DECISION OF THE LEADER - 17th July 2020

Purpose of Decision

To review the allocation of Executive functions in accordance with section 9E of the Local Government Act 2000.

Decision

That the amendments to the delegation of Executive functions to officers as attached in the appendix and set out in red to this decision be made.

Reason

To ensure that the allocation of Executive Functions meets the requirements of the Council in terms of effective decision making.

Background

Section 9E of the Local Government Act 2000 (as amended) ('the 2000 Act') gives authority to the Leader of the Council to arrange for Executive functions to be discharged by:

- himself or herself;
- the Cabinet:
- another member of the Cabinet;
- a committee of the Cabinet:
- · an area committee, or
- an officer of the Council.

Councillor Jonathan Morgan was appointed as Leader of the Council on 21st May 2019 for the Council Term to 2019/23.

The Council's Constitution requires that any decision to change the allocation of Executive functions is reported for information to the next available meeting of the Council. In this particular case, it is anticipated that the matter will be reported to Council on 7th September 2020.

Proposals

Chapter 8.2 of the Constitution sets out the delegations of Council functions to officers.

Chapter 8.3 of the Constitution sets out the delegations of Executive Functions to officers. Under this chapter the Head of Strategic and Private Sector Housing has various delegated powers.

The majority of changes proposed are either to bring consistency with other sections of the scheme of delegation, update terminology, reflect changes in legislation, current policy, or to delete reference to strategies that no longer exist.

The detail of the changes are set out in the appendix and highlighted in red.

Financial Implications

None

Risk Management

No specific risks have been identified in connection with this decision.

Signed:

Councillor Jonathan Morgan, Leader of the Council

Date:

Karen Widdowson

Democratic Services Manager

17.07.20

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Key Decision:

No

Background Papers:

Officer to Contact:

None

Addition to Chapter 8.3 Delegation of Executive Functions

Delegation to the Head of Strategic and Private Sector Housing

Strategic Housing Functions

- 1. To determine and make decisions under Part 6 and Part 7 of the Housing Act 1996 (as amended)
- 2. To determine and make decisions under the Homelessness Act 2002.
- To determine and make decisions under the Homeless Reduction Act 2017.
- 4. To determine homelessness applications.
- 5. To determine all applications for allocations the Council's Housing Register and manage the Housing Register and allocate accommodation in accordance with the Council's policies.
- 6. To make nominations to Registered Providers or other approved providers.
- 7. To undertake emergency interim and temporary accommodation rehousing of homeless households in

accordance with the Council's statutory duties.

- 8. To serve notices and take the necessary Court action to evict homeless households from emergency interim and temporary accommodation when a statutory duty has ended.
- 9. To vary the proportion of allocations to statutorily homeless households, in consultation with relevant Lead Member, to reflect any changes in the supply of and demand for housing.
- 10. To apply approved local lettings policies in consultation with the relevant Lead Member and to approve the right of applicants to appeal about the local lettings policies or allocations which are made under the local lettings policies.

11. To enter into short term letting arrangements of property suitable for persons on the waiting list.

- 12. To make selective one-off payments to private landlords or mortgagees if it is considered that such payments can avoid higher bed and breakfast and other costs prevent homelessness and avoid temporary accommodation to the Council within budget limits and up to a maximum of £50,000 per annum.
- 13. To make minor amendments to the Homelessness Strategy and Rough Sleeping Prevention Strategy and Action

Plan in consultation with the relevant Lead Member.

- 14. To consider and determine appeals against the Council's decisions relating to housing register applications, refusal to include an applicant on the housing register
- 14 To make minor amendments to the Housing Allocation Policy in consultation with the relevant Lead Member
- To consider and determine appeals against any Council decision relating to homelessness the Council's decisions relating to homelessness applications

- 16. To make minor changes to the Local Lettings Policy for first lettings on Registered Provider new housing developments and for market opportunity schemes, in consultation with the relevant Lead Member.
- 17. To make amendments to the Housing Asset Management Strategy in response to future legislative changes, changes at local or regional level, or in government guidance, in consultation with the relevant Lead Member.
- 18. To make amendments to the Housing Allocations Policy in response to future legislative changes, changes at local or regional level, or government guidance, in consultation with the relevant Lead Member.
- 19. To make amendments to the Tenancy Policy in response to future legislative changes, changes at local or regional level, or government guidance, in consultation with the relevant Lead Member and Head of Landlord Services.
- 20. To make minor amendments which make no significant difference to service provision, in consultation with the relevant Lead Member.
- 21. To update the Housing Strategy action plan on an annual basis subject to there being no significant financial or human resource implications arising from the proposals, in consultation with the relevant Lead Member.
- 22. To acquire additional properties for rent via the HRA where approved funding exists within the Capital Plan for the relevant financial year, and where any property acquired is subject to a condition survey, an independent valuation, standard legal checks, and meets identified housing needs.
- 23 To make amendments to Nomination Agreements in place between Charnwood Borough Council and Registered Providers, including releasing properties from such agreements.

Private Sector Housing

- 23. To enter into lease agreements of up to five years under the private sector leasing scheme and make decisions regarding the revocation, renewal, variation or transfer of agreements.
- 24. To determine mandatory and discretionary disabled facilities grant applications.
- 25. To reclaim disabled facilities grants and determine cases where the repayment should be waived in accordance with The Housing Grants, Construction and Regeneration Act 1996 and the Disabled Facilities Grant (Conditions Relating to Approval or Payment of Grant) General Consent 2008.
- 26. To determine Home Repair Grant applications for dealing with serious disrepair in properties.
 - 27. To determine Home Safety Grant and ECO Top Up Grant applications.
- 28. To determine, Partnership Grants subject to budget availability and qualifying criteria.
- 29. To increase maximum grant thresholds for Discretionary Disabled Facilities Grants, Home Repair Assistance Grants, Home Safety Grants, ECO Top Up Grants and Partnership Grants, subject to budget availability, in consultation with the relevant Lead Member.
 - 30. To enter into nomination rights agreements following the award of Partnership Grants.

- 31. To issue rent and deposit guarantees and grants in accordance with the approved scheme.
- 32. To take action in respect of the repair, closing or demolition of dwellings that are hazardous or otherwise in a state of disrepair, the designation and treatment of clearance and renewal areas, the abatement of overcrowding and the prevention of harassment or unlawful eviction of residential occupiers.
- 33. To undertake emergency action to private unoccupied premises under section 29 of the Local Government (Miscellaneous Provisions) Act 1982.
- 34. To take appropriate remedial action for the enforcement of housing standards by the service of notices and orders under Part 1 of the Housing Act 2004.
- 35. To manage, under Part 2 of the Housing Act 2004, the licensing of houses in multiple occupation.
- 36. To take action under Part 3 of the Housing Act 2004 in respect of the selective licensing of dwellings.
- 37. To take action under Part 4 of the Housing Act 2004 in respect of the management of empty dwellings.
- 38. To serve notices requiring abatement of overcrowding of dwellings.
- 39. To authorise officers to enter premises under section 239 of the Housing Act 2004 and require documents to be produced under section 235 of the Housing Act 2004.
- 40. To exercise powers, including powers of entry, powers to investigate offences, to recover costs, to serve notices and to issue fixed penalty notices under the following legislation, as amended from time to time:
 - A Local Government Miscellaneous Provisions Act 1976
 - B Local Government Miscellaneous Provisions Act 1982
 - C Housing Act 2004
 - D Regulation of Investigatory Powers Act 2000
 - E Criminal Justice and Public Order Act 1994
 - F Prevention of Damage by Pests Act 1949
 - G Public Health Acts 1936, 1961 and 1984
 - H Environmental Protection Act 1990
 - I Building Act 1984
 - J Caravan Sites Act 1968
 - K Caravan Sites and Control of Development Act 1960
 - L Mobile Homes Act 1983
 - M. Mobile Homes Act 2013.
- 41. To update the Empty Homes Strategy Action Plan on an annual basis subject to there being no financial or human resource implications arising from the proposals, in consultation with the relevant Lead Member.
- 42. To update the Private Sector Housing Grants Policy on an annual basis subject to there being no financial or human resource implications arising from the proposals, in consultation with the relevant Lead Member.
- 43. To implement the requirements of the Redress Schemes for Lettings Agency Work and Property Management Work (Requirement to Belong to a Scheme etc.) (England) Order 2014 and take any necessary action required under the Enterprise and Regulatory Reform Act 2013.
- 44. To implement the requirements of the Smoke and Carbon Monoxide

Alarm (England) Regulations 2015.

- 45. Any function under Part 2 of the Housing and Planning Act 2016 relating to rogue landlords.
- 46. Any function under Part 2 of the Housing and Planning Act 2016 relating to Civil Penalties and Banning Orders.
- 47. Any function under Part 5 of the Housing and Planning Act 2016 relating to rogue landlords
- 48. Any function under Part 7 of the Housing and Planning Act 2016 relating to compulsory purchase
- 49. To update the Private Sector Housing Enforcement Policy on an annual basis or more frequently as changes in legislation occur subject to there being no financial or human resource implications arising from the proposals, in consultation with the relevant Lead Member.
- 50. To make amendments to Nomination Agreements in place between Charnwood Borough Council and Registered Providers, including releasing properties from such agreements.