Recommendations	Lead Officer	Update as at April 2018
		Previous entry struck-through
2.1 Supports the draft Community Protection Notices (CPN) Waste Policy being developed by Neighbourhood Services. Following the approval of the Policy by the Portfolio Holder, there should be a cost- effective system developed to pilot this Policy, as soon as possible.	GF-S	Previous entry struck-through A draft CPN policy has been produced. Discussion to be had with Rugby Borough Council about an Environmental Enforcement Service delivery model. We have some hot spots already identified which could be used for trials. Further report to Executive in September to agree final business case and delivery model. A shared environmental enforcement with Rugby Borough Council was agreed at the Executive meeting on 27 September 2017. This will provide a cost effective approach to waste management enforcement and will concentrate on fly tipping and accumulated waste. RBC is experienced in the use of CPN's and it is anticipated that any formal action required with accumulated waste will involve the use of the CPN route. The Service Level Agreement is currently being finalised between the two authorities and it is anticipated that this should be completed this month. RBC needs Executive approval this month (January 2018) to enter into the formal partnership with WDC. In the meantime Neighbourhood Services have been responding to fly tips, gathering evidence and writing to potential offenders stating the offence, serving the appropriate notice and outlining what needs to be done to ensure compliance. Following formal approval by RBC persistent areas/individuals will be investigated by RBC officers, as resources allow. Further update from Graham Folkes-Skinner: "Rugby Borough Council's Cabinet met on 9 January 2018 and confirmed their commitment to embarking on the enforcement relationship with Neighbourhood Services. "Clearly there has been a fair amount of time between our Executive Report which was agreed on 27 September 2018 and this decision. This has been down to a restructure within their
		Environment and Public Realm Portfolio and an uncertainty over their Warden Service. This has now come to a conclusion and our contacts within RBC have confirmed that they have built resilience into their team and will be working with us.
		"I completed the various amendments to the SLA and Information Sharing Protocol at the beginning of the year and that is now with RBC's legal department. As you are no doubt aware

	 we have processes in place for the collection and response to evidence found within fly-tips and when the SLA has been formally signed we will be in a position to identify areas of the district that RBC's enforcement can concentrate." The Service Level Agreement and Information Sharing Protocol have now been signed by both Warwick District Council and Rugby Borough Council. Gary Charlton met with Rugby Borough Council Officers on 19 March 2018 to discuss the next step forward in the partnership.
2.2 Asks officers to work with its existing waste contractors, and others, to develop a scheme for waste/recycling collection from HMO properties at peak end-	Actions undertaken this year - Spoke with Uni. Who then e-mailed all 2 nd and 3 rd year students; social media campaign undertaken; wrote to all landlords; Rapid Response units regularly toured student areas; Officers will be reviewing social media impact. A number of suggestions put forward by residents have been tried previously. Mark suggested that a lot less complaints this year and that backing this up with CPN and red-bag approach (used by Sheffield Uni) next year may pay further dividends. Graham to consider the tenant / landlord CPN issue i.e. who legally can the CPN be served on.
of lease times, for use by landlords and tenants; in particular working with local charities and student organisations, as seen	CPN can be issued against any person aged 16 or over or a body, including a business. Where a body is issued with a CPN it should be issued to the most appropriate person. The issuing officer will have to be able to prove that the person issued with the CPN can be reasonably expected to control or affect the behaviour. As a significant stakeholder, Warwick University is routinely communicated with and approaches to student waste issues agreed.
in other areas of the country.	There is and there will be ongoing liaison between Landlords, Private Sector Housing, Warwick University and Rugby Borough Council. Any ongoing issues with HMO's will be dealt with by both WDC and RBC in partnership using the most appropriate legislation available which could include the use of Community Protection Notices. Neighbourhood Services will be proactive in its approach to the student leaving period in May/June/July time.
	The-day-to-day dialogue between Private Sector Housing and Neighbourhood Service continues with any waste related issues discussed and the way forward agreed. Operational colleagues within Neighbourhood Services have set aside time within their diaries to proactively deal with the issues surrounding waste and students departing following the summer academic year.

2.3 makes	aCurrently reviewing night noise service. Only Friday and Saturday 9-1 at present. Pete and
improvements to the	Matt to consider timescales for review.
management of the	b.—Review has been completed and website updated:
noise nuisance service	https://www.warwickdc.gov.uk/info/20109/crime_and_law_enforcement/109/noise_or_neighbour_nuisance
by:	
a) reviewing the	c. Legal advice is clear that we cannot prosecute landlord for noise issues but the liaison
current process to	between teams (see below) will ensure that matters relating to particular properties will be
ensure that noise	recorded by the Private Sector Housing team.
nuisance can be	d.–Each Monday morning have a night noise meeting and any HMO noise issues will be fed
reported at the time of	back to the Housing Licensing team.
the nuisance, and that	
it is followed by prompt	Update on above points:
action	a. Currently reviewing night noise service. Only Friday and Saturday 9-1 at present. Pete and
b) ensuring the	Matt to consider timescales for review. The review has commenced with an analysis of the night
processes and	noise records sheets. Hoping to complete in this financial year. No progress since the last update
procedures are clear	due to other day-to-day work demands.
and concise, making	b. Review has been completed and website updated: This should read: Advice on the website
these publicly and	has been reviewed and updated including new noise report form. Completed.
easily accessible on the	c. Legal advice is clear that we cannot prosecute landlord for noise issues but the liaison
WDC website	between teams (see below) will ensure that matters relating to particular properties will be
c) ensuring that the	recorded by the Private Sector Housing team. No change. Completed
responsibilities of	d. Each Monday morning have a night noise meeting and any HMO noise issues will be fed
landlords within the	back to the Housing Licensing team. Ongoing. This action is ongoing.
HMO licensing	
regulations, for this	
issue, are enforced, for	
example through	
licensing conditions or	
curtailment	
d) ensuring appropriate	
powers are used for	
HMO noise nuisance by	
closer coordination	
between departments	

2.4 ensures the H6	a.–This is now done;
Planning Policy is	b.—Officers have received further training and fully appreciate the weight that needs to be
consistently and fully	given to the various considerations;
applied, with	c.–This is being done;
immediate	d. Agreed. Neighbourhood Services to provide a commentary on the specific application.
effect, as laid out; this	Condition on any permissions that storage space must be retained in-perpetuity;
is in particular respect	e.—There is a note on website clarifying this;
of the following	f. Will be monitored and reported to O&S after the 12 months.
provisions:	
a) providing the	No change.
percentage of all HMOs	
within a 100m radius at	
the point of planning	
validation, and making	
it publicly visible on the	
Planning Portal	
b) giving proper and	
significant weight to	
the overall objectives	
of the policy, notably	
with regard to the	
preventative approach	
to minimising	
community and longer-	
term harms specified in	
4.61, 4.62 and 4.64	
(1 st June 2017	
Executive report	
refers), as per recent	
legal	
advice arising from a	
Complaint	
c) where an exception	
to the policy is	
recommended by	

Officers, setting out the				
reasons and				
assumptions clearly				
and in detail (again				
following legal advice)				
d) applying clause e) in				
the H6 policy regarding				
the provision of				
adequate waste				
container storage				
e) clarifying how				
Purpose Built Student				
Accommodation should				
be counted when				
applying the '10% rule'				
for limiting				
concentrations of HMOs				
in the designated area				
f) noting that the				
concentration of HMOs				
in areas outside the				
designated Article 4				
area is growing, but is				
not yet of the type and				
scale which justifies				
recommending				
immediate action;				
however trends should				
be carefully monitored				
and the Overview &				
Scrutiny Committee				
should review the				
position annually				
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2.5 supports and welcomes the Executive's decision to develop a Student Housing Strategy, and asks officers to urgently develop within this a Student Accommodation Policy to: a) facilitate the development of Purpose Built Student Accommodation (PBSA) distributed across suitable District locations, as a better way of meeting need than conversion of existing family properties to HMOs b) encourage all PBSAs to include on-site management c) review parking policies with PBSAs, in particular on student tenant vehicle use; and provide both adequate off-street parking for all new HMO proposals and adequate, secure cycle parking in all cases.

Executive has committed to developing a Student Housing Strategy and the scope of this work is being scoped by the Housing Strategy & Development Manager. A bid for support from the Local Government Association Housing Adviser Programme (HAP) was made on 11th September.

The bid to the LGA programme has secured 20 days of free consultancy support to develop the strategy. The LGA has commissioned an independent external consultant with considerable experience of analysing student housing markets and a start to the project is now imminent the project is underway.

A co-ordinating group has been set up with officers from Housing Strategy; Private Sector Housing; and Planning Policy. Both universities have also been invited to participate.

The first phase of the work will involves data collection and analysis to build up a picture of the current and future student housing market in the district. This will provide the source information upon which the strategy will be built. Concurrently a model is being built for option appraisal.

Once all the necessary data has been received/compiled, checked and assimilated the model can be completed and options appraisal can begin.

Of the 41 local authorities that received HAP funding, the LGA selected seven that had made satisfactory progress and invited them to bid for additional grant funding of up to £14k for 2018/19. Warwick District Council was one of the seven and submitted a bid for the maximum amount of £14,000 which has been successful. This will enable the procurement of external support for the next phase of work once the option appraisal is complete.

2.6 reviews and adjusts	Note: Government has not decided when extension will come into effect as yet but probably not
the current licensing	until April 2018.
and reporting	aLegal advice is that they must be treated as two separate pieces of legislation and so the
arrangements for	Council can make two "contradictory" decisions. However, there are a number of
HMOs, in the lead up to	unlicensed HMO's that do not have a planning consent and have been referred for
the extension of	enforcement;
statutory HMO	b.—The team is doing this;
licensing, due in 2017.	c.—The team is doing this and within a specific timescale. Improvement notice is issued if not;
This review should	d. Leases cover the responsibility of the tenant regarding nuisance etc. We cannot punish
include:	landlords whose tenants are not complying with the terms of the lease where the landlord
a) adding a condition	is taking reasonable steps to deal with the problem.
on HMO licences that	eRecommendation to see whether it would be beneficial and practicable to operate.
they are not	
operational until	NB: a list of all non-licensable HMOs, updated quarterly is now published on the website.
appropriate planning	
consents are in place;	https://www.warwickdc.gov.uk/info/20733/council policies and plans/395/open data
b) licensing inspections	
being given more	A report will be going to was approved by the Executive on 29 November to enable officers to use
weight, than at	new powers contained in the Housing and Planning Act 2016 to apply civil penalties as an
present, to issues that	alternative to a prosecution in the Magistrates Court for various offences in private sector
are regarded as	housing. At the time of writing, this is awaiting ratification by Council on 24 th January 2018.
unsatisfactory and	
unacceptable, but are	The Council approved the report to enable officers to use the new powers to apply civil penalties.
not Category 1 Health	
and Safety issues, in	Still awaiting the decision about when the extension of HMO licensing will come into effect, which
the approval process;	is now expected to be April 2018.
c) requiring landlords	
to undertake remedial	On 28 th December 2017 the government confirmed its intention to go ahead with the extension of
work within specified	HMO licensing "subject to parliamentary clearance". Anecdotally April 2018 is still thought to be
timeframes following	the target date for commencing this. The announcement says:
inspections;	
d) requiring landlords	"The Government will extend the scope of mandatory HMO licensing.
to incorporate	 It will apply where certain HMOs are occupied by five persons or more in two or more
appropriate rules and	households, regardless of the number of storeys.
penalties within their	This includes any HMO which is a building or a converted flat where such householders lack

2.7 reviews the	a.—Definition of Fit and Proper to be taken from the legislation whenever this comes in;
Council's Fit and Proper	b.—Will see what the regulations say. A bond is not an option;
Test for licensed HMO	c.—Will see what regulations say and if not included will consider options;
landlords, for both new	d.—Group were unsure as to what this is getting at so clarification is required;
applications and	e. This will be set out clearly in the legislation and so the Council will build up a picture of the
renewals, to include	landlord's behaviours/ actions.
such requirements as:	
a) definition of a fit and	Still awaiting decisions about fit and proper person issues, which are now expected to come into
proper person;	effect in April 2018.
b) financial suitability;	The Government has now confirmed that it does not intend to change legislation on the definition
c) a valid formal	of "fit and proper".
Disclosure and Barring	
Service (DBS) check,	Banning orders and a database of rogue landlords and property agents come into operation on 6
the cost of which to be	April 2018. The purpose of the database is to help local housing authorities to track landlords or
borne by the applicant;	property agents who have been banned, convicted of certain offences or have received two or
d) honest disclosures of	more civil penalties. There will be a statutory duty on local authorities to record information on
relevant information	the database. At the time of writing we are awaiting further guidance.
such as planning	
decisions;	
e) a history of all	
breaches of	
regulations, such as	
those relating to	
management of waste,	
provision of waste	
containers, external	
condition of property	
and noise nuisances,	
whether at the	
property being licensed	
or other properties	
under the same	
agent/landlord.	

2.8 asks officers to	a.–Agreed and doing;
collect evidence, to	b. Agreed and will be doing;
enable a rational	c.—Not resource to do this but there is some funding for a survey of the private sector more
decision to be made in	generally. Team to consider what this survey covers.
due course, whether to	
introduce additional	The specification for the Private Sector Stock Condition Survey will include surveys of unlicensed
licensing to all HMOs	and licensed HMO's.
across the District,	
including:	Procurement is progressing: discussions have been held with the Procurement Team and a
a) maintaining, for	framework agreement has been identified from which a surveyor will be chosen.
current and future	
years, their	Detailed discussions on going with a contractor from the framework agreement.
comprehensive	
database of inspections	
of all HMO and Private	
Sector rented	
properties, that	
includes address, name	
of landlord, type of	
property (whether it is	
a licensed or	
unlicensed HMO),	
reason for inspection,	
nature of issues and	
how quickly they were	
addressed;	
b) recording and	
reporting on the	
benefits and costs of	
extending statutory	
licensing to a further	
250-300 premises	
during 2017;	
c) undertaking a	
substantial	

questionnaire survey of all HMOs, that allows the results between licensed and unlicensed HMOs to be compared, randomly inspecting various HMO properties and recording results, and asking tenants and near neighbours to HMOs about their management.	
2.9 endorses the work by the Deputy Chief Executive & Monitoring Officer to review enforcement work across the Council, and recommends that co- ordination across the relevant departments is improved to make full use of HMO licensing and regulatory powers.	Report to Executive; Marianne looking at Enforcement across the Council; One Council approach.The enforcement project group is made up of Officers from across the Council whose aim is to review procedures and documents involved in an enforcement process to draw consistency as far as is reasonably practicable i.e. Interview under caution documentation. It does not cover delivery of enforcement services.Would O&S want this to be included into the remit of this group? This group was formed to identify enforcement procedural weaknesses and address those by sharing experience etc.

2.10 acknowledges the work of the Finance & Audit Scrutiny Committee that is looking at implications of changing local government financial support to ensure that the Council Tax exemptions on properties continue to be fully funded by government.	A report has already been submitted to F&A describing the problems and without a change in Government policy and legislation there is nothing that can be done.
2.11 commends the roll out of the community map app to all Councillors including the full HMO mapping system.	Agreed.
2.12 In addition the Overview & Scrutiny Committee receives a report from officers in twelve months' time, outlining the progress made to date on the above recommendations.	Agreed and regular updates will be given to O&S by DCX (AJ) over the next twelve months.