Alan Boad

Chairman of the Council

Council meeting: Wednesday, 19 April 2018

Notice is hereby given that an ordinary meeting of Warwick District Council will be held at the Town Hall, Royal Learnington Spa on Wednesday, 19 April 2018 at 6.00pm.

Emergency Procedure

At the commencement of the meeting, the Chairman will announce the emergency procedure for the Town Hall.

Agenda

1. **Apologies for Absence**

2. **Declarations of Interest**

Members to declare the existence and nature of interests in items on the agenda in accordance with the adopted Code of Conduct. Declarations should be entered on the form to be circulated with the attendance sheet and declared during this item. However, the existence and nature of any interest that subsequently becomes apparent during the course of the meeting must be disclosed immediately. If the interest is not registered, Members must notify the Monitoring Officer of the interest within 28 days.

Members are also reminded of the need to declare predetermination on any matter.

If Members are unsure about whether or not they have an interest, or about its nature, they are strongly advised to seek advice from officers prior to the meeting.

3. Minutes

To confirm the minutes of the meeting of the Council held on 21 February 2018. **(Pages 1 to 14)**

4. **Communications and Announcements**

5. **Petitions**









6. Notices of Motion

To consider a notice of motion from Councillor Gifford:

"This Council recognises that the Covent Garden Car Park needs to be demolished due to the degradation of its structure. This Council believes that the substantial loss of car parking spaces, for a year to 18 months in the town centre, has the potential to be very damaging to local businesses. The Council asks the Executive to engage parking or other consultants to work with stakeholders, including BID Learnington and the County Council, with the objective of producing a workable town centre wide solution whilst the multi storey car park is replaced. This should not preclude the new car park being built on a site other than Covent Garden or vigorous, innovative promotion of other modes of transport."

7. **Public Submissions**

8. Leader's and Portfolio Holders' Statements

9. **Questions to the Leader of the Council & Portfolio Holders**

10. **Executive Report**

To consider the report of the Executive meetings on:

- (a) Minutes of 7 February 2018 Executive (excluding Minutes 105 to 109 which were considered by Council on 21 February 2018) (Page 1 75)
- (b) Excerpt of the Executive minutes of 7 March 2018
- (c) Excerpt of the Executive minutes of 5 April 2018

11. Employment Committee Report

To consider the report of Employment Committee of 21 March 2018

(Page 1 - 9)

(To follow)

(Page 1 to 3)

12. **Overview & Scrutiny Committees End of Term reports**

- (a) To receive the end of Term report from the Finance & Audit Scrutiny Committee (Page 1 - 5)
- (b) To receive the end of term report from the Overview & Scrutiny Committee (Page 1 16)

13. Eco Family Fun Day

To receive a presentation about the Eco Family Fund Day due to take place in April.

14. **Common Seal**

To authorise the affixing of the Common Seal of the Council to such deeds and documents as may be required for implementing decisions of the Council arrived at this day.

Clinston Flit

Chief Executive Published Tuesday 10 April 2018

General Enquiries: Please contact Warwick District Council, Riverside House, Milverton Hill, Royal Leamington Spa, Warwickshire, CV32 5HZ. Telephone: 01926 456114 E-Mail: committee@warwickdc.gov.uk

Enquiries about specific reports: Please contact the officers named in the reports.

Details of all the Council's committees, councillors and agenda papers are available via our website <u>www.warwickdc.gov.uk/committees</u>

Please note that the majority of the meetings are held on the first floor at the Town Hall. If you feel that this may restrict you attending this meeting, please call (01926) 456114 prior to this meeting, so that we can assist you and make any necessary arrangements to help you attend the meeting.

The agenda is also available in large print, on request, prior to the meeting by calling 01926 456114.

WARWICK DISTRICT COUNCIL

Minutes of the meeting held on Wednesday 21 February 2018, at the Town Hall, Royal Learnington Spa at 6.00pm.

PRESENT: Councillor Boad (Chairman); Councillors Ashford, Mrs Bunker, Butler, Cain, Mrs Cain, Coker, Cooke, Cross, D'Arcy, Davies, Davison, Day, Doody, Edgington, Mrs Evetts, Gallagher, Gifford, Gill, H Grainger, Mrs Grainger, Heath, Hill, Howe, Illingworth, Mrs Knight, Mobbs, Murphy, Naimo, Parkins, Phillips, Quinney, Mrs Redford, Rhead, Shilton, Mrs Stevens, Thompson, Weed and Whiting.

70. Apologies for Absence

Apologies for absence were received from Councillors Barrott, Bromley, Mrs Falp, Morris and Wright.

71. **Declarations of Interest**

There were no Declarations of Interest.

72. Minutes

The minutes of the meeting of the Council held on 24 January 2018 were taken as read and were duly signed by the Chairman as a correct record subject to:

- (1) Minute 66, item 3 Page 2, bullet point 2 the statement from the Leader should be amended to read as follows: "informed the Council that in the three and a half years up to September 2017 there had been 941 social housing properties completed, with a further 1363 consents for development in place. The Council had also worked with its partners W2 to develop the Station Approach site that would deliver a new car park for the Council as well as 75% affordable housing from the 212 properties being developed; and
- (2) Minute 68, statement by Councillor Rhead regarding the work with a developer, it was stated the developer was going to develop a house and then a further five if this was successful.

73. **Communications & Announcements**

The Chairman reminded all Councillors about the Eco Family Fun Day in Leamington on 29 April 2019.

The Chairman also informed the Council that he had attended an event with the five Syrian refugee families who had been resettled in the District. All had settled well and were volunteering within the community.

The Chairman informed Council that there was no business to be conducted under Item 5 Petitions; Item 6 Notices of Motion; and Item 7 Public Submissions.

74. Leader's and Portfolio Holders' Statements

Councillor Mobbs, the Leader:

- officially congratulated Councillor Coker on his MBE; and
- the LEP Board meeting had received a presentation from the six further education colleges, who were working on a joint digital partnership. The LEP had appointed champions for specific projects with Councillor Butler being appointed for HS2 and Councillor Mobbs being appointed champion for the 2022 Common Wealth Games; and
- there would be a LEP funded gaming festival in Leamington in the autumn over three days.

Councillor Rhead, Portfolio Holder for Development, informed Council that in 2017 Warwickshire was the fastest growing economy in the Country. To support this growth, new homes needed to be built. Overall the District landscape was changing and there was a need to ensure the infrastructure for this development was also brought forward. Therefore, he encouraged all Councillors to scrutinise Section106 monies to ensure they were collected and allocated to the correct areas.

Councillor Phillips, the Portfolio Holder for Housing

(1) provided an update that in respect of investigating the potential for accepting further families through the Syrian Refugee Resettlement Programme. To date this had been extremely successful in securing accommodation and resettling five families in the district.

This involved joint-working with Warwickshire County Council, who were the recipient of funding from central government for a five-year period to provide support services to the families. Part of this had been used as "top-up" funding to cover part of the rent because of the high values in this area. The top-up funding was only available for the first two years of the tenancy whilst funding for other support tapers off over the five years, as the families were expected to become self-sufficient during that time.

The funding situation created uncertainty and raised issues which needed to be resolved at the end of the two-year and five-year periods. Further to this, Warwickshire councils had recently been written to by the Government formally inviting their participation within the wider Asylum Dispersal Programme and to accept an initial cohort of asylum seekers – not just Syrians. The Council had responded positively and this request was being explored in detail with colleagues across the County which would enable a decision to be taken on this in due course. In this context, the issue of taking specifically additional Syrian refugee families would be considered alongside the request for asylum dispersal.

(2) That following the urgent report that was considered by the scrutiny committees and Executive, the bid from the Council to purchase Beauchamp House on Coten End, Warwick from Orbit had been successful. Although needing repair and some renovation, the accommodation could provide a home for around 12 people, enabling them to learn how to live independently and maintain a home.

While the purchase was subject to the legal agreements, once completed this would form of a wider approach to tackle homelessness in Warwick and was potentially a game changer for WDC as to how it addressed homelessness and rough sleeping within the District and started to open up some new options for the Council. The Council was in the process of reviewing our entire homelessness strategy in light of the Homelessness Reduction Act, both for what we supported as a Council and in conjunction with the voluntary sector such as the Salvation Army, Pet-xi and the night shelters at Radford Road Methodist Church and the Leamington Winter Shelter (LWS).

LWS was currently based in the Priors Club, the owners of which had in the last few days appealed against the rejection of their planning application in respect of the future development of that site. When the original planning application was made, the Executive agreed in mid-2017 to allocate the former Italian Club in Packington Place to LWS as a replacement shelter facility which would ensure that the LWS service did not cease at the point they vacated the Priors Club. We advised LWS that it was in a run-down condition and needed substantial work – initial estimates suggested £60k. So far LWS had raised £10k towards these costs.

Nothing was straightforward with any property related matter, and the Executive and Officers had been working for some time internally to smooth the path of LWS to using Packington Place.

He confirmed that the Executive was committed to making the appropriate planning application for change of use for Packington Place from its existing D1/D2 status as a community facility to a sui generis use (i.e. outside the use class classification), so it could be used as a nightshelter.

Provision had been made to cover the full costs of the refurbishment of the property for this purpose, through the Corporate Asset Reserve and this would be included in the proposals for the 2018/19 Corporate Property Repair and Planned Maintenance Programme that would come to Executive in April for approval. As part of that report, officers would seek approval for the submission of the necessary planning application. The required level of spending was available from existing funding, the exact required spend would need to be determined. Officers would now continue discussions with LWS Night Shelter to work the project up in detail, looking at:

- 1. the potential to configure the project to deliver a wider range of support to rough sleepers than just a nightshelter;
- 2. the exact refurbishment needs of the building and to agree a specification for the work and any other technical issues involved;
- 3. the detailed planning permission requirements; and
- 4. detailed discussions with our own contractors as to whether they were able to make `in-kind' contributions of materials and/or labour through their corporate social responsibility programmes which would reduce the costs payable.

Councillor Thompson, Portfolio Holder for Health & Community Protection, informed Council

- (1) there would be fuel poverty awareness training at the Town Hall on 12 March;
- (2) the Community Partnership Team were now overseeing five public walks for health, across the District, with another due to start soon from Riverside House; and

(3) the Community Partnership Team had commissioned a community mapping exercise of the Sydenham area which would be shared with all residents in the area. The information would inform residents about what was available within it and how to access services. The next two areas to be mapped would be Whitnash and Brunswick.

Councillor Coker, Portfolio Holder for Culture, informed Council that:

- (1) in 2017 the Museum & Art Gallery had been visited by over 135,000 people. This had been assisted by the new Learning & Engagement Officer post which had seen an increase in the number of school visits and the Friday focus had returned which saw 60-70 people attending each week;
- (2) the new concourse at the Pump Rooms was nearly completed and this would further increase footfall as well as making a better use of the available space;
- (3) St Nicholas Park Leisure Centre would be open in full before Easter with an official opening in due course by an Olympic Athlete;
- (4) Newbold Comyn Leisure Centre now had the new steel structure in place; and
- (5) there had been 163,000 visits, between September and December 2017 across all five leisure centres. This meant the estimated number of visits for the year would be between 700,000 to 800,000. Overall the performance was well above what was expected.

Councillor Grainger, Portfolio Holder for Neighbourhood, thanked the Councillors for their understanding in area officers not being available due to sickness and maternity leave and reassured members the team should be up to full speed by April 2018.

75. **Questions to the Leader of the Council & Portfolio Holders**

Councillor Weed, asked the Leader, that as Warwickshire County Council allocated £300,000 to address homelessness problems in partnership with District/Boroughs, the Police and third sector, was this Council aware of this and had the Council taken up this offer?

In response the Leader, Councillor Mobbs, confirmed the Council was aware and discussions had taken place about the potential for this District to pilot this area of work.

Councillor Weed, asked the Leader, that in relationship to discarded needles in public places, she had tried to obtain this data but no data was held by the Council, therefore as other authorities do collect this data and publish it on line should this Council record this data?

In response the Leader, Councillor Mobbs, agreed with the point made and assured Councillor Weed that the Portfolio Holder for Neighbourhood would be listening because there was a need for data collection so that problems could be identified.

Councillor Mrs Knight asked the Leader if the Council would establish a cross party working party to look at the challenges of parking displacement within Leamington for the time period when Covenant Garden is closed?

In response the Leader, Councillor Mobbs, explained that consultation would continue with Ward Councillors and the Portfolio Holder would listen to the issues.

Councillor D'Arcy asked the Portfolio Holder for Housing what evidence they had that homeless people were attracted to the area and also asked for an update on the number of people sofa surfing in the District?

In response the Portfolio Holder for Housing, Councillor Phillips, explained that the details with regard to sofa surfing were updated each autumn as part of a national survey, regarding homelessness. With regard to homeless people moving into the area this was based on evidence collected by officers in discussion with those homeless people in the District.

Councillor Quinney asked the Leader if the Council meetings could be recorded.

In response the Leader, Councillor Mobbs, explained at present they were not but when the Council moved HQ there would be along with live streaming of the meetings.

76. Setting of the Council Tax 2018/19

(a) The recommendations of the Executive held on 7 February 2018 and set out in minute 105, were proposed by Councillor Whiting and duly seconded.

First amendment

It was proposed by Councillor Quinney and duly second to invest up to $\pounds 10m$ in new and purchased social housing in 2018/9. The budget be amended at 2.12 (P3) to read 'Approve the General Fund Capital and Housing Investment Programmes as detailed in Appendices 10 parts 1 & 2 amended to include capital investment by the Council of up to $\pounds 10m$ in 2018/19 in new and purchased social housing, together with the funding of both programmes as detailed in appendices 10 parts 3 & 4 and the changes described in paragraph 3.11 and Appendix 9, suitably amended to reflect the change

Councillors Quinney, Knight, Phillips, Whiting and Mrs Grainger spoke on the amendment.

On being put to the vote the motion was lost.

Second amendment

It was proposed by Councillor and duly second that the budget be amend at 3.3.5 (P5) by adding a fourth bullet point 'to strengthen the resources available to the Safer Neighbourhoods Team the sum of up to £45,400 will be allocated to this department, to be deployed as Officers decide, on extra staff and/or greater flexibility for existing staff.'

Amend bullet point 3 to read 'A new Strategic Opportunities Project Manager post has been created on a temporary contract of up to 2 years at an annual budget of £45,400....

and amend 3.10.3 xiii re Service Transformation Reserve on P 17 to read '....Health Officer and £90,800 over two years to fund the 2 year Strategic Opportunities Project Manager post'. Councillors Quinney, Naimo, Thompson, Mrs Bunker, Davison, Whiting and Heath spoke on this amendment.

On being put to the vote the motion was lost.

The original motion was then put to the vote and

Resolved that the recommendations contained in minute 105 headed "Budget 2018/19 – General Fund Revenue and Capital" as set out in the report of the Executive meeting held on 7 February 2018, be approved and adopted

(This item was taken as a recorded vote. The votes were cast as follows: For: Councillors Ashford, Boad, Mrs Bunker, Butler, Cain, Mrs Cain, Coker, Cooke, Cross, Davies, Davison, Day, Doody, Edgington, Mrs Evetts, Gallagher, Gifford, H Grainger, Mrs Grainger, Heath, Hill, Howe, Illingworth, Mobbs, Murphy, Phillips, Mrs Redford, Rhead, Shilton, Mrs Stevens, Thompson, and Whiting Against: D'Arcy, Gill, Mrs Knight, Naimo, Parkins, Quinney and Weed There were no abstentions)

(b) The recommendations in the report, with the revised recommendation 2.3 that was circulated at the meeting were proposed by Councillor Whiting, duly seconded.

Councillors Heath and Doody spoke on this item.

Resolved that the

- (1) as set out in the budget reports (Executive recommendations, 7 February 2018) and 2018/19 Budget Book, be approved:-
 - (a) the Revenue Budgets for 2018/19
 - (b) the Capital Programme for 2018/19
- Warwick District Tax Base the Council notes the following amounts for the year 2018/19 in accordance with regulations made under Section 33(5) of the Local Government Finance Act 1992:-
 - (a) £53,388.87 being the amount calculated, in accordance with regulation 3 of the Local Authorities (Calculation of Council Tax Base) Regulations 1992 as amended, as its council tax base for the year.
 - (b) Part of the Council's Area

Parish/Town Council	Tax Base 2018/19 £
Baddesley Clinton	93.65

Baginton	313.72
Barford, Sherbourne &	905.86
Wasperton Beausale, Haseley, Honiley &	
Wroxall	330.18
Bishops Tachbrook	1,104.33
Bubbenhall	318.7
Budbrooke	752.62
Burton Green	454.46
Bushwood	15.52
Cubbington	1,495.78
Eathorpe, Hunningham, Offchurch, Wappenbury	331.93
Hatton	943.76
Kenilworth	9,719.93
Lapworth	947.5
Royal Leamington Spa	16,407.84
Leek Wootton	535.21
Norton Lindsey	221.09
Old Milverton & Blackdown	296.51
Radford Semele	847.15
Rowington	529.34
Shrewley	425.86
Stoneleigh & Ashow	535.81
Warwick	12,254.61
Weston-under-Wetherley	186.36
Whitnash	3,421.15
Total Warwick District Council Area	53,388.87

being the amounts calculated, in accordance with regulation 6 of the Regulations as amended, as the amounts of its council tax base for the year for dwellings in those parts of its area.

(3) Calculation of Warwick District Council Council Tax, including parish/town council precepts. That the following amounts be now calculated by the Council for the year 2018/19 in accordance with Sections 31 to 36 of the Local Government Finance Act 1992, as amended:-

(a) £91,472,403.34 being the aggregate of the amounts which the Council estimates for the

items set out in Section 31A (2)(a) to (f) of the Act (*Gross Expenditure including parish/town council precepts*).

- (b) £81,308,202.00 being the aggregate of the amounts which the Council estimates for the items set out in Section 31A(3)(a) to (d) of the Act (*Gross Income*)
- (c) £10,164,201.34 being the amount by which the aggregate at 2.3(a) above exceeds the aggregate at 2.3(b) above, calculated by the Council in accordance with Section 31A(4) of the Act as its Council Tax Requirement for the year.
- (d) £190.38 being the amount at 2.3(c) above divided by the amount at 2.2(a) above, calculated by the Council, in accordance with Section 31B of the Act, as the basic amount of its council tax for the year (Average Warwick District Council Tax, including parish/town precepts).
- (e) £1,522,679.34 being the aggregate amount of all special items referred to in Section 34(1) of the Act (*Total parish/town council precepts*)
- (f) £161.86 being the amount at 2.3(d) above less the result given by dividing the amount at 2.3(e) above by the amount at 2.2(a) above, calculated by the Council, in accordance with Section 34(2) of the Act, as the basic amount of its council tax for the year for dwellings in those parts of its area to which no special item relates (*Warwick District Council Tax excluding* parish/town council precepts)

PARISH/TOWN COUNCIL		Band D £ 2018 /19 £
Baddesley Clinton		199.23
Baginton		206.70
Barford, Sherbourne	&	
Wasperton		212.05
Beausale, Haseley, Honiley	&	
Wroxall		184.35
Bishops Tachbrook		211.66
Bubbenhall		210.39
Budbrooke		197.73
Burton Green		201.99
Bushwood		161.86
Cubbington		192.61

(g) Part of the Council's Area

Eathorpe, Hunningham,	
Offchurch, Wappenbury	201.02
Hatton	176.38
Kenilworth	180.36
Lapworth	182.15
Royal Leamington Spa	183.90
Leek Wootton	187.49
Norton Lindsey	198.04
Old Milverton & Blackdown	208.68
Radford Semele	190.21
Rowington	200.46
Shrewley	177.63
Stoneleigh & Ashow	192.40
Warwick	194.04
Weston-under-Wetherley	210.15
Whitnash	219.38

being the amounts given by adding to the amount at 2.3(f) above, the amounts of the special item or items relating to dwellings in those parts of the Council's area mentioned above (3.e) divided in each case by the amount at 2.2(b) above, calculated by the Council, in accordance with Section 34(3) of the Act, as the basic amounts of its council tax for the year for dwellings in those parts of its area to which one or more special items relate (*Warwick District Council plus parish/town council Council Tax for each parish/town council at Band D*).

- (h) The amounts shown in Appendices 1v2 and 1a v2, attached, being the amounts given by multiplying the amounts at 2.3(q) above by the number which, in the proportion set out in Section 5(1) of the Act, is applicable to dwellings listed in a particular valuation band divided by the number which in that proportion is applicable to dwellings listed in valuation band D, calculated by the Council in accordance with Section 36(1) of the Act as the amounts to be taken into account for the year in respect of categories of dwellings listed in different valuation bands (Warwick District Council plus parish/town council Council Tax for each parish/town council for each Band).
- (4) Warwickshire County Council and Warwickshire Police and Crime Commissioner Precepts - That it be noted that for the year 2018/19 Warwickshire County Council and Warwickshire Police and Crime Commissioner have stated the following amounts in precepts issued to the Council, in accordance with Section 40 of the Local Government Finance Act

1992 for each of the categories of dwellings shown below:-

Band	Warwickshire County Council £	Warwickshire Police & Crime Commissioner £
Α	909.1200	135.9865
В	1,060.6400	158.6509
С	1,212.1600	181.3154
D	1,363.6800	203.9798
E	1,666.7200	249.3086
F	1,969.7600	294.6374
G	2,272.8000	339.9663
н	2,727.3600	407.9595

(5) **Total Council Tax for the District for each Band** *in each Parish/Town Council* - That having calculated the aggregate in each case of the amounts at 2.3(g) and 2.4 above, the Council, in accordance with Section 30(2) of the Local Government Finance Act 1992, hereby sets the amounts shown in Appendix 2v2 as the amounts of council tax for the year 2018/19 for each of the categories of dwellings shown.

(This item was taken as a recorded vote. The votes were cast as follows: For: Councillors Ashford, Boad, Mrs Bunker, Butler, Cain, Mrs Cain, Coker, Cooke, Cross, Davies, Davison, Day, Doody, Edgington, Mrs Evetts, Gallagher, Gifford, H Grainger, Mrs Grainger, Heath, Hill, Howe, Illingworth, Mobbs, Murphy, Phillips, Mrs Redford, Rhead, Shilton, Mrs Stevens, Thompson, and Whiting Against: D'Arcy, Gill, Mrs Knight, Naimo, Parkins, Quinney and Weed There were no abstentions)

77. Housing Rents and Housing Revenue Account Budget 2018/19

It was moved by Councillor Phillips and duly seconded that the recommendation of the Executive of 7 February 2018 as set out in Minute 107 be approved and adopted.

Resolved that recommendation of the Executive of 7 February 2018 as set out in Minute 107 be approved and adopted.

78. Heating Lighting and Water Charges 2018/19 – Council Tenants

It was moved by Councillor Phillips and duly seconded that the recommendation of the Executive of 7 February 2018 as set out in Minute 108 be approved and adopted.

Resolved that recommendation of the Executive of 7 February 2018 as set out in Minute 108 be approved and adopted.

79. **Executive Report**

The report of the Executive meeting held on 4 January 2018 was proposed duly seconded and

Resolved that the report of the Executive meeting on 4 January 2108 and excerpt of 7 February 2018 (minutes 106 & 109), be approved.

80. Common Seal

It was

Resolved that the Common Seal of Warwick District Council be affixed to such documents as may be required for implementing decisions of the Council arrived at this day.

(The meeting ended at 7.37 pm)

Chairman 18 April 2017

Appendix 1

Budget and Council Tax 2018/19 Calculation of Warwick District Council Element including Special Expenses

WDC @ D	roundings	2						
161.86	6	7	8	9	11	13	15	18
PARISH/TOWN COUNCIL	BAND A	BAND B	BAND C	BAND D	BAND E	BAND F	BAND G	BAND H
	£	£	£	£	£	£	£	£
Baddesley Clinton	132.82	154.96	177.10	199.23	243.50	287.78	332.05	398.46
Baginton	137.80	160.77	183.74	206.70	252.63	298.57	344.50	413.40
Barford, Sherbourne & Wasperton	141.37	164.93	188.49	212.05	259.17	306.30	353.42	424.10
Beausale, Haseley, Honiley & Wroxall	122.90	143.38	163.87	184.35	225.32	266.29	307.25	368.70
Bishops Tachbrook	141.11	164.62	188.15	211.66	258.70	305.73	352.77	423.32
Bubbenhall	140.26	163.64	187.02	210.39	257.14	303.90	350.65	420.78
Budbrooke	131.82	153.79	175.76	197.73	241.67	285.61	329.55	395.46
Burton Green	134.66	157.10	179.55	201.99	246.88	291.77	336.65	403.98
Bushwood	107.91	125.89	143.88	161.86	197.83	233.80	269.77	323.72
Cubbington	128.41	149.81	171.21	192.61	235.41	278.22	321.02	385.22
Eathorpe, Hunningham, Offchurch, Wappenbury	134.02	156.35	178.69	201.02	245.69	290.36	335.04	402.04
Hatton	117.59	137.18	156.79	176.38	215.58	254.77	293.97	352.76
Kenilworth	120.24	140.28	160.32	180.36	220.44	260.52	300.60	360.72
Lapworth	121.44	141.67	161.92	182.15	222.63	263.11	303.59	364.30
Royal Leamington Spa	122.60	143.03	163.47	183.90	224.77	265.64	306.50	367.80
Leek Wootton	125.00	145.82	166.66	187.49	229.16	270.82	312.49	374.98
Norton Lindsey	132.03	154.03	176.04	198.04	242.05	286.06	330.07	396.08
Old Milverton & Blackdown	139.12	162.31	185.50	208.68	255.05	301.43	347.80	417.36
Radford Semele	126.81	147.94	169.08	190.21	232.48	274.75	317.02	380.42
Rowington	133.64	155.91	178.19	200.46	245.01	289.56	334.10	400.92
Shrewley	118.42	138.16	157.90	177.63	217.10	256.58	296.05	355.26
Stoneleigh & Ashow	128.27	149.64	171.03	192.40	235.16	277.91	320.67	384.80
Warwick	129.36	150.92	172.48	194.04	237.16	280.28	323.40	388.08
Weston-under-Wetherley	140.10	163.45	186.80	210.15	256.85	303.55	350.25	420.30
Whitnash	146.26	170.63	195.01	219.38	268.13	316.88	365.64	438.76

Appendix 1a

Budget and Council Tax 2018/19 District and Parish/Town Council by Band

	roundings	2						
	6	7	8	9	11	13	15	18
	BAND A	BAND B	BAND C	BAND D	BAND E	BAND F	BAND G	BAND H
	£	£	£	£	£	£	£	£
Warwick District Council	107.91	125.89	143.88	161.86	197.83	233.80	269.77	323.72
PARISH/TOWN COUNCIL Baddesley Clinton	24.04	20.07	22.02	22.22	45.67	52.00	60.00	74 74
Baginton	24.91	29.07	33.22	37.37	45.67	53.98	62.28	74.74
Barford, Sherbourne & Wasperton	29.89	34.88	39.86	44.84	54.80	64.77	74.73	89.68
•	33.46	39.04	44.61	50.19	61.34	72.50	83.65	100.38
Beausale, Haseley, Honiley & Wroxall	14.99	17.49	19.99	22.49	27.49	32.49	37.48	44.98
Bishops Tachbrook	33.20	38.73	44.27	49.80	60.87	71.93	83.00	99.60
Bubbenhall	32.35	37.75	43.14	48.53	59.31	70.10	80.88	97.06
Budbrooke	23.91	27.90	31.88	35.87	43.84	51.81	59.78	71.74
Burton Green	26.75	31.21	35.67	40.13	49.05	57.97	66.88	80.26
Bushwood								
Cubbington	20.50	23.92	27.33	30.75	37.58	44.42	51.25	61.50
Eathorpe, Hunningham, Offchurch, Wappenbury	26.11	30.46	34.81	39.16	47.86	56.56	65.27	78.32
Hatton	9.68	11.29	12.91	14.52	17.75	20.97	24.20	29.04
Kenilworth	12.33	14.39	16.44	18.50	22.61	26.72	30.83	37.00
Lapworth	13.53	15.78	18.04	20.29	24.80	29.31	33.82	40.58
Royal Leamington Spa	14.69	17.14	19.59	22.04	26.94	31.84	36.73	44.08
Leek Wootton	17.09	19.93	22.78	25.63	31.33	37.02	42.72	51.26
Norton Lindsey	24.12	28.14	32.16	36.18	44.22	52.26	60.30	72.36
Old Milverton & Blackdown	31.21	36.42	41.62	46.82	57.22	67.63	78.03	93.64
Radford Semele	18.90	22.05	25.20	28.35	34.65	40.95	47.25	56.70
Rowington	25.73	30.02	34.31	38.60	47.18	55.76	64.33	77.20
Shrewley	10.51	12.27	14.02	15.77	19.27	22.78	26.28	31.54
Stoneleigh & Ashow	20.36	23.75	27.15	30.54	37.33	44.11	50.90	61.08
Warwick	21.45	25.03	28.60	32.18	39.33	46.48	53.63	64.36
Weston-under-Wetherley	32.19	37.56	42.92	48.29	59.02	69.75	80.48	96.58
Whitnash	38.35	44.74	51.13	57.52	70.30	83.08	95.87	115.04
Proportion of Band D	6/9	7/9	8/9	9/9	11/9	13/9	15/9	18/9
·	0.0			0.0		10/0		10/0

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Appendix 2 Council Tax Calculations 2018/19 Warwick District Council Including Warwickshire County Council And Warwickshire Police and Crime Commissioner **PARISH/TOWN COUNCIL** BAND B BAND A BAND C BAND D BAND E BAND F BAND G BAND H £ £ £ £ £ £ £ £ **Baddesley Clinton** 1.177.93 1.374.25 1.570.58 1.766.89 2.159.53 2.552.18 2.944.82 3.533.78 Baginton 3.548.72 1.182.91 1.380.06 1.577.22 1.774.36 2.168.66 2.562.97 2.957.27 Barford, Sherbourne & Wasperton 2,966.19 1.186.48 1.384.22 1.581.97 1.779.71 2.175.20 2.570.70 3.559.42 Beausale, Haseley, Honiley & Wroxall 1,752.01 2,920.02 3,504.02 1.168.01 1.362.67 2.530.69 1.557.35 2.141.35 **Bishops Tachbrook** 1.779.32 1.186.22 1.383.91 2.174.73 2.570.13 2.965.54 3.558.64 1.581.63 Bubbenhall 1.185.37 1.382.93 1,580.50 1.778.05 2.173.17 2,568.30 2.963.42 3,556.10 Budbrooke 1.765.39 1.176.93 1.373.08 1.569.24 2.157.70 2.550.01 2.942.32 3.530.78 Burton Green 1.769.65 1.179.77 1.376.39 1.573.03 2.162.91 2.556.17 2.949.42 3.539.30 Bushwood 1.345.18 1.729.52 2.498.20 2.882.54 3.459.04 1.153.02 1.537.36 2.113.86 Cubbington 1.760.27 1.173.52 1.369.10 1.564.69 2.151.44 2.542.62 2.933.79 3.520.54 1,572.17 2,554.76 2,947.81 3,537.36 1,179.13 1,375.64 1,768.68 2,161.72 Eathorpe, Hunningham, Offchurch, Wappenbury Hatton 1,356.47 1,162.70 1,550.27 1.744.04 2.131.61 2.519.17 2,906.74 3,488.08 Kenilworth 3,496.04 1.748.02 2.524.92 1.165.35 1.359.57 1.553.80 2.136.47 2.913.37 Lapworth 1.749.81 1.166.55 1.360.96 1.555.40 2.138.66 2.527.51 2.916.36 3.499.62 Royal Learnington Spa 1.362.32 2.530.04 1.167.71 1.556.95 1.751.56 2.140.80 2.919.27 3.503.12 Leek Wootton 1.170.11 1.365.11 1,560.14 1,755.15 2,145.19 2,535.22 2,925.26 3,510.30 Norton Lindsev 1.373.32 1.765.70 3,531.40 1.177.14 1.569.52 2.158.08 2.550.46 2.942.84 Old Milverton & Blackdown 1.776.34 1.184.23 1.381.60 1.578.98 2.565.83 2.960.57 3.552.68 2.171.08 **Radford Semele** 1,757.87 2,539.15 1.171.92 1.367.23 1,562.56 2,148.51 2,929.79 3,515.74 Rowington 1.178.75 1.375.20 1.768.12 2.553.96 3.536.24 1.571.67 2.161.04 2.946.87 Shrewley 1.163.53 1.357.45 1.551.38 1.745.29 2.133.13 2.520.98 2.908.82 3.490.58 Stoneleigh & Ashow 1.368.93 1.760.06 2.542.31 3.520.12 1.173.38 1.564.51 2.151.19 2.933.44 Warwick 1.174.47 1.370.21 1.565.96 1.761.70 2.153.19 2.544.68 2.936.17 3.523.40 Weston-under-Wetherley 1,382.74 1,777.81 2,567.95 3,555.62 1.185.21 1,580.28 2,172.88 2,963.02 Whitnash 1.191.37 1.389.92 1.588.49 1.787.04 2.184.16 2.581.28 2.978.41 3.574.08 **Proportion of Band D** 6/9 7/9 9/9 8/9 11/9 13/9 15/9 18/9

Executive

Minutes of the meeting held on Thursday 7 February 2018 at the Town Hall, Royal Learnington Spa, at 6.00 pm.

- **Present:** Councillor Mobbs (Leader); Councillors Butler, Coker, Grainger, Phillips, Rhead, Thompson and Whiting.
- Also present: Councillors; Boad (Liberal Democrat Observer); Mrs Falp (Chairman of Overview & Scrutiny), Naimo (Labour Group Observer); and Councillor Quinney (on behalf of Finance & Audit Scrutiny Committee).

103. Declarations of Interest

<u>Minute 109 - Creation of additional car parking provision in Leamington</u> Councillor Mrs Falp declared an interest because her son worked in the department

<u>Minute 112 - Recommendations for the Commissioning of Voluntary and</u> <u>Community Sector services for 2018-2021</u>

Councillor Boad declared an interest, because he had helped one of the organisations that had applied for funding, and left the room while this matter was considered.

Minute 113 - Events Review Update

Councillor Boad declared an in interest because he had helped organise one of the events mentioned in the report.

<u>Minute 114 - Business Improvement District (BID) Leamington –</u> <u>Recommendation</u>

Councillor Naimo declared an interest, because she worked for BID Leamington and left the room while this item was considered.

<u>Minute 120 - Rural and Urban Capital Improvement Scheme (RUCIS)</u> <u>Application</u>

Councillor Whiting declared an interest, because he was Chairman of Kenilworth Squash Club and left the room while this item was considered.

104. **Minutes**

The minutes of the meetings held on 1 November 2017 and 29 November were taken as read and signed by the Chairman as a correct record.

The minutes of the meeting held on 15 November 2017 were taken as read, subject to them being amended to remove Councillor Heath from the record of those present, and signed by the Chairman as a correct record.

Part 1

(Items on which a decision by Council on 21 February 2018 was required)

105. 2018/19 General Fund Budget & Council Tax

The Executive considered a report from Finance that informed them of Council's financial position, bringing together the latest and original Budgets for 2017/18 and 2018/19, plus the Medium Term Forecasts until 2022/23. It advised upon the net deficit from 2022/23 and the savings required to balance future years' Budgets.

The report sought approval of the Latest Budget 2017/18, Original 2018/19 Budget, this Council's Band D Council Tax charge for 2018/19, 5 Year Capital Programme, Prudential Indicators for 2018/19, the latest Reserves and Schedules, Financial Strategy, Equipment Renewal and ICT Replacement Schedules, Ear Marked Reserve Requests for slippage to 2018/19 Budgets and appropriation of New Homes Bonus and General Fund balances.

These would be recommendations to Council in February alongside a separate report recommending the overall Council Tax Charges 2018/19 for Warwick District Council.

Despite significant cuts in Government Funding, this Council had been able to set a balanced Budget for 2018/19 without having to reduce the services it provided. This had been the case for many years as a result of the Fit for the Future Programme the Council adopted. It had not had to rely on New Homes Bonus to support core revenue spending and had been able to allocate this funding to project work and replenish reserves. Alongside this, the Council achieved a surplus on its 2017/18 Budget. However, the Council's financial projections showed that further savings needed to be secured from 2019/20 onwards.

By law, the Council must set a balanced budget before the beginning of the financial year. It must levy a council tax from its local tax payers to meet the gap between expenditure and resources available.

It was prudent to consider the medium term rather than just the next financial year, taking into account the longer term implications of decisions in respect of 2018/19. Therefore, a 5 year Financial Strategy, Capital Programme and Reserves Schedule was also provided.

The Local Government Act 2004, Section 3, stated that the Council must set an authorised borrowing limit. The CIPFA Code for Capital Finance in Local Authorities stated the Council should annually approve Prudential Indicators.

The Chief Financial Officer was required to report on the robustness of the estimates made and the adequacy of the proposed financial reserves, which was set out at Appendix 1 to the report.

In November 2017, Executive approved the Revised Base Budget with a surplus of £811,500 which was duly allocated as follows:-

•	Service Transformation Reserve	£150,000
•	Capital Investment Reserve	£150,000
•	Investment Volatility Reserve	£100,000
•	Early Retirement Reserve	£50,000
•	Car Park Displacement Reserve	£100,000
•	Contingency Budget 2018/19	£200,000
•	Contingency Budget 2017/18	£61,500

At that point, the latest budgets totalled £14,155,300. Since then, further work on these budgets had taken place and latest budgets revised to a total of £14,855,500 yielding a further £110,300 surplus.

Interest rates rose at the end of 2017 and Officers had updated the forecast Investment Interest in light of this and the latest forecast balances available. The latest forecast for the General Fund was £313,800, an increase on the £295,000 reported in November.

The Inflation Provision and Cleaning Contingency had not been utilised and it was unlikely that they would be during 2017/18. This yielded a total ongoing saving of £72,300.

Since the Council introduced its charging schedule for the recycling receptacles, the demand for these had decreased. It was possible to reduce the Revenue Contribution to Capital for these by £45,000. This was expected to be recurring, although this would be reviewed annually.

Some of the 2017/18 budgets for projects would not be needed until 2018/19. A schedule was provided for Ear Marked Reserve Requests at Appendix 2 detailing these. This totalled £292,000 for the General Fund and £10,700 for the HRA.

Taking into account these changes to the latest budget for the current year, 2017/18 was forecast to produce a further surplus of £110,300. The use of this surplus was considered within the report.

In the November 2017 Report, Executive approved the General Fund Base Budget for 2018/19 of £16,254,400 then showing a £38,500 surplus. Since then there had been further budget changes. The latest forecast was £18,742,000 after allocation of the £15,200 surplus.

In January, Executive received a report on the new procurement arrangements for 2018/19. The £20,000 net additional cost had been built into budgets. The ICT Serve Re-design included a recurring saving of \pounds 50,000.

Business Rates Income and the Volatility Reserve had been updated to bring a £100,000 net additional income to the General Fund in 2018/19.

The following substantive posts had been included within the 2018/19 Budget, for which Executive was asked to approve the funding. These posts were subject to the changes to the Establishment being agreed by Employment Committee:

- the Sports Programme Manager and Officer for the Leisure Options Project had been recruited on an interim basis. These posts were currently funded until September 2018. However, it was apparent that to deliver this project and then move to Stage 2 Kenilworth, these Posts needed to be made permanent. The proposed 20018/19 Budget had been increased by £48,900 (6 months), with a full year effect from 2019/20.
- Due to the extended timeframe for the Office Relocation, the Projects Officer was proposed to be made permanent. \pounds 57,300 had been included in the 2018/19 Budget on a recurring basis.
- A new Strategic Opportunities Project Manager post had been created to assess Commercial and Strategic Opportunities requiring a recurring budget of £45,400. As discussed later in the report, the Council needed to identify significant ongoing savings or increased income. Part of the post's responsibility would be to identify new opportunities for income generation. Officers were aware that feasibility work was already required around a number of ideas including:
 - S Advertising & Sponsorship
 - S Energy efficiency, renewable energy and storage options
 - S Local Lottery
 - S Enterprise team delivery model

(NB: Within the next Fit For the Future update report, further detail would be provided in respect of these and other ideas.

The 2018/19 and 2019/20 Pay Offer reflected the impact of the National Living Wage on the lower Pay Scales. This increased pay budgets by \pounds 48,000 above the 2% allowed for in the 2018/19 Base Budget.

Investment Interest had been recalculated. Income for 2018/19 was now some £125,000 higher than that reported in November 2017.

The grant for Housing Benefits and Council Tax Support Admin Subsidy had been reduced by $\pounds40,000$ below what was budgeted. The 2018/19 Budget had been increased accordingly. However, with the further delays in the rollout of Universal Credit, it was hoped that there would be a supplementary allocation, details of which would be reported as part of future Budget Review reports.

Some temporary staffing posts were required for 2018/19 only. There was a peak in the licensing of Houses in Multiple Occupation (HMOs) due to changes in legislation. This peak in workload needed to be managed in 2018/19. It was expected that additional fee income would cover these costs in future years. The the audited 2017/18 Accounts had to be published on the Council's website by the 31 July 2018. Previously, the deadline for this was 30 September each year. Piloting the new arrangements during the 2016/17 closedown had proved resource intensive. An additional six month fixed term post had been created for 2017/18 whilst officers reviewed its existing practices. A total of £137,000 had been built into 2018/19 Budgets to address these issues.

Taking into account the above changes, the Government Grant, Retained Business Rates and Council Tax, 2018/19 would present a surplus of £15,200.

As part of the 2016/17 Provisional Funding Settlement in December 2015, the Government proposed a four year settlement for the period 2016/17 to 2019/20. The future years' Revenue Support Grant (RSG) figures were shown below, alongside those for recent years:

	£000
2013/14	4,552
2014/15	3,515
2015/16	2,500
2016/17	1,587
2017/18	794
2018/19	307
2019/20	0

As part of the 2016/17 Settlement, the Government proposed that if authorities were to submit an Efficiency Statement and so accept the proposed figures, it would agree not to subsequently alter these figures except in certain extreme circumstances. In common with the vast majority of local authorities, the Council submitted its efficiency statement which was subsequently accepted by the Government.

As anticipated, the RSG within the 2018/19 provisional settlement was unchanged. The figure of \pm 307k had been incorporated within the Council's Medium Term Financial strategy (MTFS).

In presenting the RSG figures, the Government had made the following assumptions which served to mitigate the overall reduction in Core Spending Power.

- The Government projections assumed local authorities would increase council tax by the referendum limit (£5 for Warwick District Council). This continued to be a major departure from pre 2015 Government policy whereby local authorities were under pressure to freeze the council tax.
- Assumptions of growth in the council tax base to continue at current levels
- The Government made assumptions of future New Homes Bonus (NHB) payments to local authorities. Given the uncertainty over New Homes Bonus, the Council's policy had been to exclude this from core funding and this continued to be reflected in the projections within the Council's MTFS where future NHB payments were excluded.

For 2019/20, the Council would not be in receipt of any RSG, as allowed for within previous financial projections.

The provisional Settlement figures for 2019/20 continued to include "Tariff Adjustments" which would reduce the Council's element of retained Business Rates. These adjustments were widely seen as "Negative RSG". For this Council, the adjustment amounted to a further reduction in funding on 2019/20 of £237k. Nationally, the Tariff Adjustments totalled \pounds 153m. The Government was planning a consultation in Spring 2018 on how the Tariff Adjustments should be accommodated in future year's Finance Settlements. To date, the Tariff Adjustment had not been included within the Council's MTFS. However, it was believed to be prudent to allow for this adjustment, therefore, this had been factored into the MTFS as a recurring cost.

The final Grant Settlement was expected in early February. Updated figures, if changed, would be provided when available. Any change in the 2018/19 Revenue Support Grant was proposed to be compensated by changing the General Fund Balance.

A summary of the 2017/18 and 2018/19 was attached at Appendix 3 to the report.

Projecting the Council's element of Business Rate Retention continued to present difficulties.

There continued to be many appeals awaiting determination by the Valuation Office. An assessment of the success of these needed to be made and suitable provision had been allowed for within the estimated figures. Whilst it was hoped that this figure was suitably prudent, given the size and nature of some of the appeals, there was remaining risk. April 2017 saw the introduction of the new "Check, Challenge, Appeal" regime seeking to expedite appeals and deter speculative appeals. Following previous revaluations, backdated appeals continued to be lodged for several years. Accordingly, whilst the number of new appeals coming forward since April 2017 was minimal, it was expected that a significant number of appeals would come forward in subsequent years that would be backdated to 2017. It was necessary for an estimate of these future appeals to be allowed for in the 2017/18 and 2018/19 Estimates.

Tariff/Top-Up Adjustments existed in the system to redistribute business rates income between local authorities. With the 2017 Revaluation, it was necessary for each local authority's tariff or top-up to be re-based. The rebasing was intended to protect any growth that had accrued in the local business rates based since the commencement of business rates retention in April 2013. The Government had made an assessment of the adjustments necessary for the 2017/18 and 2018/19 figures. However, this would be reviewed following the closure of the 2017/18 accounts, meaning that further adjustments (positive or negative) were likely to the 2018/19 figures and beyond.

100% Business Rates Retention was originally expected to start in 2019/20. Due to limited Government time to consider this matter, it was now proposed that a scheme based around 75% retention would be brought in in 2020/21, using existing Regulations, without the need to introduce new legislation.

From 2020/21, the existing Baselines within the Business Rate Retention would be re-set. This would reflect the spending needs of individual local authorities to be determined by the Fair Funding Review which was currently on-going and consultation responses were sought by March 2018. The review would reflect the updated business rate bases of local authorities. It remained to be seen what growth in the local business rate base since 2013/14 would be allowed to be retained by local authorities.

As with all local authorities, 2020/21 represented a significant risk to the Council's finances with the intended changes to Business Rate Retention. If the Council's share of Business Rates returned to the Baseline, this would represent a potential reduction of over £1m in funding. The MTFS did allow for a reduction in funding back to the Baseline. However, this was mitigated by the use of approximately £600k from the Business Rate Retention Volatility Reserve from 2020/21; the use of the reserve at this level would only be sustainable for another two or three years based on current assumptions.

The estimates from 2020/21 were very uncertain, many local authorities would be severely impacted, potentially many far greater than Warwick due to the significant growth in their Business Rates base since 2013/14. With the potential for substantial swings in local government funding, it was likely that some sort of safety net would be introduced that provided authorities time to manage large swings in their funding. The future information and figures from the Government would continue to be monitored, with the impact included in the Council's MTFS.

Largely due to the regulations governing the accounting arrangements for business rates retention, there would be substantial volatility between years in the amount of retained business rates credited to the General Fund. Consequently it was necessary to maintain a Volatility Reserve to "smooth" the year on year sums received.

Business Rates Estimates. For 2018/19, the net Business Rates Retention to the General Fund, had been increased by £100k to £3.9m. This was believed to be a prudent estimate. The NNDR1 form which estimated the business rates for 2018/19 was being finalised ahead of its deadline of 31 January 2018. This would produce some of the final figures that fed into the Business Rates Retention income for the Council for the year. It was not expected that there would be any great variation in the NNDR1 and what had been allowed in the proposed Budget. However, should there be any variation; this would be accommodated within the Business Rate Volatility Reserve.

Executive agreed on 1 November that the Council applied to be part of the proposed Warwickshire 100% Business Rates Retention Pooling Pilot for

2018/19. It was understood that there were many applications to be Pilot Pools, of which ten were accepted. The Warwickshire application was not successful. Therefore, the Council would continue to be a member of the Coventry and Warwickshire Pool for 2018/19 under the current 50% Business Rate Retention scheme.

The Business Rates retention within the MTFS was believed to be reasonably prudent taking into account all the above factors. These figures would continue to be reviewed and Members would be informed of changes as the MTFS was presented in future reports.

As announced within the Provisional Local Government Finance Settlement, District Councils could increase their share of the Council Tax by the greater of up to 3% and £5 without triggering a referendum. The increase to 3% from 2% would benefit many district councils, but for 88 districts, including Warwick District Council, it had no impact as £5 exceeded 3%.

The national average council tax for district councils was £179.25, and £218.41 including parish/town council precepts. This Council's council Tax charge for 2017/18 was £156.86 (excluding parish and town council precepts). This Council's charge was in the second lowest quartile and when Town and Parish Precepts were included it was within the lowest quartile.

The Council Tax Base was calculated in November of last year, with the Council's preceptors being notified accordingly. The Tax Base for 2018/19 was 53,388.87 Band D Equivalents. Whilst this was an increase of some 679.19 on 2017/18, it was short of that previously assumed in the Financial Strategy when last year's Tax Base was calculated (53,800). The reduced forecast growth in the tax base had been factored into the MTFS. This impacted upon the Council's estimated council tax income, resulting in additional savings required in future years.

The Council's element of the Council Tax was calculated by taking its total budget requirement, subtracting the total funding from Central Government in respect of Revenue Support Grant (RSG) and Retained Business Rates. This figure was divided by the 2018/19 tax base to derive the District Council Band D Council Tax Charge.

The recommendations within the report produced a Band D Council Tax for Warwick District (excluding parish/town council precepts) for 2018/19 of $\pounds 161.86$, this being a $\pounds 5$ increase on that of 2018/19. Based on this increase, the District's element of the Council Tax for each of the respective bands would be:

	£
Band A	107.91
Band B	125.89
Band C	143.88
Band D	161.86
Band E	197.83

Band F	233.8
Band G	269.77
Band H	323.72

Parish and town councils throughout the district were asked to submit their precepts for 2018/19 when informed of their Tax Bases. At the time of writing this report, not all precepts had been confirmed. It was estimated that the precepts would total just over £1,400,000 based on prior years. This figure did not take into account the grants that this Council would continue to award in respect of the Council Tax Support adjustments to the Tax Base, which it had been agreed that would cease after 2018/19. In the Provisional Finance Settlement, the government announced it would defer the setting of referendum principles for town and parish councils for three years. However, this was conditional upon the sector taking all available steps to mitigate the need for council tax increased, including the use of reserves where they were not already earmarked for other uses or for "invest to save" projects which would lower ongoing costs; and the government seeing clear evidence of restraint in the increases set by the sector as a whole.

The Council Tax was set by aggregating the council tax levels calculated by the major precepting authorities (the County Council and the Police and Crime Commissioner) and the parish/town councils for their purposes with those for this Council. The report to the Council Meeting on the 21 February 2018 would provide all the required details. This would be published as soon as possible following the Police and Crime Commissioner and Warwickshire County Council meetings, which were both due to be held on the 6 February. At the time of writing this report, it was assumed that all the Town/Parish Precepts would be returned. The Council would then be in a position to:-

- (a) consider the recommendations from the Executive as to the Council Tax for district purposes; and
- (b) formally to set the amount of the council tax for each Parish/Town, and within those areas for each tax band, under Section 30 of the 1992 Local Government Finance Act.

Council had a fiduciary duty to the Council Taxpayers of Warwick District Council. It had a duty to seek to ensure that the Council acted lawfully. They were under an obligation to produce a balanced budget and must not knowingly budget for a deficit. It must not come to a decision that no reasonable authority could come to, balancing the nature, quality and level of services that they considered should be provided, against the costs of providing such services.

Should any Councillor wish to propose additions or reductions to the budget, on which no information was given within the report, they must present sufficient information on the justification for and consequences of their proposals to enable the Executive (or the Council) to arrive at a reasonable decision. The report set out relevant considerations that enabled deliberations, including the statement at Appendix 1 to the report from the Chief Financial Officer.

Section 106 of the Local Government Finance Act 1992, stated that any member who had not paid their Council Tax or any instalment for at least two months after it was due, and which remained unpaid at the time of the meeting, must declare that at the meeting and not vote on any matter relating to setting the budget or making of the Council Tax and related calculations.

This Council's New Homes Bonus (NHB) for 2018/19 was \pounds 2,482k. This was an increase from the \pounds 1,938k awarded for 2017/18.

Following the announcements of 12 months ago, the following changes continued to be factored in to the NHB calculations:-

- Funding had been reduced from the previous six year's retrospective years to five years for 2017/18, to four years for 2018/19 and beyond. Had the six years been maintained, this would have presented the Council with an additional £400,000 New Homes Bonus in 2018/19.
- The baseline of 0.4% had continued for 2018/19. New Homes Bonus was only awarded on growth above this level. There was the possibility that the baseline was to be increased, this remained a risk for the future. For Warwick District Council, for 2018/19 the 0.4% baseline represented 249 dwellings. With the total growth of 925 Band D properties, the 2018/19 allocation was based on 676 properties. The baseline was reducing the New Homes Bonus 2018/19 allocation by £300,000 and a similar amount for 2017/18 compared to the previous regime.
- The proposals to withhold payments for areas without a local plan, or for homes allowed on appeal, were not being implemented at this stage.

To date this Council had used the money to fund various schemes and initiatives and replenish some of its Reserves, and unlike many local authorities, had not used NHB to support core services. It continued to be the Council's policy to exclude new Homes Bonus in projecting future funding.

As in previous years, Waterloo Housing would receive part of this allocation from their agreement with the Council to deliver affordable Housing in the District. £170,287 was due to be paid to Waterloo in 2018/19. Section 3.13 of the report detailed how it was proposed to allocate the Residual Balance for 2018/19.

The Government had previously announced that local authorities could increase planning fees by 20% provided that it was ring-fenced to support the planning service. This Council had responded to the Government to state its intention to increase its planning charges. The 20% increase came in from 17 January 2018. The extra 20% would generate approximately £250,000 per annum based on current estimates. The current baseline and income assumptions should be retained, with the extra income used to make improvements to support the planning function. It was proposed that the additional income was initially allocated to a new Planning Investment Reserve. The expenditure to be funded from the reserve needed to be specifically identified. In June 2017, within the Fit For the Future Executive report, it was agreed, that consequent budget apportionments of the additional income were determined by the S151 Officer in consultation with the Council's Senior Management Team.

To date, a new Green Space Officer had been agreed by the Employment Committee, funded by the 20% uplift, to support the increased work on Neighbourhood Services relating to the Local Plan. Further staffing investments were planned by Development Services and Health and Community Protection to be similarly funded. These would be subject to future reports to Employment Committee.

The funding of these posts from the 20% uplift would be funded from the apportionment of the income as determined by the Head of Finance.

The additional income would be monitored on an on-going basis so as to ensure the income was not over committed and could fund any agreed commitments. A prudent stance would be taken in projecting the funding and how it was utilised.

The Council currently paid the National Living Wage as set by the Living Wage Foundation, with this due to be reviewed annually as part of the Budget Setting process. In view of the increases to the Government National Living Wage, and the impact this would have on future grade differentials, it was agreed by the Employment Committee, and subsequently by Council, that the Council would freeze the current Living Wage Foundation rate of pay at the current level (\pounds 8.45 per hour or \pounds 16,300 pa), but that the frozen rate was increased in line with a 1% pay award on 1 April each year, subject to consideration as part of the overall budget setting process, until it was exceeded by National Living Wage, or the evaluated pay rate.

When this issue was considered by Employment Committee, it was anticipated that the national pay award for 2018/19 would be 1%. The current pay offer for 2018/19 (for which agreement was awaited) was based on a 2% increase. Consequently, subject to the acceptance of the pay offer, it was proposed to increase the current Living Wage hourly rate of £8.45 by 2%. As the numbers in receipt of the NLW were very low, this extra 1% would be able to be accommodated within existing Budgets.

The national planning fee increase had allowed the Council to review the method by which the planning regime was delivered, using additional funds received via the increase to improve the service delivery. As a result of this review, a temporary Senior Environmental Health Officer post, for two years had been identified as required in Health and Community Protection. It was proposed that 0.6FTE of the post be funded through the

planning fee increase and the remaining 0.4 FTE be funded from the Service Transformation Reserve. This additional 0.4FTE would accommodate further increases in planning applications through the two year period including HS2 related work. It was important to note that any HS2 related time could be recovered from HS2 rather than funded through the Service Transformation Reserve, therefore, the total of £36,000 over the two years, grade to be determined by Hay, would be the maximum required from the Service Transformation Budget.

The Council operated a number of electric cars as a pilot scheme. The scheme pilot was due to conclude in June 2018 and therefore was being evaluated to determine if the pilot had been successful and if the Council wished to continue the scheme in its current form, with alteration or not. The review was not due to conclude until end of February 2018 and therefore a figure for the scheme was unable to be calculated at this time. Upon conclusion of the review, a further report would be brought to detail any financial implications.

On the 21 February 2017, the Council approved the 2017/18 Budgets and Council Tax. This report set out the 5 Year MTFS. At that point, it was forecast that a further £830,000 of savings were required to be found and achieved to enable the Council to maintain a Balanced Budget.

	2017/18 £'000	2018/19 £'000	2019/20 £'000	2020/21 £'000	2021/22 £'000
Deficit-Savings Required(+)/Surplus(-					
) future years		412	201	-202	830
Change on previous year		412	-211	-403	1,032

The latest forecasts was presented to the Executive in June 2017 (Fit for the Future Report), August (Budget Review Quarter 1) and November (General Fund Base Budgets).

Since February 2017 the Strategy had been rolled forward another year to maintain a five year projection. This meant that whilst the Council benefited from an increase in Council Tax (increasing by £5 and additional growth), it incurred inflation on its service expenditure (assumed 2%). The net effect of this was a £60,000 reduction in the savings requirement.

There had been several changes to staffing budgets, including the new posts proposed and a £150,000 ongoing Budget for an Apprenticeship Scheme approved within the November 2017 Budget Report. Within the 2018/19 and 2019/20 2 year Pay Offer, the National Living Wage had lead the Local Government Employers to look at how this impacted on lower pay scales. Increases above 2% were proposed to be awarded to all spinal column points below 19. For 2019/20 there would be a complete revision to these Scales to match the proposed new Spinal Column Points. Early Indications such there would be additional costs of some £48,000 in

2018/19 and a further £150,000 in 2019/20. The total on-going costs of all of these amounting to circa £350,000

The Council was scheduled to renew many of its contracts in 2021/22. When the Budget was set in February 2017, it was assumed that the cost of this could amount to £1,182,000. However, latest intelligence suggested that the increases to the National Living Wage and a drop in recycling prices could mean the costs of renewal would be considerably more. Alongside this, some current contracts were inflated annually based upon RPI (at August the prior year) minus 0.5%. The latest forecast cost had increased to £1,700,000, an increase of £518,000.

There had been various other changes related to contract expenditure over the years. These included the transfer of the £83,000 costs for the Grounds Maintenance carried out on HRA land, and the impact of the new property development, which would generate additional recycling credit income but incurred additional costs in servicing these properties of £288,000.

The original assumption for the Council Tax Base for 2018/19 had proven to be overly optimistic. Each year, when the Tax Base was set further increases were factored into future years. This base had now reduced and lowers future years as well, 2022/23 being £72,000 lower in Council Tax income than previously forecast.

Planning Fee income in 2017/18 had increased with a further £300,000 being factored into the 2017/18 Budget. With the Local Plan being adopted in November 2017, applications would increase further. It had been possible to factor recurrent additional income amounting to just over £0.5 million per annum into future years plus a further £50,000 when adding annual inflation uplifts. These figures excluded the 20% uplift that would be separately ring-fenced.

Investment Interest had been revised to reflect the latest investment rate forecasts provided by Asset Link Services, the Council's Treasury Management Advisors, and the Council's projected balances invested. The Council's investment income had increased by £150,000 per annum above that previously forecast.

When the Budget was presented in February 2017, the Leisure Options Contract had not been finalised. At that time the Strategy assumed £612,000 in the concession fee. The agreement was evaluated on the basis of the overall benefit to the Council over the 10 year contract period. The concession was £610,000 for 2109/20, increasing annually to £1.389m in 2025/26. This had previously been reported to members. In 2022/23 (the final year of the MTFS produced here), the Concession Fee would be £1,230,000, an increase of £618,000 above that previously forecast.

The provisional settlement indicated a tariff adjustment of \pounds 237,000 in 2019/20. This had been incorporated into the Strategy from 2019/20.

There had been many more changes to the five year forecast which had a lower impact. The table below summarised them:

	£'000's
Savings Required by 31/3/2021	
(as at February 2017)	830
Roll Forward to 2022/23	-60
Staffing - net	350
Leisure Options	-618
Contracts	518
HRA Grounds Maintenance	-83
Expenditure related to property growth	288
Reduced Council Tax Base growth	72
Planning Fee Income	-550
Investment Interest	-150
Tariff Adjustment	237
Reduced Contributions to Bins & receptacles	-45
Net-various other changes	-90
Savings Required by 31/3/2022	
(as at February 2018)	699

The Council faced a \pounds 699k deficit by 2022/23 unless further savings to the same magnitude could be identified and delivered. The profile of these savings was shown in the table below:-

	2017 /18 £'000	2017 /18 Latest £'000	2018 /19 £'000	2019 /20 £'000	2020 /21 £'000	2021 /22 £'000	2022 /23 £'000
Deficit-Savings Required(+)/Surpl us(-) future years	0	0	0	607	81	929	699
Change on previous year	0	0	0	607	-526	848	-230

This forecast assumed that future Fit for the Future Savings would be delivered. These included:-

•	Office Relocation	£300,000	2021/22
			2021/22

Alternative use of the Town Hall £85,000 2021/22
 Senior Management review £200,000 2022/23

(NB - Some of these savings could occur at an earlier date)

Officers would continue to look for other Fit for the Future Projects which would yield more savings, with a Fit for the Future Report to be presented to in June 2018.

The Latest Financial Strategy was shown at Appendix 4 to the report.

It had been agreed that $\pounds 1.5m$ should be the minimum level for the core General Fund Balance. This balance supported the Council for future unforeseen demands upon its resources. In order to consider a reasonable level of general reserves, a risk assessment had been done and was contained at Appendix 5 to the report. This showed the requirement for the General Fund balance of over $\pounds 1.5$ million against the risks identified above.

The General Fund had many specific Earmarked Reserves. These were attached at Appendix 6 to the report. They showed the actual and projected balances from April 2017, along with the purposes for which each reserve was held.

The reserves which showed a significant change in the overall balance in the period 1 April 2017 to 31 March 2022 were detailed in Appendix 6 to the report.

In accordance with the Council's Code of Financial Practice, all new and future capital schemes, must be in line with the Council's corporate priorities and a full business cases would be required as part of reports to the Executive for approval. This would identify the means of funding and, where appropriate, an options appraisal exercise would be carried out. Should there be any additional revenue costs arising from the project, the proposed means of financing such must be included in the Report and Business Plan.

The Capital Programme had been updated throughout the year as new and changes to projects had been approved. In addition to the changes throughout the year, it was proposed to add several new schemes to the Capital Programme as detailed in Appendix 9 to the report. The most notable of these were detailed below:-

Scheme	Year	Amount	Financed From
Desktop	2018/19 to	£343,500	ICT
Infrastructure,	2021/22		Replacement
Storage Area Network			Reserve
(SAN),			
Network Devices LAN			
& WAN,			
Infrastructure			
General,			
Physical Server			
Replacement,			
UPS.			
Rural & Urban	2021/22	£150,000	Capital
Initiatives Grants –			Investment
extension of current			Reserve
programme			
Recycling & Refuse	2021/22	£80,000	Capital
Containers –			Investment
extension of current			Reserve
programme			

Other reports on the Executive agenda in February considered several schemes which impacted on the Capital Programme. These had been incorporated in the Capital Programme as follows:-

Scheme	Year	Amount	Financed From
Acquisition of	2018/19	£710,000	RTB Receipts
Stoneleigh Arms			
Playbox Theatre loan	2018/19	£150,000	Capital
			Investment
			Reserve
Newbold Comyn Arms	2017/18	£350,000	Capital
loan	and		Investment
	2018/19		Reserve
Car Parking	2018/19	£220,000	Parking
Displacement –			Displacement
capital costs			Reserve

In addition to the new projects incorporated, the following capital projects were expected to come forward over the next year:-

- Investment in replacement multi storey car parks
- Office relocation
- Europa Way

Slippage to 2018/19 in the General Fund Programme had been incorporated as reported during the year.

In addition, the following table showed the main changes to current schemes that were required to be reported. The full details were within Appendix 9:-

Scheme	Year	Amount	Comments
Desktop	2017/18	-£10,000	Saving
Infrastructure			
Voice over IP	2017/18	-£-31,700	Saving
telephone system			
Leisure Options	2017/18 to	-£919,200	Slippage
	2018/19		
Whitnash Hub	2017/18	£89,900	Increase budget
			for element
			funded from
			S106 payments.
St John's Flood	2017/18 to	-£100,000	Slippage
Alleviation	2018/19		
Pump Room	2017/18 to	-£1,000,000	Slippage
Garden	2018/19		
Restoration			
Leisure Centre	2017/18	£16.833	Funded from sale
Benches, Cycle			of gym
racks etc			equipment.
Recycling and	2017/18 to	Annual Budget	Reduced annual
Refuse	2020/21	reduced to	budget

Scheme	Year	Amount	Comments
Containers		£80,000	

Appendix 10 to the report, Part 5 showed the General Fund unallocated capital resources. These totalled £2.687m. The Capital Investment Reserve represented the largest share of this at £1.45m, for which the Council had agreed the minimum balance should be £1m. Whilst the Council did hold other reserves to fund capital projects, it would be noted that these were limited and had been reserved for specific purposes. In addition to the resources shown, within the Housing Investment Resources, the Right to Buy "Any Purposes Capital Receipts" projected at £9.3m (Appendix 10, to the report part 4) were available to fund non Housing schemes.

The latest Housing Investment Programme (HIP) was shown at Appendix 10 part 2.

Appendix 9 to the report detailed variations to the HIP from that previously reported in February 2017. This included changes to current schemes, and slippage from 2016/17.

Appendix 10 to the report part 4 showed the funding of the HIP and the forecast balances at year end until 31 March 2022 after the HIP had been financed.

The Capital receipts primarily related to Right to Buy (RTB) sales. The Council had freedom on how these receipts were utilised, being able to fund General Fund and Housing Capital schemes.

1-4-1 RTB receipts had to be utilised in replacing housing stock that had been purchased from the Council by existing tenants through the RTB scheme. This could be through new build properties (such as Sayer Court), the purchase of existing properties (such as Cloister Way) or buy back of existing council properties previously sold through RTB. However, they could only be used to fund up to 30% of the replacement cost as per RTB regulations. If the funding was not used within a three year period from the date of receipt, the funding would be repayable to the Government, along with interest.

The dates by which the unallocated 1-4-1 RTB balances needed to be used by were as follows:

31/03/2020	31/03/2021	31/03/2022	31/03/2023	31/03/2024
£1,109,900	£1,800,000	£1,800,000	£1,800,000	£1,864,800

. The HRA Capital Investment Reserve was funded by the surpluses generated on the Housing Revenue Account. The HRA Business Plan assumed that this funding would be used for the provision of new HRA stock, and to allow debt repayments on the £136.2m loan taken out to purchase the HRA housing stock to commence from 2052/53.

The Major Repairs Reserve was used to fund capital repairs of the HRA stock. The contributions to this reserve were based on depreciation calculations. It was noted that approval was given by Executive in July 2017 to increase expenditure for fire safety works following a review of high-rise housing stock. Further provision would be sought from Executive if required, for which it would be noted there was over £4.5m projected funding within the Major Repairs Reserve.

Section 106 (S106) payments were received from developers in lieu of them providing new on site affordable homes, enabling the Council to increase the HRA stock or assisting housing associations to provide new dwellings. These S106 payments usually had a time limit attached to them by which time they had to be utilised or they may need to be repaid to the developers.

The Right to Buy Capital Receipts were shown within the sources of Housing Investment Programme funding. As considered previously, these capital receipts were not ring-fenced and could be used for any capital projects. Consequently, as detailed in a separate report to this agenda, it was proposed to use these receipts to fund the acquisition of the Stoneleigh Arms.

The Council was required to determine an authorised borrowing limit in accordance with The Local Government Act 2004, Section 3, and to agree prudential indicators in accordance with the CIPFA Code for Capital Finance in Local Authorities.

The Indicators were shown at Appendix 12 to the report. Further indicators were included within the Treasury Management Strategy Report.

The New Homes Bonus allocation for £2.482m. This was proposed to be allocated as follows:-

- Waterloo Homes were due to receive £170,287 of this under the Joint Venture with the Council.
- The Council had previously agreed to contribute £500,000 to the planned Whitnash Hub. £150,000 was awarded in 2017/18. It was proposed that the balance of £350,000 was from the 2018/19 NHB allocation. For accounting purposes, this allocation would flow through the Community Projects Reserve.
- For 2014, the Council set aside some monies to commemorate the start of World War One in 1914. It would be appropriate to do likewise to celebrate the centenary of the end of this war. A similar sum £10,500 was recommended from New Homes Bonus. This was proposed to be distributed by the Community Forums.
- In December 2017, it was officially announced that Birmingham would host the 2022 Commonwealth Games. The Council's hosting of the Bowls as part of this was previously reported to Executive in November 2017. Officers had set up a project group as such a

prestigious event would need planning so that all facilities were brought up to the highest standards as well as using this opportunity to promote the District and this Council to the world. Clearly, there would be costs involved both before and during the event. Officers had yet to work up detailed plans and budgets. It was therefore proposed that a new Commonwealth Games Reserve should be created to fund this expenditure and £100,000 be set aside. A report on the Games in would be brought to Executive in March of this year which would provide more details on these and the utilisation of the Reserve. Future use of this reserve would be agreed by the Executive.

- In November 2017, the Executive allocated £100,000 to a new Car Park Displacement Plan. For the proposed displacement from Covent Garden Car Park, £423,000 was set aside within the Covent Garden Car Park Reserve in April 2016 within the HQ Replacement Report, alongside £477,000 towards the initial borrowing costs for a new multi-story car park. The likely net costs of displacement in Leamington were being re-assessed. The likely net costs, including costs of works, running costs and changes in income, were likely to exceed the original estimates. In addition, proposals were due to come forward for works on car parks in Warwick, which were likely to be significant. Consequently, it was proposed to allocate £800,000 to the Car Park Displacement Reserve.
- The Community Projects Reserve currently had a balance of £46,000 out of the original allocation of £868,000 from the 2017/18 New Homes Bonus. It was proposed that the balance of the New Homes Bonus for 2018/19 of £1,051,324 be allocated to the Community Projects Reserve. Demands from this reserve would be subject to future reports to the Executive to agree.

The 2017/18 budget was currently forecast to produce a surplus of \pounds 110,300. It was proposed that this balance be added to the Contingency Budget, with any unallocated balance carried forward to add to the 2018/19 \pounds 200,000 contingency.

The Council did not have an alternative to setting a Budget for the forthcoming year. It could, however, decide to amend the way in which the budget was broken down or not to revise the current year's Budget. The proposed latest 2017/18 and 2018/19 budgets were based upon the most up to date information.

The Finance & Audit Scrutiny Committee recognised the challenge of depreciation of our assets within accounts and asked that opportunities to provide funds for replacing and maintaining assets should be taken.

The Committee agreed to add to their work programme a review of the budgeted reserves to ensure they were necessary and appropriate.

The Committee supported the use of new homes bonus for specific projects and not being used to support core general fund service.

The Executive thanked the Scrutiny Committee for their comments and proposed work. They highlighted that the Government Central Support Grant had been reduced by over £4.5million and, based on current estimates, this Council would be paying the Government £250,000 per year instead of receiving the grant. In that context, the performance of this Council had been exceptional and officers should be congratulated because it had enabled the Council to deliver services without cuts, allocate the new homes bonus to projects (rather than fund the day to day work of the Council) and create appropriate reserves for if work was needed.

Recommended to Council that

- the proposed changes to 2017/18 Budgets detailed in Section 3.2 of the report, be approved;
- (2) the Revised 2017/18 Budget of Net Expenditure of £14,855,500 (Appendix 1) after allocating a surplus of £110,300 (paragraphs 3.2.1 and 3.2.6 of the report), be approved;
- (3) the Earmarked Reserves Requests at Appendix 2 (paragraph 3.2.5 of the report), be approved;
- (4) the proposed changes to 2018/19 Base Budgets detailed in Section 3.3 of the report, be approved;
- (5) the proposed Budget for 2018/19 with Net Expenditure of £18,742,200 taking into account the changes detailed in section 3.3 of the report and summarised in Appendix 3 to the report, be approved;
- (6) subject to the acceptance of the current Local Government Employers' pay offer, to increase the current Living Wage hourly rate of £8.45 by 2% to £8.62;
- (7) subject to approval of the Budget 2018/19, the Council Tax charges for Warwick District Council for 2018/19 before the addition of Parish/Town Councils, Warwickshire County Council and Warwickshire Police and Crime Commissioner precepts, for each band be agreed by Council as follows:-

	£
Band A	107.91
Band B	125.89
Band C	143.88
Band D	161.86
Band E	197.83
Band F	233.8
Band G	269.77
Band H	323.72

(8) the 2018/19 proposed New Homes Bonus of £2,482,111 be allocated as follows, as detailed in paragraph 3.13.1 of the report

New Homes Bonus - 2018/19 Allocation	£ 2,482,111
	170.007
Waterloo	-170,287
Whitnash Hub	-350,000
WW1	-10,500
Commemorations	
Commonwealth	-100,000
Games - Bowls	
Car Parks	-800,000
Displacement	
Reserve	
Community	-1,051,324
Projects Reserve	
Total Allocated	-2,482,111

- (9) the Financial Strategy as set out paragraph 4.2 and Appendix 4 to the report, be approved;
- (10) the ICT Replacement and Equipment Renewal Schedules as set out at paragraph 3.10 of the report, be approved;
- (11) the creation of the Planning Investment, Harbury Lane, Commonwealth Games and Homeless Prevention Reserves as set out in paragraph 3.10 of the report, be approved;
- (12) the General Fund Capital and Housing Investment Programmes as detailed in

Appendices 10 to the report parts 1 and 2, together with the funding of both programmes as detailed in Appendices 10 to the report parts 3 and 4 and the changes described in the tables in paragraph 3.11 of the report and Appendix 9 to the report, be approved; and

(13) the Prudential indicators as set out in paragraph 3.12 and Appendix 12 to the report, be approved.

(The Portfolio Holders for this item was Councillor Whiting) Forward Plan reference 885

106. Treasury Management Strategy 2018/19

The Executive considered a report from Finance that detailed the strategy that the Council would follow in carrying out its treasury management activities in 2018/19.

The Council was required to have an approved Treasury Management Strategy, Annual Investment Strategy and Minimum Revenue Provision Policy within which its Treasury Management operations would be carried out.

No changes had been proposed to this strategy when compared to the 2017/18 Treasury Management Strategy.

The Local Government Act 2003 required the Council to have regard to the CIPFA Treasury Management Code of Practice and to set prudential indicators to ensure the capital programme was affordable, prudent and sustainable. The prudential indicators could be found in Appendix A to the report.

CIPFA Treasury Management Code of Practice required the annual approval by Council of the Treasury Management Strategy, which should include the Investment Strategy and Minimum Revenue Provision Policy.

CIPFA had recently released Consultation on proposed changes to the Treasury Management Code of Practice and Prudential Code but the revised Codes had not been released. When the new versions were made available, officers would review them and if any significant changes were required to this strategy a revised report would be brought to Council for it to consider.

The Annual Investment Strategy and Minimum Revenue Provision Policy must have regard to Secretary of State Guidance. The Department for Communities and Local Government had issued a consultation, which would amend the existing guidance. Whilst it was intended that the changes would apply from 2018/19, changes could not be implemented until the revised guidance was formally released. If the revised guidance required a change to the Annual Investment Strategy and Minimum Revenue Provision Policy, a report would be brought to Council.

The Finance & Audit Scrutiny Committee supported the recommendations in the report and asked for the equity fund options to be shared with Councillors before this was considered by Council in February.

The Executive highlighted that the Council had out-performed the benchmark for this area of work and, as a result, the Council had used its money more effectively to provide a greater return and therefore reduce the burden on the local tax payer.

The Executive were mindful that some would have concerns about the use of equity funds but with correct checks and balances and an appropriate reserve these were providing a greater return for the Council than if the money was sat in the bank.

There was work in this area that Scrutiny could contribute to and the Portfolio Holder for Finance agreed to liaise with the Chairman of the Committee to identify the approach that would bring the most benefit for the Council.

> **Recommended** to Council that it approves the Treasury Management Strategy, Investment Strategy and the Minimum Revenue Provision Policy, as appended to the report.

(The Portfolio Holder for this item was Councillor Whiting) Forward Plan ref 888

107. Housing Revenue Account (HRA) Budget 2018/19 and Housing Rents

The Executive considered a report from Housing that set out the latest Housing Revenue Account (HRA) budgets in respect of 2017/18 and 2018/19.

The report made the recommendations to Council in respect of setting the 2018/2019 budgets, the proposed changes to council tenant housing rents, garage rents and other charges for 2018/19.

In July 2015, the Government announced that with effect from April 2016, the rents charged for existing tenants by local authority housing landlords should be reduced by 1% per year, for four years. 2018/19 would be the third year of this reduction.

In March 2016, a one year deferral was introduced for supported housing from the reduction of social rents in England of 1%, allowing the Council to continue to apply a CPI (at September) + 1% rent increase in 2016/17.

In 2017/18, the 1% rent reduction was applied to supported housing, with rents in these properties decreasing by 1% a year up to and including 2019/20.

Specialised supporting housing would remain exempt from this policy for mutual / co-operatives, alms houses and Community Land Trusts and refuges. However, this Council did not have any housing which met these criteria.

For new tenancies, landlords were permitted to set the base rent as the Target Social Rent (also known as Formula Rent). In Warwick District this represented a small increase over the social rent charged for tenanted properties and was projected to increase rental income by around £5,800 in 2018/19. However, these rent levels would then be subsequently reduced by 1% at the next annual rent review if the tenancy was still running, to comply with the Welfare Reform and Work Act 2016.

The only exception would be in respect of properties at Sayer Court, Learnington, where the Council had previously approved that tenancies within the new development would be let at Warwick Affordable Rent Levels. Whilst the 1% rent decrease would apply to existing tenants, new tenancies established during 2018/19 would be charged at the full Warwick Affordable Rent Value.

Details of all current rents and those proposed as a result of these recommendations were set out in Appendix 1 to the report. A comparison of the Council's social rents with affordable and market rents was set out in Appendix 2 to the report.

The recommendations ensured that the Council was operating in compliance with national policy and guidance on the setting of rents for General Needs and Supported Housing properties.

Garage rent increases were not governed by national guidance. Any increase that reflected costs of the service, demand, market conditions and the potential for income generation could be considered. The HRA Business Plan base assumption was that garage rents would increase in line with inflation. However, the Council did not have in place a formal policy for the setting of rents for garages.

There were waiting lists for a number of garage sites, whilst other sites had far lower demand; where appropriate, these sites were being considered for future redevelopment as part of the overall garage strategy for the future.

Market Research showed that in the private sector, garages were being marketed in the district for on average £80 per month (valuations last reviewed January 2016). The average monthly rent for a Council garage was currently £29.50.

Taking this into consideration, an average increase of £4 per month had been recommended as the most appropriate increase. The additional

income generated for the service would help to alleviate the loss of rental income from dwellings and ensure the continuous viability of the Housing Revenue Account Business Plan.

Projected income for 2018/19 would, therefore, increase by a net \pounds 84,000 compared to 2017/18.

Alongside the rent increase, a review of garage voids had indicated that on average 15% of the total garage stock was void throughout the year, worth $\pm 125,000$ in potential income.

Taking into consideration the rent increase, and review of void levels alongside existing garage income budgets, for 2018/19 income budget was to increase by £42,000 compared to the 2017/18 income budget.

For tenants, most garage rents would increase by 92p per week (£48 per month), from £7.07 to £7.99. Non-tenants paid VAT on the charge, so it would increase by £1.11 per week, from £8.48 to £9.59.

During 2015, the Council took ownership of 15 shared ownership dwellings at Great Field Drive in southwest Warwick.

Shared owners were required to pay rent on the proportion of their home which they did not own.

The shared ownership properties' rent increases were not governed by the national Policy.

The Council adopted the Homes and Communities Agency (HCA) template lease agreement which included a schedule on rent review. Schedule 4 of the lease agreement determined that the rent would be increased by RPI + 0.5% from April 2018.

The Council was required to set a budget for the HRA each year, approving the level of rents and other charges that were levied. The Executive made recommendations to Council that took into account the base budgets for the HRA and current Government guidance on national rent policy.

The dwelling rents had been adjusted to take account of the loss of rent resulting from actual and anticipated changes in property numbers for 2017/18 and 2018/19. This included additional rental income from the five new build properties purchased at Cloister Way which were due to be purchased by and subsequently let to tenants, and changes based on the number of Right-To-Buy sales in 2017/18, and those forecast for 2018/19.

Shared ownership property rents would increase by RPI + 0.5%, in accordance with the terms of the lease. As at November 2017, RPI was 3.7%, therefore, the income budget had been increased by \pounds 3,000.

The garages rental income budget had been increased by $\pm 12,000$ to take into account the ± 4 per month average increase in charges for 2018/19 and current level of voids. This was in addition to the $\pm 30,000$ budget already included as part of budget setting for a 5% increase (as per the November '17 Executive Report, in turn based on the assumptions underpinning the 2017/18 HRA Business Plan).

The Housing Investment Programme was presented as part of the separate February 2018 report 'General Fund 2018/19 Budget and Council Tax'.

The recommendations would enable the proposed latest Housing Investment Programme to be carried out and contribute available resources to the HRA Capital Investment Reserve for future development whilst maintaining a minimum working balance on the HRA of at least £1.4m in line with Council policy.

The Finance & Audit Scrutiny Committee supported the recommendations up in the report.

The Executive highlighted that while the reduction rent would reduce income by \pounds 750,000, the Council would still be committing \pounds 6million investment in properties of which \pounds 2.5million was into its high rise properties.

Recommended that

- rents for all tenanted dwellings (excluding shared ownership) be reduced by 1% for 2018/19;
- (2) HRA dwelling rents for all new tenancies created in 2018/19 are set at Target Social (Formula) Rent, or at Warwick Affordable rent for Sayer Court properties;
- (3) garage rents for 2018/19 be increased by an average £4 per month; and
- (4) the latest 2017/18 and 2018/19 Housing Revenue Account (HRA) budgets as set out at Appendix 3 to the report, be approved.

(The Portfolio Holder for this item was Councillor Phillips) Forward plan reference 886

108. Heating, Lighting and Water Charges 2018/19 – Council Tenants

The Executive considered a report from Housing that set out the proposed recharges to Council housing tenants for the provision of communal heating, lighting and water supply during 2018/19.

Recharges were levied to recover costs of electricity, gas and water supply usage to individual properties within one of the sheltered and the five very sheltered housing schemes, which were provided as part of communal heating and water supplies. The costs of maintaining communal laundry facilities were recharged at those sites benefitting from these facilities under the heading of miscellaneous charges.

The charges necessary to fully recover costs were calculated annually from average consumption over the last three years, updated for current costs and adjusted for one third of any over-recover or under-recovery in previous years. The charges for 2018/19 were calculated on the basis of average consumption from December 2014 to November 2017. The use of an average ensured that seasonal and yearly variations were reflected in the calculation.

In February 2013, the increase required to meet projected Heating & Lighting costs was deemed unaffordable for tenants, so it was agreed to implement a lower increase and to fully recover costs within a five year period. In 2015/2016, it was recommended that where the increase to fully recover costs was higher than 95p per week, the increases be constrained to 95p to ensure the increase was affordable for tenants and continued to move towards full recovery over future years.

From 2016/17, the Council moved towards a policy of full recovery of costs and, to achieve this, it adopted a policy whereby the charges be increased by the lower of, the full amount to achieve full cost recovery or an amount equivalent to 1% of the rent due for the property. This approach enabled full costs recovery to be phased in gradually and ensured that no excessive increases to the charges were made in one year. This was a fair approach as it facilitated the Council implementation of full costs recovery and it ensured tenants were no worse off financially.

The Gas and Electricity contracts for the authority were renegotiated in 2016/17, with savings achieved on the gas contract but an increase on the electricity contract. Any savings / increases would be passed on to tenants in future years through the process detailed above.

As the heating, lighting and water charges were intended to be cost recovery, it was proposed that from 2019/20 the charges were agreed following this methodology by the Head of Housing and Head of Finance, in consultation with the relevant portfolio holders. Any changes in the income budgets would be reflected in the HRA Rent setting report.

If any proposed charges were thought to be unaffordable for tenants, charges could be set at any level between no increase and the proposed charges, with the understanding that this meant that the shortfall would either be funded from the rents of all tenants, the majority of whom would be paying their own electricity and gas costs directly, or recovered from charges in future years when some flats could be occupied by new tenants who had not benefited from the reduced charges. For those Heating/Lighting and water charges which had been set below the level necessary to recover the full cost, a higher charge could be set to better reflect the costs. For instance, at Tannery Court, tenants could be charged a further £3.82 per week (£198.64 per year). However, this would be above 1% of rent, which was the agreed maximum.

Charges could be set above the real costs of recovery. This would mean tenants of these schemes would have no choice but to pay above the real cost of these utilities, as the communal nature of these services meant they could not choose their own energy suppliers. This would not be fair.

The Finance & Audit Scrutiny Committee supported the recommendations up in the report.

Recommended that

- (1) the revised recharges for Council tenants relating to heating, lighting, water and miscellaneous charges for the rent year commencing 2nd April 2018, as set out in Appendix 1 & Appendix 2 to the minutes be approved; and
- (2) from 2019/20 the agreement of the heating lighting and water charges is delegated to the Head of Housing and Head of Finance in consultation with the relevant portfolio holders, with charges calculated in accordance with the methodology within paragraphs 3.2 and 3.4 of the report.

(The Portfolio Holder for this item was Councillor Phillips) Forward Plan reference 887

109. Creation of additional car parking provision in Leamington

The Executive considered a report from Neighbourhood Services that sought approval for the necessary consents to allow the Section 106 (S106) agreement to be finalised and brought forward a series of proposals for new car parking provision, predominantly on Council owned land, which would be in addition to the applicant's proposals.

The Planning Committee of 9 January 2018 approved the linked planning applications for the Covent Garden and Riverside House elements of the HQ relocation project, subject to the finalisation of S106 Agreements for both sites. The conditional approval for the Covent Garden application required the applicant to submit a car park displacement strategy for the period between closure of the existing car parks and the opening of the new multi-storey car park. The applicant's proposals required the consent of the Council regarding car parks within their control. Following the publication of the agenda for the meeting, one of the proposals for new car parking, contained within the report, was withdrawn. The Leader also ensured that the Executive had all seen and considered the submission from Royal Leamington Spa Town Council on this matter.

Two linked planning applications were submitted by PSP Warwick LLP (LLP), the joint venture vehicle that this Council had established with its private sector partner, Public Sector Plc, for the redevelopment of the site of the current Covent Garden surface and multi-storey car parks (application W/17/1700) for new HQ offices for the Council, a new multi-storey car park and 44 apartments and for the subsequent redevelopment of the Riverside House site for up to 170 new homes (application W/17/1701).

The two applications were approved by Planning Committee on 9 January 2018, subject to the agreement of s106 Agreements for both applications. The applicant's offer of a Car Park Displacement Strategy, in respect of application W/17/1700 was accepted by Planning Committee and agreement of this strategy would be a requirement of the s106 agreement for the Covent Garden site. This strategy would cover the period between closure of the existing car parks, projected to be in the last quarter of 2018/19 to avoid the 2018 Christmas shopping period and the opening of the new multi-storey car park, projected to be during the third quarter of 2020/21 in time for the 2020 Christmas period. The loss of car parking at Covent Garden was, therefore, projected to only to cover a single Christmas/New Year period; 2019/20.

In developing their proposed strategy, the LLP had approached the Council for permission to submit a planning application to allow the Riverside House car park to be used for public car parking at weekends. Having trialled public car parking at this site on a temporary basis in the lead up to Christmas 2017, officers were happy that, subject to the LLP bearing the cost of on and off-site enhancements to pedestrian access and signage within the car park and on the route to the town centre, the proposal was viable and should be supported in order to facilitate the applicant's proposed Car Park Displacement Strategy.

The applicant was likely to agree increased prioritisation of short stay car parking within the town centre as part of the s106 Agreement. It was recommended that consultation on changes to the ticketing and payment system at the St. Peter's car park to enable short stay parking to be prioritised, based on the proposals set out at Appendix One to the report. It was proposed that the consultation should be part of the annual consultation process on revised fees and charges for Council owned car parks, to provide certainty to the applicant and the Local Planning Authority that the proposed changes could form part of strategy that would be included within the s106 agreement.

The consultation for setting the 2019 Off-Street Car Parking Orders would commence in July 2018, allowing the new orders to be approved by this Council through the normal Car Parking fees and charges process and

subsequently by the County Council to allow revised tariffs to be introduced from 1 January 2019. However, Members were reminded that, subject to the approval of the 2019 Off-Street Parking Orders, whilst the proposed revised charges for the St. Peter's car park would be implemented from 1 January 2019 the proposed changes to allocate the lower floors for short stay parking only, as set out In Appendix One to the report would only be implemented at the point that the displacement strategy was required, i.e. the point at which the Covent Garden car parks actually closed.

Although the LLP's proposed Car Park Displacement Strategy was likely to be acceptable in terms of the Local Planning Authority agreeing that the s106 Agreement requirement, it was anticipated that there would still be an under provision of parking capacity during peak demand periods. The detailed analysis completed by the LLP as part of the planning application process indicated a shortfall of c.297 car parking spaces compared to current provision at the 1pm weekday demand peak and of c.152 spaces at the weekend peak, during the implementation of their proposals.

These figures would reduce to c.197 on weekdays and c.52 at weekends when the 100 space Council owned car parks at Station Approach re-open in 2019, in time for the 2019/20 Christmas/New Year period, the one peak period when the Covent Garden car parks were closed.

Despite the Station Approach car parking becoming operational during the Covent Garden closure period, it was recommended that the Council created new car parking provision to support the needs of the town centre and minimise any adverse economic impacts while the new multi-storey car park was being built.

The proposals provided for an additional c.167 off-street car parking places which, subject to approval would:

- reduce the projected weekday peak shortfall to c.130 spaces during the period between the proposed Covent Garden closure in early 2019 and the re-opening of the new Station Approach car parking in late 2019;
- reduce the projected weekday peak shortfall to c.30 spaces at the current weekday demand peak from late 2019 until the new multistorey car park opens in late 2020; and
- create additional town centre car parking capacity of c.15 spaces at the current weekend demand peak when the Covent Garden car parks close, rising to an additional c.115 spaces when the new Station Approach car parking becomes available.

Site plans of the proposed locations of the new car parking were set out at Appendix Three to the report and details of the proposed work at each site were set out at Appendix Four to the report. Preliminary discussions with the Planning and Highway Authorities and the Cultural Services team had indicated that all the proposed locations were viable, although detailed planning applications would be required. The detailed work required to prepare and obtain the necessary planning permissions and any other necessary consents and to undertake the necessary works would be undertaken with the aim of ensuring the new provision would be available before the Covent Garden car parks were closed.

It would be proposed that the new off-street surface car parking provision created at Archery Road and Princes Drive would be retained on a permanent basis. This additional provision of c.87 spaces, along with the new 617 space multi-storey car park at Covent Garden would therefore be available to meet future parking demand growth forecasts and be built into the Council's emerging Car Park Strategy.

It was proposed that any additional provision created at Court Street would be a temporary measure provided during the period that the Covent Garden car parks were closed, allowing the Council to review future options for these sites when the new multi-storey car park opened to ensure that opportunities to support the development of the Creative Quarter for Leamington were maximised.

As detailed plans were developed for each site, the potential to provide electric vehicle recharging points at the proposed new locations would be considered, particularly at those sites intended to be retained for permanent car parking provision at the end of the temporary displacement period.

A proposal within the General Fund budget report, elsewhere on the agenda recommended allocating a proportion of the 2018/19 New Homes Bonus allocation that the Council would receive into the Car Park Displacement Reserve.

The indicative capital cost of delivering the new car parking provision at the proposed sites was \pounds 674,000 (excluding the cost of acquiring the Stoneleigh Arms site which was a separate matter to be considered) and, subject to approval of the Budget report, it was proposed that these costs would be met from the Car Park Displacement Reserve.

It was recommended that, authority be delegated to the Heads of Finance and Neighbourhood Services to develop the proposals for each site and establish firm costings to deliver the proposals, in consultation with their respective Portfolio Holders. Resource to support this work was available through the Project Manager - Car Parks post within Neighbourhood Services. The use of delegated powers would ensure that the approved works could be delivered within the timescales required, i.e. before the closure of the Covent Garden car parks.

Any variances from the indicative cost would be reported through the normal budget reporting process or, if significant and unable to be contained within the unallocated funding within the Car Park Displacement Reserve, by a special report to Executive. Public consultation on the closure of the Covent Garden car park had taken place as part of the Leamington car park user survey undertaken to inform the development of the draft Car Parking Strategy and additional dialogue had been held with town centre stakeholders on potential displacement options during the closure period. The proposals set out were new options and it was proposed that a Development Review Forum be arranged to allow them to be examined further as they were developed. It was anticipated that planning applications would be required for each of the proposed sites and these would be subject to an appropriate public consultation process for each application.

Proposed charges for the new car parks were set out at Appendix Two to the report. It was proposed that consultation on these charges was included as part of the annual consultation process on revised fees and charges for Council owned car parks. However, subject to the approval of the 2019 Off-Street Parking Orders, the proposed charges for the new car parking provision would only be implemented at the point that each site became operational.

Taking into account the net income loss of £770k for the period that the Covent Garden site was unavailable for parking and the additional income of £105k that would be generated from the sites set out in recommendation 2.2, the net revenue costs amounted to £665k for the closure period. The majority of this cost could be funded from the balance on the Car Park Displacement Reserve and the sums allocated towards displacement costs within the Covent Garden Multi Storey Car Park Reserve, with any remaining shortfall considered ahead of the setting of the 2019/20 budget and these proposals factored into the Budget and Medium Term Financial Strategy.

An alternative option, was to do nothing in addition to car park displacement strategy being offered by the LLP. However, although the LLP's proposed Car Park Displacement Strategy would be acceptable in terms of the Local Planning Authority agreeing the s106 Agreement requirement, it was anticipated that there would be an under provision of parking capacity during peak demand periods. As such, this option had been discounted as it would not support the Council's objective to support thriving town centres.

A range of alternative sites had been considered but ultimately discounted due to planning constraints or viability and/or operational issues. These discounted sites were:

- Campion Hills
- Victoria Park
- Station Approach
- Chiltern Railways Learnington Station Car Park, Old Warwick Road
- Morrison's Car Park, Old Warwick Road
- Newbold Comyn
- Newbold Terrace East
- Pump Room Gardens
- Portobello site, off Rugby Road
- Edmonscote Field

- Site of the former Ford Foundry car park
- Chandos Street

The reasons why each site was, after careful consideration ultimately discounted were set out at Appendix Five to the report.

The Joint meeting of the Finance & Audit and Overview & Scrutiny Committee recognised the significant public interest in this item, there was a significant debate on this with all parties contributing to the discussion and there were concerns about the proposals for a number of reasons, however, on being put to the vote the majority supported the recommendations 2.1 to 2.6.

In addition, the Committee made two recommendations to the Executive these were

- to explore if Riverside House could be used in weekdays as well as weekends; and
- (2) that any further options brought forward should be consulted on with stakeholders.

Councillor Mrs Knight addressed the Executive as Ward Councillor. In her view, there was no easy solution to the proposal and she suggested that all parties get round a table and work together with the community and businesses to find a solution.

Councillor Naimo addressed the Executive as Labour Group observer. She explained that this was not party political and there were different ways and ideas about how this problem could be resolved. She did not feel this was a strategy and overall there would be a shortfall in parking spaces. She asked that Councillors be informed of who took the decision not to consult on these proposals.

Councillor Quinney, addressed the Executive explaining that in his view he did not think the shortfall had been given enough consideration and the other options should be considered in more detail, with the reasons for them not being considered passed to Councillors.

Councillor Boad addressed the Committee as Liberal Democrat Observer. He recognised that the multi storey car park at Covent Garden was in a poor condition that meant it would need to be replaced and the decision to close it could need to be taken at any day. Therefore, any time we had needed to be used wisely to look at locations which had not been fully considered previously.

In response Councillor Thompson, thanked local residents for their articulated comments regarding Christchurch Gardens and why it should not be considered. He reminded Members that air quality had improved in recent years and, while the particulate levels were below legal limits, we should aim to keep these as low as possible. The new Covent Garden Car Park would have the infrastructure in place so that all spaces could be converted to electric charging points if needed. He took time to disagree with the proposal from Leamington Town Council because it was not fair on residents to move more parking on street and further out of town. He concluded by highlighting the need to help reduce the reliance on cars but this would need to be done in partnership with Warwickshire County Council.

Councillor Whiting highlighted that the options had been carefully considered and that the Executive had to make the best decision for the community as a whole and as a result some people would be unhappy. He also reminded the Executive that to some extent all these plans were temporary because the lifespan of them would be circa 20 years and this far into the future it would not be easy to predict what transport would look like or operate.

Councillor Butler reminded the Executive that it was important to get the plans moving to enable the demolition and rebuild to only impact on one Christmas trading period for retailers.

Councillor Coker explained that the removal and replacement of any car park would be a significant challenge. He recognised that the Riverside House car park was not used last year, but then there were spaces because Covent Garden was open. The plans for increasing parking by Victoria Park was also long term to enable more people to park near the Park and encourage more use of it. He also reminded Members that there was the long term aim of increasing shopping provision in Chandos Street on the car park site and by decking this now could limit the options longer term.

Councillor Grainger highlighted that discussion had taken place with Friends of Victoria Park and Archery Road residents. This plan along with improved lighting within the park would significantly enhance this area and encourage people into the area. She reminded Members that all other car parks within the towns were ones that the users had to pay for and this plan brought the Archery Road and Princes drive sites in line with the others. There was consultation last year with Covent Garden car park users. This established that unless there was a park and ride with free parking nobody would use it. Chandos Street would be an obvious option to put car parking decks on but the return on investment, due to the basement underneath and the need to have secure foundations, made it an unviable proposal. There would be a Development Review Forum for each of the sites and there was the opportunity for further discussion via the Towns Neighbourhood Plan.

Councillor Grainger highlighted that discussions were ongoing with Warwickshire County Council and encouraged all to lobby their respective County Councillor. In addition, she asked for options to be shared with Officers so that these could be investigated. She concluded by reminding the Executive that there was a car park in Warwick that the Council owned which along with Covent Garden may have to be closed any day. Therefore, action needed to be taken now so that the risk of these being closed without displacement available could be mitigated against. Councillor Mobbs concluded by explaining the Council wanted to what was best for the District overall including the towns and its rural community. He believed that the health of the business community in the town centres was key to this. He reminded all that this was the start and a process and this was what Council's independent Planning Committee had asked for. He recognised the concerns of residents but decisions needed to be taken.

Councillor Mobbs pointed out that recommendation 2.1 bullet point three and recommendation 2.6 were matters for Council to determine and therefore if agreed would be considered by Council on 21 February 2018.

The recommendations in the report, along with the two additional proposals from Overview & Scrutiny Committee were proposed, duly seconded and

Resolved that

- (1) the Planning Committee of 9 January 2018 agreed that a car park displacement strategy, covering the period between the closure of the existing Covent Garden car parks, currently providing 468 car parking spaces and the opening of the new 617 space multi-storey car park, would be a required clause within the s106 agreement required for planning consent for W/17/1700 planning application for the Covent Garden site and, to allow the applicant to finalise an appropriate agreement with the Local Planning Authority, be noted;
- (2) permission for the applicant to submit a planning application for the use of the existing Riverside House car park as public car parking at weekends, throughout the closure period be approved;
- (3) the Head of Neighbourhood Services, in consultation with the Neighbourhood Portfolio Holder, be authorised to submit any necessary planning and/or other consent applications to allow additional car parking provision to be created and operated at the following locations in Leamington, as shown at Appendix Three to the report, in order to support the needs of the town centre, during the period that the Covent Garden car parks are closed:

- c.50 permanent surface car parking spaces at Princes Drive;
- c.37 permanent surface car parking spaces at Archery Road;
- c.40 temporary surface car parking spaces at Court Street;
- a further c.40 temporary surface car parking spaces at Court Street, subject to agreement of private and confidential item 18 elsewhere on this agenda;
- (4) the indicative capital costs of providing the additional car parking at the locations (£674,000), be noted and that these costs be funded from the Car Park Displacement Reserve subject to agreement of the 2018/19 General Fund Budget and Council Tax;
- (5) the Heads of Finance and Neighbourhood Services, in consultation with their respective Portfolio Holders, be authorised to draw down funding from the Car Park Displacement Reserve to deliver the development of the new car parking provision at the sites in (3) subject to the necessary consents having being obtained;
- (6) the release of monies from the Car Park Displacement Reserve and the Covent Garden Multi Storey Car Park Reserve towards funding the estimated £665k net revenue cost of the displacement period, be approved and that these figures are updated for inclusion within the 2019/20 Budget with any funding shortfall then considered ahead of being included within the future Medium Term Financial Strategy and within the 2019/20 and 2020/21 Budgets;
- (7) officers further explore if Riverside
 House Car Park can be used in
 weekdays as well as weekends; and
- (8) any further options brought forward should be consulted on with stakeholders.

Recommended that Council:

- (1) undertakes consultation on changes to the current ticketing and payment system at the Council owned St. Peter's multi-storey car park, based on the proposals set out at Appendix One to the report, within the annual consultation for car parking fees and charges to enable these to be implemented at the point, later within the financial year 2018/19 that the existing Covent Garden car parks are closed; and
- (2) consultation on the proposed charging schedules for the new car parking provision, as set out in Appendix Two to the report, is included within the annual consultation for car parking fees and charges to allow implementation for that part of the financial year 2018/19 when the new provision would become available.

(Portfolio Holder for this item was Councillor Grainger) Forward plan Reference 844

110. Private Sector Leasing Scheme

The Executive considered a report from Housing that brought forward proposals to lease properties from the Private Sector to help deliver its duties under the Homelessness Reduction Act 2017.

The Homelessness Reduction Act 2017 ("the 2017 Act") would come into force on 1 April 2018 and radically changed the approach that Local Authorities needed to take in delivering their obligations to those who were homeless, threatened with homelessness or in need of housing advice.

There were new duties to all applicants, regardless of priority need or intentionality, to help to secure accommodation for anyone who the authority was satisfied was homeless and eligible for assistance (the "relief duty").

The Council currently had a stock of 24 units of accommodation across three different sites (one of which was leased from the Private Sector) specifically for temporary accommodation for the homeless and could supplement this with temporary use of other Council properties and/or guest house/hotel accommodation when necessary.

The impact of the new legislation was unknown at this stage but could result in a need for additional accommodation for homeless or potentially

homeless people on a short, medium or long-term basis which could be used to meet both interim duties to accommodate or full duties if the tenancy was of sufficient length. This could be particularly relevant where a large family needed to be accommodated and the authority did not have a property of the appropriate size. It would help to ensure that the use of guest house accommodation continued to be minimised.

The preferred option would be to purchase property on the open market as this resulted in the acquisition of a long-term asset. If that were being pursued then a report would be brought to Executive seeking approval for the purchase. However another option was by leasing properties from the Private Sector.

This option could arise where an owner wished to retain ownership and only be looking for a lease arrangement for a number of years.

Because of the vibrant private rented sector in the District, opportunities to lease appropriate properties were rare and landlords required a swift decision because they had other options available and did not wish to keep a property void for any length of time incurring rent losses, while a decision was taken.

Delegated powers were therefore necessary to enable officers to proceed swiftly in appropriate cases, subject to the following criteria:

- legal advice to be taken on the terms of the lease to ensure that these were acceptable and that there were no land law complications;
- the rent payable by the Council would be within 10% tolerance of an independent valuation;
- the property would be surveyed and must be in a condition such that it was available for immediate occupation at the commencement of the lease. The Council would only carry out works prior to entering into the lease where the costs were met in full by the landlord directly, or "in kind" through reduced rental or a rent free period; and
- the Head of Finance was satisfied that any net costs of a lease could be met from existing budgets.

It was proposed that the use of this power should be limited initially to a maximum of five properties and that any lease should be for a maximum duration of ten years with appropriate break clauses. If the scheme proved successful and additional properties were required then a further report would be brought to Executive seeking to extend it.

The use of Private Sector leasing for temporary accommodation provided an additional option rather than an alternative.

It would be possible to bring a report to Executive for each potential property through the scheme, however, as indicated above, landlords were seeking swift lettings and had other options due to the buoyant private rented sector in the District. Windfall opportunities would therefore be likely to be missed and delegated powers were therefore considered preferable.

The preferred option in most cases would be to purchase a property in which case a report would be submitted to Executive seeking approval for the purchase. The proposed delegated powers would only be for situations where leasing was the only option or was shown to be a better option than purchase in a particular case following a full financial appraisal.

The Finance & Audit Scrutiny Committee supported the recommendations up in the report.

Recommended that Council delegates authority to the Head of Housing Services and the Head of Finance, in consultation with the Portfolio Holders for Housing & Property and Finance to enter into a maximum of five leases for properties from the Private Sector (of no more than ten years in duration each) for use in connection with homelessness accommodation duties.

(Portfolio Holder for this item Councillor Phillips) Forward plan 909

Part 2

(Items upon which the approval of the Council is not required)

111. Leisure Development Programme – Phase II (Kenilworth)

The Executive considered a report from Cultural Services that introduced the proposed approach to Phase II of the Leisure Development Programme (LDP) which focused on Kenilworth and the north of the District.

Phase I of the LDP had seen significant investment by the Council in leisure provision in Leamington and Warwick, and now it was the turn of Kenilworth to embark on an equally ambitious programme of work that would result in an integrated model of leisure provision, combining local authority, education and local sports club facilities for the benefit of the growing population in the north of the District.

There was a wide range of potentially complex projects included in Phase II which required dedicated project management. Therefore the report sought approval to make the temporary Programme Manager and Programme Officer posts permanent. Looking forward, these posts would take the lead on the development and implementation of other emerging "sports/ leisure projects".

Following the model used for Phase I of the LDP, the report requested approval to use the budget allocated to Phase II to appoint professional services to progress this complex series of projects from inception to RIBA Stage 1. It included support for the public consultation process in the early stages of the projects. Appendix A to the report described the proposed scope and objectives of Phase II of the LDP and considered how the proposals advanced the vision and principles that was agreed in 2014 for leisure provision in the District. Appendix A, to the report, described the context of the Local Plan and update on work that had been carried out to date with a range of local partners and sports clubs. Reference was made in Appendix A, to lessons learned in Phase I of the LDP and described the approach for Phase II would be refined in order to achieve the optimum results. Phase II could, if approved, be an ambitious and aspirational programme of work. As Kenilworth expanded it would need to have modern facilities to serve its growing population and it was believed that Phase II would deliver this. It should be recognised that unlike Phase I, the Council had Everyone Active as the operator of its leisure centres, and therefore reference was made in Appendix A, as to how this relationship would be impacted as Phase II developed.

The LDP was a key corporate project included in Fit for the Future (FFF). The impact of the LDP on the FFF strategy was captured in paragraph 4.1 of the report.

Significant growth was identified for Kenilworth in the Local Plan. Much of the growth was proposed to the eastern side of Kenilworth on land released from the Green Belt. Around 1,400 dwellings were allocated in this area on two adjoining strategic housing sites along with the employment land and education provision. A new Kenilworth school would replace the existing secondary school which was split across two sites and those existing sites were allocated for housing. Other facilities were likely to be provided to the eastern side of Kenilworth including a new primary school, community facilities and public open space/play facilities and there would be a need for new and enhanced highway/cycleway and footpath infrastructure to support the development.

As the existing Kenilworth Rugby Club and Kenilworth Wardens' sites were allocated for housing in the Local Plan, new sites were allocated at Castle Farm (to the west of the town) and land east of Warwick Road (to the south) for outdoor sports provision, although they remained in the Green Belt. In order to guide development and ensure it was appropriately designed with the necessary infrastructure and delivered in a comprehensive manner, Development Services was preparing a Development Brief for the strategic sites to the eastern side of Kenilworth. It was anticipated that this would be adopted as a Supplementary Planning Document late Autumn 2018, with a period of public consultation prior to adoption.

In 2013 the "Vision and Principles" for the Council's sports and leisure provision had been approved. These underpinned Phase I of the LDP in Warwick and Learnington and therefore it was proposed that they should set the context for Phase II.

Providing a Sports and Leisure service which was committed to delivering:

- Local Facilities, (built and playing pitches), for all sectors of the community.
- Modern Facilities, fit for purpose, with flexible spaces.
- Value for Money, fair pricing, and long term financial stability.
- Sustainable model for provision.
 o Promoting the service to current and new users.
 o Engaging current and new users in healthy lifestyle choices.
 o Supporting continued attendance and commitment.
 o Developing opportunities to advance and compete.

Over the last two years, the Council had been working with a range of local sports clubs and other bodies to consider what sports and leisure provision may look like in and around Kenilworth in the future. To date dialogue had taken place with:

- Kenilworth Town Council
- Kenilworth School and Sixth Form
- Kenilworth Wardens Cricket and Football Club
- Kenilworth Rugby Football Club
- Kenilworth Runners
- Kenilworth Tennis, Squash and Croquet Club
- Sport England and a range of National Governing Bodies of Sport (NGBs)

Regular dialogue had occurred with Warwick University which, given its proximity to the town and the current expansion of its sports facilities, was a key consideration as Phase II was scoped and developed. The University site was included in the refreshed Sport England Facility Planning Model work that the Council commissioned in 2017, the results of which would be used alongside the Local Plan to inform the number and mix of sports facilities that would be needed for Kenilworth and its surrounding area in the future.

It was proposed that as with Phase I of the LDP, Phase II was managed in line with RIBA stages (Appendix F to the report) and wherever possible from the experiences of Phase I. The RIBA approach had been approved as a robust method of managing such projects and ensured that resources were made available at the appropriate times to develop the programme and deliver quality buildings that were fit for purpose. It detailed tasks and outputs required at each stage which could vary or overlap to suit specific project requirements. It enabled the Council to make decisions at appropriate stages of the project to ensure that it retained executive control over the project.

Subject to approval of the recommendations in this report it was intended that a further report would be brought to the Executive in early summer 2018 with a range of options that were considered to be appropriate and deliverable. Once the options had been agreed a consultation exercise would be undertaken with members of the public, partners and other agencies, the results of which would inform a further Executive report and development of the projects to RIBA 2 (Concept Design). This would include: the impact of additional traffic movements on junctions, car parking and other users; ecological and environmental impacts, archaeological investigations and a number of other initial feasibility checks which could potentially result in a significant shift in the current cost modelling. Details of how the consultation exercise would be implemented would be included in the next report, however it would include opportunities for all sections of the community, stakeholders, community groups and "Friends of" groups to comment on the proposals and options.

It was anticipated that this initial report would generate comments and feedback from the local community. Any feedback received at this early stage would be collated and then considered at an appropriate time when developing the options for the next report back to the Executive.

The work completed at Stage RIBA 2 would not deliver detailed designs and specifications as these would follow in RIBA Stage 3. The work would however enable greater cost certainty to be brought before Executive at the next stage.

It was recognised that some of the sites impacted by Phase II were highly sensitive. Therefore public consultation at an early stage, before any major decisions had been made, was considered essential. This next stage offered the opportunity for groups such as the Friends of Abbey Fields and the Save our Swimming Pool group to build on their initial views on what should be included in the Phase II project and comment on the proposals and options.

The creation of two new permanent posts within the Cultural Services team were based on the learning from Phase I (Appendix B to the report) and consideration of a growing number of FFF and service area projects that would require coordinated project management over the next 4/5 years.

It was recognised that Phase II comprised a number of complex projects and involved close partnership with a number of external organisations. Each project would have its own challenges and would need careful management if the wider Phase II was to be delivered effectively. The Programme Manager would be responsible for coordinating the work on these various projects and ensuring that agreed milestones were being met.

Phase I of the LDP (construction works and appointment of an external management partners) was managed by the Programme Manager who was appointed in Feb 2015 on a fixed term contract. This contract had been extended twice as the Phase I project progressed from initiation to implementation. With the potential significant list of projects there needed to be an appropriate resource with the appropriate level of programme management skills to manage and enable these projects to be delivered (Appendix D to this report).

Phase I benefitted from the addition of a temporary Programme Officer being added to the team 18 months into the programme. Based on the

experience of Phase I, it was recommended, given the effectiveness of this post in Phase I, and the increased number of projects now in the workplan, that subject to approval by Employment Committee in March 2018, both posts be made permanent.

It was proposed that the project manager position already approved for the development of the Community Football Stadium proposed north of Gallows Hill, Warwick became part of the Sports Programme team, reporting to the Programme Manager. This would allow the team to benefit from a degree of skill and knowledge sharing, and would build in an element of resilience to the team., The Programme Manager had a key role in influencing decisions around the facility mix that was incorporated in to the project and bringing sports organisations together to ensure that the final design was correct and that usage of this facility and the associated development on this site was maximised within the community. These latter elements of the project would be enhanced if the role was managed from within Cultural Services where experienced "sports and leisure officers" were on hand to advise and support as required.

Phase II followed the model used for Phase I in the proposal to appoint professional services initially to work with the Council to progress the project to RIBA 1, and then, subject to there being an appetite for the projects to progress, to work with the Council through to delivery. Professional services were required to produce plans, coordinate surveys, advise on the "art of the possible", and to produce plans that could be used for consultation exercises once Executive approved the options (Stage 1).

The Design Team appointed for the project would produce concept diagrams (otherwise known as 'blob diagrams') that would show a number of options for the developments of Phase II in Kenilworth. These would show the general arrangements of different facility groupings that would be possible at each venue, given known constraints and freedoms, latent demands and sporting and commercial opportunities. The purpose of these diagrams would be to guide a discussion and a further Executive report to approve a range of options and proposals before these were then presented to the public, in order to ensure that the public were not asked to comment on any proposals that were fundamentally unacceptable to the Council. Once the acceptable elements were established, these diagrams would be used to guide a public consultation exercise designed to obtain priorities and proposals from the community.

A cross party Member Working Group had been appointed to oversee Phase I. It was proposed that this group was retained and the membership reviewed to reflect the focus of Phase II on Kenilworth. As it was proposed that consultation with members of the public and partner organisations took place at an earlier stage in Phase II, it would be essential that the Member Working Group was engaged in the project from the start and work with officers to ensure that key messages were relayed in the most appropriate way. Alternatively the Executive could focus solely on WDC owned assets and not engage with partners but this would impact on delivery of the Local Plan re the school and wardens; it also resulted in considering the wider picture across the town.

The Overview & Scrutiny Committee noted the recommendations in the report.

The Executive welcomed the report and the continuation of the Working Party as it enabled cross party engagement and recognition of the lessons learned. There was also the advantage that an operator was in place and it could help provide guidance on the need within each location.

This report was the beginning of the process and there were many constraints on the sites within Kenilworth, including Abbey Fields being a listed ancient monument, Castle Farm access and Meadow Sports was at a school that was due to move. This report would enable dialogue between parties.

Resolved that

- the proposed scope and objectives of Phase II of the LDP outlined in Appendix A to the report and the proposed way forward to progress Phase II to RIBA Stage 2, be approved
- (2) the budget be included within the 2018/19 Budget and the Medium Term Financial Strategy to allow the permanent posts of Sports Programme Manager and Sports Programme Officer to be added to the establishment, subject to approval by Employment Committee;
- (3) the £100,000 allocated to Phase II and approved as part of the 2017/18 Budget, is used to procure professional services (architects and external project management), cover legal costs and undertake essential surveys of the relevant sites, to enable progress to RIBA Stage 1;
- (4) a report be brought to the Executive in early summer 2018 asking Members to agree the Phase II options and to approve a public consultation process on those options in summer 2018; and
- (5) the Members Working Group is retained to oversee Phase II of the LDP with

membership of the group delegated to the Portfolio Holder for Culture and Head of Cultural Services.

(Portfolio Holder for this item was Councillor Coker) Forward plan reference 803

112. Recommendations for the Commissioning of Voluntary and Community Sector services for 2018-2021

The Executive considered a report from Health & Community Protection that described the proposed changes to the community grants held within the Health and Community Protection budget and the Voluntary and Community Sector (VCS) commissioned services programme that would take effect in 2018/19.

Funding to continue community support services had been agreed with a full year annual reduction of \pm 50k, when compared to 2017/18, factored into the Council's financial planning. A comprehensive review process had resulted in a reallocation of funding that achieved the necessary savings, as described in Section 5 of the report and Appendix 1, to the report.

In summary, the proposed savings had been made by, deleting a Small Grants scheme that was undersubscribed; reducing the annual allocation to the Community Forum grants, which were not always deployed to meet the Council's priorities and for which other funds were available; reducing the funds spent on infrastructure support; and reducing funding over Years 2 and 3 to be spent on social and financial inclusion services.

It was proposed that the next commissioning round and the decisions that support it would last for a three-year period. For commissioned services, this meant that contracts would be awarded for a 2 year 9 month period from 2018 – 2021, so the Council would need to commit to the funding levels that were to be enshrined in those contracts.

The in-year totals for each service and grant were absolute, so service providers/grant applicants would need to absorb price rises caused by inflation.

A comprehensive process of review, including extensive stakeholder consultation had been used to produce the proposed commissioning priorities detailed in Appendix 2, to the report.

The existing programme of services remained broadly intact but had increased emphasis on achieving positive measurable outcomes that made it easier to understand the benefit of each intervention to the recipient and the return on investment for the Council.

Alternatively the Executive could remove all grant programmes. This was rejected because it was felt to be unfair to deprived communities that were not identified as a Council priority. It could improve access to services by introducing a new project to improve community transport. This was rejected because it needed a more holistic approach with significant investment that included other partners.

Another alternative would be to make additional savings by reducing allocations for commissioned services only. This was rejected because it would reduce some contract values to point where individual contracts would become unsustainable.

It would be possible to maintain focus on urban priority areas exclusively. This was rejected because legitimate concerns about rural isolation and poverty had been expressed repeatedly in recent years and in consultation; these needed to be addressed.

A lot of consideration had been given to the respective geographic allocations for social inclusion services delivered via each of the community hubs. Financial modelling had been used to reflect different aspects of deprivation. The recommended proposal was felt to be the best compromise that recognised the needs of different communities and the capacity of local community support infrastructure.

The Executive could approve proposed savings without changing service specifications but this was not recommended because changes in operating environment and people's needs would not be addressed.

The Executive could alternatively approve savings and service specifications without changing emphasis towards outcomes and return on investment. This was not recommended because reporting on outputs rather than outcomes linked to Council funding would continue; the Council's requirement for greater emphasis on and reporting about the return achieved on its investment would not be secured.

The Overview & Scrutiny Committee noted the report but raised concerns regarding the reduction in allocation for the community forums.

The Executive was mindful of the concerns raised by the Overview & Scrutiny Committee but while it would look at this further it noted that only one Warwickshire County Councillor continued to make their funds available to the Community Forums. However this Council would continue to look at priorities and support them wherever possible.

Resolved that

- the proposals for funding community support services as depicted in Appendix 1 (financial spreadsheet), be approved;
- (2) the level of funding over the life of contracts as depicted in Appendix 1, be approved;

 (3) the commissioning priorities as outlined in this report upon which the detailed specifications for each lot will be developed as depicted in Appendix 2 (service templates), be approved.

(Portfolio Holder for this item was Councillor Thompson) Forward Plan reference number 884

113. Events Review Update

The Executive considered a report from Development Services that updated it on the review of the Events Team.

A review of events was commenced in early 2017 to; identify and deliver opportunities to enhance the strategic planning of events to maximise the economic and community benefits of events; ensure the operational management of events delivered safe, successful and vibrant events, which maximised economic and community benefits; ensure that the service delivered to customers was efficient, transparent and accessible aiding in delivering a diverse calendar of events; and consider the financial implications of supporting events both in terms of the Council's costs and resources and in terms of charges to event organisers.

The report set out the steps to be undertaken to complete the review and as part of this highlighted particular issues that needed to be addressed. It recommended an action plan was agreed and implemented to improve the events service. The report recommended that charges for events that took place in the Council's parks and open spaces should no longer be made with a consequential adjustment to the budget required.

Arising from the review, officers had developed a series of actions which sought to address the issues and to build on the ideas arising from the Stakeholder Engagement. This Action Plan was set out in Appendix 1, to the report, and an explanation of each action along with proposed timetable was included. In many cases, alternative options that had been considered were also set out. If agreed, a number of the actions would lead to further work to consider in detail the way forward in relation to some of the more complex issues. Overall, it was expected that the Action Plan provided for a more consistent and supportive approach to events which recognised the vital economic and community value that events brought.

The Overview and Scrutiny Committee had received two reports on progress during the events review. If the Action Plan set out in Appendix 1 to the report was approved, it was vital that this was implemented during 2018/19. It was therefore proposed that the Overview and Scrutiny Committee received six monthly updates on progress during 2018/19 so that implementation could be tracked.

At present event organisers were charged for using parks on a sliding scale with the maximum charge being \pounds 180 per day. This charge had been

made to cover the cost of damage to parks resulting from events so that parks could continue to be maintained at a high standard. In total, this charge brought in an income of around £3000 per annum (£2830 in 2017) to the events budget.

Whilst this approach helped to cover some of the Council's costs, there were anomalies in that similar charges were not made to cover the other costs such as waste collection, relocation of taxi ranks or the provision of parking permits where parking bays were lost. As a result, events that took place on the street were not charged for (even though these often resulted in more work and potentially more disruption), whilst events in parks were charged for. It was therefore proposed that the charge for use of parks for events was no longer made. As well as enabling a fairer approach to events charging, this reduction in costs to event organisers would help events in the District to continue to thrive in the context of increasing costs elsewhere (road closures, security measures, licensing etc). It had been clear from the stakeholder engagement, that event organisers were increasingly concerned about rising costs and the implications of this for events. By ceasing to charge for the use of parks, the Council was recognising the vital importance of events to economic and community well-being. The impact of this would be to reduce annual income by around £3000.

The Action Plan in Appendix 1 to the report included a number of alternative options.

The Executive thanked the Overview & Scrutiny Committee for agreeing to include the proposed report within its work plan.

Resolved that

- the Action Plan, set out in Appendix 1 to the report, be approved and implemented;
- (2) progress on the delivery of the Action Plan will be reported to Overview and Scrutiny Committee in the second and fourth quarters of 2018/19, be noted; and
- (3) event organisers are no longer charged for using WDC parks for events and that the resulting loss of income of around £3000 will be reflected in an adjustment to income forecasts for 2018/19 and thereafter reflected in the Medium Term Financial Strategy.

Portfolio holder for this item was Councillor Butler Forward Plan reference 832

114. Business Improvement District (BID) Learnington – Recommendation on voting position

The Executive considered a report from Development Services, that shared the final BID business plan and recommended Warwick District Council's voting position.

The January Executive paper supplied the draft version of the renewal proposal documents, which was subject to change. The final version had now been received and reviewed: there had been no material changes and it could be confirmed that:

- there was no conflict with any Council published formal policy documents (as detailed in Regulation 4 of the 2004 Regulations);
- BID had sufficient funds to meet the costs of the renewal ballot in the event that WDC was in a position to recoup the ballot costs (as detailed in Regulation 10 of the 2004 Regulations); and
- the BID arrangements were not likely to be a significantly disproportionate or inequitable financial burden to levy payers within the BID area (as detailed in in Regulation 12 of the 2004 Regulations).

There were a number of Council properties within the BID area which would be subject to the levy and WDC received one vote for each of these premises. These premises include four car parks, the Town Hall, the Town Hall premises, parking land at Newbold Comyn and two votes for the Royal Pump Rooms. Here WDC had the same rights as any other levy payer to review the renewal documents and decide if it wanted to vote for BID renewal, vote against BID renewal or abstain from voting altogether.

The BID business plan offered numerous benefits to the Royal Learnington Spa town centre. These included:

- an estimated level of investment into the town centre of £1,560,710 over the course of the five years;
- national and regional promotion of Royal Learnington Spa through websites, social media, print and events. An example of the scale of this promotion was the Royal Learnington Spa website, which received in excess of 30,000 hits per month;
- enhancement of the streetscape through beautification projects and ongoing work to tackle begging, rough sleeping and vacant properties;
- supporting businesses to develop and grow, which was necessary with the challenges facing the changing High Street in the next five years; and
- acting as the collective voice for the town centre businesses in fighting for the business' and the town centre's interests.

There was no other organisation, including WDC, which would be able to supply the same level of financial support or staff time as was currently offered by BID. The resultant effect would be a complete absence of the services that the town centre currently benefitted from. Considering the return on investment gained from our levy (£1,560,710 of town centre investment versus a levy of £4,272) and that WDC overall had a net gain in income from the BID (£8,500 of income versus expenditure of £4,272) it was clear that the BID was significantly greater value to the town centre than the levy cost and, as such, a yes vote for BID renewal was recommended.

To reflect the importance of the vote, it was recommended that the Deputy Chief Executive (BH) be responsible for completing the ballot return with a yes vote for each Council building in the BID area

Alternatively the Executive could either vote against the BID renewal, or abstain from voting, but these options were not considered due to the significant impact to the business community and the negative impact on the vitality of Learnington town centre.

Resolved that

- (1) the contents of the BID renewal document and its proposals for the next 5 years, be noted; and
- (2) a yes vote to the BID renewal for each of WDC's nine eligible premises within the BID area be cast and delegates the completion of the ballot papers to the Deputy Chief Executive (BH).

(The Portfolio Holder for this item was Councillor Butler) Forward Plan reference number 911

115. 2018/19 ICT Services Digital Work Programme

The Executive considered a report from ICT that sought approval from the Executive for the 2018/19 ICT Services Digital Work Programme and provided a progress update on both the current programme and some of the other Digital Strategic themes.

The ICT and Digital Strategy 2015-19 contained five strategic themes. Appendix 1 to the report contained a detailed explanation of the progress made towards the Digital Warwick theme during 2017/18 and the ongoing commitment for 2018/19. In addition, it provided a comprehensive update of the latest Digital security improvements.

The key Digital Warwick highlights were:

- In Contract 1 Warwick District Council contributed £132,000 to the project which attracted a further £858,000 of investment. In doing so an additional 5,183 premises within the District were now capable of receiving SFBB.
- Contract 2, which was in progress, required no investment from Warwick District Council, but it was anticipated that on completion a

further 1,865 premises in the District would benefit from the availability of SFBB.

• Contract 3 was in its infancy and, by its very nature of being the last contract, was dealing with the most difficult and expensive premises to connect to SFBB. To further assist the roll-out, Warwick District had committed another £130,000 to the project.

The last twelve months, ICT Services had undertaken a raft of initiatives to improve the security of the data that the Council held.

In addition, a report would be brought before the Executive during 2018 to provide an update on the Digital Member theme.

A number of projects had been completed during 2017/18. These projects either originated from the 2016/17 or 2017/18 Digital Work Programmes or were subsequently identified as a high priority and were summarised within the report.

A number of projects, detailed in the report (along with their progress), were from the 2017/18 Digital Work Programme were detailed in the report.

A number of projects, detailed below, had been withdrawn from the 2017/18 Digital Work Programme the reasons for which were set out in the report:

- Revenues visiting officer mobilisation;
- Self-serve car park season ticket requests
- Self-serve pest treatment requests and officer mobilisation
- Improved building control register & officer mobilisation
- Taxi inspections officer mobilisation; and
- Mobile payments SmartPay360 (Capita)

The main learning points from the 2017/18 Digital Work Programme were:

- With limited staff resources, it had continued to be challenging for Service Areas to maintain their business as usual service while releasing the most appropriate staff to design and test their transformational solutions.
- An ongoing complication, identified in the 8 March 2017 report, had been aligning resources between the ICT and Service Area teams for the duration of each project.
- The ICT Application Support Team (who resourced this programme) spent a high proportion of their time supporting the current 100 or so software applications, leaving limited availability for new projects. When implementing transformational projects, Service Areas had had to make some significant back office process changes to realise the full benefits.
- Project timelines could be adversely affected by third-party software supplier availability and lead times.
- That the project teams who experimented with agile methods found the experience highly rewarding and were better able to draw out functional requirements, build, test and release valuable working software within shorter timescales.

In consequence of the above, the following steps would be taken:

- Prior to starting each new project, the Application Support Team would work closely with the proposed project team members to explain the level of commitment required and to better understand where potential resource alignment issues may arise.
- Various improvements were being trialled to increase resource availability for new projects, such as routing all support calls via the ICT Service Desk team to reduce Application Support Team interruptions.
- By using the Agile Development Methodology, new solutions would be developed, tested and implemented, in manageable increments, in tandem with relevant back office process adjustments.
- Where third-party software suppliers were an integral element of a project, their availability and lead times would be sought earlier and factored in to the project timelines, and adjusted as required.

Appendix 2 to the report contained the 2018/19 Digital Transformation Work Programme which reflected, in the main, the Business Cases at Appendix 3, to the report.

The remaining projects had either been carried forward from the 2017/18 Work Programme as a result of supplier delays, or already formed part of the Digital Transformation Business Case that was agreed by Executive on the 2 December 2015.

The Work Programme was based on project urgency and importance, internal staff resource / third-party availability and any anticipated procurement requirements. In addition, legislative changes could impact on the team's ability to fulfil the Work Programme. It was likely that the General Data Protection Act, would impact heavily on ICT Services as back office systems would need new modules installing to handle the revised data requirements.

The following table summarises each Business Case and its anticipated customer and business benefits. Where a project had a limited scope, this was noted below. The individual Business Cases were listed in Appendix 3 to the report for the full list of identified benefits

Integrating Jadu web	Provide assurance for	Drive usage from phone
forms with maps and	customers with	to web – a cheaper
automated progress	automated	channel
updates	progress updates,	Save staff time in the
	preventing	back office handling
	the need for follow up	customers chasing up
	calls to check case	enquiries
	progress	

Fly-tip Reporting	Increased customer satisfaction through regular status updates	Drive usage from phone to web – a cheaper channel Save staff time in the back office handling customers chasing up enquiries
Mobile Food Safety Inspection Enhancements	Increased customer satisfaction as an emailed copy of the inspection and relevant documents will be provided while still on site	Removes time spent manually rekeying visit information and uploading photographic evidence Reduction in manual administration tasks
Miscellaneous Payments Management System	None – internal project only	Ease of setting up new payments and managing existing ones
Litter Bin issue reporting	Ease of reporting litter bin issues Ease of accessing status of litter bin report requests in progress	Informed asset management decision can be made about the litter bin stock
Waste Contractor mobilisation	Photographic evidence of request fulfilment will enhance the information available to customers	Efficient request fulfilment Reduction in manual administration tasks for staff and contractors
Building Control Completion Certificate Self-serve Requests	Encourages self-serve approach Enables online payment for requested certificates	Reduction in phone calls received Reduction in manual processing and paper handling
Corporate Purchasing Card System	None – internal project only	Ability to create reports of payment card usage and for external publication Reduction in manual processing and paper handling
Housing Tenants - Self- serve Repair Requests Limited project scope: ICT involvement restricted to assisting with soft market testing of potential third party products and trialling a possible Proof of Concept	Ease of reporting repairs Ease of accessing status of repair requests in progress	Reduction in phone calls received Potential to reduce back office data handling

Development Control - migrating critical data from spreadsheets	None – internal project only	Reduction in data handling and duplication of effort Increased ability to report on and perform data modelling
Corporate Field Payment Solution	Ease of making payment Faster delivery of service following payment	Reduction in manual handling of customer cheques / cash payments Increased safety for field workers
Lone Worker Monitoring System Limited project scope: ICT involvement restricted to assisting with soft market testing of potential third party products.	None – internal project only	Subject to procuring suitable software this project would improve the lone worker safety (staff and Members)

The Business Cases at Appendix 3 to the report included anticipated Capital and Revenue costs based on the information that was held about each project. To protect the funds made available for this Work Programme, each Business Case would be subject to a details financial review to ensure all costs have been identified, before agreement to release the funds was made by the s151 Officer.

The option not to continue down the 'digital route' was discussed in the 2 December 2015 Executive Report and it was accepted that while there would always be situations when it was entirely appropriate for a customer to transact with a member of staff, many of the Council's services did not need to be delivered in this way. Continuing with the proposed Digital Transformation Programme advocated in this report would be financially efficient and would provide an improved customer experience.

The Overview & Scrutiny Committee noted the recommendations in the report.

Resolved that the

 ongoing progress made in improving the digital security offering and also the return on investment made in the provision of high speed broadband services within Warwick District, as set out in Appendix 1 to the report, be noted;

- (2) the progress made in 2017/18 with the ICT Services Digital Work Programme as set out in the 8 March 2017 Executive Report, including a number of learning points, be noted;
- (3) the 2018/19 ICT Services Digital Work Programme at Appendix 2 which is based on the Business Cases at Appendix 3, be approved;
- (4) the 2018/19 Budget Report allocation of up to £33,000 for the Programme's delivery, be noted; and
- (5) the release of funds for this Programme will be subject to a detailed financial review of each Business Case and will require sign off by the s151 Officer.

The Portfolio holder for this item was Councillor Mobbs Forward plan reference number 912

116. Investment in Newbold Comyn Arms Manor House

The Executive considered a report from the Deputy Chief Executive (AJ) that sought approval of a loan of £350,000 to Mr S Miller, thereby enabling the erection of a single storey side extension at Newbold Comyn Arms Manor House in accordance with the granting of planning approval of application W16/1346.

The recommendation provided the opportunity for the Council to improve its assets, enhance the facilities at Newbold Comyn Park and provide an ongoing financial return to the Council which was better than could be achieved through alternative investments.

Newbold Comyn Arms was a Grade II listed building used as a public house and function rooms owned by the Council and leased to Mr Simon Miller & Mrs Sarah Ann Miller following an assignment in October 2009. The lease was for a term of 21 years from 1 April 2001 and the tenant had the right to renew at the end of this lease in 2022. The site was in a partially elevated location on the edge of the Newbold Comyn Park.

Newbold Comyn Park was a 300 acre country park. The northern half was an 18-hole golf course although this was not currently in use. The southern half was used for recreation, sport and wildlife conservation. Leam Valley Local Nature Reserve covered part of the country park. The park was one of the District's major attractions offering numerous things to see and do. Over the last eight years the tenants had invested \pounds 110,000 in the buildings as they endeavoured to turn round what had been a struggling business.

This investment had paid off in no small part due to the erection of a temporary marquee abutting the Manor House where various functions were held. However, there was no planning permission for this temporary marquee and so to ensure that the business was put on a firmer footing (as currently the lack of planning permission made it difficult to promote the facility) a planning application was made to provide for a permanent solution for function space to replace the existing marquee. The site benefited from a large, albeit shared car park that served the public house, golf course and country park. On 9 March 2017 planning permission was granted.

Mr Miller was a builder by trade being a director of Regency Construction Limited (RCL). The company's registered office was in Leamington Spa, and had been incorporated since September 2013. It had filed all accounts as required by Companies House. The latest credit check on the business stated: "There is no reason to doubt that the company will prove equal to engagements. The risk index allocated to REGENCY CONSTRUCTION LIMITED is based on an analysis of the findings recorded above. In the light of the information available, the overall performance and strength is considered to be sound. The company has, therefore, been awarded a low risk status." As at 30 September 2017 the company had net assets of £62,139.

RCL's nature of business was described, to Companies House, as development of building projects, construction of commercial buildings and construction of domestic buildings. It was with this background that Mr Miller had produced a Budget Estimate Summary (Appendix 1 to the report) for the construction of the extension. This estimate detailed a cost of £360,000.

Should the Executive agree to the loan then the cost estimates would be validated by the Council's own property team and the Building Control Consortium would be charged with monitoring the works very closely.

The Millers had invested in the Council's buildings over the last eight years to improve the profitability of their business. To take the business to the next level further investment was required. The Millers did not have the capital available without recourse to borrowing, however, the lease arrangement they had with WDC made that very difficult.

The Warwick District Council Act 1984 regulated how the District Council dealt with some of its major property assets. In the case of the Newbold Comyn Arms and Manor House, the 1984 Act enabled the District Council the power to grant leases of up to a maximum of 21 years. However, the Act did not prevent the District Council granting a succession of 21 year leases to the same party. The limitation of the term had meant that financial institutions had been unwilling to grant loans to the Millers as the lenders' security could be compromised.

The issue had been explored with this Council's solicitors and a potential solution could be achieved by the granting of an initial 21 year lease to the tenant and that lease would contain an option for the tenant to renew the lease for a further 21 years on the same terms (including the right to renew). By that means the actual term could be extended to a desired multiple of 21 years.

A potential lender could be concerned by the fact that the renewal was dependent on the tenant choosing to exercise their right to renew, leaving the funder potentially exposed. That difficulty could be overcome by adding the funder to the Lease as a party, and giving them rights to 'stepin' to the tenant's shoes should they decide not to renew the lease. However, it was undeniable that this "risk" would be factored into any loan terms made available to the Millers.

Given this situation it was recommended that should the Executive agree to recommendation to the loan, authority should be delegated to Deputy Chief Executive (AJ) and Head of Finance, in consultation with the Portfolio Holders for Business and Finance, following the receipt of appropriate advice from Warwickshire County Council's legal officers, to revise the lease arrangements should this prove necessary. This could be the case as Mr Miller was concerned that even with a right to renew, his investment could be heavily discounted if he wished to assign the lease at a future date.

Given the difficulty the Millers were encountering accessing finance, they had asked WDC whether it would be prepared to advance a loan that would enable them to undertake the works. Whilst this was not territory the Council had ventured into, with financial support from Government being reduced and the desire to keep council tax and charges as low as possible for residents, this Council was exploring commercial opportunities which previously would not have been entertained. The Millers' request for a loan could enable the Council to achieve a better rate of return than was currently being realised from its investments whilst at the same time enhancing the land it owned. However, there was an element of risk to the Council in advancing such a loan and obtaining a higher return.

Therefore following discussions with the Finance Portfolio Holder, officers asked the Millers to produce a business plan, set out at Appendix 2 to the report, which had been reviewed by the Council's Finance Administration Manager and then by a WDC commissioned consultant, John Ashworth Associates.

The day to day business was operated by Newbold Comyn Arms Limited (company number 08964638) (NCAL) whose sole director was Sarah Miller. The company had been active since March 2014 and had filed all accounts as required by Companies House.

Unlike the RCL Credit Check, the return for NCAL gave officers concern as it stated that the company was in "an above average risk category". However, this was at odds with the trading performance of NCAL with profits of £41,289 in 2016 and £46,373 in 2017, and total net assets circa \pm 55,000. An investigation revealed that Companies House was under the impression that NCAL was not filing its accounts when in fact Companies House had been addressing correspondence to the incorrect address. This matter had now been resolved to the satisfaction of Companies House, however, it was unable to remove the reference to the "non-filing" on its records hence the impact on the credit score. There was no evidence to suggest that NCAL was anything other than a sound business.

The review of NCAL's business plan consisted of:

- A review of the Plan and associated documentation including published company accounts.
- A meeting with Simon Miller.
- A visit to the property and its location, but without any detailed inspection of the various rooms and their condition.
- An undertaking of independent research of the local market and competitive environment.

For the avoidance of doubt, following discussion between Deputy Chief Executive (AJ) and Mr Miller, the loan request was only in respect of the extension and not improvements to the Manor House and Stables bar (situated in the Newbold Comyn Arms public house) which would cost a further £183,000. Mr Miller had hoped that the Council would be prepared to make this investment itself given the lack of investment over the past 15 years or so. Mr Miller now recognised that this was not a Council obligation and he would therefore finance this work on a piecemeal basis.

The plan was set out at Appendix 3 to the report but the key findings were as follows:

- a) Loan repayment based on an interest rate of 5%, "the future estimates contained within the Business Plan (Table 1) demonstrate an operating profit in future years which would be more than sufficient to cover loan repayments as described above. The adjusted figures shown in Table 3 would also be sufficient to repay the loan, although with less headroom."
- b) Market Forces "The Plan itself contains a review of the market and the competition and is positive in its conclusions about the prospects of the business. Our own research generally supports those conclusions."
- c) Location "A sustained marketing campaign should be an essential element of the Business Plan, not only to re-launch the new function suite in the Manor House, but also to drive traffic to the Stables Bar out of the summer season when visitor levels to the country park and the golf course fall."
- d) Target Customer Groups "The Business Plan identifies target markets for the Stables Bar and Restaurant and for the Manor House."
- e) Competition Stables Bar: "Provided the Stables Bar and Restaurant maintains its standards and reputation, and increases its internal capacity, it should be able at least to maintain its share of the available market, which itself is growing." Manor House: "As a family

run business, the owners can offer a distinct product when compared with other suppliers. Locally, the competition for functions business is mostly hotel based."

The review concluded "Our review of the future financial estimates in the Business Plan suggests that the planned operating profit of 35/36% per annum is better than we would expect from a business of this type. We have modelled the impact on the bottom line of different cost assumptions, which are more consistent with industry benchmarks, which produce an operating profit of 18% of turnover. This model has not been tested with the owners."

"Local market forces are consistent with the growth forecasts shown in the Business Plan and competition locally for the niche offer which the business can provide is limited."

"The future estimates contained within the Business Plan demonstrate an operating profit in future years which would be more than sufficient to cover repayments on a loan of £350,000. Our adjusted figures, shown in Table 3, would also be sufficient to repay the loan, although with less headroom."

The review therefore concluded that a $\pm 350,000$ loan at 5% interest rate could be met by the Plan. Whilst the removal of the $\pm 183,000$ improvements could impact on the Plan, as these largely related to the structure of the building, the impact was likely to be minimal although Mr Miller believed he would need to find a way of addressing the improvements.

Following feedback from officers, Mr Miller undertook further work on the financials included in the business plan. This work could be seen at Appendix 4 to the report. To provide further confidence as to the rigour of the plan, it broke the business down into the operation of the pub (known as Stables Bar) and the Manor House (the proposed extension). The plan stress tested those operations via three scenarios: Sarah Miller incapacitated; 50% reduction in trade; and no income received from the Manor House. The plan purported to be able to support an interest rate of circa 9-10% with risk mitigation provided by Mr Miller's income which was not reflected anywhere in the plan.

As stated earlier, the company which provided the income to service the loan would be Newbold Comyn Arms Limited. It had made large profits in each of the last two years. Therefore the Executive needed to decide if it considered this track record and expansion of the business robust enough to repay the loan and interest noting however, that the loan would be secured by a personal guarantee from Mr & Mrs Miller.

In addressing recommendation 2.5 of the report the Executive needed to consider whether it believed the business plan to be credible. It had been independently reviewed but like any business plan it would come with risk so any decision needed to based on appetite for that risk.

If it was considered that the plan was sound and a loan could be provided then Executive would need to be reassured that the Council had the power to make the loan and that there were no state aid or competition issues.

On the first point there was no legal bar to the Council making a loan. The authority to do this was under the General Power of Competence, and further, councils had power to invest under the Local Government Act 2003.

With regard to the second and third points then there were no state aid or completion issues that could not be negotiated. Initial legal advice stated that "In order to minimise the risk that this loan be deemed state aid, it should be made at a "market rate". It was very difficult to quantify what this rate should be, given that WDC was the landowner.

To assist the Executive in the decision, commentary from a recent case was provided in the report.

The interest rate charged would require further consideration but for a loan of £350,000 @ 10% over 20 years, there would be a repayment of £472,217 interest. This could be compared with current investment returns on £350,000 which if deposited in Equity funds could potentially be averaging 6% i.e. £420,000 in total.

That in supporting NCAL with its application, the Council had already invested £2,750 (including VAT) by commissioning John Ashworth Associates to review the business plan. There had been significant time spent by Deputy Chief Executive (AJ) on the proposal although the Council's senior officers did not record their time on individual projects so it was not possible to quantify the cost incurred. There had been limited legal and treasury advice costs incurred up to this point with advice on loans being more generic when another matter was being considered. However, should approval for the loan be granted extra cost would be incurred in commissioning legal advice as well as the day-to-day administration of the loan. All these costs could be met from existing budgets and staff resources although there was obviously an opportunity cost of undertaking this work as opposed to doing something else.

Should Executive wish to agree the loan then it was recommended that authority was delegated to Deputy Chief Executive (AJ) and Head of Finance, in consultation with the Portfolio Holders for Business and Finance, following the receipt of appropriate advice from Warwickshire County Council's legal officers, to determine the financing and terms (including security) of the loan and ensure that appropriate safeguards were put in place to protect the Council's investment.

With regard to payment and administration of the loan it was proposed that this was dealt with in the same way that the Council's RUCIS schemes were managed whereby payment was only made upon receipt of invoices and the whole process was overseen by the Finance Administration Manager. Alternatively the Council could undertake the works itself: This was considered in detail but the Council's procurement policies would mean that Mr Miller would have to compete for the work along with other builders. Whilst superficially this could offer a best value approach, Mr Miller had priced no "developer profit" and other professional services which he would provide into his cost estimates. In reality this would make a competitive alternative bid unlikely.

The Finance & Audit Scrutiny Committee supported and accepted assurances that the agreement would seek to minimise any risk to the Council of any hiatus in the business or loss of key equipment, in the event of the contractor failing or withdrawing.

The Executive noted the concerns of the Finance & Audit Scrutiny Committee and agreed these would be taken into consideration as part of the process establishing the loan.

Resolved that

- planning application W/16/1346, Planning Committee has approved the erection of a single storey side extension at Newbold Comyn Arms Manor House, land owned by Warwick District Council (WDC) but tenanted to Mr & Mrs Miller, be noted;
- (2) the estimated cost of the works in relation to planning permission
 W/16/1346, as set out at Appendix 1 to the report, of £360,000, be noted;
- (3) the position with regard to the lease, be noted and authority be delegated to the Deputy Chief Executive (AJ) and Head of Finance, in consultation with the Portfolio Holders for Business and Finance, following the receipt of appropriate advice from Warwickshire County Council's legal officers, to revise the lease arrangements and revision proves necessary;
- (4) Mr Millers request that the Council advances a loan of £350,000 to enable him to undertake the aforementioned works to the Manor House, the associated, business plan, Appendix 2 to the report (produced by A.G.S Consultancy), and the reviewed by this Council's Finance Administration Manager and independently by John Ashworth

Associates, Appendix 3 to the report, be noted; and

- (5) in principle a loan of £350,000 be made available to Mr Miller and authority be delegated to the Deputy Chief Executive (AJ) and Head of Finance, in consultation with the Portfolio Holders for Business and Finance, following the receipt of appropriate advice from Warwickshire County Council's legal officers, to determine the financing and terms of the loan ensuring that:
 - Robust security for the loan is in place;
 - The loan is released in staged payments following receipt of appropriate invoices and is overseen by the Council's Finance Administration Manager being managed in accordance with RUCIS grant principles;
 - The Council's Building Control Consortium oversees the construction of the extension; and
 - A valuation of the proposed extension is undertaken enabling the Council to determine the increased value of its asset.

(The Portfolio Holders for this item were Councillors Butler & Whiting) Forward Plan reference 910

117. Investment in Playbox Theatre

The Executive considered a report from the Deputy Chief Executive (AJ) that recommended a loan of up to $\pm 100,000$ to Playbox Theatre Limited, thereby enabling the construction of a new access drive to an overspill car park and delivery area in accordance with the granting of planning approval of application W/15/0808.

The recommendation provided the opportunity for the Council to support a successful community venture, enhance the facilities at the site and provide an ongoing financial return to the Council which may be better than could be achieved through alternative investments.

Formed in 1986, Playbox Theatre had been operating out of the Dream Factory, Stratford Road, Warwick since 1999. It shared its site with Aylesford School and Sixth Form College, Army Cadet Force (ACF) and Air Training Corps (ATC). The site was therefore a hub for children and young persons' activities and was handily located next to two of the District's major housing estates, Chase Meadow and Forbes. Created for young people from ages two to twenty-one, Playbox Theatre provided extensive training, performance, touring and wide-ranging programmes.

According to Playbox, "The Dream Factory was the first purpose built and uniquely designed creative centre for young people in the UK - and in fact in Europe". Playbox was recognised as a *Key Client* of the Council. A Key Client's make up was a small portfolio of professional arts organisations which were recognised as important to the sustainability and long term viability of the arts infrastructure in Warwick District.

As part of planning application W/15/0808, Playbox sought approval for a new car park, and access drive to an overspill car park and delivery area. This was necessary because of the success and growth of Playbox it had created a need for additional parking spaces and safe access to the site following decisions made by Aylesford School. Planning approval was granted on 22 July 2015, however, the funding had not been secured to undertake the works.

It was noted that the consequences of Aylesford School's decision in respect of access to the site was that if mitigation was not found to the parking situation the very viability of Playbox was threatened. The PlayBox business plan stated:

"The reduced number of events shown since 2015 was a direct result of the gradual erosion of access to the rear car park for daytime / weekend classes and the congestion issue that had been caused by the total closure of the rear access from June 2016. All areas of Playbox's business were suffering either direct or collateral damage.

Now that the access via Aylesford School was completely closed, the rear car park with the existing 20 bays was effectively 'land locked' – and could not be accessed by vehicles at all. This was causing great concern not only for Playbox but also for the parents and other visiting companies.

The new rear access road and car parking proposed was essential to the future sustainability of this unique creative environment known internationally and based in Warwick. It would also ensure that the Dream Factory continued to:

- Maintain accessibility and participation for the local community.
- Provide a family friendly daytime meeting place for parents with preschool children.
- Offer a café and resource for local business to host meetings / conferences / training.
- Avoid visitors using major local roads as overflow parking that would be dangerous."

Following the approval of planning permission and supported by funding from WDC, ATI Projects Limited was commissioned to determine what funding opportunities were available to finance the aforementioned works and make any likely bids. A summary of the ATI's bid work was included at Appendix 2 to the report and unfortunately no funding was available subject to further enquiries with the Arts Council (AC). Subsequent work by Playbox in pursuing this line of enquiry was not successful as the AC provided larger grants mainly to National Portfolio Organisations (of which Playbox Theatre was not) intended to improve arts venues and buildings in the main.

The cost of the works was estimated at between \pounds 70,000 and \pounds 110,000, based on five quotes received, that were detailed in the report. At the time of writing the quotes already received were being updated and two new quotes were awaited.

Playbox had asked WDC whether it would be prepared to advance a loan that would enable it to undertake the works. Playbox's request for a loan could enable the Council to achieve a better rate of return than could be achieved through alternative investments whilst at the same time supporting a successful Key Client with the delivery of its aspirations. However, there was an element of risk to the Council in advancing such a loan and obtaining a higher return.

Playbox had produced a business plan, set out at Appendix 3 and had been assisted in its construction by ATI Projects Ltd, funded by the Council. The business plan had been reviewed by the Council's Finance Administration Manager and Head of Finance.

The business was appropriately registered with Companies House as Playbox Theatre Limited. It was a private company limited by guarantee without share capital with three directors and a company secretary. The company had been active since November 1997 and had filed all accounts as required by Companies House.

The review of the business plan had consisted of:

- A review of the Plan and associated documentation including published company accounts by Finance Administration Manager and Head of Finance.
- A meeting with company directors Mary King and Stewart McGill by Deputy Chief Executive (AJ).
- A visit to the property and its location by Deputy Chief Executive (AJ).

The development of the business plan had been an iterative process following feedback by the Finance officers and Deputy Chief Executive (AJ).

In addressing this recommendation 2.4, the Executive would need to consider whether it believed the business plan to be credible. It had been reviewed by the Council's Finance Administration Manager and Head of Finance but like any business plan it would come with risk so Executive needed to reflect on their appetite for that risk. If the Executive considered the plan was sound and wished to consider a loan then it would want to be reassured that the Council had the power to make the loan and that there were no state aid or competition issues.

On the first point there was no legal bar to the Council making a loan. The authority to do this was under the General Power of Competence, and further, councils had power to invest under the Local Government Act 2003.

With regard to the 2nd point there were no state aid issues because the proposed loan was below the threshold. With regard to matters of competition the key issue was the level of interest charged. A helpful commentary from Warwickshire County Council Legal Services was as follows:

"The court emphasised the wide spectrum of reasonable reactions to commercial circumstances in the private market. This effectively gives a public body a wide margin of judgment when applying the private investor test. It is only necessary to establish that a hypothetical investor, with the same characteristics as that particular public body, would have made that decision.

Basically, in coming up with an appropriate rate/terms, WDC should get an independent view in writing, and I'm suggesting your auditors would be good people to ask for this. You should ask them for their professional opinion on what appropriate terms would be for a loan of this type."

The interest rate charged would require further consideration but for a loan of £100,000 @ 10% over 10 years, total cost would be £162,745 (at today's prices) which equated to repayment of £62,275 interest over the ten years. This could be compared with current investment returns on £100,000 which if deposited in Equity funds could potentially be averaging 6% i.e. £60,000 in total.

In supporting Playbox with its application, the Council had already invested £3,600 (including VAT) by commissioning ATI Projects Limited to undertake the business plan production and prior to this ATI undertook the "grant finding" work as part of a previously commissioned contract with the Council. It was estimated that the cost of this work was a further $\pm 1,500$. There had also been significant time spent by Deputy Chief Executive (AJ) on the proposal although the Council's senior officers did not record their time on individual projects so it was not possible to quantify the cost incurred. There had been limited legal and treasury advice costs incurred up to this point with advice on loans being more generic when another matter was being considered. However, should approval for the loan be granted extra cost would be incurred in commissioning legal and treasury advice as well as the day-to-day administration of the loan. All these costs would be met from existing budgets and staff resources although there was obviously an opportunity cost of undertaking this work as opposed to doing something else.

Should Executive wish to agree the loan then it was recommended that authority was delegated to Deputy Chief Executive (AJ) and Head of Finance, in consultation with the Portfolio Holders for Business and Finance, following the receipt of appropriate advice, to determine the financing and terms (including security) of the loan.

With regard to payment and administration of the loan it was proposed that this was dealt with in the same way that the Council's RUCIS schemes were managed whereby payment was only made upon receipt of invoices and the whole process would be overseen by the Finance Administration Manager.

The business plan referred to a further initiative "Playbox Futures". The purpose of this project was to expand the offer to a wider range of young people by developing digital media, sound performance and theatre production opportunities. This would require additional facilities, equipment and building alterations and so fundraising, including a bid to the Council's RUCIS scheme, was likely to be made during the course of this year.

As an alternative Playbox had attempted to raise the necessary finance through an investigation of grant funding opportunities but as was detailed in Appendix 2 to the report this has not proven successful.

Three other alternative options were set out within the report, including applying for a bank loan for the funding, raising the funding through fundraising and to do nothing. These were all not considered appropriate because of the urgent needs for the works to enable the theatre to be fully operational as soon as possible.

The Finance & Audit Scrutiny Committee supported the recommendations in the report, but asked that before the loan was provided assurance was sought from them that the sponsorship and grants were recurring and that the theatre should be encouraged to undertake more fundraising itself.

The Executive was mindful it could have awarded this in other circumstances, as a grant, and was confident in the due diligence of officers for this to ensure this would be repaid. Considering this and the business constraints in place on the theatre, because of the lack of car parking, the Executive was content to support the proposal.

Resolved that

- approval of planning application W/15/0808, for a new Playbox Theatre car park and access drive to overspill car park and delivery area, be noted;
- (2) the estimated cost of the works to construct the access drive set out in W/15/0808, between £70,000 and £110,000 and the attempts that have

been made to secure grant funding from other bodies set out at Appendix 2 to the report, be noted;

- (3) the request by Playbox Theatre Limited that Warwick District Council (WDC) makes a loan of up to £100,000 available to enable them to undertake the aforementioned works and has produced a business case (Appendix 3 to the report - produced ATI Projects Limited) reviewed by this Council's Finance Administration Manager and Head of Finance, be noted;
- (4) a loan of up to £100,000 to Playbox Theatre Limited be approved and authority be delegated to Deputy Chief Executive (AJ) and Head of Finance, in consultation with the Portfolio Holders for Business and Finance, following receipt of appropriate advice, to determine the financing and terms of the loan and being satisfied that the project is deliverable ensuring that:
 - Robust security for the loan is in place;
 - The loan is released in staged payments following receipt of appropriate invoices and is overseen by the Council's Finance Administration Manager being managed in accordance with RUCIS grant principles; and
- (5) a Rural/Urban Initiatives Scheme (RUCIS) grant application from PlayBox for £30,000 to support changes in the theatre building will be made later this calendar year, be noted.

(The Portfolio Holders for this item were Councillors Butler & Whiting) Forward Plan reference number 911

118. Public and Press

Resolved that under Section 100A of the Local Government Act 1972 that the public and press be excluded from the meeting for the following item by reason of the likely disclosure of exempt information within paragraph 3 of Schedule 12A of the Local Government Act 1972, following the Local Government (Access to Information) (Variation) Order 2006, as set out below.

119. Investment in Playbox Theatre

The Executive considered the confidential business plan for the PlayBox Theatre.

Resolved that the confidential business plan for the PlayBox theatre, be noted.

(The Portfolio Holders for this item were Councillors Butler & Whiting) Forward Plan reference number 911

120. Rural and Urban Capital Improvement Scheme (RUCIS) Application

The Executive considered two grant applications under the Rural/Urban Capital Improvement Scheme. The applications were from Kenilworth Squash Club and Lapworth Cricket Club.

The Council operated a scheme to award Capital Improvement Grants to organisations in rural and urban areas. The grants recommended were in accordance with the Council's agreed scheme and will provide funding to help the projects progress.

The Kenilworth Squash Club application was sought to improve and redevelop club facilities; redecorating, carpeting, replace broken doors, new boiler, LED lighting and glass-back to court 1

The project contributed to the Council's Fit for the Future Strategy as without the squash club there would be fewer opportunities for the community to enjoy and participate in sport activities which could potentially result in an increase in anti-social behaviour, an increase in obesity and disengage and weaken the community. The project would deliver a new glass-back to squash court 1 which would provide new opportunity for members of the community to enjoy watching sporting activity, it would deliver energy efficiencies through new LED lighting and boiler/heating system which would help to reduce running costs and subsequently ensure that costs to the community either playing or watching sport were kept as low as possible.

The Lapworth Cricket Club application was to purchase a new mower and roller to replace the existing equipment that had reached the end of its life span.

This project contributed to the Council's Fit for the Future Strategy as without the cricket club there would be fewer opportunities for the community to enjoy and participate in sport activities which could potentially result in an increase in anti-social behaviour, an increase in obesity (particularly in children) and disengage and weaken the community. The club helped to tackle disadvantage in a rural area as there were no bus services in the village and as a result the club offered the only sporting facilities to those members and families of the local community who did not have access to their own means of transportation. The nearest sporting facilities outside of Lapworth were at Hockley Heath where they played football on the recreation ground or travelling further afield to Claverdon to participate in Rugby. The nearest cricket clubs to Lapworth Cricket Club's Melson Memorial Park ground were Dorridge Cricket Club and Rowington Cricket Club, neither of these two venues had any public transportation links with Lapworth which was approximately two miles from each club both served by very busy roads with little or no pedestrian provision.

The Council had only a specific capital budget to provide grants of this nature and therefore there were no alternative sources of funding if the Council was to provide funding for Rural/Urban Capital Improvement Schemes.

Resolved that

- (1) A Rural/Urban Capital Improvement Grant from the urban cost centre budget be made to Kenilworth Squash Club of 50% of the total project costs to improve and redevelop club facilities, as supported by Appendix 1 to the report, up to a maximum of £19,028 excluding vat, subject to receipt of written confirmation from Kenilworth Town Council to approve a capital grant of £400 (if the application is declined or a reduced amount is offered the budget shortfall will be covered by Kenilworth Squash Club's cash reserves which have been evidenced through their annual accounts and the provision of a recent bank statement); and
- (2) a Rural/Urban Capital Improvement Grant from the rural cost centre budget be made to Lapworth Cricket Club of 50% of the total project costs to purchase a new mower and roller, as supported by Appendix 2 to the report, up to a maximum of £10,479 including vat.

(The Portfolio Holder for this item was Councillor Mobbs)

121. Significant Business Risk Register

The Executive considered a report that set out the latest version of the Council's Significant Business Risk Register (SBRR).

The Significant Business Risk Register recorded all significant risks to the Council's operations, key priorities, and major projects. Individual services also had their own service risk registers.

The SBRR had been drafted following a review by the Council's Senior Management Team and the Leader of the Council.

This report sought to assist members fulfil their role in overseeing the organisation's risk management framework. In its management paper, "Worth the risk: improving risk management in local government", the Audit Commission sets out clearly the responsibilities of members and officers with regard to risk management:

A summary of all the risks and their position on the risk matrix, as currently assessed, was set out as Appendix 2 to the report.

The scoring criteria for the risk register were judgemental and were based on an assessment of the likelihood of something occurring, and the impact that could have.

Any movements in the risk scores over the last six months were shown on the risk matrices.

Last guarter, Risk 2 was removed from the red zone for the following reasons. The objectives of the Corporate Workforce Steering Group (CWSG) relating to the 'Review of Salaries, Benefits and Recruitment' had now been progressed such that 'Likelihood' that the identified risk materialised could be reduced from level 3 to level 2. The Remuneration Review found that there were no overall problems with recruitment and retention but recognised that there were 'hard-to-recruit' areas which needed to be addressed case-by-case by, where appropriate, utilising the Market Forces Supplement Scheme. Other developments included a comprehensive branding initiative and increased channels of advertising. In addition, the current Living Wage Foundation rate of pay would be increased in line with national pay awards until it was exceeded by the National Living Wage at which point the National Living Wage would apply. Finally, subject to funding, a Corporate Apprentice Programme had been agreed to be developed with the first cohort planned for September 2018. These matters were reported to the CWSG and People Strategy Steering Group/Employment Committee in September 2017.

Recently, in order to reflect the current IT risk environment, a risk entitled 'Risk of failure to protect information assets from a malicious cyber-attack' was added. This was originally placed in the red zone but was taken out of the red zone last quarter because it was considered that the Likelihood score had been over-estimated. The likelihood of the risk materialising was considered high but was no longer considered certain.

The only risk movement on the SBRR this quarter was Risk 13: "Risk of major contractor going into administration or deciding to withdraw from the contract." The Likelihood score had increased by one level as a result

of the golf contractor withdrawing from the golf contract and no longer providing facilities at Newbold Comyn Golf Course. That the risk had materialised indicated that a higher Likelihood score was appropriate. Logging the risk movement in this way helped to highlight the situation and ensure that it was given due attention.

As part of the process of assessing the significant business risks for the Council, some issues had been identified which at this stage did not necessarily represent a significant risk, or even a risk at all, but as more detail emerges could become one. These were the: impact of national housing policy proposals on the Council's ability to remain a viable landlord; EU referendum result; and Government had started consultations around the proposed 100% Business Rate Retention by Local Government.

The Finance & Audit Scrutiny Committee did not comment on this item, had added it to its work plan for next meeting and asked that the Leader or his Deputy plus Councillor Whiting attend their meeting.

The Executive noted the Comment from Finance & Audit Scrutiny Committee and the Leader agreed to attend their next meeting.

Resolved that

- (1) the Significant Business Risk Register attached at Appendix 1 to the report be noted; and
- (2) the emerging potential and changing risks identified in section 10 of this report; be noted.

(The Portfolio Holder for this item was Councillor Mobbs)

122. Public and Press

Resolved that under Section 100A of the Local Government Act 1972 that the public and press be excluded from the meeting for the following item by reason of the likely disclosure of exempt information within the paragraphs of Schedule 12A of the Local Government Act 1972, following the Local Government (Access to Information) (Variation) Order 2006, as set out below:

Item	Para	Reason
Nos.	Nos.	
22	1	Information relating to an
		Individual
22	2	Information which is
		likely to reveal the
		identity of an individual
18, 19,	3	Information relating to
20, 21 &		the financial or business
23		affairs of any particular
		person (including the
		authority holding that
		information)
		1

123. Proposed purchase of the site of the former Stoneleigh Arms, Royal Leamington Spa

(The full minutes of this item will be detailed in the confidential minutes of the meeting)

The Executive considered a report regarding the potential purchase of the Stoneleigh Arms, Royal Learnington Spa.

The Finance & Audit Scrutiny Committee noted that there had been an independent valuation of the premises which was considered reasonable and that the Deputy Chief Executive (BH) would circulate this valuation to the Executive before it took this decision.

Resolved that the recommendations in the report are approved.

(The Portfolio Holder for this item was Councillor Mobbs)

124. Confidential Appendix to Item 9 - Business Improvement District (BID) Leamington – Recommendation on voting position

The Executive considered the confidential Business Plan for the proposed renewal of BID Learnington.

Resolved that the Appendix be noted.

(The Portfolio Holder for this item was Councillor Butler)

125. Confidential Appendix to Item 14 - Investment in Newbold Comyn Arms Manor House

The Executive considered the confidential Business Plan for the proposed investment in the Newbold Comyn Arms.

Resolved that the Appendix be noted.

(The Portfolio Holders for this item were Councillors Butler & Whiting)

126. ICT Services Redesign

(The full minutes of this item will be detailed in the confidential minutes of the meeting)

The Executive considered a report that requested funding to finance the redundancy and pension costs of an individual should they not be matched to an alternative role following a service redesign.

Resolved that the recommendations in the report be approved.

(The Portfolio Holder for this item was Councillor Mobbs)

127. Minutes agreed

The confidential minutes of the 4 January 2018 were taken as read and signed by the Leader as a correct record.

128. Urgent Item - Beauchamp House - 77-79 Coten End

(The full minutes of this item will be detailed in the confidential minutes of the meeting)

The Executive considered an urgent report from Housing with regard to Beauchamp House – 77-79 Coten End.

The Finance & Audit Scrutiny Committee supported the recommendations in the report including a revised wording to recommendation 2.1 so it read "in the region of" and not "exceeding".

The Overview & Scrutiny Committee noted the report including a revised wording to recommendation 2.1 so it read "in the region of" and not "exceeding".

Resolved that the recommendations in the report were approved subject to recommendation 2.1 being revised to remove the words not exceeding and replaced with in the region of.

(The Portfolio Holder for this item was Councillor Phillips)

(The meeting ended at 8.24 pm)

Heating, Lighting and Miscellaneous Charges

It is recommended that from 2nd April 2018 charges covering heating, lighting and miscellaneous charges Should be varied as follows:

Heating, Lighting and Miscellaneous Charges	Current Charge per Week 2017/18 £	Charge To Fully Recover Costs 2018/19 £	Proposed Charge per Week 2018/19 £	Proposed Increase/ (Decrease) per Week 2018/19 £	Proposed Change 2018/19 %
Acorn Court, Stockton Grove, Lillington, Ro	oyal Leamingt	on Spa			
Nos. 1 - 12, 14 - 41	£11.60	£10.25	£10.25	-£1.35	-11.6%
Nos. 43, 44, 46 and 47 (Misc. Charge only)	£0.60	£0.60	£0.60	+£0.00	+0.0%
Tannery Court, Bertie Road, Kenilworth					
Nos. 1, 2, 4 – 6, 7a, 8 - 12, 22a, 14 - 40	£8.35	£13.40	£9.58	+£1.23	+14.7%
No. 3	£12.25	£19.80	£13.48	+£1.23	+10.0%
Yeomanry Close, Priory Road, Warwick					
Nos. 1 - 12, 14 - 32	£9.15	£9.56	£9.56	£0.41	4.5%
James Court, Weston Close, Warwick					
Nos. 1 - 12, 14 - 26	£10.35	£8.35	£8.35	-£2.00	-19.3%
Chandos Court, Chandos Street, Royal Lea	mington Spa				
Nos. 1 - 12, 11a, 25a, 14 – 46	£11.20	£10.15	£10.15	- £1.05	-9.4%
Radcliffe Gardens, Brunswick Street, Roya	l Leamington	Spa			
Bedsits and 1 bedroom flats	£7.80	£7.38	£7.38	-£0.42	-5.4%
2 bedroom flats	£11.62	£11.44	£11.44	-£0.18	-1.6%

Water Charges

It is recommended that from 2nd April 2018 water charges should be varied as follows:

Water Charges	Current Charge per Week 2017/18 £	Proposed Charge per Week 2018/19 £	Proposed Increase/ (Decrease) per Week 2018/19 £	Proposed Change 2018/19 %
Acorn Court, Stockton Grove, Lillington, Ro	yal Leamingt	on Spa		
Nos. 1 - 12, 14 - 41, 43 - 47	£3.95	£4.30	+£0.35	+8.8%
Tannery Court, Bertie Road, Kenilworth				
Nos. 1, 2, 3, 4 - 6, 7a, 8 - 12, 22a, 14 - 40	£4.20	£3.85	-£0.35	-8.3%
Yeomanry Close, Priory Road, Warwick				
Nos. 1 - 12, 14 - 32, 33 and 34	£2.65	£2.80	+£0.15	+5.6%
James Court, Weston Close, Warwick				
Nos. 1 - 12, 14 - 28	£2.90	£2.90	+£0.00	+0.0%
Chandos Court, Chandos Street, Royal Lea	mington Spa	•		
Nos. 1 - 12, 11a, 25a, 14 - 46, 47	£3.30	£3.30	+£0.00	+0.0%

Executive

Excerpt of the Minutes of the meeting held on Thursday 5 April 2018 at the Town Hall, Royal Learnington Spa, at 6.00 pm.

- **Present:** Councillor Mobbs (Leader); Councillors Butler, Coker, Grainger, Phillips, Rhead, Thompson and Whiting.
- Also present: Councillors; Boad (Liberal Democrat Observer); Mrs Falp (Chairman of Overview & Scrutiny Committee); and Councillor Quinney (on behalf of Finance & Audit Scrutiny Committee and as Labour Group Observer).

103. Declarations of Interest

There were no declarations of interest in relation to the items in this excerpt.

Part 1

(Items on which a decision by Council on 21 February 2018 was required)

110. Information Governance Framework

The Executive considered a report from Democratic Services that brought forward an Information Governance Framework for Warwick District Council, revised relevant policies and a proposed action plan for the year ahead.

From 25 May 2018 the UK would be subject to the General Data Protection Regulation from the EU. These would replace the current Data Protection Act 1998 and would be supplemented (and in due course) replaced by the Data Protection Act 2018. This act would define the approach by the UK in respect of the requirements of the EU Data Protection Directive, known as the Law Enforcement Directive.

The Council would be required to abide by the regulations because of its need to handle personal data in order to carry out its functions as a local authority.

Under the regulations the Council must appoint a Data Protection Officer. The Council had completed this duty via a shared Information Governance Manger with Stratford District Council as part of a two year agreement.

There was a delay in completing the agreement for the above post and because of the technical knowledge the above post would need and oversite role it provides a large proportion of the work to bring forward the attached framework was delayed until they were in post.

The proposed Information Governance Framework provided the overall structure for Information Governance within the Council and established who would be responsible for the approval of relevant policies and training.

The Framework and associated policies were based on good practice from other authorities and shared knowledge through partnership but also reflected the requirements placed on the Council by the new regulations. The Information Security & Conduct Policy had not been brought to the Executive as this Policy was one that had been approved, by Employment Committee on 21 March 2018.

The priorities for the forthcoming year in respect of Information Governance focused on further training for Officers and Councillors but also further developing the sub-policies within the Framework and importantly the Data Quality Strategy. This was to ensure the Council's commitment to robust information governance practices were firmly embedded within the Council.

The proposed amendments to the scheme of delegation were proposed to reflect the changes in statute and regulation to enable current working practices to continue.

The Finance & Audit Scrutiny Committee supported the recommendations up in the report.

Recommended that to Council that:

- the scheme of Delegation G(13) be amended to read as follows: Make decisions under the provisions of the DPA 1998, GDPR and DPA 2018; and
- (2) the Constitution be amended so that it recognises the Council has appointed an Information Governance Manager to act as Data Protection Officer for the Council.

Resolved that the

- Warwick District Council, Information Governance Framework, as set out at Appendix 1 to the report, be approved;
- (2) policies below as set out in the appendices 2 to 5 of the report, be approved:
 - (a) Data Confidentiality & Privacy
 - (b) Access to Information and Rights
 - (c) Incident Management
 - (d) Records Management Policy
- (3) the priorities for Information Governance for the year 2018/19 be; (1) training and awareness of Information Governance with staff and Councillors; (2) Delivering a Data Quality Policy; (3) embedding protective marking of documents; and (4) a review of data retention schedules with Service Areas.

(Portfolio Holder for this item Councillor Mobbs)

(The meeting ended at 6.51 pm)

Employment Committee

Excerpt of the minutes of the meeting held on Wednesday 21 March 2018 at the Town Hall, Royal Learnington Spa at 6.00 pm.

Present: Councillor Mrs Bunker (Chairman); Councillors Barrott, Day, Doody, Mrs Evetts, Mrs Falp, Noone and Parkins.

55. Apologies and Substitutes

- (a) No apologies for absence were received.
- (b) No substitutes were appointed.

56. **Declarations of Interest**

There were no declarations of interest in relation to this except.

60. Pay Policy Statement & Gender Pay Gap Reporting

The Committee considered a report from HR that presented the Council's Pay Policy Statement for 2018-19, for the seventh year, as required under the Localism Act 2011, Chapter 20, Part 1 Local Government, Chapter 8 Pay Accountability.

It set out the Authority's policies for the financial year relating to the remuneration of chief officers, the remuneration of the lowest paid employees and the relationship between the remuneration of its chief officers and its employees that were not chief officers.

The report provided a definition of chief officers and lowest paid employees. It covered different elements of remuneration and outlined the guidelines and policies that governed remuneration.

In accordance with the Equality Act 2010 with effect from 30 March 2018 it was a requirement to report and publish specific gender pay gap information. It included mandatory gender pay gap information that must be reported to central government and published on the Warwick District Council website.

In response to questions from the Committee it was confirmed that a further more detailed report on the gender pay gap would be brought to the Committee in September. This report would look at the reasons behind the gender pay gap at the Council.

Following a question from the Committee, the HR Manager agreed to report back to all Councillors, ahead of Council, on if the final paragraph of the Termination Payments Section was required.

> **Recommended** that subject to clarification, regarding the information regarding termination payments, Council approves the Pay Policy Statement, as set out at Appendix 1 to the minutes, as presented and agree for its publication for the 2018-19 financial year.

EMPLOYMENT COMMITTEE MINUTES (Continued)

Resolved that the the Gender Pay Gap reporting as presented in Appendix 2, to the report, be approved and published.

(The meeting ended at 7.16 pm)

Appendix 1

PAY POLICY STATEMENT 2018/19

Introduction and Purpose

Warwick District Council aims to have a comprehensive remuneration package that is appropriate and fair for all levels of role and responsibility; ensuring that transparency and equality underpins any rewards.

Under section 112 of the Local Government Act 1972, the Council has the "power to appoint officers on such reasonable terms and conditions as authority thinks fit".

This Pay Policy Statement sets out the Council's approach to pay policy in accordance with the requirements of Section 38 of the Localism Act 2011. The purpose of the statement is to provide transparency with regard to the setting of pay for its employees by identifying:

- the detail and level of remuneration of its most senior staff i.e. 'chief officers', as defined by the relevant legislation
- the methods by which salaries of all employees are determined
- the Committee responsible for ensuring the provisions set out in this statement are applied consistently throughout the Council

Once approved by Full Council, this policy statement will come into immediate effect and will be subject to review on a minimum of an annual basis in accordance with the relevant legislation prevailing at that time. This is the seventh Pay Policy Statement published; the first was for 2012/13.

REMUNERATION PROVISIONS

Definition of Chief Officers

The definitions of Chief Officer are taken from the Localism Act 2011 and set out in Article 12 of the Council's Constitution as:

Chief Executive Deputy Chief Executive Heads of Service Section 151 Officer Monitoring Officer

Definition of Lowest Paid Employees

These are employees in Grades J and I of the NJC grading structure which are the bottom two bands in the scheme. The grading and banding is underpinned by Hay job evaluation scheme. Currently those employees in Grade J account for a very small proportion of the workforce, therefore Grade I is also included.

In October 2014 the Living Wage Foundation rate (\pounds 8.45 wef 1.4.17) was introduced as a discretionary supplement to ensure that all staff paid below the Living Wage Foundation rate were uplifted to that rate.

EMPLOYMENT COMMITTEE MINUTES (Continued)

A review of the Council's grading structure will be undertaken in conjunction with the NJC's National Review of the Local Government Salary Scales. In anticipation of the potential changes and impacts, the National Living Wage Foundation discretionary supplement has been frozen at the April 2017 rate of £8.45. A 2% pay increase will be applied to this rate subject to the NJC Pay Award agreement.

Apprentices are employed on a lower wage as they are considered to be on a training agreement with the Council, rather than a full employment contract.

The recommended pay rates should not be lower than the National Minimum Wage and the District Council has adopted a pay range for apprentices with accords with National Rates for apprentices.

Section 1- POLICY ON REMUNERATION OF CHIEF OFFICERS

1. Levels of Pay for Each Chief Officer

The Chief Executive as head of the paid service is employed on the JNC terms and conditions of service and paid a salary that is a spot payment, commensurate with the role.

The Deputy Chief Executives, Heads of Service (which include the Monitoring Officer and the Section 151 Officer) are paid within the Warwick Senior Management Grades (WSMG) on a salary which is considered a market rate within the local government sector. There are 3 salary scale incremental levels; the current levels of pay for each Chief Officer are set out in Appendix A.

Employer contributions for LGPS for 2018/19 is 19.6% and Employee contributions can be found at <u>www.warwickshire.gov.uk/pensions</u>

These elements of remuneration for 2017/18 are set out below. With effect from 1^{st} April 2018 these rates are subject to the JNC 2018/19 pay award. This has not yet been agreed at a National Level.

2. Elements of Remuneration for Each Chief Officer

In addition to the basic salary outlined above, Chief Officers may claim business mileage as a Casual Car User; none of the Chief Officers are in receipt of an Essential Car User Allowance payment.

The Chief Executive is the Council's Returning Officer and receives an Election Allowance. This allowance is set by central government and it varies each year depending on the number and type of elections held in each year.

The Council's Monitoring Officer role is carried out by one of the Deputy Chief Executives as part of the current role; a separate payment for Monitoring Officer is not made.

For an exceptional piece of work or an exceptional achievement, a Chief Officer may be awarded an honorarium. The Chief Executive can approve this for any employee and this is either paid as a one off payment or can be a monthly allowance for a temporary period.

3. Pay Levels on Recruitment

The pay level offered on recruitment is typically the bottom point of the salary grade for all roles including Chief Officers. In situations, however, where the individual recruited has a high level of knowledge or skills, and/or previous relevant experience, a higher salary up to the maximum salary for that post, may be authorised by the Chief Executive.

The majority of Chief Officers are appointed by the Employment Committee (which reflects all political parties) exercising their delegated powers as outlined in the officer employment procedures.

This excludes the appointment to the role of Head of Paid Service (Chief Executive) and any other posts where the salary is greater than £100,000 where the Employment Committee recommends the appointment to Full Council for approval.

4. Increases to Pay

Any cost of living increases agreed through JNC are applied to Chief Officers pay. This is typically on 1^{st} April each year and incremental increase to their pay will be applied as follows:

- Chief Officers appointed between 1st October and 31st March will receive an increment on 1st October the following year and thereafter
- Chief Officers appointed between 1st April and 30th September will receive an increment on 1st April the following year and thereafter.

There are 3 levels of increment; the first is the recruiting salary, the second level is automatic but the final level is subject to a satisfactory performance as signed off by their line manager. It may be withheld if the Chief Officer is deemed to not have a satisfactory performance appraisal or has a live formal written warning for conduct or performance issues.

Where a Chief Officer has given exceptional performance then they may be awarded additional increments outside of the normal incremental timescale as detailed above - subject to their pay not exceeding the maximum salary for their post. This would be authorised by the Chief Executive.

Chief Officers' pay will be benchmarked regularly against the market to ensure consistency is maintained both in the peer local authorities and nationally if relevant. Where there are significant changes in market rates then a pay benchmarking assessment will be carried out for Chief Officers.

Where a Chief Officer is temporarily working in a higher level role, (duration of 3 months or more) this may be recognised by payment of an honorarium or the higher salary relevant to that role on a temporary basis.

5. Performance Related Pay or Bonuses

Exceptional performance of Chief Officers is recognised by either accelerated increments or an honorarium as detailed previously. Poor performance may result in an increment being withheld.

6. Termination Payments

In the case of redundancy, a severance payment would be made to a Chief Officer in line with the current the Redeployment and Stability of Employment policies and as per the Redundancy Calculator, subject to Statutory Maximum (which takes account of all the costs of the termination.

Leavers who wish to apply for Early Retirement or Flexible Retirement may do so in accordance with the associated policies for early retirement and flexible retirement, subject to Statutory Maximum.

In the case of termination due to Ill-health, a termination payment would not be applicable but a higher pension benefit may be awarded by the pension scheme. The pension benefit may include a lump sum in addition to an on-going pension payment.

On termination of employment, if it is not possible or desirable for the Chief Officer to serve their contractual or statutory notice period, then a payment may be made in lieu of the notice period.

Any contractual payments such as outstanding annual leave are usually included in payments on termination of employment. Similarly any monies owing to the Council would be deducted from payments made on termination.

The Council may choose to make a payment under a Settlement Agreement to protect against compensation claims that could be expensive or bring the Council into disrepute. Typically such payments are less than a year's salary, and will be subject to Statutory Maximum. The approval for payments of this nature need to have the support of the Chief Executive who will then seek approval at Executive Committee.

Section 2 - POLICY ON REMUNERATION OF ALL EMPLOYEES AND IDENTIFICATION OF OUR LOWEST PAID EMPLOYEES

Our definition of the lowest paid employees within the Council is determined by the grade for their post, which is underpinned by Hay job evaluation scheme. Market supplements may be given to some posts where there are recruitment and retention difficulties. Currently none of our lowest paid employees receive a market supplement on their salary.

The Council implemented a discretionary supplement in October 2014 for staff paid spinal column point 12 and below to bring their hourly rate in line with National Living Wage Foundation (NLWF). The NLWF rate was increased to £8.45 in October 2016 and it was agreed within the February 2017 Budget Report to implement with effect from 1st April 2017. In light of the implementation of the new statutory National Living Wage and the 2018/19 NJC National Pay negotiations it was agreed in September 2017 to freeze the NLWF rate at £8.45 with effect from 1st April 2018, and review a pay increase with a view to applying the nationally agreed pay award, potentially 2%.

Using the Hay Job Evaluation process, the Councils uses the nationally negotiated pay spine (further details can be found at www.LGE.gov.uk) as the basis for its local grading structure. This determines the salaries of the large majority of the workforce – apart from Chief Officers - together with the use of

EMPLOYMENT COMMITTEE MINUTES (Continued)

other nationally defined rates where relevant. The last increase to the national pay scheme was April 2017 and negotiations are currently underway in respect of a two year pay deal for 2018/19 and 19/20.

All other pay related allowances are the subject of either nationally or locally negotiated rates, having been determined from time to time in accordance with collective bargaining machinery and/or as determined by the Council. In determining its grading structure and setting remuneration levels for all posts, the Council takes account of the need to ensure value for money in respect of the use of public expenditure, balanced against the need to recruit and retain employees who are able to meet the requirements of providing high quality services to the community, delivered effectively and efficiently and at times at which those services are required.

New appointments will normally be made at the minimum of the relevant grade, although this can be varied where necessary to secure the best candidate. From time to time it may be necessary to take account of the external pay market in order to attract and retain employees with particular experience, skills and capacity. Where necessary, the Council will ensure the requirement for such is objectively justified by reference to clear and transparent evidence of relevant market comparators, using appropriate data sources available from within and outside the local government sector.

During 2012/13, the Council fulfilled its commitment to employ Apprentices and had two young people engaged under this scheme. Both apprentices secured employment within the Council. In 2014/15 two more Apprentices were recruited. There are currently three apprentices within the authority and funding has been agreed to support the recruitment of up to 8 more apprentices in supernumerary posts.

Section 3 - THE RELATIONSHIP BETWEEN REMUNERATION OF CHIEF OFFICERS AND OTHER EMPLOYEES

The statutory guidance under the Localism Act recommends the use of pay multiples as a means of measuring the relationship between pay rates across the workforce and that of senior managers (as included within the Hutton 'Review of Fair Pay in the Public Sector' 2010). The Hutton report was asked by Government to explore the case for a fixed limit on dispersion of pay – in that a public sector manager cannot earn more than 20 times the lowest paid person in the organisation. The report concluded that the relationship to median earnings was a more relevant measure and the Government's 'Code of Recommended Practice on Data Transparency' recommends the publication of the ratio between highest paid salary and the median average salary of the whole of the Council's workforce.

Currently the average (mean) of the Chief Officers' pay is 2.9times that of the rest of the employees. The highest earning Chief Officer earns 4.2 times the mean of the rest of the employees. The highest earning Chief Officer earns 12.1 times the lowest paid employees.

Currently the median Chief Officers' pay is 2.7 times that of the rest of the employees. The highest earning Chief Officer earns 4.6 times the median salary of the rest of the employees.

These figures are accurate as of January 2018 and exclude any other payments or allowances.

As part of its overall and ongoing monitoring of alignment with external pay markets, both within and outside the sector, the Council will use available benchmark information as appropriate.

Section 4 - PUBLICITY AND ACCESS TO INFORMATION

This policy including Appendices will be available on our web site <u>www.Warwickdc.gov.uk</u>.

Section 5 - RELATED DOCUMENTS

Early Retirement Redeployment and Stability of Employment Recruitment Policy Final Increment Scheme for Chief Officers Disciplinary Policy Hay Job Evaluation Scheme Outline Flexible Retirement Ill-Health Retirement Policy Honoraria Policy Capability Policy Car Users guidelines

Date of first issue:	March 2012
Date of Version 2:	March 2013
Date of Version 3:	March 2014
Date of Version 4:	January 2015
Date of Version 5:	March 2016
Date of Version 6:	March 2017
Date of Version 7:	March 2018
Date of next review:	January 2019

APPENDIX A

WARWICK SENIOR MANAGERS GRADES 2017/18

(WSMG Scheme for Chief Officers excluding the Chief Executive)

Basic Pay				
Grade	Post	Starting Point	Mid Point	Max Point
	Chief Executive	£98,652	-	£108,015
WSMG1	Deputy Chief Executive	£81,158	£84,540	£87,921
WSMG2	Head of Finance	£71,793	£74,655	£77,516
WSMG3	Head of Housing Services	£57,549	£59,949	£62,349
WSMG3	Head of Neighbourhood Services	£57,549	£59,949	£62,349
WSMG3	Head of Cultural Services	£57,549	£59,949	£62,349
WSMG3	Head of Development Services	£57,549	£59,949	£62,349
	Head of Health and Community			
WSMG3	Protection	£57,549	£59,949	£62,349

Chief Officers and Chief Executive will receive a pay award with effect from 1.4.18 which has not yet been agreed.

ELEMENTS OF REMUNERATION FOR CHIEF OFFICERS

Car Mileage Payments

The accumulative mileage claim for the Chief Officer population for 2017/18 is approximately £1,783. It is estimated that the figure would be in the same region for 2018/19.

Election Allowance for 2017/18 (Chief Executive only)

The fee paid to the Returning Officer is determined by legislation and the recovery of the costs for the Returning Officer duties at a UK or European Election is met from Central Government funds and as such does not constitute a cost the Council.

Honorarium Payments

None expected for Chief Officers in 2017/18

Relocation Scheme

None anticipated for 2017/18

Mortgage Subsidy Scheme

None currently

WARWICK Council DISTRICT COUNCIL	Agenda Item No. 12a
Title	End of Term Report 2017/18
For further information about this	Amy Barnes
report please contact	Senior Committee Services Officer
	01926 456114
	<pre>committee@warwickdc.gov.uk</pre>
Wards of the District directly affected	n/a
Is the report private and confidential	No
and not for publication by virtue of a	
paragraph of schedule 12A of the	
Local Government Act 1972, following	
the Local Government (Access to	
Information) (Variation) Order 2006?	
Date and meeting when issue was	n/a
last considered and relevant minute	
number	
Background Papers	Minutes of all 2017/18 Finance & Audit
	Scrutiny Committee meetings

Contrary to the policy framework:	No
Contrary to the budgetary framework:	No
Key Decision?	No
Included within the Forward Plan? (If yes include reference number)	No
Equality & Sustainability Impact Assessment Undertaken	n/a

Officer/Councillor Approval		
Officer Approval	Date	Name
Chief Executive/Deputy		Chris Elliott
Head of Service		Andrew Jones
СМТ		Bill Hunt
Section 151 Officer		Mike Snow
Monitoring Officer		Graham Leach
Finance		
Portfolio Holder(s)		Cllr Mobbs
Consultation & Community	Engagement	
Final Decision?		Yes

1. Summary

1.1 An end of term report to the Council on the work the Finance & Audit Scrutiny Committee has undertaken during the 2017/18 municipal year.

2. **Recommendation**

2.1 It is recommended to Council that the list of matters considered by the Finance & Audit Scrutiny Committee during the municipal year 2017/18, as detailed in the Appendix to the report, be noted.

3. **Reasons for the Recommendation**

- 3.1 Under Article 6 of the Council's Constitution, Overview and Scrutiny Committees and Policy Committees are required to provide an end of term report to the Council on work they have undertaken during the year.
- 3.2 This report will be updated to include items considered at the 4 April 2018 meeting of the Committee, prior to it being presented to Council.

4. **Policy Framework**

- 4.1 The recommendations of the report do not affect the Council's policy framework.
- 4.2 Fit for the Future This report is made annually as a matter of good practice and Council policy.

5. **Budgetary Framework**

5.1 The recommendations of the report do not affect the Council's budgetary framework.

6. Risks

6.1 There are no risks associated with this report.

7. Alternative Option(s) considered

7.1 There are no alternative options as this report complies with the requirements of Article 6 of the Council's Constitution.

8. Background

- 8.1 The decision to include end of term reports for scrutiny committees was taken and has been an agenda item at the last meeting of the municipal year ever since.
- 8.2 In total the Finance & Audit Scrutiny Committee have considered 19 Audit items, 12 Scrutiny items and 42 Executive items as of March 2018.
- 8.3 Within this, the Committee have scrutinised three contract registers and three risk registers.

Items considered by Finance & Audit Scrutiny Committee 2017/18

AUDIT ITEMS

<u>2017</u>

- Annual Treasury Management Report
- Treasury Management Activity Report for the period 1 October to 31 March 2017
- Housing Benefits & Council Tax Reduction Risk Based Verification Review P&C
- Audited Statement of Accounts
- Anti-Fraud & Corruption Progress Report 2016/17
- Statement of Accounts and Audit Findings Report 2016/17
- Risk Management Annual Report 2016-17
- Internal Audit Strategic Plan 2017/18 2019/20: ICT Update
- Internal Audit Quarter 1 2017/18 Progress Report
- Annual Governance Statement 2016/17 Action Plan: Review of Progress
- National Fraud Initiative Update
- Treasury Management Activity Report for the period 1 April to 30 September 2017
- Internal Audit Quarter 2 2017/18 Progress Report
- Annual Governance Statement 2016/17 Action Plan: Review of Progress

<u>2018</u>

- External Audit
- Internal Audit Quarter 3 2017/18 Progress Report
- Internal Audit Strategic Plan 2018/19 2020/21 and Internal Audit Charter
- Annual Governance Statement 2016/17 Action Plan: Review of Progress
- External Audit Update P&C Appendices A & B
- Procurement Strategy Annual Review

SCRUTINY ITEMS

- Electrical Contract Follow Up Discussion
- Procurement Strategy Half Year Update
- Warwick District Infrastructure Delivery Plan (IDP)
- Fraud Investigation Performance Report
- Review of the Assigning of Parent Company Guarantees and Other Types of Securities to Council Contracts
- Review of Reserves

Neighbourhood Services
Finance
Chief Executive's
Health & Community Protection

Risk Registers	Development Services		
	Health & Community Protection		
	Cultural Services		

(Items considered by the Committee on 4 April 2018 will be added to the list prior to the report's presentation to Council)

ROUTINE ITEMS

- Comments from the Executive
- Review of the Work Programme & Forward Plan

EXECUTIVE ITEMS CONSIDERED BY THE COMMITTEE

June 2017

Review of Warwick District Council Members' Allowance Scheme St Mary's Lands Masterplan and Update on Progress of Delivery Plan Whitnash Community Hub Transforming our Workplace Budget Provision

July 2017

Final Accounts 2016/17 Improvements in Royal Pump Rooms Significant Business Risk Register

August 2017

Budget Review to 30 June 2017 Proposed Housing Financial Assistance Policy Procurement Exemption for WDC CVS Commissioned Contract 2015/18 Corporate Asset Management Strategy - Update Report Mallory Grange Affordable Housing – P&C Car Park Fees and Charges 2018

September 2017

Fees & Charges 2018/19 Risk Management Annual Report 2016-17

October 2017

Tach Brook Country Park Europa Way – Update Royal Naval Association Club – P&C Significant Business Risk Register 100% Business Rate Retention Pooling Pilot Arrangements for Civic Transport & Support

November 2017

Housing Revenue Account (HRA) Budgets Latest 2017/18 and Base 2018/19 Corporate Apprenticeship Scheme General Fund Base Budgets 2018/19

January 2018

Procurement Partnership and Staffing Urgent Item – Newbold Comyn Golf Course Homelessness Initiatives and the New Legislation

February 2018

Proposed purchase of the site of the former Stoneleigh Arms, Royal Leamington Spa – P&C Investment in Newbold Comyn Arms Manor House – P&C Investment in Playbox Theatre – P&C Beauchamp House – 77-79 Coten End – P&C & Urgent item 2018/19 General Fund Budget & Council Tax Treasury Management Strategy 2018/19

Item 12a / Page 4

Private Sector Leasing Scheme Housing Revenue Account (HRA) Budget 2018/19 and Housing Rents Heating, Lighting and Water Charges 2018/19 – Council Tenants Significant Business Risk Register

March 2018

Newbold Comyn Golf Course – Proposed Next Steps Newbold Comyn Golf Course – Negotiated Settlement with Mack Trading (Heaton Park) Limited – P&C Commonwealth Games 2022 Rural and Urban Capital Improvement Scheme (RUCIS) Application Local Code of Corporate Governance

April 2018

Information Governance Framework

Service Area Plans for 2018/19 & Annual Performance Reports for 2017/18 Corporate Property Repair and Planned & Preventative Maintenance Programme 2018/19

Community Infrastructure Levy (CIL) Revised Regulation 123 List for 2018/19 Regeneration of the Leper Hospital Site, Saltisford, Birmingham Road, Warwick (St Michael's Chapel and Master's House)

New Village Hall at Norton Lindsey

Cycle Tour 2017 and 2018 Update

Royal Naval Club, Adelaide Road, Royal Leamington Spa

Significant Business Risk Register

Europa Way

WARWICK UISTRICT COUNCIL		Agenda Item No. 12b
Title	Overview & Scrutiny Committee	
	End of Term Report	
For further information about this	Lesley Dury, Committee Services Officer	
report please contact	01926 456114	
	committee@wa	rwickdc.gov.uk
Wards of the District directly affected	n/a	
Is the report private and confidential and not for publication by virtue of a paragraph of schedule 12A of the Local Government Act 1972, following the Local Government (Access to Information) (Variation) Order 2006?	No	
Date and meeting when issue was	O & S 4 April 2018	
last considered and relevant minute number	Council, 21 Jun	e 2017
Background Papers	Agendas/Minut	es Municipal Year 2017/18

Contrary to the policy framework:	No	
Contrary to the budgetary framework:	No	
Key Decision?	No	
Included within the Forward Plan? (If yes include reference number)	No	
Equality Impact Assessment Undertaken	No	
Not required as this report gives a synopsis of work undertaken by the O & S Committee and contains no new material.		

Officer/Councillor Approval

Officer Approval	Date	Name		
Chief Executive/Deputy Chief	7/3/18	Andy Jones		
Executive				
Head of Service				
СМТ	7/3/18	Andy Jones		
Section 151 Officer				
Monitoring Officer	7/3/18	Andy Jones		
Finance				
Portfolio Holder(s)				
Consultation 9 Community Engagement				

Consultation & Community Engagement

6 March 2018 - Chairman of Overview and Scrutiny – Councillor Mrs Falp 4 April 2018 – report approved by Overview & Scrutiny Committee

Final Decision?

Yes

Suggested next steps (if not final decision please set out below)

1. Summary

1.1 An end of term report to the Council on the work the Overview & Scrutiny Committee has undertaken during the year. The report also includes work by the Health Scrutiny Sub-Committee.

2. **Recommendation**

2.1 That the list of matters considered by the Overview & Scrutiny Committee and Health Scrutiny Sub-Committee during the municipal year 2017/18, as detailed in appendix A to the report, be noted.

3. **Reasons for the Recommendation**

- 3.1 Under Article 6 of the Council's constitution Overview & Scrutiny Committees and Policy Committees are required to provide an end of term report to the Council on work they have undertaken during the year.
- 3.2 The matters considered during the year are attached at appendix A to the report.

4. **Policy Framework**

The Council's FFF Strategy is designed to deliver the Vision for the District of making it a Great Place to Live, Work and Visit. To that end amongst other things the FFF Strategy contains several Key projects.

The FFF Strategy has 3 strands – People, Services and Money and each has an external and internal element to it. The table below illustrates the impact of this proposal if any in relation to the Council's FFF Strategy.

FFF Strands			
e s nce/ ent			
oting erm			
our			

trained All staff have the appropriate tools All staff are engaged, empowered and supported The right people are in the right job with the right skills and right behaviours	customers' needs Continuously improve our processes Increase the digital provision of services	assets Full Cost accounting Continued cost management Maximise income earning opportunities Seek best value for money
Impacts of Proposal		
Nil	Dialogue between Scrutiny and Executive enables robust decision making and ensures all elements of the proposal in respect of service provision are taken into account.	Nil

4.2 Supporting Strategies

Each strand of the FFF Strategy has several supporting strategies; however, this report is for governance purposes and allows an overview of the previous 12 months' work.

The work carried out by the Committee helps the Council to improve in line with its priority to manage services openly efficiently and effectively.

This report is made annually as a matter of good practice and Council policy.

- 4.3 **Changes to Existing Policies -** There are no changes to existing policies.
- 4.4 **Impact Assessments** There are no new policy changes in respect of Equalities.

5. Budgetary Framework

5.1 The recommendations of the report do not affect the Council's budgetary framework.

6. Risks

6.1 There are no risks associated with this report which is purely provided as a matter of good practice and Council policy concerning Scrutiny committees.

7. Alternative Option(s) considered

7.1 There are no alternative options because this report complies with the requirements of Article 6 of the Council's Constitution.

Work handled by Overview & Scrutiny Committee 2017/18

Chair's Introduction

This year, I took over the Chair from Councillor Boad, who this year has undertaken the role of the Council's Chairman.

The Overview & Scrutiny Committee is now in its third year and this year the Committee has consolidated on some of the work done in the previous year. Last year, the Committee authorised work to go ahead by two Task & Finish Groups. A working party of officers was tasked with reviewing and implementing the recommendations from the Task & Finish Group, HMOs and the Committee has received regular updates from this officer working party giving updates on the actions they have set themselves in respect of HMOs.

The Task and Finish Group to review off-street car park charges submitted its report to the Executive back in June 2017 and the Executive agreed that the recommendations in this report would be reviewed in line with the draft car parking strategy report. However, this report is still awaited and the Committee will have to wait until 2018/19 before it can review how the Task & Finish Group's recommendations have been encompassed into the car parking strategy.

This year, the Committee has agreed to start a Task & Finish Group to review the role of the Council's Chairman. This work will start in earnest in the next municipal year.

The Committee has been kept busy with various reports that Members have called in from the Executive and there have been opportunities to pre-scrutinise reports before they have been published on the Executive agenda; an example is the "Update on Progress in respect of revisions to the Delegation Agreement particularly in relation to the determination of planning applications" that the Committee pre-scrutinised at the end of November 2017 prior to the report being considered by the Executive in January 2018.

The Health Scrutiny Sub-Committee has struggled to find its role, but at its meeting in January 2018, the Sub-Committee received a report on the Council's Health and Wellbeing Approach and the Action Plan to implement this. This gave the Sub-Committee the opportunity to see what work was planned by the Council and when this work would be happening. The Sub-Committee decided that it would focus its efforts on helping with two themes; mental health and housing. It was deemed impractical to cover all of the work in all areas on the Action Plan, and a better approach would be to focus on two areas. Work is now scheduled to start on this in 2018/19.

I have enjoyed this year as Chair and at times debate has been robust with some weighty and crucial reports being considered, not least the Local Plan finally being agreed. All Councillors have contributed to the debates and recommendations to the Executive and this has made it a very interesting and productive year.

Councillor Judy Falp

A synopsis of work undertaken by the Overview & Scrutiny Committee during the municipal year 2017/2018.

Meetings of the Committee were held on: <u>31 May 2017</u> <u>27 June 2017</u> <u>25 July 2017</u> <u>30 August 2017</u> <u>18 September 2017 - Joint F&A and O&S Committees</u> <u>26 September 2017</u> <u>31 October 2017</u> <u>13 November 2017 - Joint F&A and O&S Committees</u> <u>28 November 2017</u> <u>3 January 2018</u> <u>6 February 2018</u> <u>6 March 2018</u> <u>4 April 2018</u>

31 May 2017

This was the first meeting of the 2017/2018 municipal year. The membership of the Committee changed slightly from the previous municipal year, with the loss of Councillors Boad, Margrave, D'Arcy and Edgington. Councillors Mrs Falp, Mrs Knight and Shilton joined the Committee. Councillor Mrs Falp was elected Chairman for the municipal year in her absence.

The Committee appointed Councillors Mrs Cain, Mrs Falp, Mrs Knight, Parkins and Mrs Redford to the Health Scrutiny Sub-Committee, and resolved that all members of the Overview & Scrutiny Committee could act as substitute members of the sub-committee.

Reports considered on the Overview & Scrutiny Work Programme:

Off-street Car Parking Charges Review Task & Finish Group The Committee gave its approval for the report from the Task & Finish Group to proceed to the Executive for consideration.

Review of membership/participation with certain Outside Appointments The Committee considered recommendations from the Deputy Chief Executive on specific outside appointments and whether these appointments should continue or cease. The Committee approved the recommendations but asked for a report on all outside appointments to come to the meeting later in the year when councillors gave their reports on the work done by outside bodies.

Reports considered on the Executive Agenda:

Item 9 – Health & Community Protection and Neighbourhood Services Potential Redundancy

The Overview & Scrutiny Committee noted the report and the Executive approved the recommendations in the report.

27 June 2017

Reports considered on the Overview & Scrutiny Work Programme:

Linen Street Car Park and Warwick Displacement Plan

The Committee received an update on progress dealing with the structural issues at Linen Street multi-storey car park in Warwick and the progress of the Warwick car parking displacement plan to cope with the parking numbers as a result of the closure of Linen Street car park.

Review of Council's Sustainability and Climate Change Approach The Committee considered a report from Health & Community Protection which summarised the Council's current position in relation to sustainability and climate change, including the current approach and the Council's achievements in the last year.

The Committee requested annual reports.

Reports considered on the Executive Agenda:

Item 3 – Updated Council Strategy and Performance Management Framework The Committee asked for the wording of the Mission Statement to be changed because it was not keen on the references to "lights". It also requested that District car parks were listed as a major project in Table 2 of the report.

The Executive approved the recommendations in the report.

Item 6 – Housing related Support Services

The Committee noted the report and the Executive approved the recommendations in the report.

Item 7 – Draft Car Park Strategy The Committee noted the report and the Executive approved the recommendations in the report.

Item 8 – Task & Finish Group – Off-street car parking charges review The Executive considered the recommendations from the report done by a Task & Finish Group asked to review off-street car parking charges. This Group was chaired by Councillor Quinney and other members of the Group were Councillors Ashford, Boad, Mrs Cain, Mrs Stevens and Day.

The Executive thanked the Task & Finish Group for its report and agreed that the recommendations in the report should be considered in more detail and in conjunction with the results arising from the draft car parking strategy. The date of the draft car parking strategy has been delayed from April 2018 to a date yet to be confirmed.

25 July 2017

Reports considered on the Overview & Scrutiny Work Programme:

HomeChoice Allocation Scheme

Members received a training session about the HomeChoice Allocation Scheme so that they would be better able to scrutinise a report going to the Executive for consideration in November 2017.

Royal Learnington Spa Car Parking Displacement Plan

The Committee considered a verbal report from Neighbourhood Services on the progress made on the redevelopment of Covent Garden Car Park and Leamington

displacement plan to provide extra parking spaces arising from the loss of the car park.

Leisure Centre Management Contract Update

The Committee considered a briefing note from Cultural Services that gave an update on progress since Sports and Leisure Management, operating as Everyone Active (EA), had been awarded the contract to run four Council owned facilities plus the dual use facilities at Kenilworth School and Myton School from 1 June 2017.

Reports considered on the Executive Agenda:

Item 4 – Fire Safety in High-Rise Buildings

The Committee supported the recommendations in the report and the Executive approved the recommendations in the report subject to recommendation 2.2 being amended to read as follows:

"That Council delegates authority to the Deputy Chief Executive (BH) in consultation with the Housing Portfolio Holder, to agree additional expenditure in 2017/18 for fire safety works to Housing Revenue Account (HRA) properties, utilising the unallocated balances on the Major Repairs Reserve."

Item 7 – Environment Enforcement Service Delivery Options

The Committee supported Option 2 in the report recommendations and strongly recommended that enforcement through the Courts should be looked at. It was also stressed that enforcement should not focus solely on South Leamington, but was required across the whole District.

The Executive approved the recommendations in the report, along with the recommendation from Overview & Scrutiny Committee that:

- (i) enforcement through the Courts be looked at; and
- (ii) enforcement should relate to the whole of the District.

30 August 2017

Reports considered on the Overview & Scrutiny Work Programme:

Portfolio Holder Update – Cultural Services

The Portfolio Holder, Councillor Coker, answered questions on a report he had provided giving an update on the ongoing work and issues in Cultural Services. Councillor Coker explained the work being done with the upgrading of the facilities at the Leisure Centres and the main problem that had been encountered was with connection of water supply at Newbold Comyn, which had caused a delay to the works. He also explained the change in the location of the Spa Centre box office to the Pump Rooms.

Events Review 2017

The Committee considered the Terms of Reference for the Events Review 2017 and an update on progress, which also identified some of the issues the Events Review was expected to address. Members were informed that the Events Review had started as an internal exercise to collect data on events happening in the District. With the reduction in budgets covering the support the council could lend to events around the District, it was necessary to build a picture of these to allow prioritisation.

Reports considered on the Executive Agenda:

Item 8 – 12 Month Waste Container Charging Update

The Committee supported the recommendations in the report and the Executive approved the recommendations in the report.

Item 10 – Disposal of WDC land off The Holt / Cubbington Road, Lillington, Learnington Spa

The Committee accepted the recommendations in principle but formally recommended that these were subject to a public consultation if it transpired that this was a legal requirement when disposing of open space public land.

The Executive approved the recommendations in the report subject to recommendation 2.1 being amended so that agreement of the ultimate sale of the land was delegated to the Deputy Chief Executive (AJ), in consultation with the Portfolio Holder for Neighbourhood Services. They would ensure that Section 123 of the Local Government Act 1972 was adhered to.

Item 12 – Delivery of the proposed Hotel forming part of the St Mary's Lands Masterplan, Warwick

The Committee supported the recommendations in the report.

The Executive approved the recommendations in the report subject to an amendment "that the proposal at Appendix 1 is agreed as the way to bring the hotel forward and that further reports be brought back to Executive at the end of stages 1-2 and 3".

18 September 2017 – Joint F&A and O&S Committees

Reports considered on the Executive Agenda:

Item 2 – Local Plan Adoption

Both Scrutiny Committees agreed with the Local Plan as set out and supported the Plan going forward and the Executive supported the recommendations in the report.

26 September 2017

Reports considered on the Overview & Scrutiny Work Programme:

Portfolio Holder Update – Development Services

The Portfolio Holder, councillor Rhead, answered questions on a report he had provided giving an update on the ongoing work and issues in Development Services. He highlighted work being done to find locations for siting gypsies and travellers; collect Section 106 monies; and to encourage developers to embrace renewable energy in their builds.

Reports considered on the Executive Agenda:

Item 6 – Shared Environmental Enforcement with Rugby Borough Council The Committee supported the recommendations in the report and requested that the Communication Strategy included consultation with letting agents, local businesses, Town and Parish Councils (possibly via Warwickshire Association of Local Government), and residents in social housing.

The Committee also sought assurance that in practice officers, in consultation with Legal, would ensure that the most appropriate individual/organisation would be served with any notice.

The Executive thanked the Scrutiny Committee for its considered comments and debate on the previous evening. It recognised that the communications strategy should be amended as proposed.

31 October 2017

Reports considered on the Overview & Scrutiny Work Programme:

Portfolio Holder Update – Finance

The Portfolio Holder, Councillor Whiting, answered questions on a report he had provided giving an update on the ongoing work and issues in Finance. He explained his concerns that the revenue budget excluded depreciation and amounts required for capital works. This would cause significant issues when funding was required for projects such as the rebuilding of multi-storey car parks. He talked about the work being done to improve services the Council offered for benefit support and how the section was coping with call handling.

Leamington Car Park User Survey

Members were informed of the outcome of the Leamington Car Park User Survey which had been undertaken to inform how the temporary impact of the Covent Garden car parks could affect car park user habits. The survey addressed where people would park when the car park was closed to provide information for the displacement plan.

Reports considered on the Executive Agenda:

Item 4 – Severe Weather Emergency Protocol

The Committee welcomed that this report had come forward so soon after the motion to Council and that there would be a further report to Executive in January 2018.

The Committee welcomed that, as a result of the debate, officers agreed to undertake discussions/consultation with our partners both statutory and nonstatutory to ensure a co-ordinated approach within the District ahead of the report in January 2018.

The Executive approved the recommendations in the report.

13 November 2017 – Joint F&A and O&S Committees

Reports considered on the Executive Agenda

Item 4 – Community Infrastructure Levy

The Committees supported the recommendations in the report and the Executive recommended to Council that it approved the recommendations as set out in the report.

28 November 2017

Reports considered on the Overview & Scrutiny Work Programme:

Portfolio Holder Update – Housing & Property Services

The Portfolio Holder, Councillor Phillips, answered questions on a report he had provided giving an update on the ongoing work and issues in Housing & Property Services. He explained the challenge faced by the council to find land to build new housing and what the Council was doing following the Grenfell Tower tragedy.

Events Review Update

Members were given an update on the key findings from the data collection exercise following analysis of the events that had taken place in the summer of 2017. It was recognised that without financial support from the Council, some events might have to close, but a balance had to be found with reduced budgets.

Summary of the role, responsibilities and the work of the South Warwickshire Community Safety Partnership

This was an annual report that the Committee considered to comply with the requirements of the Police and Justice Act 2006, which required all local authorities to undertake annual scrutiny of local Community Safety Partnerships.

Progress on the Action Plan for Recommendations made on HMOs

The Deputy Chief Executive (AJ) gave an update on the HMO Officer Working Group's Action Plan. This would be a regular report to the Committee until the work was completed.

Annual Feedback on Outside Appointments

Members considered reports from Councillors who represented the Council on Outside Bodies. Members had asked for the annual report at the end of each municipal year on which outside bodies the Council would continue to support in readiness for the appointment of Councillors to those bodies, be changed so that they could see how the Deputy Chief Executive (AJ) arrived at his decisions on which outside bodies would continue to be supported and which would not.

Update on Progress in respect of revisions to the Delegation Agreement particularly in relation to the determination of planning applications

Members considered a update on a report that would be going to the Executive in January but there were concerns that some of the proposals might impact on the power Ward Councillors had to request that applications be considered by Planning Committee.

Role of the Warwick District Council Chairman

The Committee agreed the Scoping Document for a Task & Finish Group to review the role of the Council's Chairman. At the meeting in January 2018, membership of the Task & Finish Group was agreed as Councillors Ashford, Mrs Knight and Margrave. The Group has had to delay the start of the work because of staff availability, but work should commence in earnest during March 2018.

Reports considered on the Executive Agenda:

Item 5 – Civil Penalties Policy – Private Sector Housing

The Committee fully supported the recommendations in the report, including a suggested amendment to recommendation 2.1d that would be proposed at Executive on the following evening that delegated authority be given to the Head of Housing Services in consultation with the Housing Portfolio Holder to make decisions about imposing civil penalties in individual cases.

The Executive approved the recommendations in the report with the amendment to recommendation 2.1d that delegated authority to the Head of Housing Services, in consultation with the Housing Portfolio Holder to make decisions about imposing civil penalties in individual cases.

3 January 2018

Reports considered on the Overview & Scrutiny Work Programme:

Portfolio Holder Update – Health & Community Protection

The Portfolio Holder, Councillor Thompson, answered questions on a report he had provided giving an update on the ongoing work and issues in Health & Community Protection. He explained what could and could not be controlled in respect of Uber and agreed that the issues needed to be raised with local MPs because a change in legislation was required.

Reports considered on the Executive Agenda:

Item 3 – Revisions to the Scheme of Delegation and Council Procedure Rules The Committee supported the report with the following exceptions.

The Committee had concerns about the revision to include the need for the five objections to be from different addresses, this was because the Committee felt this was removing the rights of individuals. It was agreed the Development Manager and the Democratic Services Manager would look at this with the Portfolio Holder and Chairman of Planning Committee and bring an amendment to either Executive or Council ahead of the final decision.

The Committee welcomed, after discussion and agreement with Officers, that the proposal to delegation DS(70) (iv) should remain within the scheme of delegation and therefore the current proposal to remove this should be withdrawn.

The Committee had concerns about delegation DS(70) (iii)(b) and the potential for this to imply that Parish/Town Councils may lose the right for their objection to bring the matter to Planning Committee. The Development Manager and the Democratic Services Manager would look at this with the Portfolio Holder and Chairman of Planning Committee and bring an amendment to either Executive or Council ahead of the final decision.

The Executive approved the recommendations in the report subject to the changes to DS(70) not being taken forward at this stage and officers were asked to consider these in the light of the comments made by O & S.

Item 4 – Housing Allocations Policy Review

The Committee supported the recommendations in the report.

The Committee welcomed the agreement from the Portfolio Holder to widen the criteria to address the situation where the property allocation quotas might mean it could be better to be in a lower priority band compared to higher bands e.g. regarding the balance between band 2's and band 3's demand and available properties. The Committee supported the following revision to the section on the imbalance of the housing register to remove this potential issue within paragraph 2 on Item 4/ page 12;

"It is proposed that this should be monitored and if the situation does not improve the Head of Housing, in consultation with the Portfolio Holder, should have delegated authority to re-balance the quotas to secure that a greater proportion of the out-of-balance properties would be advertised to the higher priority band to redress the balance.

The Committee welcomed that the 4th paragraph on Item 4, page 14 of the report would be amended to read "For applicants in this situation that cannot be considered under homelessness legislation....".

The Committee was mindful of the proposed delegation to the Head of Housing in consultation with the Portfolio Holder to make minor changes to the Policy (Item 4 Page 15). It noted that the intention to this would be to accommodate any amendments by statute, government guidance or to enable clarity on policy and its intentions. Therefore the Committee welcomed that the Portfolio Holder would incorporate details of these changes as part of his annual report to the Committee.

The Executive agreed the recommendations in the report were agreed subject to an implementation date of no later than 1 August 2018 and the amendments made by O&S.

Item 6 – Homelessness Initiatives and the New Legislation

The Committee noted the report and welcomed the work being undertaken in homelessness initiatives and strongly encouraged the continued dialogue between Housing Associations and this Council to help tackle this problem.

The Executive thanked the Committee for its comments.

6 February 2018

The Committee welcomed Anne Banks from Stratford upon Avon District Council, who had stepped in at short notice to take minutes of the meeting due to illness of the regular Committee Clerk.

Reports considered on the Overview & Scrutiny Work Programme:

HEART project Progress Report

The Committee received a report from Housing that informed the Committee of current operational and financial performance with the countrywide Home Environment Assessment and Response Team (HEART). Members were informed that South HEART would be fully staffed by the end of March.

Welfare Reforms

The Committee were given an update from Finance on welfare reform. A further delay in the roll-out of Universal Credit until October 2018, meant that housing benefits would remain in-house, following which, it would move to the full service introduction. This had not caused any delay to residents receiving their benefits.

Reports considered on the Executive Agenda:

Item 8 – Recommendations for the Commissioning of Voluntary and Community Sector services for 2018-2021

The Committee noted the report but raised concerns regarding the reduction in allocation for the community forums.

The Executive agreed the recommendations in the report.

Item 11 – Leisure Development Programme – Phase II (Kenilworth) The Committee noted the recommendations in the report and the Executive agreed the recommendations in the report.

Item 12 – Events Review Update

The Committee agreed to include the proposed report within its work plan and the Executive agreed the recommendations in the report.

Item 13 – 2018/19 ICT Services Digital Work Programme The Committee noted the recommendations in the report and the Executive agreed the recommendations in the report.

Urgent Item – Beauchamp House – 77-79 Coten End – Confidential Report The Committee noted the report including a revised wording to recommendation 2.1.

The Executive agreed the recommendations in the report subject to the revised wording in recommendation 2.1.

6 March 2018

Reports considered on the Overview & Scrutiny Work Programme:

Portfolio Holder Update - Neighbourhood Services

The Portfolio Holder, Councillor Grainger, answered questions on a report she had provided giving an update on the ongoing work and issues in Neighbourhood Services. Members were pleased to note that the arrangement with Rugby Borough Council for shared Environmental Enforcement had got off to a good start. The Portfolio Holder advised Members that recycling rates had dropped; some of this could be expected as people moved to online newspapers, but more work was required to encourage residents to recycle other types of waste, such as food waste.

Portfolio Holder Update – Business

The Portfolio Holder, Councillor Butler, answered questions on a report he had provided giving an update on the ongoing work and issues in Business.

Shakespeare's England

The CEO from Shakespeare's England informed Members of initiatives being pursued to encourage tourism in the area.

Reports considered on the Executive Agenda:

Item 6 – Review of Green Space Strategy & Approval of Revised Green Space Action Plan

The Committee supported the recommendations in the report, and detailed additional information it would like in future reports. The Executive agreed the recommendations in the report.

Item 9 – Vision & Strategy for Learnington Town Centre

The Committee supported the recommendations in the report, which were agreed by the Executive.

Item 10 – Residential Design Guide – Supplementary Planning Document (SPD) & Parking Standards SPD

The Committee supported the recommendations in the report, which were agreed by the Executive.

Item 11 – Local Development Scheme (LDS)

The Overview & Scrutiny Committee noted the recommendations but expressed concern that Gipsies and Travellers, sustainable buildings and health impacts were not being addressed in the next three years, although the Committee recognised the limitations due to staffing issues.

The Executive agreed the recommendations in the report.

4 April 2018

Reports considered on the Overview & Scrutiny Work Programme:

Update from the Leader of the Council

Councillor Mobbs gave an overview of the work that had been achieved by Service Areas during the year and some of the main issues to be tackled in the next municipal year.

Shared Environmental Enforcement with Rugby Borough Council Members were given an update on how the shared environment enforcement work with Rugby Borough Council on tackling the issues of fly-tipping and accumulated waste was working.

Member Children's Champions End of Term Report Members were informed that the Safeguarding Action Plan had been completed during the year.

To review membership/participation with certain Outside Appointments The Committee noted the appointments to be made at Annual Council.

Reports considered on the Executive Agenda:

Item 9 – Delivery of St Mary's Lands Masterplan for 2018/19 and beyond The Committee supported all of the recommendations in the report.

The Executive thanked the Committee for their comments and approved the recommendations in the report.

A synopsis of work undertaken by the Health Scrutiny Sub-Committee during the municipal year 2017/2018.

Meetings of the Sub-Committee were held on:

4 July 2017 21 November 2017 16 January 2018 14 March 2018

4 July 2017

This was the first meeting of the 2017/2018 municipal year. The membership of the Sub-Committee changed slightly from the previous municipal year, with the loss of Councillors D'Arcy and Edgington, and Councillor Parkins was elected as its Chairman. Councillors Mrs Falp and Mrs Knight became voting members of the Committee, instead of co-opted members.

Councillor Quinney was appointed as a co-opted Member.

Reports considered on the Health Scrutiny Sub-Committee Work Programme:

Health and Wellbeing Update

The Sub-Committee received a report from Health & Community Protection which outlined the work being undertaken across the Council to improve the health and wellbeing of communities within Warwick District and to address the health and wellbeing needs of the Council's own staff.

21 November 2017

Reports considered on the Health Scrutiny Sub-Committee Work Programme:

Health and Wellbeing Annual Report

This report gave the annual update on the progress being made in delivering the Council's Health and Wellbeing approach and on improving the health and wellbeing of the communities within the District.

Annual Status Report – Air Quality Management

Members were informed that within the District, air quality was generally good but nitrogen dioxide levels regularly exceeded the national objective in town centres as specific locations.

16 January 2018

Reports considered on the Health Scrutiny Sub-Committee Work Programme:

Embedding Health and Wellbeing Strategically

Embedding Health and Wellbeing at a strategic level was one of the Council's three priorities within its Health and Wellbeing approach. Members were informed of how it was intended to accomplish this priority.

Health and Wellbeing Priorities and Action Plan 2018-20

This Action Plan showed the work required to accomplish the Council's Health and Wellbeing approach and when this work was planned. Members decided that the Action Plan would provide a useful tool to set the Sub-Committee's own Work Programme and decided that in the first instance, it would focus on mental health and improving housing conditions as its main focus for the coming meetings in the municipal year 2018/19.

14 March 2018

Reports considered on the Health Scrutiny Sub-Committee Work Programme:

Health and Wellbeing Update (Objective 3)

Members considered a report detailing the Council's approach to health and wellbeing for its staff members.

Update on the South Warwickshire Health and Wellbeing Partnership When the South Warwickshire Health and Wellbeing Partnership had been set up, it was hoped that this could absorb much of the health scrutiny work required at the District Council. Unfortunately this has not proven possible, with other stakeholders pushing it in another direction.

Members were given an update on what work this Partnership would be doing, following on from which, Members discussed how the Health Scrutiny Sub-Committee could improve.

Warwickshire County Council's Adult Social Care & Health Overview & Scrutiny Committee

Councillor Mrs Redford, this Council's representative on this outside body gave Members an update on the work being handled.