Report to: EXECUTIVE

Relevant Officer: Mark Towers, Director of Governance and Partnerships

Relevant Cabinet Members: Councillor Lynn Williams, Leader of the Council

Councillor Ivan Taylor, Deputy Leader of the Council

Date of Meeting: 12 June 2023

ESTABLISHMENT OF A SHAREHOLDER COMMITTEE

1.0 Purpose of the report:

1.1 To consider the re-establishment of a Shareholder Committee as a committee of the Executive following the election and the annual meeting.

2.0 Recommendation(s):

- 2.1 To agree to re-constitute a committee of the Executive to be known as 'The Shareholder Committee'.
- To agree that the Shareholder Committee will comprise of 3 members (the Deputy Leader of the Council (to be appointed as Chair), the Leader of the Council and a member of the Principal Opposition Group as a Co-opted member (the Director of Governance and Partnerships to be notified of the appointment by the Deputy Leader of the Council after consultation with the Leader of the Principal Opposition Group).
- 2.3 To agree the updated powers and duties attached at Appendix 2a to be those delegated to the committee.
- 2.4 To note that the Shareholder Committee will continue to function in the same manner as the Executive, including following the Executive Procedure Rules.
- 2.5 To agree the dates of the Shareholder Committee for Municipal Year 2023/24, as outlined in the attached calendar at Appendix 2b, as 29 June 2023, 13 July 2023, 21 September 2023, 12 October 2023, 9 November 2023, 14 December 2023, 18 January 2024, 22 February 2024, 21 March 2024 and 18 April 2024.

3.0 Reasons for recommendation(s):

3.1 Following the Annual Meeting on 24 May 2023 is recommended, that the Executive set up

a Shareholder Committee given that body worked well in the previous term of the Council. Following changes to the operating structures of the wholly-owned companies some minor amendments have been proposed to the terms of reference to include some partner organisations.

- 3.2 Is the recommendation contrary to a plan or strategy adopted or approved by the No Council?
- 3.3 Is the recommendation in accordance with the Council's approved budget? Yes

4.0 Other alternative options to be considered:

4.1 To not appoint a Shareholder Committee. However, the proposed governance structure is in accordance with good practice and does play to the strengths and roles of Executive, scrutiny and audit governance and has worked well in the past.

5.0 Council priority:

5.1 This proposal covers all council priorities.

6.0 Background information

- 6.1 Executive at its meeting in June 2021 considered the recommendations of the North West Employers Scrutiny review and the Housing Quality Network independent review of Blackpool Coastal Housing Limited and the Council meeting. It was therefore agreed that a committee of the Executive be appointed to act as the Shareholder Executive function and this committee then comprised of the Deputy Leader of the Council, Councillor Taylor, the Leader of the Council, Councillor L Williams and the then Deputy Leader of the Principal Opposition Group, Councillor Clapham as a co-opted member of this committee. It is clear that this Committee has worked well and provided clarity on the decision-making process involving the Council's wholly owned companies. This reports seeks to re-establish the Shareholder Committee on broadly the same terms of reference as previously.
- This would also mean that any decisions of the Shareholder Committee would continue to be Executive decisions and there be no need for a meeting of the Executive for any further approvals. In line with the recommendations of the North West Employers review it had also been agreed that the Scrutiny Leadership Board would continue to take responsibility for any scrutiny work to be undertaken in relation to the Council's Wholly Owned Companies, liaising with this Committee.
- 6.3 The Executive at its meeting on the 8 October 2021 agreed terms of reference for the Shareholder Committee and it is proposed that these terms of reference continue subject to some minor amendments outlined in paragraph 6.5. The committee would therefore be governed by the Executive Procedure Rules outlined in part 4d of the Council's Constitution and

the Executive Decision Making criteria. This means that decisions of the Shareholder Committee are included on the Forward Plan if key decisions, Decision Notices are published and decisions subject to the call in process.

- The operation of the Shareholder Committee would continue to be reviewed to ensure that it meets its objectives and good governance. This review would form part of the Council's Annual Governance Statement. If necessary the Director of Governance and Partnerships will request any required amendments to the Shareholder Committee's operation or terms of reference by way of a report to the Executive.
- The attached terms of reference at Appendix 2a have been updated to include oversight of major significant Partnerships, these following consultation with the Deputy Leader of the Council have been identified for the time being as the arrangements in place for Blackpool Tower and other associated attractions run by Merlin and the Council/ Elaindi partnership managing Hounds Hill.
- 6.6 The details of the proposed meeting dates are included for approval at Appendix 2b. The dates agreed at Annual Council for other Committees and meetings are included on this calendar so that members of the Executive can judge the suitability of the proposed dates in context.
- 6.7 Does the information submitted include any exempt information?

No

7.0 List of Appendices:

7.1 Appendix 2a: Powers and duties of the Shareholder Committee
Appendix 2b: Meeting calendar including proposed Shareholder Committee dates

8.0 Financial considerations:

8.1 There are no financial considerations with regard to forming this committee, although one role of the committee will be to monitor the financial performance of the Council's wholly owned companies.

9.0 Legal considerations:

9.1 There is no legal requirement to have a Shareholder Committee, although it is regarded as good practice and recommended good governance and builds on the work of the previous Shareholder Committee.

10.0 Risk management considerations:

10.1 There are no risk considerations with regard to setting up this committee.

11.0	Equalities considerations:			
11.1	None.			
12.0	Sustainability, climate change and environmental considerations:			
12.1	There are no considerations in this area in constituting this committee, although, one of the roles of the committee will be to monitor all the wholly owned companies commitment to the climate change declaration and meeting the set targets and dates.			
13.0	Internal/external consultation undertaken:			
13.1	Consultation with the Leader and Deputy Leader of the Council.			
14.0	Background papers:			
14.1	None.			
15.0	Key decision information:			
15.1	Is this a key decision?	No		
15.2	If so, Forward Plan reference number:			
15.3	If a key decision, is the decision required in less than five days?	No		
15.4	If yes , please describe the reason for urgency:			
16.0				
16.0	Call-in information:			
16.1	Are there any grounds for urgency, which would cause this decision to be exempt from the call-in process?	No		
16.2	If yes , please give reason:			

TO BE COMPLETED BY THE HEAD OF DEMOCRATIC GOVERNANCE

17.0	Scrutiny Committee Chairman (where appropriate):				
	Date informed:	N/A	Date approved:		
18.0	Declarations of interest (if applicable):				
18.1					
19.0	Summary of Discussion:				
19.1					
20.0	Executive decision:				
20.1					
21.0	Date of Decision:				
21.1					
22.0	Reason(s) for decision:				
22.1					
23.0	Date Decision published:				
23.1					
24.0	Alternative Options	Considered and Rej	ected:		
24.1					
25.0	Executive Members	in attendance:			
25.1					
26.0	Call-in:				
26.1					

27.0 Notes:

27.1