Overview and Scrutiny Management Committee

Thursday 4 July 2019 at 1.30 pm

To be held at the Town Hall, Pinstone Street, Sheffield, S1 2HH

The Press and Public are Welcome to Attend

Membership

Councillors Mick Rooney (Chair), Ian Auckland, Steve Ayris, Ben Curran, Denise Fox, Tim Huggan, Douglas Johnson, Mike Levery and Cate McDonald

Substitute Members
In accordance with the Constitution, Substitute Members may be provided for the above Committee Members as and when required.
The Overview and Scrutiny Management Committee comprises the Chairs and Deputy Chairs of the four Scrutiny Committees. Councillor Cate McDonald Chairs this Committee.

**Remit of the Committee**

- Effective use of internal and external resources
- Performance against Corporate Plan Priorities
- Risk management
- Budget monitoring
- Strategic management and development of the scrutiny programme and process
- Identifying and co-ordinating cross scrutiny issues

A copy of the agenda and reports is available on the Council’s website at [www.sheffield.gov.uk](http://www.sheffield.gov.uk). You can also see the reports to be discussed at the meeting if you call at the First Point Reception, Town Hall, Pinstone Street entrance. The Reception is open between 9.00 am and 5.00 pm, Monday to Thursday and between 9.00 am and 4.45 pm on Friday. You may not be allowed to see some reports because they contain confidential information. These items are usually marked * on the agenda.

Members of the public have the right to ask questions or submit petitions to Scrutiny Committee meetings and recording is allowed under the direction of the Chair. Please see the website or contact Democratic Services for further information regarding public questions and petitions and details of the Council’s protocol on audio/visual recording and photography at council meetings.

Scrutiny Committee meetings are normally open to the public but sometimes the Committee may have to discuss an item in private. If this happens, you will be asked to leave. Any private items are normally left until last. If you would like to attend the meeting please report to the First Point Reception desk where you will be directed to the meeting room.

If you require any further information about this Scrutiny Committee, please contact Deborah Glen, Policy and Improvement Officer, on 0114 27 35065 or email deborah.glen@sheffield.gov.uk

---

**FACILITIES**

There are public toilets available, with wheelchair access, on the ground floor of the Town Hall. Induction loop facilities are available in meeting rooms.

Access for people with mobility difficulties can be obtained through the ramp on the side to the main Town Hall entrance.
OVERVIEW AND SCRUTINY MANAGEMENT COMMITTEE AGENDA
4 JULY 2019

Order of Business

1. Welcome and Housekeeping Arrangements

2. Apologies for Absence

3. Exclusion of Public and Press
   To identify items where resolutions may be moved to exclude the press and public

4. Declarations of Interest
   Members to declare any interests they have in the business to be considered at the meeting

5. Minutes of Previous Meetings
   To approve the minutes of meetings of the Committee held on 18th April and 15th May, 2019

6. Public Questions and Petitions
   To receive any questions or petitions from members of the public

7. Statutory Guidance on Overview and Scrutiny in Local and Combined Authorities
   Report of the Policy and Improvement Officer

   Report of the Policy and Improvement Officer

9. Date of Next Meeting
   The next meeting of the Committee will be held on Thursday, 17th October, 2019, at 1.30 pm, in the Town Hall
This page is intentionally left blank
If you are present at a meeting of the Council, of its executive or any committee of the executive, or of any committee, sub-committee, joint committee, or joint sub-committee of the authority, and you have a **Disclosable Pecuniary Interest** (DPI) relating to any business that will be considered at the meeting, you must **not**:

- participate in any discussion of the business at the meeting, or if you become aware of your Disclosable Pecuniary Interest during the meeting, participate further in any discussion of the business, or
- participate in any vote or further vote taken on the matter at the meeting.

These prohibitions apply to any form of participation, including speaking as a member of the public.

You **must**:

- leave the room (in accordance with the Members’ Code of Conduct)
- make a verbal declaration of the existence and nature of any DPI at any meeting at which you are present at which an item of business which affects or relates to the subject matter of that interest is under consideration, at or before the consideration of the item of business or as soon as the interest becomes apparent.
- declare it to the meeting and notify the Council’s Monitoring Officer within 28 days, if the DPI is not already registered.

If you have any of the following pecuniary interests, they are your **disclosable pecuniary interests** under the new national rules. You have a pecuniary interest if you, or your spouse or civil partner, have a pecuniary interest.

- Any employment, office, trade, profession or vocation carried on for profit or gain, which you, or your spouse or civil partner undertakes.

- Any payment or provision of any other financial benefit (other than from your council or authority) made or provided within the relevant period* in respect of any expenses incurred by you in carrying out duties as a member, or towards your election expenses. This includes any payment or financial benefit from a trade union within the meaning of the Trade Union and Labour Relations (Consolidation) Act 1992.

*The relevant period is the 12 months ending on the day when you tell the Monitoring Officer about your disclosable pecuniary interests.

- Any contract which is made between you, or your spouse or your civil partner (or a body in which you, or your spouse or your civil partner, has a beneficial interest) and your council or authority –
  - under which goods or services are to be provided or works are to be executed; and
  - which has not been fully discharged.
- Any beneficial interest in land which you, or your spouse or your civil partner, have and which is within the area of your council or authority.

- Any licence (alone or jointly with others) which you, or your spouse or your civil partner, holds to occupy land in the area of your council or authority for a month or longer.

- Any tenancy where (to your knowledge) –
  - the landlord is your council or authority; and
  - the tenant is a body in which you, or your spouse or your civil partner, has a beneficial interest.

- Any beneficial interest which you, or your spouse or your civil partner has in securities of a body where -

  (a) that body (to your knowledge) has a place of business or land in the area of your council or authority; and

  (b) either -
    - the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body; or
    - if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which you, or your spouse or your civil partner, has a beneficial interest exceeds one hundredth of the total issued share capital of that class.

If you attend a meeting at which any item of business is to be considered and you are aware that you have a personal interest in the matter which does not amount to a DPI, you must make verbal declaration of the existence and nature of that interest at or before the consideration of the item of business or as soon as the interest becomes apparent. You should leave the room if your continued presence is incompatible with the 7 Principles of Public Life (selflessness; integrity; objectivity; accountability; openness; honesty; and leadership).

You have a personal interest where –

- a decision in relation to that business might reasonably be regarded as affecting the well-being or financial standing (including interests in land and easements over land) of you or a member of your family or a person or an organisation with whom you have a close association to a greater extent than it would affect the majority of the Council Tax payers, ratepayers or inhabitants of the ward or electoral area for which you have been elected or otherwise of the Authority’s administrative area, or

- it relates to or is likely to affect any of the interests that are defined as DPIs but are in respect of a member of your family (other than a partner) or a person with whom you have a close association.
Guidance on declarations of interest, incorporating regulations published by the Government in relation to Disclosable Pecuniary Interests, has been circulated to you previously.

You should identify any potential interest you may have relating to business to be considered at the meeting. This will help you and anyone that you ask for advice to fully consider all the circumstances before deciding what action you should take.

In certain circumstances the Council may grant a dispensation to permit a Member to take part in the business of the Authority even if the member has a Disclosable Pecuniary Interest relating to that business.

To obtain a dispensation, you must write to the Monitoring Officer at least 48 hours before the meeting in question, explaining why a dispensation is sought and desirable, and specifying the period of time for which it is sought. The Monitoring Officer may consult with the Independent Person or the Council’s Audit and Standards Committee in relation to a request for dispensation.

Further advice can be obtained from Gillian Duckworth, Director of Legal and Governance on 0114 2734018 or email gillian.duckworth@sheffield.gov.uk.
This page is intentionally left blank
1. APOLOGIES FOR ABSENCE

1.1 Apologies for absence were received from Councillors John Booker and Ian Saunders.

2. EXCLUSION OF PUBLIC AND PRESS

2.1 No items were identified where resolutions may be moved to exclude the public and press.

3. DECLARATIONS OF INTEREST

3.1 There were no declarations of interest.

4. MINUTES OF PREVIOUS MEETING

4.1 The minutes of the meeting of the Committee held on 5th February 2019, were approved as a correct record.

5. PUBLIC QUESTIONS AND PETITIONS

5.1 There were no questions raised, or petitions submitted, by members of the public.

6. CUSTOMER EXPERIENCE PROGRAMME - UPDATE

6.1 The Committee received a report of the Director of Policy, Performance and Communications containing an update on progress regarding the implementation of the Customer Experience Programme. The report contained details in terms of progress made since the last report was presented to the Committee, in April 2018, and also set out a range of forthcoming activity.

6.2 James Henderson (Director of Policy, Performance and Communications) reported that a reasonable level of progress had been made, with officers focusing specifically on improving the Council’s on-line services, with recent improvements being made to the on-line payment system and a new Intranet. In terms of future activity, Mr Henderson stated that a focus for the Programme for the year ahead was reviewing the Council’s approach to customer access through face to face and telephone provision. He referred briefly to the interim results of the recently undertaken customer survey, which had been undertaken in order to get a better understanding of the changing levels of expectation of both Council officers and the...
6.3 Members of the Committee raised questions, and the following responses were provided:

- Whilst there was no data available at the meeting regarding how those residents who had English as a second language were accessing the Council website, there was a general belief that there would be some issues for them in terms of accessing, and reading information on the website. This was one of the reasons why the Council would be focusing on improving its face to face and telephone services. The website met all relevant accessibility standards to ensure that it could be used by people with sight difficulties.

- The Council was looking at how it could improve its telephone services, particularly with regard to how staff interacted with members of the public and, in particular, how staff might be enabled to consider the wider circumstances of the customer, rather than simply providing a transactional service. This issue had also been raised as part of the initial results of the customer survey.

- Whilst a focus for the year ahead would be on improving face to face and telephone services, work would continue on improving the Council’s on-line services. It was acknowledged that despite improvements over the last few years, customer satisfaction was not yet high enough for online services.

- Mystery shoppers were used as part of the drive to monitor and improve customer service. This practice had been adopted as part of the scoping work for proposed improvements to the face to face and telephone services.

- Information as to whether the Council, as part of its telephone service, provided members of the public with the option of ringing them back if they so requested, would be provided to Members.

- Whilst it was difficult to provide a precise answer, it was estimated that the Council was still using between 100 and 200 paper forms. Whilst efforts were being made to convert these forms to online versions, it was not a simple process as there was a need to ensure that the e-forms automatically interacted with back office systems. It was accepted that further work was required in this area.

- The Council was mindful that an ‘invest to save’ approach would be beneficial, both for the Council and for the public, and officers were looking at submitting a business case for this at present.

- Although the forms used by the Council would be designed by officers, the design was based on customer feedback.

- Whilst every effort was being made to improve the Council’s online customer experience, there was only a small team of officers working in this area, meaning that careful prioritisation was required in terms of which areas to focus resources on.
• Whilst Capita were still providing the Council’s IT services, transitioning arrangements would commence within the next few months in terms of the new provider.

• Details as to whether members of the public were able to register a death by phone, and not only on-line, which it was believed was presently the case, would be forwarded to Members.

6.4 RESOLVED: That the Committee:-

(a) notes the contents of the report now submitted, together with the responses to the questions now raised;

(b) thanks James Henderson for attending the meeting, and responding to the questions raised; and

(c) requests that this issue be placed on its Work Programme for 2019/20, and that the Director of Policy, Performance and Communications attends a meeting during that Municipal Year to provide a further update on the progress made under the Customer Services Programme, focussing on the issues raised at this meeting.

7. WORK-BASED DEVELOPMENT AND WELLBEING

7.1 The Committee received a report of the Executive Director, Resources, containing an update on progress of the health and wellbeing, and learning and development elements of the Council’s Workforce and Organisational Development Strategy.

7.2 In attendance for this item were Mark Bennett (Director of Human Resources and Customer Services) and Lynsey Linton (Head of Human Resources).

7.3 Mark Bennett reported that whilst a reasonable level of progress had been made in terms of the health and wellbeing, and learning and development elements of the Council’s Workforce and Organisational Development Strategy, which were considered the two main priorities for Human Resources, there was always a lot more work that could be undertaken.

7.4 Members of the Committee raised questions, and the following responses were provided:-

• Following the 2017/18 sickness absence statistics, it had been agreed with the Council’s Executive Management Team that there was a greater organisational focus on employee absence in order to reduce levels of sickness absence. A small team of Human Resources Advisers had been established to work with those Council services having higher rates of sickness absence, which included Repairs and Maintenance (Place), Customer Services (Resources) and Children’s Services (Place), and interventions were being targeted at such Services. One such intervention included “day one reporting”, whereby employees going off on sickness
absence were asked to report the absence to the Occupational Health Service, who then provided help and advice in connection with the absence.

- With regard to more serious and/or longer-term incidents of sickness absence, which were likely to have a more adverse effect on colleagues, a Workplace Stress Risk Assessment would be undertaken, whereby a Human Resources officer would speak to the colleagues, and help the Service to address the identified area of concern. It had been identified that there was a need for a more holistic approach in terms of intervention, as well as improved liaison between management and staff. Whilst Human Resources were confident that necessary support was available for both the employee off on sickness leave, and those colleagues who were likely to be affected, it was not considered, however, that such support was always best targeted at present. There was therefore a need to identify any specific issues, then target the support appropriately.

- As a result of the higher than average rates of sickness absence in People Services, a specific piece of work was being undertaken in order to identify approximately £1 million savings in this regard. This work would involve Human Resources working closely with managers in People Services to reduce sickness absence and agency spend. People Services chose to do this as it had higher than average sickness absence rates. Early indications had showed that positive steps had been made.

- There remain some issues regarding managers’ skills and confidence to deal with complex individual absence issues, and more broadly supporting staff wellbeing in the workplace. Policies and procedures enable managers to use flexibility when dealing with sickness absence, but more could be done to support managers.

- Staff recruitment was now back in-house, and Human Resources had looked at employee lifecycle, which had highlighted the fact that the highest rates of sickness absence were prevalent amongst staff aged from 49 to 54. Furthermore, a recent case study undertaken in the Parks and Countryside Service had identified higher rates of sickness absence, which was due to both the age of staff and a higher proportion of staff undertaking physical work.

- There continued to be an emphasis on employing apprentices, in line with the Council’s agreed organisation strategy, and a Steering Group, comprising a number of former apprentices, provided help and support to new apprentices. The Steering Group also assisted in the Council’s aim to focus on the retention of existing apprentices, and not just appointing new starters. The number of apprentices being employed by the Council had increased year on year.

- Meetings had taken place with a number of equalities groups, with the aim of getting feedback from staff, in order to drive improvement in this area.

- Work had continued to promote the completion of Personal Development
Reviews (PDRs) in accordance with the ‘Time to Sit Down and Talk’ programme. It was considered important that all members of staff had the opportunity to have a good quality conversation with their line manager as it could help with their future development, and, in some cases, their health and wellbeing. PDRs were simple for managers to record, and 62% of staff now had completed reviews, which represented a large increase from two years ago. The main focus over the last few years had been to drive the rates of completed PDRs up, and once this had happened, work would then be undertaken to assess the quality and effectiveness of such reviews.

- Line managers were ultimately responsible for staff learning and development, and Human Resources would advise when required.

7.5 RESOLVED: That the Committee:-

(a) notes the contents of the report now submitted, together with the responses to the questions now raised;

(b) thanks Mark Bennett and Lynsey Linton for attending the meeting, and responding to the questions raised; and

(c) requests that this issue be placed on its Work Programme for 2019/20, and that the Executive Director, Resources, attends a meeting during that Municipal Year, to provide a further update on Work-based Development and Wellbeing.

8. ISSUES TO RAISE FROM OTHER SCRUTINY COMMITTEES

8.1 The Chairs of the Scrutiny and Policy Development Committees in attendance, updated the Committee on the respective Committees’ work.

8.2 Further to comments raised by the Chair, in her capacity as Chair of the Economic and Environmental Wellbeing Scrutiny and Policy Development Committee, referring specifically to the meeting to consider the call-in of the Individual Cabinet Member Decision on parking fees and charges on 20th March, 2019, Councillor Ian Auckland referred to comments made by Councillor Lewis Dagnall (Cabinet Member for Environment and Transport) at that meeting. Councillor Auckland stated that Councillor Dagnall had made reference to the loss of income to the Council, from car parking charges, as a result of the call-in, and considered this to be inappropriate, particularly as he was a Cabinet Member, thereby responsible for determining both the timescales of when decisions were to be made and the Cabinet agendas.

8.3 RESOLVED: That the Committee:-

(a) notes the information reported by the Chairs of the Scrutiny and Policy Development Committees, together with the comments made by Councillor Ian Auckland; and

(b) reaffirms its commitment to the belief that the Council’s scrutiny function is
separate from Executive functions.

(NOTE: Prior to the passing of the above resolution, an alternative Motion was moved by Councillor Ian Auckland, seconded by Councillor Penny Baker, as follows:-

‘That this Committee notes that the Executive controls the Forward Plan and Cabinet agendas, therefore any adverse financial impacts of a no action call-in is in the hands of the Executive’.

The votes on the alternative Motion were ordered to be recorded and were as follows:-

For the alternative Motion (3) - Councillors Ian Auckland, Penny Baker and Douglas Johnson

Against the alternative Motion (4) - Councillors Denise Fox, George Lindars-Hammond, Pat Midgley and Mick Rooney).

9. **CHAIR OF COMMITTEE**

9.1 RESOLVED: That the Committee places on record its thanks and appreciation for the excellent work undertaken by Councillor Denise Fox, as Chair of the Committee during the Municipal Year 2018/19.

10. **DATE OF NEXT MEETING**

10.1 It was noted that the next meeting of the Committee would be held on a date to be arranged.
Overview and Scrutiny Management Committee

Meeting held 15 May 2019

PRESENT: Councillors Mick Rooney (Chair), Ian Auckland, Steve Ayris, Ben Curran, Denise Fox, Tim Huggan, Douglas Johnson, Mike Levery and Cate McDonald

1. APOLOGIES FOR ABSENCE

1.1 No apologies for absence were received.

2. APPOINTMENT OF CHAIR AND DEPUTY CHAIR

2.1 RESOLVED: That Councillor Mick Rooney be appointed Chair of the Committee for the Municipal Year 2019/20.

3. DATES AND TIMES OF MEETINGS

3.1 RESOLVED: That meetings of the Committee be held on a quarterly basis, on dates and times to be determined by the Chair, and as and when required for called-in items.
This page is intentionally left blank
The attached document is the newly published statutory guidance on Overview and Scrutiny. This has been revised as a result of the Select Committee’s review.

Type of item: The report author should tick the appropriate box

| Reviewing of existing policy | X |
| Informing the development of new policy | |
| Statutory consultation | |
| Performance / budget monitoring report | |
| Cabinet request for scrutiny | |
| Full Council request for scrutiny | |
| Call-in of Cabinet decision | |
| Briefing paper for the Scrutiny Committee | |
| Other | |

The Scrutiny Committee is being asked to:

- Consider and comment on the draft work programme for 2019/20
1 Why has the new guidance been published?

1.1 In December 2017, the Communities and Local Government Select Committee published a report on the Effectiveness of Local Authority overview and scrutiny committees. The inquiry was set up to examine whether the overview and scrutiny model introduced by the Local Government Act 2000 was meeting its objectives and how decision-makers can best be held to account. This was reported to Overview and Scrutiny Management Committee on the 19th April 2018.

1.2 The recommendations from this report had implications for the statutory guidance in existence at the time. The Government, in response to the Select Committee’s report, therefore undertook to revise this guidance. The new guidance was published in May 2019 and is attached to this report.

2 Recommendations

The Committee is asked to:

- Discuss and note the revised statutory guidance
This page is intentionally left blank
Statutory Guidance on Overview and Scrutiny in Local and Combined Authorities
# Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ministerial Foreword</td>
<td>4</td>
</tr>
<tr>
<td>About this Guidance</td>
<td>5</td>
</tr>
<tr>
<td>1. Introduction and Context</td>
<td>7</td>
</tr>
<tr>
<td>2. Culture</td>
<td>8</td>
</tr>
<tr>
<td>3. Resourcing</td>
<td>13</td>
</tr>
<tr>
<td>4. Selecting Committee Members</td>
<td>15</td>
</tr>
<tr>
<td>5. Power to Access Information</td>
<td>18</td>
</tr>
<tr>
<td>6. Planning Work</td>
<td>21</td>
</tr>
<tr>
<td>7. Evidence Sessions</td>
<td>25</td>
</tr>
<tr>
<td>Annex 1: Illustrative Scenario – Creating an Executive-Scrutiny Protocol</td>
<td>27</td>
</tr>
<tr>
<td>Annex 3: Illustrative Scenario – Approaching an External Organisation to Appear before a Committee</td>
<td>30</td>
</tr>
</tbody>
</table>
Ministerial Foreword

The role that overview and scrutiny can play in holding an authority’s decision-makers to account makes it fundamentally important to the successful functioning of local democracy. Effective scrutiny helps secure the efficient delivery of public services and drives improvements within the authority itself. Conversely, poor scrutiny can be indicative of wider governance, leadership and service failure.

It is vital that councils and combined authorities know the purpose of scrutiny, what effective scrutiny looks like, how to conduct it and the benefits it can bring. This guidance aims to increase understanding in all four areas.

In writing this guidance, my department has taken close note of the House of Commons Select Committee report of December 2017, as well as the written and oral evidence supplied to that Committee. We have also consulted individuals and organisations with practical involvement in conducting, researching and supporting scrutiny.

It is clear from speaking to these practitioners that local and combined authorities with effective overview and scrutiny arrangements in place share certain key traits, the most important being a strong organisational culture. Authorities who welcome challenge and recognise the value scrutiny can bring reap the benefits. But this depends on strong commitment from the top - from senior members as well as senior officials.

Crucially, this guidance recognises that authorities have democratic mandates and are ultimately accountable to their electorates, and that authorities themselves are best-placed to know which scrutiny arrangements are most appropriate for their own individual circumstances.

I would, however, strongly urge all councils to cast a critical eye over their existing arrangements and, above all, ensure they embed a culture that allows overview and scrutiny to flourish.

Rishi Sunak MP
Minister for Local Government
About this Guidance

Who the guidance is for
This document is aimed at local authorities and combined authorities in England to help them carry out their overview and scrutiny functions effectively. In particular, it provides advice for senior leaders, members of overview and scrutiny committees, and support officers.

Aim of the guidance
This guidance seeks to ensure local authorities and combined authorities are aware of the purpose of overview and scrutiny, what effective scrutiny looks like, how to conduct it effectively and the benefits it can bring.

As such, it includes a number of policies and practices authorities should adopt or should consider adopting when deciding how to carry out their overview and scrutiny functions.

The guidance recognises that authorities approach scrutiny in different ways and have different processes and procedures in place, and that what might work well for one authority might not work well in another.

The hypothetical scenarios contained in the annexes to this guidance have been included for illustrative purposes, and are intended to provoke thought and discussion rather than serve as a ‘best’ way to approach the relevant issues.

While the guidance sets out some of the key legal requirements, it does not seek to replicate legislation.

Status of the guidance
This is statutory guidance from the Ministry of Housing, Communities and Local Government. Local authorities and combined authorities must have regard to it when exercising their functions. The phrase ‘must have regard’, when used in this context, does not mean that the sections of statutory guidance have to be followed in every detail, but that they should be followed unless there is a good reason not to in a particular case.

Not every authority is required to appoint a scrutiny committee. This guidance applies to those authorities who have such a committee in place, whether they are required to or not.

This guidance has been issued under section 9Q of the Local Government Act 2000 and under paragraph 2(9) of Schedule 5A to the Local Democracy, Economic Development and Construction Act 2009, which requires authorities to have regard to this guidance. In addition, authorities may have regard to other material they might choose to consider, including that issued by the Centre for Public Scrutiny, when exercising their overview and scrutiny functions.
Terminology
Unless ‘overview’ is specifically mentioned, the term ‘scrutiny’ refers to both overview and scrutiny.¹

Where the term ‘authority’ is used, it refers to both local authorities and combined authorities.

Where the term ‘scrutiny committee’ is used, it refers to an overview and scrutiny committee and any of its sub-committees. As the legislation refers throughout to powers conferred on scrutiny committees, that is the wording used in this guidance. However, the guidance should be seen as applying equally to work undertaken in informal task and finish groups, commissioned by formal committees.

Where the term ‘executive’ is used, it refers to executive members.

For combined authorities, references to the ‘executive’ or ‘cabinet’ should be interpreted as relating to the mayor (where applicable) and all the authority members.

For authorities operating committee rather than executive arrangements, references to the executive or Cabinet should be interpreted as relating to councillors in leadership positions.

Expiry or review date
This guidance will be kept under review and updated as necessary.

¹ A distinction is often drawn between ‘overview’ which focuses on the development of policy, and ‘scrutiny’ which looks at decisions that have been made or are about to be made to ensure they are fit for purpose.
1. Introduction and Context

1. Overview and scrutiny committees were introduced in 2000 as part of new executive governance arrangements to ensure that members of an authority who were not part of the executive could hold the executive to account for the decisions and actions that affect their communities.

2. Overview and scrutiny committees have statutory powers^2 to scrutinise decisions the executive is planning to take, those it plans to implement, and those that have already been taken/implemented. Recommendations following scrutiny enable improvements to be made to policies and how they are implemented. Overview and scrutiny committees can also play a valuable role in developing policy.

Effective overview and scrutiny should:
- Provide constructive ‘critical friend’ challenge;
- Amplify the voices and concerns of the public;
- Be led by independent people who take responsibility for their role; and
- Drive improvement in public services.

3. The requirement for local authorities in England to establish overview and scrutiny committees is set out in sections 9F to 9FI of the Local Government Act 2000 as amended by the Localism Act 2011.

4. The Localism Act 2011 amended the Local Government Act 2000 to allow councils to revert to a non-executive form of governance - the ‘committee system’. Councils who adopt the committee system are not required to have overview and scrutiny but may do so if they wish. The legislation has been strengthened and updated since 2000, most recently to reflect new governance arrangements with combined authorities. Requirements for combined authorities are set out in Schedule 5A to the Local Democracy, Economic Development and Construction Act 2009.

5. Current overview and scrutiny legislation recognises that authorities are democratically-elected bodies who are best-placed to determine which overview and scrutiny arrangements best suit their own individual needs, and so gives them a great degree of flexibility to decide which arrangements to adopt.

6. In producing this guidance, the Government fully recognises both authorities’ democratic mandate and that the nature of local government has changed in recent years, with, for example, the creation of combined authorities, and councils increasingly delivering key services in partnership with other organisations or outsourcing them entirely.

2. Culture

7. The prevailing organisational culture, behaviours and attitudes of an authority will largely determine whether its scrutiny function succeeds or fails.

8. While everyone in an authority can play a role in creating an environment conducive to effective scrutiny, it is important that this is led and owned by members, given their role in setting and maintaining the culture of an authority.

9. Creating a strong organisational culture supports scrutiny work that can add real value by, for example, improving policy-making and the efficient delivery of public services. In contrast, low levels of support for and engagement with the scrutiny function often lead to poor quality and ill-focused work that serves to reinforce the perception that it is of little worth or relevance.

10. Members and senior officers should note that the performance of the scrutiny function is not just of interest to the authority itself. Its effectiveness, or lack thereof, is often considered by external bodies such as regulators and inspectors, and highlighted in public reports, including best value inspection reports. Failures in scrutiny can therefore help to create a negative public image of the work of an authority as a whole.

How to establish a strong organisational culture

11. Authorities can establish a strong organisational culture by:

   a) **Recognising scrutiny’s legal and democratic legitimacy** – all members and officers should recognise and appreciate the importance and legitimacy the scrutiny function is afforded by the law. It was created to act as a check and balance on the executive and is a statutory requirement for all authorities operating executive arrangements and for combined authorities.

   Councillors have a unique legitimacy derived from their being democratically elected. The insights that they can bring by having this close connection to local people are part of what gives scrutiny its value.

   b) **Identifying a clear role and focus** – authorities should take steps to ensure scrutiny has a clear role and focus within the organisation, i.e. a niche within which it can clearly demonstrate it adds value. Therefore, prioritisation is necessary to ensure the scrutiny function concentrates on delivering work that is of genuine value and relevance to the work of the wider authority – this is one of the most challenging parts of scrutiny, and a critical element to get right if it is to be recognised as a strategic function of the authority (see chapter 6).

   Authorities should ensure a clear division of responsibilities between the scrutiny function and the audit function. While it is appropriate for scrutiny to pay due regard to the authority’s financial position, this will need to happen in the context of the formal audit role. The authority’s section 151 officer should advise scrutiny on how to manage this dynamic.
While scrutiny has no role in the investigation or oversight of the authority's whistleblowing arrangements, the findings of independent whistleblowing investigations might be of interest to scrutiny committees as they consider their wider implications. Members should always follow the authority's constitution and associated Monitoring Officer directions on the matter. Further guidance on whistleblowing can be found at: https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/415175/bis-15-200-whistleblowing-guidance-for-employers-and-code-of-practice.pdf.

c) **Ensuring early and regular engagement between the executive and scrutiny** – authorities should ensure early and regular discussion takes place between scrutiny and the executive, especially regarding the latter's future work programme. Authorities should, though, be mindful of their distinct roles:

<table>
<thead>
<tr>
<th>In particular:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• The executive should not try to exercise control over the work of the scrutiny committee. This could be direct, e.g. by purporting to ‘order’ scrutiny to look at, or not look at, certain issues, or indirect, e.g. through the use of the whip or as a tool of political patronage, and the committee itself should remember its statutory purpose when carrying out its work. All members and officers should consider the role the scrutiny committee plays to be that of a ‘critical friend’ not a de facto ‘opposition’. Scrutiny chairs have a particular role to play in establishing the profile and nature of their committee (see chapter 4); and</td>
</tr>
<tr>
<td>• The chair of the scrutiny committee should determine the nature and extent of an executive member's participation in a scrutiny committee meeting, and in any informal scrutiny task group meeting.</td>
</tr>
</tbody>
</table>

d) **Managing disagreement** – effective scrutiny involves looking at issues that can be politically contentious. It is therefore inevitable that, at times, an executive will disagree with the findings or recommendations of a scrutiny committee.

It is the job of both the executive and scrutiny to work together to reduce the risk of this happening, and authorities should take steps to predict, identify and act on disagreement.

One way in which this can be done is via an ‘executive-scrutiny protocol’ (see annex 1) which can help define the relationship between the two and mitigate any differences of opinion before they manifest themselves in unhelpful and unproductive ways. The benefit of this approach is that it provides a framework for disagreement and debate, and a way to manage it when it happens. Often,
the value of such a protocol lies in the dialogue that underpins its preparation. It is important that these protocols are reviewed on a regular basis.

Scrutiny committees do have the power to ‘call in’ decisions, i.e. ask the executive to reconsider them before they are implemented, but should not view it as a substitute for early involvement in the decision-making process or as a party-political tool.

e) **Providing the necessary support** – while the level of resource allocated to scrutiny is for each authority to decide for itself, when determining resources an authority should consider the purpose of scrutiny as set out in legislation and the specific role and remit of the authority’s own scrutiny committee(s), and the scrutiny function as a whole.

Support should also be given by members and senior officers to scrutiny committees and their support staff to access information held by the authority and facilitate discussions with representatives of external bodies (see chapter 5).

f) **Ensuring impartial advice from officers** – authorities, particularly senior officers, should ensure all officers are free to provide impartial advice to scrutiny committees. This is fundamental to effective scrutiny. Of particular importance is the role played by ‘statutory officers’ – the monitoring officer, the section 151 officer and the head of paid service, and where relevant the statutory scrutiny officer. These individuals have a particular role in ensuring that timely, relevant and high-quality advice is provided to scrutiny.

g) **Communicating scrutiny’s role and purpose to the wider authority** – the scrutiny function can often lack support and recognition within an authority because there is a lack of awareness among both members and officers about the specific role it plays, which individuals are involved and its relevance to the authority’s wider work. Authorities should, therefore, take steps to ensure all members and officers are made aware of the role the scrutiny committee plays in the organisation, its value and the outcomes it can deliver, the powers it has, its membership and, if appropriate, the identity of those providing officer support.

h) **Maintaining the interest of full Council in the work of the scrutiny committee** – part of communicating scrutiny’s role and purpose to the wider authority should happen through the formal, public role of full Council – particularly given that scrutiny will undertake valuable work to highlight challenging issues that an authority will be facing and subjects that will be a focus of full Council’s work. Authorities should therefore take steps to ensure full Council is informed of the work the scrutiny committee is doing.

One way in which this can be done is by reports and recommendations being submitted to full Council rather than solely to the executive. Scrutiny should decide when it would be appropriate to submit reports for wider debate in this way, taking into account the relevance of reports to full Council business, as well as full Council’s capacity to consider and respond in a timely manner. Such
reports would supplement the annual report to full Council on scrutiny’s activities and raise awareness of ongoing work.

In order to maintain awareness of scrutiny at the Combined Authority and provoke dialogue and discussion of its impact, the business of scrutiny should be reported to the Combined Authority board or to the chairs of the relevant scrutiny committees of constituent and non-constituent authorities, or both. At those chairs’ discretion, particular Combined Authority scrutiny outcomes, and what they might mean for each individual area, could be either discussed by scrutiny in committee or referred to full Council of the constituent authorities.

i) **Communicating scrutiny’s role to the public** – authorities should ensure scrutiny has a profile in the wider community. Consideration should be given to how and when to engage the authority’s communications officers, and any other relevant channels, to understand how to get that message across. This will usually require engagement early on in the work programming process (see chapter 6).

j) **Ensuring scrutiny members are supported in having an independent mindset** – formal committee meetings provide a vital opportunity for scrutiny members to question the executive and officers.

Inevitably, some committee members will come from the same political party as a member they are scrutinising and might well have a long-standing personal, or familial, relationship with them (see paragraph 25).

Scrutiny members should bear in mind, however, that adopting an independent mind-set is fundamental to carrying out their work effectively. In practice, this is likely to require scrutiny chairs working proactively to identify any potentially contentious issues and plan how to manage them.

**Directly-elected mayoral systems**

12. A strong organisational culture that supports scrutiny work is particularly important in authorities with a directly-elected mayor to ensure there are the checks and balances to maintain a robust democratic system. Mayoral systems offer the opportunity for greater public accountability and stronger governance, but there have also been incidents that highlight the importance of creating and maintaining a culture that puts scrutiny at the heart of its operations.

13. Authorities with a directly-elected mayor should ensure that scrutiny committees are well-resourced, are able to recruit high-calibre members and that their scrutiny functions pay particular attention to issues surrounding:

- rights of access to documents by the press, public and councillors;
- transparent and fully recorded decision-making processes, especially avoiding decisions by ‘ unofficial’ committees or working groups;
- delegated decisions by the Mayor;
- whistleblowing protections for both staff and councillors; and
- powers of Full Council, where applicable, to question and review.
14. Authorities with a directly-elected mayor should note that mayors are required by law to attend overview and scrutiny committee sessions when asked to do so (see paragraph 44).
3. Resourcing

15. The resource an authority allocates to the scrutiny function plays a pivotal role in determining how successful that function is and therefore the value it can add to the work of the authority.

16. Ultimately it is up to each authority to decide on the resource it provides, but every authority should recognise that creating and sustaining an effective scrutiny function requires them to allocate resources to it.

17. Authorities should also recognise that support for scrutiny committees, task groups and other activities is not solely about budgets and provision of officer time, although these are clearly extremely important elements. Effective support is also about the ways in which the wider authority engages with those who carry out the scrutiny function (both members and officers).

When deciding on the level of resource to allocate to the scrutiny function, the factors an authority should consider include:

- Scrutiny’s legal powers and responsibilities;
- The particular role and remit scrutiny will play in the authority;
- The training requirements of scrutiny members and support officers, particularly the support needed to ask effective questions of the executive and other key partners, and make effective recommendations;
- The need for ad hoc external support where expertise does not exist in the council;
- Effectively-resourced scrutiny has been shown to add value to the work of authorities, improving their ability to meet the needs of local people; and
- Effectively-resourced scrutiny can help policy formulation and so minimise the need for call-in of executive decisions.

Statutory scrutiny officers

18. Combined authorities, upper and single tier authorities are required to designate a statutory scrutiny officer, someone whose role is to:

- promote the role of the authority’s scrutiny committee;
- provide support to the scrutiny committee and its members; and
- provide support and guidance to members and officers relating to the functions of the scrutiny committee.

---

3 Section 9FB of the Local Government Act 2000; article 9 of the Combined Authorities (Overview and Scrutiny Committees, Access to Information and Audit Committees) Order 2017
19. Authorities not required by law to appoint such an officer should consider whether doing so would be appropriate for their specific local needs.

**Officer resource models**

20. Authorities are free to decide for themselves which wider officer support model best suits their individual circumstances, though generally they adopt one or a mix of the following:
- Committee – officers are drawn from specific policy or service areas;
- Integrated – officers are drawn from the corporate centre and also service the executive; and
- Specialist – officers are dedicated to scrutiny.

21. Each model has its merits – the committee model provides service-specific expertise; the integrated model facilitates closer and earlier scrutiny involvement in policy formation and alignment of corporate work programmes; and the specialist model is structurally independent from those areas it scrutinises.

22. Authorities should ensure that, whatever model they employ, officers tasked with providing scrutiny support are able to provide impartial advice. This might require consideration of the need to build safeguards into the way that support is provided. The nature of these safeguards will differ according to the specific role scrutiny plays in the organisation.
4. Selecting Committee Members

23. Selecting the right members to serve on scrutiny committees is essential if those committees are to function effectively. Where a committee is made up of members who have the necessary skills and commitment, it is far more likely to be taken seriously by the wider authority.

24. While there are proportionality requirements that must be met, the selection of the chair and other committee members is for each authority to decide for itself. Guidance for combined authorities on this issue has been produced by the Centre for Public Scrutiny.

Members invariably have different skill-sets. What an authority must consider when forming a committee is that, as a group, it possesses the requisite expertise, commitment and ability to act impartially to fulfil its functions.

25. Authorities are reminded that members of the executive cannot be members of a scrutiny committee. Authorities should take care to ensure that, as a minimum, members holding less formal executive positions, e.g. as Cabinet assistants, do not sit on scrutinising committees looking at portfolios to which those roles relate. Authorities should articulate in their constitutions how conflicts of interest, including familial links (see also paragraph 31), between executive and scrutiny responsibilities should be managed, including where members stand down from the executive and move to a scrutiny role, and vice-versa.

26. Members or substitute members of a combined authority must not be members of its overview and scrutiny committee. This includes the Mayor in Mayoral Combined Authorities. It is advised that Deputy Mayors for Policing and Crime are also not members of the combined authority’s overview and scrutiny committee.

Selecting individual committee members

27. When selecting individual members to serve on scrutiny committees, an authority should consider a member’s experience, expertise, interests, ability to act impartially, ability to work as part of a group, and capacity to serve.

---

4 See, for example, regulation 11 of the Local Authorities (Committee System) (England) Regulations 2012 (S.I. 2012/1020) and article 4 of the Combined Authorities (Overview and Scrutiny Committees, Access to Information and Audit Committees) Order 2017 (S.I. 2017/68).


6 Section 9FA(3) of the Local Government Act 2000.

7 2(3) of Schedule 5A to the Local Democracy, Economic Development and Construction Act 2009
28. Authorities should not take into account a member’s perceived level of support for or opposition to a particular political party (notwithstanding the wider legal requirement for proportionality referred to in paragraph 24).

Selecting a chair
29. The Chair plays a leadership role on a scrutiny committee as they are largely responsible for establishing its profile, influence and ways of working.

30. The attributes authorities should and should not take into account when selecting individual committee members (see paragraphs 27 and 28) also apply to the selection of the Chair, but the Chair should also possess the ability to lead and build a sense of teamwork and consensus among committee members.

Chairs should pay special attention to the need to guard the committee’s independence. Importantly, however, they should take care to avoid the committee being, and being viewed as, a de facto opposition to the executive.

31. Given their pre-eminent role on the scrutiny committee, it is strongly recommended that the Chair not preside over scrutiny of their relatives8. Combined authorities should note the legal requirements that apply to them where the Chair is an independent person9.

32. The method for selecting a Chair is for each authority to decide for itself, however every authority should consider taking a vote by secret ballot. Combined Authorities should be aware of the legal requirements regarding the party affiliation of their scrutiny committee Chair10.

Training for committee members
33. Authorities should ensure committee members are offered induction when they take up their role and ongoing training so they can carry out their responsibilities effectively. Authorities should pay attention to the need to ensure committee members are aware of their legal powers, and how to prepare for and ask relevant questions at scrutiny sessions.

34. When deciding on training requirements for committee members, authorities should consider taking advantage of opportunities offered by external providers in the sector.

Co-option and technical advice
35. While members and their support officers will often have significant local insight and an understanding of local people and their needs, the provision of outside expertise can be invaluable.

---

8 A definition of ‘relative’ can be found at section 28(10) of the Localism Act 2011.
9 See article 5(2) of the Combined Authorities (Overview and Scrutiny Committees, Access to Information and Audit Committees) Order 2017 (S.I. 2017/68).
10 Article 5(6) of the Combined Authorities (Overview and Scrutiny Committees, Access to Information and Audit Committees) Order 2017.
36. There are two principal ways to procure this:

- Co-option – formal co-option is provided for in legislation\textsuperscript{11}. Authorities must establish a co-option scheme to determine how individuals will be co-opted onto committees; and

- Technical advisers – depending on the subject matter, independent local experts might exist who can provide advice and assistance in evaluating evidence (see annex 2).

\textsuperscript{11} Section 9FA(4) Local Government Act 2000
5. Power to Access Information

37. A scrutiny committee needs access to relevant information the authority holds, and to receive it in good time, if it is to do its job effectively.

38. This need is recognised in law, with members of scrutiny committees enjoying powers to access information. In particular, regulations give enhanced powers to a scrutiny member to access exempt or confidential information. This is in addition to existing rights for councillors to have access to information to perform their duties, including common law rights to request information and rights to request information under the Freedom of Information Act 2000 and the Environmental Information Regulations 2004.

39. When considering what information scrutiny needs in order to carry out its work, scrutiny members and the executive should consider scrutiny’s role and the legal rights that committees and their individual members have, as well as their need to receive timely and accurate information to carry out their duties effectively.

40. Scrutiny members should have access to a regularly available source of key information about the management of the authority – particularly on performance, management and risk. Where this information exists, and scrutiny members are given support to understand it, the potential for what officers might consider unfocused and unproductive requests is reduced as members will be able to frame their requests from a more informed position.

41. Officers should speak to scrutiny members to ensure they understand the reasons why information is needed, thereby making the authority better able to provide information that is relevant and timely, as well as ensuring that the authority complies with legal requirements.

While each request for information should be judged on its individual merits, authorities should adopt a default position of sharing the information they hold, on request, with scrutiny committee members.

42. The law recognises that there might be instances where it is legitimate for an authority to withhold information and places a requirement on the executive to provide the scrutiny committee with a written statement setting out its reasons for that decision. However, members of the executive and senior officers should take particular care to avoid refusing requests, or limiting the information they provide, for reasons of party political or reputational expediency.

12 Regulation 17 - Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012; article 10 Combined Authorities (Overview and Scrutiny Committees, Access to Information and Audit Committees) Order 2017.

Before an authority takes a decision not to share information it holds, it should give serious consideration to whether that information could be shared in closed session.

43. Regulations already stipulate a timeframe for executives to comply with requests from a scrutiny member\textsuperscript{14}. When agreeing to such requests, authorities should:

- consider whether seeking clarification from the information requester could help better target the request; and
- Ensure the information is supplied in a format appropriate to the recipient’s needs.

44. Committees should be aware of their legal power to require members of the executive and officers to attend before them to answer questions\textsuperscript{15}. It is the duty of members and officers to comply with such requests.\textsuperscript{16}

Seeking information from external organisations

45. Scrutiny members should also consider the need to supplement any authority-held information they receive with information and intelligence that might be available from other sources, and should note in particular their statutory powers to access information from certain external organisations.

46. When asking an external organisation to provide documentation or appear before it, and where that organisation is not legally obliged to do either (see annex 3), scrutiny committees should consider the following:

- \textbf{The need to explain the purpose of scrutiny} – the organisation being approached might have little or no awareness of the committee’s work, or of an authority’s scrutiny function more generally, and so might be reluctant to comply with any request;

- \textbf{The benefits of an informal approach} – individuals from external organisations can have fixed perceptions of what an evidence session entails and may be unwilling to subject themselves to detailed public scrutiny if they believe it could reflect badly on them or their employer. Making an informal approach can help reassure an organisation of the aims of the committee, the type of information being sought and the manner in which the evidence session would be conducted;

\textsuperscript{14} Regulation 17(2) – Local Government (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012; article 10(2) Combined Authorities (Overview and Scrutiny Committees, Access to Information and Audit Committees) Order 2017.

\textsuperscript{15} Section 9FA(8) of the Local Government Act 2000; paragraph 2(6) of Schedule 5A to the Local Democracy, Economic Development and Construction Act 2009.

\textsuperscript{16} Section 9FA(9) of the Local Government Act 2000; paragraph 2(7) of Schedule 5A to the Local Democracy, Economic Development and Construction Act 2009.
c) **How to encourage compliance with the request** – scrutiny committees will want to frame their approach on a case by case basis. For contentious issues, committees might want to emphasise the opportunity their request gives the organisation to ‘set the record straight’ in a public setting; and

d) **Who to approach** – a committee might instinctively want to ask the Chief Executive or Managing Director of an organisation to appear at an evidence session, however it could be more beneficial to engage front-line staff when seeking operational-level detail rather than senior executives who might only be able to talk in more general terms. When making a request to a specific individual, the committee should consider the type of information it is seeking, the nature of the organisation in question and the authority’s pre-existing relationship with it.

---

**Following ‘the Council Pound’**

Scrutiny committees will often have a keen interest in ‘following the council pound’, i.e. scrutinising organisations that receive public funding to deliver goods and services.

Authorities should recognise the legitimacy of this interest and, where relevant, consider the need to provide assistance to scrutiny members and their support staff to obtain information from organisations the council has contracted to deliver services. In particular, when agreeing contracts with these bodies, authorities should consider whether it would be appropriate to include a requirement for them to supply information to or appear before scrutiny committees.
6. Planning Work

47. Effective scrutiny should have a defined impact on the ground, with the committee making recommendations that will make a tangible difference to the work of the authority. To have this kind of impact, scrutiny committees need to plan their work programme, i.e. draw up a long-term agenda and consider making it flexible enough to accommodate any urgent, short-term issues that might arise during the year.

48. Authorities with multiple scrutiny committees sometimes have a separate work programme for each committee. Where this happens, consideration should be given to how to co-ordinate the various committees’ work to make best use of the total resources available.

Being clear about scrutiny’s role

49. Scrutiny works best when it has a clear role and function. This provides focus and direction. While scrutiny has the power to look at anything which affects ‘the area, or the area’s inhabitants’, authorities will often find it difficult to support a scrutiny function that carries out generalised oversight across the wide range of issues experienced by local people, particularly in the context of partnership working. Prioritisation is necessary, which means that there might be things that, despite being important, scrutiny will not be able to look at.

50. Different overall roles could include having a focus on risk, the authority’s finances, or on the way the authority works with its partners.

51. Applying this focus does not mean that certain subjects are ‘off limits’. It is more about looking at topics and deciding whether their relative importance justifies the positive impact scrutiny’s further involvement could bring.

52. When thinking about scrutiny’s focus, members should be supported by key senior officers. The statutory scrutiny officer, if an authority has one, will need to take a leading role in supporting members to clarify the role and function of scrutiny, and championing that role once agreed.

Who to speak to

53. Evidence will need to be gathered to inform the work programming process. This will ensure that it looks at the right topics, in the right way and at the right time. Gathering evidence requires conversations with:

- The public – it is likely that formal ‘consultation’ with the public on the scrutiny work programme will be ineffective. Asking individual scrutiny members to have conversations with individuals and groups in their own local areas can work better. Insights gained from the public through individual pieces of scrutiny work can be fed back into the work programming process. Listening to and participating in conversations in places where local people come together, including in online forums, can help authorities engage people on their own terms and yield more positive results.
Authorities should consider how their communications officers can help scrutiny engage with the public, and how wider internal expertise and local knowledge from both members and officers might make a contribution.

- **The authority’s partners** – relationships with other partners should not be limited to evidence-gathering to support individual reviews or agenda items. A range of partners are likely to have insights that will prove useful:
  - Public sector partners (like the NHS and community safety partners, over which scrutiny has specific legal powers);
  - Voluntary sector partners;
  - Contractors and commissioning partners (including partners in joint ventures and authority-owned companies);
  - In parished areas, town, community and parish councils;
  - Neighbouring principal councils (both in two-tier and unitary areas);
  - Cross-authority bodies and organisations, such as Local Enterprise Partnerships; and
  - Others with a stake and interest in the local area – large local employers, for example.

- **The executive** – a principal partner in discussions on the work programme should be the executive (and senior officers). The executive should not direct scrutiny’s work (see chapter 2), but conversations will help scrutiny members better understand how their work can be designed to align with the best opportunities to influence the authority’s wider work.

**Information sources**

54. Scrutiny will need access to relevant information to inform its work programme. The type of information will depend on the specific role and function scrutiny plays within the authority, but might include:

- Performance information from across the authority and its partners;
- Finance and risk information from across the authority and its partners;
- Corporate complaints information, and aggregated information from political groups about the subject matter of members’ surgeries;
- Business cases and options appraisals (and other planning information) for forthcoming major decisions. This information will be of particular use for pre-decision scrutiny; and
- Reports and recommendations issued by relevant ombudsmen, especially the Local Government and Social Care Ombudsman.

---

17 Authorities should ensure they have appropriate arrangements in place to ensure the effective democratic scrutiny of Local Enterprise Partnerships’ investment decisions.
55. Scrutiny members should consider keeping this information under regular review. It is likely to be easier to do this outside committee, rather than bringing such information to committee ‘to note’, or to provide an update, as a matter of course.

**Shortlisting topics**

As committees can meet in closed session, commercial confidentiality should not preclude the sharing of information. Authorities should note, however, that the default for meetings should be that they are held in public (see 2014 guidance on ‘Open and accountable local government’: https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/343182/140812_Openness_Guide.pdf).

56. Some authorities use scoring systems to evaluate and rank work programme proposals. If these are used to provoke discussion and debate, based on evidence, about what priorities should be, they can be a useful tool. Others take a looser approach. Whichever method is adopted, a committee should be able to justify how and why a decision has been taken to include certain issues and not others.

57. Scrutiny members should accept that shortlisting can be difficult; scrutiny committees have finite resources and deciding how these are best allocated is tough. They should understand that, if work programming is robust and effective, there might well be issues that they want to look at that nonetheless are not selected.

**Carrying out work**

58. Selected topics can be scrutinised in several ways, including:

a) **As a single item on a committee agenda** – this often presents a limited opportunity for effective scrutiny, but may be appropriate for some issues or where the committee wants to maintain a formal watching brief over a given issue;

b) **At a single meeting** – which could be a committee meeting or something less formal. This can provide an opportunity to have a single public meeting about a
given subject, or to have a meeting at which evidence is taken from a number of witnesses;

c) **At a task and finish review of two or three meetings** – short, sharp scrutiny reviews are likely to be most effective even for complex topics. Properly focused, they ensure members can swiftly reach conclusions and make recommendations, perhaps over the course of a couple of months or less;

d) **Via a longer-term task and finish review** – the ‘traditional’ task and finish model – with perhaps six or seven meetings spread over a number of months – is still appropriate when scrutiny needs to dig into a complex topic in significant detail. However, the resource implications of such work, and its length, can make it unattractive for all but the most complex matters; and

e) **By establishing a ‘standing panel’** – this falls short of establishing a whole new committee but may reflect a necessity to keep a watching brief over a critical local issue, especially where members feel they need to convene regularly to carry out that oversight. Again, the resource implications of this approach means that it will be rarely used.
7. Evidence Sessions

59. Evidence sessions are a key way in which scrutiny committees inform their work. They might happen at formal committee, in less formal ‘task and finish’ groups or at standalone sessions.

Good preparation is a vital part of conducting effective evidence sessions. Members should have a clear idea of what the committee hopes to get out of each session and appreciate that success will depend on their ability to work together on the day.

How to plan

60. Effective planning does not necessarily involve a large number of pre-meetings, the development of complex scopes or the drafting of questioning plans. It is more often about setting overall objectives and then considering what type of questions (and the way in which they are asked) can best elicit the information the committee is seeking. This applies as much to individual agenda items as it does for longer evidence sessions – there should always be consideration in advance of what scrutiny is trying to get out of a particular evidence session.

Chairs play a vital role in leading discussions on objective-setting and ensuring all members are aware of the specific role each will play during the evidence session.

61. As far as possible there should be consensus among scrutiny members about the objective of an evidence session before it starts. It is important to recognise that members have different perspectives on certain issues, and so might not share the objectives for a session that are ultimately adopted. Where this happens, the Chair will need to be aware of this divergence of views and bear it in mind when planning the evidence session.

62. Effective planning should mean that at the end of a session it is relatively straightforward for the chair to draw together themes and highlight the key findings. It is unlikely that the committee will be able to develop and agree recommendations immediately, but, unless the session is part of a wider inquiry, enough evidence should have been gathered to allow the chair to set a clear direction.

63. After an evidence session, the committee might wish to hold a short ‘wash-up’ meeting to review whether their objectives were met and lessons could be learned for future sessions.

Developing recommendations

64. The development and agreement of recommendations is often an iterative process. It will usually be appropriate for this to be done only by members, assisted by co-optees where relevant. When deciding on recommendations, however, members should have due regard to advice received from officers, particularly the Monitoring Officer.
65. The drafting of reports is usually, but not always, carried out by officers, directed by members.

66. Authorities draft reports and recommendations in a number of ways, but there are normally three stages:

i. the development of a 'heads of report' – a document setting out general findings that members can then discuss as they consider the overall structure and focus of the report and its recommendations;

ii. the development of those findings, which will set out some areas on which recommendations might be made; and

iii. the drafting of the full report.

67. Recommendations should be evidence-based and SMART, i.e. specific, measurable, achievable, relevant and timed. Where appropriate, committees may wish to consider sharing them in draft with interested parties.

68. Committees should bear in mind that often six to eight recommendations are sufficient to enable the authority to focus its response, although there may be specific circumstances in which more might be appropriate.

Sharing draft recommendations with executive members should not provide an opportunity for them to revise or block recommendations before they are made. It should, however, provide an opportunity for errors to be identified and corrected, and for a more general sense-check.
Annex 1: Illustrative Scenario – Creating an Executive-Scrutiny Protocol

An executive-scrutiny protocol can deal with the practical expectations of scrutiny committee members and the executive, as well as the cultural dynamics.

Workshops with scrutiny members, senior officers and Cabinet can be helpful to inform the drafting of a protocol. An external facilitator can help bring an independent perspective.

Councils should consider how to adopt a protocol, e.g. formal agreement at scrutiny committee and Cabinet, then formal integration into the Council’s constitution at the next Annual General Meeting.

The protocol, as agreed, may contain sections on:

- The way scrutiny will go about developing its work programme (including the ways in which senior officers and Cabinet members will be kept informed);
- The way in which senior officers and Cabinet will keep scrutiny informed of the outlines of major decisions as they are developed, to allow for discussion of scrutiny’s potential involvement in policy development. This involves the building in of safeguards to mitigate risks around the sharing of sensitive information with scrutiny members;
- A strengthening and expansion of existing parts of the code of conduct that relate to behaviour in formal meetings, and in informal meetings;
- Specification of the nature and form of responses that scrutiny can expect when it makes recommendations to the executive, when it makes requests to the executive for information, and when it makes requests that Cabinet members or senior officers attend meetings; and
- Confirmation of the role of the statutory scrutiny officer, and Monitoring Officer, in overseeing compliance with the protocol, and ensuring that it is used to support the wider aim of supporting and promoting a culture of scrutiny, with matters relating to the protocol’s success being reported to full Council through the scrutiny Annual Report.
Annex 2: Illustrative Scenario – Engaging Independent Technical Advisers

This example demonstrates how one Council’s executive and scrutiny committee worked together to scope a role and then appoint an independent adviser on transforming social care commissioning. Their considerations and process may be helpful and applicable in other similar scenarios.

Major care contracts were coming to an end and the Council took the opportunity to review whether to continue with its existing strategic commissioning framework, or take a different approach – potentially insourcing certain elements.

The relevant Director was concerned about the Council’s reliance on a very small number of large providers. The Director therefore approached the Scrutiny and Governance Manager to talk through the potential role scrutiny could play as the Council considered these changes.

The Scrutiny Chair wanted to look at this issue in some depth, but recognised its complexity could make it difficult for her committee to engage – she was concerned it would not be able to do the issue justice. The Director offered support from his own officer team, but the Chair considered this approach to be beset by risks around the independence of the process.

She talked to the Director about securing independent advice. He was worried that an independent adviser could come with preconceived ideas and would not understand the Council’s context and objectives. The Scrutiny Chair was concerned that independent advice could end up leading to scrutiny members being passive, relying on an adviser to do their thinking for them. They agreed that some form of independent assistance would be valuable, but that how it was provided and managed should be carefully thought out.

With the assistance of the Governance and Scrutiny Manager, the Scrutiny Chair approached local universities and Further Education institutions to identify an appropriate individual. The approach was clear – it set out the precise role expected of the adviser, and explained the scrutiny process itself. Because members wanted to focus on the risks of market failure, and felt more confident on substantive social care matters, the approach was directed at those with a specialism in economics and business administration. The Council’s search was proactive – the assistance of the service department was drawn on to make direct approaches to particular individuals who could carry out this role.

It was agreed to make a small budget available to act as a ‘per diem’ to support an adviser; academics were approached in the first instance as the Council felt able to make a case that an educational institution would provide this support for free as part of its commitment to Corporate Social Responsibility.

Three individuals were identified from the Council’s proactive search. The Chair and Vice-Chair of the committee had an informal discussion with each – not so much to establish their skills and expertise (which had already been assessed) but to give a sense about
their ‘fit’ with scrutiny’s objectives and their political nous in understanding the environment in which they would operate, and to satisfy themselves that they will apply themselves even-handedly to the task. The Director sat in on this process but played no part in who was ultimately selected.

The independent advice provided by the selected individual gave the Scrutiny Committee a more comprehensive understanding of the issue and meant it was able to offer informed advice on the merits of putting in place a new strategic commissioning framework.
Annex 3: Illustrative Scenario – Approaching an External Organisation to Appear before a Committee

This example shows how one council ensured a productive scrutiny meeting, involving a private company and the public. Lessons may be drawn and apply to other similar scenarios.

Concerns had been expressed by user groups, and the public at large, about the reliability of the local bus service. The Scrutiny Chair wanted to question the bus company in a public evidence session but knew that she had no power to compel it to attend. Previous attempts to engage it had been unsuccessful; the company was not hostile, but said it had its own ways of engaging the public.

The Monitoring Officer approached the company’s regional PR manager, but he expressed concern that the session would end in a ‘bunfight’. He also explained the company had put their improvement plan in the public domain, and felt a big council meeting would exacerbate tensions.

Other councillors had strong views about the company – one thought the committee should tell the company it would be empty-chaired if it refused to attend. The Scrutiny Chair was sympathetic to this, but thought such an approach would not lead to any improvements.

The Scrutiny Chair was keen to make progress, but it was difficult to find the right person to speak to at the company, so she asked council officers and local transport advocacy groups for advice. Speaking to those people also gave her a better sense of what scrutiny’s role might be.

When she finally spoke to the company’s network manager, she explained the situation and suggested they work together to consider how the meeting could be productive for the Council, the company and local people. In particular, this provided her with an opportunity to explain scrutiny and its role. The network manager remained sceptical but was reassured that they could work together to ensure that the meeting would not be an ‘ambush’. He agreed in principle to attend and also provide information to support the Committee’s work beforehand.

Discussions continued in the four weeks leading up to the Committee meeting. The Scrutiny Chair was conscious that while she had to work with the company to ensure that the meeting was constructive – and secure their attendance – it could not be a whitewash, and other members and the public would demand a hard edge to the discussions.

The scrutiny committee agreed that the meeting would provide a space for the company to provide context to the problems local people are experiencing, but that this would be preceded by a space on the agenda for the Chair, Vice-chair, and representatives from two local transport advocacy groups to set out their concerns. The company were sent in
advance a summary of the general areas on which members were likely to ask questions, to ensure that those questions could be addressed at the meeting.

Finally, provision was made for public questions and debate. Those attending the meeting were invited to discuss with each other the principal issues they wanted the meeting to cover. A short, facilitated discussion in the room led by the Chair highlighted the key issues, and the Chair then put those points to the company representatives.

At the end of the meeting, the public asked questions of the bus company representative in a 20-minute plenary item.

The meeting was fractious, but the planning carried out to prepare for this – by channelling issues through discussion and using the Chair to mediate the questioning – made things easier. Some attendees were initially frustrated by this structure, but the company representative was more open and less defensive than might otherwise have been the case.

The meeting also motivated the company to revise its communications plan to become more responsive to this kind of challenge, part of which involved a commitment to feed back to the scrutiny committee on the recommendations it made on the night.
This page is intentionally left blank
The attached report aims to assist the Committee to develop its work programme for 2019/20.

It covers the role and purpose of scrutiny, and a draft work programme for the Committee’s consideration and discussion.

The Scrutiny Committee is being asked to:

- Consider and comment on the draft work programme for 2019/20

Category of Report: OPEN
1 What is the role of Scrutiny?

1.1 Scrutiny Committees exist to hold decision makers to account, investigate issues of local concern, and make recommendations for improvement. The Centre for Public Scrutiny has identified that effective scrutiny:

- Provides ‘Critical Friend’ challenge to executive policy makers and decision makers
- Enables the voice and concern of the public and its communities
- Is carried out by independent minded governors who lead and own the scrutiny process
- Drives improvement in public services and finds efficiencies and new ways of delivering services

1.2 Scrutiny Committees can operate in a number of ways – through formal meetings with several agenda items, single item ‘select committee’ style meetings, task and finish groups, and informal visits and meetings to gather evidence to inform scrutiny work. Committees can hear from Council Officers, Cabinet Members, partner organisations, expert witnesses, members of the public. Scrutiny Committees are not decision making bodies, but can make recommendations to decision makers.

2 Developing the Scrutiny Work Programme

2.1 Attached to this report is a draft work programme for 2018/19. The Chair has had discussions with Council Officers and Cabinet Members to come up with a ‘long list’ of topics. There are also some issues carried over from last year’s work programme.

2.2 It is important the work programme reflects the principles of effective scrutiny, outlined above at 1.1, and so the Committee has a vital role in ensuring that the work programme is looking at issues that concern local people, and looking at issues where scrutiny can influence decision makers. The work programme remains a live document, and there will be an opportunity for the Committee to discuss it at every Committee meeting, this might include:

- Prioritising issues for inclusion on a meeting agenda
- Identifying new issues for scrutiny
- Determining the appropriate approach for an issue – eg select committee style single item agenda vs task and finish group
- Identifying appropriate witnesses and sources of evidence to inform scrutiny discussions
- Identifying key lines of enquiry and specific issues that should be addressed through scrutiny of any given issue.

Members of the Committee can also raise any issues for the work programme via the Chair or Policy and Improvement Officer at any time.
3 The Draft Scrutiny Work Programme 2019/20

3.1 Attached is the draft work programme for 2019/20. The final section of the draft contains some detail on potential further issues for members to consider whether they feel should be included in the work programme and scheduled accordingly.

3.2 The content of the work programme and the additional items for consideration, have been drawn from the priorities for 2019/20 for Resources and Policy, Performance and Communications Portfolios.

3.3 Members are asked to consider it and reflect on questions such as:-

- Are there any gaps?
- Are there any issues on the list that don’t feel appropriate for scrutiny?
- What are the priority issues?
- What approach should the Committee take for each item, what are the key lines of enquiry, and who is it important to hear from?

4 Recommendations

The Committee is asked to:

- Consider and comment on the draft work programme for 2019/20
<table>
<thead>
<tr>
<th>Date</th>
<th>Topic</th>
<th>Reasons for selecting topic</th>
<th>Lead Officer/s</th>
<th>Agenda Item</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thursday 4(^{th}) July 2019</td>
<td>Statutory Guidance on Overview and Scrutiny in Local and Combined Authorities</td>
<td>To update members on the guidance published in May 2019</td>
<td>Deborah Glen, Policy and Improvement Officer</td>
<td>Agenda Item</td>
</tr>
<tr>
<td></td>
<td>OSMC Draft Work Programme 2019/20, a report of the Policy &amp; Improvement Officer</td>
<td>To consider and discuss the committees Work Programme for 2018/19. To include Resources and PPC Portfolios priorities and issues for potential scrutiny</td>
<td>James Henderson, Director of Policy, Performance and Communications, Eugene Walker, Executive Director, Resources, Deborah Glen, Policy &amp; Improvement Officer</td>
<td>Agenda Item</td>
</tr>
<tr>
<td>Thursday 19th September 2019</td>
<td>Performance Management</td>
<td>To consider the new performance management framework for the Council and to discuss its implications for Scrutiny</td>
<td>James Henderson, Director of Policy, Performance and Communications, Louise Brewins, Head of Performance and Intelligence</td>
<td>Agenda Item</td>
</tr>
<tr>
<td>Access to Mental Health Services – Call for Evidence</td>
<td>Report of findings and recommendations for further action from the 2018/19 joint review/call for evidence, between the Healthier Communities and Adult Social Care Committee and the Children, Young People and Family Support</td>
<td>Deborah Glen, Policy and Improvement Officer</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td>------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------</td>
<td>-------------</td>
<td></td>
</tr>
<tr>
<td>OSMC Work Programme 2018/19</td>
<td>To consider and discuss the committees work programme for 2018/19.</td>
<td>Deborah Glen, Policy &amp; Improvement Officer</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td>Issues to raise from other Scrutiny Committees</td>
<td>To receive any updates from Scrutiny Chairs.</td>
<td>Scrutiny Chairs</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td>Thursday 17th October 2019</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ethical Procurement</td>
<td>To consider an update on the ethical procurement policy</td>
<td>Fil Leonard, Head of Procurement and Supply Chain  David Hollis, Asst Director, Legal and Governance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Budget Scrutiny Session 1</td>
<td>To consider our current in year budget position - the Medium Term Financial Strategy/analysis, where are the pressures and risks. To consider process for setting the 2020/21 budget including any proposed consultation.</td>
<td>Cllr Olivia Blake tbc</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td>Issues to raise from other Scrutiny Committees</td>
<td>To receive any updates from scrutiny chairs.</td>
<td>Scrutiny Chairs</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td>Date</td>
<td>Item</td>
<td>Details</td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------------------------</td>
<td>----------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thursday 14th November 2019</td>
<td>Budget Session 2</td>
<td>tbc</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Draft Work Programme 2019-20</td>
<td>To consider and discuss the committee's work programme for 20. Deborah Glen, Policy &amp; Improvement Officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Issues to raise from other Scrutiny Committees</td>
<td>To receive any updates from scrutiny chairs. Scrutiny Chairs</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Draft Work Programme 2019-20</td>
<td>To consider and discuss the committee's work programme for 20.</td>
<td>Deborah Glen, Policy &amp; Improvement Officer</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td>------------------------------</td>
<td>---------------------------------------------------------------</td>
<td>---------------------------------------------</td>
<td>-------------</td>
<td></td>
</tr>
<tr>
<td>Issues to raise from other Scrutiny Committees</td>
<td>To receive any updates from scrutiny chairs.</td>
<td>Scrutiny Chairs</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td><strong>Thurdsay 19th March 2020</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Customer Experience Strategy</td>
<td>Follow up from 2018/19 consideration of the strategy</td>
<td>James Henderson/Mark Bennett</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td>Work based development and Wellbeing</td>
<td>Follow up from 2018/19 consideration.</td>
<td>Mark Bennett/Lynsey Linton</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td>Scrutiny Annual Report Submission 2018/19</td>
<td>To consider and comment on the appropriate sections of the draft Annual Scrutiny Report.</td>
<td>Deborah Glen, Policy and Improvement Officer</td>
<td>Agenda Item</td>
<td></td>
</tr>
<tr>
<td><strong>Possible items to be scheduled</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equalities Objectives</td>
<td>A new set of Equality Objectives 2019-23 has recently been agreed. They guide the work we carry out in the city and demonstrate our commitment to challenging inequality and promoting a fair and inclusive City: Objective 1: Strengthen knowledge and understanding of our communities Objective 2: Ensure our workforce reflects the people that we serve Objective 3: Lead the city in celebrating diversity and promoting inclusion Objective 4: Break the cycle of inequality and improve life chances.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
We carry out Equality Impact Assessments (EIA’s) to systematically assess the effects that a policy, project or proposal is likely to have on different groups of people within the city. EIAs focus on the impact on the protected characteristics in the Equality Act. In addition, we also assess the impact on the Voluntary, Community and Faith Sector, poverty and financial inclusion, carers, armed forces and cohesion. EIAs are undertaken to help us make better decisions and to try to ensure that the services we provide and commission are fair and accessible to all.

An action plan is currently being developed to improve the EIA process, based on reviews carried out during 2018/19.

<table>
<thead>
<tr>
<th>Equalities Hub Network</th>
<th>The Equality Hub Network was established five years ago, and it is time for a review to examine how well they are meeting their initial aims, how they have developed, and how they should operate in a sustainable way in the future. Fundamentally, the Hubs are an established and functional network comprised of an abundance of dedicated organisations and individuals. It is a largely successful model for positive community engagement. They have made a real difference to a number of projects and are respected by many partners across the City. However it is also clear that they are not achieving their full potential and making as much impact as they should be on either the Council or the city more generally. This Council-led review which included a survey of Hub members, outlines some of the hindrances affecting the Equality Hub Network and makes recommendations for its improvement.</th>
</tr>
</thead>
</table>
| Public Sector Reform | This is a programme for developing and implementing specific proposals to improve public services for people in Sheffield.
It has a long term, rather than a day-to-day operational focus; people-based services (health, care, education, employment, etc.)
It focuses particularly on things that require changes of approach in multiple local organisations |
| Sheffield City Region/Combined Authority | Members are interested in understanding how the new structures work; providing an overview and an understanding of the structures designed to deliver City Region priorities. |