVICE – FUTURE PLANS

The Wellbeing Prescription service allowed GPs and other local services to refer residents to a trained adviser to help improve their health and wellbeing. The service was staffed by the Council and funded by grants from the Surrey Heartlands Integrated Care Board (via the East Surrey Better Care Fund) and covered the Tandridge and part of the Reigate & Banstead Council areas. The current contract between the Council (as the employing authority) and the Surrey Heartlands ICB was due to expire at the end of March 2024 following the one-year extension approved by the Committee in January 2023.

A report was considered which advocated a further contract extension to 31st March 2025. The report:

- explained the benefits of the service (which had been provided since 2015) with performance and monitoring information since 2022/23 and the current means of service delivery
- detailed current staffing and resourcing arrangements, i.e. a team of 9 Full Time Equivalents overseen by the Head of Communities with direct costs covered by the Better Care Fund and support costs paid by TDC (the latter estimated to be approximately £161K for 2024/25, to be funded from a combination of the 'wellbeing reserve balance' comprising previous years' underspends and the current year's wellbeing grant)
- referred to the Memorandum of Understanding with Reigate & Banstead Borough Council whereby cessation costs arising from a non-renewal of contract (e.g. redundancy and enhanced pension costs) would be shared (TDC's approximate liability being £64,000 which had been factored into the 'wellbeing reserve balance')
- explained the intention to incorporate the service within the 'Integrated Neighbourhood Teams' initiative in partnership with health, social care and voluntary sector partners.

Members supported a further contract extension and welcomed the enhanced monitoring regime which enabled more comprehensive assessments of the outcomes experienced by users of the service.

RESOLVED – that an extension to the current contract with Surrey Heartlands Integrated Care Board (for the Wellbeing Prescription Service) to 31st March 2025 be approved.

189. REVIEW OF STANDING ORDERS

Various suggested revisions to 'Standing Orders for meetings and general governance' (which formed Part B of the Council's Constitution) were presented.

Amendments were moved as follows:

- (i) Councillor Groves argued against the suggested removal of the provision to vote on the Annual Policy Statement at the Annual Council meeting (delivered by the incumbent Administration under Standing Order 6(2)). He proposed that the provision be retained. Upon being put to the vote, this amendment was lost.
- (ii) Councillor Pursehouse argued against the suggested revision to Standing Order 12(1) whereby Members who attended meetings 'on-line' could propose or second motions. He moved that SO 12(1) be redrafted to state that only Members physically present in the meeting room can propose or second motions. Upon being put to the vote, this amendment was carried.
- (iii) Councillor Pursehouse proposed a further revision to Standing Order 11 to clarify that once a Member speaks to a committee minute at Full Council, the Chair shall open the debate to any other Member who may then also wish to speak. Upon being put to the vote, this amendment was carried.
- (iv) Councillor Pursehouse proposed that the suggested provision to require parent committees to *"endeavour to make their Working Groups politically balanced"* (new Standing Order 21(5)) be further qualified by the words, *"Unless there are practicable reasons not to do so, ..."*. Upon being put to the vote, this amendment was carried.
- (v) Councillor Sayer proposed that the constitution be amended so that when a Committee had a choice between approving or rejecting a proposal to dispose of an asset (either by freehold or by leasehold) that a consistent approach to the decision be taken, and the matter either be resolved by the Committee or recommended to Full Council, regardless of the outcome. It was agreed that this matter should be addressed as part of a separate review of the Council's scheme of delegation to committees (Part E of the Constitution).

Action	Responsible Person	Deadline
The Council's scheme of delegation to committees be reviewed during the January 2024 cycle of committee meetings.	Vince Sharp	As per the relevant report writing deadlines as part of the agenda preparation timetables for the relevant meetings

COUNCIL DECISION

(subject to ratification by Council)

RECOMMENDED – that the amendments to Standing Orders attached at Appendix A, reflecting the amendments at (ii) to (iv) above, be adopted.

190. TIMETABLE OF MEETINGS FOR 2024/25

A draft timetable of Council and Committee meetings for 2024/25 was considered.

COUNCIL DECISION (subject to ratification by Council)

R E C O M M E N D E D – that notwithstanding the scope for additional meetings to be convened in consultation with relevant Committee chairs, the 2024/25 timetable of meetings attached at Appendix B be adopted.

191. INVESTMENT SUB-COMMITTEE - 3RD NOVEMBER 2023

RESOLVED – that the minutes of this meeting, attached at Appendix C, be received.

192. PROPOSED NEW SHOP LETTING AT QUADRANT HOUSE

The press and public were excluded from this item in accordance with Section 100A (4) of the Local Government Act 1972 (as amended) on the grounds that:

- (i) the item involved the likely disclosure of exempt information as defined in Paragraph 3 of Part 1 of Schedule 12A to the Act; and
- (ii) the public interest in maintaining the exemption outweighed the public interest in disclosing the information.

The Investment Sub-Committee, following consideration of this matter on 3rd November 2023, had recommended that the offer from the prospective tenant be declined.

The original report to the Investment Sub-Committee was re-produced and supplemented with a summary of the arguments for and against the letting, together with the outcome of officers' subsequent dialogue with the prospective tenant.

The Committee was presented with the following options:

Option A: adopt the Investment Sub-Committee's recommendation that the lease not be taken forward; or

Option B: make a recommendation to full Council on 14th December that the letting be approved (the report explained that, in light of the Council's scheme of delegation regarding the disposal of leasehold assets, the Committee was not empowered to determine the proposed tenancy).

Following a presentation by the Principal Asset Manager, which included the latest information about the Quadrant House estate, the Committee debated the matter at great length with arguments both for and against clearly presented by Members.

Councillor Sayer proposed an amendment to Option B whereby the letting would be subject to *"improvements to the service road being negotiated before final agreement to mitigate any traffic issues".* This amendment was agreed by virtue of the Chair's casting vote.

Councillor Cooper wished it recorded that he voted against the amended Option B and that he favoured Option A.

COUNCIL DECISION (subject to ratification by Council)

RECOMMENDED – that the letting be approved, subject to improvements to the service road being negotiated before final agreement to mitigate any traffic issues.

Rising 11.20 pm

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STANDING ORDERS FOR MEETINGS AND GENERAL GOVERNANCE – RECOMMENDED SHOWN WITH TRACKED CHANGES

PROCEDURES FOR <u>FULL</u>COUNCIL MEETINGS

No. 1

MEETINGS OF THE COUNCIL

- (1) Subject to any subsequent legislation to the contrary, the Annual Meeting of the Council shall be held within three weeks of the District or County Council Elections to accord with the provisions of the Local Government Act 1972.
- (2) In addition to the Annual Meeting of the Council and any meetings convened by the Chair or Members of the Council (SO 1 (3) below refers), meetings for the transaction of general business shall be held in each year on dates to be determined for the ensuing year by the Council.
- (3) Five Members of the Council may call for an extraordinary meeting of the Council in accordance with the requirements of Schedule 12 to the Local Government Act 1972 (Part 1, section 3)¹.

No. 2

APPOINTMENT OF CHAIR OF THE COUNCIL

The first business to be dealt with at the Annual Meeting of the Council shall be the appointment of the Chair for the ensuing year.

No. 3

APPOINTMENT OF VICE-CHAIR OF THE COUNCIL

After the appointment of the Chair of the Council at the Annual Meeting, the next business to be dealt with shall be the appointment of a Vice-Chair for the ensuing year.

No. 4

CHAIR OF THE MEETING

Any power or duty of the Chair in relation to the conduct of a meeting may, in the absence of the Chair, be exercised by the person presiding at the meeting.

¹ LGA 1972, Schedule 12, Part 1, Section 3: "An extraordinary meeting of a principal council may be called at any time by the chairman of the council. If the chairman refuses to call an extraordinary meeting of a principal council after a requisition for that purpose, signed by five members of the council, has been presented to him, or if, without so refusing, the chairman does not call an extraordinary meeting within seven days after the requisition has been presented to him, then any five members of the council, on that refusal or on the expiration of those seven days, as the case may be, may forthwith call an extraordinary meeting of the council."

QUORUM OF COUNCIL

- (1) If, during any meeting of the Council, the Chair, after counting the number of Members present, declares that there is not a quorum present, (11 in normal circumstances) the meeting shall stand adjourned.
- (2) The consideration of any business not transacted shall be adjourned to a time fixed by the Chair at the time the meeting is adjourned, or if s/he does not fix a time, to the next ordinary meeting of the Council. No business shall be transacted at an adjourned meeting except the unfinished business of the original meeting.

No. 6

ORDER OF BUSINESS FOR COUNCIL MEETINGS

- (1) Except as otherwise provided by paragraph (2) of this Standing Order, the order of business at every meeting of the Council shall be:-
 - (a) To choose a person to preside if the Chair and Vice-Chair are absent.
 - (b) <u>Declarations of Interest</u>
 - (<u>c</u>b) To deal with any business required by statute to be done before any other business.
 - (de) To approve as a correct record and sign the minutes of the last meeting of the Council.
 - (ed) To deal with any business expressly required by statute to be done.
 - (fe) Chair's announcements.
 - (f) Declarations of Interest.
 - (g) To deal with questions under Standing Order No. 30, beginning with 'Questions from residents and others studying in the District' followed by 'Questions from Councillors' (not applicable to the Annual Meeting).
 - (h) To deal with petitions under Standing Order No. 31.
 - (i) To dispose of business remaining from the last meeting (if any).
 - (j) To receive and consider reports, minutes and recommendations of Committees.
 - (k) To authorise the sealing of documents.
 - (I) To consider motions in the order in which notice has been received.
 - (m) Other business, if any, specified in the summons.

Annual Policy Statement

(2) The last business to be dealt with at the Annual Council shall be to receive from the leader(s) of the Administration (if they so wish) a policy statement covering the next municipal year. One spokesman for each of the Political Group(s) as defined by the Local Government & Housing Act 1989 not forming the Administration (if they so wish) will have the right to reply and a vote shall be taken. No speech is to last longer than 10 minutes.

Variation of Order of Business

- (3) Business falling under items (a), (b) or (c) of paragraph (1), shall not be displaced, but the order of the remaining business may be varied by:-
 - (a) the Chair at his / her discretion; or
 - (b) a resolution passed on a motion (which need not be in writing) duly moved and seconded, which shall be moved and put without discussion.

No.7

NOTICE AND SCOPE OF FREE STANDING MOTIONS TO COUNCIL

(1) Notice of every motion (other than a motion which under Standing Order No.8 may be moved without notice) shall be sent by e-mail, or submitted in writing to the Chief Executive or nominated Officer by noon at least seven clear working days prior to the next meeting of the Council.

Motions to be set out in summons

(2) The Chief Executive shall set out in the summons for every meeting of the Council all motions of which notice has been duly given in the order of receipt unless the Member giving such a notice intimated by email or in writing when giving it, that s/he proposed to move it at some later meeting, or has since withdrawn it in writing.

Motion not moved

(3) If a motion set out in the summons is not moved either by a Member who gave notice thereof or by some other Member on his / her behalf it shall, unless postponed by consent of the Council, be treated as withdrawn and shall not be moved without fresh notice.

Scope of motions

- (4) Every motion shall be relevant to some matter in relation to which the Council have powers or duties or which affects the District.
- (5) Unless supported by one-third of the Members of the Council, it is not permissible to propose a further free-standing motion under this Standing Order:
 - (a) to rescind any resolution in respect of a Standing Order 7 motion passed by Full Council during the previous six months; or
 - (a)(b) to the same effect as a Standing Order 7 motion which has been rejected by Full Council within the previous six months

NOTICE OF AMENDMENTS TO FREE STANDING MOTIONS OR COMMITTEE / SUB-COMMITTEE RECOMMENDATIONS AT COUNCIL

(1) Proposed amendments to a free standing motion (submitted under Standing Order 7 above) or a Committee / Sub-Committee recommendation to Council must be sent by email, or submitted in writing to the Chief Executive or nominated Officer, by 5pm on the working day before the Council meeting in question.

Proposals to:

- (i) amend a free-standing motion submitted under Standing Order 7 above
- (ii) amend a Committee / Sub-Committee recommendation to Council
- (iii) refer a 'resolved item' back to a Committee (which shall be deemed an amendment to the motion to receive the 'minutes and report' of the associated Committee meeting)

... must be sent by email, or submitted in writing to Democratic Services by 5pm on the working day before the Council meeting in question.

(2) Acceptance of such proposed amendments shall be at the discretion of the Chair in accordance with Standing Order 12 (6)., i.e.

"An amendment shall be relevant to the motion / recommendation and shall be either to:

refer the matter back to the Committee for reconsideration; or

delete and/or add words

... but ... shall not have the effect of negating* the motion or recommendation before the Council.

(3) Any such proposed amendments submitted after the deadline specified in (1) above shall only be put to the Council meeting at the discretion of the Chair.

No. 9

MOTIONS AND AMENDMENTS WHICH MAY BE MOVED WITHOUT NOTICE

The following motions and amendments may be moved without notice:-

- (1) Appointment of a Chair of the meeting at which the motion is made.
- (2) Motions relating to the accuracy of the minutes.
- (3) That an item of business specified in the summons has precedence.
- (4) Remission Referral of a free-standing motion (under Standing Order 7) to a Committee

- (5) Appointment of a Committee or Members thereof, occasioned by an item mentioned in the summons to the meeting.
- (6) Adoption of recommendations of Committees or officers and any consequent resolutions.
- (7) That leave be given to withdraw a motion.
- (8) Extending the time limit for speeches.
- (9) That the Council proceed to the next business.
- (10) That the question be now put a vote shall now be taken.
- (11) <u>To That the debate be now adjourned the debate</u>.
- (12) <u>To That the Council do now</u>adjourn the meeting.
- (13) Authorising the sealing of documents.
- (14) Suspending Standing Orders, in accordance with Standing Order No. 48.
- (15) A Motion under Section 100A (2) and (4) of the Local Government Act 1972 to exclude the public.
- (16) That a Member named under Standing Order No. 33(Disorderly Conduct) be not further heard or leave the meeting.
- (17) Giving consent of the Council where the consent of the Council is required by these Standing Orders.

MINUTES

- (1) The Chair shall put the question that the minutes of the meeting of the Council held on theday of..... be approved as a correct record.
- (2) No discussion shall take place upon the minutes, except upon their accuracy, and any question of their accuracy shall be raised by motion. If no such question is raised, or if it is raised then as soon as it has been disposed of, the Chair shall sign the minutes.
- (3) The minutes of the last meeting shall be approved at the next ordinary meeting.

No. 11

PRESENTATION OF COMMITTEE MINUTES AT COUNCIL

- (1) The minutes of a Committee shall be presented to the Council by the Chair of the Committee, or in the Chair's absence by:
 - the <sup>1st-Vice-Chair; or
 </sup>
 - a 2nd Vice-Chair (if such a post exists) if the 1st Vice-Chair is absent; or
 - another member of the Committee if neither the 1st-nor a 2nd-Vice Chair is also absentare present

who shall move that the minutes be received and the recommendations contained therein (if any) be adopted. Such motions must be seconded.

- (2) Unless any Members wish to speak under clauses (3) and (<u>5</u>4) below, the Council shall receive the minutes (and adopt any recommendations as the case may be) en-bloc.
- (3) Any Member wishing to speak on any committee minute must notify the Chief Executive <u>Democratic Services</u> or nominated officer by email or in writing by 5pm on the working day before the Council meeting in question.
- (4) Any later requests to speak under (3) above shall only be determined at the discretion of the Chair.
- (4)(5) Once a Member speaks to a Committee minute by virtue of 11(3) or 11(4) above, the Chair shall open the debate to any other Members who may then also wish to speak.
- (5)(6) The Chair may refuse to allow questions from Members on specific Committee minutes on the grounds that the same or similar question has already been asked during the 'questions from Councillors' agenda item.
- (76) Where discussion of any minute takes place and the minute contains recommendations, such recommendations shall be considered as a separate motions, and the rules of debate as contained in Standing Order No.12 shall apply, save that the motion shall be deemed to have been moved by the Chair of the relevant Committee and seconded in accordance with 11(1) above.

RULES OF DEBATE FOR COUNCIL MEETINGS

Motions and Amendments

(1) A motion or amendment shall not be discussed unless it has been proposed and seconded <u>by Members physically present in the meeting room</u>, and unless notice has already been given in accordance with Standing Order Nos. 7 and 8. It shall, if required by the Chair, be put in writing and handed to the Chair before it is further discussed or put to the meeting.

Seconder's Speech

(2) A Member when seconding a motion or amendment may, if s/he then declares his / her intention to do so, reserve his / her speech until a later in the debate.

Members wishing to speak (Standing Order 11 also refers)

(3) A Member shall indicate his/ her wish to speak in the manner required by the Chair. If two or more Members indicate their wish to speak, the Chair shall call on one to do so. While a Member is speaking, the other Members shall remain silent, unless they raise a point of order or speak in personal explanation.

Content and length of speeches

(4) A Member shall direct his / her speech to the question under discussion or to a point of order or to a personal explanation. No speech shall exceed ten minutes in the case of a mover of a motion or the Chair of a Committee in replying to a debate, and five minutes in all other cases including the mover of an amendment, except by consent of the Council.

When a Member may speak again

- (5) A Member who has spoken on any motion shall not speak again whilst it is the subject of debate, except:-
 - (a) to speak once on an amendment moved by another Member;
 - (b) if the motion has been amended since s/he last spoke, to move a further amendment;
 - (c) if his / her first speech was on an amendment moved by another Member, to speak on the main issue, whether or not the amendment on which s/he spoke was carried;
 - (d) in exercise of a right of reply given by paragraph (12) or (15) of this Standing Order;
 - (e) on a point of order; and
 - (f) by way of personal explanation.

Amendments to free standing motions and Committee / Sub-Committee recommendations (subject to the notice requirements of SO 8)

- (6) An amendment shall be relevant to the motion/recommendation and shall either:-
 - (a) refer a subject of debate to a Committee for consideration or reconsideration;
 - (b) leave out words;
 - (c) leave out words and insert or add others;
 - (d) insert or add words;

but such omission, insertion or addition of words shall not have the effect of negating* the motion or Committee / Sub-Committee recommendation before the Council.

(*the term negating can include the effect of distorting a motion so that its original meaning is lost)

- (7) <u>Subject to (8) below, Oo</u>nly one amendment may be moved and discussed at a time and no further amendment shall be moved until the amendment under discussion has been disposed of.
- (8) The Chair may permit two or more amendments to be discussed (but not voted on) together if circumstances suggest that this course would facilitate the proper conduct of the Council's business.
- (9) If an amendment be lost, other amendments may be moved on the original motion. If an amendment be carried, the motion as amended shall take the place of the original motion and shall become the motion upon which any further amendment may be moved.

Alteration to motion

- (10) A Member may with the consent of the Council signify without discussion -
 - (a) an alteration to a motion of which s/he has given notice, or
 - (b) with the further consent of his / her seconder the alteration of a motion which s/he has moved

if (in either case) the alteration is one which could be made as <u>a valid</u> an amendment thereto_ in accordance with Standing Order 12(6) above.

Withdrawal of motion

(11) A motion or amendment may be withdrawn by the mover with the consent of his / her seconder and of the Council, without discussion. No Member may speak upon it after the mover has asked permission for its withdrawal, unless such permission shall have been refused.

Right of reply

- (12) The rights of reply at the close of a debate on a motion or Committee minute before any vote is as follows:-
 - (a) on any motion the mover of the motion
 - (b) on any amendment the mover of the original motion

(The mover of the amendment shall have no right of reply to the debate on his / her amendment).

(13) Members exercising a right of reply shall confine themselves to answering previous speakers, and shall not introduce any new matter.

Motions which may be moved during debate (parts (15) and (16) of this Standing Order also refer)

- (14) When a motion is under debate no other motion shall be moved except the following:-
 - (a) to amend the motion
 - (b) to adjourn the meeting
 - (c) to adjourn the debate
 - (d) to proceed to the next business
 - (e) to proceed to a vote that the question be now put
 - (f) that a Member be not further heard
 - (g) by the Chair under SO33(2) (Disorderly Conduct) that a Member leave the meeting
 - (h) under Section 100A(4) of the Local Government Act 1972 to exclude the public.

Closure motions

(15) A Member may move, without comment at the conclusion of a speech of another Member, <u>closure motions to:</u>

"that -

- (i) the Council proceed to the next business; or
- (ii) require a vote to be taken now the question be now put; or
- (iii) the debate be now adjourned the debate; or
- (iv) the Council do now adjourn the meeting".

on the seconding of which the Chair shall proceed as follows:-

- (a) On a motion to proceed to the next business; unless in the Chair's opinion the matter before the meeting has been insufficiently discussed, the Chair shall first give the mover of the original motion a right of reply, and then put to the vote the motion to proceed to the next business;
- (b) On a motion to proceed to a vote, that the question be now put; unless in the Chair's opinion the matter before the meeting has been insufficiently discussed, the Chair shall first put to the vote the aforesaid motion to the vote that the question be now put, and if it is passed then give the mover of the original motion his / her right of reply under paragraph 12 of this Standing Order before putting his / her motion to the vote;
- (c) On a motion to adjourn the debate or the meeting; if in the Chair's opinion the matter before the meeting has not been sufficiently discussed and cannot reasonably be sufficiently discussed on that occasion, the Chair shall put the adjournment motion to the vote without giving the mover of the original motion his / her right of reply on that occasion.
- (16) The closure motions referred to above can only be moved once during the course of a debate.

Points of Order/Personal Explanation

- (17) A Member may indicate that s/he wishes to speak on a point of order or in personal explanation and shall be entitled to be heard forthwith immediately. A point of order shall relate only to an alleged breach of a standing order or statutory provision and the Member shall specify the standing order or statutory provision and the way in which s/he considers it has been broken.
- (18) A personal explanation shall be confined to some material part of a former speech by him / her which may appear to have been misunderstood in the present debate.
- (19) The ruling of the Chair on a point of order or on the admissibility of a personal explanation shall not be open to discussion.

Respect for Chair

(20) Whenever the Chair interjects during a debate, the Council shall be silent.

VOTING AT <u>FULL</u>COUNCIL MEETINGS

- (1) Subject to SO 13(6) below, the manner of voting at meetings of the Council shall be at the discretion of the Chair, to ensure that the outcome of any vote is beyond doubt. <u>Only</u> <u>Members physically present in the meeting room shall be entitled to vote.</u>
- (2) In the event of an equality of votes, the Chair shall have a casting vote.
- (3) Immediately after a vote is taken, any Member may request that the way in which s/he voted (or abstained) be recorded in the minutes.
- (4) Before a vote on any matter is taken, a Member <u>(physically present in the meeting room)</u> may request that details be recorded in the minutes to show how each Member voted, or whether they abstained. For this to proceed, five other Members <u>(physically present in the</u> <u>meeting room)</u> will be required to indicate their support.
- (5) In any event, at any meeting of the full Council at which a budget decision is made, the voting shall be recorded in the minutes. 'Budget decisions' for the purposes of this Standing Order shall mean any decision defined as such under the Local Authorities (Standing Orders) (England) (Amendments) Regulations 2014.
- (6) Recorded votes required under (4) and (5) above shall be conducted by an appropriate Officer calling the name of each Member present who shall thereupon state whether they are voting 'for' 'against' or whether they wish to 'abstain'. The Officer shall record the voting and inform the Chair of the result.
- (7) Where there are two persons nominated for any position to be filled by the Council, the Chair shall conduct a vote by:
 - asking Members to vote (by a show of hands) for the first nominee according to alphabetical order of surname; and
 - repeating the process for the other nominee, with the individual with the most votes being duly appointed.
- (8) Where there are three or more persons nominated for any position (or positions) to be filled by the Council, an appropriate Officer shall call the name of each Member present who shall thereupon state his / her preferred candidates. The Officer shall record the votes cast for each person nominated and shall inform the Chair of the result who will then confirm which Councillor has been appointed.

No. 14

COMMITTEES - APPOINTMENT OF

(1) The Council shall at, the Annual Meeting, appoint Policy Committees (Standing Order 15 refers) and any other Committees which it is deemed necessary to appoint (such appointments shall be confined to determining Committees' terms of reference; their size; and the allocation of seats to political groups).

- (2) <u>Full The Council may</u> at any time, similarly appoint such other Committees as are necessary to carry out the work of the Council.
- (3) Subject to any statutory provision, the FullF Council:-
 - (i) shall not appoint any Member of a Committee to hold office later than the next Annual Meeting of the Council;
 - (ii) may, at any time, dissolve a Committee, amend a Committee's terms of reference, or alter a Committee's membership in so far as its size or allocation of seats to political groups are concerned.
- (4) Committees may, in turn, appoint Sub-Committees and Working Groups in accordance with Standing Order 21.
- (5) Subject to (6) below, the appointment of Members to committee seats shall be determined by political groups and noted by Full Council at the earliest opportunity.
- (6) Political Group Leaders may, from time to time, change their Members (including substitutes) in respect of the Committee seats allocated to their Groups by submitting written notice to the Chief Executive or nominated representative. Such changes will become effective for the next meeting of the respective Committee, provided that the required notice is received at least seven clear working days prior to the meeting in question.

COMMITTEE MEETINGS AND PROCEDURES

No. 15

COMMITTEES

(1) The Policy Committees of the Council are:-

Community Services Committee Housing Committee Planning Policy Committee Strategy & Resources Committee

(2) The Regulatory/Statutory/Other Committees of the Council are:

Audit & Scrutiny Committee Licensing Committee Planning Committee Standards Committee

COMMITTEES - CONFIDENTIALITY OF PROCEEDINGS

- (1) Committee or Sub-Committee reports may be exempt from publication and shall be treated as confidential if:
 - (i) their content falls within the descriptions of exempt information in Part 1 of Schedule 12A of the Local Government Act 1972 (as amended) (reproduced in (3) below); and
 - (ii) the public interest in maintaining the exemption outweighs the public interest in disclosing the information.
- (2) Proceedings at Committee / Sub-Committee meetings shall be conducted in public (including by way of public access to webcasting and/or conferencing facilities) unless a Committee / Sub-Committee passes a resolution to exclude the press and public on the grounds referred to in (1) above (via exclusion from the physical meeting place or by terminating remote access to the meeting).
- (3) The definitions of exempt information detailed in Part 1 of Schedule 12A of the Act (referred to in (1) (i) above are:
 - 1. Information relating to any individual.
 - 2. Information which is likely to reveal the identity of an individual (including the authority holding that information).
 - 3. Information relating to the financial or business affairs of any particular person (including the authority holding that information).
 - 4. Information relating to any consultations or negotiations, or contemplated consultations or negotiations, in connection with any labour relations matter arising between the authority or a Minister of the Crown and employees of, or office holders under, the authority.
 - 5. Information in respect of which a claim to legal professional privilege could be maintained in legal proceedings.
 - 6. Information which reveals that the authority proposes -
 - (a) to give under any enactment a notice under or by virtue of which requirements are imposed on a person; or
 - (b) to make an order or direction under any enactment
 - 7. Information relating to any action taken or to be taken in connection with the prevention, investigation or prosecution of crime.

The following additional descriptions of exempt information also apply to meetings of Standards Committees /Standards Sub-Committees:

- 7A. Information which is subject to any obligation of confidentiality.
- 7B. Information which relates in any way to matters concerning national security.
- 7C. Information presented to a Standards Committee, or to a Sub-Committee of a Standards Committee, set up to consider any matter under regulations 13 or 16-20 of the Standards Committee (England) Regulations 2008 or referred under section 58(1)(c) of the Local Government Act 2000.

Qualifications:

- 8. Information falling within paragraph 3 above is not exempt information by virtue of that paragraph if it is required to be registered under:
 - (a) the Companies Act 1985[3];
 - (b) the Friendly Societies Act 1974[4];
 - (c) the Friendly Societies Act 1992[5];
 - (d) the Industrial and Provident Societies Acts 1965 to 1978[6];
 - (e) the Building Societies Act 1986[7]; or
 - (f) the Charities Act 1993[8].
- 9. Information is not exempt information if it relates to proposed development for which the local planning authority may grant itself planning permission pursuant to regulation 3 of the Town and Country Planning General Regulations 1992[9].
- 10. Information which:
 - (a) falls within any of paragraphs 1 to 7 above; and
 - (b) is not prevented from being exempt by virtue of paragraph 8 or 9 above, is exempt information if and so long, as in all the circumstances of the case, the public interest in maintaining the exemption outweighs the public interest in disclosing the information.

No. 17

COMMITTEES' TERMS OF REFERENCE AND DELEGATION

- (1) The statutory and other powers and duties of the Council shall be delegated to its Committees and any ad hoc Committee in accordance with the terms of reference of Committees as agreed by <u>Full</u> Council.
- (2) The Council may_{\perp} by resolution_{\perp} from time to time vary a Committee's terms of reference.
- (3) Subject to any statutory provision to the contrary, and to the exclusions and limitations specified in paragraphs (4) and (5) of this Standing Order, there shall be delegated to the respective Committees all the powers and duties of the Council specified in the above mentioned terms of reference, and in any resolution of the Council making a specified reference to a Committee.

- (4) There shall be excluded from the delegation to any Committee:-
 - (i) The power of raising money by tax or loan.
 - (ii) The power of incurring any expenditure or of taking any decision, which under Financial Regulations approved by the Council and operative at the time, requires the prior approval of the Council.
 - (iii) The power of taking any decision which, under Standing Orders regulating the business and proceedings of the Council or Standing Orders relating to contracts approved by the Council and operative at the time, is required to be taken by the Council.
 - (iv) The enactment, alteration or revocation of any schemes, orders, rules, regulations or byelaws made by the Council under the provisions of any Act of Parliament.
 - (v) The appointment or dismissal of the Chief Executive.
- (5) The delegation to any Committee shall be subject to the following restrictions or conditions:-
 - (i) The Committee shall give effect to any resolution of the Council upon matters of principle or policy.
 - (ii) The Committee shall, where a matter
 - (a) involves, or appears likely to involve, a departure from an existing policy; or(b) is a new policy

... which would impact upon available resources, direct that its decision be submitted to the Council as a recommendation.

(iii) Committee resolutions are subject to the call-in procedure in Part F of the Constitution.

No. 18

COMMITTEE AND SUB-COMMITTEE BUSINESS

- (1) Any Member of the Council may give notice of any item of business for consideration at any meeting of a Committee or Sub-Committee.
- (2) Items of business referred to in paragraph (1) above shall be sent by email, or given in writing to the Chief Executive or nominated Officer at least 10 clear working days before the meeting.
- (3) If notice is given of any item of business which in the opinion of the Chief Executive is, potentially illegal, improper or not within the relevant terms of reference, the Chief Executive shall submit such notice to the Chair of the Committee or Sub-Committee within whose terms of reference it falls and it shall not be accepted and placed on the agenda without that Chair's sanction. Where an item of business is not accepted, the Chief Executive shall inform the Member in writing.

COMMITTEES - APPOINTMENT OF CHAIRS, VICE-CHAIRS, AND-SUB-COMMITTEES AND WORKING GROUPS

- (1) At the conclusion of an Annual Meeting of the Council, each Committee shall meet to elect a Chair and appoint a Vice-Chair (and a second Vice-Chair if Full Council so requires, in which case the posts shall be designated '1st-Vice-Chair' and '2nd-Vice-Chair') and any Sub-Committees and Working Groups for the year. For each of these meetings, the Chair of the Council (or in his / her absence the Vice-Chair of the Council) shall preside.
- (2) If <u>other any urgent</u> business needs to be transacted at a Committee meeting immediately following Annual Council, the Chair or Vice-Chair of the Council shall vacate the Chair in favour of:
 - (i) the newly elected Chair of the appropriate Committee; or
 - (ii) the <u>newly elected</u> Vice-Chair of the <u>appropriate</u>-Committee if the Chair of the <u>Committee is absent; or</u> (if two Vice-Chair have been appointed to the appropriate committee, the Member appointed to the '1st Vice-Chair' position shall preside, or, in his/her absence, the Member appointed to the '2nd Vice-Chair' position shall preside)
 - (iii) another member of the Committee, to be appointed by the Committee to take the chair for the business concerned, if both the newly elected Chair and Vice Chair are absent.
- (3) No member of the Council shall be Chair of more than one Committee.
- (4) A Committee may, if required, create a 2nd Vice-Chair position during the course of a Municipal Year.
- (54) At a-<u>other</u> Committee meetings, in the absence of the Chair:
 - (i) the if one Vice-Chair has been appointed, he / she shall preside; or
 - (ii) if two Vice-Chairs have been appointed, the holder of the 1st Vice-Chair position shall preside or, in his / her absence, the holder of the 2nd Vice-Chair position
 - (iii) if the Vice-Chair or both Vice-Chairs are is absent, the Committee shall elect one of its other members to preside.

No. 20

COMMITTEES - SPECIAL MEETINGS

The Chair of a Committee may call a special meeting of the Committee at any time. A special meeting shall also be called on the requisition of a quarter of the whole number of the Committee (communicated by email, or given in writing to the Chief Executive or nominated Officer) but in no case shall fewer than three Members requisition a special meeting. The summons to the special meeting shall set out the business to be considered thereat, and no business other than that set out in the summons shall be considered at that meeting.

SUB-COMMITTEES AND WORKING GROUPS

- (1) Every Committee may appoint Sub-Committees and Working Groups for purposes to be specified by the Committee. Such appointments shall be confined to determining Sub-Committees' and Working Groups' terms of reference; their size; and the allocation of seats to political groups. Subject to (3) below, the appointment of Members to Sub-Committee and Working Group seats shall be determined by Political Groups and noted by the parent Committee at the earliest opportunity.
- (2) Subject to Standing Order 19(1), eEach Sub-Committee and Working Group shall elect a Chair at its first meeting of the Municipal Year.
- (3) Political Group Leaders may, from time to time, change their principal Members in respect of the Sub-Committee and Working Group seats allocated to their Groups by submitting written notice to the Chief Executive or nominated representative. Such changes will become effective for the next meeting of the respective Sub-Committee or Working Group, provided that, in the case of Sub-Committees, the required notice is received at least seven clear working days prior to the meeting in question.
- (4) Unlike Sub-Committees, Working Groups have no decision-making powers and can only make recommendations to their parent Committees.
- (5) Unless there are practicable reasons not to do so, parent Committees shall endeavour to make their Working Groups politically balanced.
- (6) Other procedural arrangements for Working Group meetings, if not already prescribed by the parent Committee or specified elsewhere within the Constitution, shall be at the discretion of the Chair.

No. 22

COMMITTEES AND SUB-COMMITTEES – SUBSTITUTES AND QUORUM

- (1) Every Political Group may appoint <u>a two named</u> substitute Members for each Committee by submitting written notice to the Chief Executive or nominated representative <u>(Standing Order 14(6) also refers)</u>. Such appointments, or changes to existing appointments, will become effective for the next meeting of the respective Committee, provided that the required notice is received at least 7 clear working days prior to the meeting in question.
- (2) Committees may allow for more than one substitute to be appointed (by Political Groups) to their Sub-Committees, including arrangements where a principal Member can be replaced, at any time prior to a meeting, by any Councillor serving on the parent Committee or any Councillor from the wider Council membership if deemed appropriate.
- (3) A substitute member of any Committee or Sub-Committee shall, in the absence of the appointed Member, be entitled to attend, speak and vote at the meeting. Should the appointed Member arrive during the course of the proceedings, the substitute Member, after completion of the item of business under consideration, may remain in the meeting and, subject to the consent of the Chair (Standing Order No. 24), may speak to subsequent items but shall not vote.
- (4) The quorum for Committee and Sub-Committee meetings shall be the greater of:
 - one quarter of the membership of the Committee or Sub-Committee; or
 - three Members

STANDING ORDERS TO APPLY TO COMMITTEES AND SUB-COMMITTEES

Subject to the following exceptions, the Standing Order of the Council headed "Rules of debate for Council meetings" (Standing Order No. 12) shall, with any necessary modification, apply to Committee and Sub-Committee meetings:

- (i) Members may speak more than once during any debate;
- (ii) there be no automatic time limit for the length of speeches, although the Chairs of relevant Committee / Sub-Committee meetings may curtail the length of Councillors' speeches to no more than five minutes if they consider it to be justified, having regard to the nature of the debate; and
- (iii) proposers and seconders of motions must be members of the relevant Committee or Sub-Committee.

No. 24

ATTENDANCE OF MEMBERS AT MEETINGS OF COMMITTEES, AND SUB-COMMITTEES AND WORKING GROUPS OF WHICH THEY ARE NOT MEMBERS

- (1) Any Councillors may attend meetings of any Committee or Sub-Committee of which they are not members. However, in such cases, a Councillor must obtain the consent of the Chair of the meeting concerned in order to speak.
- (2) Attendance and participation at Working Group meetings by Councillors who are not members of the Working Group shall be at the discretion of the Chair.
- (<u>3</u>2) In no circumstances shall Councillors vote <u>or propose / second motions at meetings of on</u> <u>any matter before</u> a Committee, <u>or</u> Sub-Committee <u>or Working Group</u> of which they are not members.

No. 25

VOTING AT COMMITTEES, AND SUB-COMMITTEES AND WORKING GROUPS

- (1) In the case of Committee and Sub-Committee meetings, only the Members (of the respective Committee / Sub-Committee) physically present in the meeting room shall be entitled to vote.
- (2) The manner of voting at meetings of Committees and Sub-Committees shall be at the discretion of the Chair, to ensure that the outcome of any vote is beyond doubt.
- (<u>3</u>2) In the event of an equality of votes, the Chair shall have a casting vote.
- (43) Immediately after a vote is taken at a Committee or Sub-Committee meeting, any Member may request that the way in which s/he voted or abstained be recorded in the minutes of that meeting.

MOVER OF MOTION - RIGHT OF ATTENDANCE AT MEETINGS OF COMMITTEES OR SUB-COMMITTEES

A Member of the Council who has moved a motion which has been referred to any Committee or Sub-Committee shall:-

- (i) have notice of the meeting of the Committee or Sub-Committee at which it is proposed to consider the motion;
- (ii) have the right to attend the meeting; and
- (iii) if s/he attends, have an opportunity of explaining the motion.

PROVISIONS RELATING TO BOTH <u>FULL</u>COUNCIL AND COMMITTEES

No. 27

ATTENDANCES AT MEETINGS

(1) The clerk of the meeting or other appropriate officer shall record the names of every Member of the Council attending a meeting of the Council, or of any of its Committees or Sub-Committees.

No. 28

DISCLOSURE OF INTERESTS AND PARTICIPATION AT MEETINGS

Members shall:

- (1) Disclose any disclosable pecuniary interest, or other interest which the Council has decided is appropriate for disclosure, at meetings at which they are present and at which associated matters are considered;
- (2) Notify the Monitoring Officer of any interest not already registered but which is disclosed to a meeting under (1) above within 28 days of the disclosure; and
- (3) Not participate in any discussion or vote where they have a disclosable pecuniary interest in a matter and withdraw from the meeting during consideration of the matter unless a dispensation has been granted.

No. 29

RESCISSION OF PRECEDING RESOLUTION

(1) Unless a notice in pursuance of Standing Order No. 7 and bearing the names of at least one third of the Members of the Council is given it is not permissible to propose:

(a) a motion to rescind any resolution passed within the preceding six months; or

- (b) a motion or amendment to the same effect as one which has been rejected within the preceding six months.
- (2) When following disposal by the Council of any motion/amendment referred to in (1) above it shall not be open to any Member to propose a similar motion / amendment within a further period of six months. For the purpose of this Standing Order, the Chief Executive or the Monitoring Officer shall determine what amounts to 'same effect' or 'similar'.
- (3) This Standing Order shall not apply to motions moved in pursuance of a recommendation of a Committee.

QUESTIONS AT MEETINGS

- (1) Subject to (i) to (xiii) below, a Councillor, or a person resident, working or studying in the District, may put a question to the Leader or a Committee Chair at any meeting of the Council (other than the Annual Meeting) or to the Chair presiding at a Committee meeting on any matter in relation to which the Council / Committee has powers or duties or which affects the District:
 - such questions must be received by e-mail or in writing to the Chief Executive or nominated Officer_Democratic Services by 5pm on the second working day prior to the day of the meeting;
 - the Chief Executive may, at her / his discretion, refuse to allow a question to be presented if s/he considers it to be offensive, excessively lengthy, outside the scope of this Standing Order, or on the same subject as another question or upon which a question has been answered in the previous three months;
 - (iii) subject to (ii) above, questions shall be e-mailed to all Members by 6.00pm on the working day prior to the meeting and either:
 - read out at the meeting by the individual concerned, <u>either</u> from within the <u>physical</u> meeting room<u>or remotely via audio/visual conferencing facilities</u>; or
 - the individuals concerned will be given the opportunity to pre-record their questions (such recordings to be facilitated by the Council, limited to the individual speaking to camera, without additional augmentations to promote their views) and for the recordings to be replayed at the meeting

otherwise, such questions will be read out by the Chief Executive or nominated officer, either from within a physical meeting place or from a remote location;

- (iv) the maximum total time periods allowed for questions shall normally be as follows and can only be extended at the discretion of the Chair:
 - 1 hour for Council meetings; and
 - 10 minutes for Committee meetings
- (v) the questions shall be taken in the order that they were received by the Chief <u>Executive Democratic Services</u> or nominated Officer, subject to questions from residents and others working or studying in the District being dealt with first, followed by questions from Members;

- (vi) such questions shall be dealt with at the beginning of the relevant meeting;
- (vii) at Full Council meetings, the Chair may request that the answer be given by another Member of the Administration (e.g. if the Member to whom a question is directed is absent or if the Chair considers that, in any event, it would be more appropriate for another Member to respond);
- (viii) at Committee meetings, the Chair may request that the answer be given by another Member of the Administration or an Officer;
- (ix) at the meeting, subject to the person asking the question being present (whether 'in person' or remotely) the Chair will ask them if the response answers their concern or if they wish to ask a supplementary question (if a supplementary question is asked, it must arise from the reply given);
- (x) at Full Council meetings, the person asking the question shall be allowed to ask a second supplementary question (if a second supplementary question is asked, it must arise from the reply given to the original or first supplementary question);
- (xi) at Full Council meetings Members who respond to original questions may nominate another Member(s) to respond to supplementary questions;
- (xii) at Committee meetings, those responding to original questions may nominate another Member(s) or Officer(s) to respond to supplementary questions;
- (xiii) answers to both original and supplementary questions may take the form of:-
 - (a) a direct oral answer; or
 - (b) where the desired information is contained in a publication of the Council, a reference to that publication:
- (xiv) both the questions and responses in respect of Standing Order 30(1) shall be recorded in the minutes of the relevant Full Council or Committee meeting
- (2) <u>Subject to the notice requirements of Standing Order 11(3), a A-Member of the Council may also ask the Chair of a Committee any question regarding a Committee minute which is under consideration by the Council.</u>

No. <u>31_29</u>

REPRESENTATIONS AT MEETINGS (other than petitions – Standing Order 32 refers)

(1) <u>Representations at meetings of the Planning Committee</u>

- 1.1 an objector;
 - a representative of the relevant parish or village council; and
 - the applicant or agent

...may speak about a planning application from within the meeting room <u>or remotely via</u> <u>audio/visual conferencing facilities</u>, for up to three minutes each. <u>Speakers must pre-register with Democratic Services by 4.30pm on the day before the Committee meeting</u>.

- 1.2 Alternatively, such speakers will be given the opportunity to pre-record their representations (such recordings to be facilitated by the Council, limited to the individual speaking to camera, without additional augmentations to promote his or her views) and for the recordings to be replayed at the meeting. Otherwise, such representations must be submitted in writing (including via e-mail) and read out at the meeting by the Chief Executive or nominated representative, either from within a physical meeting place or from a remote location. In either case, the deadline for the receipt of such submissions shall be by noon on the working day before the meeting. The maximum time allowed for replaying or reading out each representation shall be three minutes. Such representations shall be tested for compliance with the three-minute rule and individuals will be asked to curtail their recordings if necessary.
- 1.3 In either case, if more than one objector wishes to speak or have their representation recorded or read out, a single representative will normally be asked to speak or submit representations on behalf of fellow objectors. Professional agents may act on behalf of objectors. Supplementary written submissions, visual aids, hand-outs or other material will not be allowed. Representations should not seek to introduce new information or material not previously submitted with the application. This may result in the application being deferred for further consideration or public comment.
- 1.4 Where there is considerable public interest in an application and a number of objectors want to speak on particular and different aspects, the Chair may allow additional speakers. In such circumstances, the applicant may be granted more time to respond at the Chair's discretion.
- 1.5 Where an application straddles one or more Parish boundaries, each Parish Council will be allowed to speak for three minutes.
- 1.6 All public speaking at the meeting is at the Chair's discretion.
- 1.7 The provisions of this Standing Order shall take precedence over the Planning Protocol.

(2) <u>Representations at other Committee meetings</u>

- 2.1 Members of the public and other interested parties can make representations at meetings of any Policy Committee (or Sub-Committee thereof) or the Audit & Scrutiny Committee in connection with a particular agenda item. The maximum time allowed shall be three minutes per person. Unless the agenda already makes special provision for members of the public to participate at a particular meeting, such requests must be sent by email, or submitted in writing to the Chief Executive or nominated Officer at least two working days prior to the Committee meeting in question. Acceptance of such requests, together with those received after the aforementioned deadline or at the meeting, shall be at the discretion of the Chair of the relevant meeting, having due regard to the number of contributions, the potential for repetition of the subject matter and the likely length of the meeting. Members of the public or interested parties can either:
 - read out their representations at the meeting, either from within the <u>physical</u> meeting room, <u>or remotely via audio/visual conferencing facilities</u>; or
 - they will be given the opportunity to pre-record their representations (such recordings to be facilitated by the council, limited to an individual speaking to camera, without additional augmentations to promote his or her views) and for the recordings to be replayed at the meeting.

Otherwise, such representations will be read out by the Chief Executive or nominated representative, either from within a physical meeting place or from a remote location. Such representations shall be tested for compliance with the three-minute rule and individuals will be asked to curtail their submissions if necessary.

No. 32

PRESENTATION OF PETITIONS TO MEETINGS OF THE COUNCIL AND ITS COMMITTEES (excluding the Planning and Licensing Committees)

- (1) This Standing Order applies to the presentation of petitions at meetings of:
 - (i) the Council (other than the Annual Meeting); and
 - (ii) Committees (excluding the Planning and Licensing Committees).
- (2) Such petitions must be:
 - confined to matters which fall under the Authority's powers or duties or which specifically affect the whole or part of the District, but must not concern individual planning applications / enforcement matters / licensing decisions, or other matters where there is a statutory right of review or appeal. (Whilst members of the public may wish to organise petitions in respect of planning and licensing issues, these will be taken into account as part of the Council's separate decision making processes. For example, petitions about planning applications can be referred to by residents when addressing the Planning Committee as part of the public speaking arrangements specifically tailored for that Committee);
 - (ii) signed by at least ten persons living, working or studying in the area;
 - (iii) submitted at least ten clear working days before the relevant meeting to the Chief Executive or nominated Officer, either via email, the Council's website (on-line format), or the delivery of a paper copy, together with notice of the intention to present it.

- (3) The Chief Executive must be satisfied that it would be appropriate for the petition to be presented (i.e. that the prayer of the petition does not exceed 300 words; does not contain offensive language; and that it otherwise complies with the requirements of this Standing Order).
- (4) Subject to (3) above, the presentation of petitions shall take place:-
 - (i) at Council meetings (other than the Annual Meeting), in accordance with Standing Order 6; or
 - (ii) at Committee meetings specified in 1 (ii) above, immediately after the submission of questions by members of the public.
- (5) The presentation of a petition (to be by any one of the ten or more signatories specified in 2(ii) above or a Member of the Council) shall be in the form of a statement, limited to not more than three minutes, and shall be confined to the subject matter of the petition, indicating the number and description of the signatories, and making such further supporting remarks relevant to the petition. Spokespersons can either:
 - read out their statements <u>at from within</u> the meeting, <u>room_either from within the</u> <u>physical meeting room</u>, or remotely via audio/visual conferencing facilities; or
 - be given the opportunity to pre-record their statements and for the recordings (such recordings to be facilitated by the Council, limited to an individual speaking to camera, without additional augmentations to promote his or her views) to be replayed at the meeting.

Otherwise, such statements will be read out by the Chief Executive or nominated officer on behalf of the spokesperson, either from within a physical meeting place or from a remote location.

- (6) Regarding petitions presented to the Council itself, the Chair of the Council:-
 - (i) may, if s/he considers it convenient and conducive to the despatch of business, allow the subject matter to be dealt with at the meeting at which it is presented; or otherwise
 - (ii) shall refer the subject matter, without discussion, to the relevant Committee or Sub-Committee for consideration.
- (7) Regarding petitions presented to a Committee:-
 - the Chair of the Committee may, if s/he considers it convenient and conducive to the despatch of business, allow the subject matter to be dealt with at the meeting at which it is presented; or otherwise
 - (ii) the subject matter shall stand referred, without discussion, either to the next ordinary meeting of the Committee or appropriate Sub-Committee.
- (8) Petitions shall be presented in the order in which notice of them is received by the Chief Executive or nominated Officer.
- (9) Notwithstanding the provisions of this Standing Order, it is acknowledged that any person may, if s/he so wishes, present a petition to the Council out of meeting.

DISORDERLY CONDUCT - MEMBERS

(1) If at any meeting of the Council, a Committee, or Sub-Committee, any Member of the Council, in the opinion of the Chair misconducts him/herself by persistently disregarding the ruling of the Chair, or by behaving irregularly, improperly, or offensively, or by wilfully obstructing the business of the meeting, the Chair or any other Member may move "that the Member named be not further heard", and the motion_ if seconded_ shall be put and determined without further discussion.

Continuing misconduct by a named Member

(2) If the Member named continues his / her misconduct after a motion under the foregoing paragraph has been carried, the Chair may :-

EITHER

Move "That the Member named do leave the meeting" in which case the motion shall be put and determined without seconding or discussion (if carried, the named Member shall be asked to leave the meeting

OR

Adjourn the meeting for such period, as s/he in her/his discretion considers expedient.

General disturbance

(3) In the event of general disturbance which, in the opinion of the Chair, makes it impossible to conduct business, s/he may adjourn the meeting without question for whatever period s/he considers appropriate.

No. 34

DISTURBANCE BY THE PUBLIC

- (1) The Chair shall warn any member of the public who interrupts the proceedings at any meeting. If the individual continues the interruption, the Chair may order his / her removal from the meeting venue. In the event of general disturbance in any part of the meeting venue open to the public, the Chair shall order that part to be cleared. Similarly, in event of general disturbance from members of the public participating remotely, the Chair may order all such public access to be terminated.
- (2) The Chair may adjourn the meeting as per SO 33(3) above.

MEMBERS AND STAFF

No. 35

GENERAL URGENCY PROVISION

Notwithstanding anything in this Constitution, the Chief Executive and other <u>Extended</u> Management Team <u>(EMT)</u> members shall be authorised to take decisions on the grounds of urgency regarding matters which would otherwise be reserved for determination by a Committee or the Council. A matter can be deemed urgent if, in the reasonable opinion of the <u>Management</u> <u>Team-EMT</u> member concerned, a delay would seriously prejudice the interest of the Council or of the public and it is not practicable to convene a quorate meeting of the relevant decision-making body in sufficient time to take the decision.

The <u>EMT Management Team</u> member concerned shall also:

- advise and seek the views of the Political Group Leaders and the Chair of the appropriate Committee at the earliest opportunity; and
- report the matter to next scheduled meeting of the appropriate Committee.

No. 36

PECUNIARY INTERESTS OF OFFICERS

If an Officer has a direct or indirect pecuniary interest in a contract which the Council has entered into, or proposes to enter into, he /she shall make arrangements for the interest to be recorded within an electronic register maintained by the Chief Executive for this purpose.

No. 37

MOTIONS AFFECTING PERSONS EMPLOYED BY THE COUNCIL

If any question arises at a meeting of the Council, Committee or Sub-Committee to which Section 100A(4) of the Local Government Act 1972 applies as to the appointment, promotion, dismissal, salary, superannuation or condition of service, or as to the conduct of any person employed by the Council, such question shall not be the subject of discussion until the Council, Committee or Sub-Committee, as the case may be, has decided whether or not the power of exclusion of the public under Section 100A(4) of the Local Government Act 1972 shall be exercised.

No. 38

CANVASSING OF AND TESTIMONIALS BY MEMBERS

- (1) Canvassing of Members of the Council or any Committee of the Council directly or indirectly for any appointment under the Council may disqualify the candidate concerned for that appointment. The purport of this paragraph of this Standing Order shall be included in any form of application.
- (2) A Member of the Council shall not solicit for any person any appointment under the Council, but this shall not preclude a Member from giving a written testimonial of a candidate's ability, experience, or character for submission to the Council with an application for appointment.

(3) A Member of the Council shall inform the Chief Executive of any Officer canvassing them directly or indirectly for any favour relating to their employment. The Chief Executive will consider the appropriate course of action to be taken against that Officer.

No. 39

APPLICANTS FOR EMPLOYMENT VACANCIES WHO ARE RELATIVES OR PARTNERS OF MEMBERS OR OFFICERS

- (1) A candidate for any appointment by the Council who is a relative or partner of anyone known to be a Member or officer of the Council shall, when making an application, disclose that relationship. A candidate who fails to disclose such a relationship may be disqualified for the appointment and, if appointed, shall be liable to dismissal without notice. If a Member or officer is a relative or partner of anyone known to be such a candidate, they must disclose this to the Human Resources. Lead Specialist.
- (2) The purport of this Standing Order shall be included in any form of application.

No. 40

FILLING OF VACANCIES

All vacancies, unless they are to be filled by promotion or transfer, shall be advertised on a relevant website. Consideration may be given to advertising in a relevant newspaper or a journal or an agency/consultancy as well where the best opportunity lies for reaching prospective applicants except where determined by the appropriate Committee. If, within six months of the filling of a vacancy which has been advertised, a similar vacancy occurs, one of the former applicants may be appointed.

NOTE:

- (i) The appointment of Local Authority staff generally is dealt with under Sections 112 to 119 of the Local Government Act 1972.
- (ii) The appointment of the Chief Executive and other Chief Officers are covered in Standing Order No. 41.

No. 41

APPOINTMENT OF CHIEF OFFICERS (i.e. those who will serve on the Management Team)

- (1) Where the Council proposes to appoint a Chief Officer, and it is not proposed that the appointment be made exclusively from among existing staff, the Chief Executive shall:-
 - (i) draw up a statement specifying -
 - (a) the duties of the post; and
 - (b) any qualifications / qualities to be sought in the person to be appointed;
 - (ii) invite applications by public advertisement; and
 - (iii) provide a copy of the statement referred to in paragraph (i) above to any person on request.

- (2) Where a post has been advertised as provided in paragraph 1 (ii) above, the Chief Officer Sub-Committee will interview all qualified applicants for the post or a short list of qualified applicants. Such short-listing will be undertaken by the Sub-Committee where the appointment in question is for the post of Chief Executive. For other Chief Officer appointments, short-listing will be undertaken by the Chief Executive.
- (3) Where no qualified person has applied, further applications <u>shall-may</u> be invited in accordance with paragraph 1 (ii).
- (4) An appointment to the post of Chief Executive shall be made by the Council.
- (5) Appointments to other Chief Officer posts will be dealt with by the Chief Officer Sub-Committee which is empowered to make an appointment and report its decision to the next meeting of the Council.

No. 42

DISCIPLINARY ACTION AGAINST CHIEF OFFICERS

- (1) Subject to (2) below, the Chief Officer Sub-Committee shall deal with disciplinary matters relating to the Chief Executive and other Chief Officers.
- (2) In accordance with the Local Authorities (Standing Orders) (England) (Amendment) Regulations 2015, any recommendation of the Sub-Committee to dismiss the Chief Executive, Monitoring Officer or the Chief Finance Officer(Section 151 Officer) must be referred to full Council following a disciplinary hearing by an independent advisory panel.
- (3) Should a Chief Officer be suspended for the purpose of investigating alleged misconduct, any such suspension shall be on full pay and terminate no later than the expiry of two months beginning on the day on which the suspension takes effect.

No. 43

INSPECTION OF LANDS, PREMISES, ETC.

Unless specifically authorised to do so by the Council or a Committee, a Member of the Council shall not issue any order respecting any works which are being carried out by or on behalf of the Council or claim by virtue of his / her Membership of the Council any right to inspect or to enter upon any lands or premises which the Council has the power or duty to inspect or enter.

No. 44

POLITICALLY RESTRICTED POSTS

The following posts have been listed in accordance with Subsection (1) of Section 2 of the Local Government and Housing Act 1989:

1. Specified Posts

Chief Executive Deputy Chief Executive Director of Resources Head of Legal & Democratic Services (Monitoring Officer) Chief Planning Officer Head of Policy and Communications Head of Assets and Regeneration Transformation Programme Director Head of Housing Head of Environment Head of Building Control Head of Communities Building Control Business Manager

2. Posts included by virtue of Subsection (3) of Section 2 of the Local Government and Housing Act 1989 (giving advice to the Authority and speaking to the press on a regular basis on behalf of the Authority):

The list of the posts concerned is currently under review.

No. 45

RECOGNITION OF POLITICAL GROUPS

Political Groups will be provided with:

- (i) <u>t</u>∓he use of the Council Chamber and/or Committee Rooms in the Council Offices for the consideration of matters connected with the functions of the Local Authority.
- (ii) Council / Committee items and other relevant documentation via the Council's Member despatch system; and
- (iii) Copying facilities.

No. 46

REQUIREMENTS FOR OFFICERS TO CONSULT WITH MEMBERS

Throughout Financial Regulations, the Scheme of Delegation and the Planning Protocol (parts C, E and F of the Constitution) requirements for officers having to consult Members shall be interpreted as follows:

 (i) if the Council is in a state of no overall control (i.e. where no single political group or a coalition of groups has an absolute majority of seats) such consultation shall be with the Leaders, or their nominated representatives, of political groups comprising eight or more Councillors; or (ii) if a single political group or a coalition of groups forming the Administration has an absolute majority of seats, such consultation shall be solely with the Leader(s) of the Council or his / her / their nominated representative(s).

GENERAL MATTERS

No. 47

INTERPRETATION OF STANDING ORDERS

- (1) The ruling of the Chair as to the construction or application of any of these Standing Orders, or as to any proceedings of the Council, shall not be challenged at any meeting of the Council. The Chair may call upon the Chief Executive to give advice at Council meetings on any matter.
- (2) This Standing Order shall also apply with any necessary modification to the ruling of the Chair at any Committee or Sub-Committee meeting.

No. 48

SUSPENSION OF STANDING ORDERS

- (1) Subject to paragraph (2) of this Standing Order, any of the preceding Standing Orders (other than Standing Orders 13 (3) and (5) which are mandatory) may be suspended so far as regards any business at the meeting where its suspension is moved.
- (2) A motion to suspend Standing Orders shall not be moved without notice in Council (i.e. under Standing Order No. 9) or Committee unless there shall be present at least one-half of the whole number of the members of the Council or Committee.

No. 49

CONSTITUTION - COPIES TO BE GIVEN TO MEMBERS AND AMENDMENTS

- (1) A printed copy of the Constitution shall be given to each newly elected Member of the Council.
- (2) Power to make significant revisions to the Constitution is reserved for the Council (including upon consideration of recommendations from the Strategy & Resources Committee (subject to other Policy Committees being able to make recommendations direct to Council about proposed changes to their Terms of Reference). Subject to the matter being reported on the Delegated Action List, minor and consequential amendments can be made by the Chief Executive.

No. 50

LOCAL CODE OF CONDUCT FOR MEMBERS

- (1) All Members of the Council must familiarise themselves with the contents of the Local Code of Conduct, a copy of which forms part of the Council's Constitution.
- (2) Each Member shall provide an annual signed undertaking to abide by the 7 'Nolan Principles of public life' (listed below) while serving as a Councillor:
 - selflessness
 - integrity
 - objectivity
 - accountability
 - openness
 - honesty
 - leadership.

No. 51

CUSTODY OF SEAL

The Common Seal of the Council shall be kept in a safe place in the custody of the Head of Legal and Monitoring Officer.

No. 52

INSPECTION OF DOCUMENTS

In addition to the rights given to Members by Section 100F (Rights of Access to Documents) of the Local Government Act 1972, a Member of the Council may also establish the need to know and hence a right to inspect any document in the Council's possession on an approach to the Chief Executive.

NOTES

- (i) References in these Standing Orders to the feminine / masculine genders are interchangeable. References to the singular shall also include the plural and vice-versa.
- (ii) A clear working day means any day from Mondays to Fridays inclusive but specifically excludes Public and Bank Holidays and weekends.
- (iii) In respect of the decision making process and by virtue of Minute 541 (94/95), the Council has accepted the general principle that a decision, once taken, should not be changed at the same Council/Committee/Sub-Committee meeting.

Proposed Timetable of Meetings for 2024/25 (meetings start at 7.30pm unless otherwise indicated)

MAY 2024	JUNE 2024	JULY 2024	AUGUST 2024	SEPT 2024	OCT 2024	NOV 2024	DEC 2024
1Weds	1Sat	1Mon	1Thurs	1Sun	1Tues	1Fri	1Sun
2Thurs Elections	2Sun	2Tues A&S	2Fri	2Mon	2Weds	2Sat	2Mon
3Fri	3Mon	3Weds	3 Sat	3Tues CS	3Thurs P	3Sun	3Tues
4 _{Sat}	4 _{Tues}	4Thurs P	4Sun	4Weds	4Fri	4 _{Mon}	4Weds
5Sun	5Weds	5Fri	5Mon	5Thurs P	5Sat	5Tues CS	5Thurs A&S
6Mon BH	6Thurs P	6Sat	6Tues	6Fri	6Sun	6Weds	6Fri
7Tues	7Fri	7 Sun	7Weds	7Sat	7Mon	7Thurs P	7Sat
8Weds	8Sat	8Mon	8Thurs	8Sun	8Tues	8Fri ISC 10am ³	8Sun
9Thurs	9Sun	9Tues	9Fri	9Mon	9Weds	9 _{Sat}	9 _{Mon}
10Fri	10Mon	10Weds	10Sat	10Tues S	10Thurs	10Sun	10Tues
11Sat	11Tues	11Thurs	11Sun	11Weds	11Fri	11Mon	11Weds
12 _{Sun}	12Weds	12Fri	12Mon	12Thurs H	12Sat	12Tues	12Thurs P
13Mon	13Thurs CS	13 _{Sat}	13Tues	13Fri	13Sun	13Weds	13Fri
14 _{Tues}	14Fri ISC 10am ¹	14 _{Sun}	14Weds	14Sat	14Mon	14Thurs H	14Sat
Weds	15 Sat	15Mon	15Thurs	15Sun	15Tues	15Fri	15 _{Sun}
6 Thurs	16Sun	16Tues	16Fri	16Mon	16Weds	16Sat	16Mon
Ф 7Fri	17Mon	17Weds	17Sat	17Tues	17Thurs C	17Sun	17Tues
₽ 8Sat	18Tues H	18Thurs C	18Sun	18Weds	18Fri	18Mon	18Weds
19 _{Sun}	19Weds	19Fri	19Mon	19Thurs PP	19Sat	19Tues	19Thurs C
20Mon	20Thurs PP	20Sat	20Tues	20Fri	20Sun	20Weds	20Fri
21Tues	21Fri	21Sun	21Weds	21Sat	21Mon	21Thurs PP	21Sat
22Weds	22Sat	22Mon	22Thurs	22Sun	22Tues	22Fri	22Sun
23Thurs AC	23Sun	23Tues	23Fri	23Mon	23Weds	23Sat	23Mon
24Fri	24Mon	24Weds	24 Sat	24Tues A&S ¹⁰	24Thurs	24 Sun	24Tues
25Sat	25Tues	25Thurs P	25Sun	25Weds	25Fri	25Mon	25Weds BH
26Sun	26Weds	26Fri	26Mon BH	26Thurs S&R	26Sat	26Tues	26Thurs BH
27Mon BH	27Thurs S&R ²	27Sat	27Tues	27Fri	27Sun	27Weds	27Fri
28Tues	28Fri	28Sun	28Weds	28Sat	28Mon	28Thurs S&R ⁴	28Sat
29Weds	29 Sat	29Mon	29Thurs	29Sun	29Tues	29Fri	29Sun
30Thurs	30Sun	30Tues	30Fri	30Mon	30Weds	30Sat	30Mon
31 Fri		31 Weds	31Sat		31Thurs		31 _{Tues}

Appendix B

JAN 2025	FEB 2025	MAR 2025	APR 2025	MAY 2025
1Weds BH	1Sat	1Sat	1Tues	1Thurs Elections
2Thurs	2Sun	2Sun	2Weds	2Fri
3Fri	3Mon	3Mon	3Thurs A&S¹⁰	3Sat
4 _{Sat}	4Tues A&S	4Tues	4Fri	4Sun
5Sun	5Weds	5Weds	5Sat	5Mon BH
6Mon	6Thurs P	6Thurs P	6Sun	6Tues
7 _{Tues}	7Fri	7Fri	7Mon	7Weds
8Weds	8Sat	8Sat	8Tues P	8Thurs
9Thurs P	9Sun	9Sun	9Weds	9Fri
10Fri	10Mon	10Mon	10Thurs C	10Sat
11Sat	11Tues	11 _{Tues}	11Fri	11Sun
12Sun	12Weds	12Weds	12Sat	12Mon
13Mon	13Thurs C ⁸	13Thurs CS ⁹	13 _{Sun}	13Tues
14Tues CS ⁵	14Fri	14Fri	14Mon	14Weds
1 € Weds	15 Sat	15 Sat	15Tues	15Thurs
06Thurs PP5	16Sun	16 _{Sun}	16Weds	16Fri
7Fri ISC ⁶ 10am	17Mon	17Mon	17Thurs	17Sat
18Sat	18Tues	18Tues H	18Fri BH	18 _{Sun}
NJ9Sun	19Weds	19Weds	19Sat	19Mon
20Mon	20Thurs	20Thurs PP	20Sun	20Tues
21Tues	21Fri	21Fri	21Mon BH	21Weds
22Weds	22Sat	22Sat	22Tues	22Thurs AC
23Thurs H ⁵⁺	23Sun	23Sun	23Weds	23Fri
24Fri	24Mon	24Mon	24Thurs	24 Sat
25Sat	25Tues S	25Tues	25Fri	25Sun
26 Sun	26Weds	26Weds	26Sat	26Mon BH
27Mon	27Thurs	27Thurs S&R	27Sun	27Tues
28Tues	28Fri	28Fri	28Mon	28Weds
29Weds		29 Sat	29Tues	29Thurs
30Thurs S&R ⁷		30Sun	30Weds	30Fri
31 Fri		31Mon		31 _{Sat}

KEY TO CODING AC Annual Council A&S Audit & Scrutiny Committee BH Bank Holiday С Council CS Community Services Committee Housing Committee Н ISC Investment Sub-Committee Ρ Planning Committee PP Planning Policy Committee S **Standards Committee**

S&R Strategy & Resources Committee

School holidays

1 = 23/24 treasury investment outturn

2= 23/24 budget outturn

3= mid-year treasury investment review

4 = draft Council budget for 25/26

5 = 25/26 budget setting meetings

5+ = 25/26 budget setting meetings including housing rents

6 = capital & investment strategy

7= to agree the S&R budget envelope and recommend Council Tax & council wide budget for 25/26

8= to set the Council Tax & budget for 25/26

9 = community safety review

10 = provisional if required

TANDRIDGE DISTRICT COUNCIL

INVESTMENT SUB COMMITTEE

Minutes of the meeting of the Sub-Committee held in the Council Chamber, Council Offices, Station Road East, Oxted on the 3rd November 2023 at 10.00 am

PRESENT: Councillors Langton (Chair), Booth, Botten, Chris Farr, Hammond, Alun Jones and O'Driscoll (substitute in place of Cooper)

ALSO PRESENT: Councillor Gaffney

ALSO PRESENT (Virtually): Councillor Smith

APOLOGIES FOR ABSENCE: Councillor Cooper

1. MINUTES OF THE MEETING HELD ON THE 16TH JUNE 2023

These minutes were approved and signed as a correct record.

2. SUMMARY INVESTMENT AND BORROWING POSITION AT 30TH SEPTEMBER 2023

A report with the investment analysis at Annexes A and B was presented. This confirmed that, at 30th September 2023:

- (i) total long term treasury investments (over 12 months) amounted to £10.7m
- (ii) short term investments (less than 12 months) amounted to £13m
- (iii) the Council also held £16.5m in non-treasury investments, comprising capital loans to specific service providers and limited companies
- (iv) the total amount of Public Works Loan Board (PWLB) loans was £99.4m, comprising £43.4m General Fund loans and £56m Housing Revenue Account loans.

Following consultation, the Government had extended the 'IFRS 9 statutory override' until March 2025. Consequently, the General Fund would continue to be insulated from gains and losses in the capital value of the Council's long-term investments in the following four funds:

- CCLA Property Fund
- Schroders Credit/Bond Fund
- UBS Multi Asset Fund
- CCLA Diversification Fund.

However, the Government's commentary on the consultation outcome suggested that the override might not be further extended. In that respect, the Council's Investment Performance Equalisation Reserve (IPER) would mitigate against the risk of reductions in the carrying value of the above funds from impacting upon the General Fund balance. At the previous meeting, it was noted that IPER surpluses could be released to the General Fund if and when confidence in the assets' market values recovered. The current carrying loss had increased to £1.5m and it remained uncertain whether market values would recover by the time the current override elapsed. The Chief Finance Officer confirmed that the 2023/24 investment outturn report (to be submitted to the Sub-Committee early in the next financial year) would enable Members to consider options for utilising investment income and use of the IPER.

A Quarter 2 update on performance against the Council's treasury and other prudential indicators was also submitted. This included commentary on a new Public Works Loan Board discounted rate for Housing Revenue Account borrowing, made available from 15th June 2023. Advice would be taken from Arlingclose and the Centre of Expertise on whether accessing this rate offered good value. (The Council's HRA debt was currently funded by internal borrowing).

RESOLVED – that the following be noted:

- A. the Council's investment and borrowing position at 30th September 2023 as set out in Annexes A and B;
- B. the Council's actual performance against the indicators set within the Treasury Management Strategy for 2023/24 in Annex C;
- C. the commentary from Arlingclose on the external context for treasury management; and
- D. the update on the performance of the Council's long-term treasury investments.

3. INVESTMENT PROPERTY UPDATE

The Sub-Committee resolved to move into 'Part 2' for this item in accordance with Paragraph 3 (information relating to financial or business affairs) of Part 1 of Schedule 12A of the Local Government Act 1972.

Latest information was presented about the commercial investment properties owned by the Council and its subsidiary company, Gryllus properties. The sites concerned were:

Gryllus properties:

80-84 Station Road East, Oxted

The previous lease expired on the 17th September 2023 and a new lease was being negotiated.

30-32 Week Street, Maidstone

The terms of a lease to a new tenant were close to being agreed, with a schedule of refurbishment works ready to go to tender. A dilapidations claim was also being negotiated with the previous tenant, details of which were discussed. The Chief Finance Officer explained the implications of the reduction in rental income arising from the prospective new lease.

Castlefield House, Reigate

Members were advised about the Council's potential approach to this asset in light of the next rent review and the intentions of the existing tenant.

TDC properties:

Quadrant House, Caterham Valley

Since the previous report, Subway had renewed its lease of 49 Croydon Road, details of which were shared with the Sub-Committee. It was also noted that Suite 1C Quadrant House North was being marketed following the departure of the previous tenant. An offer to let another area of Quadrant House and potential terms for renewal of the Workary lease were the subject of two separate items on the agenda.

Village Health Club, Caterham on the Hill

The tenant, Freedom Leisure, had sought financial assistance from the Council for both this site and Tandridge Leisure Pool in Oxted. Members were updated about the Council's response to this request which, while falling short of direct financial support, included a grant application to England's Swimming Pool Support Fund. Concerns regarding the current inability to impose service delivery standards as part of the lease agreements (which were limited to property contracts) for these two sites were discussed.

Council Offices, Oxted

Members were advised about a recent letting and two other lease renewals. Officers had continued to assess the scope for further lettings, together with potential solutions for increasing car parking capacity, and wished to instruct a local agent to begin marketing the surplus space. Potential options for assisting those working in the Council Offices to park elsewhere in Oxted were discussed.

RESOLVED-that:

- A. the report be noted; and
- B. the Officers' initiative to lease more surplus space at the Council Officers be endorsed.

4. PROPOSED NEW SHOP LETTING

The Sub-Committee resolved to move into 'Part 2' for this item in accordance with Paragraph 3 (information relating to financial or business affairs) of Part 1 of Schedule 12A of the Local Government Act 1972.

A report concerning an offer to let three shop units in Quadrant House, Caterham was considered. Opposing arguments about whether the Council should accept the offer were debated, which concluded with the Sub-Committee voting against.

RECOMMENDED (to the Strategy & Resources Committee) that the offer from a prospective tenant to lease three shop units in Quadrant House be declined.

5. THE WORKARY LEASE RENEWAL

The Sub-Committee resolved to move into 'Part 2' for this item in accordance with Paragraph 3 (information relating to financial or business affairs) of Part 1 of Schedule 12A of the Local Government Act 1972.

Wimbletech, trading as 'The Workery', had been occupying a unit in Quadrant House, Caterham as a co-working office since August 2020. The original lease had expired on 12th August 2022 and officers had since been attempting to negotiate terms for a renewal. Negotiations had reached an impasse and Officers wished to seek guidance from the Sub-Committee on how to proceed. A report was submitted regarding officers' proposed terms for the renewal of Wimbletech's lease.

RESOLVED – that a renewal of the lease to Wimbletech be on the terms presented within the report.

Rising 12.08 pm

Annex 'A'

Summary of Investments and Borrowing

Investment	Original Value - Long Term Treasury Investments	Net Asset Value 31/03/23	Net Asset Value 30/09/23	Yield Rate Note 1	Forecast Return 2023/24
	£	£	£	%	£
Treasury Investments (Non-specified)- Long Term (over					
<u>12 mths)</u>					
CCLA Property Fund	4,000,000		4,028,890		189,999
Schroders Bond Fund UBS Multi Asset Fund	3,000,000 3,000,000		2,581,908 2,069,445		151,110 154,957
CCLA Diversification Fund	2,000,000		1,835,035	-	65,280
Funding Circle	_,,	142,398	148,766		6,371
Sub Total Non-specified (Treasury Investments)	12,000,000	10,848,020	10,664,044		567,717
Treasury Investments (Specified)-Short Term (less than 12 mths)					
Liquidity Plus Funds		1,994,226	1,998,272	4.51	90,059
Money Market Funds		4,000,000	11,000,000		465,148
Total Specified Investments		5,994,226	12,998,272		555,207
Total Treasury Investments		16,842,246	23,662,316		1,122,924
Non-Treasury Investments (Non-Specified)- Long Term (over 12 mths)					
Gryllus Property Company Loan - Maidstone		2,394,000	2,394,000	5.81	139,023
Freedom Leisure- Loan (TLP)		387,429	290,571	5.50	21,309
Freedom Leisure- Loan (de Stafford)		248,286	186,214	7.58	18,820
Gryllus Property Company Loan - 80-84 Station Rd East		1,012,500	1,012,500	5.43	54,979
Gryllus Property Company Loan - Castlefield		11,664,000	11,664,000	6.10	711,504
Gryllus Property Company Share Capital Note 2		994,100	994,100	-	-
Sub Total Non-Treasury Investments		16,700,314	16,541,386		945,634
Total Investments (Treasury & Non-Treasury)		33,542,561	40,203,701		2,068,558
Total Investment Income Budget 2023/24					1,495,700
Over/(under) budget					572,858

Previous Year Actual Return £
173,997 149,038 145,657 56,357 20,249 545,299
37,475 394,562 432,037 977,336
139,023 31,963 28,230 54,979 711,504 -
965,699 1,943,035 1,495,700

Annex 'A'

Borrowing	Balance as at 30/09/23	Interest	Forecast Cost 2023/24	Period to maturity
	£	%	£	(years)
General Fund Borrowing				
Gryllus Loan	3,420,000	2.46	84,132	44
Freedom Leisure Loan	2,225,000	2.45	54,513	44
Village Health Club	938,678	2.38	22,341	44
Linden House	4,175,000	2.69	112,308	25
Linden House	254,000	2.42	6,147	26
Quadrant House	15,340,000	2.41	369,694	45
Quadrant House	800,000	2.28	18,240	46
Gryllus - 80-84 Station Road	724,400	2.28	16,516	46
Gryllus - Castlefield	15,549,000	2.91	452,476	46
Sub Total General Fund Borrowing	43,426,078		1,136,366	
Total GF PWLB Budget 2023/24			1,137,000	
Over/(under) budget			(634)	
HRA Borrowing				
Public Works Loan Board	55,989,000	2.72	1,520,196	13
Sub Total HRA Borrowing	55,989,000		1,520,196	
Total HRA PWLB Budget 2023/24			1,639,600	
Over/(under) budget			(119,404)	
Total Borrowing	99,415,078		2,656,562	
Total Budget 2023/24			2,776,600	
Total Over/(under) budget			(120,038)	

Previous Year Cost £

> 84,132 54,513 22,341 112,308 6,147 369,694 18,240 16,516 452,476 **1,136,366 1,137,000** (634)

1,596,258 1,596,258 1,639,600 (43,342) 2,732,624 2,776,600 (43,976)

Net borrowing balance at 30 September 2023 (Total	82,572,832	
Borrowing less Treasury Investments)	02,572,052	

Notes:

1. Yield Rate:

For Specified and Non specified Investments, this is the forecast return divided by net asset value as at 30/09/23; For Specified investments, this is the forecast return divided by the average investment value during the year

2. Gryllus share capital comprises of equity shares arising from loans granted

3. The period to maturity included for HRA borrowing is the weighted average for all loans outstanding.

	2017/18	2018/19	2019/20	2020/21	2021/22 2022/23	2022/23
	Carrying	Carrying	Carrying	U	Carrying	Carrying
Carrying Value	Value	Value	Value	Value	Value	Value
	31.3.2018	31.3.2019	31.3.2018 31.3.2019 31.03.2020	31.03.2021 31.03.2022 31.03.2023	31.03.2022	31.03.2023
	Ŧ	Ŧ	Ŧ	£	Ŧ	Ŧ
CCLA Property Fund	4,000,000 4,	4,000,000	4,000,000	4,000,000	4,000,000	4,000,000
Schroders Bond Fund	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000
UBS Multi Asset Fund	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000
CCLA Diversification Fund	2,000,000	2,000,000	2,000,000		2,000,000 2,000,000	2,000,000
Total	12,000,000	12,000,000	.2,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000	12,000,000	12,000,000	12,000,000

	2017/18	2018/19	2019/20	12/0202	2021/22	2022/23
		Market			Market	Market
Market Value	Market Value	Value	Market Value	Market Value Market Value	Value	Value
	31.3.2018	31.3.2019	31.03.2020	31.03.2021	31.03.2022 31.03.2023	31.03.2023
	£	Ŧ	£	Ŧ	Ŧ	£
CCLA Property Fund(mid-market value)	4,276,854	4,276,005	4,188,063	4,158,183	4,888,056	4,082,278
Schroders Bond Fund	2,912,837	2,865,130	2,539,938	2,908,911	2,775,151	2,550,204
UBS Multi Asset Fund	2,918,160	2,868,479	2,520,713	2,777,398	2,639,592	2,208,433
CCLA Diversification Fund (indicative market value)	1,921,257	1,982,167	1,804,193	1,955,874	2,046,513	1,864,707
Total D	12,029,108	12,029,108 11,991,781	11,052,907	11,800,366	11,800,366 12,349,313	10,705,622
ge	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23
	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/
Surple Su	(Deficit)	(Deficit)	(Deficit)	(Deficit)	(Deficit)	(Deficit)
9	31.3.2018	31.3.2019	31.03.2020	31.03.2021	31.03.2022	31.03.2023
	ų	Ŧ	£	£	Ŧ	£
CCLA Property Fund	276,854	276,005	188,063	158,183	888,056	82,278
Schroders Bond Fund	(87,163)	(134,870)	(460,062)	(91,089)	(224,849)	(449,796)
UBS Multi Asset Fund	(81,840)	(131,521)	(479,287)	(222,602)	(360,408)	(791,567)
CCLA Diversification Fund	(78,743)	(17,833)	(195,807)	(44,126)	46,513	(135,293)
Total	29,108	(8,219)	(947,093)	(199,634)	349,313	349,313 (1,294,378)

2023/24	Carrying	Value	30.09.2023	Э	4,000,000	3,000,000	3,000,000	2,000,000	12,000,000

0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
4,000,00 3,000,000 2,000,000 12,000,000 Market Value 30.09.202 £ 4,028,89 2,581,900 2,069,44,902 2,681,900 2,069,44,503	10,515,278

2023/24 Surplus/ (Deficit) 80.09.2023 E E 28,89((418,092 (930,555 (164,965)

ar forecast at	09.2U23	Yield 2023/24		٩	4.72%	5.85%	7.49%	3.56%		ar forecast at	09.2023	Surplus/	(Deficit)	2023/24	%	-1.33%	1.23%	-6.72%			ir forecast at	1	2023/24	%	2 30%	2.02%	%20.1 %27 0	1 94%	2	.09.2023	2023/24	%					8.57%	
	Š.	Yield 2023/24	3/670	4	189,999	151,110	154,957	65,280	561,346	Full Yea	30.	Surplus/	(Deficit)	2023/24	ч	(53,388)	31,704	(138,988)	(29,672)	(190,344)	Full Year		2023/24	Ŧ	136 611	182,011	15 969	35,608	371,002	30	2023/24	Ψ	148,766	6,519 (520)	0	4,780	6,371	

	2017/18	71ela 2017/18	71ela 2018/19	2018/19	Yield 2019/20	Yield 2019/20	Yield 2020/21	Yield 2020/21	Yield 2021/22	Yield 2021/22	Yield 2022/23	Yield 2022/23
	, A	%	, A	· %	, A	· %	, A	%	Э	· %	H	%
CCLA Property Fund	193,758	4.53%	183,989	4.30%	185,240	4.42%	179,910	4.33%	158,867	3.82%	173,997	4.26%
Schroders Bond Fund	105,413	3.62%	120,508	4.21%	124,418	4.90%	125,529				149,038	5.84%
UBS Multi Asset Fund	146,788	5.03%	116,513	4.06%	137,531	5.46%	140,171		Ч	4.34%	145,657	6.60%
CCLA Diversification Fund	62,732	3.27%	67,030	3.38%	66,284	3.67%	62,069	3.17%	48,871	2.50%	56,357	3.02%
Total	508,691		488,040		513,473		507,679		456,847		525,050	
	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/	Surplus/
Surplus/(Deficit)- Capital Value	(Deficit) 2017/18	(Deficit) 2017/18	(Deficit) 2018/19	(Deficit) 2018/19	(Deficit) 2019/20	(Deficit) 2019/20	(Deficit) 2020/21	(Deficit) 2020/21	(Deficit) 2021/22	(Deficit) 2021/22	(Deficit) 2022/23	(Deficit) 2022/23
	F	%	ч	%	ч	%	Ψ	%	Ŧ	%	ч	%
CCLA Property Fund	193,868	4.53%	(849)	-0.02%	(87,942)	-2.10%	(29,880)	-0.72%	729,873	14.93%	(805,778)	-19.74%
Schroders Bond Fund	(50,726)	-1.74%	(47,707)	-1.67%	(325,192)	-12.80%	368,973				(224,947)	-8.82%
UBS Multi Asset Fund CCLA Diversification Fund	(100,545) (78.743)	-3.45% -4.10%	(49,681) 60.910	-1.73% 3.07%	(347,766) (177.974)	-13.80% -9.86%	256,685 151.682	9.24% 7.76%	(137,805) 90.639	-5.22% 4.43%	(431,159) (181.806)	-19.52% -9.75%
Total	(36,146)		(37,327)		(938,874)		747,460		548,946		(1,643,691)	
'naď												
Net Varia	Net Yield 2017/18	Net Yield 2017/18	Net Yield 2018/19	Net Yield 2018/19	Net Yield 2019/20	Net Yield 2019/20	Net Yield 2020/21	Net Yield 2020/21	Net Yield 2021/22	Net Yield 2021/22	Net Yield 2022/23	Net Yield 2022/23
5(Ψ	%	ч	%	ч	%	ч	%	ч	%	Ψ	%
CCLA Property Fund	387,626	9.06%	183,140	4.28%	97,298	2.32%	150,030		~	18.18%	(631,781)	-15.48%
Schroders Bond Fund	54,687	1.88%	72,801	2.54%	(200,774)	-7.90%	494,503				(75,909)	-2.98%
UBS INIUITI ASSET FUND CCLA Diversification Fund	46,243 (16.011)	1.38% -0.83%	00,832 127,940	2.33% 6.45%	(210,23) (111,690)	-8.34% -6.19%	396,856 213,751	14.29% 10.93%	(2C1,/1) 139,510	-0.05% 6.82%	(202,282) (125,449)	-12.93% -6.73%
Total	472,545		450,713		(425,401)		1,255,139		1,005,794		(1,118,641)	
Peer to Peer Investment	2017/18	2017/18	2018/19	2018/19	2019/20	2019/20	2020/21	2020/21	2021/22	2021/22	2022/23	2022/23
Funding Circle	Ŧ	%	£	%	£	%	£	%	Ŧ	%	£	%
Carrying Value	2,075,341		2,056,664	•	1,831,028		863,160		391,191		142,398	
Interest Paid by Borrowers Less FC Service fee Promotions/Transfer payment	181,014 (19,668)		184,654 (19,729)		193,170 (19,611) 470		127,982 (12,462) 0		66,749 (6,279) 0		28,664 (2,531) 0	
Bad Debts Recoveries	(61,288) 14,780		(111,152) 27,428		(127,649) 30,253		(80,881) 42,431		(36,103) 62,769		(20,941) 15,057	
Net Yield	114,838	5.53%	81,201	3.95%	76,634	4.19%	77,070	8.93%	87,136	7.12%	20,249	4.03%
Provisions for future losses	0		(10,000)									

Prudential Indicators – Q2 2023/24

The 2021 Prudential and Treasury Management Codes require the Council to report on prudential indicators on a quarterly basis. These indicators report on capital expenditure, borrowing and commercial and service investments in light of overall organisational strategy and resources, and ensure that decisions are being made with sufficient regard to the long-run financing implications and potential risks to the Council.

Table 1 – Estimates of Capital Expenditure

Capital expenditure refers to Council spending on assets such as infrastructure, property or vehicles that will be used for more than one year. In Local Government this includes spending on assets owned by other bodies and loans and grants to other bodies, enabling them to buy assets.

At Month 5 the Council was forecasting total capital expenditure for 2023/24 of £19.8m. This is a variance of £0.6m compared to what was reported in the 2023/24 Capital, Investment and Treasury Management Strategy. This is the result of unspent budget carry forwards from 2022/23 agreed since the Strategy was published, offset by forecast underspends in-year on Council House Building (£3.9m), Croydon Road Regeneration (£2.3m) and capital contributions to third parties from CIL (£2.1m).

	2022/23	2023/24 Estimate	2023/24	2024/25	2025/26	Total – 2023/24
	Actual	(Capital Strategy)	Forecast	Budget	Budget	to 2025/26
	£m	£m	£m	£m	£m	£m
General Fund services	4.9	3.8	3.7	2.8	1.8	8.2
Council Housing (HRA)	11.5	15.4	16.1	12.7	3.9	32.8
Total	16.4	19.2	19.8	15.5	5.7	41.0

Table 2 – Capital Financing Requirement

The Council's cumulative outstanding amount of debt finance is measured by the Capital Financing Requirement (CFR). This increases with new debt-financed capital expenditure on service delivery and on investments and reduces with MRP and capital receipts used to replace debt.

The current estimated CFR for 2023/24 is £1.4m lower than what was estimated in the 2023/24 Capital, Investment and Treasury Management Strategy. This is based on forecast capital expenditure at Month 5, and is a result of forecast underspends on capital schemes, including those referenced in Table 1, which reduce the anticipated underlying need to borrow to finance them.

	31/03/2023	31/03/2024 Estimate	31/03/2024	31/03/2025	31/03/2026
	Actual	(Capital Strategy)	Forecast	Budget	Budget
	£m	£m	£m	£m	£m
General Fund services	46.9	47.6	48.0	48.1	47.7
Council Housing (HRA)	61.7	71.5	69.7	74.6	74.6
Total CFR	108.5	119.1	117.7	122.7	122.3

Table 3 – Gross Debt and the Capital Financing Requirement

Statutory guidance is that debt should remain below the capital financing requirement, except in the short term. The Council has complied and expects to continue to comply with this requirement in the medium term as is shown below.

The current estimated level of gross debt is £6.1m less than what was estimated in the 2023/24 Capital, Investment and Treasury Management Strategy. This is based on forecast capital expenditure at M5, and is a result of forecast underspends on the schemes referenced in Table 1 which reduce the anticipated requirement to borrow to finance them.

	31/03/2023 Actual £m	31/03/2024 Estimate (Capital Strategy) £m	31/03/2024 Forecast £m	31/03/2025 Budget £m	31/03/2026 Budget £m	Debt at 30/09/2023 £m
Debt (incl. PFI & leases)	99.4	112.7	106.6	109.3	106.5	99.4
Capital Financing Requirement	108.5	119.1	117.7	122.7	122.3	

Table 4 – Debt and the Authorised Limit and Operational Boundary

The Council is legally obliged to set an affordable borrowing limit (also termed the Authorised Limit for external debt) each year and to keep it under review. In line with statutory guidance, a lower "operational boundary" is also set as a warning level should debt approach the limit. These limits were set in the 2023/24 Capital, Investment and Treasury Management Strategy. The Council has complied with the limits at Q2 2023/24.

	Maximum	Debt at	2023/24	2023/24	Complied?
	Debt Q2	30/09/2023	Authorised	Operational	
	2023/24		Limit	Boundary	
	£m	£m	£m	£m	
Borrowing	99.4	99.4	150.0	140.0	
PFI and Finance Leases	-	-	-	-	✓
Total debt	99.4	99.4	150.0	140.0	

Table 5 – Net Income from Commercial and Service Investments to Net Revenue Stream

The Council's income from commercial and service investments as a proportion of its net revenue stream has been and is expected to be as indicated below. This is unchanged from the 2023/24 Capital, Investment & Treasury Management Strategy.

		2023/24			
	2022/23	Estimate	2023/24	2024/25	2025/26
	Actual	(Capital	Forecast	Budget	Budget
	£m	Strategy)	£m	£m	£m
		£m			
Total net income from service					
and commercial investments	1.7	1.7	1.7	1.7	1.7
Proportion of net revenue					
stream	15%	14%	14%	14%	14%

Table 6 – Proportion of financing costs to net revenue stream

Although capital expenditure is not charged directly to the revenue budget, interest payable on loans and MRP are charged to revenue. The proportion of financing costs to net revenue stream is expected to rise marginally compared to what was reported in the 2023/24 Capital, Investment & Treasury Management Strategy.

		2023/24			
	2022/23	Estimate	2023/24	2024/25	2025/26
	Actual	(Capital	Forecast	Budget	Budget
	£m	Strategy)	£m	£m	£m
		£m			
General Fund – Financing costs	2.3	2.0	2.3	2.0	2.1
Proportion of net revenue stream	20%	17%	19%	17%	18%

Table 7 – Maturity Structure of Borrowing

This indicator is set to control the Council's exposure to refinancing risk. The upper and lower limits on the maturity structure of all borrowing are as below, all of which the Council complied with at Q2 of 2023/24.

	Upper Limit	Lower Limit	Actual at	Complied?
	2023/24	2023/24	30/09/23	
	%	%	%	
Under 1 year	15	-	3%	
1 to 2 years	15	-	3%	
2 to 5 years	25	-	13%	
5 to 10 years	50	-	20%	Yes
More than 10 years	50	-	4%	
Over 20 years	70	-	56%	
Total			100%	

Table 8 – Long-term Treasury Management Investments

The purpose of this indicator is to control the Authority's exposure to the risk of incurring losses by seeking early repayment of its investments. Long-term investments with no fixed maturity date include strategic pooled funds, real estate investment trusts and directly held equity but exclude money market funds and bank accounts with no fixed maturity date as these are considered short-term. The prudential limits on the long-term treasury management limits are as below, and the Council has complied with these as at Q2 of 2023/24.

	2023/24	2024/25	No fixed date
	£m	£m	£m
Limit on principal invested beyond year end	16	16	16
Actual principal invested beyond year end	-	-	10.7
Complied?	Yes	Yes	Yes