# REPORT TITLE: REVIEW OF THE WINCHESTER CITY COUNCIL CONSTITUTION 2023

9<sup>TH</sup> NOVEMBER 2023

# REPORT OF THE MONITORING OFFICER

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WARD(S): ALL

#### **PURPOSE**

The Winchester City Council Constitution requires the Monitoring Officer to monitor and review the operation of the Constitution to ensure that its aims, principles and requirements are given full effect.

A cross party Constitution Working Party have worked with the Monitoring Officer and this paper presents proposed amendments to the Constitution for consideration and comment by the Audit & Governance Committee before being presented to Full Council for formal adoption.

# **RECOMMENDATIONS:**

The Audit and Governance Committee are asked to:

- 1. Review and comment on proposed amendments to the Constitution; and
- 2. Note that these proposed amendments and the committee's comments will be reported to the next available meeting of Full Council.

# **IMPLICATIONS:**

# 1 COUNCIL PLAN OUTCOME

#### 1.1 KEY PROPOSALS FOR CHANGE

The Council has undertaken a review of its Constitution to ensure it is providing a framework for effective and lawful decision making which is transparent, accountable and encourages community involvement.

# 2 FINANCIAL IMPLICATIONS

- 2.1 As part of this review financial procedure and contract procedure rules have been cross checked against both current best practice and legislation and are considered fit for purpose. The Section 151 Officer and her team were consulted.
- 2.2 There are no ongoing financial implications.
- 2.3 There are no savings in respect to any special responsibility member allowances as no changes are recommended to the structure of any committees, whether Regulatory or Overview and Scrutiny.

# 3 <u>LEGAL AND PROCUREMENT IMPLICATIONS</u>

- 3.1 The Council has a legal duty, under section 9P of the Local Government Act 2000 (LGA 2000), to publish an up-to-date Constitution and keep it up to date with any necessary changes.
- 3.2 Section 9P of the LGA 2000 states that the Constitution must contain:
  - a. The standing orders/procedure rules;
  - b. The Members' Code of Conduct;
  - c. Such information as the Secretary of State may direct; and
  - d. Such other information (if any) as the Council considers appropriate.
- 3.3 It is further stated that Constitutions must be available for public inspection at all reasonable hours and supplied to anyone who requests a copy on payment of a reasonable fee.
- 3.4 In December 2000 the Secretary of State issued a Constitution Direction that required around 80 matters to be included within Constitutions, covering Members' allowances schemes, details of procedures for meetings, details of joint arrangements with other local authorities, and a description of the rights of inhabitants of the area amongst other things.

- 3.5 A Model Constitution was also issued in 2000 (Modular Constitutions for English Local Authorities) which most Councils adopted and which continues to form the basis of many local authority Constitutions.
- 3.6 The 2019 Winchester City Council Constitution generally follows the format of the model Constitution recommended by the Association of Local Authority Lawyers in 2000. It comprises 7 Parts as detailed below. It is not proposed to make any fundamental changes to the format:
  - a. Part 1 Summary and Explanation
  - b. Part 2 Articles 1-16
  - c. Part 3 Responsibility for Functions
  - d. Part 4 Rules of Procedure
  - e. Part 5 Codes and Protocols
  - f. Part 6 Members Scheme of Allowances
  - g. Part 7 Organisational Management Structure.

#### 4 WORKFORCE IMPLICATIONS

- 4.1 This Review has included an update to the officer scheme of delegation which allows for better clarity for the workforce, Councillors and the public.
- 4.2 After adoption sessions will be held with relevant officers to ensure that they understand their own responsibilities, and the responsibilities of others. It will further facilitate strong and effective relationships and understanding of the overall governance framework of the Council.
- 5 PROPERTY AND ASSET IMPLICATIONS
- 5.1 None.
- 6 CONSULTATION AND COMMUNICATION
- 6.1 The Constitution Working Party comprised of Councillors from each of the political groups represented on the Council. Relevant service areas were also consulted.
- 6.2 This meeting of the Audit and Governance Committee is part of the further crucial engagement with Councillors and the committee's comments will be reported to Full Council.

# 7 ENVIRONMENTAL CONSIDERATIONS

7.1 Any reference to hard copies being supplied has been removed and replaced by electronic copies or availability on the Council's website unless requested. After Covid 19, back in May 2021 the High Court ruled to make the continuation of hybrid statutory meetings unlawful so these meetings have to take place in Council Offices. Since then, the Council livestreams its statutory meetings and makes them available on the Council's website. The council embraces hybrid meetings for all non-statutory meetings and briefings wherever possible to facilitate and encourage greater engagement in local democracy.

### 8 PUBLIC SECTOR EQUALITY DUTY

- 8.1 The Constitution is reviewed generally to ensure that the format is easily accessible. This is an important step in ensuring that access to the democratic process is equitable.
- 8.2 An Equality Impact Assessment (EqIA) has not been completed as it is not in scope for the Constitution Review. The Review supports the effective functioning of the Council, which increases the potential for positive impacts on equality because of the Council's activities. The report does not otherwise raise any implications for equality and diversity.

# 9 DATA PROTECTION IMPACT ASSESSMENT

9.1 A Data Protection Impact Assessments (DPIA) has not been completed because there are no identifiable risks/issues to the rights and freedoms of natural persons.

# 10 RISK MANAGEMENT

10.1

Risk	Mitigation	Opportunities
Financial Exposure	Decisions can be taken at	A compliant, clear
Policy and Budget	an appropriate level in the	constitution can enhance
Framework Procedure	proposed constitution.	the reputation of the
Rules were reviewed and		council by being clear,
amended to give clarity of		open and transparent
rules on in year and one-		about its financial
off budgets. Financial		decision making and how
Procedure Rules were		money can be spent and
reviewed, and		by whom.
benchmarking exercise		
undertaken on delegation.		
Contract Procedure Rules		
have been reviewed and		
amended to incorporate		

legal updates and post		
Brexit changes.		
Exposure to challenge The Constitution must adhere to legislation otherwise the Council could be subject to legal challenges and claims for costs.	The proposed constitution adheres to legislation.	A compliant, clear constitution can enhance the reputation of the council by being clear, open and transparent about its decision making.
Innovation Much of what can comprise a constitution is set down in legislation. However, the review has sought to continually organise this in such a way as to make it workable and appropriate for the City Council.  Reputation If the Council does not have an appropriate decision-making framework in place, and cannot make timely decisions or take appropriate actions, the	The proposed constitution has provided for appropriate decision making	A compliant, clear constitution can enhance the reputation of the council by being clear, open and transparent.
Council's reputation will be compromised.		
Property Decisions on property matters are clearly set out in the constitution.	The proposed constitution has a clear and appropriate decision making structure.	A compliant, clear constitution in respect of property matters can enhance the reputation of a council by being clear, open and transparent to those who seek to do business with the Council.
Community Support The Constitution should enable residents and other stakeholders to engage with the decision-making process in clear and accessible ways.	Commitment remains to ensuring the decision making processes are clear and transparent in the new constitution.	Good access to decision making can enhance the reputation of the council.

Timescales Authorising the changes now will enable the new constitution to be in place immediately.	The proposals will be reported to Full Council at its next available meeting in order for the improvements to come into effect as soon as possible.	
Project capacity N/A		
Other		

# 11 <u>SUPPORTING INFORMATION:</u>

- 11.1 A full and detailed review of the Constitution was undertaken between 2017 2019 and presented to Full Council in March 2019. The new Constitution was adopted at that meeting and came into effect in May 2019.
- 11.2 This is a lighter touch review to ensure that the Constitution remains fit for purpose, ensures consistency between the various parts, continues to meet its legal requirements and aims to improve, where possible, the quality of the drafting so that it is clear and comprehensible.
- 11.3 The cross-party Constitution Working Party comprising of Councillors Becker, Horrill, Godfrey, Wallace, and Tippet-Cooper, Small and Reach assisted with this work, supported by the Monitoring Officer.
- 11.4 Seven meetings of the Working Party were held. Those matters agreed and proposed have been included.
- 11.5 This report details the proposed changes to the Constitution and are set out in Appendix 1. This is shown with the amended or inserted text highlighted for ease of reference. Proposed changes of the Constitution Working Party have also been incorporated and highlighted in green with the Monitoring Officer's changes shown in yellow.
- 11.6 The majority of changes include typographical changes and /or language updates to ensure consistency of language where there is a mix of Cabinet/Executive, Full/Council/, Portfolio Holder/Cabinet Member, inconsistent names of committees, Section 151 not s151 and Chief Finance Officer and not CFO. Errors and omissions have been addressed. There has been an update of job titles, for example; Strategic Director, Director, Corporate Head and Heads of Programmes.
- 11.7 Hyperlinks will be added to all references to other areas, for example, to the Rules and Protocols, the Petition Scheme, Complaints Scheme and the Management Structure Chart to assist with navigating around the document.

- 11.8 Page numbering and formatting will be addressed fully and there will be the addition of a more intelligent contents page that will hyperlink to the relevant pages.
- 11.9 Special regard was also had to existing and emerging legislation as well as how decisions are taken as this is a key part of the Constitution which sets the tone for the culture the Council wishes to operate. This includes the balance between:
  - Cabinet collective decision making or powers of the Leader; and
  - Member decision making or officer delegation.
  - The right balance must also be struck in the Constitution to ensure:
  - Recognition that the Council is a member-led authority;
  - Appropriate transparency and involvement in decision making;
  - Efficiency of business; and
  - The ability to respond swiftly to events (whilst ensuring probity and checks and balances).
- 12 The material and fundamental changes are detailed below.
- 12.1 Part 1.2 Interpretation Section of terms used in the Constitution

The changes made here reflect the language updates made, for example, the change of the word from Member to Councillor and Citizens to Members of the Public. Updates due to changes to the Procurement Procedure and Regulations have also been made. The definition of 'clear day' has been added for clarity and other omitted definitions have been added.

# 12.2 Part 1, Summary and Explanation

Typographical corrections have been made as well as language updates. The Constitution Working Party asked for additional information and narrative regarding the historic nature of the City and District. This has been added as requested.

Wording has been added to comply with the principles of good governance these being;

- focusing on the Council's purposes and on outcomes for the community and service users,
- performing effectively in clearly defined functions and roles,
- promoting values for the whole organisation,

- demonstrating the values of good governance through behaviour,
- taking informed, transparent decisions and managing risk,
- engaging stakeholders and making accountability real.

The commitment by Councillors to act in accordance to the Nolan Principles to maintain public confidence and ensure high standards in the way they undertake their public duties, in reference to the Localism Act 2011 has been added.

The Constitution Working Party's proposal to change the term 'Members of the Public' rather than 'Citizens' mentioned above in paragraph 12.1 and defined in the interpretation of terms is shown highlighted. This is proposed as the Working Party felt the term is more modern, all encompassing, and easier to understand. This change has been reflected throughout.

#### 12.3 Part 2, Article 1 The Constitution

Typographical corrections as well as a very minor language update has been made here.

# 12.4 Part 2, Article 2 – Members of the Council

Very minor typographical corrections have been made as well as a language update, in particular reference to the word 'Members' has been removed and 'Councillor' now replaces it as mentioned above in paragraph 12.1 in the changes to the interpretation of terms. The Constitution Working Party felt using both terms 'Member' and 'Councillor' was confusing and that the term 'Councillor' is a more commonly known term.

#### 12.5 Part 2, Article 3 – Members of the Public

There are very minor language updates, and hyperlinks that need to be added for ease of reference. There is the addition of a statement of engagement with members of the public and an expectation that members of the public will treat officers and councillors with courtesy. The Constitution Working Party agreed that the removal of 'and the' leaving, 'all the people of Winchester district' was more inclusive rather than worded separately 'Winchester and the District'. Again, the change from 'Citizen' to 'Members of the Public' has been made.

# 12.6 Part 2, Article 4 - Full Council

Typographical corrections, language updates and hyperlinks have been added. The Constitution Working Party requested to make annual mandatory reports of representatives from outside bodies where powers have been conferred to them, in particular Partnerships for South Hampshire and the South Down National Park Authority. In practice those representatives on other bodies can approach the Monitoring and the permission of the Mayor

will be sought and will be added to an appropriate Full Council meeting agenda. The Constitution Working Party proposed that Venta Living Ltd, the Council's housing company, be mandated too. The Monitoring Officer advised that the shareholder agreement details the governance route for the reporting and therefore it is not necessary for this to be incorporated in the Constitution. Venta Living Ltd has not been added.

# 12.7 Part 2, Article 5 – Chairing the Council

There are very minor language updates in this Article. At the Constitution Working Party meeting it was questioned whether the word 'efficiently' should be used, and comments made that democracy and transparency should not be measured by efficiency. The Monitoring Officer did not agree as the term efficiency can be found in the Government issued 'model' Constitution for adoption by all local authorities under the Local Government Act 2000. It is taken from the duty, which Part I of the Local Government Act 1999 places on local authorities, to secure continuous improvement in the way in which functions are exercised, having regard to a combination of economy, efficiency and effectiveness as implemented by the Council. Particularly and even more so, in these difficult financial times, the Council must act efficiently in all activities it undertakes. The Monitoring Officer added the word 'effectively' for completeness.

# 12.8 Part 2, Article 6 - The Cabinet

Typographical corrections and minor language updates have been made and the only addition is that of the appointment of Outside bodies as this had been omitted from present version of the Constitution. A refence to the Deputy Leader acting on behalf of the Leader in the Leader's absence has been added for clarity.

#### 12.9 Part 2, Article 7 – Overview and Scrutiny Committees

This has been updated to reflect the current position of the Committees with other minor amendments as well as minor typographical corrections. The main changes here have been added by the Constitution Working Party. They proposed the addition of the wording to reference the forward plan so it will read that 'Scrutiny Committee, which has a strategic outlook and solely holds the power of Call-In, having access to the forward plan'. Also proposed is the addition to allow the Monitoring Officer's discretion with regard to which Committee and / or Policy Committee is appropriate for cross-cutting decisions and policy making. This will work in practice by holding regular meetings with the Monitoring Officer, the Chair of Scrutiny Committee and the Chairs of the two policy Committees collectively in order to agree the work programmes. The Business and Housing Policy Committee has been updated to the 'Economy' and Housing Policy Committee and the relevant Council priority areas have been updated.

# 12.10 Part 2, Article 8 – Regulatory and Non-Executive Decision Making Committees

The language has been updated and details of the Housing Appeals Committee has been added as these were omitted from the current Constitution.

#### 12.11 Part 2, Article 9 – Audit and Governance Committee

The language has been updated and there has been reordering of paragraphs. Clarity of Standards Sub-Committee has been added stating the delegated responsibility to consider investigation reports, in respect of Code of Conduct complaints, that are referred to it by the Monitoring Officer. Along with conduct hearings into allegations that a Councillor or co-opted Councillor of the Council or Town/Parish Council has breached the relevant code of conduct

# 12.12 Part 2, Article 10 – Area Committee and Forums

The language has been updated. The Council has currently 3 Area Forums, North Whiteley, West of Waterlooville and Kings Barton. Conversations and negotiations are in place to discontinue both North Whiteley and West of Waterlooville, taking all considerations into account, and at the appropriate time but clarity is needed with regard to when that appropriate time is met. Therefore, there has been an addition for the dissolution of Forums; Area Committee and Major Development Area Forum. It is proposed by the Monitoring Officer that they will continue until it is considered that adequate and appropriate governance is in place with at least 6 months' notice being given of the intention of the Council to disband the Area Committee and Major Development Area Forum.

Reference to the Winchester Town Forum has been moved within the article and amended slightly to clarify the role of the Forum, it's budgetary role and as a consultative and advisory body to the Council in a comparable way to parish and town councils in the rest of the district.

#### 12.13 Part 2, Article 10(a) – Area Committee and Forums

This has been added as an additional Article to stand alone giving detail of the Winchester Town Forum.

### 12.14 Part 2, Article 11 – Joint Arrangements

This is a very minor language update only.

#### 12.15 Part 2, Article 12 - Officers

The language has been updated and typographical errors have been amended. The Constitution Working Party have proposed to include that the Section 151 Officer advises Executive Leadership Board for this to be reflected.

# 12.16 Part 2, Article 13 - Decision Making

The language has been updated which has allowed for clarity in financial areas for example, the threshold Key Decision figure is 'annual' expenditure for a contract or scheme. When the Party Whip cannot be used has been added for clarity.

#### 12.17 Part 2, Article 14 – Finance, Contracts and Legal Matter

The language has been updated. The Constitution Working Party asked for clarity from the Monitoring Officer regarding contracts under the value of £10,000 as this isn't detailed presently the requirement to ensure they are in writing. All agreements made verbally or otherwise under the value of £10,000 are recorded by the raising of a purchase order that is subject to authorisation and recorded. All contracts over the value of £5,000 are recorded on the Contracts Register found on the Council's website as part of the Council's publication scheme. We also publish all expenditure over £500. This has been reflected in the relevant Part 4.7 – Contract Procedure Rules.

#### 12.18 Part 2, Article 15 – Review and Revision of the Constitution

Very minor typographical changes have been made. This Article states that the constitution updates are delegated to the Monitoring Officer to change (errors, changes in law, role names) and the Monitoring Officer proposed these changes to be reported to Audit & Governance Committee, not Full Council, which is the requirement now under the present Constitution. The Monitoring Officer proposed this could easily be reported in the Audit & Governance Committee quarterly monitoring report. The Constitution Working Party were not content with that and want the report to go to Full Council reinstated therefore it is drafted accordingly.

# 12.19 Part 2, Article 16 – Suspension, Interpretation and Publication

No changes but included for completeness.

# 12.20 Part 3.1 - Responsibilities for Functions

Very minor change to update to reflect current Committees.

#### 12.21 Part 3.2 - The Cabinet, its Committees and Cabinet Member Structure

The language has been updated and the three Cabinet Committees together with their Terms of Reference has been added. The delegated and referred matters have been revised to reflect the purpose of the Cabinet Committee and to allow the majority of decisions to be made and not referred to Cabinet unless appropriate.

Changes to the matters referred to Cabinet are from Cabinet Committee Housing which includes approving the annual Business Plan for the wholly owned Housing Company and any other shareholder agreement reserved matter decision.

The Constitution Working Party wanted the language checking to make sure the programmes and strategies were correctly worded in the Terms of Reference for Cabinet Committee Housing. This has been reviewed with input from the relevant Strategic Director.

There is also the addition of the Monitoring Officers discretion being used to determine which of the Overview and Scrutiny Committees or Cabinet Committees are appropriate for pre-scrutiny and decision-making purposes.

# 12.22 <u>Part 3.3 - The Regulatory Committees and Other Non-Executive Decision Making Committees</u>

The language has been updated and drafted to allow for legislation updates. The Constitution Working Party wants to allow for the discussion of Planning matters by the Winchester Town Forum. This is currently drafted, but the Monitoring Officer has reservations on this. There are conflicts of interests that would need to be dealt with for Councillors that sit on the Planning Committee. Councillors are already able to make representations in their role as a Ward Councillor.

The matters dealt with by the Forum has been amended to allow discussion on planning and licensing policy but not on specific applications. It has been drafted accordingly to explicitly say 'except on regulatory matters in particular planning or licensing applications, where Town and Parish Councils are statutory consultees and ward Councillors are consulted in their own right'. The Conflict of Interest rules have been added to apply to regulatory committees to reflect this. A further clause has been added to clarify the role of the Forum, this being, 'To collaborate with neighbouring Parish and Town Councils on items of common interest' for completeness.

#### 12.23 Part 3.4 - Scheme of Delegation to Officers

A review of delegations to officers has been undertaken to ensure the relevant officers are authorised to act in law. This has given greater clarity of that role and confidence to officers.

There is a requirement to keep a register of delegated decisions and record of those authorised. Other Returning Officer delegations have been added to cover full remit of deputy requirements. There is clarity of hierarchy regarding delegations for Chief

Executive, Statutory Roles, Strategic Directors' and Corporate Heads named delegations. There is now clarity of delegation in an emergency.

Most of this section is the same content as the present Constitution but reordered giving a more streamlined decision-making process and allows for the efficient delivery of its services with the necessary delegated authority to officers to perform their roles and responsibilities.

### 12.24 Part 4.1 - Council Procedure Rules (CPR)

The Monitoring Officer has therefore sought to modernise some language to ensure consistency as with the rest of the document to ensure complete transparency for Councillors and members of the public as to how the Full Council meeting is run. To that end the Monitoring Officer has been clear that the Council Procedure Rules are renamed Council 'Meeting' Procedure Rules. The Monitoring Officer has also taken on board comments from new Councillors about their experiences in Full Council and has made more use of subheadings and numbering. Where there was well used and followed practice and procedure the Monitoring Officer has sought to reflect this in the text in order to deliver greater transparency.

The fundamental change here relates to a process for a standalone budget council meeting being added and proposed by the Monitoring Officer. There are 2 documents, Procedure Rules for meetings and an additional procedure note that sits outside of the Constitution. Both are included for completeness. The budget procedure note would be populated and circulated each year with the relevant dates to be 100% clear and transparent. The reasoning for recommending the standalone procedure is that we now have another group, so would be clear how they can both interact with the budget process. The Budget is becoming a bigger issue for the council with forecast deficit and difficult decisions needed to be made during a cost of living crisis.

The proposed budget meeting gives the Scrutiny Committee opportunity to fully scrutinise and comment on an alternate budget as part of the process, therefore involving more back benchers earlier and promoting the good principles of scrutiny contained in statutory guidance, legislation and as articulated by the Centre for Governance & Scrutiny. It would also allow both officers and the administration proper and due consideration to respond and Officers goes beyond simply the Section 151 Officer and includes other Strategic Director's and the Monitoring Officer.

The budget paper has been rejected by the Constitution Working Party but some of the procedural elements of this Budget meeting procedure have been added to the Council Procedure Rules for Budget Meetings. There is a Distinction made between Alternative Budget and Amendment to Budget. Where an alternative budget is being proposed, the proposing group or Councillor must have:

Secured confirmation from the Section 151 Officer that the alternative budget meets the statutory requirements and that the alternative budget proposed is deliverable. This must be confirmed within sufficient time to allow for 6 clear days prior to the

budget meeting. The other amendment is that proposed alternative budgets for consideration at the Full Council meeting will be published 48 hours (excluding Bank Holidays and weekends) prior to the budget meeting and be taken in the order in which they have been proposed to the Section 151 Officer.

The Council procedure rules have been applied to Committees and Sub-Committees. This was previously at the very end of the old Council Procedure Rules and has been moved forward so everyone is aware of how this procedure rules apply to other committees. It has also stated that in the application of these rules to meetings other than Full Council meetings, greater informality may be exercised at the discretion of the Chairperson of the meeting. This recognises both the status of Full Council meetings as the most formal of meetings and that Chairpersons of other committees might require some flexibility in how best to conduct the business that they have to undertake.

Previously no public or councillor questions were allowed at extraordinary meetings. This has been amended to allow questions that relate to the business on the agenda. So, for example only, if there was an extraordinary meeting of Full Council on Central Winchester Regeneration questions would now be able to asked on that subject.

Wording has been added to be more explicit in respect of appointment of deputy Councillors. The old wording did state that no substitutions of membership may be made during the course of the meeting but now has been expanded to be explicit that this continues to apply in circumstances where a meeting is adjourned and reconvened at a later date.

Council meetings are historically the longest meetings, particularly for the meeting that sets the budget for the following year. The time of the council meeting was always at 7.00pm whereas all other meetings tend to start at 6.30pm. The Constitution Working Party agreed that a 6.30pm start time for Full Council meetings was not prohibitive and would assist with the late end times.

The Constitution Working Party discussed a maximum meeting limit and proposed a maximum meeting time of 5 hours although 3 hours was proposed by the Monitoring Officer. This being the most common meeting time limit given and on a standard Full Council Meeting. The Monitoring Officer advised that the 3 hours maximum is the correct balance for those attending the meeting that have families, work and / or other responsibilities where a very late finish time can have an impact. As no consensus could be derived this will be reviewed as part of the ongoing work with the Monitoring officer and the Constitution Working Party.

Limiting the number of Notices of Motion was discussed with a limited to 3 proposed. This was rejected by Constitution Working Party.

The Quorum (minimum number of members) has been reworded and now explicitly states what 'quorum' means. New wording also outlines how the Mayor will treat the meeting where there are issues with quorum.

There are additions to the scope of questions at Full Council and the Constitution Working Party considered limiting the number of questions on notice but agreed not to change. The Monitoring Officer proposed whether to allow questions at the meeting not on notice, only. The Constitution Working Party did not agree to any changes to Questions at Council.

#### 12.25 4.2 - Cabinet Procedure Rules

There are language updates with the addition of the appointment of informal working groups. The Constitution Working Party proposed rules around public speaking for public and visiting councillors this has been added for clarity as it is set out similarly for Decision days in the present Constitution.

#### 12.26 Part 4.3 – Overview and Scrutiny Procedure Rules

The language has been updated for clarity of the Call-In procedure. A 'firebreak' period between a person being on Cabinet and sitting on the Scrutiny Committee has been included. Guidance on arrangements needed to deal with conflicts of Cabinet members and Scrutiny functions is given in the statutory guidance on Overview and Scrutiny issued by the Ministry of Housing Communities and Local Government hence the addition. The Constitution Working Party were in agreement with this. The Constitution Working Party proposed the addition of where there are cross cutting measures the Monitoring Officer has the discretion to determine which of the Overview and Scrutiny Committees are appropriate for pre-scrutiny purposes.

### 12.27 Part 4.4 – Access to Information Procedure Rules

The language has been updated and the Constitution Working Party wanted the addition of digital recordings to be accessible on the website in line with the retention policy and data protection law.

# 12.28 Part 4.5 - Policy and Budget Framework Procedure Rules

The language has been updated to provide clarity of the rules on in-year one off revenue budgets and external revenue funding.

#### 12.29 Part 4.6 - Financial Procedure Rules

The language has been updated to ensure delegation limits are consistent throughout.

# 12.30 Part 4.7 - Contract Procedure Rules

The language has been updated to include legal updates, the new Procurement Policy Note that was issued mid-process and post-Brexit changes. Also added that

the Service Lead Legal may delegate authority for the opening of the tender submissions if they are not able to be present.

#### 12.31 Part 5.2 - Members Officer Relations

There are very minor language updates in here.

# 13 OTHER OPTIONS CONSIDERED AND REJECTED

13.1 No other options have been considered in this instance as these recommendations are being made by the Monitoring Officer to Audit & Governance Committee and Full Council.

# 14 NEXT STEPS

- 14.1 If the proposed revised Constitution is approved by full Council the plan is to implement it on 1<sup>st</sup> January 2024. Briefings to both councillors and officers will be undertaken prior to this to explain the practical implications of implementation.
- 14.2 The Constitution Working Party will assist the Monitoring Officer with the proposal for the adoption of the Local Government Association Councillors Model Code of Conduct in the new year and other area of review detailed within this report.

# 14 BACKGROUND DOCUMENTS:-

Other Background Documents:-

Current Constitution - The Council's Constitution

#### **APPENDICES:**

Appendix 1 – Clean Copy with amendments shown highlighted only.