## Greater Norwich Local Plan (GNLP) Regulation 18 Consultation

(AGENDA ITEM 5)

<table>
<thead>
<tr>
<th>RESOLVED</th>
<th>To approve</th>
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<tbody>
<tr>
<td>1.</td>
<td>the proposed contents of the draft GNLP for public consultation, with finalisation of the draft, including minor factual or typographical changes, to be delegated to the Director of Place, in consultation with the relevant portfolio holders;</td>
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<td>2.</td>
<td>the proposed engagement process for the consultation; and</td>
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<td>3.</td>
<td>the revised timetable for the production of the Local Plan and consequent amendments to the Council’s Local Development Scheme (LDS).</td>
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## Hethersett North Land Option

(AGENDA ITEM 8)

| RESOLVED: | To agree the recommendations as set out in paragraph 8 of the report, the final details of the transaction, to be delegated to the Director of Place, in consultation with the relevant Portfolio Holder |
Suspensive Call-in (suspending the decision of the Cabinet)

Any 3 members may "call in" any of the above decisions to the Scrutiny Committee by:

- telephoning Democratic Services on 01508 533669
- e-mailing democracy@s-norfolk.gov.uk
- writing to the Democratic Services Team Leader

The effect of this Call-in will be to suspend the decision of the Cabinet

Non-suspensive Call-in (seeking or offering additional information)

Any 3 members may request that a decision of the Cabinet, whilst not formally called in and therefore not suspended, be further considered by the Scrutiny Committee, who may refer the decision to another body or committee for further consideration by:

- telephoning Democratic Services on 01508 533669
- e-mailing democracy@s-norfolk.gov.uk
- writing to the Democratic Services Team Leader

The effect of this will be that the decision of the Cabinet may be enacted.

Any call-in must set out the decision being called in, and provide the reasons why the item is being called in. Call-ins should focus on issues that members believe have not been taken in to account and questions that members would wish answered at the Scrutiny Committee. If members wish to be provided with additional written evidence, this should be notified to the Senior Governance Officer as soon as practically possible, and preferentially at least 3 clear days before the meeting.

There are occasions where Scrutiny Committee may review a policy or decision before it is made by Cabinet or a delegated officer. Such decisions should not be called in unless members provide a statement in the call-in clearly identifying why the matters related to the call-in could not have been discussed within the previous scrutiny review.

Decisions which are not expressly called in under the provisions of the suspensive call-in procedure will be deemed to have been a request for further information.

By Noon on Tuesday 21 January 2020