

Leeds City Region Enterprise Partnership

Constitution

1. Role and functions of the Leeds City Region Enterprise Partnership

- 1.1 The Leeds City Region Enterprise Partnership ('LEP') is a non-statutory body which brings together private and public sectors from across Leeds City Region¹, to provide strategic leadership to drive economic growth and competitiveness.
- 1.2 The **Leeds City Region Enterprise Partnership Board ('LEP Board')** is the decision-making forum of the LEP.
- 1.3 Functions of the LEP include:
- setting the **strategic direction** in respect of economic growth and regeneration, including key funding priorities,
 - **supporting the West Yorkshire Combined Authority** (the Combined Authority) **to hold partners to account** in the delivery of the Strategic Economic Plan,
 - overall policy development for any **Leeds City Region Enterprise Zone**,
 - approving, maintaining and publishing a **Leeds City Region assurance framework**, and
 - **advising the Combined Authority** in relation to strategic transport decisions.

2. The LEP's accountable body

- 2.1 The Combined Authority is the accountable body for funding allocated to the LEP; that is, the Combined Authority is responsible to Government for complying with any conditions or requirements attached to any such funding.

3. Interpretation

- 3.1 With the exception of any matter arising under the LEP Board Procedure Rules, the Combined Authority's Head of Legal and Governance Services shall make any final decision about:
- how any provision in this Constitution or its appendices should be interpreted, and
 - any question of procedure not provided for by the Constitution or its appendices.

¹ The Leeds City Region spans 10 local authority areas: Barnsley, Bradford, Calderdale, Craven, Harrogate, Kirklees, Leeds, Selby, Wakefield and York. Craven, Harrogate and Selby fall within North Yorkshire.

4. LEP Board Membership

4.1 LEP Board membership must include:

- **private sector representatives** who live or work within the Leeds City Region; and
- Leeds City Region **local authority representatives**.

4.2 A majority of the members of the LEP Board shall be private sector representatives.

Appointment

4.3 No person may act as a member of the LEP Board if:

- they are the subject of a bankruptcy restrictions order, an interim bankruptcy restrictions order, a debt relief restrictions order or interim debt relief restrictions order under Schedule 4ZB of the Insolvency Act 1986, or
- during the 5 years prior to the date of appointment, they have been convicted of any offence and been sentenced to imprisonment (whether suspended or not) for a period of not less than 3 months without the option of a fine, or
- they have an incapacity imposed under Part III of the Representation of the People Act 1983 having been convicted of a corrupt or illegal practice, or
- they are an officer or servant of the Combined Authority or a Combined Authority subsidiary (within the meaning of the Transport Act 1962).

4.4 The LEP Board shall appoint the **private sector representatives** to the LEP Board. Each private sector representative on the LEP Board is appointed in their individual capacity, and not as a representative of their employer or any other organisation. No substitute members will be appointed for private sector representatives.

4.5 The LEP Board will select the private sector representatives in accordance with the LEP's diversity statement and through an open, transparent and non-discriminatory recruitment process which assesses each candidate on merit. This may include an interview process conducted by a LEP appointments panel, to include the LEP Chair.

4.6 The following local authorities shall each appoint a **local authority representative** to the LEP Board²:

² This is expected, but not required, to be the Leader of the relevant council.

- City of **Bradford** Metropolitan District Council
- Borough Council of **Calderdale**
- **Harrogate** Borough Council
- **Kirklees** Metropolitan Council
- **Leeds** City Council
- **North Yorkshire** County Council
- Council of the City of **Wakefield**
- City of **York** Council

4.7 Each of these local authorities may also appoint a substitute to act in the absence of their appointed representative, subject to the LEP Board Procedure Rules³. The substitute member must be an elected councillor from the same local authority as the member for whom they are substituting, with the exception of the representative for Harrogate Borough Council, the substitute for whom may be by an elected Member from Craven District Council, Selby District Council or Harrogate Borough Council.

4.8 An officer cannot substitute for any member of the LEP Board.

Terms of office

4.9 The terms of office for each **private sector representative** (including the Chair of the LEP) will normally be:

- a maximum of 3 years, and
- subject to a maximum of 3 consecutive terms.

4.10 The LEP Board may terminate the membership of any private sector representative at any time.

4.11 The terms of office for any **local authority representative** (or their substitute) is at the discretion of their appointing authority; authorities may terminate their appointment or appoint a representative at any time, to be of effect on receipt of a notice by the Combined Authority's Head of Legal and Governance Services.

Recruitment and appointment of Chair of the LEP and appointment of Deputy Chair of the LEP

4.12 The Chair of the LEP shall be appointed following an open, transparent and non-discriminatory recruitment process which assesses each candidate on merit carried out in accordance with the LEP's diversity statement. This will include an interview process conducted by a LEP appointments panel, which shall include a private sector representative who is not a member of the LEP Board.

³ See LEP Board Procedure Rule 9

4.13 The LEP Board will appoint:

- a private sector representative as **Chair of the LEP⁴**, and
- one of the local authority representatives appointed to the LEP Board as a **Deputy Chair of the LEP**.

4.14 The terms of the appointment will be set out in an appointment letter from the Combined Authority to the Chair of the LEP.

4.15 A person ceases to be Chair of the LEP or Deputy Chair of the LEP if they cease to be a member of the LEP Board.

5. Membership of Combined Authority Panels

5.1 The Combined Authority may appoint any member of the LEP Board to be a member of a Combined Authority Panel or committee⁵. The minutes of any such Panel will be reported to the LEP Board as soon as reasonably practicable.

6. LEP Officers

6.1 Combined Authority officers serve both LEP and the Combined Authority. Every Combined Authority officer must comply with the Combined Authority Officers' Code of Conduct, which is published on the Combined Authority's web-site. Senior officers of the Combined Authority and those staff advising on LEP decisions are also required to confirm that they will have regard to the following principles – selflessness, integrity, objectivity, accountability, openness, honesty and leadership in their conduct at all times and that they will comply with the Combined Authority's Code of Conduct for Officers and Gifts and Hospitality Policy and Procedure. They are also asked to declare disclosable pecuniary and/or non-pecuniary interests on a register.

6.2 The Head of Legal and Governance Services keeps a record of any notice of a pecuniary interest in a contract given by an officer⁶.

6.3 Any other officer from another local authority advising the LEP must comply with the Officers' Code of Conduct adopted by their local authority.

6.4 All officers advising the LEP Board should be mindful of any potential conflicts of interest which may arise from their personal position, or their professional position (that is, arising out of the interests of their local authority in a matter). They should exclude themselves from advising on any matter where their personal or professional interests are such that their integrity or objectivity may be questioned.

⁴ Pursuant to a recruitment exercise as referenced in 4.11.

⁵ the Combined Authority's governance arrangements will apply to any such appointment.

⁶ Under S117 Local Government Act 1972 – see further the Combined Authority Procedure Standing Orders.

6.5 LEPs are required to have a LEP Director or Chief Executive Officer. The Managing Director of the West Yorkshire Combined Authority is the Chief Executive Officer of the LEP.

7. Members of the LEP Board - conduct

7.1 Every member of the LEP Board must comply with the LEP Members' Code of Conduct.

7.2 The register of interests required under the LEP Members' Code of Conduct will be published on the Combined Authority's web-site.

7.3 Any declarations of interest made by a member of the LEP Board at a meeting and any action taken, (such as leaving the room, or not taking part), will be recorded in the minutes for that meeting.

7.4 Any declaration of a conflict of interest by the Chair of the LEP precluding the Chair of the LEP from making an urgent decision on behalf of the LEP shall be recorded in the record of the decision reported to LEP Board.

7.5 Any alleged breach of the LEP Board Members' Code of Conduct will be dealt with under the procedure annexed to the Code.

8. LEP Board Groups

8.1 The LEP Board may at any time appoint an advisory group (in relation to a particular on-going issue or theme), or a working group (in relation to a time-limited task) for the purpose of providing advice to the LEP Board.

8.2 The LEP Board may appoint as a member of an advisory group or working group, any private sector representative or other persons who are not members of the LEP Board.

8.3 The membership of any group or working group appointed by the LEP Board must include a member of the LEP Board who will report back to the LEP Board on any recommendations made by the group.

8.4 The LEP Board shall determine the procedure for any group or working group; in the absence of any such determination the procedure shall be determined by the group or working group itself.

9. LEP Board meetings

9.1 All meetings of the LEP Board will be held in accordance with the LEP Board Procedure Rules approved by the LEP Board from time to time.

10. Urgent decisions of the LEP

10.1 In exceptional circumstances where it is not practicable for the Chair of the LEP to call an additional meeting of the LEP Board to consider an urgent

matter, the Chair of the LEP may, in consultation with the Combined Authority's Managing Director make an urgent decision on behalf of the LEP, provided that the Chair of the LEP does not have a conflict of interest in the matter.

- 10.2 No substantive decision may be taken by the Chair of the LEP under 10.1 without a written report.
- 10.3 Any such decision shall be reported to the next meeting of the LEP Board, and recorded and published in the minutes for that meeting.
- 10.4 The Deputy Chair of the LEP may exercise the power of the Chair of the LEP to make any urgent decision if the Chair of the LEP is unable to act due to absence, illness or a conflict of interest.

11. Scrutiny arrangements

- 11.1 The Combined Authority's Overview and Scrutiny Committee may review or scrutinise any Combined Authority decision in its role as accountable body for the LEP. The Combined Authority's Scrutiny Officer shall ensure that this includes appropriate scrutiny of LEP Board decision-making and LEP achievements.
- 11.2 Any member of the LEP Board may be asked to attend, or otherwise contribute to, a meeting of the Combined Authority's Overview and Scrutiny Committee.

12. Lobbying

- 12.1 The LEP will not incur public expenditure in retaining the services of lobbyists to influence public officials, Members of Parliament, political parties of the Government to take a particular view on any issue.

13. Complaints and Whistleblowing

- 13.1 Any complaint received about the LEP will be dealt with under either
- the Combined Authority's Complaints Policy, or
 - the LEP's Confidential Complaints Procedure.
- 13.2 Any complaint about an individual member of the LEP Board alleging a breach of the LEP Board Members' Code of Conduct will be dealt with in accordance with paragraph 7 above.
- 13.3 Any whistleblowing concerns raised about the LEP will be dealt with under the LEP's Whistleblowing Policy. This is published on the LEP's web-site.
- 13.4 Each of these procedures or policies shall be published on the Combined Authority web-site and accessible from the LEP web-site.

13.5 The Head of Legal and Governance Services shall determine the appropriate procedure for any concern, complaint or allegation received.

14. Remuneration

14.1 No remuneration or expenses shall be payable to any member of the LEP Board, except in accordance with a scheme approved from time to time by the LEP Board.

15. Amendments to LEP constitutional or governance documents

15.1 The Combined Authority's Head of Legal and Governance Services, in consultation with the Chair of the LEP, is authorised to make any changes to any constitutional or governance documents which are required:

- as a result of any government guidance, legislative change or decisions of the LEP Board, or
- to enable the documents to be kept up to date, or
- for the purposes of clarification only.

16. Publication of constitution and other governance documents

16.1 This Constitution and other governance documents approved by the LEP Board shall be published on the Combined Authority web-site and accessible from the LEP web-site.