

COMHAIRLE CONTAE FHINE GALL FINGAL COUNTY COUNCIL STANDING ORDERS

December 2024

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FINGAL COUNTY COUNCIL

STANDING ORDERS

- 1. In these Orders "Council" means "The Council of the Administrative County of Fingal."
- 2. "Councillor" means a person elected or co-opted to the office of Councillor of the Administrative County of Fingal.
- 3. "Representative" means a person nominated by their Organisation and appointed to the position of representative of Strategic Policy Committee by the elected Members of Fingal County Council.
- 4. "Member" means a person elected or co-opted to the office of Councillor or selected to the position of representative of a Strategic Policy Committee.
- 5. "Mayor/Méara" means Mayor/Méara so elected at the Annual Meeting.
- 6. "Cathaoirleach" means the Councillor presiding at any meeting of the Council or of a Committee or Sub-Committee, Corporate Policy Group, Area Committee or Strategic Policy Committee.
- 7. The "Chief Executive" means the Chief Executive for the Administrative County of Fingal or, in their absence, their duly appointed Deputy.
- 8. The membership of the Council shall consist of the Councillors of Fingal County Council.
- 9. The membership of the Corporate Policy Group shall consist only of the Mayor of the Council and each Cathaoirleach of the Strategic Policy Committees.
- 10. The membership of each Area Committee shall consist only of the Councillors for the Electoral Area represented by that Area Committee.
- 11. a) Each Member of the Council shall be a member of at least one Strategic Policy Committee.
 - b) The membership of each Strategic Policy Committee shall consist only of the Councillors selected by the Council to that Strategic Policy Committee and the representatives nominated by their organisations and appointed by the Council to that Strategic Policy Committee.
- 12. In counting clear days, where the number of days' notice does not exceed seven, Sundays and Christmas Day are not counted. If notice exceeds seven days, Sundays and Christmas Day are to be counted. Unless otherwise stated, the word "month" when used in resolutions of the Council, Standing Orders and regulations of the Council, shall mean a calendar month.

MEETINGS

- 13. The Members of Fingal County Council will meet as set out below:
 - a) Annual General Meeting Annually
 - b) Budget Meeting Annually and as required.
 - c) Ordinary Meeting Monthly
 - d) Special Meetings As required / requisitioned as per these Standing Orders
- 14. The Standing Committees of the Council are established as follows:
 - a) Corporate Policy Group.
 - b) The Organisation, Procedures & Finance Committee
 - c) Community Development, Heritage, Culture & Creativity Strategic Policy Committee
 - d) Transport and Infrastructure Management Strategic Infrastructure Policy Committee
 - e) Economic Enterprise and Tourism Development Strategic Policy Committee
 - f) Housing Strategic Policy Committee
 - g) Climate Action, Biodiversity, Environment Strategic Policy Committee
 - h) Planning Strategic, Transport & Infrastructure Development Strategic Policy Committee
 - i) Marine and Coastal Management Strategic Policy Committee
 - j) Balbriggan/Rush-Lusk/Swords Area Committee
 - k) Howth/Malahide Area Committee
 - l) Blanchardstown-Mulhuddart/Castleknock/Ongar Area Committee

Standing Committees will meet as set out in these Standing Orders, as agreed by resolution of the Council, and as may be agreed by the Committees.

15. An Audit Committee is established as per the Regulations governing the business of Audit Committees and is subject to such Standing Orders specific to the Audit Committee as agreed by resolution of the Council.

QUORUM

- 16. At meetings of the Council, eleven Councillors shall be a quorum.
- 17. At meetings of the Corporate Policy Group, three Members shall be a quorum.
- 18. At meetings of the Area Committees the quorum will be as follows:
 - a) Balbriggan/Rush-Lusk/Swords 6 Councillors
 - b) Blanchardstown-Mulhuddart/Castleknock/Ongar 5 Councillors
 - c) Howth/Malahide 3 Councillors
- 19. At meetings of the Strategic Policy Committees, the quorum will be as follows:
 - a) Economic Enterprise and Tourism Development SPC 5 Members, two of whom shall be Councillors
 - b) Housing SPC 5 Members, two of whom shall be Councillors
 - c) Planning Strategic, Transport & Infrastructure Development SPC 4 Members, two of whom shall be Councillors

- d) Transport and Infrastructure Management SPC- 4 Members, two of whom shall be Councillors
- e) Climate Action, Biodiversity, Environment SPC- 4 Members, two of whom shall be Councillors
- f) Community Development, Heritage, Culture & Creativity SPC- 4 Members, two of whom shall be Councillors
- g) Marine and Coastal Management SPC 6 Members, three of whom shall be Councillors
- 20. Subject to the provisions of Standing Order Nos. 18, 19 and 20, the quorum for any other Committee of the Council (including sub-committees) shall be not less than one quarter of the membership of such Committee or three Members, whichever is the greater, two of whom must be Councillors provided however, that should the membership of any such Committee be less than eight, the quorum shall be two, one of whom shall be a Councillor. If, after fifteen minutes of the published start time for a meeting, a quorum is not present, the business shall be postponed to the next meeting or to a date and time specified by the Cathaoirleach of that Committee on the day the meeting has fallen. If no such date and time is specified, then a Motion signed by a quorum of the Committee, giving at least five days' notice of the date and time of the proposed meeting, shall serve to cause the Committee to reconvene at the date and time specified in the Motion.
- 21. When, during any meeting, it is stated by a Member to the Mayor/Cathaoirleach, that less than the quorum of Members are present, the Mayor/Cathaoirleach shall adjourn the meeting for a maximum of five minutes after which the Meetings Administrator shall call the roll and shall record the names of the Members in attendance, and when it appears that the number of Members present is less than the quorum the meeting shall rise and the business not disposed of by such meeting shall be set down to be disposed of at the next meeting. Whenever a meeting of the Local Authority is abandoned owing to failure to obtain a quorum the names of those present at the time and place appointed for such meeting shall be recorded by the Meetings Administrator and they shall for all purposes be deemed to have attended the meeting.

ATTENDANCE / RECORD OF ATTENDANCE

22. Every Member physically attending a meeting shall sign their name in the attendance book provided for the purpose. Members attending remotely will have their attendance recorded by the roll call and/or by record of the virtual forum being used for the meeting.

The Mayor/Cathaoirleach will at the outset and at any reconvening of a meeting call for a roll call of participating members and ensure that they can see and/or hear those in attendance. Any Member participating remotely shall also confirm at the outset and at any reconvening of the meeting that they can see and/or hear the proceedings. The minutes of each meeting shall be the official record of such attendances.

Each Member participating remotely shall ensure that there are no other persons present who are not entitled to be either hearing or seeing consideration of such items, and/or recording the proceedings, in accordance with Standing Orders that apply.

Members leaving the meeting should advise the Mayor/Cathaoirleach. Should a Member(s) remote connection fail the meeting should continue, provided the meeting remains quorate.

If the connection is successfully re-established, then the remote Member(s) will be deemed to have returned at the point of re-establishment.

DECLARATION OF INTEREST

- 23. No Member shall attend a meeting of the Council, a Committee or Sub-Committee or section of a Sub-Committee during the consideration of any matter in which they have a pecuniary or professional interest. The Member shall disclose the nature of his or her interest to the Mayor/Cathaoirleach and the Meeting Administrator at or prior to the meeting before discussion or consideration of the matter commences. Any Member who declares a disclosable pecuniary or other beneficial interest in any item of business that would require them to leave the meeting must advise the Mayor/Cathaoirleach and Members at the time of departure and this shall be recorded in the minutes. Their departure will be confirmed by the Meeting Administrator, who will invite the relevant member to re-join the meeting at the appropriate time.
- 24. No Member shall attend a meeting of the Council, a Committee or Sub-Committee or section of a Sub-Committee during the consideration of any matter in which any person, with whom the member has any immediate family/business relationship, is concerned.

ANNUAL MEETINGS

- 25. In every year in which a Local Election is held, the Annual meeting shall be held on the 14th day after polling day. In every other year the Annual Meeting of the Council shall be held, in the month of May or June as the Members of the Council shall by resolution agree.
- 26. At an Annual Meeting in an election year the Meetings Administrator shall read out the names of the persons duly elected as Members of the Local Authority.

ELECTION OF MAYOR / CATHAOIRLAIGH

- 27. The first business at every Annual Meeting of the Council shall be the election of the Mayor and Deputy Mayor and they shall come into office immediately after their election and shall, unless they earlier resign, continue in office (subject to their death, resignation, disqualification, removal from office or otherwise ceasing to be a Member of the Council) until their successor has been elected. The procedure for the election of the Mayor is set out in Section 36 and 37 of the Local Government Act 2001 as amended.
- 28. At each Annual Meeting, or at such meeting as may be agreed by resolution of the Members, the election of Cathaoirleach/Chairperson for each of the Area Committees shall take place.
- 29. At the first Annual Meeting following the election of the Council, the election of Cathaoirleach/Chairperson for the Strategic Policy Committees shall be listed on the Agenda.

COUNCIL / COMMITTEE ORDINARY MEETING TIMES

- 30. Ordinary monthly meetings of the Council shall be held on the second Monday of each month commencing at 5.00 p.m. to conclude at 8.00pm or at such other day or time as the Council, by resolution, may decide, except for July, when the monthly meeting shall be held on the first Monday of the month.
- 31. The Council shall meet not less than once a month, but no ordinary meeting of the Council shall be held in August. A Budget Meeting shall be held during the period prescribed by regulation.
- 32. Ordinary meetings of the Standing Committees shall meet as follows, and on such days as agreed by the Council, unless otherwise determined by the Council:
 - a) **Corporate Policy Group** shall meet at such days and times as agreed by the Committee and Mayor.
 - b) **Strategic Policy Committees** shall meet quarterly at 4.30pm to conclude at 6.30pm or at a time agreed by the Committee except for the Housing Strategic Policy Committee which starts at 4.00 pm and concludes at 6.00pm.
 - c) **Organisation, Procedures and Finance Committee** during the following months February, April, June, September, November and December prior to a Council Meeting and at a time deemed necessary by the Mayor for the business of the meeting to be concluded.
 - d) Area Committees
 - i) Balbriggan/Rush-Lusk/Swords monthly at 2.00pm. to conclude at 6.00pm
 - ii) Blanchardstown-Mulhuddart/Castleknock/Ongar twice monthly at 3.30pm to conclude at 6.00pm
 - iii) Howth/Malahide monthly at 3.00pm to conclude at 6.00pm.
- 33. When at a meeting of the Council, Corporate Policy Group, Organisation, Procedures and Finance Committee or Strategic Policy Committee all the business set down for such meeting has been transacted, the meeting shall then conclude without question from the Mayor/Cathaoirleach, subject to the provision that all meetings of the Council shall terminate at a time not more than three hours from the time appointed for the commencement of that meeting. Business not reached shall be listed on the agenda for the next meeting. Any motion included in such business may be withdrawn by the proposer on notification.
- 34. Notwithstanding the foregoing provision, voting in pursuance of proposals to put the motion or decisions to vote made before the time appointed for the termination of a meeting shall proceed. In such circumstances, the meeting shall terminate on declaration by the Mayor/Cathaoirleach of the results of such voting.
- 35. The Mayor of the Council may decide, before the end of the Council meeting, and with the agreement of the majority of the Members present, to extend the current meeting or adjourn the Council meeting to a date before the next Council meeting, for the purpose of concluding some or all of the business set down for the Council meeting that has not been transacted. Any extension to a meeting should be for a specific time period.
- 36. An ordinary meeting of an Area Committee shall finish when all the business for such meeting has been transacted, and if all the business has not been transacted by 6.00 p.m., the meeting shall end, and any outstanding business shall be dealt with at the next meeting of the Committee.

CONSTITUTION OF MEETINGS

- 37. The Chair at every meeting shall be taken within ten minutes after the time set for the meeting. In the absence of the Cathaoirleach of an Area Committee at its meeting, the majority vote of Councillors present shall decide who shall be Cathaoirleach. In the case of meetings of the Strategic Policy Committees, the Cathaoirleach of the Strategic Policy Committee or in their absence some other Councillor Member will take the Chair. At all other meetings, in the absence of the Mayor or Deputy Mayor, a Councillor chosen by a majority of the Councillors present and voting at the commencement of business shall preside as Acting Cathaoirleach, and in that capacity shall have the same powers, rights and duties as are, under Standing Orders, possessed by the Mayor.
- 38. If, after fifteen minutes after the published start time for a meeting, a quorum is not present, the business shall be postponed to the next meeting or to a date and time specified by the Mayor/Cathaoirleach of that Committee on the day the meeting has fallen. If no such date and time is specified, then a Motion signed by a quorum of the Committee, giving at least five days' notice of the date and time of the proposed meeting, shall serve to cause the Committee to reconvene at the date and time specified in the Motion.
- 39. All meetings of the Council shall be at County Hall, Swords or at such other place as the Council may decide.

Such other places may be at:

- an external venue used to accommodate meetings of the Council.
- an electronic, digital, or virtual location, web address or a conference call telephone number or a combination of the above to provide for physical and/or remote attendance by Elected Members.
- 40. A meeting to be valid must be:
 - (a) Properly convened after proper notice from the Meetings Administrator
 - (b) Properly constituted; that is
 - (i) With properly appointed person in the Chair
 - (ii) With a quorum present
 - (iii) Must be held in accordance with Standing Orders, Articles or Regulations governing its Constitution.

NOTICE OF MEETINGS

- 41. Public Notice of the place, date, and time of a meeting, other than a Local Authority Budget meeting, shall be displayed not less than three clear days before the day of the meeting in, or at the principal offices of the Local Authority in a position convenient for public inspection during normal office hours.
 - The Notice shall include the agenda for the meeting or specify a place where the agenda can be inspected and in the case of a Special Meeting shall include or be accompanied by a copy of the requisition.
- 42. An agenda paper setting out the business to be transacted shall be furnished to each Member three clear days before the date of a meeting. Members shall notify the Meetings Administrator in advance if they intend to attend the meeting remotely.

43. If a Member does not receive notice of a meeting it shall not affect the validity of the meeting.

SPECIAL MEETINGS

44. A Special Meeting of the Council, as it relates to the functions and activities of the Council, may be called at any time by the Mayor, or if the office of Mayor is vacant or the Mayor is unable to act, by the Deputy Mayor, of their own motion or upon a request addressed to them and signed by at least five Members of the Council.

If the Mayor does not act on such request within seven days after its presentation, a Special Meeting for the purposes defined in it may be called by any five Members of the Council, on the expiration of these seven days, provided that not less than three clear days shall elapse between the date of the summons convening a Special Meeting and the date of the Special Meeting, and the meeting may be called for the time that the Mayor or Members request. During a Special Meeting all Standing Orders will apply (reference Standing Order No. 74 to 78)

ORDER OF BUSINESS

- 45 a). The Order of Business at all but Special, Budget or Annual Meetings shall be as herein set down and shall only be altered in cases of urgent and important business and only then by a majority vote on suspension of Standing Orders or at the discretion of the Mayor. The functions of meetings of the Council shall be comprised solely of reserved functions and policy matters affecting the whole county.
 - a) Consideration of resolutions pursuant to Section 140 of the Local Government Act 2001, as amended.
 - b) Consideration of resolutions pursuant to Section 139 of the Local Government Act 2001.
 - c) Consideration of resolutions pursuant to Section 34(6) of the Planning and Development Act 2000.
 - d) Confirmation of Minutes.
 - e) Appointment of Members to various Committees.
 - f) Questions
 - g) Consideration of reports of the Corporate Policy Group and Committees.
 - h) Other business prescribed by Statute, Reserved Functions, Standing Orders or Resolution of the Council for transaction at that meeting.
 - i) Business arising from the implementation of Section 44 of the Planning and Development Act 2000, or such other business as may, from time to time, become urgent for the implementation of the Council's powers in accordance with Statute.
 - j) Headed Items/Business submitted by the Chief Executive.
 - k) Chief Executives report Will be taken as the last Headed Item on the Agenda
 - l) Business submitted by the Mayor.
 - m) Correspondence and matters not for discussion.
 - Notices of Motion Fingal County Council Statutory Functions –
 Motions relating to matters that are within the direct control and statutory functions of Fingal County Council will be listed on the Agenda in the following order;

- (i) Business not reached at previous meeting
- (ii) Motions adjourned without discussion at a previous meeting on the request of the proposer
- (iii) Notices of Motion shall appear on the agenda, in the order of their receipt
- 0) Notices of motion Non-Fingal County Council Statutory Functions Motions relating to matters that are not within the direct control and statutory functions of Fingal County Council will be listed on the Agenda in the following order;
 - (i) Business not reached at previous meeting.
 - (ii) Motions adjourned without discussion at a previous meeting on the request of the proposer.
 - (iii) Notices of Motion shall appear on the agenda, in the order of their receipt.
- p) Other business as set forth in the agenda paper.
- 45 b) The order of business for the Organisation, Procedures and Finance Committee should include the following items:
 - 1. Confirmation of Minutes
 - 2. Questions
 - 3. Matters of Organisation and Procedure
 - 4. Finance Matters to include:
 - (i) Monthly report on both Income and Expenditure on both Revenue and Capital Account
 - (ii) Report on all Strategic Financial matters facing the Council
 - 5. Motions

The rules for the submission of business, questions and motions that will apply to this Committee will be as applied to Full Council meetings of Standing Order No. 50 and No. 66.

It shall be a function of the Organisation, Procedure and Finance Committee to fix periodically:

- a) The dates and times of meetings of the Council and its Committees.
- b) Meetings of the OP&F shall be held without admission of the press or public.
- c) Minutes of the OP&F shall not be placed on the Council agenda, but a report of the Chairperson shall be placed on the agenda outlining business.
- d) Any decision of the OP&F which requires confirmation by resolution shall be placed on the Council agenda by the Chief Executive as a headed item.
- 46. All items appearing on Council agendas, and which require to be proposed and seconded, other than those items specifically entered by Members, shall be taken to be proposed and seconded by the Mayor and Deputy Mayor unless there is a particular reason why the item should not be proposed and/or seconded by the Mayor and/or Deputy Mayor.

CONFIRMATION OF MINUTES

47. Minutes of every meeting shall be drawn up in accordance with paragraph 14 of Schedule 10 of the Local Government Act 2001.

The Minutes shall include:

- a) The date, place and time of the Meeting
- b) The names of the Members present at the Meeting
- c) The names of the Senior Employees of the Local Authority present
- d) Reference to any report submitted to the Members at the Meeting

- e) Where there is a roll call vote, the number and names of Members voting for and against the Motion and of those abstaining
- f) Particulars of all Resolutions passed at the Meeting
- g) Such other matters considered appropriate.

The Minutes of every meeting shall be signed by the Mayor/Cathaoirleach at such meeting, and shall be kept by the Council, and no Minutes shall be submitted for confirmation unless a copy thereof shall have been previously, and at least one day before the meeting, transmitted to every Member of the Council/Committee after which such Minutes shall be taken as read when the question that they be confirmed shall be put from the Chair, unless a Member requests that any part be read in order to determine whether it is an accurate record, provided that no entry shall be made in the minutes of any protest or expression of dissent, save in the form of a Motion or amendment.

48. Any discussion of the Minutes except as to their accuracy is out of order, and the Mayor/Cathaoirleach shall rule accordingly. Questions are only permissible on matters arising out of the Minutes, and for information only and not for discussion.

QUESTIONS

- 49. Written questions by Members, which are received in advance, are permitted to be put to the Chief Executive relating to the business of the Council or the Executive functions of the Chief Executive.
- 50. Each Councillor may submit one question for the Council meeting, and one additional question shall be allowable in lieu of a Motion. Each Councillor may submit seven questions for an Area Committee meeting and two questions shall be allowable in lieu of two Motions, providing that there is no Motion which was not reached at the previous meeting or an adjourned Motion which will take precedence (reference Standing Order No. 66 and No. 67)
- 51. Before being formally put and answered, questions must be approved by the meeting on Motion without debate. Questions shall be framed in such a way as to elicit information or a report on a matter.
- 52. Questions shall not involve argument, nor contain any matters, except such as are strictly necessary to explain such questions. Questions must relate to a specific subject or aspect of a service only and if applicable to a locality, must be confined to a single instance or application and may not be omnibus.
- 53. Matters referred to in Questions will not be discussed or debated and any further information or clarification may be followed up outside of the meeting's agenda either directly with the relevant Department or through the Corporate Services Department who will follow up with the relevant Department. Supplementary questions are not allowed. A question which has been fully answered may not be renewed.
- 54. Where the subject matter relates to a Local Area and not to Policy issues, questions, and Motions in connection with these issues should be submitted only to the Area Committees.
- 55. Any questions which in the opinion of the Meetings Administrator are unreasonable, unsuitable in form, frivolous, or derogatory to the dignity of the Council may be disallowed.

- 56. With the consent of the Mayor/Cathaoirleach, urgent and important questions may be put without notice in exceptional circumstances, if the information required is readily available.
- 57. The latest day for submission of questions for inclusion on agenda for meetings of the Council or any one of its Committees shall be nine clear working days before the date of the meeting. Only those questions which are received before midnight on that day will appear on that agenda.

CONSIDERATION OF REPORTS OF COMMITTEES

- 58. A copy of every report of the Corporate Policy Group or of a Committee to be submitted to the Council shall, before the submission thereof, be transmitted to every Member of the Council at least three days before the Council meeting, save in cases of urgency when the reading of the report to the Council shall suffice.
- 59. Where several items are dealt with in a Report it shall be in order, to submit by reading any item or items requiring urgent consideration.
- 60. A Report may without notice:
 - (a) Be adopted
 - (b) Be postponed for consideration
 - (c) Be referred back to the Committee from which emanated for re-consideration and further report with or without instructions
 - (d) Be amended.
- 61. Every report of a Committee of the Council shall be signed by the Cathaoirleach of the Committee or by the Councillor in the Chair when the report was adopted. A motion to adopt a report of a Committee or to sanction any proceeding or recommendation of a Committee shall be proposed by the Cathaoirleach of that Committee or, in their absence, by one of its Members. A report recommending or involving expenditure shall not be considered by the Council unless it contains or is accompanied by a statement setting out the expenditure which would be involved by the adoption of the report.

MANAGEMENT REPORTS / CHIEF EXECUTIVE REPORT

- 62. (a) Under the item Chief Executive's report members shall be allowed ninety seconds to make a contribution. Within their contribution Members shall only be allowed to refer to matters of policy and/or countywide relevance. No area specific matter shall be allowed to be raised by Members during their contribution.
 - (b) The Management Report (Chief Executive Report) shall be circulated 3 days prior to the ordinary meeting of the Council.

BUSINESS OF THE MAYOR/CATHAOIRLEACH

- 63. At each monthly meeting of the County Council, the Mayor may submit, two Motions in addition to their right, as a Member to submit one question and one Motion in the ordinary way. The additional Motions will be listed under Mayor's Business on the agenda and the question and Motion received in the ordinary way will be listed by date and time submitted.
- 64. At each meeting of the Balbriggan/Rush-Lusk/Swords Area Committee, Blanchardstown-Mulhuddart/Castleknock/Ongar Area Committee and the Howth/Malahide Area Committee, the Cathaoirleach may submit one Motion in addition to their right, as a Member to submit two Motions and seven questions in the ordinary way. The additional Motion will be listed under Cathaoirleach Business on the agenda and the questions and Motions received in the ordinary way will be listed by date and time submitted.

NOTICE OF MOTIONS

- 65. The agenda paper for a Council meeting shall contain Notice of Motions where Notice is submitted in advance of the Meeting and in accordance with these Standing Orders.
- 66. The Agenda paper for a Council meeting shall contain no more than one notice of Motion from any one Councillor, including an adjourned Motion.
- 67. The Agenda paper for an Area Committee meeting shall not contain more than two Motions for any one Councillor, including an adjourned Motion.
- 68. Each Member of the Council may submit an original Motion relevant to the business of the Council on giving notice through the Meetings Management System, to the Meetings Administrator. The latest date for submission of Motions for inclusion on agenda for meetings of the Council, or any one of its Committees, shall be nine clear working days before the day of the meeting, except for County Development Plan meetings where, because of the nature and volume of the Motions, additional time may be required to allow for consideration by the Chief Executive. Only those notices of Motion which are received before midnight of that day will appear on the agenda paper.
- 69. A notice of Motion recommending or involving expenditure shall not be considered by the Council unless the Council has before it at the same time a report from the proper officer setting out the estimated expenditure which would be involved by the adoption of the Motion.
- 70. Each Council Member and each representative on the Strategic Policy Committees will be confined to submitting one Motion only for each Strategic Policy Committee meeting agenda. The submission of questions for such agendas will not be permitted.
- 71. Every notice of Motion (and any notice of amendment thereto) shall be relevant to some question which affects, or may affect, the services of the Council, the administration of the County or the interests of the people of the County. A Notice of Motion shall be written in a concise and transparent form to set out a clear proposal for action or express an opinion to be put before a Committee for approval that addresses a single issue. Motions should not be omnibus in nature, relate to a particular subject only and shall not apply to a variety of services affecting a single area. A Notice of Motion containing more

than one issue shall be divided by the Meetings Administrator in consultation with the Member who submitted the Motion, or if the Member cannot be contacted, in consultation with the Mayor/Cathaoirleach and each matter listed shall count as a separate Motion.

- 72. If any Notice of Motion of which notice has been duly given relates to a matter normally dealt with by a Committee or comes within the terms of reference of any Area Committee or Committees, it shall be referred to such Area Committee or Committees as the meetings administrator may determine. Any dispute on such reference shall be determined by the Mayor/Cathaoirleach.
- 73. Any notice, which is seriously technically out of order, or contains unbecoming expressions, may be excluded from the agenda by order of the Mayor/Cathaoirleach. The Mayor/Cathaoirleach shall reference the Standing Order under which the Motion is deemed out of order.

MOTIONS WITHOUT NOTICE

- 74. The following Motions may be made without notice at a meeting:
 - a) On matters expressly required by Statute to be done at the meeting
 - b) On matters arising directly out of a Report presented at the meeting. The Motion must be directly relevant to a substantive issue addressed within the report. Members should reference the section and page number of the report their Motion relates to
 - c) For, or on, the appointment of a Committee to which business specified is to be referred
 - d) For the resolution of the Council into a Committee of the whole Council
 - e) For a variation of the order of business
 - f) For the adjournment of the meeting
 - g) For the suspension of a Standing Order or of Standing Orders in respect of any specified rule or rules
 - h) For the appointment of a Cathaoirleach of the day, the Cathaoirleach/Mayor and/Deputy Mayor being absent.
 - i) Motion to reconsider (Standing Order No. 81)
 - j) Emergency Motions (Standing Order No. 79)

MOTIONS

- 75. The proposer of a Motion or an amendment not printed on the agenda paper shall, before moving same, deliver a copy in writing to the Mayor/Cathaoirleach. For a Member attending a meeting remotely the Motion or amendment not printed on the agenda paper shall be submitted from the Member's Council email address to the Mayor/Cathaoirleach, Corporate Services and the Meetings Administrator.
- 76. A Motion may be withdrawn with the permission of the meeting.

- 77. Discussion on any Motion is restricted to the subject of the Motion put to the Council. Members may not, under cover of any Motions authorised by these Orders, discuss any other subject.
- 78. If a Member is not present at a meeting when their Motion is reached on the agenda paper, the Member may move the Motion, when duly seconded, without debate before the end of the meeting when they are present at the meeting. The Chief Executive's report is accepted in such cases and is subject to the agreement of the Members.

EMERGENCY MOTION

79. Notwithstanding any other provisions of these Standing Orders a Motion may be proposed without notice for the purpose of dealing with urgent or emergency business related to a function of the Local Authority and where due to its seriousness and the imminence of the matter gives rise to an unexpected, urgent and/or potentially dangerous situation requiring immediate action of Council within its statutory functions.

Emergency Motions must be submitted to Mayor/Cathaoirleach, Corporate Services and the Meeting Administrator by:

- (i) 10am on the morning of the Full Council Meeting
- (ii) 4pm on the working day prior to the Area Committee Meeting, unless related to an issue that has arisen after these times on the day in question. In exceptional circumstances the Mayor/Cathaoirleach may consider Emergency Motions received outside of these timelines.

Any such Motion must set out the clear reasons why the Motion cannot be dealt with by way of Motion to an ordinary meeting of the Council or a Committee. If the Emergency Motion is deemed Out of Order, it should not be read into the record of the meeting. Any such proposed Motion requires the support of two-thirds of the Members present subject to the number voting in favour of the Motion being not less than half of the total number of Members of the Authority or Committee. The Motion shall not be considered until 2 ¾ hours after the commencement of business, or at the conclusion of the business, whichever is the earlier.

SIMILAR OR RESCINDING MOTIONS

80. When any Motion or Resolution has been disposed of by the Council, it shall not be for any Councillor to propose a similar or rescinding Motion within a period of six months without the consent of not less than three-fourths of the Councillors of the Council.

MOTION TO RECONSIDER

81. A Member may move a Motion to reconsider a Motion of which they were the proposer and where the Chief Executive's report was accepted by the proposer and where no vote has taken place. Such a Motion, if seconded, may only be considered where a clear misunderstanding of the content of the Chief Executive's report is explained by the Member. The consent of three quarters of the members of the whole Council, will be required for a

Motion to be reconsidered. Such a Motion may only be proposed during the meeting at which the original Motion was considered.

AMENDMENTS TO MOTIONS

- 82. An Amendment may:
 - a) Omit certain words
 - b) Omit certain words and insert or add others
 - c) Insert certain words
 - d) Add certain words.
- 83. An amendment shall not involve such substantial alteration of the Motion as to make it a new Motion.
- 84. An amendment shall not commit the meeting to anything more onerous than the original Motion.
- 85. An amendment must be formally moved and seconded before any discussion or vote can be taken.
- 86. At a physical meeting an amendment must be in writing clearly stating the proposed alteration and signed by the proposer and handed to the Mayor/Cathaoirleach. If the amendment is submitted by a Member attending a meeting by virtual means it shall be submitted from the Member's Council email address to the Mayor/Cathaoirleach, Corporate Services and the Meetings Administrator.
- 87. An amendment shall not be moved after the original Motion is put to the Council
- 88. The proposer of an amendment may be permitted by the Mayor/Cathaoirleach to reply.
- 89. If there is an equality of votes and the Mayor/Cathaoirleach does not exercise their casting vote the Amendment is deemed not carried.
- 90. When a Motion and an amendment remain before the Chair, the amendment shall be first put, and shall be disposed of before any other amendments can be moved. When an amendment is agreed, the original Motion shall disappear and the amended Motion shall become the Motion under consideration, upon which a new Amendment may be moved. When an amendment is lost, another amendment to the original Motion may be proposed, but only one amendment shall be at any one time before the Chair. Notice of any number of amendments may, however, be given.
- 91. A Member may propose an amendment to any amendment being considered to a Motion before the Council. Any amendment proposed to an amendment under consideration is subject to Standing Order No. 82 to 90.

In such cases, the question of making an amendment to the amendment shall be considered and put first. When affirmed, the amendment stands amended and is then considered as the proposed amendment. When lost, the first proposed amendment is considered.

RULES OF DEBATE

- 92. All Members are bound to act in accordance with the Ethics Framework and Code of Conduct for Local Authority Members, to co-operate with the orderly conduct of meetings, the direction of the Mayor/Cathaoirleach and in a manner that is respectful of colleagues.
- 93. Members must bear in mind that discussions at Council Meetings are not privileged. No Member may make false statements, impute improper motives, or use offensive or unbecoming words in reference to any Member of the Council, Employee of the Council, or any other person. Any Member having made such statements or used such objectionable words, and not explaining or retracting the same, or offering apologies for the use thereof when requested by the Mayor/Cathaoirleach to do so, shall be called upon by the Mayor/Cathaoirleach to withdraw from the meeting.
- 94. A Member while speaking shall address themselves to the Mayor/Cathaoirleach. Any Member participating in a meeting remotely must, when they are speaking, be able to be heard and seen, by all other Members in attendance, and the remote participant must, in turn, be able to hear and see, those other Members participating.
- 95. A Member speaking is not to be interrupted except on a point of order, but they shall give way to a Member desiring to make a personal explanation with the consent of the Mayor/Cathaoirleach. A Member who speaks shall confine their speech strictly to the matter under discussion. A ruling of the Mayor/Cathaoirleach on a point of order, or on the admissibility of a personal explanation, shall be final and shall not be open to discussion.
- 96. The proposer of a Motion shall be allowed to speak to the Motion for not more than three minutes and for a further three minutes in reply to the debate, the speech of any other contributor shall not exceed two minutes.
- 97. On matters of exceptional importance, the Mayor/Cathaoirleach may consent to the continuation of a speech for an additional three minutes. Any further extension shall require the special consent of the meeting and shall be for a definite period.
- 98. Members of the Council shall address and speak of each other in the Council by the respective titles of "Mayor", "Cathaoirleach" or "Councillor".
- 99. The Mayor/Cathaoirleach may allow a Member to speak a second time, but only after every Member who desires to do so shall have spoken once.
- 100. The Mayor/Cathaoirleach shall call a Member to order for irrelevance, repetition, unbecoming language, imputations of motives, reflections of a personal character upon another Member or employee, or any breach of order, and may direct such Member, if speaking, to discontinue their speech.
- 101. In the event of a grave disorder at the meeting, or of persistent disregard to the authority of the Chair, the Mayor/Cathaoirleach shall protect the meeting in the conduct of its business by directing the Member or Members causing such disorder, or disregarding such authority, to retire for any period up to and including the remainder of the meeting or for a shorter period.

- 102. When the Mayor/Cathaoirleach so directs a Member to retire, and the Member does not retire immediately, the Mayor/Cathaoirleach shall give directions for the removal of the Member and such other directions as are necessary for restoring order to the proceedings.
- 103. If the Mayor/Cathaoirleach considers that the meeting, owing to disorder, cannot continue, they shall have power to adjourn the meeting for a short interval.

DETERMINATION/VOTING

- 104. Subject to any statutory provision requiring the recording of the names of Members voting for or against a motion, voting may be:
 - (a) By voice when it is obvious that the meeting is practically unanimous, and no Member dissenting.
 - (b) By show of hands. If any objections as to the correctness of the results are made a poll may be demanded
 - (c) By a division, i.e., a regular count of the Members for or against the motion.
- 105. Every matter at a meeting of the Council shall be determined by a majority of the votes of the Members of the Council voting on the matter, unless otherwise stated by Statute or included in Standing Orders, and, in the case of an equal division of votes, the Mayor/Cathaoirleach of the meeting shall have a second or casting vote.
- 106. When voting on a Motion is by a roll-call division, there shall be an interval of three minutes between the decision to take the vote and the actual vote itself should any Member so request. The Mayor/Cathaoirleach shall determine when this interval has elapsed.
- 107. No Motion or amendment shall be put to the Council unless it has been duly proposed and seconded. A Motion may be proposed either by the Member in whose name it stands, or in their absence, by any Member authorised by them to propose it on their behalf. If a Councillor is not present to propose their Motion at a full Council meeting, the Motion shall retain its position on the schedule of Motions for the next full Council meeting unless removed by the Councillor concerned.
- 108. Verbal/Written reports to Motions will be presented as such by the Chief Executive only where a Motion has been proposed and seconded. Once the Motion is put to the Council, reports will be made available to Members for the purpose of discussion at the meeting and are only published to the public record where Members have concluded consideration, debate and decided/voted on the Motion in question.
- 109. When the Mayor/Cathaoirleach has not formally declared the result of a vote or is in doubt as to whether their declaration is right or wrong, they are entitled to take a second vote on the matter especially if they consider that through some misunderstanding the first vote did not properly represent the sense of the meeting.
- 110. The Mayor/Cathaoirleach cannot give their first vote after they have ascertained the number of votes for or against a Motion. They can only then give their casting vote.

COMMITTEES

- 111. The Council and every Committee are authorised to furnish to the Press reports of its proceedings.
- 112. The Chief Executive shall summon a meeting of any standing or special Committee on the request of its Mayor/Cathaoirleach, or any three of its Councillors or whenever they shall deem it necessary that such Committee shall meet.
- 113. In the event of the Council deciding to empower any special Committee to do any act without further reference to the Council, the resolution of appointment shall be in conformity with Section 51 of the Local Government Act 2001.
- 114. Minutes shall be kept of the proceedings of every Committee by such Officer of the Council assigned to attend the Committee. Such minutes shall give the names of each Member present.
- 115. All questions in Committee shall be determined by a majority of such Members of the Committee as vote and in case of an equal division of votes the Cathaoirleach shall have a casting vote in addition to their vote as a Member of the Committee.
- 116. Committees may appoint Sub-Committees of their number for facilitating the transaction of business, who shall report to the Committee, but such Sub-Committees shall not have power to transact any business without express authority from the Committee.
- 117. Each Member of a Committee is to be notified of every meeting of that Committee.
- 118. The Council may from time to time appoint any Special Committee for specific purpose, and may, set out terms of reference for this Committee.
- 119. The Council may, at any time, resolve itself into a Committee of the whole Council for the transaction of business, to be specified in the resolution. The quorum of a Committee of the whole Council shall be eleven.
- 120. Subject to the provisions of Standing Order No.14, meetings of any standing Committee numbered c, d, e, f, g, h, l, j, k, l shall be open to the public or media unless otherwise agreed by the committee .
- 121. A meeting of the Council shall take precedence over a meeting of any Committee.
- 122. Subject to the provisions of Standing Order No. 123, recommendations of the standing Committees numbered a) to l) inclusive, as set out in Standing Order No. 14, on reserved functions and policy matters shall come before the Council for consideration by way of report, otherwise, the proceedings of each Committee shall come before the Committee for confirmation and re-affirmation at its next meeting.
- 123. Recommendations of the Strategic Policy Committees, numbered c) to i) in Standing Order No. 14, shall come before the Corporate Policy Group in the first instance before being considered by the Council.

- 124. Members of a Strategic Policy Committee shall not be entitled to nominate a substitute to attend Strategic Policy Committee meetings in their place. In the event of a member failing to attend 3 consecutive ordinary meetings of the Committee in any year, except in case of illness, maternity leave or for some reason approved by the Council, the Council and/or nominating sector shall be asked to review the matter. Council Members of another Strategic Policy Committee may attend meetings with the permission of the Chairperson and may speak with the permission of the Chairperson but are not entitled to vote.
- 125. Vacancies in Committees shall be filled by the Council at any ensuing meeting of the Council.
- 126. Members of Standing Committees numbered j), k) and l), in Standing Order No. 14 may submit two Motions and seven questions for each meeting of the Committee subject to the provision that an additional question shall be allowable in lieu of a Motion, providing that there is no Motion which was not reached at the previous meeting or an adjourned Motion which will take precedence (reference Standing Order No. 50 and No .67)
- 127. Where the Council otherwise directs, it shall be a function of the Organisation, Procedures and Finance Committee to fix periodically the dates and times of meetings of the Council and its Committees.
- 128. Site visits within the County shall be approved by the County Council, or by the Organisation, Procedures and Finance Committee, as the case may be.

MAKING OF DEVELOPMENT PLAN

129. In any consideration of the making of the Development Plan, all amendments suggested by the Chief Executive, or the Members shall be specifically listed on the agenda for the relevant meeting as headed items or Motions as appropriate and in such way as clearly to identify the area or purpose involved.

VARIATION OF DEVELOPMENT PLAN

- 130. Notwithstanding the provisions of Standing Order No. 132, or of any other Standing Order relating to the submission of Motions, at a meeting held to consider submissions/observations and the report of the Chief Executive made under Section 12(9) of the Planning and Development Act 2000, as amended, or to make the proposed plan in accordance with the provision of Section 12(10) of the Planning and Development Act 2000, as amended, Motions to make such proposed plan with or without amendments (including Motions for a specific amendment or amendments) as provided for in the aforesaid Section 12(10), as amended, may be made without notice at such meeting.
- 131. Notwithstanding the provisions of Standing Order No. 69 and No. 74(b) in any consideration of a Variation to the County Development Plan following the public consultation procedures as set out in Section 13 the Planning and Development Act 2000, as amended, all modifications proposed by the Members shall be by way of Motion submitted seven clear working days before the day of the meeting and in such a way as to clearly identify the area or purpose involved. Once consideration of a Variation has commenced, no further Motions can be submitted or proposed.

LOCAL AREA PLANS

132. Notwithstanding the provisions of Standing Order No. 69 and No. 74(b) in any consideration of a Local Area Plan following the public consultation procedures as set out in the Planning and Development Act 2000, as amended, all amendments suggested by the Members shall be by way of Motion, submitted seven clear working days before the day of the meeting and in such way as to clearly identify the area or purpose involved. Once consideration of a Local Area Plan has commenced no further Motions can be submitted or proposed.

ACCEPTANCE OF OFFICE, RESIGNATION, VACANCIES, ETC.

- 133. A Councillor may, at any time, in writing, signed by them, and delivered to the Chief Executive of the Council, resign their membership of the Council.
- 134. If a Councillor is absent from meetings of the Council for more than twelve months, except in case of illness, maternity leave or for some reason approved of by the Council, the Councillor will be deemed to have resigned.
- 135. A Member of any Committee who is absent from all meetings of the Committee in any twelve months shall, except in case of illness, maternity leave or for some reason approved by the Council, be disqualified and be ineligible for re-election.
- 136. A casual vacancy shall be filled in accordance with Section 19 of the Local Government Act 2001.
- 137. Where a casual vacancy is caused by the resignation of a non-party Member, the vacancy shall, be filled by a person nominated by the Member. In the case of a casual vacancy being caused by the death of a non-party Member the vacancy shall be filled by a nominee of the family of the Member and for the purposes of this standing order "member of the family" means a brother, sister, parent and spouse of the Member or a child of the Member.

MAKING OF APPOINTMENTS

- 138. Subject to observance of any statutory requirements in relation to the making of appointments, the following procedure shall apply:
 - a) If the number of nominees, duly proposed and seconded, exceeds the number of appointments to be made, then each Councillor will be entitled to vote by ballot for not more than the number of appointments to be made.
 - b) Nominees securing the greatest number of votes shall then be declared to be appointed in order until the number of vacancies has been filled. In the event of a tie between two or more nominees for one or more remaining vacancies, there shall be a further ballot or ballots as necessary, on the basis set out in sub-paragraph (a) above, between the tied nominees for the vacancy or vacancies have been filled.
 - c) If following a ballot or a number of ballots there remains two or more tied candidates for one or more vacancies, the remaining vacancy or vacancies shall be filled successively by a ballot between the remaining tied candidates, each Councillor having a single vote, and in the event of a further tie, the Mayor shall have a casting

- vote after each such ballot. Should the Mayor following such ballot not exercise their casting vote, the person to be appointed shall be determined by lot.
- d) If the number of nominees duly proposed and seconded is equal to or less than the number of appointments to be made, the nominees shall be declared to be appointed.

REPRESENTATIVES AT CONGRESS, ETC.

139. Councillors and representatives attending on behalf of the Council at meetings of Associations, Conferences, or Congresses shall report to the Council upon any matter discussed at such meetings, which, in their opinion, is of interest to the Council.

DEPUTATIONS

- 140. The Council may set aside days on which Deputations shall be received.
- 141. Any person/persons wishing to address the Council, must apply in writing to the Deputations Administrator, at least seven clear days before the day for Deputations, setting out the matters they wish to discuss. No Deputation shall exceed five persons in number and the maximum duration of discussion between a Deputation and the Council Members and officials shall be forty minutes. A person/persons may only meet with the Council once within any six-month period unless the Council specifically agrees to same.

PRESIDENTIAL NOMINATIONS

- 142. Following the signing of a Presidential Election Order by the Minister, a Special Meeting of the Council may be held between four and fourteen days following the signing of the Order.
- 143. A person seeking the Council's nomination is required, in the first instance, to secure the sponsorship of four Elected Members of the Council before that applicant is allowed address the County Council.
- 144. Sponsored applicants may be allowed a period of up to fifteen minutes each to make a presentation to the Council.
- 145. Only those applicants who have addressed the Members can be nominated by the Council.
- 146. At the conclusion of the presentation(s) and any Questions and Answers, the Mayor may accept proposals for the nominations of candidates from the Members.

COMMON SEAL

- 147. The Common Seal of the Council shall be kept securely by the Council. The Seal shall only be affixed to any document either by resolution of the Council or a signed order of the Chief Executive. Whenever the Seal is affixed the Mayor or an employee of the Authority nominated in writing for that purpose by the Chief Executive, following consultation with the Mayor, shall be present and shall testify the fact by their signature to an entry in the Seal Book specifying the document or documents sealed.
- 148. The Common Seal may be affixed by the Mayor to any documents going abroad which do not in any way relate to the Council, at any time, without resolution of the Council.

VISITORS

- 149. Attendance of the public at meetings shall be in accordance with Section 45 of the Local Government Act 2001. Visitors may be present at meetings of the Council in the visitor's area, unless when the Council, by resolution, otherwise determines and they may report and publish the proceedings of the Council. Visitors may also be present at all meetings of the standing Committees numbered c), d), e), f), g), h), i), j), k) and l) of Standing Order No.14.
- 150. Visitors shall only be admitted to any meeting of the Council or Standing Committee after they have been signed in by a Councillor. A Councillor may only sign in one visitor to any meeting if the visitor's area has available capacity. When, upon the expiration of a quarter of an hour after the time for which any meeting is convened, accommodation for visitors is not fully occupied, further visitors, not exceeding the number for which accommodation is available, may be admitted at the direction of the Meetings Administrator.
- 151. Visitors and Media are to maintain silence and observe any directions given by the Mayor/Cathaoirleach or any officer in attendance.
 - (i) All mobile phones during Council or Committee meetings should be turned off/on silent for the duration of the meeting.
 - (ii) No cameras of any kind or sound recording or communication equipment may be used by visitors at meeting.
 - (iii) All Reports/Replies on an Agenda are confidential until they are reached at a meeting. (iv) Social Media sharing of items of business prior to it being reached at a meeting is prohibited.
 - Visitors are the responsibility at all times of the Councillor who has signed them in. Disorderly persons may be removed by order of the Mayor/Cathaoirleach.
- 152. In the event of a disorderly person refusing to leave the public gallery, the Mayor/Cathaoirleach may invoke the sanction provided for in Standing Order No. 102 and No. 103, against the Member who has signed the visitor in.

GRANTING OF CIVIC HONOURS

153. Nominations for a person or persons to be granted a civic honour/reception will be made by the Mayor-to the Council, and the decision to confer a civic honour/reception on any person or persons will be made by resolution of the Council.

MOBILE PHONES / SOCIAL MEDIA

- 154. All mobile phones during Council or Committee meetings should be turned off/on silent for the duration of the meeting. Failure to comply with this order will result in a fine of €50 for every time a mobile phone rings.
 - (i) No cameras of any kind, sound recording, or communication equipment may be used at meetings, except for the purpose of the Council webcast.
 - (ii) All Report/Replies on an Agenda are confidential until they are reached at a meeting.
 - (iii) Social Media sharing of items of business prior to it being reached at a meeting is prohibited.

MEDIA

155. Attendance of media personnel at meetings shall be in accordance with Section 45 of the Local Government Act 2001. Only Accredited Media are allowed access to meetings of the Council and must operate in designate areas of the Council Chamber or meeting room. The numbers and types of media personnel to be admitted to a meeting will be agreed in advance of the meeting by the Mayor/Cathaoirleach.

Accredited Media will be facilitated in person at the following meetings of the Council a), b), c) and d) of Standing Order No. 13. Accredited Media may also be present at meetings of standing Committees numbered c), d), e), f), g), h), i), j), k), and l) of Standing Order No. 14. Media must apply by email to press@fingal.ie for accreditation, (subject to Standing Order No. 120).

Media must maintain silence and observe any directions given by the Mayor/Cathaoirleach or any officer in attendance and comply with rulings of mobile phone and social media of Standing Order No. 151 and No. 154.

REMOTE/HYBRID MEETINGS

- 156. a) All Standing Orders in place are applicable to Remote/Hybrid meetings.
 - b) Members should notify their Meetings Administrator in advance if they intend to attend the meeting remotely.
 - c) The Mayor/Cathaoirleach of the meeting should attend in person, if unable to do so in the first instance, the Deputy Mayor chairs the meeting and in their absence, the Mayor nominates another member who is attending the meeting in person as the Chair (reference Standing Order 37).
 - d) Members should allow sufficient time to establish a connection prior to the commencement of the start of the meeting to allow themselves to test the connection.
 - e) Members should keep their cameras on for the duration of the meeting and ensure

that no confidential papers are seen on video feed or that there is no other persons present who are not entitled to be either hearing or seeing consideration of such items, and/or recording the proceedings.

- f) Members must mute their microphone unless they are recognised by the Mayor/Cathaoirleach and invited to speak.
- g) Members are advised to use an appropriate headset.
- h) Members who wish to speak should use the notification process as directed by the Mayor/Cathaoirleach and speak when invited.
- i) The rules of debate as set out in Standing Orders 92 to 103 will apply.
- j) The meetings platform chat facility must not be used for private conversations between Councillors.
- k) When referring to a specific report, page or slide, Members should mention the report, page, or slide so that all Members have a clear understanding of what is being discussed.

INTERPRETATION OF STANDING ORDERS

157. A ruling of the Mayor/Cathaoirleach on any question or their interpretation of the Standing Orders shall be final. Should any question, doubt or dispute arise as to the area or functions or functioning of a Committee or as to the application of standing orders to a Committee, the matter shall be determined by the Mayor of the Council whose decision shall be final.

SUSPENSION OF STANDING ORDERS

158. Any standing order or Standing Orders may, at any time by consent of at least two thirds of the Members present at the meeting of the Council or standing Committee, such meeting consisting of not less than one-half of the Members of the whole Council or standing Committee then present, be suspended, on a Motion duly made, for the purpose of any specific business then before the Council or Standing Committee, and defined in the suspensory Motion, save that no such Motion may be made until 2 ¾ hours after the commencement of business, or at the conclusion of the business, whichever is the earlier.

Subject to the Mayor's consent the decision whether or not to suspend standing orders should go to a vote without debate.

MATTERS NOT COVERED BY STANDING ORDERS

159. The Mayor shall have power to deal with any matter not covered by Standing Orders.

AMENDMENT OF STANDING ORDERS

160. These Standing Orders may only be amended or repealed by Motion of the Council and agreed by at least one half of the total membership of the Council.

DURATION OF STANDING ORDERS

161. The foregoing Standing Orders shall continue in force until altered, amended, or repealed.