Part 4(a) – Council Procedure Rules ("Standing Orders") APPENDIX A

Style Definition: Heading Arial

Contents

Standiı Order	ng	Page No.
1	Interpretation	1
2	Meetings of the Council	
3	Annual Council – Appointment of Mayor and Deputy Mayor	
4	Appointments at Special Council Following Annual Council	
5	Ordinary Meetings	
6	Council Tax Setting Meeting	
7	Extraordinary Meetings	
8	Council Quorum	
9	Quorum at Cabinet, Committees, Working Parties, etc	4
<u>9</u> 10	Duration of Meetings of Council	4
11	Duration of Meetings of Cabinet, Committees and Sub-Committees	5
10 2	Mayor's Speech	4 5
1113	Residents' Question Time	5
124	Councillors' Questions	
1 35	Leader's Speech	7 6
16	Question Time Scrutiny Committees and Health & Wellbeing Board	7
17	Public Participation - Planning Applications	
18	Public Participation Traffic Regulation Orders	8
14 9	Presentation of Petitions	6 9
20 15	Motions on Notice	
16 21	Motions without Notice	811
17 22	General Limitations to all Motions	<u>9</u> 11
23 18	Amendments to motions	9
19	Rules of Debate	1 <u>0</u> 2
24 20	Points of Order and Personal Explanation	1 <u>1</u> 3
25 21	Voting in Council Meetings	1 <mark>1</mark> 3
26	Voting in Cabinet, Committees and Working Parties and Other Bodies	14
2 <u>2</u> 7	Councillor's Conduct	
2 <u>3</u> 8	Disturbance by the Public	1 <u>3</u> 5
2 <u>49</u>	Exclusion of Public	1 <u>3</u> 5
30	Substitute Councillors	15
31	Meetings of the Cabinet	
32	Meetings of Committees and Working Parties, etc	
33	Working Parties	
34	Attendance at Cabinet, Committee and Working Parties by Councillors	
35	Standing Orders to apply to Cabinet, Committees, etc	
<u>25</u> 36	Suspension and Amendment of Council Rules	. <u>1321</u>

Part 4(a) – Council Procedure Rules ("Standing Orders")

Introduction

These Procedure Rules (also known as 'Standing Orders') set out the rules for the conduct of meetings of the Council. They are intended to ensure proper decision making, fair and orderly debate and to guide the Mayor where issues of contention might arise.

1. Interpretation

1.1 The Mayor shall be the final authority in the interpretation of these Rules and his/her ruling shall not be open to discussion.

2. Meetings of the Council

- 2.1 The Annual Meeting of the Council shall be held on the second Thursday in May or such other day as the Council may from time to time determine. The Appointments Council meeting shall be held as soon as possible after the Annual Meeting.
- 2.2 There shall be not less than five other ordinary meetings of the Council in each Municipal Year on such dates as the Council may determine.
- 2.3 The annual and ordinary meetings of the Council shall be held in the Council Chamber, Southend-on-Sea, or at such other place as the Mayor, or in their absence the Deputy Mayor, shall determine and, except where the Council otherwise resolves, shall commence as follows:

Annual Meeting 3.30pm Ordinary Meetings 6.30pm

- 2.4 Meetings convened for a special purpose shall be held at a time and place to be determined by the Mayor, or in their absence the Deputy Mayor in consultation with the Chief Executive.
- 2.5 Except in the case of an Extraordinary Meeting convened on a requisition by Councillors pursuant to paragraph 3(2) of Schedule 12 to the Local Government Act 1972, the Chief Executive may (subject in the case of the Annual Meeting to the provisions of paragraph 1(2) of the 12th Schedule to the Local Government Act 1972) in consultation with the Mayor:
 - (a) alter the date of the holding of the Annual Meeting or the date or time of any Ordinary or extraordinary meeting of the Council;
 - (b) cancel an Extraordinary Meeting if, after consulting with the leaders of the political groups the Chief Executive is satisfied that the reason for holding the meeting no longer exists or has been overtaken by events;
 - (c) any reference to the Chief Executive in this Rule 2.5 shall include a reference to any officer nominated in writing to the leaders of the political groups by the Chief Executive to act in their absence.

Page 1

- 2.6 At a meeting of the Council the Mayor, if present, shall preside.
- 2.7 If the Mayor is absent from a meeting of the Council, or if they are unable to act or the office of Mayor is vacant, then the Deputy Mayor shall preside.
- 2.8 If the Mayor and Deputy Mayor are both absent or unable to preside, then another Councillor chosen by the Councillors shall preside.

3. Annual Council – Appointment of Mayor and Deputy Mayor

- 3.1 The matters to be considered at the Annual Meeting shall be:
 - a) receive any apologies for absence from councillors;
 - b) receive any declarations of interest from councillors;
 - c) elect a Mayor;
 - d) elect a Deputy Mayor; and
 - e) hear speeches from the incoming Mayor and outgoing Mayor.

4. Appointments at Special Council Following Annual Council

- 4.1 The matters to be considered at the Appointments meeting shall be:
 - a) elect a Leader of the Council if this needs to be dealt with. Details of the Leader's term of office are set out in **Part 2 Article 7.03**;
 - b) receive notice from the Leader of the Council who they are appointing as Deputy Leader of the Council;
 - c) receive notice from the Leader of the Council they are appointing to the Cabinet together with details of the portfolios;
 - appoint councillors and where appropriate substitute councillors (including Chairs and vice-Chairs) to committees;
 - e) appoint councillors to Working Parties, Forums, Panels and other bodies;
 - f) agree a timetable of meetings for all Committees etc for the Municipal Year; and
 - g) agree the scheme of delegation or such part of it as the constitution determines it is for the Council to agree.

5. Ordinary Meetings

- 5.1 The matters to be considered at ordinary meetings shall be:
 - a) elect a person to preside if the Mayor and Deputy Mayor are absent;
 - b) receive any apologies for absence from councillors;
 - c) approve the minutes of the last Ordinary meeting of the Council and of any subsequent Extraordinary meeting that may have been held;
 - d) receive declarations of interests from councillors;
 - e) receive any announcements from the Mayor and/or a speech on his/her ceremonial activities
 - f) Receive any announcements from the Chief Executive;
 - g) deal with any business required by law;
 - h) receive questions from, and provide answers to, the public in accordance with Rule 1<u>1</u>3 below (limited to 30 minutes);

Part 4(a)

I

Page 2

- i) receive questions from, and provide answers to, councillors in accordance with Rule 124 below (limited to 30 minutes);
- hear a speech from the Leader providing an update on the main areas of work of the Cabinet. Responses from the leader(s) of the opposition group(s), non-aligned councillors and a response from the Leader (limited to 30 minutes)
- k) deal with petitions in accordance with Rule 149;
- I) receive any reports relating to matters reserved to the Council;
- m) debate motions on notice in the order in which they have been received;
- n) consider any other business specified in the summons to the meeting.

6. Council Tax Setting Meeting

- 6.1 At the meeting at which the council tax for any year is to be set, the order of business shall be:
 - a) elect a person to preside if the Mayor and Deputy Mayor are absent;
 - b) receive any apologies for absence from councillors;
 - c) approve the minutes of the last Ordinary meeting of the Council and of any subsequent Extraordinary meeting that may have been held;
 - d) receive declarations of interests from councillors;
 - e) receive any announcements from the Mayor;
 - f) receive Council budget questions from, and provide answers to, the public in accordance with Rule 113 below (limited to 30 minutes);
 - g) receive Council budget questions from, and provide answers to, councillors in accordance with Rule 124 below (limited to 30 minutes);
 - h) consider proposals from the Leader in relation to the Council's budget;
 - i) recorded vote on the Council's budget;
 - j) set the council tax.

7. Extraordinary Meetings

- 7.1 An Extraordinary meeting of the Council may be called at any time by the Mayor. In determining the date of the Extraordinary Council Meeting, where this has been requisitioned by five councillors, the Mayor shall have regard to the nature and urgency of the item of business which is the subject matter of the requisition. An Extraordinary meeting may consider any of the matters specified in Rule 5.1 above (business at Ordinary Council meetings) except questions by the public or councillors.
- 7.2 If the Mayor refuses to call an Extraordinary meeting of the Council after receiving a requisition for that purpose signed by five councillors or if, without so refusing, the Mayor does not call an Extraordinary meeting within seven days of receiving a requisition, then any five councillors, on that refusal or on the expiration of those seven days, may forthwith call an Extraordinary meeting of the Council.
- 7.3 In addition to the Mayor and any five Councillors, the Chief Executive or the Monitoring Officer, as a matter of urgency, may call an Extraordinary meeting of the Council at any time.
- 7.4 The business to be conducted at an Extraordinary meeting shall be restricted to the item of business contained in the request for the Extraordinary meeting and there shall be no consideration of previous minutes or reports from committees etc. except that

May 2023

Part 4(a)

the Mayor (or person presiding) may at their absolute discretion permit other items of business to be conducted for the efficient discharge of the Council's business.

8. Council Quorum

- 8.1 The Council shall not carry out any business at their meetings unless at least one quarter of the total number of councillors are present (i.e. 13 councillors).
- 8.2 If no quorum is present 15 minutes after the start time of a Council meeting, or if during the course of a meeting it becomes inquorate, the meeting shall be adjourned. Any outstanding business at a Council meeting shall be held over to a time to be fixed by the Mayor or to the next ordinary Council meeting.

9. Quorum at Cabinet, Committees, Working Parties, etc.

9.1 Except where authorised by statute or ordered by the Council, business shall+ not be transacted at a meeting of any Committee unless at least one quarter of the total number of Councillors of the Committee are present, subject to not less than 3 Councillors being present in any case.

9.2 The Quorum in respect of the Cabinet, Working Parties, Forums, Panels and other bodies shall be as set out in the Constitution and Terms of Reference of Cabinet, Committees etc. (Part 3 – Schedule 2).

910. Duration of meetings of Council

- <u>910.1</u> Meetings of the Council will close three and a half hours after the time of the start of the meeting as advertised on the Agenda, except as determined below.
- <u>910.2</u> The Mayor may, at their discretion, suspend the meeting for such period of time that they consider necessary. If the meeting is suspended, for whatever reason, the length of time of the suspension will be added back to the meeting so that the meeting is in session for three and a half hours without the need to extend the meeting.

<u>910.3</u> Meetings of Council shall terminate in the manner set out below unless:

- a) the business of the meeting has been completed before the end of three and a half hours after the meeting commenced; or
- b) by resolution passed before the closure time, the Council resolves to extend the meeting beyond that time.
- c) No meeting of the Council, except the Budget meeting, shall continue beyond 11pm, save where required to deal with the matters as set out below.
- <u>940.4</u> When the meeting is to terminate, business will determined as follows:
 - a) The Mayor will advise the Council that the procedure to terminate the meeting is to be applied;
 - b) Any speech in progress shall be immediately concluded;
 - c) The Mayor will put any motion or recommendation then under consideration to the vote without further discussion;

May 2023

Part 4(a)

Page 4

Formatted: Heading Arial, Indent: Left: 0 cm, First line: 0

Formatted: Heading Arial

Formatted: Heading Arial, Indent: Left: 0 cm, First line: 0

d) All remaining business before the Council, including recommendations, motions and amendments shall be put to the vote without discussion. All remaining business will be taken as proposed and seconded as necessary.

11. Duration of Meetings of Cabinet, Committees and Sub-Committees

- 11.1 Subject to 11.2 below, no meeting of the Cabinet, a Committee or Sub-committee shall exceed three and a half hours in duration, unless it is decided by a simple majority to proceed with the consideration of the business remaining on the Agenda. If it is decided not to continue, the meeting shall deal with the matter under discussion and dispose of any item which the Chair shall decide to be urgent. The remaining non-urgent items shall stand adjourned to the next ordinary meeting of the Cabinet, Committee or Sub-Committee or to a further meeting to be held on such day and at such time as the Chief Executive shall determine in consultation with the Chair of the body concerned.
- 11.2 Rule 11.1 shall not apply to meetings dealing with matters in relation to planning, licensing, staff appointments/appeals and meetings dealing with code of conduct determination hearings.

102. Mayor's Speech

d)

102.1 At ordinary meetings of the Council (except the Annual Meeting and Budget Meeting), the Mayor may provide an update on his/her ceremonial activities undertaken since the previous update to the Council meeting.

113. Residents' Question Time

- 1<u>1</u>3.1 At each ordinary meeting of the Council, there shall be 30 minutes for members of the public to ask questions. No questions may be asked at the Annual Council meeting or any Extraordinary meeting.
- 113.2 The procedure in relation to such questions shall be as follows:
 - a) A person resident in Southend may, if the question has been submitted in writing to the Committee Section (email: committeesection@southend.gov.uk) not later than 12.00 hrs, 9 clear working¹ days before the date of the meeting of the Council, ask the relevant Cabinet Member any question(s) on any matter which the Council has powers or duties or which directly affects the Council. The question shall not exceed 150 words in length.
 - b) The Monitoring Officer may reject a question if it:
 - is not about a matter for which the Council has responsibility, or which directly affects Southend;
 - seeks to ask Council to act in a way that is ultra vires (outside it powers), unlawful, or illegal;
 - (iii) is defamatory, frivolous or offensive;
 - (iv) is substantially the same as a question which has been put at a Council meeting in the last 6 months;
 - (v) requires the disclosure of confidential or exempt information.

Page 5

Part 4(a)

Formatted: Font: 12 pt

Formatted: List Paragraph, Indent: Left: 1.25 cm, Hanging: 0.75 cm, Numbered + Level: 2 + Numbering Style: a, b, c, ... + Start at: 1 + Alignment: Left + Aligned at: 2.9 cm + Indent at: 3.54 cm

¹ Clear working days" exclude Saturday, Sunday, Bank Holidays, the day the Notice is given and the day of the meeting

- c) The Mayor shall call the questions in the order that they have been received and the member of the public submitting the question shall then read it out. If the questioner is not present when the question is called, a written reply shall be provided.
- d) There shall be no speech or discussion allowed on any question or reply.
- e) Not more than two questions may be asked by any one person at any one meeting.
- f) If there is insufficient time (30 minutes) to answer all public questions, a written reply will be sent to the questioner.

124. Councillors' Questions

- 124.1 There will be a period of up to 30 minutes for councillors to ask questions and obtain answers from the Leader and Cabinet Members.
- 124.2 The procedure for councillors' questions shall be as follows:
 - A councillor may ask the relevant Cabinet Member any question(s) on any matter which the Council has powers or duties or which directly affects the business of the Council provided that:
 - Questions are submitted in writing to the Committee Section (<u>committeesection@southend.gov.uk</u>) not later than <u>65</u> clear working days¹ before the date of the meeting.
 - (ii) Questions do not exceed 150 words in length; and
 - (iii) The number of questions which may be asked by any councillor at a meeting shall be limited to two;
 - b) The Monitoring Officer may reject a question if it:
 - (i) is not about a matter for which the Council has responsibility, or which directly affects Southend;
 - seeks to ask Council to act in a way that is ultra vires (outside it powers), unlawful, or illegal;
 - (iii) is defamatory, frivolous or offensive;
 - (iv) is substantially the same as a question which has been put at a Council meeting in the last 6 months;
 - (v) requires the disclosure of confidential or exempt information.
 - c) The question put by a councillor and the answer <u>shall be published at least 24</u> hours before the start of the meeting and at the meeting shall be taken as read. However, if a councillor does not wish to ask a supplementary question, then their question may be dealt with orally.
 - e)d) Published answers must not exceed 2500 words in length
 - d)e) No discussion shall take place on any question or answer.
 - b)f) Not more than one supplementary question may be asked on any written question and only the councillor who asked the original question can ask a supplementary question.
 - f)g) A supplementary question must be a question and not include a statement and arise directly out of, and related to, the question or reply. The Mayor may reject a supplementary question if they consider that it is inappropriate.
 - g)h) Where a written question is addressed to a Cabinet Member and the desired information is contained in any of the Council's publications, it shall be deemed a sufficient reply if the publication containing the information is indicated.
 - h)i)_Where the reply to any question cannot conveniently be given orally, it shall be deemed a sufficient reply if the answer is circulated to councillors.

Page 6

Part 4(a)

¹ Clear working days" exclude Saturday, Sunday, Bank Holidays, the day the Notice is given and the day of the meeting

i)) If the councillor asking the question is not present at the meeting, the question and answer shall not be read out.be circulated in writing to councillors.

135. Leader's Speech

135.1 At ordinary meetings of the Council (except the Annual Meeting and Budget Meeting), the Leader of the Council may give an update report on the work of the Council. The Leader may make a speech of up to four minutes. The Leader(s) of the opposition group(s) and non-aligned councillors may each make a speech in response of up to four minutes. The Leader of the Council may reply with a speech of up to four minutes. The total time for speeches shall not exceed 30 minutes.

<u>13.2</u> The time allotted to the Leader, the Leaders of each of the opposition groups and nonaligned councillors will be determined at the annual meeting for that civic year.

Question Time at Meetings of Scrutiny Committees and the Health & Wellbeing 16 Board Formatted: Indent: Left: 0 cm, Hanging: 1.27 cm Immediately following the item "Approval of Minutes" there shall be a period not 16.1 exceeding 15 minutes for questions by members of the public (not including councillors) at each meeting of the Scrutiny Committees and the Health & Wellbeing Board. The procedure in relation to such questions shall be as follows: Formatted: Indent: Left: 0 cm, Hanging: 1.27 cm A person resident in Southend may, if the question has been submitted in writing to (a)the Chief Executive at the Civic Centre, Victoria Avenue, Southend-on-Sea not later than 3 clear working days¹ before the date of any Scrutiny Committee / Health & Wellbeing Board, ask any question relating to the business of the Committee / Board, provided that if it is a special meeting of the Committee / Board the question must relate to business included in the agenda for that meeting. In the case of a Scrutiny Committee the relevant Cabinet Member shall respond. In the case of the Health & Wellbeing Board the Chair or as appropriate a member of the Board shall respond. The Chief Executive shall be solely responsible for the selection of questions to be (b) answered. Any question may be edited by the Chief Executive to bring it into proper form and to secure reasonable brevity. The Chief Executive shall be responsible for deciding the extent (if at all) to which the answer to a question should reveal information which is exempt information within the meaning of Schedule 12A to the Local Government Act 1972. Formatted: Indent: Left: 0 cm If the person asking the question is present at the meeting, they shall be given the. Formatted: Indent: Left: 0 cm, Hanging: 1.27 cm opportunity of putting the question which will then be responded to. The questioner also shall be given the answer in writing. Neither the guestion nor the response shall be the subject of debate. If the person asking the question is not present at the meeting, the question and the (d) answer shall be circulated in writing to Councillors and sent to the questioner. Not more than one question may be asked by any one person at any one meeting.

Part 4(a)

Page 7

May 2023

Formatted: Indent: Left: 0 cm

17. Public Participation in Respect of Planning Applications

- (a) If a planning application is to be determined by the Development Control Committee, then if an objector wishes to address the Committee in respect of that application, they must give written notice of that request by 12.00 noon on the last working day before the relevant meeting.
- (b) An applicant or supporter will only be allowed to address the relevant meeting if an objector is being given the opportunity to do so.
- (c) Speakers will be limited to three minutes and only one speaker for and one speaker against the planning application will be permitted to address the relevant meeting. Local groups / organisations (or their representatives) will not be afforded the opportunity to address the Committee in respect of a planning application.
- (d) Speakers will not be allowed to ask a supplementary question or make a supplementary statement and will not be cross-examined.
- (e) Where more than one person wants to speak for or against a planning application, then a spokesperson must be appointed. Where a spokesperson cannot be agreed, then the Chair will decide who shall speak. Where more than one person wants to respond in support of a planning application then the applicant has priority.
- (f) An objector or applicant / supporter may be represented by an agent at the Committee.
- (g) Once an objector has given the requisite notice to speak on a planning application which is to be determined by the Committee, then the applicant will be notified of the fact and the date and time of the relevant meeting and be afforded the opportunity to address that meeting in response.

18. Public Participation in Respect of Traffic Regulation Orders⁴

- (a) Where objections have been received to an advertised Traffic Regulation Order and are being considered by the Traffic Regulations Working Party an objector may address the Working Party in person in respect of that Traffic Regulation Order. They must give written notice of that request by 12:00 noon on the last working day before the relevant meeting of the Working Party.
- (b) A supporter will only be allowed to address the relevant meeting if an objector is being given the opportunity to do so.
- (c) Where more than one person wants to speak for or against a Traffic Regulation Order then a spokesperson must be appointed. Where a spokesperson cannot be agreed then the Chair will decide who shall speak.
- (d) Speakers will be limited to a maximum period of three minutes and only one speaker for and one speaker against the proposed Traffic Regulation Order will be permitted to address the meeting.

Part 4(a)

Formatted: Indent: Left: 0 cm, Hanging: 1.27 cm Formatted: Normal, Justified, Indent: Left: 0 cm, Hanging: 1.27 cm

Formatted: Indent: Left: 0 cm, Hanging: 1.27 cm

Formatted: Normal, Justified

Formatted: Indent: Left: 0 cm, Hanging: 1.27 cm

Page 8

Note: This section relates only to those objections to Traffic Regulation Orders which are not regulated under the requirements of section 10 of the Local Authorities' Traffic Orders (Procedure) (England) Regulations 1996.

- (e) Speakers will not be allowed to ask a supplementary question or make a supplementary statement and will not be cross-examined. The Chair may however seek clarification of any points made by any speaker.
- (f) The use of visual aids will not be permitted and copies of speakers' comments and / or additional written information cannot be circulated at the meeting.

149. Presentation of Petitions

- 149.1 At the meeting of the Council any Councillor may present a petition. The Councillor presenting the petition shall satisfy himself/herself that the petition is proper to be received.
- 149.2 All petitions must be received by the Committee Section (email: committeesection@southend.gov.uk) at least 12 clear working days¹ before the meeting either in paper or electronic form (created through the use of the Council's online e-petitions facility).
- 149.3 A petition can be presented at Council if:
 - It contains the signatories and addresses of anyone who lives, works or studies in the City (including under 18s);
 - (b) It is relevant to some matter in relation to which the Council has functions, or which affects the area of the Council, or part of it, or the inhabitants of the area or some of them; and
 - (c) It asks for action to be taken or ceased.
- 149.4 A petition shall not be presented at Council if:
 - (a) It is submitted in connection with a planning or licensing decision or any matter where there is a statutory right of appeal or review. Such petitions will be dealt with under the relevant statutory provisions;
 - (b) It relates to a matter which is currently the subject of a formal public consultation process being undertaken by the Council;
 - (c) It criticises the conduct of a named individual;
 - (d) It is vexatious or abusive or otherwise inappropriate;
 - (e) It is identical or similar to a petition submitted in the past 6 months; or
 - (f) It is an electronic petition which has not been created using the Council's online e-petitions facility.
- 149.5 The presentation of the petition shall be limited to not more than one minute and shall be confined to reading out, or summarising the prayer of the petition, indicating the number and description of the signatories, and making such further supporting remarks relevant to the petition as the Councillor thinks fit.
- 149.6 Petitions shall be presented in the order in which notice of them is received by the Committee Section.
- 149.7 The Council shall refer petitions signed by 100 or more persons to the Cabinet, Cabinet Committee or relevant Scrutiny Committee as it thinks fit. The Council shall refer

Page 9

Part 4(a)

¹ Clear working days" exclude Saturday, Sunday, Bank Holidays, the day the Notice is given and the day of the meeting

petitions signed by less than 100 persons to the Chief Executive or relevant Executive Director for response as appropriate.

1520 Motions on Notice

1520.1 Except for motions which can be moved without notice <u>under Rule 21</u>, written notice of every motion, identifying one councillor as the proposer and at least one councillor as the seconder, must be delivered to the Chief Executive not later than 12:00hrs on the ninth clear working day¹ before the date of the Council meeting.

Any amendments to a motion must be submitted to the Chief Executive at least 24 hours before the Council meeting.

15.220.2 The Monitoring Officer may reject a motion if it:

- (i) is not about a matter for which the Council has responsibility, or which directly affects Southend;
- seeks to ask Council to act in a way that is ultra vires (outside it powers), unlawful, or illegal;
- (iii) is defamatory, frivolous or offensive;
- (iv) is substantially the same as a motion which has been put at a Council meeting in the last 6 months.
- <u>15.320.3</u> Motions on Notice will be included on the agenda in the order that they are received.

15.420.4 No councillor shall move more than one Motion on Notice at the same meeting.

- <u>15.520.5</u> No motions for debate under this rule of procedure are permitted for the meeting of the Annual Budget debate or at the Annual Meeting.
- **15.620.6** The total time permitted for consideration of each motion (Executive matters) for debate shall be no more than 30 minutes. The period shall include any speeches by the mover and seconder of the motion in question. If after 22 minutes the debate has not concluded the Mayor shall invite the Cabinet Member to respond before the proposer has the opportunity to conclude the debate. The normal rules of debate will apply. Following a vote on the motion (or amended motion), it will be referred to Cabinet for decision.
- <u>15.7</u>^{20.7} If a subject matter of the motion falls within the remit of full Council (nonexecutive matters), the normal rules of debate will apply. The total time for debate for each such motion shall be no longer than 45 minutes. A vote will be taken to determine the matter (or refer it to a future meeting).
- <u>15.820.8</u> If there is not sufficient time to debate any motion before the Council then it shall be dealt with in accordance with Rule <u>940.4</u>

Page 10

<u>15.920.9</u> Where a notice of motion is before Council and the mover wishes to subsequently withdraw it, they may do so with the consent of the seconder.

<u>15.10</u>^{20.10} For the avoidance of doubt there will be no provisions for questions.

Part 4(a)

¹ Clear working days" exclude Saturday, Sunday, Bank Holidays, the day the Notice is given and the day of the meeting

<u>15.11</u>		Notices of motion cannot relate to a matter which is currently the subject formal public consultation process being undertaken by the Council.	
16 21	Mot	ions without notice	
<u>16.</u> 21.	1	The following motions may be moved without notice:	
	a)	to appoint a chair of the meeting (if the Mayor is absent) and to invite the Deputy	
		Mayor, if present, to take the chair;	
	b)	in relation to the accuracy of the minutes;	
	c)	to change the order of business in the agenda;	
	d)	to refer something to an appropriate body or individual;	
	e)	to appoint a committee or councillor arising from an item on the summons for the	
	0	meeting;	
	f)	to move a motion arising from a report of an officer, a committee or the Cabinet	
	~	(including the recommendation of that report);	
	$\frac{g}{g}$	_to withdraw a motion;	
	9)<u>n)</u> h)	to propose an urgent amendment to the motion to amend a motion or recommendation;	
	i)	to proceed to the next business;	
	i) j)	that the question be now put;	
)) k)	to extend the time limit of speeches;	
	l)	that the meeting or debate or motion be adjourned;	
	m)	point of order	
	n)	point of personal explanation	
	o)	that the meeting continue beyond three and a half hours in duration (subject to	
	-,	Rule 910);	
	p)	to suspend or vary a particular Council Procedure Rule (except those of statutory	
	.,	effect);	
	q)	to exclude the public and press under section 100(A) of the Local Government	
		Act 1972;	
	r)	that a councillor named not be further heard.	
16.2	The	Mayor will decide whether an amendment is urgent provided that	
	(a)	the motion could not have been submitted 1 clear working day in advance	Formatted: Indent: Left: 1.2 cm, Hanging: 1 cm
	(b)	the Leader and opposition group leaders have signified their consent (without	Formatted: Font: 12 pt
		vote) to the amendment being considered	
		•	Formatted: Font: 12 pt
<u>1722</u> .	Gen	eral Limitations to all Motions	Formatted: Normal, Indent: Left: 1.2 cm, Hanging: 1 cm
<u>17</u> 22.	1	The following limitations shall apply to all forms of motion and amendment.	
	a)	No motion shall be moved to the same effect as any motion that has been	
		debated within the preceding year. This is provided that this Rule shall not apply	
		to a motion to adopt a recommendation of the Cabinet or a committee.	
	b)	An amendment shall be relevant to the motion and shall be either to:	
	1	(i) leave out words;	
		(ii) leave out words and insert or add others;	
		(iii) insert or add words;	
		Page 11	

Part 4(a)

I

Page 11

	(iv) refer a subject of debate to the Cabinet or to a committee for consideration or re-consideration		
ei th fe e d	 as long as the effect of (i) to (iii) is not, in the opinion of the Mayor, to negate the otion or materially change the content or purpose of the motion. Where the proposer an amendment is unsure whether the amendment complies with the above Rule, ey are to seek the early views of the Monitoring Officer before the amendment is mally submitted. b) In relation to motions without notice (Rule <u>1624</u>), upon any councillor seeking to propose a motion or an amendment, they shall state the terms of such motion or amendment and shall not be permitted to speak in support until they have done so. c) The Mayor will allow such time as they consider appropriate on the original substantive motion to allow the proposer and seconder to make their speeches and for others to contribute. d) The right of reply shall not extend to the mover of any amendment. e) Except as otherwise specifically provided by these Rules, no councillor shall address the Council more than once on any motion or amendment. 		Formatted: Normal, Indent: Left: 1.2 cm, First line: 1 cm
<u>18. A</u>	mendments to motions		
	ny amendments to a motion (other than amendments to the budget proposals) shall itted to the Monitoring Officer at least 1 clear working day in advance of the meeting ¹		Formatted: Font: Not Bold
18.2 A	n amendment shall be relevant to the motion and shall be either to:	•	Formatted: Font: 12 pt
<u>,</u>		\prec	Formatted: Font: 12 pt
	(i) leave out words; (ii) leave out words and insert or add others;		Formatted: Normal, No bullets or numbering
	(iii) insert or add words;		
	(iv) refer a subject of debate to the Cabinet or to a committee for consideration		
	or re-consideration		
	· · · · · · · · · · · · · · · · · · ·		
<u>18.3 T</u>	ne Monitoring Officer shall advise the Mayor whether the amendment can be	\sim	Formatted: Font: 12 pt
	ccepted provided that the effect of (i) to (iii) does not, in the opinion of the Monitoring fficer negate the motion or materially change the content or purpose of the motion.		Formatted: Normal, Indent: Left: 0 cm, Hanging: 1.2 cm
<u> </u>	ncer negate the motion of materially change the content of purpose of the motion.		Formatted: Font: 12 pt
18.4 T	e Monitoring Officer shall, with the consent of the proposer of the amendment		Formatted: Font: 12 pt
	culate the amendment in advance of the meeting to the Leader and the opposition		Formatted: Indent: Left: 0 cm, Hanging: 1.2 cm
gi	oup leaders and non-group members.		
	he holder of the motion may accept the amendment and move the amended motion		Formatted: Indent: Left: 0 cm, Hanging: 1.2 cm
<u>10</u>	r debate as the substantive motion		
18.6 W	here the amendment is debated and carriedWhen an amendment is carried, the		Formatted: Indent: Left: 0 cm, Hanging: 1.2 cm
	otion as amended shall take the place of the original motion and shall become the		(
	otion upon which anyonly further urgent amendments may be moved.		
	12 Where a formal amendment to the Budget proposals is to be submitted to the		
	ouncil's Annual Budget Setting Meeting (ABSM) then at least 48 hours prior to the eeting, that proposed amendment shall be submitted to and discussed in confidence		
	eeting, that proposed amendment shall be submitted to and discussed in confidence ith the Executive Director (Finance and Resources), pursuant to Budget & Policy		
<u></u>	an are Executive Director (Finance and Resources), pursuant to Dudget & Folloy		
1.01			
Clear work	ing day excludes Saturday, Sunday, Bank Holidays, the day the amendment is submitted and the day of the meeting		
Part 4(a)	Page 12 May 2023		

Framework Procedure Rule 7: The Executive Director (Finance & Resources) will confirm in writing that the proposed amendment will not produce an unbalanced or unsound budget, if they are satisfied that this is the case.

182.8 3.13 Such a formal amendment, setting out the details in clear terms (and in a form which the Executive Director (Finance and Resources) has confirmed in writing would not produce an unbalanced or unsound Budget) must be submitted in writing to the Chief Executive by 6.30 pm on the day before the ABSM and will be publicly available.
 20 Question Time at Meetings of Scrutiny Committees and the Health & Wellbeing Board

16.1 Immediately following the item "Approval of Minutes" there shall be a period not exceeding 15 minutes for questions by members of the public (not including councillors) at each meeting of the Scrutiny Committees and the Health & Wellbeing Board. The procedure in relation to such questions shall be as follows:

(a) A person resident in Southend may, if the question has been submitted in writingto the Chief Executive at the Civic Centre, Victoria Avenue, Southend-on-Sea not later than 3 clear working days⁴ before the date of any Scrutiny Committee / Health & Wellbeing Board, ask any question relating to the business of the Committee / Board, provided that if it is a special meeting of the Committee / Board the question must relate to business included in the agenda for that meeting. In the case of a Scrutiny Committee the relevant Cabinet Member shall respond. In the case of the Health & Wellbeing Board the Chair or as appropriate a member of the Board shall respond.

(b) The Chief Executive shall be solely responsible for the selection of questions tobe answered. Any question may be edited by the Chief Executive to bring it into proper form and to secure reasonable brevity. The Chief Executive shall be responsible for deciding the extent (if at all) to which the answer to a question should reveal information which is exempt information within the meaning of Schedule 12A to the Local Government Act 1972.

(c) If the person asking the question is present at the meeting, they shall be given the opportunity of putting the question which will then be responded to. The questioner also shall be given the answer in writing. Neither the question nor the response shall be the subject of debate.

(d) If the person asking the question is not present at the meeting, the question and the answer shall be circulated in writing to Councillors and sent to the questioner.

(e) Not more than one question may be asked by any one person at any one meeting.

17. Public Participation in Respect of Planning Applications

(a) If a planning application is to be determined by the Development Control-Committee, then if an objector wishes to address the Committee in respect of that application, they must give written notice of that request by 12.00 noon on the last working day before the relevant meeting.

(b) An applicant or supporter will only be allowed to address the relevant meeting if an objector is being given the opportunity to do so.

(c) Speakers will be limited to three minutes and only one speaker for and one speaker against the planning application will be permitted to address the relevant meeting. Local groups / organisations (or their representatives) will not be afforded the opportunity to address the Committee in respect of a planning application.

(d) Speakers will not be allowed to ask a supplementary question or make a supplementary statement and will not be cross-examined.

Part 4(a)

Page 14

Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm

Formatted: Heading Arial, Left

Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line:

Formatted: Heading Arial, Left Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm

 Formatted: Heading Arial, Left
 Formatted: Heading Arial
 Formatted: Heading Arial, Indent: Left: 0 cm, First line: 0 cm

(e) Where more than one person wants to speak for or against a planning application, then a spokesperson must be appointed. Where a spokesperson cannot be agreed, then the Chair will decide who shall speak. Where more than one person wants to respond in support of a planning application then the applicant has priority.

(f) An objector or applicant / supporter may be represented by an agent at the Committee.

(g) Once an objector has given the requisite notice to speak on a planning application which is to be determined by the Committee, then the applicant will be notified of the fact and the date and time of the relevant meeting and be afforded the opportunity to address that meeting in response.

18. Public Participation in Respect of Traffic Regulation Orders⁴

(a) Where objections have been received to an advertised Traffic Regulation Orderand are being considered by the Traffic Regulations Working Party an objector may address the Working Party in person in respect of that Traffic Regulation Order. They must give written notice of that request by 12:00 noon on the last working day before the relevant meeting of the Working Party.

(b) A supporter will only be allowed to address the relevant meeting if an objector is being given the opportunity to do so.

(c) Where more than one person wants to speak for or against a Traffic Regulation Order then a spokesperson must be appointed. Where a spokesperson cannot be agreed then the Chair will decide who shall speak.

(d) Speakers will be limited to a maximum period of three minutes and only one speaker for and one speaker against the proposed Traffic Regulation Order will be permitted to address the meeting.

(e) Speakers will not be allowed to ask a supplementary question or make a supplementary statement and will not be cross-examined. The Chair may however seek clarification of any points made by any speaker.

(f) The use of visual aids will not be permitted and copies of speakers' comments and / or additional written information cannot be circulated at the meeting.

1923. Rules of Debate

- <u>19</u>23.1 Councillors shall alert the Mayor that they wish to speak and, if two or more councillors do so, the Mayor will select one of them to speak in which case all other councillors shall be silent.
- <u>1923.2</u> When any councillor has been called to speak by the Mayor, other councillors shall remain silent unless making a point of order or personal explanation.

<u>Mote: This section relates only to these objections to Traffic Regulation Orders which are not regulated under the requirements of section 10 of the Local Authorities' Traffic Orders (Procedure) (England) Regulations 1996.</u>
Page 15

May 2023

Formatted: Heading Arial, Left

Formatted: Heading Arial, Indent: Left: 0 cm, First line: 0

Formatted: Heading Arial, Left

Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm

Formatted: Heading Arial, Left

Part 4(a)

- <u>19</u>23.3 Whenever the Mayor speaks or rises from their chair, every other councillor shall sit and be silent and the Mayor shall be heard without interruption.
- <u>1923.4</u> Unless notice of the motion has already been given, the Mayor may require it to be written down and handed to him/her before it is discussed. The Mayor may also require an <u>urgent</u> amendment to be written down and handed to him/her before it is discussed.

<u>19</u>23.5 No speech may exceed 4 minutes without the consent of the Mayor except:

- a) At the Council Tax Setting meeting, the Leader of the Council shall be allowed unlimited time to set out their priorities or to propose the Budget.
- b) The Leader(s) of the Opposition Group(s) shall also be allowed unlimited time to reply to a Leader's speech at the Council Tax Setting Meeting.
- <u>1923.6</u> A councillor shall speak to the matter under discussion, or to a personal explanation or to a point of order. If a councillor does not comply with this paragraph or inappropriately engages in imputation of improper motives or other breaches of order, the Mayor shall call that councillor to order and may tell them to stop speaking.

<u>19</u>23.7 A councillor may speak only: -

- a) on motions or amendments; or
- b) to ask or answer questions under Rules 113 and 124; or
- c) to raise a point of order; or
- d) to make a personal explanation, or
- e) where the Mayor gives permission to a councillor to speak.
- <u>1923.8</u> No one may speak more than once on any motion (including a recommendation of the Cabinet or a committee) except: -
 - a) the proposer of a motion who has a right of reply to the unamended motion / amended motion;
 - b) a councillor may speak on a proposal to amend a motion on which they have already spoken.
- <u>1923.9</u> In the exercise of a right of reply, a councillor shall confine their speech to answering points made by previous speakers, and the exercise of that right shall close the debate on the particular motion or amendment then under discussion.
- <u>1923.10</u> The right to reply is preserved if a closure motion or an adjournment motion is carried.

23.11 When an amendment is 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.

23.12 Where a formal amondmont to the **Budget proposals** is to be submitted to the Council's Annual Budget Setting Meeting (ABSM) then at least 48 hours prior to the meeting, that proposed amondmont shall be submitted to and discussed in confidence with the Executive Director (Finance and Resources), pursuant to Budget & Policy Framework Procedure Rule 7: The Executive Director (Finance & Resources) will confirm in writing that the proposed amondmont will not produce an unbalanced or uncound budget, if they are satisfied that this is the case.

Part 4(a)

Page 16

Formatted: Indent: Left: 0 cm, First line: 0 cm

Formatted: Normal, Tab stops: 1 cm, Left Formatted: Indent: Left: 0 cm, First line: 0 cm

Formatted: Normal, Tab stops: 1 cm, Left

23.13 Such a formal amondmont, sotting out the details in clear terms (and in a form which the Executive Director (Finance and Resources) has confirmed in writing would not produce an unbalanced or unsound Budget) must be submitted in writing to the Chief Executive by 6.30 pm on the day before the ABSM and will be publicly available.

204. Points of Order and Personal Explanation

- 2024.1 A councillor may at any time raise a point of order but when so doing, they shall specify the particular Rule or statutory provision which they allege has been breached or on which they otherwise rely, specifying in the case of a Rule the number and the relevant paragraph and the way in which they consider it has been breached.
- 204.2 Any councillor speaking at the time a point of order is raised, shall fall silent.
- 204.3 A councillor making a personal explanation shall be entitled to be heard forthwith. Any councillor speaking at the time a personal explanation is to be made shall immediately fall silent.
- 204.4 A personal explanation may only be made by a councillor who
 - a) has spoken earlier in the debate then in progress who wishes to correct a misstatement they have made; or
 - b) wishes to correct a statement made about them by the person then speaking; or
 - c) wishes to correct a misquotation by the person then speaking of facts originally put by them earlier in the debate.
- 204.5 The ruling of the Mayor on a point of order or on the right to make a personal explanation shall be final, and shall not be open to debate.

215 Voting in Council Meetings

- 215.1 Unless this constitution provides otherwise, any matter will be decided by a simple majority of those councillors entitled to vote and present in the room at the time the question was put. Voting will normally be determined by electronic means or by a show of hands (or where practical, by electronic means). Subject to Rule 25.2 the Mayor's casting vote, each councillor entitled to vote shall have only one vote.
- 215.2 In the case of an equality of votes, the Mayor shall have a second or casting vote and may exercise it at their discretion.
- 215.3 Where immediately after a vote is taken at a meeting, if any councillor so requires, there shall be recorded in the minutes of the proceedings of that meeting whether that councillor cast their vote for or against the matter before the Council or whether they abstained from voting.
- 2<u>1</u>5.4 The Local Authorities (Standing Orders) (England) (Amendment) Regulations 2014 require a recorded vote to be taken on any decision related to the making of a calculation under sections 42A, 42B, 45 to 49 and 52ZJ of the Local Government Finance Act 1992 or the issuing of a precept under Chapter 4 of Part 1 of that Act at a meeting of the Council at which it makes such a calculation or issues such a precept. The procedure for such a vote is set out in 25.6.

Part 4(a)

Page 17

- 215.5 In addition to Rule 25.4, lif at a meeting any councillor, supported by six other councillors present demand a recorded vote by raising their hand and saying "named vote", prior to the Mayor calling a vote, to indicate such demand, the names "for" or "against" the motion or amendment or abstaining from voting i.e. "not voting" will be taken down in writing and entered into the minutes.
- 215.6 The procedure for a recorded vote shall be as follows:
 - a) The Mayor shall put the motion to a vote and the Chief Executive shall call out the names of councillors and record their votes or abstentions.
 - b) Each councillor shall answer "For", "Against" or "Not Voting".
 - c) The Mayor shall declare the result of the vote and the vote of each councillor shall be recorded in the minutes.
- 215.7 Where three or more persons are nominated for any position and there is not a majority in favour of one person, the person having the least number of votes shall be disregarded and a fresh vote taken, and so on, until there is a majority in favour of one person.

	•		Formatted: Indent: Left: 0 cm, First line: 0 cm
26.	Voting in Cabinet, Committees, Working Parties, Forums, Panels and Other Bodies		
26.1	Any matter at meetings in Cabinet, Committee, Working Party, Forums, Panels and other bodies shall be determined by a show of hands (or where practical, by electronic means) by a majority of the members present and voting. If at a meeting any councillor, supported in the case of the Cabinet or Committee by three other members and in the case of a Working Party, Forum, Panel or body by one other member, demand a recorded vote by raising their hand and saying "named vote", prior to the Chair calling a vote, to indicate such demand, the names "for" or "against" the motion or amendment or abstaining from voting i.e. "not voting" will be taken down in writing and entered into the minutes.		
26.2	Where immediately after a vote is taken by a show of hands, if any member so requires there shall be recorded in the Minutes of the proceedings of that meeting how that member gave his/her vote or whether they abstained from voting.		
2 <mark>2</mark> 7.	Councillor's Conduct	 	Formatted: Indent: Left: 0 cm, First line: 0 cm
2 <mark>2</mark> 7.1	If a councillor persistently disregards the ruling of the Mayor by behaving improperly or offensively or deliberately obstructs business, the Mayor may move that the councillor		

227.2 If the councillor continues to behave improperly after such a motion is carried, the Mayor may move that either the councillor leaves the meeting or that the meeting is adjourned for a specified period. If seconded, the motion will be voted on without discussion.

not be heard further. If seconded, the motion will be voted on without discussion.

2227.3 If there is a general disturbance making orderly business impossible, the Mayor may adjourn the meeting for as long as they think necessary.

Part 4(a)

Page 18

238. Disturbance by the Public

- 2<u>3</u>8.1 If a member of the public interrupts proceedings, the Mayor will warn the persons concerned. If they continue to interrupt, the Mayor will order their removal from the meeting room.
- 2<u>3</u>8.2 If there is general disturbance in any part of the meeting room open to the public, the Mayor may call that part to be cleared.

249. Exclusion of Public

29.1 24.1 Members of the public and press may only be excluded either in accordance with the Access to Information Rules in Part 4 of this constitution-or Rule 28. Formatted: Normal, Indent: Left: 0 cm, Hanging: 1.25 cm, No bullets or numbering

20 Substitute Coursillors	
30. Substitute Councillors	Formatted: Heading Arial, Left
30.1 Each political group may nominate any number of its members to be appoi	
by the Council to act as Substitute Councillors on each Committee in	
circumstances set out below. A member of the Council not aligned to a political g shall be entitled to appoint non-aligned Councillors to their place on each commit	
Shall be entitied to appoint non-aligned Counciliors to their place on each commi	Formatted: Heading Arial, Left
30.2 A member of a Committee shall, if they wish a Substitute Councillor to atte	
meeting of that Committee in their place, give the Chief Executive written notic	
sending an e-mail to committeesection@southend.gov.uk no later than 3 hours be	
the time fixed for the meeting that they are unable to attend and that the Subst	
Councillor named in the substitution notice will attend in their place, save that i	
absence is Covid related and evidence to that effect is provided in writing, then no can be given up to the commencement of the meeting.	ouco
	Formatted: Heading Arial, Left
30.3 If a Councillor is indisposed, then they may give written notice to the (
Executive that for a specified period of time their Group Leader or another nomin	
Councillor (in the case of non-aligned Councillors) will deal with the appointme	
Substitute Councillors on their behalf. In such circumstances, the specified G Leader shall be able to serve substitution notices on behalf of the Council	
concerned in accordance with the general rule stated above.	
30.4 The effect of such substitution shall be that the Councillor giving the notice	
cease to be a member of that Committee for the duration of that meeting and fo	
duration of any adjournment of it, and that the Substitute Councillor shall be a member of the Committee for the same period. If a Councillor for whom a substitute	
has been notified in accordance with sub-paragraph (2) above and not rev	
subsequently attends any part of the relevant meeting they shall do so as an obse	
only, but may be permitted to speak in accordance with Standing Order 34.2.	
	Formatted: Heading Arial, Left
30.5 A substitution notice given in respect of any meeting may be revoked by no in writing given to the Chief Executive by the Councillor who gave the original no	
at any time up to the time for receipt of a substitution notice as prescribed in	
paragraph (2) above.	
	Formatted: Heading Arial, Left
30.6 The Chief Executive shall give notice of Committee meetings in the usual war all members of the Committee and to all Substitute Councillors.	Ay to Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
	Formatted: Heading Arial, Left
30.7 These arrangements shall apply in the same way in respect of Sub-Commit	
Working Parties, Forums, Panels, and other bodies but not the Cabinet or Cal	
Committee which are regulated by Rule 30.8.	Forwardtade Lloading Arial Lafe
30.8 The Leader shall appoint a substitute for each of the Cabinet Members in c	Formatted: Heading Arial, Left Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line:
to cover their portfolio in the event they are absent or disqualified for whatever rea	
All the substitutes shall be drawn from amongst the other Cabinet Members. The s	
arrangements will apply to Cabinet Members in the Cabinet Committee.	
	Formatted: Heading Arial, Left
31. Meetings of the Cabinet	Formatter, reading Alla, Let
.	
31.1 In respect of any meeting of the Cabinet:	
(a) The meeting shall be summoned by the Chief Executive.	
Page 20	
Part 4(a) May 202	23

(b) The Chief Executive shall be represented at the meeting and shall be responsible for the preparation of the digest of Cabinet proposals and the subsequent Cabinet minutes in accordance with the arrangements set out in the Constitution (see Scrutiny Procedure Rules in Part 4(e)).	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
	Formatted: Heading Arial, Left
(c) Every agenda shall be approved by the Chief Executive and shall where applicable be set out in two parts;	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
approasie se eer our in the parte;	Formatted: Heading Arial, Left, Indent: Left: 0 cm
Part 1 – Those items to be discussed in public, and	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
Part 2 - Those items in respect of which, in the opinion of the Chief Executive, the	Formatted: Heading Arial, Left
meeting is not likely to be open to the public.	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
	Formatted: Heading Arial, Left
32. Meetings of Committees and Working Parties, etc	Formatted: Heading Arial
· · · · · · · · · · · · · · · · · · ·	Formatted: Heading Arial, Left
32.1 In respect of any meeting of the Council, a Committee, Working Party, Forum, Panel or other body:	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
	Formatted: Heading Arial, Left
(a) The meeting shall be summoned by the Chief Executive.	Formatted: Heading Arial, Left, Indent: First line: 0 cm
(b) The Chief Executive shall be represented at the meeting and shall be represented	Formatted: Heading Arial, Left
(b) The Chief Executive shall be represented at the meeting and shall be responsible for the preparation of the Minutes of the meeting.	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line:
(a) Example and the line encourted by the Objet Example and shall (where	Formatted: Heading Arial, Left
(c) Every agenda shall be approved by the Chief Executive and shall (where applicable) be set out in two parts:	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
· · · · · · · · · · · · · · · · · · ·	Formatted: Heading Arial, Left
Part I - Those items to be discussed in public, and	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
Part II - Those items in respect of which, in the opinion of the Chief Executive, the	Formatted: Heading Arial, Left
meeting is likely not to be open to the public.	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
(d) Subject to (c) above, every Councillor shall be entitled to require an item of	Formatted: Heading Arial, Left
business to be placed on the agenda of any meeting of a Committee, Sub-Committee or Working Party, provided:	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
 It is relevant to the business of that Committee, Sub-Committee or Working Party; 	Formatted: Heading Arial, Left, No bullets or numbering
	Formatted: Heading Arial, Left, Indent: Left: 0 cm
The Councillor has been unable to resolve the matter through normal channels; and	Formatted: Heading Arial, Left, No bullets or numbering
	Formatted: Heading Arial, Left, Indent: Left: 0 cm
Written notice is given to the Chief Executive at least nine clear days (of which Sunday may be one) before the meeting.	Formatted: Heading Arial, Left, No bullets or numbering
	Formatted: Heading Arial, Left
On receipt of such a valid notice the Chief Executive will ensure that the item is-	Formatted: Heading Arial, Left, Indent: Left: 0 cm
included on the next available agenda, but no report shall be prepared unless, exceptionally, the Chief Executive deems this appropriate.	
	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm

Part 4(a)

Page 21

32.2	The Cl	hiof Evo	cutive ma	v summ	on a snor	oom leid	ting of a	Comm	nittoo at a	ny time
02.2		HOT EXC	Sutire inc	y ounnin	on a oper		ing or c		nitee at e	ing time
or or	the re	auisitio	n in writi	ng of the	Chair d	or of a o	guarter	of the	member	s of the
				-						
Comi	nittee.	The sum	imons sl	all set o	ut the bu	siness 1	t o be cc	msidere	ed at the	special
meet	na ana	-no-otne	r busines	is than tr	iai sei ol	it snall i	oe cons	idered i	it that m	erind.

32.3 The Chief Executive with the agreement of the Chair (or in his absence the Vice-+ Chair) of any Committee may:

(a) alter the date or time of any ordinary or Special Meeting of a Committee; or

(b) cancel a Special Meeting of a Committee if, after consulting the Chair or, in his≁ absence the Vice-Chair, both of them are agreed that the reason for convening the Special Meeting no longer exists or has been overtaken by events;

provided that the date and time of a Special Meeting of a Committee convened on arequisition by the Chair or of a quarter of the members of the Committee shall not be changed nor shall such a meeting be cancelled otherwise than in addition to the consultation referred to above at the written request of the Chair or of all of the Councillors requisitioning the meeting as the case may be.

32.4 In this Procedural Rule, any reference to the Chief Executive shall include a reference to any officer nominated in writing to the leaders of the political groups by the Chief Executive to act in his/her absence.

33. Working Parties

33.1 There shall be 2 types of working party:

i) Those that report exclusively to the Executive ("Cabinet Working Parties")

ii) Those that report to the Council ("Council Working Parties")

Cabinet Working Parties

33.2 A Cabinet Working Party may comprise any Councillor apart from the Mayor and Deputy Mayor.

33.3 Each Cabinet Working Party shall be appointed by the Council and shall include at least 3 Councillors. They may also include officers and Co-opted Members in appropriate cases.

33.4 Each Cabinet Working Party shall be chaired by the Leader or such other Cabinet Member as the Leader shall appoint. A Vice-Chair will be elected at the first meeting in each municipal year.

33.5 Cabinet Working Parties shall report directly and exclusively to the Cabinet and shall act in an advisory capacity only.

Council Working Parties

33.6 Each Council Working Party shall include at least 3 Councillors. They may also
include Officers and Co-opted Members in appropriate cases.

Page 22

Formatted: Heading Arial, Left
Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line 0 cm
Formatted: Heading Arial, Left
Formatted: Heading Arial, Left, No bullets or numbering
Formatted: Heading Arial, Left
Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line 0 cm
Formatted: Heading Arial, Left

Formatted: Heading Arial, Left, Indent: Left: 0 cm

	Formatted: Heading Arial, Left	
-	Formatted: Heading Arial, Left, Indent: Left: 0 cm	0 cm, First line:

Formatted: Heading Arial, Left

 Formatted: Heading Arial, Left
 Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
Formatted: Heading Arial, Left, Tab stops: Not at 2 cm + 3 cm
Formatted: Heading Arial, Left, Indent: First line: 0 cm
Formatted: Heading Arial, Left
Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm

Part 4(a)

•	Formatted: Heading Arial, Left
33.7 With the exception of Scrutiny Working Parties / Panels which will be drawn from the membership of the parent Committee (and report to that parent Committee):	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
Each Council Working Party shall be appointed by the Council.	Formatted: Heading Arial, Left, No bullets or numbering, Tab stops: Not at 2.25 cm
• The Council will appoint the Chair and Vice-Chair of all Council Working Parties.	Formatted: Heading Arial, Left, Indent: Left: 0 cm, Tab stops: Not at 2.25 cm
- A Council Working Party may comprise any Councillors, (except that a Cabinet-	Formatted: Heading Arial, Left, No bullets or numbering, Tab stops: Not at 2.25 cm
Member shall not be a member of a Working Party which reports to or through a Scrutiny Committee) together with Co-opted Members and Officers. - Council Working Parties shall report to the Council, either directly or through a Committee.	Formatted: Heading Arial, Left, Indent: Left: 0 cm, Tab stops: Not at 2.25 cm
	Formatted: Heading Arial, Left, No bullets or numbering, Tab stops: Not at 2.25 cm
	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm, Tab stops: Not at 2.25 cm
	Formatted: Heading Arial, Left, No bullets or numbering, Tab stops: Not at 2.25 cm
34. Attendance at Cabinet, Committee & Working Party Meetings by Councillors	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
Cabinet	Formatted: Heading Arial, Left, Indent: First line: 0 cm
34.1 A Councillor may attend a meeting of the Cabinet, but will only be entitled to speak on an item if they:	Formatted: Heading Arial, Indent: Left: 0 cm, First line: 0 cm
4	Formatted: Heading Arial
(a) are a Cabinet Member; or	Formatted: Heading Arial, Indent: Left: 0 cm, Tab stops: Not at 2.25 cm
(b) have been permitted by the Chair to speak.	Formatted: Heading Arial, Tab stops: Not at 2.25 cm
For the avoidance of doubt only a Cabinet Member is permitted to vote on any item.	Formatted: Heading Arial, Indent: Left: 0 cm, Tab stops: Not at 2.25 cm
• • • • • • • • • • • • • • • • • • •	Formatted: Heading Arial
Committees and Sub-Committees	Formatted: Heading Arial, Indent: Left: 0 cm
•	Formatted: Heading Arial, Left
34.2 Subject to the interest rules in the Code of Conduct (Part 5(a)) and the provisos set out in (a) and (b) below, a Councillor may attend a meeting of any Committee or Sub-Committee, but will only be entitled to speak on an item if they:	Formatted: Heading Arial, Left, Indent: First line: 0 cm
	Formatted: Heading Arial, Left
	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
(a) are a member of the Committee or Sub-Committee (or duly appointed substitute); or	Formatted: Heading Arial, Left
	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm, Tab stops: Not at 2.25 cm
(b) have been permitted by the Chair to speak; or	Formatted: Heading Arial, Left, Tab stops: Not at 2.25 cm
(c) have placed the item on the agenda under Rule 32.1(d) (but calling in an item is-	Formatted: Heading Arial, Left, Indent: Left: 0 cm, Tab stops: Not at 2.25 cm
not sufficient); or	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm, Tab stops: Not at 2.25 cm
	Formatted: Heading Arial, Left, Indent: Left: 0 cm
For the avoidance of doubt, only a member of the relevant Committee or Sub-	Formatted: Heading Arial, Left
Committee is permitted to vote on any item.	Formatted: Heading Arial, Left, Indent: Left: 0 cm
Provisos	
(a) A Councillor may not attend a meeting of a Committee / Sub-Committee meeting in private, to deal with employment issues and appeals and education appeals unless they are a member of that Committee / Sub-Committee, a duly appointed substitute for that meeting or has a legal right to attend.	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
that meeting of has a logar right to attonat	

Part 4(a)

Page 23

yii — A Councillor who attends a Committee or Sub-Committee fast from Committee fast for a maximum of sub-Committee fast fast from Committee fast fast for a maximum of sub-Committee fast fast for a maximum of sub-Committee fast fast fast fast for a maximum of sub-Committee fast fast fast fast for a maximum of sub-Committee fast fast fast fast fast fast fast fast		
Working Parties, Panels & Forums Meeting in Public Prematted: Heading Anal, Left, Indext: First Inc. 9 on 34.3 Subject to the intersect rules in the Code of Conduct (Part 5(a)) and the provise of our balow, accumcillor may stand a meeting of any Working Party / Panel / Forum (or duly appointed substitute); Prematted: Heading Anal, Left, Indext: Left, Door, First Inc. 9 on (a) are a member of the Working Party / Panel / Forum (or duly appointed substitute); Prematted: Heading Anal, Left, Indext: Left, Door, Tab steps, Door, Dab steps, Reft & 2.25 on (b) have been parmitted by the Chair to speak; or Prematted: Heading Anal, Left, Indext: Left, Door, Tab steps, Net & 2.25 on (c) have placed the item on the agenda under Standing Order 32.1(d) Prematted: Netwing Anal, Left, Indext: Left, Door, Tab steps, Net & 2.25 on Forum tege and the duby only a member of the relevant Working Party / Panel / Forum, networking Party / Panel / Forum, of which they are neither a member or a duly appointed substitute, should sit apart from Working Party / Panel / Forum, of which they are neither a standing Anal, Left, Indext: Left, Door, Frait Inc. 2007, Dab steps, Net & 2.25 on Prematted: Heading Anal, Left, Indext: Left, Door, Frait Inc. 2007, Dab steps, Net & 2.25 on Prematted: Heading Anal, Left, Indext: Left, Door, Frait Inc. 2007, Dab steps, Net & 2.25 on Prematted: Heading Anal, Left, Indext: Left, Door, Frait Inc. 2007, Dab steps, Dab step	neither a member nor a duly appointed substitute, should sit apart from Committee / Sub-Committee members and shall only be entitled to speak for a maximum of 5	
A 2-3 Subject to the interset rules in the Code of Conduct (Part 5(a) and the provise est out below, a Councillor may stand a meeting of any Working Party / Panol / Forum meeting in public, but will only be entitled to speak on an item if they: (a) are a member of the Working Party / Panol / Forum (or duly appointed substitute); (b) have been permitted by the Chair to speak; or (c) have placed the item on the agenda under Standing Order 32.1(d) For the avoidance of doubt, only a member of the relevant Working Party / Panol / Forum, for Mich they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panol / Forum meeting in private but only if they: (a) are a member of the interset rules in the Code of Conduct (Part 5(a)) and the provise est out below, a Councillor may stand a meeting of a Working Party / Panol / Forumate: Heading Adul, Left, Inder: Left: 0 cm, First left: (b) have based a litem on the agenda under Standing Order 32.1(d) Formatted: Heading Adul, Left, Toder: Left: 0 cm, First left: Forumate Heading Adul, Left, Toder: Left: 0 cm, First left: Formatted: Heading Adul, Left, Toder: Left: 0 cm, First left: Formatted: Heading Adul, Left, Toder: Left: 0 cm, First left: Formatted: Heading Adul, Left, Toder: Left: 0 cm, First left: Formatted: Heading Adul, Left, Toder: Left: 0 cm, First left: Formatted: Heading Adul, Left, Toder: Left: 0 cm, First left: Committed: Heading Adul, Left: Tormatted: Headi	Working Partice, Panals & Forume Meeting in Public	
ext out below, a Councillor may stend a meeting of any Working Pariy / Panel / Forum 0 cm (a) are a member of the Working Pariy / Panel / Forum (or duly appointed substitute); 0 cm (b) have been permitted by the Chair to speak; or Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm (c) have placed the item on the agenda under. Standing Order 32.1(d) Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm For the avoidance of doubt, only a member of the relevant. Working Party / Panel / Forum (or duly appointed substitute, should sit apart from. Working Party / Panel / Forum of which they are neither a member nor a duly appointed substitute, should sit apart from. Working Party / Panel / Forum each member. Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Working Paries, Panels & Forums. Meeting in Private Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Yermatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading Atali, Left, Tob sope; Not at 2.25 cm Formatted: Heading	Working Fattles, Fattels & Forums meeting in Fubile	Formatted: Heading Ariai, Left, Indent: First line: 0 cm
(a) are a member of the Working Party / Panel / Forum (or duly appointed substitute); Formatted: Heading Attal, Let, Tob steps: Not at 2.25 cm. (b) have been permitted by the Chair to speak; or Formatted: Heading Attal, Let, Tob steps: Not at 2.25 cm. (c) have placed the item on the agenda under Standing Order 32.1(d) Formatted: Heading Attal, Let, Tob steps: Not at 2.25 cm. For the avoidance of doubt, only a member of the relevant Working Party / Panel / Forum, for which they are notifier: Formatted: Heading Attal, Let, Tob steps: Not at 2.25 cm. Provisio A Councillor who attends a Working Party / Panel / Forum, of which they are notifier: Formatted: Heading Attal, Let, Tob steps: Not at 2.25 cm. Provisio A Councillor may attend a use tilling of a Working Party / Panel / Forum, or the best part of the Working Party / Panel / Forum, or the best part of the Working Party / Panel / Forum, or Formatted: Heading Attal, Let, Tob steps: Not at 2.25 cm. (a) are a member of the Working Party / Panel / Forum, or Formatted: Heading Attal, Let, Tob steps: Not at 2.25 cm. (b) have been permitted by the Chair to attend; or Formatted: Heading Attal, Let, Tob steps: Not at 2.25 cm. 24.4 Subject to the interest rules in the Code of Conduct (Part 5(a)) and the provice at the baland Attal, Let, Tob steps: Not at 2.25 cm. (c) have been permitted by the Chair to attend; or Formatted: Heading Attal, Let, Notwilles or numbering (M), Let, Inder: Let: 0 cm, First Inc: 0 cm. (c) have placed an i	set out below, a Councillor may attend a meeting of any Working Party / Panel / Forum	0 cm
(b) have been permitted by the Chair to speak; or Formatted: Heading Arial, Left, Tabeling Arial, Left, Tabe		Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line:
(c) have placed the item on the agenda under Standing Order 32.1(d) Istep: Not at 2.25 m. For the avoidance of doubt, only a member of the relevant Working Party / Panel / Formattel: Heading Arial, Left, Tab stops: Not at 2.25 m. Formattel: Heading Arial, Left, Tab stops: Not at 2.25 m. For the avoidance of doubt, only a member of the relevant Working Party / Panel / Formattel: Heading Arial, Left, Tab stops: Not at 2.25 m. Formattel: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formattel: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Formatted: Heading Arial, Left, Tab stops: Not at 2.25 m. Stare a member of the Working Party / Panel / F	•	Formatted: Heading Arial, Left, Tab stops: Not at 2.25 cm
For the avoidance of doubt, only a member of the relevant Working Party / Panel / Formatice: Heading Atial, Left, Tobert: Left: 0 cm, First line: 1 cm, Tob stops: Not at 2.25 cm Forwisso A. Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum members. Formatted: Heading Atial, Left, Tobert: Left: 0 cm Working Parties, Panels & Forume Meeting in Private Formatted: Heading Atial, Left, Indent: Left: 0 cm 34.4 Subject to the interest rules in the Code of Conduct (Part 5(a)) and the proviso stot ot below, a Councillor may attend a meeting of a Working Party / Panel / Forum meeting in private but only if they: Formatted: Heading Atial, Left, Indent: Left: 0 cm, First line: 0 cm (a) are a member of the Working Party / Panel / Forum, or Formatted: Heading Atial, Left, Indent: Left: 0 cm, First line: 0 cm (b) have been permitted by the Chair to attend; or Formatted: Heading Atial, Left, Indent: Left: 0 cm, First line: 0 cm (c) chave been permitted by the Chair to attend; or Formatted: Heading Atial, Left, Indent: Left: 0 cm, First line: 0 cm (c) have been permitted to vote on any item. Formatted: Heading Atial, Left, Indent: Left: 0 cm, First line: 0 cm (d) can demonstrate a - Inced to know' in respect of an Item, in which case the Councillor can be present for that item and shall have the right to speak; or Formatted: Heading Atial, Left For the avoidance of doubt, only a member of a Working Party / Panel / Forum is <td>(b) have been permitted by the Chair to speak; or</td> <td></td>	(b) have been permitted by the Chair to speak; or	
For the avoidance of doubt, only a member of the relevant Working Party / Panel / Formated: Heading Arai, Left, Tuder: Left: 0 cm, First line: 0 cm, First	(c) have placed the item on the agenda under Standing Order 32.1(d)	Formatted: Heading Arial, Left, Tab stops: Not at 2.25 cm
Forum is permitted to vote on any item. Forum is permitted to vote on any item. Forum is permitted to vote on any item. Forum setup and the provise of the working Party / Panel / Forum, of which they are neither a member of the Working Party / Panel / Forum; or formatted: Heading Avial, Left, Indent: Entry Indent: Left: 0 cm Formatted: Heading Avial, Left, Indent: Entry Indent: Left: 0 cm Formatted: Heading Avial, Left, Indent: Entry Indent: Left: 0 cm Formatted: Heading Avial, Left, Indent: Entry Indent: Left: 0 cm Formatted: Heading Avial, Left, Indent: Entry Indent: Left: 0 cm Formatted: Heading Avial, Left, Indent: Entry Indent: Left: 0 cm Formatted: Heading Avial, Left, Indent: Entry Indent: Left: 0 cm Formatted: Heading Avial, Left, Indent: Left: 0 cm Formatted: Heading Avial, Left Formatted: Hea	•	
Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Formatted: Heading Arial, Left Format		Formatted: Heading Arial, Left, Tab stops: Not at 2.25 cm
A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum members. Working Parties, Panels & Forums Meeting in Private 34.4 Subject to the interest rules in the Code of Conduct (Part 5(a)) and the proviso act out below, a Councillor may attend a meeting of a Working Party / Panel / Forum meeting in private but only if they: (a) are a member of the Working Party / Panel / Forum; or (b) have been permitted by the Chair to attend; or (c) have been permitted by the Chair to attend; or (d) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item and shall have the right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Formatted: Heading Arial, Left Indent: Left: 0 cm Formatted: Heading Arial, Left Indent Inde		Formatted: Heading Arial, Left, Indent: Left: 0 cm
A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum members. Working Parties, Panels & Forums Meeting in Private 34.4 Subject to the interest rules in the Code of Conduct (Part 5(a)) and the proviso act out below, a Councillor may attend a meeting of a Working Party / Panel / Forum meeting in private but only if they: (a) are a member of the Working Party / Panel / Forum; or (b) have been permitted by the Chair to attend; or (c) have been permitted by the Chair to attend; or (d) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item and shall have the right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Formatted: Heading Arial, Left Indent: Left: 0 cm Formatted: Heading Arial, Left Indent Inde		
A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum members. Working Parties, Panels & Forume Meeting in Private 34.4 Subject to the interest rules in the Code of Conduct (Part 5(a)) and the provise set out below, a Councillor may attend a meeting of a Working Party / Panel / Forum meeting in private but only if they: (a) are a member of the Working Party / Panel / Forum; or (b) have been permitted by the Chair to attend; or (c) have placed an item on the agenda under Standing Order 32.1(d), in which case the Councillor can be present for that item and shall have the right to speak; or (d) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item, but has no right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum is permitted: Heading Arial, Left. Indent: Left: 0 cm Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Formatted: Heading Arial, Left. Formatted: Heading Arial, Left Heading Arial, Left Formatted: Heading Arial, Left Heading Arial, Left Heading Arial, Left Heading Arial, Left Heading Arial, Left Formatted: Heading Arial, Left Heading Arial, Left Heading Arial, Left	Proviso	
31.1 Subject to the interest rules in the Code of Conduct (Part 5(a)) and the provise of our below, a Councillor may attend a meeting of a Working Party / Panel / Forum test: Heading Arial, Left 9 are a member of the Working Party / Panel / Forum; or (a) are a member of the Working Party / Panel / Forum; or (b) have been permitted by the Chair to attend; or (c) have placed an item on the agenda under Standing Order 32.1(d), in which case the Councillor can be present for that item and shall have the right to speak; or (c) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item, but has no right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a members. 35. Standing Orders to apply to Cabinet, Committees, etc Formatted: Heading Arial, Left Page 24	member nor a duly appointed substitute, should sit apart from Working Party / Panel /	
31.1 Subject to the interest rules in the Code of Conduct (Part 5(a)) and the provise of our below, a Councillor may attend a meeting of a Working Party / Panel / Forum test: Heading Arial, Left 9 are a member of the Working Party / Panel / Forum; or (a) are a member of the Working Party / Panel / Forum; or (b) have been permitted by the Chair to attend; or (c) have placed an item on the agenda under Standing Order 32.1(d), in which case the Councillor can be present for that item and shall have the right to speak; or (c) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item, but has no right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a members. 35. Standing Orders to apply to Cabinet, Committees, etc Formatted: Heading Arial, Left Page 24	Working Parties, Panels & Forums Meeting in Private	Formatted: Heading Arial, Left, Indent: First line: 0 cm
set out below, a Councillor may attend a meeting of a Working Party / Panel / Forum meeting in private but only if they: (a) are a member of the Working Party / Panel / Forum; or (b) have been permitted by the Chair to attend; or (c) have placed an item on the agenda under Standing Order 32.1(d), in which case the Councillor can be present for that item, and shall have the right to speak; or (d) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item, but has no right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Formatted: Heading Arial, Left Formatted: Heading Arial, Left		Formatted: Heading Arial, Left
 are a member of the Working Party / Panel / Forum; or have been permitted by the Chair to attend; or have placed an item on the agenda under Standing Order 32.1(d), in which case the Councillor can be present for that item and shall have the right to speak; or can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item, but has no right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Formatted: Heading Arial, Left Formatted: Heading Arial, Left 	set out below, a Councillor may attend a meeting of a Working Party / Panel / Forum	
(b) have been permitted by the Chair to attend; or (c) have placed an item on the agenda under Standing Order 32.1(d), in which case the Councillor can be present for that item and shall have the right to speak; or (d) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item, but has no right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Provise A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Formatted: Heading Arial, Left Formatted: Heading Arial		Formatted: Heading Arial, Left
(c) have placed an item on the agenda under Standing Order 32.1(d), in which case the Councillor can be present for that item and shall have the right to speak; or 0 cm (d) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item, but has no right to speak. Formatted: Heading Arial, Left For the avoidance of doubt, only a member of a Working Party / Panel / Forum is* Formatted: Heading Arial, Left Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a members. * Formatted: Heading Arial, Left S5. Standing Orders to apply to Cabinet, Committees, etc Page 24	(a) are a member of the Working Party / Panel / Forum; or	Formatted: Heading Arial, Left, No bullets or numbering
the Councillor can be present for that item and shall have the right to speak; or (d) can demonstrate a 'need to know' in respect of an item, in which case the Councillor can be present for that item, but has no right to speak. For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum members. 35. Standing Orders to apply to Cabinet, Committees, etc Page 24		
For the avoidance of doubt, only a member of a Working Party / Panel / Forum is permitted to vote on any item. Formatted: Heading Arial, Left, Indent: Left: 0 cm Provise A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Formatted: Heading Arial, Left Formatted: Heading Arial, Left 35. Standing Orders to apply to Cabinet, Committees, etc Formatted: Heading Arial Page 24 Formatted: Heading Arial	the Councillor can be present for that item and shall have the right to speak; or (d) can demonstrate a 'need to know' in respect of an item, in which case the	0 cm
permitted to vote on any item. Proviso A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum members. Formatted: Heading Arial, Left S5. Standing Orders to apply to Cabinet, Committees, etc Page 24	· · · · · · · · · · · · · · · · · · ·	Formatted: Heading Arial, Left
A Councillor who attends a Working Party / Panel / Forum, of which they are neither a member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum members. 35. Standing Orders to apply to Cabinet, Committees, etc Page 24		Formatted: Heading Arial, Left, Indent: Left: 0 cm
member nor a duly appointed substitute, should sit apart from Working Party / Panel / Forum members. 35. Standing Orders to apply to Cabinet, Committees, etc Page 24	Proviso	
35. Standing Orders to apply to Cabinet, Committees, etc Page 24	member nor a duly appointed substitute, should sit apart from Working Party / Panel /	
Page 24	4	Formatted: Heading Arial, Left
	35. Standing Orders to apply to Cabinet, Committees, etc	Formatted: Heading Arial
	Dave 64	

	Formatted: Heading Arial, Left
35.1 The following Standing Orders of the Council shall also apply to Cabinet Committees, etc. as indicated:	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
	Formatted: Heading Arial, Left
23. Rules of debate, except those that relate to length of speeches (23.5), speaking more than once (23.8) (Cabinet and Committees).	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
	Formatted: Heading Arial, Left
<u>25.7. Voting on appointments (Cabinet and Committees).</u>	
27/28. Disorderly conduct (Cabinet and Committees).	
29. Power to exclude the public (Cabinet and Committees).	
	Formatted: Heading Arial, Left, Indent: Left: 0 cm, First line: 0 cm
2536. Suspension and Amendment of Council Rules	
2536.1 In respect of business at Council meetings, any Rule, except those of statutory effect, may be suspended on a motion which may be moved without notice, provided at least one half of the whole number of councillors are present. Suspension can only be for the duration of the meeting.	
36.2 At meetings of the Cabinet, Committees, Working Parties, Forums, Panels and other bodies Procedural Rules shall not be suspended.	
	Formatted: Indent: Left: 0 cm, Hanging: 1.27 cm

36.3 Any motion to add to, vary or revoke these Rules will, when proposed and seconded, stand adjourned without discussion to the next ordinary meeting of the Council.