Report to

Council

23 June 2015

Report of

Executive head of business relationship management and democracy

Constitution review - The Local Authorities (Standing Orders) (England) (Amendment) Regulations 2015

## **Purpose**

To consider the requirements of the Local Authorities (Standing Orders) (England) (Amendment) Regulations 2015.

#### Recommendation

To amend appendix 12 of the constitution to reflect the requirements of The Local Authorities (Standing Orders) (England) (Amendment) Regulations 2015 as summarised in appendix A

## Corporate and service priorities

The report helps to meet the corporate priority value for money services.

## **Financial implications**

There are no direct financial implications arising from this report.

Ward/s: All

Cabinet member: Councillor Stonard, cabinet member for resources and income

generation

#### **Contact officers**

Andy Emms, democratic services manager 01603 212459

#### **Background documents**

None

## **Background**

- The Local Authorities (Standing Orders) (England) Regulations 2001 have recently been amended by The Local Authorities (Standing Orders) (England) (Amendment) Regulations 2015 and council is required to make appropriate changes to its standing orders.
- 2. The change relates to the dismissal of certain chief officers (head of the authority's paid service, chief finance officer and monitoring officer).
- 3. In summary, the change is that instead of a 'designated independent person' to be engaged to provide an independent external view on any proposed dismissal, council must take into account the advice, views and recommendations of a panel composed of at least two of the independent persons appointed under the Localism Act 2011.
- 4. These posts were created in 2012 to deal with standards and ethics issues. As most authorities (including Norwich City Council) only appointed one independent person it will usually be the case that an independent person from another authority will need to be engaged to form the panel required by the new regulations.
- 5. The council's independent person is Mr. Alistair Roy. Expenses for this duty will be at the same rate as currently paid to the independent person for existing duties.
- 6. This report and its appendix were reviewed by cabinet on 10 June 2015. A recommendation was made that council should amend the constitution accordingly.

# **Integrated impact assessment**



Report author to complete	
Committee:	Cabinet
Committee date:	10 June 2015
Head of service:	Executive head of business relationship management and democracy
Report subject:	The Local Authorities (Standing Orders) (England) (Amendment) Regulations 2015
Date assessed:	1 June 2015
Description:	Statutory requirement for councils to amend standing order at first council after annual council

	Impact			
Economic (please add an 'x' as appropriate)	Neutral	Positive	Negative	Comments
Finance (value for money)				
Other departments and services e.g. office facilities, customer contact				
ICT services				
Economic development				
Financial inclusion				
Social (please add an 'x' as appropriate)	Neutral	Positive	Negative	Comments
Safeguarding children and adults	$\boxtimes$			
Safeguarding children and adults  S17 crime and disorder act 1998				
S17 crime and disorder act 1998				
S17 crime and disorder act 1998  Human Rights Act 1998		Positive	Negative	Comments

	Impact			
Eliminating discrimination & harassment				
Advancing equality of opportunity				
Environmental (please add an 'x' as appropriate)	Neutral	Positive	Negative	Comments
Transportation				
Natural and built environment				
Waste minimisation & resource use				
Pollution				
Sustainable procurement				
Energy and climate change				
(Please add an 'x' as appropriate)	Neutral	Positive	Negative	Comments
Risk management				

Recommendations from impact assessment	
Positive	
Negative	
Neutral	
Neutral	
Issues	

## Change to constitution in relation to dismissal of certain chief officers

- A chief finance officer, head of the authority's paid service or monitoring officer (each defined as in regulation 2 of the Local Authorities (Standing Orders) (England) Regulations 2001) may not be dismissed by the authority unless the procedure set out in the following paragraphs is complied with.
- 2. The authority must invite relevant independent persons (meaning persons appointed under section 28(7) of the Localism Act 2011) to be considered for appointment to the panel, with a view to appointing at least two such persons to the panel.
- 3. The "relevant independent person" means any independent person who has been appointed by the authority or, where there are fewer than two such persons, such independent persons as have been appointed by another authority or authorities as the authority considers appropriate.
- 4. The authority must appoint to the panel at least two such relevant independent persons who have accepted an invitation issued in accordance with paragraph 3 in accordance with the following priority order -
  - (a) a relevant independent person who has been appointed by the authority and who is a local government elector;
  - (b) any other relevant independent person who has been appointed by the authority;
  - (c) a relevant independent person who has been appointed by another authority or authorities.
- 5. The authority must appoint any panel at least 20 working days before the relevant meeting.
- 6. Before the taking of a vote at the relevant meeting on whether or not to approve such a dismissal, the authority must take into account, in particular
  - (a) any advice, views or recommendations of the panel;
  - (b) the conclusions of any investigation into the proposed dismissal; and
  - (c) any representations from the relevant officer.
- 7. Any remuneration, allowances or fees paid by the authority to an independent person appointed to the panel must not exceed the level of remuneration, allowances or fees payable to that independent person in respect of that person's role as independent person under the Localism Act 2011.