ARTICLE 11 – OTHER ARRANGEMENTS

11.1 Introduction

- (a) For the purposes of discharging some of its executive and non-executive functions the Council has various powers to enter into arrangements:
 - (i) with any person or body to joint discharge such functions; and/or
 - (ii) for the exercise of those functions on its behalf and/or on behalf of others.
- (b) Further details relating to these arrangements are set out in Part 1 of this Article.
- (c) In some cases, the Council has a statutory duty to make arrangements for the creation of various bodies that are not actually Committees, but which exercise powers that directly or indirectly relate to some of the Council's functions. Further details relating to such bodies is set out in Part 2 of this Article.
- (d) The Council also has / operates various informal partnerships/arrangements with other external bodies. Some of these are identified in Part 3. This list is not intended to be comprehensive.

PART 1 – JOINT ARRANGEMENTS

11.2 **Joint Arrangements**

- (a) The approval of Full Council and/or the Executive will be required for the entering into of Joint Arrangements.
- (b) The nature of the joint arrangements made will vary according to the circumstances.
- (c) Some arrangements will be contractual in nature and will require the delivery of specified outcomes.
- (d) The Council may also establish joint arrangements with one or more local authorities or with the executive of any such authority to exercise functions of any of the participating authorities, or to advise the Council. Such arrangements may involve the appointment of a joint committee with any such other local authority.
- (e) Details of various joint arrangements including delegated powers and powers of recommendation (where appropriate) appear in the appendix to Part 1 of this Article.

11.3 Access to information

The Access to Information Procedure Rules in Part 2 of this Constitution will generally apply to a Joint Committee to the extent as provided for in that Part.

11.4 Contracting out

The Council may contract out to another body or organisation, functions which may be exercised by an Officer and which are subject to an order under section 70 of the Deregulation and Contracting Out Act 1994, or under contracting arrangements where the contractor acts as the Council's agent under usual contracting principles, provided there is no delegation of the Council's discretionary decision making unless legislation otherwise expressly allows.

Appendix to Part 1 Joint arrangements

11.5 DORCHESTER MARKETS INFORMAL JOINT PANEL

- (a) This Panel will carry out its functions subject to the Lease dated 26 June 2001 to T. Ensor and Son (Dorchester) Limited and any subsequent variation, renewal or replacement of that Lease.
- (b) Constitution. Six (6) elected members to be appointed by the Dorchester Town Council. Eight (8) Members of the Council, of whom two (2) should represent wards wholly or mainly within the area of the former Dorchester Borough Council (except where such appointment would result in an appointee being a member of the town council). Where such an appointee subsequently becomes a member of the Dorchester Town Council that member shall cease to be a member of the Informal Joint Panel and Dorset Council shall then consider the appointment of an alternative member not being a member of the town council.
- (c) Previous operational duties of the Panel (now currently exercised by T. Ensor and Son (Dorchester) Limited under the terms of their Lease)
 - (i) Day to day control and management of the markets and tolls at the sites and locations on which the same are existing or entitled at the 1st October 1978.
 - (ii) Hours of opening.
 - (iii) Arrangement of stalls.
 - (iv) Agreements and licences for market tenants.
 - (v) Insurance pertaining to Market days.
- (d) Duties of the Panel that are still to be exercised by the Panel
 - (i) Appointment to the posts of Clerk of the Markets and Deputy Clerk of the Markets and other markets personnel.
 - (ii) The settlement of financial matters, review of rents, fees, tolls and charges relating to the market operation, subject to the budget and

other arrangements referred to in the 1984 Agreement relating to Dorchester Market.

- (iii) Frequency of meetings and times.
- (e) Duties of the Panel that are now to be exercised in conjunction with Dorset Council or Town Council
 - (i) Grant or renewal of leases, tenancies, etc. for periods not exceeding 3 years.
 - (ii) Matters affecting food hygiene and food safety. (NB: Subject to the powers and duties of Dorset Council under the relevant statutes and at common law).
 - (iii) Extension of days on which markets operate.
 - (iv) Arrangements for market and car parks on market days.
 - (v) Financial regulations and audit.
 - (vi) the making of byelaws and regulations governing the use of the market.
 - (vii) Prosecution under market byelaws and legal proceedings within the purview of the committee subject to proper legal advice.
 - (viii) Insurance pertaining to non-Market days.

11. 6 BOURNEMOUTH, DORSET AND POOLE MINERALS AND WASTE POLICY JOINT ADVISORY COMMITTEE

- (a) Terms of Reference: To oversee the production of minerals and waste development documents relating jointly to Bournemouth, Dorset and Poole and to approve these for consultation, and to recommend the submission and adoption of final documents to the three parent authorities.
- (b) Membership: 4 Members of Dorset Council and 4 Members of Bournemouth Christchurch and Poole Council to include in each case at least one Member from the Executive of each Council.

11.8 DORSET LOCAL ENTERPRISE PARTNERSHIP

This is a company limited by guarantee and its Articles set out the arrangements for local authority participation.

11.9 **JOINT PUBLIC HEALTH BOARD**

(a) Role

The Joint Public Health Board (the Board) is a joint executive body for the delivery of the public health functions carried out by the shared public health service (known as Public Health Dorset) on behalf of Dorset Council and

Bournemouth, Christchurch and Poole Council. The Board will continue to be the joint executive for so long as the two councils are working in partnership.

(b) Membership

The Board will consist of two voting members drawn from the executives of each of the two partner councils (a total of four members), plus a nominated Director from Dorset Clinical Commissioning Group. Each council may at any time appoint replacement members to serve on the Board provided that any such member must be a member of that authority's executive. Notice of any change should be provided to the Democratic Services Manager of Dorset Council as the host authority for the shared service.

Each authority may also nominate one non-executive member to attend the Board as a non-voting member.

(c) Chairmanship

The Chairman shall rotate each meeting and it will be usually an executive from the Council hosting that particular meeting.

(d) Quorum

The quorum for meetings of the Board shall be one voting member from each of the two councils.

(e) Frequency of meetings

The Board shall meet as a minimum four times a year, usually in July, November, February, and May and subject to room availability the venue for meetings will rotate meeting by meeting around the offices of the two partners.

Additional meetings of the Board shall take place as determined by the Board in order to fulfil its work programme.

Further meetings shall be convened if requested by any two members of the Board.

(f) Officers

The lead officer for the Board shall be the Director of Public Health. As host authority Dorset Council will convene meetings of the Board and will provide administrative, financial, and legal advice.

(g) Standing Orders

The business of the Board shall be regulated by the standing orders and procedure rules of Dorset Council as the host authority except to the extent that they are superseded by the Shared Service Agreement between the two partners councils.

(h) Terms of Reference

- I. Discharge of the public health functions of the two councils under the Health and Social Care Act 2012 through the shared service.
- II. Approve, monitor and provide assurance on the delivery of the functions referred to in I. (above) via an annual Public Health Business Plan.
- III. Receive and respond to reports from any subgroups of the Board.

- IV. Monitor progress and performance in the delivery of mandated public health programmes across and within the two local authorities. In doing so, draw on local and national indicators and outcome measures.
- V. Acting within the requirements of the Code of Practice in Local Government Publicity, seek to influence and advise, local and central government and other agencies on public health issues.
- VI. Ensure that the shared service (Public Health Dorset) provides effective and timely public health advice to the NHS and local Councils.
- VII. Support the host authority and the Director of Public Health in the performance of their functions.
- VIII. Receive and approve the annual budget; monitor budget spend in accordance with the Ring-fenced Grant conditions as set out by Public Health England.

PART 2 - STATUTORY BODIES

11.10 Statutory Arrangements

- (a) The purposes of a statutory body that the Council is required to create are quite diverse and include review panels and scrutiny boards.
- (b) Where the Council is required to make arrangements for the creation of, and appointment to, such bodies then powers relating to such arrangements may sometimes be delegated to a Committee, Board and/or Officer. Information relating to such delegations are identified in Functions of the Council Part 3(1) of the Constitution.
- (c) Details of various statutory bodies created by the Council appear in the appendix to Part 2 of this Article.

Appendix to Part 2 Statutory bodies

11.12 PENSION BOARD

Role/Terms of Reference and Membership

- (a) The Pension Board shall be responsible for:
 - (i) securing compliance with all relevant legislation and other requirements relating/imposed in relation to any pension scheme for which the Council is the administering authority; and
 - (ii) ensuring the effective and efficient governance and administration of any such pension scheme and any connected scheme.
- (b) The Pension Board shall not have any responsibility for any operational investments of any pension scheme.
- (c) The Pension Board will consist of 6 persons consisting of 3 member representatives and 3 employer representatives. Of the 3 employer representatives, 1 shall be 1 shall be a nominated representative of Dorset Council, 1 shall be nominated by Bournemouth, Christchurch and Poole Council and 1 by the remaining scheme employers. 1 of the 3 member representatives shall be from a trade union recognised by Dorset Council and Bournemouth, Christchurch, and Poole Council.

- (d) The quorum of the Pension Board shall be 4 persons made up of an equal number of member representatives and employer representatives.
- (e) Save to the extent that the law expressly allows, the Pension Board cannot appoint any Sub-Committee.

11.13 DORSET POLICE AND CRIME PANEL

Terms of Reference

- (a) To review and make a report or recommendation on the draft Police and Crime plan or draft variation, given to the Panel by the Police and Crime Commissioner.
- (b) To review the performance of the Police and Crime Commissioner against objectives in the Police and Crime Plan, put questions to the Commissioner at a public meeting, and make a report or recommendation (as necessary) on the annual report.
- (c) To hold a confirmation hearing and review, make a report, and recommendation (as necessary) in respect of proposed senior appointments made by the Police and Crime Commissioner.
- (d) To review and make a report to the Commissioner on the proposed appointment of the Chief Constable.
- (e) To review and make a report and recommendation (as necessary) to the Commissioner on the proposed precept.
- (f) To review or scrutinise decisions made, or other actions taken, by the Police and Crime Commissioner in connection with the discharge of the Commissioner's functions.
- (g) To fulfil functions in relation to complaints about conduct matters in accordance with the responsibilities placed on the Panel by the Police Reform and Social Responsibility Act 2011.
- (a) To appoint an Acting Police and Crime Commissioner if necessary.

Membership (12):

10 members to be drawn from Dorset Council (5) and Bournemouth, Christchurch and Poole Council (5) and independent members (2).

11.14 SHARED LIVES (ADULT PLACEMENT APPROVAL PANEL)

- (a) To consider assessments for approval of prospective adult placement carers.
- (b) To consider reviews of adult placement carers which seek a change in approval e.g. short to long term.
- (c) To consider complaints about adult placement carers.

- (d) To consider appeals against decisions.
- (e) To consider major change in adult placement carers' circumstances.
- (f) To receive updates on any breakdown on long-term adult placement.
- (g) To contribute to the quality assurance process relating to assessment and approval of adult placement carers.

- (a) The Chairperson will be
 - (i) senior member of staff with no responsibility for the management of anyone who carries out assessments of prospective carers; or
 - (ii) a person who is completely independent of the scheme and who has the necessary skills and experience.
- (b) The Vice-Chairperson will be a team manager of an adult fieldwork/purchaser team to substitute for the Chairperson.
- (c) 1 team manager of an adult fieldwork/purchaser team.
- (d) 1 carer either currently using or who has previously used the adult placement scheme.
- (e) 1 ex-service user or service user from a neighbouring adult placement scheme.
- (f) 1 ex-adult placement carer or carer from a neighbouring adult placement scheme.
- (g) 2 elected members.
- (h) 2 people with knowledge of vulnerable adults and adult placement.
- (i) The Adult Placement Manager and/or Adult Placement workers not involved with the presenting of prospective adult placement carers will act as advisers to the panel.

11.15 **DORSET COMMUNITY SAFETY PARTNERSHIP**

Terms of Reference:

(a) The purpose of the Community Safety Partnership is to deliver safer communities as set out in the Crime and Disorder Act 1998 and relevant legislation. In doing this the partnership will co-ordinate community safety activity in Dorset at a strategic level; to reduce crime and the fear of crime, to address the risk, threat and harm to victims and local communities, and also to facilitate the strengthening of Dorset's communities in the delivery of local initiatives.

- (b) To do this the Community Safety Partnership will:
 - Be a partnership body accountable for the delivery of safer communities including duties placed upon it by the Crime and Disorder Act 1998 and subsequent legislation in a transparent and open way.
 - ii) Deliver the functions related to the duties through the most relevant group within the overall community safety partnership structure.
 - iii) Develop strong linkages to local community safety partnerships and other partnerships/groups with similar objectives including the Partnership Coordinating Groups (PCGs) to assist in the delivery of local delivery priorities.
 - iv) Develop appropriate mechanisms for the engagement of communities in tackling crime and fear of crime and accountability of community safety partners to the community.
 - v) Hold partners accountable under section 17 of the Crime and Disorder Act 1998 for access to and use of resources and skills needed to mainstream community safety issues. This will include advice and recommendations to individual partners in appropriate circumstances. In this regard to ensure the effective and lawful share of information between partners about Dorset and its people to tackle crime.
 - vi) Monitor performance against community safety priorities at a local level and hold Partnership Co-ordinating Groups (PCGs) to account for delivery.
 - vii) To be sighted on emerging threats and issues in Dorset.
 - viii) To meet the requirements of the Domestic Violence, Crime and Victims Act (2004) as amended and statutory guidance in relation to domestic homicide reviews (DHRs)
 - ix) Contribute to the implementation of the Dorset Safeguarding Adults Board (SAB) and Local Safeguarding Children's Board Strategies by ensuring that all work undertaken by the CSP demonstrates clear links with the wider safeguarding agenda.
 - x) Publish an annual Community Safety Plan, setting out the priorities for tackling crime and disorder and the projects being implemented.

Core:

- (i) Dorset Council (Portfolio Holder responsible for Community Safety)
- (ii) Dorset Police (Superintendent)
- (iii) Dorset Clinical Commissioning Group
- (iv) Dorset and Wiltshire Fire and Rescue Authority
- (v) Dorset, Devon and Cornwall Community Rehabilitation Company
- (vi) National Probation Service

The quorum for meetings of the CSP shall be 3 core members

Other members:

(i) Other community safety partners such as the Youth Offending Service, Public Health, Adult and Children's Services, Office of the Police and Crime Commissioner, Dorset Association of Town and Parish Councils and Dorset and Wiltshire Fire and Rescue Service are invited to attend meetings of the Dorset CSP if they wish.

- (iii) A representative from each of the PCGs and lead officers for theme areas will be required to attend meetings in order to explain performance and actions.
- (iii) Members of the group will be supported by officers as required.

11.16 CORPORATE PARENTING BOARD

Terms of Reference:

The Corporate Parenting Board (the Board) will assist Dorset Council and its partners to understand and fully comply with legal duties and responsibilities across all services, as they discharge those duties to looked after children and care leavers.

The Corporate Parenting Board will promote member and workforce engagement, commitment and understanding of the Corporate Parenting principles introduced by the Children and Social Work Act 2017. Ensuring the local authority is 'an active, strong and committed corporate parent – in line with the corporate parenting principles'.

The Corporate Parenting Board will hold to account the council and its partners for their role in the delivery of services and statutory responsibilities to looked after children and care leavers as recommended in statutory Corporate Parenting guidance.

The Board will have access to good qualitative and quantitative management information from the council and its partners, in order to monitor performance effectively against outcomes and track delivery of promises and commitments as stated to the Children in Care Council.

The Board will ensure young people know how their voice, insights and lived experiences have impacted decision making and service development and delivery.

Board Management

The Corporate Parenting Board will meet a minimum of seven times a year. Corporate Parenting Board meetings will be attended by members of the Children in Care Council and their representatives, with support from the Children's Participation Service.

The Board will have regular membership from:

- (i) Seven elected members of the Council on a politically proportionate basis.
- (ii) Children in Care Council (CiCC) representatives.
- (iii) Although not a full member of the board the Portfolio Holder responsible for Children's services(s) is invited to attend all meetings.

The Board will have regular representation from the Children's Services Directorate in the form of:

(i) The Director of Children's Services

- (ii) The Safeguarding and Standards Lead Officer
- (iii) The Lead Officer for Looked After Children
- (iv) The Corporate Parenting Officer

The Board will request regular representation from:

- (i) Relevant Partners
- (ii) The Virtual School Head
- (iii) Children's Rights, Advocacy and Participation Services
- (iv) Children's Health and Mental Health Service
- (v) The Police and Youth Offending Service
- (vi) Foster Carers representative (or other parent forum)
- (vii) Also in non-regular attendance sufficiently senior representatives from Children's Services Directorate and other directorates and agencies to attend for specific issues in order to offer advice and assistance as requested by the Board.

Membership:

- (a) The Board will have regular membership from seven elected members of the Council and will also include named substitute elected members when they are not available to attend.
- (b) The Board will have regular representation from the Children's Services Directorate in the form of:
 - (i) The Executive Director, People (Children's) (or the officer for the time being with such responsibilities)
 - (ii) The Head of Care and Protection (or the officer for the time being with such responsibilities)
 - (iii) The Lead Officer for Children in Care
 - (iv) The Corporate Parenting Officer
- (c) The Board will have regular representation from the Children's Rights Service.
- (d) The Board will seek representation from the Dorset Parent Carer Council (or other parent forum) with an expectation that the Dorset Parent Carer Council can select when they wish to attend.
- (e) The Board will invite through Children's Rights Service regular representation from two young people.

11.17 DORSET ADOPTION AGENCY'S PANEL (statutory)

- (a) To consider the case of every child referred to it by the Adoption Agency and to make a recommendation to the Agency as to whether the child should be placed for adoption. NB under the Adoption Agencies (Panel and Consequential Amendments Regulations 2012, only those children for whom a Placement Order application is not required (e.g. those where birth parents have given signed consent) will be referred to the Adoption Panel.
- (b) In cases where placement for adoption is recommended as above, to consider and, as appropriate, give advice to the Agency about proposed contact arrangements between the child and any person.

- (c) To consider the case of every prospective adopter referred to it by the Adoption Agency and make a recommendation to the Agency as to whether the prospective adopter is suitable to adopt a child.
- (d) In cases where suitability to adopt is recommended, to consider and give advice, as appropriate, to the Agency about the number of children the prospective adopter may be suitable to adopt, their age range, sex, likely needs and background.
- (e) To consider any case referred to it by the Adoption Agency under Regulation 27(6) (decision not to approve) or regulation 29(4) (decision to terminate approval) of the Adoption Agencies Regulations 2005 and to make a recommendation to the Agency as to whether the prospective adopter is/continues to be suitable to adopt a child.
- (f) To consider proposed placements for adoption referred to it by the Adoption Agency and make a recommendation to the Agency as to whether a child should be placed for adoption with particular prospective adopters.
- (g) In cases where a proposed placement for adoption is recommended, to consider and, where appropriate, give advice to the Agency about:
 - (i) the Agency's proposals for the provision of adoption support services;
 - (ii) the Agency's proposed arrangements for allowing any person contact with the child; and
 - (iii) whether the parental responsibility of any parent, guardian or prospective adopter should be restricted and, if so, the extent of any such restriction.
- (i) Provide a quality assurance feedback to the Agency every six months on the quality of reports being presented to the Panel.
- (j) Receive feedback on the progress of children who have been placed with suitable adopters.

There is a central list of Adoption Panel members who attend some or all of the Panel meetings. Included in this central list as a minimum requirement are:

- (i) the Chairperson who is independent of the Agency and who is considered by the Director for Children's Services (or the officer for the time being with such responsibilities) to have the skills and experience necessary for chairing the Panel and who, as Chairperson, would ensure that the work of the Panel is carried out efficiently and effectively in accordance with the Adoption Agency Regulations.
- (ii) one person with the skills and experience to act as Vice-Chair;
- (iii) at least one social work member with at least 3 years post-qualifying experience in child care social work, including adoption work. They may or may not be employed by Dorset Council

- (iv) one Agency Medical Adviser;
- (v) at least one other person who is independent of the Agency and who has relevant professional experience, or personal experience of adoption;
- (vi) Dorset Council includes in its central list a number of independent members and social work members, two medical advisers, and one elected member;
- (vii) in order to be quorate at least 5 members must be present which must include the Chairperson or Vice-Chair, an independent person (if the Vice-Chair is chairing and is not independent) and a social work member.

11.18 DORSET AGENCY FOSTERING PANEL (statutory)

- (a) The Fostering Panel is constituted according to the requirements of the Fostering Services Regulations 2011, with additional reference to the National Minimum Standards for Fostering 2011.
- (b) The Panel meets to consider:
 - (i) each application for approval and to recommend to the Agency whether or not a person is suitable to act as a foster parent;
 - (ii) where it recommends approval of an application, to recommend the terms on which approval is to be given;
 - (iii) to recommend whether or not a person remains suitable to act as a foster parent, and whether or not the terms of approval remain appropriate:
 - on the first review carried out in accordance with the regulations [28(2)], and
 - on the occasion of any other review when requested to do so by the fostering service provider in accordance with the regulations [28(5)], and
 - to consider any case referred to it under regulation 27(9) (proposal not to approve) and regulation 28(10) (proposal to remove approval).
- (c) The Fostering Panel shall also:
 - (i) oversee the conduct of assessments carried out by the fostering service provider; and provide quality assurance feedback to the fostering service provider on the quality of reports presented.
 - (ii) advise on the procedures under which the annual reviews are carried out by the fostering service provider and periodically monitor their effectiveness.

(iii) give advice and make recommendations on such other matters or cases as the fostering service provider may refer to it.

Membership:

There is a central list of Fostering Panel members who attend some or all of the panel meetings. Included in this central list as a minimum requirement are:

- (i) the Chairperson who is independent of the Agency and who is considered by the Director for Children's Services (or the officer for the time being with such responsibilities) to have the skills and experience necessary for chairing the Panel and who, as Chairperson, would ensure that the work of the Panel is carried out efficiently and effectively in accordance with the Fostering Agency Regulations.
- (ii) one person with the skills and experience to act as Vice-Chair.
- (iii) at least one social work member with at least 3 years relevant postqualifying experience. They may or may not be employed by Dorset Council.
- (iv) at least one other person who is independent of the Agency and who has relevant professional or personal experience.
- (v) Dorset Council includes in its central list a number of independent members and social work members, and two elected members.
- (vii) in order to be quorate at least 5 members must be present which must include the chairperson or Vice-Chairperson, an independent person (if the Vice-Chairperson is chairing and is not independent) and a social work member.

11.19 DORSET LOCAL ACCESS FORUM

- (a) To respond to the Draft and Provisional Maps of Open Access Land prepared for Dorset and to advise on the improvement of public access to land in the area for the purposes of open-air recreation and the enjoyment of the area, as described in the Countryside and Rights of Way Act 2000.
- (b) To contribute in an advisory capacity to the development of Rights of Way Improvement Plans for Dorset Council and Bournemouth, Christchurch and Poole Council areas.
- (c) To promote the appropriate use of opportunities to enjoy the countryside.
- (d) To advise upon the management and maintenance of access, balancing the provision of access against the needs of biodiversity, wildlife management and of landowners and managers.
- (e) To advise on developing additional opportunities for everyone to enjoy the rights of way and access network, in particular for those with disabilities.
- (f) The Forum will have no executive functions.

- (g) 1 member of Dorset Council;
- (h) 1 member of Bournemouth, Christchurch and Poole Council;
- (i) Up to 19 independent members;
- (j) Membership of the Forum is open to all members of the public and is widely advertised. Members will, through consultation, represent an area of interest rather than the views of any specific organisation to which they belong. In this way the Forum will represent a broad spectrum of views within Dorset. Membership of the Forum is required by legislation to be balanced between representatives of user and land management interests.

11.20 SCHOOLS FORUM (INCLUDING TRANSITIONAL)

- (a) To be consulted on the school funding formula the Council will consult the Forum on:
 - (i) any proposed changes in relation to the factors and criteria that were taken into account, or the methods, principles and rules that have been adopted, in their formula made in accordance with Regulations made under section 47 of the School Standards and Framework Act 1998, and
 - (ii) the financial effect of any such change.
 - (iii) Consultation under paragraph (a) shall take place in sufficient time to allow the views expressed to be taken into account in the determination of the authority's formula and in the initial determination of schools' budget shares before the beginning of the financial year.
- (b) To be consulted on contracts applying to schools the Council will at least one month prior to the issue of invitations to tender consult the Forum on the terms of any proposed contract for supplies or services being a contract paid or to be paid out of the authority's schools budget where either:
 - (i) the estimated value of the proposed public services contract is not less than the specific threshold which applies to the Council in pursuance of Regulation [5(1) of the Public Contracts Regulations 2015]; or
 - (ii) the estimated value of the proposed public supply contract is not less than the specific threshold which applies to the Council in pursuance of Regulation [5(1) of the Public Contracts Regulations 2015].
- (c) To be consulted on the following financial issues the Council shall consult the Forum annually in respect of the Council's functions relating to the schools budget, in connection with the following:
 - (i) the arrangements to be made for the education of pupils with special educational needs:

- (ii) arrangements for the use of pupil referral units and the education of children otherwise than at school:
- (iii) arrangements for early years education;
- (iv) arrangements for insurance;
- (v) prospective revisions to the Council's scheme for the financing of schools;
- (vi) administrative arrangements for the allocation of central government grants paid to schools via the Council; and
- (vii) arrangements for free school meals.
- (d) The Council will consult the Forum on such other matters concerning the funding of schools as it sees fit.
- (e) To be consulted on matters of policy which also have a major financial implication.
- (f) To assist in the establishment of priorities for decision making purposes where the draft budget strategy indicates either that:
 - (i) additional monies are expected to be available; or
 - (ii) there will be a shortfall in monies available compared to the current financial year.
- (g) To scrutinise the sources of funding of the Children's Services budget for Education.
- (h) To provide a channel of information to those involved in Education in schools on the process, sourcing and decisions taken on the Education budget and, in particular, that delegated to schools.
- (i) To act as the principal channel by which those involved in management, leadership or teaching in schools may convey their views on Education Services budget matters to the Council's elected members and officers.
- (j) To oversee the work of relevant sub groups set up from time to time such as the Needs-led Group, the Headteachers' Reference Group on Schools Capital and Admissions and the Contracts and Support Services Group.
- (k) To decide from time to time on behalf of schools whether any additional such groups should be set up involving school representation with the aim of minimising consultation workload for schools and to review annually the number and need for such groups.

- (I) Voting
 - Headteachers (3 nominated by the Primary Heads Association, 1 nominated by the Dorset Association of Middle Schools); Headteachers*,

- 2 nominated by the Dorset Association of Secondary Headteachers, 2 nominated by the Special School Headteachers Association of Dorset);
- 3 representatives of the Professional Teacher Associations nominated by the Dorset Teachers' Council;
- school governors nominated by the Association of Dorset School Governors; and
- 1 Member appointed by the Executive*
- *or a substitute appointed by them.

(m) Observers

- 2 representatives of voluntary aided schools nominated by the Diocesan Liaison Committee;
- 1 representative nominated by Dorset Association of Middle Schools Headteachers;
- 1 representative nominated by Bournemouth, Dorset and Poole Learning and Skills Council;
- 1 representative nominated by the Early Years Development and Childcare Partnership; and
- Other Members.

11.21 STANDING ADVISORY COUNCIL FOR RELIGIOUS EDUCATION

Terms of Reference:

- (a) To advise the LEA about Religious Education and Collective Worship;
- (b) To require the LEA to review a current Agreed Syllabus (the LEA sub group may not vote on this issue);
- (c) To publish an Annual Report;
- (d) To advise the LEA on methods of teaching, teaching materials and teacher training; and
- (e) To deal with applications from Heads of Council Schools for total or partial exemption from providing Christian worship. Criteria for such a determination relates to family backgrounds, ages and aptitudes of pupils. The determination made by SACRE becomes legally binding until reviewed after five years or after a further application has been received.

Membership:

3 elected members to serve on the Local Education Authority Panel (Committee D). The other Committees are:

- A Christian and other religious denominations which reflect the principal religious traditions in the area, not including the Church of England;
- B people representative of the Church of England; and
- C people representative of Teacher Associations

PART 3 – NON-STATUTORY BODIES

11.22 COUNCIL FARMS LIAISON PANEL

- (a) To discuss policies and issues relating to the Council Farms Estate.
- (b) To provide the members for a Council Farms Interview Panel to select tenants for Council Farms on an ad-hoc basis. All members of the Panel are required to undertake appropriate training so that they can sit upon Interview Panels. These will comprise:
 - in the case of starter farms, four members of the Liaison Panel, two being elected members, one of whom should be either the Chairman or Vice-Chairman if possible, and where possible the Council Farms Tenants' Association representative and one other non-elected representative;
 - (ii) in the case of Promotion Farms, three members of the Panel, two of these being elected members, one of whom should be either the Chairman or Vice-Chairman if possible, and one other non-elected representative other than the Council Farms Tenants' Association representative.

- 6 Members of the Council
- 1 representative of the Council Farms Tenants' Association
- 1 representative of the National Farmers' Union
- 1 representative of the Country Landowners' Association
- 1 representative of the Dorset Advisory Service (or an organisation with similar objectives)
- (c) In appropriate cases, the Transport and General Workers' Union will be consulted by the Principal Land Agent when the Liaison Panel is considering a policy which may have an impact on the Union's members.

11.23 DORSET NATIONAL LANDSCAPE PARTNERSHIP BOARD

- (a) To ensure the development and adoption of a statutory management plan for the Dorset National Landscape as required by the Countryside and Rights of Way Act 2000, by April 2004.
- (b) To develop and promote a vision for the Dorset National Landscape.
- (c) To co-ordinate and endorse the production and implementation of the Dorset National Landscape Management Plan.
- (d) To review and monitor the progress towards the development and implementation of the Management Plan and achievement of its objectives.
- (e) To consider, debate and recommend courses of action on the main issues relating to the Dorset National Landscape.
- (f) To accommodate new requirements resulting from changes in national legislation and policy relevant to the Dorset National Landscape.

- (g) To consider and review the management structure to enable the future implementation of the Management Plan.
- (h) To receive, review and approve the work programmes of the National Landscape Core Team, and Annual Business Plans and Annual Reports, giving consideration to financial and resources issues.

Representatives of relevant local authorities, agencies and other organisations (one representative each).

2 members of Dorset Council (plus the Portfolio Holder responsible for the Environment)

11.24 DORSET COAST FORUM

Terms of Reference:

- (a) To encourage co-operation and dialogue between the different interests and users of the Dorset coast.
- (b) To encourage the gathering and dissemination of knowledge and the carrying out of the necessary research in relation to the physical processes, natural environment and human use of the Dorset Coastal Zone.
- (c) To develop a greater understanding among authorities, other agencies and interest groups involved with the planning and development of the Dorset coast.
- (d) To consider the strategic long term and wide area issues facing the Dorset coast.
- (e) To review existing national, regional and local coastal policies and work towards the production of integrated policies specific to the Dorset Coastal Zone.
- (f) To promote a sustainable approach to the management, use and development of the Dorset Coastal Zone, to ensure that the inherent natural and cultural qualities of the Dorset coast are maintained or enhanced for the benefit of future generations.
- (h) To represent the interests of the Dorset coastal community and seek to influence decision-making bodies at regional, national and European levels.

Membership:

2 members of the Council, plus representatives of a wide range of local authority, industry, environmental and user groups with an interest in Dorset's Coastal Zone.

11.25 **JOINT NEGOTIATING COMMITTEE FOR TEACHERS**

Terms of Reference:

To provide a forum within which:

- (a) collective bargaining may be carried out in a reasonable and constructive manner between the employer and Teacher Associations; and
- (b) good industrial relations may be promoted by the employer and Teacher Associations in the interests of teachers and pupils in Dorset schools. The JNC will have regard to the implementation of nationally agreed conditions of service and the delegation of responsibilities to Governing Bodies required by the scheme of local management of schools.
- (c) Good industrial relations are a joint responsibility and require the continuing co-operation of all concerned – management, Teacher Associations and individual employees. The JNC exists to encourage and assist that cooperation and to ensure there is reasonable and continuing progress in the pursuit of good industrial relations.
- (d) The functions of the JNC shall be to provide a regular and recognised means of negotiation between management and teachers in the Education Service of the Children's Services Directorate, to effect close and effective co-operation and consider all matters relating to the terms and conditions of service and to policies which directly affect the individual teacher in the performance of his/her duties.

- Director for Children's Services (or the officer for the time being with such responsibilities)
- Appropriate officers of the Children's Services Directorate (normally up to 3)
- One representative from each of the Recognised Teacher Associations, namely ATL, NAHT, NASUWT, NUT, PAT, SHA (6)
- Chairman and Secretary of the Dorset Teachers' Council (2)

Note:

Appropriate advisers on particular items can be brought in by the Director and unions represented on the Committee.

General arrangements:

- three meetings per annum, but extra meetings may be arranged as necessary;
- (ii) Strategic Services to be responsible for organisation and clerking;
- (iii) this Group to have one sub group the Health and Safety at Work Consultative Group.

11.27 LEARNING DISABILITY PARTNERSHIP BOARD

- (a) To implement the actions and targets for adults with learning disabilities set out in the White Paper 'Valuing People'.
- (b) To collate information about advocacy services in the area of the Board in order to inform decisions on funding advocacy from the Learning Disability Development Fund or mainstream monies.

- (c) To foster the development of support services and schemes so that more people with learning disabilities benefit from Direct Payments.
- (d) To recommend, in consultation with service providers and commissioners, policies and procedures for handling decisions to exclude people with learning disabilities from services.
- (e) To develop and implement the Joint Investment Plan for delivering the Government's objectives.
- (f) To oversee the inter-agency planning and commissioning of comprehensive, integrated and inclusive services that provide a genuine choice of service options to people with learning disabilities in their local community.
- (g) To oversee the use of Health Act flexibilities.
- (i) To ensure arrangements are in place to achieve a smooth transition to adult life for learning disabled young people.

- Senior representatives from Dorset Council's Adult and Community Services and Children's Services Directorates (including the Youth and Community Service), the Dorset and Somerset Strategic Health Authority, Primary Care Trusts, Hospital Trusts, Housing Authorities, Employment Services, the Bournemouth, Dorset and Poole Learning and Skills Council, Local Independent Service Providers and Voluntary Organisations;
- · People with learning disabilities and their carers; and
- 2 Dorset Council Members

11.27 SPECIAL AND ADDITIONAL NEEDS STRATEGY GROUP

Terms of Reference:

To act as a consultative body dealing with and acting for individuals and their needs, in particular with:

- (i) provision for children with SEN at schools maintained by the authority or provided for outside of school:
- (ii) the additional needs of children and access to the authority's services;
- (iii) areas of joint provision by Education and other services such as Social Services, Health, the Police and Probation Service;
- (iv) looked after children insofar as they are provided with education services.

Membership:

- · Head of Pupil and Parent Services;
- Headteachers (2 nominated by the Primary, 1 by the Middle, 2 by the Secondary and 2 by the Special Schools Phase Associations);
- 2 representatives of the recognised Teacher Associations (nominated by Dorset Teachers' Council);
- 1 SENCO;
- 1 representative of the Psychological Service;
- 1 representative of the Education Welfare Service;
- 1 representative of the Special Educational Needs Service;
- 1 representative of the Children's Services Directorate;
- 1 representative of the Dorset Health Authority:
- 1 representative of Dorset Police;
- 1 representative of Dorset Probation Service; and
- 2 school governors, one of whom to be a governor with responsibility for SEN, nominated by ADSG.

General Arrangements:

- (a) three meetings per year (termly).
- (b) Pupil and Parent Services to be responsible for organisation and clerking.
- (c) This Group to have two sub groups:
 - (i) Inter Agency Moderating Group; and
 - (ii) Statementing Advisory Group.

11.28 STANDARDS AND QUALITY CONSULTATIVE GROUP

To promote and monitor:

- (a) The relationship between schools and the lifelong learning agenda;
- (b) Collaboration between educational providers;
- (c) Educational achievement in schools and the wider community; and
- (d) The effective implementation of the Education Development Plan and strategies for social inclusion.

Membership:

- Deputy Director (Quality) (or the officer for the time being with such responsibilities);
- Head of Lifelong Learning (or the officer for the time being with such responsibilities);
- The Portfolio Holder with responsibility for Children's Services;
- Chairman of relevant Overview Committee;
- Connexions representative;
- Bournemouth, Dorset and Poole Learning and Skills Council representative;
- 4 School Headteachers representing different phases;
- Head of School Improvement (or the officer for the time being with such responsibilities);
- Head of Statutory Services (or the officer for the time being with such responsibilities);
- Secondary Advisory Headteacher:
- Head of Youth and Community Service (or the officer for the time being with such responsibilities);
- Head of Adult Education (or the officer for the time being with such responsibilities);

11.29 STRATEGIC PLANNING FORUM

Purpose

- 1. The main purposes of the Strategic Planning Forum are to:
- (a) guide strategic planning at the 'larger than local' scale through effective policy development across boundaries;
- (b) work with the LEP and LNP in the development of strategy to inform and align spatial and investment priorities;
- (c). lobby Government on matters of importance to Dorset as whole that effect the delivery of strategic planning.
- 2. The Strategic Planning Forum will have non-executive advisory powers and will:
- (a) consider the strategic planning and transport issues that affect cross boundary matters;
- (b) advise and inform the development of an informal pan Dorset planning strategy
- (c) consider and advise on common policy approaches to include in Local Plans;
- (d) inform the development of both LEP and LNP approaches to growth of the economy and protection and enhancement of biodiversity; and
- (e) consider any other planning and other matters of common interest.

3. The Strategic Planning Forum will work on a consensus basis and make recommendations to local authorities that act in the wider interest of a collective approach to strategic planning matters.

Structure and Membership

- 1. The Strategic Planning Forum will comprise 20 fixed members, including 18 elected members:
- Nine members from each local authority, one of which will ideally be the member with responsibility for the Planning portfolio or equivalent and one other member at the discretion of the local authority;
- One member from each of the Local Enterprise Partnership and Local Nature Partnership;
- 2. Adjoining local authorities to Dorset will be invited to meetings where there are duty to cooperate matters beyond the boundaries of the Dorset authorities requiring consideration.
- 3. Each elected local authority member or substitute shall be entitled to remain on the Forum for so long as the local authority appointing them so wishes, but shall cease to be a member or substitute if they cease to be a member of the local authority appointing them to the Forum or if that local authority removes them.
- 4. One officer in support of an attending local authority member may also attend meetings of the Forum. Further attendees will be at the discretion of the Chairman.
- 5. The host local authority will provide legal and democratic support (in particular organising and minuting meetings).

Voting Arrangements

- 1. All reasonable endeavours will be made to settle matters by consensus. Where this is not possible each appointed Forum member shall have one vote and any matter will be decided by a simple majority of those present. In the event that a majority vote cannot be reached on any particular item, the Chairman may have a casting vote or at their discretion defer an item to the next meeting.
- 2. The member appointed as a substitute shall have the same voting rights as the member for whom he is substituting and who does not attend. Where the appointed member attends, the substitute member shall not have any right to vote after the conclusion of the item of business being discussed when the appointed member arrives, but may remain as an observer.

Chairman of Meeting

- 1. Meetings of the Strategic Planning Forum will rotate alphabetically between the offices of its constituent local authorities. The Chairmanship will rotate at each meeting, or at a suitable interval otherwise agreed by the Strategic Planning Forum, and will be drawn from amongst the members of the host authority or if there is no attendance from a member of the host authority the Forum may elect a Chairman from those members present.
- 2. A quorum shall comprise five elected members. Named substitutes may be appointed to the Strategic Planning Forum. During any meeting if the Chairman of the meeting counts the number of members present and declares there is not a quorum present then the meeting will adjourn immediately. Remaining business will be considered at the next meeting.
- 3. Meetings of the Strategic Planning Forum will be arranged on a 'needs' basis. Meetings will also be held where elected members representing at least three

local authorities request the convening of a special meeting which will be arranged within a reasonable period.

4. Draft minutes should be circulated within two weeks to enable member organisations to act as soon as possible if necessary.

Responsibilities

- 1. To act in the wider Dorset interest and make recommendations back to the local authorities on a Dorset wide approach to strategic planning.
- 2. To meet when required to receive reports, evidence and findings from officers of the local authorities and others with an interest in strategic planning matters.
- 3. To ensure all Local authorities remain fully informed and engaged with the Strategic Planning Forum.
- 4. To engage neighboring authorities in strategic planning matters where there are cross boundary issues and ensuring the legal duty to cooperate is met.

11.30 JOINT ARCHIVES BOARD

The Joint Archives Board (JAB) is established between Dorset Council and Bournemouth, Christchurch, and Poole Council.

The Joint Archives Board governance arrangements are set out in Schedule 5 of the Inter-Authority Agreement for the delivery of the Joint Archives Service of 12 July 2022 and as amended.

Membership

Elected Members: (voting)

- The JAB shall consist of 6 members including both Cabinet Portfolio Holders responsible for the relevant service area and two other elected councillors appointed by each Council.
- Each Council may appoint a substitute.
- 3. Each Council may remove its appointed elected members and appoint different members by giving written notice to host authority (Dorset Council) Democratic Services.
- 4. Each member of the JAB shall have one vote. Decisions shall be made by simple majority vote.
 - 4.1 A decision is only made if there are three 'yes' votes.

Officers: (non-voting)

The JAB officer membership shall consist of:

- Executive Director of Corporate Development
- Director of Customer & Business Delivery (Bournemouth, Christchurch, and Poole Council)
- Head of Customer and Libraries (Bournemouth, Christchurch, and Poole
- Corporate Director for Customer and Cultural Services
- Service manager for Archives and Records (Dorset & Bournemouth, Christchurch, and Poole Councils)
- Chairman of Dorset Archives Trust (invited as observer)

5. The JAB may co-opt any other person whom it thinks appropriate to be a non-voting member of the Board / Joint Committee to advise, support or report to as and when required in order to support the business and transformational activities of the Joint Archive Service.

Chair of the Joint Archives Board

6. The role of chairman shall alternate biennially between the portfolio holder of BCP and Dorset Councils.

Quorum

7. The quorum for a meeting of the JAB shall be one member representative from each of the two Councils.

Proceedings: Time and place of meetings

- 8. The JAB will meet, as required, which is expected to be three meetings per year with a minimum of two meetings a year in person, hybrid or virtually as appropriate.
- 9. Additionally, the Chair, may call for additional meetings when considered appropriate.
- 10. Meetings may be held in either DC or BCP accommodation alternately or at the Chair's discretion via MS Teams.

Terms of Reference for Joint Archives Board

11. Through scrutiny, advice and challenge the board is responsible for overseeing the work of JAS and is responsible for advising and approving strategic and financial planning decisions in respect of the service subject to each authority's overall corporate budget and policy setting requirements.

The JAB is responsible for making the following decisions:

- agreeing policies for the service in accordance with national and local guidelines;
- which bids and programmes the JAS will become involved with determining future strategy
- approve audit reports, recommendations and actions.
- Adopt appropriate accreditation schemes and assure legal compliance of the service.

The JAB is responsible for approving the following:

- Final form bid submissions created by the service.
- JAS five-year service plan

The JAB shall make recommendations to the two participating Councils on:

 the JAS budgets, optimisation and management of reserves, resources and future investments for service development

The JAB is responsible for monitoring:

- the effective operation of the Joint Archive Service within the available budget;
- operational, transformation / project and financial performance of the business
- identification and management of risk

Escalation

12. In the event that the JAB is unable to agree a position on a matter of JAS business, the issue at hand will be escalated via Portfolio holders of both councils to their respective Cabinets for a decision and then to arbitration via the two leaders.

Review

13. The Terms of Reference for the JAB will be reviewed every two years with a potential for amendments to be introduced by one or other of the councils at meetings of the Joint Archive Board. Dorset Council will administer any changes through its Democratic Services and will ensure version control.

11.31 **DORSET (DORSET COUNCIL area) CHANNEL PANEL**

1. Context

- (a) Full guidance on Channel Panels is provided in the *Channel Duty Guidance 2020: Protecting people vulnerable to being drawn into terrorism*¹. Panel members should read the guidance in full in conjunction with these basic requirements and Terms of Reference.
- (b) Channel forms a key part of the national Prevent strategy. Channel is an identification and intervention safeguarding multi-agency process, providing support to individuals who are at risk of being drawn into terrorism.
- (c) Channel became a statutory requirement as part of the Counter Terrorism and Security Act 2015. **In practice, the legislation requires:**
 - (i) local authorities to ensure that a multi-agency Channel Panel exists in their area;
 - (ii) the local authority to provide the chair;
 - (iii) the Panel to develop a support plan for individuals accepted as Channel cases;
 - (iv) the Panel to consider alternative forms of support, including health and social services, where Channel is not appropriate:
 - (v) the Panel will ensure accurate records are kept detailing the support plan, agreed actions and decision-making, and outcomes: and
 - (vi) all partners of a Panel (as specified in Schedule 7), so far as appropriate and

reasonably practicable, to cooperate with the police and the Panel in the carrying out of their functions

2. Purpose

- (a) Channel seeks to deliver prompt and tailored work in its conduct of assessing an individual's vulnerability to being drawn into terrorism, information gathering, developing, and delivering support packages to meet identified need and reduce vulnerability.
- (b) The Channel process is managed by the local authority, who will chair the Panel, in conjunction with the Police, and is the principal decision-making and co-ordinating body for the Channel Programme in Dorset.

1 Channel Duty Guidance 2020: Protecting people vulnerable to being drawn into terrorism: https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/964567/6.6271_HO_HMG_Channel_Duty_Guidance_v14_Web.pdf

- (c) Decisions made by the Panel will be based on discussions which consider shared information, assessment of vulnerability, risk and support needs and the input of all core members. Decisions will ideally be based on Panel consensus; where consensus cannot be reached, Panel majority will be used, with the chair having the deciding vote where there is no Panel majority. The rationale for all decisions will be clearly recorded in the minutes.
- (d) The Panel has the ability to work outside scheduled meetings, in response to urgent or critical incidents.
- (e) Channel is a safeguarding and public protection measure that aims to ensure that children and adults of any faith, ethnicity or background receive support before their vulnerabilities are exploited by those that would want them to embrace terrorism, and before they become involved in criminal terrorist related activity.
- (f) Success of the programme is very much dependent on the co-operation and coordinated activity of partners. It works best when the individuals and their families fully engage with the programme and are supported in a consistent manner.

3. Membership and Meeting Frequency

- (a) The Channel Duty Guidance sets out that as a minimum, the membership will consist of the local authority Channel chair and the police.
- (b) Other partners (listed in <u>Schedule 7 of CT&S Act</u> and also Annex B of the Channel Duty Guidance) have a duty to cooperate, as far as is appropriate and reasonably practicable, to assist the police and the Panel in carrying out its functions.
- (c) It is proposed that the core membership of the Dorset Channel Panel will bethe Corporate Director – Adult Social Care (Commissioning) (Local Authority Chair) and representatives from the following:
 - Dorset Police

- •Counter Terrorism Police, South West, Dorset
- •Dorset Council Adult and Housing Service's
- Dorset Council Children's Service's
- Dorset Combined Youth Justice Service
- National Probation Service
- Dorset, Devon & Cornwall Community Rehabilitation Company
- Dorset Clinical Commissioning Group (CCG)
- Dorset Health Care
- •Education Establishments as appropriate and on request
- •Child Care Providers (inc Fostering Agencies) as appropriate and on request
- (d) Other members should be invited where they have input to the cases to be discussed, as determined by the Panel chair and invited each time.
- (e) A Council Officer within Dorset Council will chair Panel meetings. There is a named deputy chair who can deputise if the chair is absent from a meeting.
- (f) It is expected that Panel members attend regularly or ask a named deputy to take their place if they are unable to attend a meeting.
- (g) The Channel Panel will meet at least monthly where there are live cases for discussion, new referrals requiring a decision or cases requiring 6/12-month review. Where necessary, an emergency meeting can be convened if the individual's vulnerabilities require prompt consideration.
- (h) Where there are no cases/referrals requiring Panel meetings to be convened, the chair and local authority Prevent Coordinator will convene (a gap of no more than three months) wider Prevent meetings to take abreast of any changes to duties, legislation and/or knowledge, practice updates.
- (i) Panel members must also ensure that they keep up to date with any changes in duties and legislation and undertake training as required. Regular updates will be provided at Panel meetings.
- (j) Panels will constitute a single Panel, with a single chair, covering the needs of adults and children.

4. Secretariat

- (a) The local authority will perform all secretarial functions which include:
- Creating an agenda and circulating this to members one week before the meeting;
- Minuting the meeting and circulating these to core members and relevant partners in good time;
- Ensuring key discussions, Panel decisions and the basis for all decisions are clearly recorded.
- (b) Channel Case Officers (Dorset Police) will keep a record of all VAFs and Channel minutes on CMIS (Case Management Information System). All other activity is summarised in a running case log.

5. Scope of the meetings and decision making

- The Channel chair liaises with the Channel Case Officer before all scheduled Panels.
- The agenda and papers for the Panel are issued to all Panel Members prior to the meeting.
- For cases to be discussed at Channel, the Channel Case Officer contacts all relevant agencies to gather information held to support the writing of the Vulnerability Assessment Framework (VAF). The VAF is circulated to Panel members in advance of the Panel meeting.
- Colleagues who have made the referral may be invited to attend Channel to provide the Panel with more information and background to the referral. Other relevant professionals who could have helpful information or advice will also be invited to Panel at a specified time to join the discussion about the case.
- Meetings will risk assess referrals by using VAFs and any other information available and agree the most appropriate support to meet their needs.
- A decision will be taken by the Panel on the adoption of all referrals presented for consideration.
- Decisions made by the Channel Panel will ideally be based on Panel consensus, or if this cannot be achieved, Panel majority (with the chair having the casting vote). This will be achieved by respectful consideration of the views of partners working cooperatively.
- When deciding whether a referral should be adopted by Panel, the chair will
 ensure that a full discussion has taken place with the relevant specialist
 advice and information available. The minutes will reflect the details of each
 individual Panel member's contribution to the discussion and decision.
 Minutes will record Panel members' contributions.
- Panel members will ensure an effective support plan is put in place for any
 cases adopted and that consent is sought from the individual prior to the plan
 being activated and identify and commission a suitable intervention to offer
 support in order to reduce the level of vulnerability. This may include the use of
 a Home Office Intervention Provider. The use of an Intervention Provider will
 be considered for all adopted cases.
- Cases currently open to Channel will be discussed and reviewed at each Panel
 to decide whether Channel involvement is still necessary. For cases that are
 currently open to Channel there will be an updated version of the Support Plan
 and an updated VAF (at least every 3 months) circulated to Panel members in
 advance ready for review and discussion at the meeting.
- If an Intervention Provider is still working with the case, then it will automatically remain with Channel. The Intervention Provider will report its recommendations to the Panel, who will then decide if interventions should conclude. If a case has been adopted but there is no Intervention Provider, the police will be asked to review this after 3 months. On occasion, (i.e. where consent for Channel is withdrawn) the risk may not be mitigated or decreased through the Channel process and a case may be moved from Channel to police-led space.
- 6 Governance The Dorset CONTEST Board has overall responsibility for the local overview and monitoring of partners implementation of Channel and the wider Prevent duty. Officers in the council with responsibility for Channel / Prevent will report to councillors through Dorset Council's People and Health Scrutiny Committee. The first report will be taken to the Dorset Council's People and Health Scrutiny Committee in May 2022, and annually thereafter. There are also strong links with the Pan Dorset Prevent Partnership and Dorset Community Safety Partnership (CSP).

(b) Governance arrangements include provision for addressing escalated concerns.

7. Accountability

- (a) Members are expected to prepare by reading the agenda, vulnerability assessments and any supporting information in advance of the meeting.
- (b) Members are expected to complete their actions in good time and to report outcomes of their actions to the Panel.
- (c) The Channel chair should be briefed by the Channel Case Officer in advance of panel to aid agenda setting, meeting preparations and identify the appropriate panel members required to be in attendance. The pre-brief should only be used to provide a summary of referrals for consideration at panel: it should be concise, brief and not treated as a decision-making forum or a filter for consideration of Channel referrals.
- (d) Police will own (are responsible for the identification and mitigation of imminent risks of individuals mobilising towards and terrorism offences) the terrorism risk and the Panel will own the terrorism vulnerability associated with all referrals and cases discussed.
- (e) It is expected that Panel members attend regularly or ask a named deputy to take their place if they are unable to attend a meeting. The named deputy chair will deputise for the chair if unable to attend the meeting.
- (f) Panel members must ensure that they keep up to date with any changes in duties and legislation and develop an improvement plan which includes identification of any training needs, at least annually. Regular updates will be provided at Panel meetings. It is expected that the Dorset Channel chair will attend relevant training, events and disseminate relevant updates or briefings to Panel members as necessary. There is an annual Dorset Channel Development Day.

8. Information Sharing

(a) The Channel Panel will agree arrangements for sharing personal data relating to referrals, live cases and cases subject to review. An information sharing agreement to facilitate the appropriate and efficient sharing of information between partner agencies detailed within this term of reference will be developed and reviewed two yearly or in light of legislative and other changes.

9. Confidentiality

- (a) Information discussed by partners within the ambit of this meeting is strictly confidential and must be treated as such during the meeting and in the subsequent handling of any data considered at this meeting; data must not be disclosed to third parties without the prior agreement of the partners of the meeting.
- (b) Information shared should be directly or indirectly relevant to cases on a need to know basis. Clear distinctions should be made between fact and opinion.
- (c) All agencies should ensure that the minutes are retained in a confidential and appropriately restricted manner. These minutes will aim to reflect that all

- individuals who are discussed at these meetings should be treated fairly, with respect and without improper discrimination. All work undertaken at the meetings will be informed by a full commitment to equality considerations.
- (d) The responsibility to take appropriate actions rests with individual agencies. The role of the Channel Panel is to facilitate, monitor and evaluate effective information sharing to enable appropriate actions to be taken to increase public safety.
- (e) Channel Panel members will sign the Confidentiality and Official Secrets Act declaration at the start of each meeting.

10. Discharging Cases

(a) When the Panel agrees that a case no longer presents a Prevent concern, or is no longer appropriate for Channel, the following discharge process should be followed to ensure that all decisions and actions are recorded with reasons.

When discharging cases from Channel other risk factors should be considered and appropriately discharged e.g. risk to self and others

- (b) If the panel is satisfied that the terrorism vulnerability has been successfully reduced or managed, they should recommend that the case then exits the process as the intervention is complete. A closing VAF should be completed by the Channel Case Officer as soon as possible setting out the reason for the panel's recommendations. The recommendations will need to be endorsed by the Channel panel chair and the Channel Case Officer
- (c) The most appropriate Panel member is identified to liaise with the individual and notify them of the Panel's decision.
- (d) Where the Panel has agreed that broader support may be necessary:
 - If that support is from an agency/service represented at Channel it is the
 responsibility of the representative to advise on what support should be
 considered and ensure that that their agency/service follows through with any
 agreed actions
- If the support is not from an agency represented at Channel, a discussion will be held, and agreement reached about how the request for support will be progressed
- (e) The Channel Panel will review all adopted cases at 6 and 12 months after exiting from Channel. The Case Officer will drive this process, updating the chair on upcoming cases to be reviewed. The review process will include a request for relevant information from Panel members, including their service engagement, police checks, change of circumstances, and contact with theinitial referrer where appropriate. The Case Officer will ensure the Case Management system is updated to reflect the process and any decisions taken.

11. Security Clearance

(a) It is recommended that the Channel Panel chair and deputy chair hold UK National Vetting clearance at 'Security Check' SC level clearance. The Home Office should be contacted to administer these requests.

12. Document Retention

(a) The GDPR provides that personal data shall be 'kept in a form which permits identification of data subjects for no longer than is necessary for the purposes for which the personal data are processed'. When cases have been formally discharged from Channel Panel, the retention of data shall comply with the data retention policy of each agency.

13. Review of Terms of Reference

(a) Terms of Reference will be reviewed on an annual basis or in light of legislative and other changes.