

Central Bedfordshire
Council
Priory House
Monks Walk
Chicksands,
Shefford SG17 5TQ

**This meeting may
be filmed.***



**Central
Bedfordshire**

please ask for Leslie Manning

direct line 0300 300 5132

date 10 March 2016

NOTICE OF MEETING

GENERAL PURPOSES COMMITTEE

Date & Time

Thursday, 24 March 2016 10.00 a.m.

Venue at

Room 14, Priory House, Monks Walk, Chicksands

Richard Carr
Chief Executive

To: The Chairman and Members of the GENERAL PURPOSES COMMITTEE:

Cllrs Mrs J G Lawrence (Chairman), G Perham (Vice-Chairman), L Birt,
Mrs C F Chapman MBE, P Hollick, J G Jamieson, M R Jones, K C Matthews,
M A G Versallion, N Warren, B Wells and A Zerny

[Named Substitutes:

Cllrs D Bowater, N B Costin, Ms A M W Graham, D J Lawrence, B Saunders,
T Stock and J N Young]

All other Members of the Council - on request

**MEMBERS OF THE PRESS AND PUBLIC ARE WELCOME TO ATTEND THIS
MEETING**

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AGENDA

1. **Apologies for Absence**

To receive apologies for absence and notification of substitute Members.

2. **Minutes**

To approve as a correct record the minutes of the meeting of the General Purposes Committee held on 17 December 2015 (copy attached).

3. **Members' Interests**

To receive from Members any declarations of interest.

4. **Chairman's Announcements and Communications**

To receive any announcements from the Chairman and any matters of communication.

5. **Petitions**

To receive petitions from members of the public in accordance with the Public Participation Procedure as set out in Annex 2 of Part A4 of the Constitution.

6. **Questions, Statements or Deputations**

To receive any questions, statements or deputations from members of the public in accordance with the Public Participation Procedure as set out in Annex 1 of Part A4 of the Constitution.

Reports

Item	Subject	Page Nos.
7.	Code of Conduct Matters - Update To consider an update on Code of Conduct matters including an overview of how Code of Conduct work will be undertaken following the introduction of the shared legal service arrangements.	+ To Follow

8. **Amendment to the Terms of Reference of the Wixams Joint Development Control Committee and Delegated Powers to Officers** + To Follow

To consider a proposed amendment to the Wixams Joint Development Control Committee's terms of reference regarding an increase in delegated powers to officers.

9. **Review of Updates to the Constitution June 2015 - February 2016** * 19 - 24

To consider the changes made to the Constitution between June 2015 and February 2016.

10. **Work Programme** * 25 - 28

To consider the Committee's work programme.

CENTRAL BEDFORDSHIRE COUNCIL

At a meeting of the **GENERAL PURPOSES COMMITTEE** held at Room 14, Priory House, Monks Walk, Chicksands on Thursday, 17 December 2015

PRESENT

Cllr Mrs J G Lawrence (Chairman)
Cllr G Perham (Vice-Chairman)

Cllrs L Birt
P Hollick
J G Jamieson
K C Matthews

Cllrs M A G Versallion
N Warren
B Wells
A Zerny

Apologies for Absence: Cllrs Mrs C F Chapman MBE
M R Jones

Substitutes: Cllrs D Bowater (In place of Mrs C F Chapman MBE)
D J Lawrence (In place of M R Jones)

Members in Attendance: Cllr R D Wenham

Officers in Attendance: Mrs K Aspinall – Consultation Manager
Mr Q Baker – Assistant Director Legal and Democratic Services (Interim) and Monitoring Officer
Mrs D Broadbent-Clarke – Director of Improvement and Corporate Services
Ms M Damigos – Corporate Lawyer
Mrs C Jones – Chief People Officer
Mr L Manning – Committee Services Officer
Mr J Partridge – Head of Governance
Ms M Peaston – Committee Services Manager

GPC/15/12. **Minutes**

RESOLVED

that the minutes of the meeting of the General Purposes Committee held on 25 June 2015 be confirmed and signed by the Chairman as a correct record.

GPC/15/13. **Members' Interests**

None.

GPC/15/14. Chairman's Announcements and Communications

None.

GPC/15/15. Petitions

No petitions were received from members of the public in accordance with the Public Participation Procedure as set out in Annex 2 of Part A4 of the Constitution.

GPC/15/16. Questions, Statements or Deputations

No questions, statements or deputations were received from members of the public in accordance with the Public Participation Procedure as set out in Annex 1 of Part A4 of the Constitution.

GPC/15/17. Pay Policy Statement 2016/17

The Committee considered a report which set out the draft Pay Policy Statement for 2016/17. Members noted that under the Localism Act 2011 local authorities were required to publish a comprehensive Pay Policy Statement and that the Statement should be reviewed and updated annually.

The Committee noted that the Localism Act had extended the requirements under the Code of Transparency to publish Chief Officer remuneration on the Council website, and also to ensure that full Council had the opportunity to approve senior appointments or severance arrangements outside of existing approved policies and pay arrangements.

The Committee was aware that the draft Pay Policy Statement before it reflected existing pay arrangements following the national pay award implemented in January 2015 and covered the period to 31 March 2016. No details of any pay awards after this date were known although there would be a requirement to implement the national living wage.

The meeting noted that the provisions of the Localism Act brought together accountability, transparency and fairness in setting local pay. Councillors were therefore required to take a greater role in determining pay to ensure that the decisions were taken by those who were directly accountable to local people. The Localism Act also ensured that communities had access to the information they needed to determine whether remuneration, particularly at a senior level, was appropriate and had also introduced requirements to ensure that a comparison was possible between the policies adopted on the remuneration of Chief Officers and other employees. For the period 2016/17 the ratio of pay of the Chief Executive to that of the median earner was 7.3:1 and the ratio of pay of the Chief Executive to that of the mean average salary was 6.7:1. Both of these ratios were below the expected multiples of 8:1 for the public sector as identified in the Hutton Review of Fair Pay in the Public Sector (2011). The

meeting noted that the Council's policy was that the Chief Executive's salary would be no greater than 8x the median earner.

RECOMMENDED TO COUNCIL

- 1 that the draft Pay Policy Statement 2016/17, as set out at Appendix A to these minutes, be approved and adopted;**
- 2 that, following approval and adoption, the Pay Policy Statement 2016/17 be published on the Council's website.**

GPC/15/18. Virtual Attendance at Meetings

The Committee considered a report which sought Members' preferred approach to virtual attendance by councillors at formal committee meetings.

The Committee was reminded that webcasting had been introduced to some of the Council's meetings as a way of encouraging residents and organisations to engage with meetings without the need to physically attend them. It was also noted that the use of Skype had been trialled at the Council to enable officers to attend informal meetings virtually although, due to the technical issues, experience had been mixed. In connection with this point the Executive Member for Corporate Resources emphasised that ICT was currently examining the options to implement a more stable, alternative, system of video conferencing and that it was hoped to provide Members with the ability to participate in informal Member/officer meetings using the adopted technology.

With regard to virtual attendance by Members at formal committee meetings of the Council, however, Members noted that, in order to be counted towards the quorum of a meeting and to be allowed to vote on a matter, a councillor was required, under the Local Government Act 1972 and as reflected in the Council's Constitution, to be physically present at a meeting. With this legal restriction in mind the Committee considered two possible options. The first retained the established mechanism by which Members unable to attend a committee could arrange for a substitute to do so on their behalf and/or for written questions on issues to be submitted for consideration at the meeting, whilst the second posited allowing virtual attendance at meetings by Members in their role as 'community leaders', although not as a member of a committee. With regard to the latter option the Committee noted the related implications, including the anticipated cost of the necessary IT infrastructure, staff training and requirement for attendance and operational protocols.

In response to a query the Head of Governance advised that a Member had raised the issue of virtual attendance by councillors at meetings as the result of that Member being unable to attend a meeting in person due to a prior commitment.

Discussion followed during which the possible advantages of virtual attendance by Members and officers at informal meetings, subject to the provision of reliable technology, were acknowledged. However, a Member commented that the public expected to see the councillors it had elected attend formal meetings

of the Council in person. The use of virtual attendance at such meetings risked the diminishing of Members' relationship with the public and a loss of public engagement. He added that a schedule of the Council's meetings was made available in good time so Members were aware of their commitments and could plan accordingly. Further, should they be unable to attend, well established measures such the appointment of a substitute or the submission of written questions, could be employed.

RESOLVED

- 1 that Option 1 be adopted and virtual attendance by Members at formal meetings of the Council be rejected;**
- 2 that support be given to the introduction of virtual attendance by Members at informal meetings when possible;**
- 3 that support be given for the introduction of webcasting at all formal Council meetings.**

(Note: Minute GPC/15/19 below also refers).

GPC/15/19. Webcasting Review

The Committee considered a report which summarised a recent review of webcasting of certain of the Council's formal meetings and recommended improvements to the service both technically and as a means of increasing transparency and participation in the Council's decision making. Further, as the result of a request for additional background information, an appendix (Appendix A to the report) containing further detail had been circulated as a supplement.

Members were aware that webcasting had been introduced earlier in the year for meetings of the Development Management Committee, Executive and full Council and a commitment had been given at that time to review webcasting after six months and report the outcome and any recommendations to the General Purposes Committee.

As part of the review comments on the service had been sought from all Central Bedfordshire Council Members, Council staff, including those officers directly involved with the implantation and operation of the service, and those members of the public who had viewed previous webcasts. The Committee noted that the feedback had supported an extension to the range of meetings that were webcast. Suggestions for improving the service had also been received.

The Committee was advised that whilst the stability of the webcasting equipment had been an issue technical improvements were scheduled to be made as part of a comprehensive upgrade of the Council's audio/visual facilities. It was also noted that some concerns had been expressed by Members regarding their awareness of the webcast because the filming was so unobtrusive. Members had also referred to situations where they were visible

in a webcast because they were sitting near to a speaker. The meeting was informed that, in response to this latter concern, alterations had been made to the scope of the image being shown. It was also proposed that additional awareness raising sessions on webcasting would be arranged for Members.

A Member referred to his experience of the webcasting of the Development Management Committee and reiterated the need for training to raise awareness of webcasting and how Members could, unwittingly, appear unprofessional in certain circumstances. He also referred to a technical issue relating to the microphones and the repeated need to turn these on and off at those points of the meeting when Members were seeking clarification from public speakers because the equipment was unable to cope with more than two users (the Chairman plus one other). In response the Executive Member for Corporate Resources stated that this issue would be considered as a part of the upgrade of the audio/visual facilities.

NOTED

the outcome of the review into webcasting at Central Bedfordshire Council.

RESOLVED

- 1 that the webcasting service be extended to cover all Overview and Scrutiny Committees;**
- 2 that the appropriate additional Member and officer support and training be provided on webcasting.**

(Note: Minute GPC/15/18 above also refers).

GPC/15/20. Annual Report on the Arrangements for Ethical Standards

The Committee considered a report which provided Members with a summary of the Council's ethical governance and arrangements since July 2014 and sought authorisation to amend Part F2 the Constitution by removing the opportunity for appealing against a finding of breach of the Code of Conduct by the Standards Sub-Committee.

The meeting was reminded of the Council's obligations under the Localism Act 2011 and the measures taken by the Council to meet its responsibilities with regard to ethical standards including the Code of Conduct, Register of Interests and the handling of complaints. The meeting also noted the success of the joint panel of Independent Persons in providing at least one Independent Person whose views would be sought and taken into account by the Monitoring Officer as part of the initial assessment and investigation stages of the procedure and by the Standards Sub-Committee itself during the hearing process.

Turning to the handling of complaints the Committee noted the procedure adopted by the Council as set out in Part F2 of the Constitution, a copy of

which was attached at Appendix A to the report. Members also noted the numbers of complaints received, their origins and the costs involved whilst Appendix B to the report showed the cumulative totals of complaints received since June 2012. Members were aware of the delays in dealing with historic complaints and how these had been dealt with in part by the implementation of a new tracking system and appointment of a Corporate Lawyer to assist with the work. The figures in Appendix B revealed that the processes in place were working well with both an increasing number of complaints being dealt with overall and the total number of complaints open at the end of each month being significantly reduced. The Corporate Lawyer informed the meeting that there were currently only two complaints outstanding, an existing complaint awaiting resolution and a new complaint which had been received at the end of the previous week.

The Chairman, on behalf of the Committee, congratulated the officers for their successful reduction of the number of outstanding cases.

Members noted the measures taken in connection with training and guidance for town and parish councillors and Clerks. The Committee also noted the action which had been taken with particular reference to improving the Council's own procedures and creating efficiencies when dealing with complaints. In particular, those complaints identified as minor were referred back to the town or parish council to resolve.

Following a query by a Member the Corporate Lawyer explained that all cases, including those referred back to town and parish councils to resolve, were recorded by this Council as a complaint.

The Committee next considered the process by which allegations were dealt with, including the right of appeal by either the complainant(s) or the subject Member as set out under paragraph 12 of Part F2 of the Constitution. The Assistant Director Legal and Democratic Services (interim) and Monitoring Officer, in response to a Member's query stated that anecdotal evidence suggested that 50% of comparator local authorities did not include an appeal stage. In support of the removal of this stage from this Council's Constitution he suggested that there was sufficient protection of rights through the involvement and input from the Independent Person in the procedure coupled with at least three impartial Members at the Standards Sub-Committee hearing to ensure sufficient safeguards. The Assistant Director Legal and Democratic Services (interim) and Monitoring Officer also drew Members' attention to the costs involved with the appeal process and commented that, in view of the above points and the limited grounds of appeal and restricted sanctions which could be imposed, the appeal process represented a disproportionate use of the Council's resources. He stressed that the removal of the right of appeal would not prejudice the subject Members but would reduce process times and ensure a more efficient use of resources. The Committee indicated its support for the removal of the appeal stage.

A Member sought the provision of mandatory training for town and parish councillors and referred to the challenging and unreasonable behaviour experienced from some. In response the Director of Improvement and Corporate Services informed the meeting that although this Council did provide

training it had no authority to require councillors to undertake it. The Corporate Lawyer commented that the Clerks to town and parish councils were advised to contact the National Association of Local Councils (NALC) for guidance on this issue. She added that unreasonable behaviour on a personal level had previously been countered to an extent by letters being sent from the Monitoring Officer to the councillors concerned.

Arising from a query regarding the failure to complete and submit declarations of interest forms within the statutory timescale of 28 days from the day of taking office the Corporate Lawyer stated that the Clerks to town and parish councils were fully aware of this deadline and the consequences as were the councillors themselves. This Council offered advice and actively pursued outstanding forms. She added that the failure to declare interests at meetings was of greater concern than a failure to keep a councillor's entries on the register of interests up to date.

NOTED

that Central Bedfordshire Council has complied with its obligations in respect of ethical standards under the Localism Act 2011 for the period since July 2014.

RESOLVED

that paragraph 12 of Part F2 of the Constitution, in relation to appeals from the Standards Sub-Committee under the 'Arrangements for Dealing with Standards Allegations under the Localism Act 2011', be deleted.

GPC/15/21. Proposed Amendment to the Constitution - Officer Decision Making

The Committee considered a report setting out proposed changes to the definition of a 'Key Decision' with the aim of clarifying the types of decision that were outside the scope of the definition.

Members were first reminded that the delegation of decision making powers to officers was important in enabling the Council to take decisions at the most appropriate level. Removing routine and relatively uncontroversial matters from full Council, Executive and other committees enabled those bodies to focus on major decisions of significant financial or strategic importance. In addition, some decisions were, due to their nature, most effectively dealt with through officer delegation with Executive Member oversight.

To assist Members the report outlined the basic principles of officer decision making including the location of the provisions relating to officer delegation contained in Parts C2, H3 and I2 of the Constitution.

The Committee then turned to consider Key Decisions, a full definition of which was set out in Part C2. The Assistant Director Legal and Democratic Services (interim) and Monitoring Officer explained that the original legal purpose of defining Key Decisions was to ensure that significant decisions were readily available for public scrutiny and this was achieved by requiring that notice of

forthcoming Key Decisions was made available to the public through the Council's Forward Plan. In view of the current definition of Key Decisions within this Council this had the effect of placing a financial limit of £200k revenue (£500k capital) on the decisions officers could take under the powers delegated to them. To avoid unnecessary restrictions arising there were specific exclusions from the scope of the definition and if the decision to be made involved expenditure falling within any of the categories listed it was not regarded as a Key Decision and could be implemented.

The meeting noted, however, that the exclusions referred to above did not include decisions relating to the provision of secure placements for children in care and specialist care packages for children and adults with disabilities. These types of placement and care packages could be considered as falling within the Key Decision criteria due to their cost and lifespan despite a general acceptance that these sorts of decision were dealt with more appropriately under officer delegation rather than through the Executive. The decisions were effectively based on highly sensitive information and clinical assessments by health professionals so there was little scope for a body such as the Executive to effectively engage in the usual decision making process. In view of this the Assistant Director Legal and Democratic Services (interim) and Monitoring Officer suggested that the list of exemptions set out in Part C2 of the Constitution be amended to include a specific category covering the provision of secure placements for children in care and specialist care packages for children and adults with disabilities or other conditions warranting the provision of such placements or packages with the aim of reducing uncertainty and introducing greater consistency.

Lengthy discussion took place on the provision of Member oversight of the proposed new exemption and how this could be implemented mindful that the situation relating to such cases was often extremely urgent and there was insufficient time for any form of consultation to be carried out with members of this Council. The Committee recognised the special issues relating to the proposed exemption but made clear its wish that the Executive Member for Corporate Resources be kept fully aware of decisions made under the new exemption because of the possible long term budgetary impacts.

RESOLVED

- 1 that the definition of 'Key Decisions' as set out in paragraph 1.3 of Part C2 of the Constitution be amended by the addition of the following:**

"1.3.6 The procurement of placements for children and of care packages, including residential care, for children and adults with disabilities or other conditions warranting the provision of such placements or packages subject to such decisions being reported to the Executive Member for Corporate Resources and the Executive Member for the relevant service area.";

- 2 that the Monitoring Officer implement the above amendment and take any action necessary or incidental to achieving that end.**

GPC/15/22. **Review of Petitions Scheme**

The Committee considered a report which set out information relating to the role of petitions, the Council’s current petition scheme (covering both paper and electronic petitions) and any related concerns, and petition schemes used by other local authorities and other organisations. The report also outlined the hosting of e-petitions by commercial sites, in particular Change.org which had been used to create petitions which had been signed and submitted to the Council’s Monitoring Officer for acceptance as valid petitions.

Members noted concerns had been expressed over the use of Change.org in that the petition creator had the ability to amend the wording at the top of the petition whilst it was live. However, Change.org had given assurances that any such amendment was the subject of an email to all previous signatories advising them of the change and giving them the opportunity to withdraw their signature. The meeting was advised that a further concern existed regarding the use of Change.org because, unlike the Council’s own e-petition scheme, it was not possible to verify whether signatories lived, worked or studied within Central Bedfordshire. Given this situation the Committee was asked whether it felt petitions submitted with this restriction should be acceptable or whether the Council’s current provisions should remain in place.

The Vice-Chairman indicated his support for restricting petitioners to using the Council’s own e-petition scheme as this would both remove any possible confusion that could arise if the wording at the top of the petition was amended whilst also ensuring that the Council could verify whether signatories lived worked or studied in the area. The Committee concurred with this position.

RESOLVED

that the current provisions of the Council’s Petitions Scheme remain in place including that signatories to e-petitions must be verifiable as living, working or studying in Central Bedfordshire.

GPC/15/23. **Work Programme**

Members considered a report which set out the Committee’s proposed work programme for the remainder of the 2015/16 municipal year.

RESOLVED

that the proposed General Purposes Committee work programme, as attached at Appendix A to the report, be approved.

(Note: The meeting commenced at 10.00 a.m. and concluded at 11.24 a.m.)

Chairman

Dated

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CENTRAL BEDFORDSHIRE COUNCIL PAY POLICY STATEMENT 2016/17

1. INTRODUCTION

This Pay Policy Statement is produced in accordance with Chapter 8 of the Localism Act 2011 and with regard to the guidance issued by the Secretary of State under Section 40 of the Act.

It is made available on the Council's website. The Council's website also includes separately published [salary information](#) relating to Chief Officers as part of the Transparency Code.

Salary ranges published in this policy are correct as at 31st March 2016.

2. SCOPE

The Localism Act sets out the posts that are considered to be Chief Officers. In terms of Central Bedfordshire, this will cover the Chief Executive as Head of Paid Service, Directors, the Monitoring Officer, Section 151 Officer and a number of Assistant Directors/Chief Officers/ Group Managers and Heads of Service who are regarded as Deputy Chief Officers.

In accordance with the Act, the Pay Policy Statement provides information about the remuneration paid to the Council's Chief Officers and other prescribed categories of employee. It covers all employees of Central Bedfordshire Council irrespective of legacy terms and conditions where they remain.

This policy does not apply to staff employed by local authority schools as the Localism Act does not include them.

3. REMUNERATION OF CHIEF OFFICERS

The Chief Executive and Directors' Terms and Conditions are in line with the JNC Conditions of Service for Chief Executives and Chief Officers.

Chief Executive

The Chief Executive is the Council's Head of Paid Service. The Council has set the salary range for this post and as at 31 March 2016, the annual FTE range for the grade of this post is £161,700 - £186,200. There are 5 incremental points in the grade.

Incremental progression for Chief Officers is not automatic but is awarded following the achievement of set performance objectives. The decision to award an incremental increase to the Chief Executive is made by the Leader.

The starting salary paid to the Chief Executive will be that determined by the Appointments Sub- Committee, taking in to consideration guidance from the JNC National Framework and market forces and subject to it being within the published salary range

Any appointment proposed above this published salary range would require a recommendation from General Purposes Committee to Full Council.

The Head of Paid Service is additionally the Council's Returning Officer. The responsibility of this role is one of a personal nature distinct from duties as an employee of the council. The fee paid to the Returning Officer is determined by legislation and the recovery of the costs of the Returning Officers' services and expenses at a UK or European Parliamentary election is met from Central Government funds and so does not constitute a cost to the Council. Where local elections occur a scale of fees and charges, approved by the Council, determines the total overall amount the Returning Officer may expend in connection with an election. The fees paid to staff who undertake election duties are broadly in line with central government rates.

Directors

When the Council was first established an incremental salary scale was created for all Directors. However to reflect the new Directorate structure now in place, the Council has moved to pay 'spot salaries' for all new appointments. The range in which the spot salary is determined is decided by the Appointments Sub- Committee, taking into consideration guidance from the JNC National Framework and market forces.

The Council will apply JNC nationally agreed cost of living pay awards to the salaries of Directors.

Assistant Directors/Chief Officers/Group Managers and Heads of Service

Terms and Conditions for Assistant Directors/Chief Officers/ Group Managers and Heads of Service are in accordance with the National Joint Council (NJC) conditions of service for Local Government Services.

The Council's pay scales for these posts are as follows:

Assistant Directors/Chief Officers/Group Managers - the salary scale is determined by the job-evaluated grade for the post but will be within the range £62,684 to £91,951. These are across 4 separate pay bands each with 3 incremental points.

Heads of Service - the salary scale is determined by the job-evaluated grade for the post but will be within the range of £48,238- £52,625 or £58,472- £62,858. Each grade has 3 incremental points.

Section 151 Officer and Monitoring Officer

The Council's Chief Finance (Section 151) Officer is paid on a spot salary. The Chief Legal and Democratic Services (Monitoring) Officer is graded at £76,962 - £85,834; this

role is currently covered by an interim.

Currently the Council does not have any performance related pay systems or bonus schemes in place for any Chief Officers.

4. REMUNERATION OF OTHER EMPLOYEES

Terms and Conditions for Assistant Directors/ Chief Officers/ Group Managers, Heads of Service and remaining officers are in accordance with the National Joint Council (NJC) conditions of service for Local Government Services.

The pay spine used by the Council is aligned but not directly comparable to the national pay spine, following a 2% reduction to pay implemented in October 2011. In order to protect lowest earners, salaries at or below £21,519 (scp 25) were exempted from this reduction.

Pay rates are negotiated at a national level through the NJC; therefore the Council will apply any cost of living pay awards to the revised pay scales and any one off non consolidated payments as determined by the national pay awards.

All posts up to spinal column point (scp) 37 are evaluated under the NJC job evaluation scheme. Posts on and above scp 37 are evaluated under the Hay job evaluation scheme. The pay scale ranges from £13,614 - £46,786.

The Council does not have any performance related pay systems or bonus schemes in place for any employees.

Any Market Rate Supplement that is paid for specifically identified posts will be in accordance with the Council's Market Rate Supplement policy.

Employees may be eligible for a business mileage related lump sum car allowance in accordance with the published scheme.

5. PAY COMPARISONS

For the purposes of the Pay Policy Statement, the Council's pay scales define the lowest paid employees as those whose salary falls within the lowest grade which at 31 March 2016 has a salary range of £13,614 to £13,871.

The current pay relationship between the highest paid employee who is the Chief Executive (Head of Paid Service) and the Council's median earner and the mean average salary has been measured.

For the period 2016/17, the ratio of pay of the Chief Executive to that of the median earner is 7.3 : 1

For the period 2016/17, the ratio of pay of the Chief Executive to that of the mean average salary is 6.7: 1

Both these ratios are below the expected multiples of 8.1 for the public sector as identified in the Hutton Review of Fair Pay in the Public Sector (March 2011) Report.

It is the Council's policy that the salary of the Chief Executive will be no greater than 8x the median earner of the Council's workforce.

6. PENSIONS PROVISIONS

The Local Government Pension Scheme (LGPS) is open to all employees up to 75 years of age and with a contract of more than 3 months' duration. Details are set out on the [LGPS website](#).

No additional pension payment to the Local Government Pension Scheme is made to Chief Officers.

7. SEVERANCE PROVISIONS FOR ALL EMPLOYEES INCLUDING CHIEF OFFICERS

The Council will normally pay severance in redundancy situations based upon the Statutory Redundancy Payment Scheme using actual weekly salary where this is greater than statutory redundancy pay. Any council employee with 2 years' continuous service, including Chief Officers, irrespective of hours worked, is eligible for a redundancy payment should he or she be dismissed by reason of redundancy.

Any request for early retirement on the grounds of efficiency of the service must receive member approval.

The Council will meet its statutory and contractual obligations in respect of any severance package, and does not make discretionary payments. However, if in exceptional circumstances a discretionary payment is proposed, the details of the full package would require a recommendation by General Purposes Committee to Full Council for approval.

8. REVIEW

The Localism Act 2011 requires relevant authorities to prepare a Pay Policy Statement for each subsequent financial year. Our next Statement is scheduled to be for 2017/18 and will be submitted to Full Council for approval by 31 March 2017.

If it should be necessary to amend this 2016/17 Statement during the year that it applies, an appropriate resolution will be made by Full Council.

Central Bedfordshire Council

GENERAL PURPOSES COMMITTEE

24 March 2016

Review of Updates to the Constitution June 2015 – February 2016

Report of Cllr Richard Wenham, Executive Member for Corporate Resources
Richard.wenham@centralbedfordshire.gov

Advising Officers:

Deb Broadbent-Clarke, Director of Improvement and Corporate Services
Deb.broadbent-clarke@centralbedfordshire.gov.uk

Mel Peaston, Committee Services Manager
Mel.peaston@centralbedfordshire.gov.uk

Purpose of the report

1. This report sets out the changes which have been made to the Constitution between June 2015 and February 2016.

RECOMMENDATION

The Committee is asked to note the changes made to maintain the Council's constitution, set out in Appendix A.

Overview and Scrutiny Comments/Recommendations

1. Oversight of the Constitution falls within the remit of the General Purposes Committee rather than overview and scrutiny.

Maintenance of the Constitution

2. The Monitoring Officer has been granted delegated powers to make urgent and minor amendments to the Constitution as set out in Part A5 paragraph 2.3 of the Constitution, and is required to report to the Committee at intervals on any amendments which have been made.
3. A schedule of the amendments which have been made since the last report to the Committee is attached at **Appendix A**, for the Committee to note. These include those made by the Monitoring Officer, by the Committee under powers through the Localism Act and by Council.

Council Priorities

4. Maintenance of the Constitution, as the Council's rule-book, contributes to the Council priority 'a more efficient and responsive Council'.

Legal Implications

5. The Constitution should be maintained in an up-to-date state and the action taken complies with this duty.

Financial and Risk Implications

6. There are no financial or risk implications.

Equalities Implications

7. Central Bedfordshire Council has a statutory duty to promote equality of opportunity, eliminate unlawful discrimination, harassment and victimisation and foster good relations in respect of nine protected characteristics; age disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex and sexual orientation.
8. Amendments to the Constitution have been considered in light of this statutory duty.

Implications for Work Programming

9. There are no implications for overview and scrutiny work programming.

Conclusion and next Steps

10. The Constitution has been updated and is published on the Council's website.

Appendices

The following appendix is attached:

Appendix A: Schedule of changes to the Constitution June 2015-February 2016

Background Papers

11. The following background papers, not previously available to the public, were taken into account and are available on the Council's website: None

**Amendments to the Constitution
For the period: June 2015 to February 2016**

APPENDIX A

Section of the Constitution	Proposed Change	Reason	Date approved by Monitoring Officer
Part E2	Include Chief Finance Officer and Monitoring Officer in para 5.1.1 also para 7.1.2	Changes in line with legislation to provide for the use of an Independent Person in the dismissal of a statutory officer	Approved by Council on 23 July 2015
Part H4 paras 3.2.1 and 3.2.3; 4.2, 5.2, 5.3 and a replacement para 6.	Various	Changes in line with legislation to provide for the use of an Independent Person in the dismissal of a statutory officer	Approved by Council on 23 July 2015
Part K	Provide for ICT allowances for Members in the Members' Allowance Scheme	Agreed by Executive in 2011 but never formally considered by GP Committee or agreed by Council. Regularises the position so ICT allowances for Members are set out in the Members' Allowances Scheme.	Approved by Council on 23 July 2015
Part H3 para4.3.71	To add words so that the implementation and management of the Central Bedfordshire Permit Scheme (CBPS) is included among the delegations to the Director of Community Services. Also to insert a missing word from the name of legislation referred to.	<ul style="list-style-type: none"> • Previously there was no CBC Permit Scheme but a scheme has been approved by Executive on December 01 to go live on 6 January 2016. • To insert the word Traffic in the title Traffic Management Act 2004 	10.12.15

Section of the Constitution	Proposed Change	Reason	Date approved by Monitoring Officer
Part H3 para 4.2.42	Delete this paragraph and re-number thereafter	Paragraph H3 4.2.42 currently provides a Director's delegated power to enable committee members' substitutes to attend Development Management Committee site inspections. This is no longer relevant as from 1 May 2014 all members and substitutes of the Committee are expected to attend all site visits.	10.12.15
Part F2 paragraph 12	Delete this paragraph and re-number thereafter	This paragraph provided for an appeal process after a Standards Sub-Committee had determined breach of the code of conduct. General Purposes Committee on 17.12.15 determined to remove that provision.	Approved by the General Purposes Committee on 17.12.15 and Constitution amended under its powers to do so through the Localism Act
Part C2 insert new paragraph 1.3.6	Formalises the arrangements for making decisions about the procurement of urgent major care packages, including placements, for children and adults by officers, and increases transparency through reporting the decisions to the Executive Member for Resources as well as the Executive Member for the relevant service area.	The decision-making process for such procurement was previously insufficiently clear and is clarified through this amendment considered and agreed by General Purposes Committee on 17.12.15.	Approved by the General Purposes Committee on 17.12.15 and the amendment to the constitution effected under its powers to do so through the Localism Act

Section of the Constitution	Proposed Change	Reason	Date approved by Monitoring Officer
Part H3 new para 4.5.18	Add a new paragraph to provide for a new delegation to the Director of Children's Services to enable previously-determined alterations, establishment and discontinuance of maintained schools to go ahead, in accordance with relevant legislation and subject to consultation with the Executive Member.	<p>Where Executive has agreed proposals subject to legislation, but the legislation is not in place when expected, this provision enables the agreed action to be taken without going back to Executive again.</p> <p>The Leader agreed this using his delegated powers and reported the action to Council under his Leader's Announcements on 21.01.16.</p> <p>The amendments to the Constitution to reflect the Leader's decision were subsequently made.</p>	09.02.16

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Central Bedfordshire Council

GENERAL PURPOSES COMMITTEE

24 March 2016

WORK PROGRAMME

Advising Officers:

Mel Peaston, Committee Services Manager
(mel.peaston@centralbedfordshire.gov.uk)

Leslie Manning, Committee Services Officer
(leslie.manning@centralbedfordshire.gov.uk)

Purpose of this report

The purpose of this report is to assist the General Purposes Committee in discharging its responsibilities by providing a proposed work programme for consideration.

RECOMMENDATION

That the Committee considers the proposed work programme attached at Appendix A.

Overview and Scrutiny Comments/Recommendations

1. This report is not scheduled to be considered by Overview and Scrutiny because the General Purposes Committee has full delegated powers to deal with all non-Executive functions which are not reserved to the full Council or are not otherwise delegated.

Background

2. To assist the General Purposes Committee a work programme is attached at Appendix A to this report. The work programme contains the known agenda items that the Committee will need to consider.
3. Additional items will be identified as the municipal year progresses. The work programme is therefore subject to change.

Council Priorities

4. The activities of the General Purposes Committee are crucial to the governance arrangements of the organisation.

Corporate Implications

Legal Implications

5. There are no legal implications.

Financial Implications

6. There are no financial implications.

Equalities Implications

7. Central Bedfordshire Council has a statutory duty to promote equality of opportunity, eliminate unlawful discrimination, harassment and victimisation and foster good relations in respect of nine protected characteristics; age disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex and sexual orientation.
8. Report authors will be encouraged to work with the Corporate Policy Advisor (Equality & Diversity) in order to ensure that relevant equality implications are identified.

Conclusion and next Steps

9. This report will assist the General Purposes Committee in discharging its responsibilities. Any amendments approved by the Committee will be incorporated in the work programme.

Appendices

Appendix A – General Purposes Committee Work Programme

Background Papers

None

Appendix A

General Purposes Committee Work Programme

2015/16 Municipal Year	
17 December 2015	<ul style="list-style-type: none"> • Pay Policy Statement 2016/17 (CJ) • Virtual Attendance at Meetings (JP) • Annual Report on Ethical Standards (QB) • Webcasting Review (KA) • Review of Petitions Scheme (MP) • Proposed Amendment to the Constitution – Officer Decision Making (QB) • Work Programme (LM)
24 March 2016	<ul style="list-style-type: none"> • Code of Conduct Matters – Update (QB) • Review of Updates to the Constitution June 2015 - February 2016 (MP) • Community Governance Review (NE) • Amendment to Terms of Reference – Wixams Joint Development Control Committee (MC/LN) • Work Programme (LM)
2016/17 Municipal Year	
30 June 2016	<ul style="list-style-type: none"> • Constitution Update (MP) • Market Rate Supplement Payments – Annual Update (CJ) • Work Programme (LM)
25 August 2016	<ul style="list-style-type: none"> • Standards Complaints – Annual Report (QB) • Work Programme (LM)
27 October 2016	<ul style="list-style-type: none"> • Work Programme (LM)
8 December 2016	<ul style="list-style-type: none"> • Pay Policy Statement 2017/18 (CJ) • Work Programme (LM)
30 March 2017	<ul style="list-style-type: none"> • Code of Conduct Matters – Six Month Update (QB) • Review of Updates to the Constitution (MP) • Work Programme (LM)

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