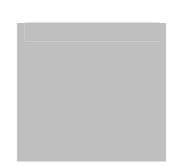
Council report



Listening Learning Leading

Report of Head of Legal and Democratic Services Author: Steven Corrigan Tel: 01491 823049 E-mail: steven.corrigan@southandvale.gov.uk To: COUNCIL DATE: 15 May 2014



Review of the council's constitution

Recommendations

That Council:

- agrees the revised officer employment procedure rules attached to this report;
- agrees to amend the council procedure rules to reflect The Local Authorities (Standing Orders) (England) (Amendment) Regulations 2014 as set out in paragraph 7 of this report;
- 3. authorises the head of legal and democratic services to make the necessary amendments to the constitution to reflect the Crime and Policing Act 2014;
- 4. notes the changes to the management structure set out in paragraphs 12 to 15 of this report;
- 5. authorises the head of legal and democratic services to amend the constitution to reflect the changes to the Community Investment Fund set out in paragraph 18 of this report;
- authorises the head of legal and democratic services to make the necessary changes to the council's constitution to reflect the changes set out in this report;
- 7. authorises the head of legal and democratic services to make any minor or consequential amendments to the constitution required for clarification, consistency and compliance with the council's style guide.

Purpose of report

1. To consider proposed amendments to the constitution.

Strategic objectives

2. The constitution underpins all of the council's areas of activities and, therefore, contributes to the achievement of all its strategic objectives.

Background

3. Officers have undertaken a review of the constitution in accordance with the Council's decision when it first approved the constitution in 2001, and in pursuance of the requirements of Section 37 of the Local Government Act 2000 to keep the constitution under review. The Constitution Review Task Group, comprising councillors Anna Badcock (as substitute for Ann Ducker), David Bretherton, Bernard Cooper, Ann Midwinter, Jeni Wood considered the proposals at a meeting on 24 April 2014 and the views expressed at that meeting are included in this report.

Councillors' planning code of practice

- 4. The task group considered a draft revised code which was prepared by the Oxfordshire monitoring officers and reflects the revised code of conduct and guidance in respect of bias and determination.
- 5. The existence of such a code is designed to guide councillors and officers in the discharge of the council's statutory planning functions. It would also inform potential developers and the public generally of the high standards of ethical conduct adopted by the council in the exercise of its planning powers. Once in place it would be important that both councillors and officers adhere to the code; if they do not, planning decisions may be vulnerable to legal challenge and/or to a complaint to the Local Ombudsman.
- 6. The task group made a number of amendments which have been incorporated. However, since the meeting of the task group, the Lawyers in Local Government Group has issued a revised version. In light of this development officers have, in consultation with the task group, agreed to defer this issue to allow the Oxfordshire Monitoring Officers Group to consider the revised document at its June meeting prior to further consideration by the task group.

The Local Authorities (Standing Orders) (England) (Amendment) Regulations 2014

7. Regulation 2 of the above regulations amends the 2001 Regulations to require that the votes at key budget decision meetings of local authorities are recorded from 25 February 2014 (although the chairman called for recorded votes at the Council meeting held prior to this on 20 February). Regulation 4 requires the council to modify its council procedure rules in accordance with these amendments as soon as reasonably practicable after 25 February.

8. The task group supported a proposal to authorise the head of legal and democratic services to incorporate this amendment in the council's council procedure rules.

Crime and Policing Act 2014

- 9. The Act received Royal Assent on 13 March 2014 and makes provision in a number of areas relevant to the council including anti-social behaviour, crime and disorder and the Dangerous Dogs Act 1991.
- 10. Officers are currently reviewing the legislation and awaiting regulations and guidance.
- 11. The task group supported a proposal to authorise the head of legal and democratic services to make the necessary amendments to the constitution to ensure the current delegations reflect this legislation.

Management restructure - amendments to the council's constitution

- 12. The chief executive has undertaken a review of the management structure following the recent departure of Paul Staines, Head of Health and Housing, and the impending departure of Matt Prosser, Strategic Director.
- 13. After careful consideration, the chief executive, in consultation with the council leaders of South Oxfordshire and Vale of White Horse district councils, has decided not to replace Matt Prosser.
- 14. The chief executive has decided to replace Paul Staines with a redefined post of Head of Housing and Regeneration. Environmental Health will transfer on a permanent basis to Clare Kingston, Head of Corporate Strategy, who has taken temporary responsibility for the last month or so.
- 15. In addition technical services will transfer from Chris Tyson, Head of Economy, Leisure and Property to Andrew Down, Head of HR, IT and Customer Services from 27 May to allow Chris Tyson capacity to take a more leading role on certain key development projects following Matt Prosser's departure.
- 16. Chris Tyson and Clare Kingston will both report direct to David Buckle, Chief Executive, from 27 May.
- 17. Margaret Reed, Head of Legal and Democratic Services, has delegated authority to update the constitution to reflect the changes in staff responsibilities.

Community Investment Fund

- 18. On 13 December 2013 Mr B Service, Cabinet member for grants, made the following decision following a detailed review of the Community Investment Fund Grant Scheme.
 - A. That the Community Investment Fund Grant Scheme is renamed the Communities Capital Grant Scheme.
 - B. That the Communities Capital Grant Scheme policy is amended to include 'that because education is a function of Oxfordshire County Council we will not accept applications from schools. We will also not accept applications from school academies or free schools.'

Council is invited to agree that these changes are reflected in the constitution.

Revised constitution

19. Council is requested to approve the changes set out in this report for implementation from 27 May 2014.

Financial Implications

20. The democratic services budget for printing will meet the costs of producing copies of the amended constitution.

Legal Implications

21. Section 37 of the Local Government Act 2000 requires the Council to keep its constitution under review.

Conclusion

22. This report sets out a number of proposals to amend the constitution. Officers recommend that Council supports these proposals, and authorises the head of legal and democratic services to make these changes and any further minor or consequential amendments to the constitution.

Background paper: Paper to the Constitution Review Task Group