

# MILTON KEYNES COUNCIL

22 NOVEMBER 2017

## AMENDMENTS

### Item 3 - The Ability of Councillors to Scrutinise Officer Decisions

Amendment from Councillor Ferrans

Councillor Ferrans to move:

“That sections (a) and (b) of clause 4 be deleted and the following new sections insert after ‘This Council, therefore, agrees the following:’

- ‘(a) That the Constitution Commission of Milton Keynes Council be asked to look into mechanisms for ensuring that ward councillors can scrutinise decisions taken by officers, and to consider possible thresholds for such considerations.
- (b) That the Constitution Commission be asked to consider mechanisms to ensure that those making decisions, whether to tender or to award, and those scrutinising them, are notified when a previous contract of this type has come under investigation, and the reasons for the concern, so that appropriate measures can be included in any new specification or contract.”

### Item 4(a)(i): Constitution Commission - Dealing with Amendments to Recommendations and Motions

1. Amendment from Councillor Brackenbury

Councillor Brackenbury to move:

“That clause 13.8 (b)(ii) of Council Procedure Rules not be deleted.”

2. Amendment from Councillor Dransfield

Councillor Dransfield to move:

- “1. That the words ‘to move or second a motion’ be deleted from the first line of clause 13.5 of Council Procedure Rules.
2. That a comma be added after the word ‘moved’ in the first line of clause 13.6(c) of Council Procedure Rules and the letters ‘es’ removed from the word ‘speeches’ in the second line.”

### Item 4(a)(ii): Constitution Commission - Proposed Constitutional Changes Following Corporate Procurement Peer Review

#### Amendment from Councillor Dransfield

Councillor Dransfield to move:

“That the words “, but proposed decisions over £50K will be published in the Forward Plan and be capable of being called in” be added to the end of the recommendation.”

**Item 5(b)(i) Regeneration:MK – Reassurance to Residents**

Amendment from Councillor Brackenbury

Councillor Brackenbury to move:

- “1. That the following new clause 3(b)(iv) be added:  
‘that in conformity with the motion passed by Council on 15 July 2015 (Minute CL42 refers), the electoral franchise should include all young people aged 16 years and over;’
2. That the current clause 3(b)(iv) be renumbered as 3(b)(v).”