Appendix 2

PROTOCOL ON CALL-IN

1. Introduction

- 1.1 The basic premise of call-in is that it is a failsafe mechanism enabling non executive Councillors to make the Cabinet, Cabinet Committee, Cabinet Member or an officer making a key decision, re-consider a particular decision if it is of major concern or in Members' eyes profoundly flawed.
- 1.2 The statutory guidance on call-in states that there needs to be an appropriate balance between effectively holding the executive to account, being able to question decisions prior to them being implemented and allowing effective, efficient decision making. It also balances the need to make the process accessible and the need to ensure that call-in procedures are not abused or used to delay or slow down the decision making process.
- 1.3 As call-in can inevitably result in a delay to the implementation of decisions it should not be used for party political purposes to seek to further discuss a decision that some members do not agree with. Equally, the rights of non executive members to call-in a decision and exercise their right to question the decision, the decision maker and consider alternative options needs to be respected.
- 1.4 This protocol is designed to provide a locally agreed framework within which call-in can operate, a clear set of criteria against which an otherwise valid call-in request can be judged and a format for the effective conduct of the meeting considering the call in.

2. What is a call-in?

- A decision made by the council's Cabinet or a Cabinet committee, or a key decision by an officer, can be called in for review before it is implemented. Decisions can be called in by five non-executive members or by the relevant Scrutiny Committee. If a decision is called-in, that decision should cannot normally be implemented until it has been considered by the relevant scrutiny committee. Called in decisions are considered by the Scrutiny Committee. An urgency procedure is in place in Standing Orders for any decision that cannot afford to be delayed.
- 2.2 The relevant Scrutiny Committee will meet required to meet within 15 working days of the date on which a call-in is accepted as valid decision being made. If the The Committee agrees with the reasons for the call in, the decision is may decide to refer the matterred back to the Cabinet or other decision maker, along with the reasons why the Committee thinks it should be reconsidered. The Cabinet or other decision maker will then decide whether to implement the original decision or review the decision based on the views of the relevant Scrutiny Committee.

 Alternatively If the Committee does not agree with the reasons for call in then the matter iscan decide that the matter should not be referred back to the Cabinet or other decision maker and in which case the original decision will beis implemented.

3. The call-in process

3.1 A call in request must be submitted <u>in accordance with the requirements of Standing Order 20</u> within 5 days of the relevant decision being

made or in the case of a key decision made by officers within 5 days of the date on which the record of the decision is made publicly available in accordance with the Access to Information Rules. When submitting the call in request members must either

complete the set out the following call-in form available [LINK]) or include in their written request all the information required by the form. In particular this includes:

- an explanation as to why they are calling in the decision and if they are calling in all or part of the decision(s).
- an outline of the suggested alternative course of action.
- 3.2 The call-in request form or a similar format should be used to ensure full information is provided.
- When a call-in request is submitted the Head of Executive and Member Services

 Which meets the requirements of Standing Order 20(b)((i) iv) the Head of

 Executive and Member Services will refer it to the Chief Executive, who, in

 consultation with the Chief Legal Officerand the Head of Strategy and Partnerships

 (the council's designated Secrutiny Oefficer) who will decide and the Chief Legal

 Officer, will decide whether or not an otherwise valid the call-in conforms with the

 following requirements of this protocol. The call-in request will be assessed

 against the following criteria:
 - Is the call-in process being used as a means of gaining information /
 understanding or discussing general concerns with Members and officers?
 If this could be achieved through the general overview and scrutiny
 process or by talking to the relevant officer or lead member informally the
 call-in will not be valid,
 - Does the call-in duplicate a recent call-in on the same issue? If the call-in duplicates another call-in made within the previous 6 months it will not be valid,
 - Have the reasons for calling in the decision already been discussed by the relevant Scrutiny Committee? If the reasons for calling in the decision have been discussed by the relevant Scrutiny Committee prior to the decision being made the call-in will not be valid,
 - Call-in of a decision of the Cabinet referring a matter to Full Council for consideration will not be valid,
 - Call in of operational management decisions taken by officers will not be valid
 - If the call in request is considered by the Chief Executive to be frivolous, vexatious or clearly outside the call-in provisions it may be deemed invalid.

Prior to deciding the validity the Chief Legal Officer_and the Head of Strategy and Partnerships may seek clarification from the members concerned.

4. The Conduct of the call-in Meeting

- 4.1 The Scrutiny Committees are is an official committees of the council and its meeting are held in public.
- 4.2 The purpose of a call-in meeting is for non executive members to examine and consider the decision made by the Cabinet, Cabinet Committee, or officers (in respect of key decisions) and for members of the committee to make suggestions and recommendations they consider appropriate to the decision maker. The

Scrutiny Committee meeting provides an opportunity for members to seek clarification of the methodology used in enabling a decision to be made, as well as explore work undertaken by officers culminating in the matter coming before the Cabinet-decision maker.

- 4.3 The relevant Cabinet Portfolio Holder and chief officer (or his/her representative) will be invited to attend the Call-inrelevant scrutiny cCommittee meeting to explain the reasons for the decision, respond to the issues raised in the call-in request and answer questions at the meeting.
- 4.4 It is the chair of the relevant scrutiny committee's responsibility to manage the meeting

effectively by applying standing orders, maintaining good discipline and fostering a culture of respect. All contributions to the meeting should go through the chair and the chair should ensure that no purely personal disagreements or comments are allowed to continue.

- 4.5 To ensure that the meeting is effective the <u>procedure at the meeting (subject to the Chair's discretion)</u> shall be as followschair will:
 - (a) Start each call-in agenda item by The chair will asking a representative of the members that who called in the decision to set out the reasons for the call in for up to 5 minutes. In the event that different members have identified different reasons the chair may in their discretion as more than one member to speak in which case the available time under (b) below shall be shared equally between the members.
 - (b) The chair will consider whether to permit any If a member of the public who has made a request to address the meeting to do so, the rules relating to members of the public addressing a meeting as set out in Standing Orders apply. Members of the public can be allowed to speak for 2 minutes or 3 minutes in exceptional circumstances. If a number of requests to speak have been received then the chair should seek to limit the number of contributions to avoid hearing the same points repeated and should seek advice from the Head of Executive and Member Services about how this should be managed.
 - (c) Ensure that aAll of the members of the public who it has been agreed will address the meeting are will be heard prior to the lead member and any relevant officers being asked to respond to the issues raised by the call-in.
 - (d) The lead member shall then be invited to respond to the issues raised in the call in.
 - (e) The chair will then linvite members of the committee to question the lead member and officers and discuss the issues. Members who are not members of the committee but wish to ask a question can be invited to do so.
 - (f) Having considered the call-in invite members of the committee <u>are required</u> to to come to one of the following conclusions:
 - That the <u>matter should be referred back to the decision maker for reconsideration with reasons for its requestgrounds for the call-in are upheld. In these circumstances and what the committee must set out what it wants the <u>decision makerCabinet</u> to do.</u>
 - That it does not object to the decisionthe grounds for the call-in are rejected and the decision can be implemented.

4.6 Ensure that any member wishing to make a recommendation to the Cabinet clearly states what course of action they are proposing.