Page No.	Proposed amendments in red.
Part & Section	Further amendments recommended by Governance Scrutiny Group in
	blue.
Page 5,	Citizen's Rights
Part 1, Para	Complain to the Local Government and Social Care Ombudsman
1.12	if not satisfied with the Council's administration of, and
	provision of, services after following the Council's Complaints
	Procedure.
Page 27	Note: Director Development and Economic Growth
Part 3,	Ward Councillors and the Chair of Planning Committee will be
Appendix 1	consulted on Certificate of Compliance applications for the area
	covered by the Local Development Order (LDO) and will have 21
	days to provide comments. Where there is a difference of
	opinion about material planning considerations between these
	Councillors and the planning officer, the planning officers will
	work with the Councillor(s) and the applicant to satisfy material
	objections. Where the difference of opinion cannot be resolved,
	it will be referred to the Cabinet Portfolio Holder for Planning
	and the Director for Development & Economic Growth for
	consideration. The Director will work with the Councillor(s) to
	arrive at a consensus. Where a consensus is not achieved, the
	ward Councillors and/or Chair of Planning Committee can refer
	the Certificate to Planning Committee for determination. Under
	delegated powers, the Director for Development & Economic
	Growth has authority to determine other approvals or consents
	as required under the LDO, including the approval of section
	106 or other legal agreements provided the proposed
	agreement complies with the terms of the LDO, and any
	documents approved pursuant to it, and the Council's
	Supplemental Planning Guidance.
Page 61	Recorded vote
Part 4, Para	If a recorded vote is called for by at least four five or more councillors
4.24	during this process it will be taken immediately
Page 62	Questions on notice at Full Council
Part 4, Para	Subject to the below, at any Ordinary Meeting of the Full Council other
4.33	than the annual budget meeting and any extraordinary meeting, a
	Councillor may ask the Leader, a member of Cabinet or the Chair of any
	scrutiny committee or member group a question on any matter in
	relation to which the Council has statutory powers or duties or
	responsibility or which affects the Borough. A Councillor may only
	submit one question per meeting and if the Councillor asking the
	question is not present at the meeting the question will not be put.
Page 62	Response

Part 4, Para	Every question shall be put and answered without discussion. An
4.35	answer may take the form of:
	A direct oral answer
	 A reference to publication in which the desired information is
	published by the Council or other published work
	 A written answer circulated later to the questioner
	Where a question which would otherwise have been put cannot be
	dealt with before the close of a meeting, a written answer shall be
	provided after the meeting.
Page 63	Notice
Part 4, Para	Except for motions which can be moved without notice under the
4.38	provisions made in this Constitution, written notice of every motion,
	signed by the Councillor or Councillors moving the motion, must be
	delivered to the Chief Executive not later than 5pm ten clear working
	days (not including the day of the meeting) before the meeting. The
	Chief Executive, in discussion with the Mayor, has the discretion to
	accept a late motion in exceptional circumstances if delivered to the
	Chief Executive not later than 5pm seven clear working days (not
	including the day of the meeting) before the meeting. No Councillor
	may give notice of more than one motion for each Council meeting
	where motions can be submitted.
Page 63	Scope
Part 4, Para	Motions must be about matters for which the Council has a
4.40	responsibility, statutory duty or power -or which affect the Borough . For
	a motion to be valid it must be asking the Council to make a decision
	which is lawful.
Page 63	The Chief Executive, having due regard to the advice of the Monitoring
Part 4, Para	Officer, may reject any motion submitted if it:
4.41	a) is a matter for which the Council has no responsibility or statutory
	duty or power and which does not affect the Borough
	b) is defamatory, frivolous, or vexatious, unlawful or improper
	e) relates to a planning application or any other quasi-judicial matter
Page 68,	Motions Not Moved
Part 4, NEW	If a Motion, notice of which is specified in the agenda, is not moved it
Para 4.70*	shall be treated as abandoned and shall not be moved without fresh
Dono CO	notice.
Page 69	Recorded vote
Part 4, Para	If any four five or more Councillors present at the meeting demands it,
4.80	the names for and against the motion or amendment or abstaining
	from voting will be taken down in writing and entered into the minutes.
	A recorded vote will also be taken when required by the Budget and
Page 71	Policy Framework Standing Orders.
Page 71	Standing to speak When a Councillor speaks at full Council they must stand (where able
Part 4, Para	When a Councillor speaks at full Council they must stand (where able
4.89	to) and address the meeting through the Mayor. If more than one
	Councillor stands, the Mayor will ask one to speak and the others must
	sit. Other Councillors must remain seated whilst a Councillor is

speaking unless they wish to make a point of order or a point of personal explanation. Where a Councillor is unable to stand to speak at a meeting, they should notify the Mayor in advance of the meeting. Such notice shall only be required to be given once.

^{*}If approved, subsequent numbering of the Standing Orders to be amended accordingly