Report of the Head of Elections Licensing and Registration

Report to General Purposes Committee

Date: 11 December 2017

Subject: Joint Review of Polling Districts and Community Governance Review of Parish and Town Councils – Final Proposals Report

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Summary of main issues

1. A joint review of polling districts and a community governance review of parish and town councils commenced in Leeds on 11 May 2017. A full review timetable can be found at Appendix A.

2. The first consultation period ended on 22 June 2017 and the Council’s initial proposals were agreed at General Purposes Committee on 2 October.

3. A second consultation period, inviting comments in respect of the initial proposals commenced on 3 October and ended on 14 November.

4. A meeting of the Electoral Working Group (EWG) was held on 20 November to discuss representations made during the second consultation period.

5. This report details the outcome of that meeting and EWG’s recommendations for the Council’s final proposals.

Recommendations

6. Members are asked to:
a) note the summary of initial proposals rejected after the second consultation stage set out in Appendix B which have all party support and resolve whether in each case to confirm the rejection or include as a final proposal;

b) consider the summary of initial proposals rejected set out in Appendix C which do not have full party support, and resolve whether in each case to confirm the rejection or include as a final proposal;

c) note the summary of initial proposals set out in Appendix D to which no further comments were received during the second consultation phase, and resolve whether in each case to confirm or revise as a final proposal;

d) note the information set out in 6.3 below recommending the decision on whether or not to propose abolition of Ledston Parish Council be deferred to allow the Parish Council sufficient time to rectify outstanding issues;

e) note that the final proposals agreed today for the polling district review will be published on 11 January 2018. The final proposals agreed today for the community governance review will go to full Council for approval on 10 January 2018 and will be published on 11 January 2018.

f) note the final recommendation in respect of the proposed abolition of Ledston Parish Council will return to General Purposes Committee in March 2018 and be finalised at full Council and published in April 2018.

h) note that arrangements relating to polling districts and polling places will come into effect for the local government elections on 3 May 2018.

h) note that changes relating to community governance arrangements will come into effect for the parish and town councils on 2 May 2019.
1. Purpose of this report

1.1 To consider final proposals for the joint polling district review and community governance review of parish and town councils.

1.2 To agree the final proposals for the polling district review to be published on 11 January 2018 and for the community governance review, to be agreed at full Council on 10 January 2018, and published on 11 January 2018.

1.3 To agree the decision on General Purposes Committee’s recommendation relating to the abolition of Ledston Parish Council be deferred until March 2018.

2. Background information

2.1 In 2015, Leeds City Council was selected by the LGBCE to be subject to an Electoral Review.

2.2 An Electoral Review is the review of the electoral arrangements of a local authority: the number of Councillors, the names, number and boundaries of wards and electoral divisions and the number of Councillors to be elected to each.

2.3 Electoral reviews are initiated primarily to improve electoral equality. This means ensuring, so far as is reasonable, that for any principal Council, the ratio of electors to Councillors in each electoral ward or division, is the same, and this was the reason for the Council’s selection.

2.4 The Electoral Review of Leeds concluded in March 2017 and the LGBCE are now responsible for putting any changes to electoral arrangements into effect. They do this by way of making a Statutory Instrument or Order, the final version of which was published on 8 November 2017 and can be viewed online at http://www.legislation.gov.uk/uksi/2017/1077/contents/made. The Council must then conduct local elections on the basis of the new arrangements set out in the order. These elections will take place on 3 May 2018.

2.5 In preparation for these elections, the polling districts must be realigned to reflect the new ward boundaries. Matters relating to the current ward boundaries cannot be considered as part of this review.

2.6 The Electoral Review also identified some anomalies relating to Parish and Town Council boundaries, which were outside of the remit of the review and could therefore not be addressed by the LGBCE in their Final Recommendations.

2.7 These anomalies, as well as any other representations relating to Parish and Town Council arrangements must be considered by way of a Community Governance Review. The LGBCE will address any amendments to their Final Recommendations as a result of the Community Review retrospectively.

2.8 Officers therefore reported their intention to carry out a full review of polling districts, places and stations and a full Community Governance Review of all Parish and Town Councils in its area at the meeting of General Purposes Committee on 10
May 2017. Members approved the review which commenced on 11 May 2017 marking the start of the first consultation period.

2.9 The first consultation period ended on 22 June 2017. Consideration of representations made was delayed due to the snap General Election, with meetings of Electoral Working Group taking place between 4 – 8 September 2017.

2.10 The second consultation period ended on 14 November with a meeting of Electoral Working Group taking place on 20 November.

3. The review process

3.1 Guidance for the conduct of a review has been published by the Electoral Commission. The guidance sets out the review process. The Local Government Boundary Commission has also published guidance on conducting Community Governance Reviews. The processes are very similar and take place in a number of stages which are summarised as follows:

   a) A Preliminary Stage - When notice is given of the review and advises that representations would be welcome, particularly from those with expertise in access for persons with any type of disability. It also sets out the reference documents which should be made available. This stage is now completed.

   b) A Proposal Stage - When the authority’s initial proposals are consulted upon. The Returning Officer must comment, at this stage, on all existing polling stations used and any new polling stations which would probably be chosen if the new proposals were accepted by the authority. The Guidance suggests that the review by the authority (of districts and places) should be conducted jointly with the Returning Officer’s review (of polling stations). This stage is now completed.

   c) The Consultation Stage - To receive representations and comments on the authority’s initial proposals for polling districts and places. This is in two parts i.e. (i) a compulsory submission from the Returning Officer of the parliamentary constituency with regard to the suitability of the designated polling stations, and (ii) submissions from other persons and bodies which can be referenced to the Returning Officer’s proposed polling stations as well as the authority proposals. This stage is now completed.

   d) Conclusion of Review - When the authority must produce final proposals, taking into consideration the representations made.

   e) The Decision of the Council on the proposals. General Purposes Committee will approve the final proposals for Polling Districts, Places and Stations. Full Council will approve any changes resulting from the Community Governance Review of all parish and town councils.

   f) The Publishing Stage - When the decision and background material is published.
g) **Right of Appeal** - See section 11 of this report.

3.2 General Purposes Committee approved the timetable for the review at their meeting on 10 May 2017. The timetable was revised as a consequence of the snap General Election and is attached at Appendix A. The final review notice is due to be published on 11 January 2018. The corresponding revised register will be published on 1 March 2018 and will be used for the all-out Local Government Elections to be held on 3 May 2018.

3.3 The Consultation Stage is now completed, and this report sets out the results of the public consultation and representations received so that the General Purposes Committee can agree the authority’s Final Proposals.

4. **The Review of Polling Districts and Places**

4.1 A reasonable methodology must be demonstrated if a successful appeal (with its consequential reputational damage) is to be avoided. The Guidance stresses the need for all decisions made to have been consulted upon and to be measured and practical: ‘The whole process should be as transparent and open as possible to avoid possible conflict.’ The Initial Proposals document set out the considerations taken into account in drawing up the proposals and such an approach reduces the suggestion that decisions may have been politically motivated.

4.2 The primary considerations for every review are a requirement of Electoral law, and are: -

   a) The Council must seek to ensure that all electors have such reasonable facilities for voting as are practicable in the circumstances; and

   b) The Council must seek to ensure that so far as is reasonable and practicable every polling place is accessible to electors who are disabled.

4.3 Officers proposed that the same criteria used for the last polling district review was used again for this review:

   a) Disparities between polling districts to make them more comparable in terms of number of polling places and number of electors per polling place;

   b) Current levels of satisfaction / dissatisfaction as expressed by or on behalf of electors;
c) The cost / elector ratio of providing a polling place, so there is broad comparability between districts;
d) The availability of postal votes on demand;
e) Disturbance to electors which would be caused by alteration of polling places which have been used for a long period of time;
f) A polling place should be in its own polling district, unless it is not possible to find a suitable place in the district;
g) There should not be major barriers between the voters and their polling place. Major roads, rivers and the like can therefore be considered as starting points for polling district boundaries unless there are good quality, accessible crossing points;
h) The polling place should not be difficult to locate and should be close to where most of the electors in the polling district live;
i) The topography of the area should be taken into account including availability of public transport for electors having to travel distances to the polling place;
j) Facilities for polling staff, who will be on duty for at least 16 hours and cannot leave the polling place;
k) That each parish should be a separate polling district save in exceptional circumstances;
l) If there appears to be a need in all or particular elections (considering, for example, UK Parliamentary elections may have a higher turnout than local government elections) for multiple polling stations in a polling place, it will need to be considered if the polling place can accommodate them; and
m) Capability of the polling place to cope with peaks of electors allocated to it.

4.4 It should be noted that the considerations are not weighted, as proposals need to be voter-centred and the exercise of judgment and the balancing exercise needs to have this at the forefront of consideration. Each proposal/representation will have circumstances peculiar to it and the differing considerations relating to those circumstances must be balanced to allow the outcome to be voter centred.

5. The Community Governance Review of all Parish and Town Councils

5.1 The Council has the power to undertake a community governance review of the whole or part of its area at any time.

5.2 The first stage of a Community Governance Review as prescribed by the Local Government and Public Involvement in Health Act 2007 is to establish the terms of
5.3 When undertaking a Community Governance Review a principal council must have regard to guidance issued by the Secretary of State and the Electoral Commission. The stages outlined in 3 above take account of the requirements of the legislation and the available guidance. However, subject to this, it is for the Council to decide how to undertake the review. In deciding what recommendations to make, the Council must take into account any other arrangements (apart from those relating to parishes) that have already been made, or that could be made for the purposes of community representation or community engagement in respect of the area under review. The Council also has the duty to consult and to take into account any representations received, and the duty to have regard to the need to secure that community governance reflects the identities and interests of the community.

5.4 A community governance review includes the review of existing parishes and it must recommend whether parishes should remain the same, or whether they should be abolished or their areas altered, and whether parish councils should continue or not, and must also make recommendations about electoral arrangements. Recommendations about new parishes could also include aggregating or separating parishes or unparished areas. If the review recommends that a new parish should be constituted, the review must also make recommendations as to the name of the new parish, whether or not the new parish should have a parish council, and whether or not the new parish should have one of the alternative styles. However, where a new parish has 1,000 or more local government electors, the review must recommend that the parish should have a council.

6. Results of the second consultation stage

6.1 No representations were received for the polling district review and 2,150 representations were received for the community governance review in response to the authority’s Notice of Review – Initial Proposals published on 3 October 2017. The closing date for receipt of representations was 14 November 2017.

6.2 EWG considered the criteria at sections 4.0 and 5.0 when reviewing all representations made during the consultation stages. The representations can be grouped into:

a) Initial proposals rejected by EWG after the second consultation stage – all party agreement (Appendix B)

b) Initial proposals rejected by EWG after the second consultation stage – did not receive all party agreement (Appendix C)

c) Initial proposals where no representations were received during the second consultation period (Appendix D)

6.3 All groups represented at EWG were minded to defer the final decision on whether
or not to recommend the abolition of Ledston Parish Council until they are satisfied that the following matters have been sufficiently addressed:

a) membership of the YLCA/NALC or other appropriate body;

b) arrange YLCA/NALC training for the Parish Clerk; and

c) provided required accounts information to the auditors

or;

d) they have resolved to merge with the neighbouring Parish of Ledsham as mentioned in the representation submitted by the Ledsham Parish Clerk on 14 November 2017.

6.4 In respect of CGR4, all parties at EWG agreed that the boundaries proposed by the Garforth Neighbourhood Planning Forum are not feasible as there was clear objection from residents in areas in other existing parishes to be transferred to a Garforth Parish. There was also insufficient response from other areas to justify creation of any parish council. The second consultation period only attracted an average of 6.5% electors in favour of establishing a parish council which most Members felt was insufficient to justify the creation of a new parish council.

6.5 All parties with the exception of the Conservatives agreed that the proposal to create a Parish Council in Garforth should be rejected. The Conservative Member believed that a Parish Council should be recommended on revised boundaries proposed by the Council.

6.6 Members of all other parties agreed it was the wrong decision for the Council to amend the boundaries and make a decision on revised boundaries that had not been consulted on. It was also felt that this would not be consistent with other recent applications for the creation of a Parish Council.

7. **Equality and Diversity / Cohesion and Integration**

7.1 The notice of the review invited representations from stakeholders and in particular from those with expertise in access for persons with any type of disability. According to law, the authority must seek to ensure that so far as is reasonable and practicable every polling place is accessible to electors who are disabled. We have been careful to ensure the review process meets that requirement.

7.2 An equality and cohesion screening document has been completed for this review and has concluded that the consultation arrangements have ensured all people affected by the review were given an opportunity to comment which was used to address any equality, diversity, cohesion or integration issues raised.

7.3 The equality and cohesion documents can be found at Appendix E.

8 **Council policies and City Priorities**
8.1 The process for conducting a review of polling districts, places and stations and a community governance review is set out in legislation.

8.2 The joint review does not affect the council’s budget and policy framework, although ensuring electors have accessible polling places or parish and town councils does support the council’s aims to be the best city for communities, and in particular the four year priority to increase a sense of belonging that builds cohesive and harmonious communities.

9. **Resources and value for money**

9.1 There is no separate budget provision for the costs of carrying out any review of polling districts or Community Governance Review. The costs of carrying out the consultation process was met from within the existing budget for Electoral Services.

9.2 Staff resources were made available to conduct this review in accordance with the timetable.

10. **Legal Implications, Access to Information and Call In**

10.1 Under the Constitution, the Council has delegated authority to the Chief Executive to discharge the following Council (non executive) functions namely: -

    “…
    (c) to divide a constituency into polling districts
    (d) to divide electoral divisions into polling districts at local government elections”

    and

    “…
    (k) Functions relating to community governance
    (i) Duties relating to community governance reviews
    (ii) Functions relating to community governance petitions
    (iii) Functions relating to terms of reference of review
    (iv) Power to undertake a community governance review
    (v) Duties when undertaking review
    (vi) Duty to publicise outcome of review
    (vii) Duty to send two copies of order to Secretary of State and Electoral Commission.”

10.2 If the Chief Executive chooses not to exercise that delegated authority, he may refer the matter to General Purposes Committee, who have authority: -

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1 The area created by the division of a constituency, ward or division into smaller parts, within which a polling place can be determined which is convenient to electors

2 Functions relating to making of recommendations under section 87 – 92 of the Local Government and Public Involvement in Health Act 2007 (Item 5 Paragraph EB of Schedule 1 of the Local Authorities (Functions and Responsibilities) (England) Regulations 2000/2853) are reserved to the relevant committee that is responsible for making recommendations to full Council.
“to consider and determine Council (non executive) functions delegated to a Director where the Director has decided not to exercise the delegated authority and has referred the matter to the committee.”

10.3 There is no provision similar to that regarding executive functions that allows the relevant Executive Member to require the “Director” to not exercise the delegated authority but to take a matter to Executive Board.

10.4 However, the Chief Executive has the opportunity to consult with the relevant Member(s), before deciding whether to exercise his delegated authority or alternatively himself choose to refer the matter to General Purposes Committee.

10.5 Therefore any community governance review under the existing constitutional provisions can be determined by the Chief Executive, or he has the alternative to refer the matter to General Purposes Committee, who themselves make final recommendations to Full Council.

10.6 The Chief Executive has chosen to refer the need to undertake a Polling District Review and the decision to undertake a full Community Governance Review to General Purposes Committee.

10.7 However, General Purposes Committee alone has the delegated authority to make recommendations for the final proposals for any Community Governance Review to Full Council. This is not delegated to the Chief Executive.

11. Risk Management

11.1 There are different appeal mechanisms for polling district reviews and community governance reviews.

11.2 On conclusion of any polling district review, the Electoral Commission can consider representations that the review process has not been conducted correctly. There are only two grounds on which a representation may state that a local authority has failed to conduct a proper review, namely: -

   a) the local authority has failed to meet the reasonable requirements of the electors in the constituency; or

   b) the local authority has failed to take sufficient account of accessibility to disabled persons of the polling place.

11.3 If the appeal is upheld, the Commission can, ultimately, make alterations to the polling places.

11.4 There is no right to appeal as such to the outcome of a community governance review, although if local electors disagreed with the final recommendations they could lobby the full Council not to give effect to them, or a decision by full Council could be challenged by way of judicial review on the usual principles.

12. Conclusions
12.1 The processes followed by officers meets the statutory requirements for a joint Review of Polling Districts, Places and Stations and Community Governance Review of all Parish and Town Council Arrangements.

13. Recommendations

13.1 Members are asked to:

a) note the summary of initial proposals rejected after the second consultation stage set out in Appendix B which have all party support and resolve whether in each case to confirm the rejection or include as a final proposal;

b) consider the summary of initial proposals rejected set out in Appendix C which do not have full party support, and resolve whether in each case to confirm the rejection or include as a final proposal

c) note the summary of initial proposals set out in Appendix D to which no further comments were received during the second consultation phase, and resolve whether in each case to confirm or revise as a final proposal

d) note the information set out in 6.3 recommending the decision on whether or not to propose abolition of Ledston Parish Council be deferred to allow the Parish Council sufficient time to rectify outstanding issues

e) note that the final proposals agreed today for the polling district review will be published on 11 January 2018. The final proposals agreed today for the community governance review will go to full Council for approval on 10 January 2018 and will be published on 11 January 2018.

f) note the final recommendation in respect of the proposed abolition of Ledston Parish Council will return to General Purposes Committee in March 2018 and be finalised at full Council and published in April 2018.

g) note that the arrangements relating to polling districts and polling places will come into effect for the local government elections on 3 May 2018.

h) note that the changes relating to community governance arrangements will come into effect for the parish and town councils on 2 May 2019.

14. Background documents

a) Full details for all representations

15. Appendices

a) Appendix A – Joint review timetable

b) Appendix B – Initial proposals rejected by EWG after the second consultation stage – all party agreement
c) Appendix C – Initial proposals rejected by EWG after the second consultation stage – did not receive all party agreement

d) Appendix D – Initial proposals where no representations were received during the second consultation period

e) Appendix E – Equality and cohesion documents