Audit & Governance Committee 8 July 2024

Councillor Code of Conduct and Complaint Process

For Recommendation to Council

Cabinet Member and Portfolio:

Cllr N Ireland, Leader of the Council

Local Councillor(s):

ΑII

Executive Director:

J Mair, Director of Legal & Democratic

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Report Status: Public (the exemption paragraph is N/A)

Brief Summary:

On 15 April 2021 the Council adopted the Local Government Association Model Councillor Code of Conduct including the provisions of the Model Code relating to Other Registerable Interests. The arrangements have been reviewed and an amendment to types of Other Registrable Interest is proposed.

At the same time the Council adopted the current Councillor Code of Conduct Complaint Process. The current arrangements have been reviewed to take account of lessons learned from complaints over the last 3 years and guidance issued by the Local Government Association ("LGA").

The main structure of the current process, the role of officers and the Independent Person in decision making, provisions for checking, assessing and referring complaints for investigation and hearing, are in line with the LGA guidance. However, the arrangements would benefit from some clarification and additional detail, which have been included in the proposed new arrangements.

Recommendation:

That the Committee recommend that the Full Council:

- Adopt the amendment to the Councillor Code of Conduct for Dorset Council, Table 2: Other Registrable Interests:
 "(d) Membership of other pressure groups, the Freemasons or other
 - "(d) Membership of other pressure groups, the Freemasons or other influential bodies of which you are a member."
- Invite Dorset's Town and Parish Councils to consider adopting recommendation 1 above as an amendment to their Councillor Code of Conduct.
- 3. Adopt the proposed new arrangements for dealing with Code of Conduct complaints against Councillors.

Reason for Recommendation:

To support councillors in maintaining high standards of conduct and to ensure a proportionate and clear approach to the assessment and hearing of complaints against councillors.

1. Report

- 1.1 Dorset Council adopted the Model Councillor Code of Conduct on 15 April 2021. The Code is kept under review. In response to enquiries, and to provide clarity for all councillors, an amendment is proposed to Table 2: Other Registrable Interests to include:
 - "(d) Membership of other pressure groups, the Freemasons or other influential bodies of which you are a member."
- 1.2 Dorset Council adopted the current Councillor Code of Conduct complaint arrangements on 15 April 2021 and has operated those arrangements for the assessment, investigation and hearing of complaints over the last three years.
- 1.3 Based upon experience to date and the LGA guidance, this report recommends a new arrangement, which builds on the current arrangements but provides improved clarity and detail to ensure that all involved understand the arrangements and that councillors and complainants are treated fairly.
- 1.4 The main differences between the current and proposed new arrangements concern:

- <u>Timescales</u>: The current arrangement contains very few timescales and as a result there have been misunderstandings and frustration about how long some tasks and activities have taken. In accordance with LGA guidance timescales have been added throughout the proposed new arrangements to provide clarity and assist with timely progression of complaints.
- <u>Terminology</u>: At present councillors who are complained of are referred to as Councillors and Co-Opted Members of Dorset Council and any town and parish council in the area of Dorset. This can cause confusion where the Complainant is also a councillor. LGA guidance suggests referring to councillors and co-optees who are complained of as "Subject Members". This change in terminology has been made throughout the proposed new arrangement.
- Outcomes: the current arrangement does not explain the outcomes
 that are available to a Complainant. The Localism Act 2011 greatly
 curtailed the ability of councils to impose and enforce meaningful
 sanctions or remedial action. Experience from the last 3 years,
 suggests the limitation on outcomes is not widely understood, to the
 disappointment of some Complainants. The proposed new
 arrangement includes description of possible available outcomes and
 importantly outcomes which cannot be achieved, for the benefit of all
 involved.
- <u>Initial Check</u>: the current arrangements provide for an initial check (list of questions) of a complaint, to ensure a complaint is covered by the Councillor Code of Conduct and the councillor complaint arrangements. Two important additional questions have been added to the check:
 - Did the conduct complained of happened when a councillor was acting in an official capacity, and
 - Does the conduct complained of relate to work with a child or harm to an adult at risk and so should be referred to the Local Authority Designated Officer ("LADO") or Adult Safeguarding

A LADO works within Children's Services and gives advice and guidance to employers, organisations and other individuals who have concerns about the behaviour of an adult who works with children and young people.

- Gathering information: currently the initial check and assessment stages of the councillor complaint process are based on information provided by the Complainant only. In line with LGA guidance wording has been included within the proposed new arrangement to enable the Subject Member to provide an initial response and for relevant information to be gathered during the assessment of a stage of a complaint to aide and improve assessment decision making.
- Assessment: the current arrangement provides for assessment of a complaint but does not set out assessment criteria or items for consideration. The LGA guide suggests that assessment criteria should be added for clarity, and these have been included in the proposed new arrangement.
- Assessment Sub-Committee: currently officers (with delegated authority) decide whether and if so, how a complaint should progress at the Assessment stage. On occasion this can be challenging for officers; this could be due to officer involvement with earlier complaints involving the same Complainant or Subject Member or the complaint may be complex. The proposed new arrangement includes an option for a complaint to be referred to an Audit and Governance (Assessment) Sub Committee for consideration and decision which would provide a solution and is in line with LGA guidance.
- Informal resolution: There may be occasions where there is evidence of a potential breach, but instead of an investigation, informal resolution may be appropriate. This is included in the current arrangement, but experience and the LGA guide suggest that greater detail would be useful. The proposed new arrangement includes examples of some types of informal resolution and provides for the Complainant and Subject Member to respond to a suggestion of informal resolution before a firm decision is made. It may be arranged where a Complainant and Subject Member agree but it may be an appropriate outcome even without agreement. The new arrangement also clarifies that where informal resolution is arranged but not completed a further decision may be made, and a complaint may be referred for investigation.
- <u>Investigation</u>: The current arrangements stipulate that a complaint which is referred for investigation must be reported to the Audit and Governance (Hearing) Sub-Committee for decision. But changes can occur during an investigation; for example, a Subject Member could

resign, leave office after an election or become too ill to be actively involved in the complaint process. From lessons learned and in line with the LGA guide wording has been added to provide for a complaint to be referred back to the Monitoring Officer if there is a change of circumstance during the investigation. There have also been instances, where the Investigation Report is detailed and recommendations are very clear, and a hearing of the Audit and Governance (Hearing) Sub-Committee would not have been necessary. The proposed new arrangement enables the Monitoring Officer to take a final decision based on the recommendations of the Investigation Report and having obtained the view of the Independent Person. For complaints where there is evidence of serious breach(es), or there is no clear recommendation, or the Monitoring Officer does not agree with the recommendation the option of referring the complaint for decision of the Audit and Governance (Hearing) Sub-Committee is still available. This is in line with LGA guidance.

 Hearing: for clarity the proposed new arrangements contain greater detail of the arrangements in advance of, at and following a hearing. The current arrangements provide for a hearing, but do not explain the arrangements in detail. This has resulted in a volume of enquiries in advance of hearings about process, calling of witnesses, order of speaking during a hearing, etc. The proposed new arrangements aim to clarify the process for all involved and are in line with LGA guidance.

2. Financial Implications

There are no financial implications for the purposes of this report.

3. Natural Environment, Climate & Ecology Implications

No climate implications have been identified in preparing this report.

4. Well-being and Health Implications

No well-being or health implications have been identified in preparing this report.

5. Other Implications

None.

6. Risk Assessment

6.1 HAVING CONSIDERED: the risks associated with this decision; the level of risk has been identified as:

Current Risk: Low Residual Risk: Low

7. Equalities Impact Assessment

This report raises no equalities implications, providing an improved complaint arrangement applicable to all councillors.

8. **Appendices**

Appendix 1 – <u>Arrangements for dealing with Code of Conduct complaints</u> against Councillors - Dorset Council

Appendix 2 – the proposed new arrangements for dealing with Code of Conduct complaints against councillors.

Background Papers

The LGA Guidance on Member Model Code of Conduct Complaints Handling

Guidance on Member Model Code of Conduct Complaints Handling | Local Government Association

9. Report Sign Off

10.1 This report has been through the internal report clearance process and has been signed off by the Director for Legal and Democratic (Monitoring Officer), the Executive Director for Corporate Development (Section 151 Officer) and the appropriate Portfolio Holder(s)