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FOREWORD

NHS Wolverhampton Clinical Commissioning Group (‘WCCG’) aims to commission the highest quality, evidence-based care on behalf of its patients by investing in skills available locally and otherwise to design new and improved care pathways.

The clinical commissioning group will address health inequalities by being responsive to both patients and constituent practices. The engagement and support of its member practices will promote effective dialogue with providers aimed at bringing about the delivery of improved, cost effective health care.

WCCG will maintain a focus on health needs in Wolverhampton and commission cost effective services within the resources available.

The clinical commissioning group will adopt a culture in which individual practices engage in designing pathways and incorporate the needs of their practice population. The sum of these locally based approaches will help us to deliver our strategic commissioning objectives.

Practices will be supported through structured education and a quality improvement programme. This will help us to achieve common strategic objectives and standardise delivery of care for all of our patients.

The clinical commissioning group will share appropriate information with our constituent practices so that we can develop a better understanding of the needs in the locality for provision of different care patterns and the requirements of our constituent practices.

Appropriate governance mechanisms and information management tools will also be continuously developed. This will allow WCCG to share selective and essential data reflecting the achievements and shortcomings of the group, which can be shared with NHS England, the local authority public health function, Health and Wellbeing Board and – last but not least - patient groups.

The clinical commissioning group will maintain clear definitions and profiles for the roles and responsibilities of all governing body members and office holders. The corporate governance mechanisms will ensure that the Chair, Accountable Officer and all other Governing Body members have a clear brief. The objectives of all WCCG officers and Clinical Leads will be well defined through the Terms of Reference of our Committees and other documents and policies.

The clinical commissioning group works with third parties including the local authority and other statutory bodies in developing and implementing appropriate agreements in order to improve and develop local services. The group also works with NHS England to ensure that the services commissioned by it are an efficient and cost-effective part of the overall range of services available to the people of Wolverhampton.

Our focus will primarily be on maintaining and improving services for patients.
1. INTRODUCTION AND COMMENCEMENT

1.1. Name

1.1.1. The name of this clinical commissioning group is NHS Wolverhampton Clinical Commissioning Group.

1.2. Statutory Framework

1.2.1. Clinical commissioning groups are established under the Health and Social Care Act 2012 ("the 2012 Act"). They are statutory bodies which have the function of commissioning services for the purposes of the health service in England and are treated as NHS bodies for the purposes of the National Health Service Act 2006 ("the 2006 Act"). The duties of clinical commissioning groups to commission certain health services are set out in section 3 of the 2006 Act, as amended by section 13 of the 2012 Act, and the regulations made under that provision.

1.2.2. NHS England is responsible for determining applications from prospective groups to be established as clinical commissioning groups and undertakes an annual assessment of each established group. It has powers to intervene in a clinical commissioning group where it is satisfied that a group is failing, has failed to discharge any of its functions or there is a significant risk that it will fail to do so.

1.2.3. Clinical commissioning groups are clinically-led membership organisations made up of general practices. The members of the clinical commissioning group are responsible for determining the governance arrangements for their organisations, which they are required to set out in a constitution.

1.3. Status of this Constitution

1.3.1. This constitution has been approved by the members of NHS Wolverhampton Clinical Commissioning Group and has effect from 11 October 2017. The constitution is published on the group’s website at www.wolverhamptonccg.nhs.uk/about-us/our-members-constitution.

1.3.2. Copies of the constitution are available for inspection at the WCCG headquarters: Wolverhampton Science Park, Glaisher Drive, Wolverhampton WV10 9RU. Alternatively, on request, a copy will be posted or sent by email to any enquirer who may wish to receive this.

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1 See section 1I of the 2006 Act, inserted by section 10 of the 2012 Act
2 See section 275 of the 2006 Act, as amended by paragraph 140(2)(c) of Schedule 4 of the 2012 Act
3 Duties of clinical commissioning groups to commission certain health services are set out in section 3 of the 2006 Act, as amended by section 13 of the 2012 Act
4 See section 14C of the 2006 Act, inserted by section 25 of the 2012 Act
5 See section 14Z16 of the 2006 Act, inserted by section 26 of the 2012 Act
6 See sections 14Z21 and 14Z22 of the 2006 Act, inserted by section 26 of the 2012 Act
7 See in particular sections 14L, 14M, 14N and 14O of the 2006 Act, inserted by section 25 of the 2012 Act and Part 1 of Schedule 1A to the 2006 Act, inserted by Schedule 2 to the 2012 Act and any regulations issued
8 See section 14D of the 2006 Act, inserted by section 25 of the 2012 Act
1.4. Amendment and Variation of this Constitution

1.4.1. This constitution can only be varied in two circumstances.\(^9\)

a) where the group applies to NHS England and that variation is granted;

b) where in the circumstances set out in legislation, NHS England varies the group's constitution other than on application by the group.

2. AREA COVERED

2.1. The geographical area covered by NHS Wolverhampton Clinical Commissioning Group is the City of Wolverhampton.

3. MEMBERSHIP

3.1. Membership of the Clinical Commissioning Group

3.1.1. The practices listed in Appendix B comprise the members of NHS Wolverhampton Clinical Commissioning Group.

3.2. Eligibility

3.2.1. Providers of primary medical services to a registered list of patients under a General Medical Services, Personal Medical Services or Alternative Provider Medical Services contract will be eligible to apply for membership of this group\(^10\).

4. MISSION, VISION, VALUES AND AIMS

4.1. Mission

4.1.1. The mission of NHS Wolverhampton Clinical Commissioning Group is:

We will be an expert clinical commissioning organisation, working collaboratively with our patients, practices and partners across health and social care to ensure evidence-based, equitable, high quality and sustainable services for all of our population.

4.1.2. The group will promote good governance and proper stewardship of public resources in pursuance of its goals and in meeting its statutory duties.

\(^9\) See sections 14E and 14F of the 2006 Act, inserted by section 25 of the 2012 Act and any regulations issued

\(^10\) See section 14A(4) of the 2006 Act, inserted by section 25 of the 2012 Act and any regulations issued
4.2. **Vision**

4.2.1. Our vision is for the right care in the right place at the right time for all of our population. Our aim is to ensure that patients will experience seamless care, integrated around their needs, and they will live longer with improved quality of life.

4.3. **Values**

4.3.1. Good corporate governance arrangements are critical to achieving the group’s objectives.

4.3.2. The values that lie at the heart of the group’s work are:

a) to be a dynamic, responsive and innovative organisation;
b) to drive the commissioning agenda in Wolverhampton;
c) to be a trusted and valued partner contributing positively to the health and social care economy;
d) to have a proactive, inclusive, equitable and professional approach that will secure best value for money and high quality in all that we do;
e) to be open and responsive to the local population, patients and clinicians;
f) to have ways of working that encourage people to want to work for and with us.

4.4. **Aims**

4.4.1. The group’s aims are to:

a) improve and simplify arrangements for urgent care;
b) address variations in the quality of planned care;
c) improve the care of those with chronic conditions;
d) reduce health inequalities across Wolverhampton;
e) commission the highest quality of services within available resources.

4.5. **Principles of Good Governance**

4.5.1. In accordance with section 14L(2)(b) of the 2006 Act, the group will at all times observe “such generally accepted principles of good governance” in the way it conducts its business. These include:

a) the highest standards of propriety involving impartiality, integrity and objectivity in relation to the stewardship of public funds, the management of the organisation and the conduct of its business;

b) *The Good Governance Standard for Public Services*;

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11 Inserted by section 25 of the 2012 Act
12 *The Good Governance Standard for Public Services*, The Independent Commission on Good Governance in Public Services, Office of Public Management (OPM) and The Chartered Institute of Public Finance & Accountability (CIPFA), 2004
c) the standards of behaviour published by the *Committee on Standards in Public Life (1995)* known as the 'Nolan Principles'\(^\text{13}\)

d) the seven key principles of the *NHS Constitution*;\(^\text{14}\)

e) the Equality Act 2010.\(^\text{15}\)

### 4.6. Accountability

#### 4.6.1. The group will demonstrate its accountability to its members, local people, stakeholders and NHS England in a number of ways, including by:

a) publishing its constitution;

b) appointing independent lay members and non-GP clinicians to its governing body;

c) holding meetings of its governing body in public (except where the group considers that it would not be in the public interest in relation to all or part of a meeting);

d) publishing annually a commissioning plan;

e) complying with local authority health overview and scrutiny requirements;

f) meeting annually in public to publish and present its annual report (which must be published);

g) producing annual accounts in respect of each financial year which must be externally audited;

h) having a published and clear complaints process;

i) complying with the Freedom of Information Act 2000;

j) providing information to NHS England as required.

#### 4.6.2. In addition to these statutory requirements, the group will demonstrate its accountability by:

a) making its principal commissioning policies available on its internet site;

b) holding public engagement events.

#### 4.6.3. The governing body of the group will throughout each year have an ongoing role in reviewing the group’s governance arrangements to ensure that the group continues to reflect the principles of good governance.

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\(^{13}\) See Appendix C

\(^{14}\) See Appendix D

5. FUNCTIONS AND GENERAL DUTIES

5.1. Functions

5.1.1. The functions that the group is responsible for exercising are largely set out in the 2006 Act, as amended by the 2012 Act. An outline of these appears in the Department of Health’s Functions of clinical commissioning groups: a working document. They relate to:

a) commissioning certain health services (where NHS England is not under a duty to do so) that meet the reasonable needs of:
   i) all people registered with our member practices, and
   ii) people who are usually resident within our area and are not registered with a member of any clinical commissioning group;

b) commissioning emergency care for anyone present in our area;

c) meeting the costs of prescriptions written by our member practices;

d) paying our employees’ remuneration, fees and allowances in accordance with the determinations made by the governing body and determining any other terms and conditions of service of the group’s employees;

e) determining the remuneration and travelling or other allowances of members of our governing body.

5.1.2. In discharging its functions the group will:

a) act\textsuperscript{16}, when exercising its functions to commission health services, consistently with the discharge by the Secretary of State and NHS England of their duty to \textit{promote a comprehensive health service}\textsuperscript{17} and with the objectives and requirements placed on NHS England through \textit{the mandate}\textsuperscript{18} published by the Secretary of State before the start of each financial year, by:

   i) delegating responsibility for delivering this duty to the governing body;
   ii) establishing a Commissioning Committee to support the governing body in meeting that responsibility;
   iii) agreeing a Commissioning Policy consistent with this duty;
   iv) requiring our performance in delivery of this duty to be monitored by the Audit and Governance Committee.

b) meet the \textit{public sector equality duty}\textsuperscript{19} by:

\textsuperscript{16} See section 3(1F) of the 2006 Act, inserted by section 13 of the 2012 Act
\textsuperscript{17} See section 1 of the 2006 Act, as amended by section 1 of the 2012 Act
\textsuperscript{18} See section 13A of the 2006 Act, inserted by section 23 of the 2012 Act
\textsuperscript{19} See section 149 of the Equality Act 2010, as amended by paragraphs 184 and 186 of Schedule 5 of the 2012 Act
i) delegating responsibility for delivering this duty to the Accountable Officer, who will discharge it using the Equality Delivery System toolkit;
ii) agreeing an Equality and Diversity policy that, inter alia, requires all policies to be written with due regard for the group’s responsibilities under the Equality Act 2010;
iii) publishing at least annually sufficient information to demonstrate our compliance with this general duty across all our functions;
iv) preparing, publishing and revising at least every four years our specific and measurable equality objectives;
v) requiring our performance in delivery of this duty to be monitored by the Quality and Safety Committee.

c) work in partnership with our local authority to develop joint strategic needs assessments\(^{20}\) and joint health and wellbeing strategies\(^{21}\) by:

i) ensuring that we are an effective member of the Wolverhampton Health and Wellbeing Board, on which we will be represented by an elected member of the governing body;
ii) requiring our representatives on that Board to report to the governing body, as well as the Finance and Performance and Quality and Safety Committees as appropriate, with regard to development of the joint assessments and strategies and delivery of the latter;
iii) delivering our duty under 5.2.13 below to integrate health services with health-related and social care services when appropriate to do so.

5.2. General Duties - in discharging its functions the group will:

5.2.1. Make arrangements to secure public involvement in the planning, development and consideration of proposals for changes and decisions affecting the operation of commissioning arrangements\(^{22}\) by:

a) delegating responsibility for delivering this duty to the Accountable Officer;
b) working in partnership with patients and the local community to secure the best care for them;
c) publishing information about health services on our website and adopting engagement activities that meet the specific needs of our different patient groups and communities;
d) ensuring that, as part of any of our processes for potential or actual changes to commissioning arrangements, there is appropriate consultation with or provision of information to the individuals for whom those changes could or would have an impact on the manner in which services are delivered to them or the range of services available to them;
e) encouraging and acting on feedback;
f) thus delivering the Statement of Principles below;
g) requiring our compliance with this Statement to be monitored by the Quality and Safety Committee.

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\(^{20}\) See section 116 of the Local Government and Public Involvement in Health Act 2007, as amended by section 192 of the 2012 Act

\(^{21}\) See section 116A of the Local Government and Public Involvement in Health Act 2007, as inserted by section 191 of the 2012 Act

\(^{22}\) See section 1422 of the 2006 Act, inserted by section 26 of the 2012 Act
Statement of Principles

We will:

- commission high quality, patient-centred care;
- improve patient care by focussing on quality, including outcomes;
- adhere to evidenced based decision making;
- treat patients, carers and their representatives with respect;
- be open about what is possible, what cannot be changed and why;
- involve local people in decision making;
- respond to concerns and views and demonstrate how we have responded and what impact this has had;
- include those who are marginalised and considered ‘hard to reach’, by understanding our communities and stakeholders and valuing partnership working;
- undertake decision making in a fair way so that no group is significantly disadvantaged by the decisions we take;
- demonstrate a commitment to learning and development, exploring different ways of working and evaluating and implementing our learning for continual improvement.

5.2.2. *Promote awareness of, and act with a view to securing that health services are provided in a way that promotes awareness of, and have regard to the NHS Constitution* by:

a) delegating responsibility for delivering this duty to the Accountable Officer, who will ensure that our arrangements for public engagement promote awareness of the *NHS Constitution*;

b) encouraging and supporting our constituent practices to provide health services in a manner that is consistent with this duty;

c) including within our Commissioning Policy a requirement to ensure that the health services we commission are provided in a manner that is consistent with this duty;

d) requiring our performance in delivery of this duty to be monitored by the Quality and Safety Committee.

5.2.3. *Act effectively, efficiently and economically* by:

a) delegating responsibility for delivering this duty to the governing body;

b) establishing a Finance and Performance Committee to support the governing body in meeting that responsibility;

c) using our Standing Orders, Scheme of Reservation and Delegation and Prime Financial Policies as the policy framework through which this duty will be delivered;

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23 See section 14P of the 2006 Act, inserted by section 26 of the 2012 Act and section 2 of the Health Act 2009 (as amended by 2012 Act)

24 See section 14Q of the 2006 Act, inserted by section 26 of the 2012 Act
d) requiring our performance in delivery of this duty to be monitored by the Audit and Governance Committee.

5.2.4. Act with a view to securing continuous improvement to the quality of services\(^\text{25}\) by:

a) delegating responsibility for delivering this duty to the Executive Nurse, who will ensure that we are a learning organisation;
b) establishing a Commissioning Committee to support the Executive Nurse in meeting that responsibility;
c) including within our Commissioning and Contract Management Policies the requirement to ensure that services are commissioned and their delivery monitored in a manner that strives for continuous improvement in effectiveness, safety and quality;
d) requiring our performance in delivery of this duty to be monitored by the Quality and Safety Committee.

5.2.5. Assist and support NHS England in relation to its duty to improve the quality of primary medical services\(^\text{26}\) by:

a) delegating responsibility for delivering this duty to the Accountable Officer;
b) agreeing with each of the constituent practices an Improving Quality of Primary Medical Services Policy that ensures the delivery of this duty in a manner so as to achieve a caring and responsible culture and environment;
c) requiring our performance in delivery of this duty to be monitored by the Quality and Safety Committee.

5.2.6. Have regard to the need to reduce inequalities\(^\text{27}\) by:

a) delegating responsibility for delivering this duty to the Accountable Officer, who will discharge it in a manner consistent with our public sector equality duty at 5.1.2(b) above;
b) including within our Commissioning Policy the requirement to deliver our aim to reduce inequalities in patients’ ability to access services and/or in the outcomes being delivered by the services they do use;
c) developing commissioning strategies and plans consistent with that policy requirement;
d) requiring our performance in delivery of this duty to be monitored by the Finance and Performance Committee.

5.2.7. Promote the involvement of patients, their carers’ and representatives in decisions about their healthcare\(^\text{28}\) by:

a) delegating responsibility for delivering this duty and those stated at b) to d) below to the Executive Nurse, who will be required to ensure its application with regard to prevention, diagnosis and treatment;
b) encouraging and supporting our constituent practices to provide health services in a manner that is consistent with this duty;

\(^\text{25}\) See section 14R of the 2006 Act, inserted by section 26 of the 2012 Act
\(^\text{26}\) See section 14S of the 2006 Act, inserted by section 26 of the 2012 Act
\(^\text{27}\) See section 14T of the 2006 Act, inserted by section 26 of the 2012 Act
\(^\text{28}\) See section 14U of the 2006 Act, inserted by section 26 of the 2012 Act
c) including within our Commissioning Policy a requirement to ensure that the health services we commission are provided in a manner that is consistent with this duty;
d) requiring our performance in delivery of this duty to be monitored by the Quality and Safety Committee.

5.2.8. Act with a view to enabling patients to make choices\(^\text{29}\) by:

a) delegating responsibility for delivering this duty and those at b) to e) below to the Executive Nurse;
b) encouraging and supporting our constituent practices to provide health services and refer patients to secondary health services in a manner that is consistent with this duty;
c) including within our Commissioning Policy a requirement to ensure that we commission services in a manner that is consistent with this duty;
d) including within our Commissioning Policy a requirement to ensure that the health services we commission are provided in a manner that is consistent with this duty;
e) requiring our performance in delivery of this duty to be monitored by the Quality and Safety Committee.

5.2.9. Obtain appropriate advice\(^\text{30}\) from persons who, taken together, have a broad range of professional expertise in healthcare and public health by:

a) delegating responsibility for delivering this duty to the Accountable Officer, who will be required to ensure its application with regard to needs assessments, overall strategies and plans and any specific changes proposed for commissioning arrangements;
b) ensuring that, as part of any of our processes for potential or actual changes to commissioning arrangements, appropriate advice is obtained with regard to the relevant aspects of prevention, diagnosis and treatment of individual patients and/or the protection and improvement of public health in the community;
c) requiring our performance in achieving (b) above to be monitored by the Audit and Governance Committee.

5.2.10. Promote innovation\(^\text{31}\) by:

a) delegating responsibility for delivering this duty to the Executive Nurse and providing he/she with support from other appropriate health professionals;
b) requiring the Executive Nurse to prepare an annual report to the governing body on how the group has promoted innovation in the provision of health services during the previous year.

5.2.11. Promote research and the use of research\(^\text{32}\) by:

a) delegating responsibility for delivering this duty to the Executive Nurse and providing he/she with support from other appropriate health professionals;

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\(^{29}\) See section 14V of the 2006 Act, inserted by section 26 of the 2012 Act

\(^{30}\) See section 14W of the 2006 Act, inserted by section 26 of the 2012 Act

\(^{31}\) See section 14X of the 2006 Act, inserted by section 26 of the 2012 Act

\(^{32}\) See section 14Y of the 2006 Act, inserted by section 26 of the 2012 Act
b) requiring the Executive Nurse to prepare an annual report to the governing body on how the group has promoted relevant research and the use of evidence obtained from research during the previous year.

5.2.12. Have regard to the need to promote education and training\textsuperscript{33} for persons who are employed, or who are considering becoming employed, in an activity which involves or is connected with the provision of services as part of the health service in England so as to assist the Secretary of State for Health in the discharge of his related duty\textsuperscript{34} by:

a) delegating responsibility for delivering this duty to the Executive Nurse; and providing them with support from other appropriate health professionals;

b) requiring the Executive Nurse to prepare an annual report to the governing body on how the group has promoted relevant education and training during the previous year.

5.2.13. Act with a view to promoting integration of both health services with other health services and health services with health-related and social care services where the group considers that this would improve the quality of services or reduce inequalities\textsuperscript{35} by:

a) delegating responsibility for delivering this duty to the Accountable Officer, who will be required to ensure consistency with the related duties at 5.1.2(c), 5.2.4 and 5.2.6 above;

b) requiring the Accountable Officer to prepare an annual report to the governing body on how the group has promoted integration in order to improve quality and reduce inequalities with regard to access to services and outcomes during the previous year.

5.3. General Financial Duties – the group will perform its functions so as to:

5.3.1. Ensure its expenditure does not exceed the aggregate of its allotments for the financial year\textsuperscript{36} by

a) delegating responsibility for delivering this duty to the Chief Finance Officer;

b) establishing a Finance and Performance Committee to support the Chief Finance Officer in meeting that responsibility within a financial framework that gives priority to the quality of service provision;

c) using ourStanding Orders, Scheme of Reservation and Delegation and Prime Financial Policies as the policy framework through which this duty will be delivered;

d) documenting accounting and budgetary control processes that enable all officers and employees of the group to comply with this policy framework;

e) requiring our performance in delivery of this duty to be monitored by the Audit and Governance Committee.

\textsuperscript{33} See section 14Z of the 2006 Act, inserted by section 26 of the 2012 Act
\textsuperscript{34} See section 1F(1) of the 2006 Act, inserted by section 7 of the 2012 Act
\textsuperscript{35} See section 14Z1 of the 2006 Act, inserted by section 26 of the 2012 Act
\textsuperscript{36} See section 223H(1) of the 2006 Act, inserted by section 27 of the 2012 Act
5.3.2. Ensure its use of resources (both its capital resource use and revenue resource use) does not exceed the amount specified by NHS England for the financial year\textsuperscript{37} by

a) delegating responsibility for delivering this duty to the Chief Finance Officer;
b) establishing a Finance and Performance Committee to support the Chief Finance Officer in meeting that responsibility;
c) using our Standing Orders, Scheme of Reservation and Delegation and Prime Financial Policies as the policy framework through which this duty will be delivered;
d) documenting accounting, resource control and budgetary control processes that enable all officers and employees of the group to comply with this policy framework;
e) requiring our performance in delivery of this duty to be monitored by the Audit and Governance Committee.

5.3.3. Take account of any directions issued by NHS England, in respect of specified types of resource use in a financial year, to ensure the group does not exceed an amount specified by NHS England\textsuperscript{38} by

a) delegating responsibility for delivering this duty to the Chief Finance Officer;
b) establishing a Finance and Performance Committee to support the Chief Finance Officer in meeting that responsibility;
c) using our Standing Orders, Scheme of Reservation and Delegation and Prime Financial Policies as the policy framework through which this duty will be delivered;
d) documenting accounting, resource control and budgetary control processes that enable all officers and employees of the group to comply with this policy framework;
e) requiring our performance in delivery of this duty to be monitored by the Audit and Governance Committee.

5.3.4. Publish an explanation of how the group spent any payment in respect of quality made to it by NHS England\textsuperscript{39} by

a) delegating responsibility for delivering this duty to the Chief Finance Officer, who will be required to ensure that it is achievable by virtue of meeting the duties at 5.3.1 to 5.3.3 above
b) requiring the Chief Finance Officer to prepare an annual report to the governing body on how the group has spent any funds received from NHS England in respect of quality.

5.4. Other Relevant Regulations, Directions and Documents

5.4.1. The group will

a) comply with all relevant regulations;

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\textsuperscript{37} See sections 223I(2) and 223I(3) of the 2006 Act, inserted by section 27 of the 2012 Act
\textsuperscript{38} See section 223J of the 2006 Act, inserted by section 27 of the 2012 Act
\textsuperscript{39} See section 223K(7) of the 2006 Act, inserted by section 27 of the 2012 Act
b) comply with directions issued by the Secretary of State for Health or NHS England; and

c) take account, as appropriate, of documents issued by NHS England.

5.4.2. The group will develop and implement the necessary systems and processes to comply with these regulations and directions, documenting them as necessary in this constitution, its Scheme of Reservation and Delegation and other relevant group policies and procedures.

6. DECISION MAKING: THE GOVERNING STRUCTURE

6.1. Authority to act

6.1.1. The clinical commissioning group is accountable for exercising the statutory functions of the group. It may grant authority to act on its behalf to:

a) any of its members;

b) its governing body;

c) employees;

d) a committee or sub-committee of the group.

6.1.2. The extent of the authority to act of the respective bodies and individuals depends on the powers delegated to them by the group as expressed through:

a) the group’s Scheme of Reservation and Delegation; and

b) for committees, their Terms of Reference.

6.2. Scheme of Reservation and Delegation

6.2.1. The group’s Scheme of Reservation and Delegation sets out:

a) those decisions that are reserved for the membership as a whole;

b) those decisions that are the responsibilities of its governing body (and its committees), the group’s committees and sub-committees, individual members and employees.

6.2.2. The clinical commissioning group remains accountable for all of its functions, including those that it has delegated.
6.3. General

6.3.1. In discharging functions of the group that have been delegated to them, the governing body (and its committees), committees, joint committees, sub-committees and individuals must:

a) comply with the group’s principles of good governance,\(^{41}\)

b) operate in accordance with the group’s Scheme of Reservation and Delegation,\(^{42}\)

c) comply with the group’s Standing Orders,\(^{43}\)

d) comply with the group’s arrangements for discharging its statutory duties,\(^{44}\)

e) where appropriate, ensure that member practices have had the opportunity to contribute to the group’s decision making process.

6.3.2. When discharging their delegated functions, committees, sub-committees and joint committees must also operate in accordance with their approved terms of reference.

6.3.3. Where delegated responsibilities are being discharged collaboratively, the joint (collaborative) arrangements will:

a) identify the roles and responsibilities of those clinical commissioning groups who are working together and the responsibilities delegated by each group to the individuals representing them;

b) identify any pooled budgets and how these will be managed and reported in annual accounts;

c) specify under which clinical commissioning group’s Scheme of Reservation and Delegation and supporting policies the collaborative working arrangements will operate;

d) specify how the risks associated with the collaborative working arrangement will be managed between the respective parties;

e) identify how disputes will be resolved and the steps required to terminate the working arrangements;

f) specify how decisions are communicated to the collaborative partners.

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\(^{41}\) See section 4.4 on Principles of Good Governance above

\(^{42}\) See Appendix F

\(^{43}\) See Appendix E

\(^{44}\) See chapter 5 above
6.4. **Committees of the group and/or governing body**

6.4.1. The group has established the Black Country and West Birmingham Joint Commissioning Committee with NHS Dudley, NHS Sandwell and West Birmingham and NHS Walsall CCGs. The following committees have been established by the governing body:
- The Audit and Governance Committee;
- Remuneration Committee;
- Quality and Safety Committee;
- Finance and Performance Committee; and
- Commissioning Committee
- Primary Care Commissioning Committee

6.4.2 Committees will only be able to establish their own sub-committees, to assist them in discharging their respective responsibilities, if this responsibility has been delegated to them by the group or governing body to which the committee is accountable and the group or governing body has approved the sub-committee’s Terms of Reference.

6.5. **Joint commissioning arrangements with other Clinical Commissioning Groups**

6.5.1. The Group may wish to work together with other CCGs in the exercise of its commissioning functions.

6.5.2. The Group may make arrangements with one or more CCG in respect of:
- delegating any of the Group’s commissioning functions to another CCG;
- exercising any of the commissioning functions of another CCG; or
- exercising jointly the commissioning functions of the Group and another CCG

6.5.3. For the purposes of the arrangements described at paragraph 6.5.2, the Group may:
- make payments to another CCG;
- receive payments from another CCG;
- make the services of its employees or any other resources available to another CCG; or
- receive the services of the employees or the resources available to another CCG.

6.5.4. Where the Group makes arrangements which involve all the CCGs exercising any of their commissioning functions jointly, a joint committee may be established to exercise those functions.

6.5.5. For the purposes of the arrangements described at paragraph 6.5.2 above, the Group may establish and maintain a pooled fund made up of contributions by any of the CCGs working together pursuant to paragraph 6.5.3 above. Any such pooled fund may be used to make payments towards expenditure incurred in the discharge of any of the commissioning functions in respect of which the arrangements are made.
6.5.6. Where the Group makes arrangements with another CCG as described at paragraph 6.5.2 above, the Group shall develop and agree with that CCG an agreement setting out the arrangements for joint working, including details of:

a) How the parties will work together to carry out their commissioning functions;
b) The duties and responsibilities of the parties;
c) How risk will be managed and apportioned between the parties;
d) Financial arrangements, including, if applicable, payments towards a pooled fund and management of that fund;
e) Contributions from the parties, including details around assets, employees and equipment to be used under the joint working arrangements.

6.5.7. The liability of the Group to carry out its functions will not be affected where the Group enters into arrangements pursuant to paragraph 6.5.2 above.

6.5.8. The Group will act in accordance with any further guidance issued by NHS England on co-commissioning.

6.5.9. Only arrangements that are safe and in the interests of patients registered with member practices will be approved by the governing body.

6.5.10. The governing body of the Group shall require, in all joint commissioning arrangements, that the lead clinician and lead manager of the lead CCG make a quarterly written report to the governing body and hold at least annual engagement events to review aims, objectives, strategy and progress and publish an annual report on progress made against objectives.

6.5.11. Should a joint commissioning arrangement prove to be unsatisfactory the governing body of the Group can decide to withdraw from the arrangement, but has to give six months’ notice to partners, with new arrangements starting from the beginning of the next new financial year.

6.5.12. The CCG has established a Joint Commissioning Committee with NHS Dudley, NHS Sandwell and West Birmingham and NHS Walsall CCGs to exercise the functions set out in the Committee’s Terms of Reference and in line with the CCG’s Scheme of Reservation and Delegation. No commissioning functions have yet been delegated to the Joint Commissioning Committee. The Terms of Reference are available at www.wolverhamptonccg.nhs.uk/about-us/our-members-constitution.

6.6. Joint commissioning arrangements with NHS England for the exercise of CCG functions

6.6.1. The Group may wish to work together with NHS England in the exercise of its commissioning functions.

6.6.2. The Group and NHS England may make arrangements to exercise any of the Group’s commissioning functions jointly.

6.6.3. The arrangements referred to in paragraph 6.6.2 above may include other CCGs.
6.6.4. Where joint commissioning arrangements pursuant to 6.6.2 above are entered into, the parties may establish a joint committee to exercise the commissioning functions in question.

6.6.5. Arrangements made pursuant to 6.6.2 above may be on such terms and conditions (including terms as to payment) as may be agreed between NHS England and the Group.

6.6.6. Where the Group makes arrangements with NHS England (and another CCG if relevant) as described at paragraph 6.6.2 above, the Group shall develop and agree with NHS England a framework setting out the arrangements for joint working, including details of:

- a) How the parties will work together to carry out their commissioning functions;
- b) The duties and responsibilities of the parties;
- c) How risk will be managed and apportioned between the parties;
- d) Financial arrangements, including, if applicable, payments towards a pooled fund and management of that fund;
- e) Contributions from the parties, including details around assets, employees and equipment to be used under the joint working arrangements; and

6.6.7. The liability of the Group to carry out its functions will not be affected where the Group enters into arrangements pursuant to paragraph 6.6.2 above.

6.6.8. The Group will act in accordance with any further guidance issued by NHS England on co-commissioning.

6.6.9. Only arrangements that are safe and in the interests of patients registered with member practices will be approved by the governing body.

6.6.10. The governing body of the Group shall require, in all joint commissioning arrangements that the Director of Strategy and Transformation make a quarterly written report to the governing body and hold at least annual engagement events to review aims, objectives, strategy and progress and publish an annual report on progress made against objectives.

6.6.11. Should a joint commissioning arrangement prove to be unsatisfactory the governing body of the Group can decide to withdraw from the arrangement, but has to give six months’ notice to partners, with new arrangements starting from the beginning of the next new financial year after the expiration of the six months’ notice period.

6.7. Joint commissioning arrangements with NHS England for the exercise of NHS England’s functions

6.7.1. The Group may wish to work with NHS England and, where applicable, other CCGs, to exercise specified NHS England functions.

6.7.2. The Group may enter into arrangements with NHS England and, where applicable, other CCGs to:
a) Exercise such functions as specified by NHS England under delegated arrangements;
b) Jointly exercise such functions as specified with NHS England.

6.7.3. Where arrangements are made for the Group and, where applicable, other CCGs to exercise functions jointly with NHS England a joint committee may be established to exercise the functions in question.

6.7.4. Arrangements made between NHS England and the CCG may be on such terms and conditions (including terms as to payment) as may be agreed between the parties.

6.7.5. For the purposes of the arrangements described at paragraph 6.7.2 above, NHS England and the Group may establish and maintain a pooled fund made up of contributions by the parties working together. Any such pooled fund may be used to make payments towards expenditure incurred in the discharge of any of the commissioning functions in respect of which the arrangements are made.

6.7.6. Where the Group enters into arrangements with NHS England as described at paragraph 6.7.2 above, the parties will develop and agree a framework setting out the arrangements for joint working, including details of:
   a) How the parties will work together to carry out their commissioning functions;
   b) The duties and responsibilities of the parties;
   c) How risk will be managed and apportioned between the parties;
   d) Financial arrangements, including payments towards a pooled fund and management of that fund;
   e) Contributions from the parties, including details around assets, employees and equipment to be used under the joint working arrangements.

6.7.7. The liability of NHS England to carry out its functions will not be affected where it and the Group enter into arrangements pursuant to paragraph 6.7.2 above.

6.7.8. The Group will act in accordance with any further guidance issued by NHS England on co-commissioning.

6.7.9. Only arrangements that are safe and in the interests of patients registered with member practices will be approved by the governing body.

6.7.10. The governing body of the Group shall require, in all joint commissioning arrangements that the Director of Strategy and Transformation make a quarterly written report to the governing body and hold at least annual engagement events to review aims, objectives, strategy and progress and publish an annual report on progress made against objectives.

6.7.11. Should a joint commissioning arrangement prove to be unsatisfactory the governing body of the Group can decide to withdraw from the arrangement, but has to give six months’ notice to partners, with new arrangements starting from the beginning of the next new financial year after the expiration of the six months’ notice period.
6.8. Joint Arrangements with the Local Authority

6.8.1. The group may form collaborative arrangements with Wolverhampton City Council in order to manage pooled budgets and make delegated decisions under Section 75 of the 2006 Act.

6.9. The Governing Body

6.9.1. Functions - the governing body has the following functions conferred on it by sections 14L(2) and (3) of the 2006 Act, inserted by section 25 the 2012 Act, together with any other functions connected with its main functions as may be specified in regulations or in this constitution. The governing body may also have functions of the clinical commissioning group delegated to it by the group. Where the group has conferred additional functions on the governing body connected with its main functions, or has delegated any of the group’s functions to its governing body, these are set out from paragraph 6.9.1(d) below. The governing body has responsibility for:

a) ensuring that the group has appropriate arrangements in place to exercise its functions effectively, efficiently and economically (see 5.2.3 above) and in accordance with the group’s principles of good governance (its main function);

b) approving any functions of the group that are specified in regulations;

c) leading the setting of vision and strategy, approving budgets and commissioning plans (Prime Financial Policy 7), monitoring performance against budgets, plans and contracts (PFP 14), providing assurance with regard to strategic risk management (PFP 15.3);

d) delivering the group’s duty with regard to commissioning health services consistently with the duty of the Secretary of State and NHS England to promote a comprehensive health service and the objectives and requirements placed on NHS England through the Secretary of State’s mandate (see 5.1.2(a) above);

e) approving the group’s detailed scheme of delegation, operating structure, annual report and accounts, any grants and loans to voluntary organisations (PFP 12.1(e)(i));

f) agreeing changes to the terms of reference of its committees, other than with regard to membership, prior to their inclusion in an application to NHS England;

g) deciding to ratify any reported non-compliance with Standing Orders or upon the course of action required as a result of it (Standing Order 5).

45 See section 14L(3)(c) of the 2006 Act, as inserted by section 25 of the 2012 Act
46 See section 4.4 on Principles of Good Governance above
47 See section 14L(5) of the 2006 Act, inserted by section 25 of the 2012 Act
6.9.2. **Composition of the Governing Body** - the governing body will comprise the following members:

a) the chair, who will be an elected GP, appointed to a three year term (subject to re-election) by the members of the group;

b) Six other GPs, who shall be their practices representatives, elected by member practices to ensure that groupings of primary care in Wolverhampton are represented in proportion with the patient list of practices within each group at the point the election takes place. Clinical leads for Finance and Performance, Commissioning and Contracting and Quality and Safety will be appointed from amongst these GPs;

c) two lay members as defined by regulations, one of whom will chair the Remuneration Committee:

i) one with qualifications, expertise or experience enabling them to express informed views about financial management, conflicts of interests and audit matters, who will chair the Audit and Governance Committee;

ii) one who has knowledge about the City of Wolverhampton enabling them to express informed views about the discharge of the Group’s functions, who will be deputy chair, the governing body lead for Equality and Diversity and Chair the Primary Care Commissioning Committee;

d) A lay member with knowledge of Finance and Performance matters who will chair the Finance and Performance Committee and act as deputy chair of the Primary Care Commissioning Committee.

e) one registered nurse who will be employed as the group’s Executive Nurse;

f) one secondary care specialist doctor;

g) the Accountable Officer who will be employed as the group’s Chief Officer and will act as the group’s Caldicott Guardian;

h) the Chief Finance Officer, an individual with a recognised accountancy qualification and will act as the group’s Senior Information Risk Owner;

i) the group’s Director for Strategy and Transformation;

j) the group’s Director of Operations

k) one practice manager representative.

The group’s Standing Orders define how the group will, in accordance with any relevant regulations, appoint the various categories of members of the governing body, their tenure of office, how a person would resign from their post and the grounds for their removal from office. They also specify those persons who will be invited to attend meetings of the governing body as well as the arrangements for admission of the public and press.
6.9.3 **Committees of the Governing Body** - the governing body has appointed the following committees:

(a) the *Audit and Governance Committee*, which is accountable to the governing body and provides it with an independent and objective view of the group’s financial systems, financial information and compliance with laws, regulations and directions governing the group, so far as they relate to finance and governance. The governing body has approved and annually reviews the terms of reference for the committee, which include information on its membership. In addition the group or the governing body has conferred upon or delegated the following functions, connected with the governing body’s main function, to the Audit and Governance Committee:

   i) reviewing the group’s adherence to the generally accepted principles of good governance (4.4.1 above);
   ii) monitoring the group’s performance in delivering the duty to act effectively, efficiently and economically (5.2.3 above);
   iii) monitoring the group’s performance in the delivery of the duties described at 5.1.2(a), 5.2.9 and the general financial duties at 5.3.1 – 5.3.3;
   iv) reviewing the reasonableness of any decision to suspend Standing Orders (SO 3.9), considering reports on non-compliance with Prime Financial Policies (PFP 1.2.1) and scrutinising any proposed changes thereto (PFP 1.5.1);
   v) reviewing the group’s arrangements to manage all risks and receive appropriate assurance thereon through an integrated governance framework;
   vi) satisfying itself that there is an effective internal audit service (PFP 3) and adequate arrangements for countering fraud (PFP 4), reviewing the work and findings of the external auditors, approving any changes to the provision or delivery of assurance services (PFP 3.4 (b));
   vii) reviewing the annual report and financial statements before submission to the governing body and group.

(b) the *Remuneration Committee*, which is accountable to the governing body and makes binding and final determinations about the remuneration, fees and other allowances for employees and for people who provide services to the group and on determinations about allowances under any pension scheme that the group may establish as an alternative to the NHS pension scheme. The governing body has approved and keeps under review the terms of reference for the committee, which include information on its membership. In addition, the group or the governing body has conferred or delegated the following functions, connected with the governing body’s main function, to the Remuneration Committee:

   i) determining the remuneration, fees and other allowances payable to group and governing body members, employees or other persons providing services to the group, including the remuneration and conditions of service.

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48 See Appendix H1 Terms of Reference of the Audit and Governance Committee
49 See section 14L(2) of the 2006 Act, inserted by section 25 of the 2012 Act
50 NHS Audit Committee Handbook, Department of Health / Healthcare Financial Management Association, 2011
51 See Appendix H2 Terms of Reference of the Remuneration Committee
of the senior team and the allowances payable under any pension scheme it may establish under paragraph 11(4) of Schedule 1A of the 2006 Act, inserted by Schedule 2 of the 2012 Act;

ii) determining the performance, remuneration and terms and conditions of the Accountable Officer and other senior team members and determining annual salary awards, if appropriate.

iii) considering any severance payments of the Accountable Officer and other senior staff, seeking HM Treasury approval as appropriate in accordance with the guidance ‘Managing Public Money’ (available on the HM Treasury.gov.uk website);

iv) approving human resources policies (9.4 below); and,

v) approving the group’s terms and conditions and remuneration of employees and those providing services to the group.

(c) the Quality and Safety Committee, which is accountable to the governing body and provides it with assurance on the quality of services commissioned and monitors on its behalf the group’s performance in the delivery of the duties described at 5.1.2(b), 5.2.1, 5.2.2, 5.2.4, 5.2.5, 5.2.7 and 5.2.8. The governing body has approved and keeps under review the terms of reference for the committee, which include information on its membership. In addition the group or the governing body has conferred or delegated the following functions, connected with the governing body’s main function, to the Quality and Safety Committee:

i) receiving reports from the group’s representative on the Wolverhampton Health and Wellbeing Board (see 5.1.2 (c)(ii) above);

ii) approving policies for risk management including assurance (Prime Financial Policy 15.2), information governance (PFP 19.2), business continuity, emergency planning, security and complaints handling;

iii) endorsing action plans to address high scoring risks in the group’s risk register (PFP 15.4).

(d) the Finance and Performance Committee, which is accountable to the governing body and provides it with assurance on issues related to the finances and performance of the group and monitors on its behalf the group’s performance in the delivery of the duties described at 5.2.3 and 5.2.6. The governing body has approved and keeps under review the Terms of Reference for the committee, which include information on its membership. In addition the group or the governing body has conferred or delegated the following functions, connected with the governing body’s main function, to the Finance and Performance Committee:

i) supporting the Chief Finance Officer in the delivery of the general financial duties (5.3.1 -5.3.3 above);

ii) receiving reports from the group’s representative on the Wolverhampton Health and Wellbeing Board (see 5.1.2 (c)(ii) above);

iii) reviewing proposed changes to Prime Financial Policies (PFP 1.5.1) and approving detailed financial policies (PFP 1.1.3);

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52 See Appendix H3 Terms of Reference of the Quality and Safety Committee
53 See Appendix H4 Terms of Reference of the Finance and Performance Committee
iv) considering reports from the Chief Finance Officer and other managers regarding significant variances from budgeted performance (PFP7.3) and planned performance targets respectively;

v) agreeing the timetable for producing the annual accounts and report (PFP8.1(a));

vi) approving the group’s overall banking arrangements (PFP 11.2);

vii) receiving reports detailing actual and forecast expenditure and activity for all healthcare contracts (PFP 14.3).

(e) the Commissioning Committee, which is accountable to the governing body and will support it, the Director of Strategy and Transformation and the Executive Nurse in meeting the responsibilities of the group as a commissioner of healthcare, specifically delivery of the duties described at 5.1.2(a) and 5.2.4. The governing body has approved and keeps under review the Terms of Reference for the committee, which include information on its membership. In addition the group or the governing body has conferred or delegated the following functions, connected with the governing body’s main function, to the Commissioning Committee:

i) developing appropriate policies, strategies and plans;

ii) co-ordinating the work of the group with other parties in order to develop robust commissioning plans (PFP 14.1).

(f) the Primary Care Commissioning Committee, which is accountable to the governing body for the exercise of the functions delegated to the group by NHS England relating to the commissioning of primary medical services under Section 86 of the NHS Act 2006.

6.9.4 Black Country and West Birmingham Joint Commissioning Committee – the Joint Committee with NHS Dudley, NHS Sandwell and West Birmingham and NHS Walsall CCGs is accountable to the governing body for establishing a single commissioning view in line with the Sustainable Transformation Plan (STP) arrangements for key services across the Black Country and West Birmingham. No Commissioning functions have yet been delegated to the Joint Commissioning Committee.

7. ROLES AND RESPONSIBILITIES

7.1. Practice Representatives

7.1.1. Practice representatives will be GPs or other healthcare professionals who represent their practice’s views and act on behalf of the practice in matters relating to their specific practice grouping and the group as a whole. The role of each practice representative is to assist the group in securing the effective participation of each member of the group in exercising the group’s functions by:

a) providing effective liaison between the practice and the rest of the group;

b) promoting the work of the group within the practice and to its patients as far as possible;

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54 See Appendix H5 Terms of Reference of the Commissioning Committee
c) actively seeking the views of the practice and its patients and providing feedback to the rest of the group;
d) arranging for the implementation of agreed practice grouping and group directives within the practice or informing the rest of the practice grouping and group as soon as possible of any obstacles to doing so;
e) attending meetings of the practice groupings and group so that the practice is represented and its voice heard, or ensuring that a deputy does so.

Details as to how practice representatives will be selected are included in the group’s Standing Orders, which also specify the officer of the group that practices must inform as to who their representative is.

7.2. Other GPs and Primary Care Health Professionals

7.2.1. In addition to the practice representatives identified in section 7.1 above, the group has identified a number of other GPs/primary care health professionals from member practices to support the work of the group and/or represent the group rather than represent their own individual practices. These GPs and primary care health professional undertake the following roles on behalf of the group, reporting in each case to the member of the governing body with responsibility for the particular work area:

a) developing proposals for changes to care pathways;
b) developing proposals for other significant changes to the group’s commissioning portfolio;
c) monitoring a provider’s delivery against its contract with the group in terms of activity or quality;
d) liaising with practices and consulting with patients/carers in support of these activities;
e) education and research in support of these activities.

7.3. All Members of the Group’s Governing Body

7.3.1. Guidance on the roles of members of the group’s governing body is set out in a separate document. In summary, each member of the governing body should share responsibility as part of a team to ensure that the group exercises its functions effectively, efficiently and economically, with good governance and in accordance with the terms of this constitution. Each brings their unique perspective, informed by their expertise and experience.

7.3.2. All members will be able to demonstrate the leadership skills necessary to fulfil the responsibilities of these key roles and establish credibility with all stakeholders and partners. Especially important is that the governing body remains in tune with the group’s member practices and secures their confidence and engagement.
7.4. **The Chair of the Governing Body**

7.4.1. The Chair of the governing body is responsible for:

a) leading the governing body, ensuring it remains continuously able to discharge its duties and responsibilities as set out in this constitution;

b) building and developing the group’s governing body and its individual members;

c) ensuring that the group has proper constitutional and governance arrangements in place;

d) ensuring that, through the appropriate support, information and evidence, the governing body is able to discharge its duties;

e) supporting the accountable officer in discharging the responsibilities of the organisation;

f) contributing to building a shared vision of the aims, values and culture of the organisation;

g) leading and influencing to achieve clinical and organisational change to enable the group to deliver its commissioning responsibilities;

h) overseeing governance and particularly ensuring that the governing body and the wider group behaves with the utmost transparency and responsiveness at all times;

i) ensuring that public and patients’ views are heard and their expectations understood and, where appropriate as far as possible, met;

j) ensuring that the organisation is able to account to its local patients, stakeholders and NHS England;

k) ensuring that the group builds and maintains effective relationships, particularly with the individuals involved in overview and scrutiny from Wolverhampton City Council.

7.5. **The Deputy Chair of the Governing Body**

7.5.1. The Deputy Chair of the governing body deputises for the Chair of the governing body where he or she has a conflict of interest or is otherwise unable to act.

7.5.2. Details of how they will be appointed, their tenure of office and resignation or removal are included in the group’s Standing Orders.
7.6. **Role of the Accountable Officer**

7.6.1. The Accountable Officer of the group is a member of the governing body.

7.6.2. This role of Accountable Officer has been summarised in a national document\(^{56}\) and this is reflected in (a) to (c) below:

   a) being responsible for ensuring that the clinical commissioning group fulfils its duties to exercise its functions effectively, efficiently and economically thus ensuring improvement in the quality of services and the health of the local population whilst maintaining value for money;

   b) at all times ensuring that the regularity and propriety of expenditure is discharged and that arrangements are put in place to ensure that good practice (as identified though the relevant agencies and, in particular, the auditors of the group) is embodied and that safeguarding of funds is ensured through effective financial and management systems;

   c) working closely with the Chair of the governing body, the Accountable Officer will ensure that proper constitutional, governance and development arrangements are put in place to assure the members (through the governing body) of the organisation’s ongoing capability and capacity to meet its duties and responsibilities. This will include arrangements for the ongoing developments of its members and staff.

   d) the group has specifically delegated responsibility to the Accountable Officer for the delivery of its duties as described at 5.1.2(b), 5.2.1, 5.2.2, 5.2.5, 5.2.6 and 5.2.8 and for the role of Caldicott Guardian.

7.7. **Role of the Chief Finance Officer**

7.7.1. The Chief Finance Officer is a member of the governing body and is responsible for providing financial advice to the clinical commissioning group and for supervising financial control and accounting systems.

7.7.2. This role of the Chief Finance Officer has been summarised in a national document\(^{57}\) and this is reflected in (a) to (e) below:

   a) being the governing body’s professional expert on finance and ensuring, through robust systems and processes, the regularity and propriety of expenditure is fully discharged;

   b) making appropriate arrangements to support, monitor and report on the group’s finances;

   c) overseeing robust audit and governance arrangements leading to propriety in the use of the group’s resources;

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56 See the latest version of the NHS Commissioning Board Authority’s *Clinical commissioning group governing body members: Role outlines, attributes and skills*

57 See the latest version of the NHS Commissioning Board Authority’s *Clinical commissioning group governing body members: Role outlines, attributes and skills*
d) being able to advise the governing body on the effective, efficient and economic use of the group’s allocation to remain within that allocation and deliver required financial targets and duties; and

e) producing the financial statements for audit and publication in accordance with the statutory requirements to demonstrate effective stewardship of public money and accountability to NHS England;

f) the group has accordingly delegated responsibility to the Chief Finance Officer for the delivery of its financial duties described at 5.3 above and as the Senior Information Risk Owner.

7.8. **Joint Appointments with other Organisations**

7.8.1. The Group has the following joint appointments with other organisations:-

a) The Chief Finance Officer is employed by NHS Walsall Clinical Commissioning Group and shall work on behalf of NHS Walsall Clinical Commissioning Group and NHS Wolverhampton Clinical Commissioning Group.

7.9. **Responsibilities of member practices to the group and of the group to its member practices**

7.9.1. The group is a membership organisation and the effective participation of each and every member practice will be essential in developing and sustaining cost effective commissioning arrangements that ensure high quality services for all relevant patients and service users.

7.9.2. Each member practice will:

a) appoint a practice representative in line with 7.1 above and Standing Order 2.2.5;

b) undertake regular, at least quarterly, practice meetings to monitor performance against the commissioning indicators as set out in the group’s commissioning performance reports;

c) meet with the relevant Governing Body and/or GP engagement lead and agree plans to support delivery of the group’s commissioning strategies;

d) support the group’s commissioning intentions and strategies by using, as appropriate and in accordance with patient choice, services and pathways as commissioned by the group;

e) access relevant commissioning information including that relating to pathways and referral guidelines via agreed group systems;

f) take all reasonable efforts to ensure that it remains within its commissioning budget;
g) support the group in meeting its quality and productivity targets as set out within the group’s commissioning strategies;

h) take account of all duties, rights, pledges and values set out in this constitution;

i) respond in a timely manner to reasonable information requests from the group.

7.9.3. The group will ensure that:

a) quarterly membership meetings are held with all practices to enable constructive discussion about the group’s priorities and plans as well as to enable the members to fulfil their decision making role;

b) all member practices receive at least one visit each year from representatives of the group to discuss practice level commissioning issues and priorities;

c) an annual survey of practices, designed and administered in conjunction with the Local Medical Committee (LMC), is undertaken to obtain feedback on levels of satisfaction regarding practice involvement in the commissioning process;

d) member practices are kept informed of group business via their practice representatives and practice groupings, the intranet site, specific events and other appropriate means;

e) the governing body provides information management tools, training and support to enable member practices to review information at patient level and support them in meeting their financial and quality targets.

7.10. Dispute Resolution Processes

7.10.1. This process will be used promptly, in a supportive and constructive manner, in the event of any dispute or disagreement being raised by:

a) member practices, regarding the governing body or general workings of the group;

b) the governing body and/or the rest of the group in relation to the behaviour of any member practice.

7.10.2. Member practices should, in the normal course of events, be able to raise any contentious issue with the Governing Body member elected by their practice grouping, or if this is not possible, with another member of the governing body. In circumstances where this informal contact does not resolve the issue satisfactorily, the following process will be followed:

a) the practice will set out the issue in writing and submit this to the Accountable Officer;
b) the Accountable Officer will acknowledge receipt within ten working days unless the issue appears extremely urgent, in which case, the matter will be progressed with the utmost urgency;

c) the Chair and/or Accountable Officer will contact the practice to discuss the matter, involving those with relevant lead responsibilities within the group as appropriate, and agree in writing appropriate actions for resolution with a timescale for actions by all involved parties;

d) if this fails to resolve the issue, the matter will be referred to a lay member of the governing body, who will be responsible for leading consideration of the matter in private session at a governing body meeting to which the practice will be able to make direct representation of its position and at which appropriate actions for resolution will be minuted;

e) if the matter still cannot be resolved, it will be referred by the member practice and/or the governing body to NHS England for a binding arbitration;

f) a member practice can involve the LMC or other external support, except legal representation, at any stage of this process.

7.10.3. In the normal course of events, any issues regarding a member practice’s non-compliance with its responsibilities as a member of the group will be raised via routine reporting arrangements and discussion with the relevant Governing Body member from their practice grouping. When such issues cannot be resolved via this normal day to day contact, the following process will be followed:

a) on behalf of the governing body, the Chair of the governing body or Accountable Officer will set out the issue in writing and send this to the member practice;

b) the practice will acknowledge receipt within ten working days unless the issue appears extremely urgent, in which case, the matter will be progressed with the utmost urgency

c) the practice will be asked to meet with the Chair of the governing body and/or Accountable Officer to discuss the issue, involving those with relevant lead responsibilities within the group as appropriate, and put in writing appropriate actions against an agreed timescale;

d) the group will ensure that the member practice is provided with the appropriate information and assistance to support it in delivering the agreed plan;

e) if this approach fails to resolve the issue or the practice fails to deliver the actions agreed to address the non-compliance to the satisfaction of the governing body (meeting in private), the issue will be escalated to NHS England whose decision on the matter will be final;

f) a member practice can involve the LMC or other external support, except legal representation, at any stage of this process.
8. STANDARDS OF BUSINESS CONDUCT AND MANAGING CONFLICTS OF INTEREST

8.1. Standards of Business Conduct

8.1.1. Employees, members, committee and sub-committee members of the group and members of the governing body and its committees will at all times comply with this constitution and be aware of their responsibilities as outlined in it. They should act in good faith and in the interests of the group and should follow the Seven Principles of Public Life, set out by the Committee on Standards in Public Life (the Nolan Principles). The Nolan Principles are incorporated into this constitution at Appendix C.

8.1.2. They must comply with the group’s policy on business conduct, including the requirements set out in the policy for meeting the group’s duties with regard to registering interests and managing conflicts of interest. This policy will be available on the group’s website at www.wolverhamptonccg.nhs.uk, available for inspection at the group’s offices, and either by post or email on request.

8.1.3. Individuals contracted to work on behalf of the group or otherwise providing services or facilities to the group will be made aware of their obligation with regard to declaring actual or potential conflicts of interest. This requirement will be written into their contract for services.

8.1.4. Due consideration will be given to the available guidelines, protocols and the manner in which conflicts of interest are managed by statutory bodies, recognised national institutions such as the General Medical Council, General Practitioners Committee of the British Medical Association and, the Royal College of General Practitioners, and if appropriate, the group’s policy amended from time-to-time to reflect these.

8.2. Conflicts of Interest

8.2.1. As required by section 14O of the 2006 Act, as inserted by section 25 of the 2012 Act, the group has made arrangements to manage actual and potential conflicts of interest to ensure that decisions made by the group will be taken and be seen to be taken without any possibility of the influence of external or private interest; the group maintains a register recording these.

8.2.2. Where an individual, i.e. an employee, group member, member of the governing body, or a member of a committee or a sub-committee of the group or its governing body has an interest, or becomes aware of an interest, which could lead to a conflict of interest in the event of the group considering an action or decision in relation to that interest, that must be considered as a potential conflict, and is subject to the provisions of this constitution.

8.2.3. A conflict of interest will include:

58 In accordance with Section 14O of the 2006 Act, inserted by Section 25 of the 2012 Act
a) **Financial Interests**: where an individual or somebody with whom they have a close association may financially benefit from the consequences of a commissioning decision (for example, as a provider of services);

b) **Non-Financial Professional Interests** – where an individual or somebody with whom they have a close association may obtain a non-financial professional benefit from the consequences of a group decision, such as increasing their professional reputation or status or promoting their professional career;

c) **Non-Financial Personal Interests** – where an individual or somebody with whom they have a close association may benefit personally in ways which are not directly linked to their professional career and do not give rise to a direct financial benefit (for example, a reconfiguration of hospital services which might result in the closure of a busy clinic next door to an individual’s house);

8.2.4. If in doubt, the individual concerned should assume that a potential conflict of interest exists and notify the CCG’s Governance Lead or Conflicts of Interest Guardian (The Chair of the Audit and Governance Committee) accordingly.

8.3. **Declaring and Registering Interests**

8.3.1. The group will maintain one or more registers of the interests of:

a) the members of the group;

b) the members of its governing body;

(c) the members of its committees or sub-committees and the committees or sub-committees of its governing body; and

d) its employees.

8.3.2. The registers are to be published on the group’s website at [www.wolverhamptonccg.nhs.uk](http://www.wolverhamptonccg.nhs.uk). Upon request, these will also be available at the group’s Head Office or, on application by post or email.

8.3.3. Individuals will declare any interest that they have, in relation to a decision to be made in the exercise of the commissioning functions of the group, in writing to the governing body, as soon as they are aware of it and in any event no later than 28 days after becoming aware.

8.3.4. Where an individual is unable to provide a declaration in writing, for example, if a conflict becomes apparent in the course of a meeting, they will make an oral declaration before witnesses, and provide a written declaration as soon as possible thereafter.

8.3.5. The Conflict of Interest Guardian will ensure that the registers of interest are reviewed quarterly, and updated as necessary.
8.3.6. Prior to any appointment being made to the Governing Body, individuals will make a declaration of their interests in order to assess whether any identified conflicts would prevent the individual concerned making a full and proper contribution to the governing body. If such significant conflicts do exist, the individual concerned will be excluded from the appointment process.

8.4. Managing Conflicts of Interest: general

8.4.1. Individual members of the group, the governing body, committees or sub-committees, the committees or sub-committees of its governing body and employees will comply with the arrangements determined by the group for managing actual or potential conflicts of interest.

8.4.2. The Conflict of Interest Guardian will ensure that for every interest declared, either in writing or by oral declaration, arrangements are in place to manage the conflict of interests or potential conflict of interests, to ensure the integrity of the group’s decision making processes.

8.4.3. Arrangements for the management of conflicts of interest are to be determined by the lay member identified at 8.3.5 and will include the requirement to put in writing to the relevant individual arrangements for managing the actual or potential conflict within a week of declaration. The arrangements will confirm the following:

a) when an individual should withdraw from a specified activity, on a temporary or permanent basis;

b) monitoring of the specified activity undertaken by the individual, either by a line manager, colleague or other designated individual.

8.4.5. Where an individual member, employee or person providing services to the group is aware of an interest which:

a) has not been declared, either in the register or orally, they will declare this at the start of the meeting;

b) has previously been declared, in relation to the scheduled or likely business of the meeting, the individual concerned will bring this to the attention of the chair of the meeting, together with details of arrangements which have been confirmed for the management of the actual or potential conflict of interest(s);

The chair of the meeting will then determine how this should be managed and inform the member of their decision. Where no arrangements have been confirmed, the chair of the meeting may require the individual to withdraw from the meeting or part of it. The individual will then comply with these arrangements,
which must be recorded in the minutes of the meeting. The Chair’s determination in relation to action to be taken in relation to a conflict arising, shall be final.

8.4.6. Where the chair of any meeting of the group, including committees, sub-committees, or the governing body and the governing body’s committees and sub-committees, has a personal interest, previously declared or otherwise, in relation to the scheduled or likely business of the meeting, they must make a declaration and the deputy chair will act as chair for the relevant part of the meeting. Where arrangements have been confirmed for the management of the actual or potential conflict of interest in relation to the chair, the meeting must ensure these are followed. Where no arrangements have been confirmed, the deputy chair may require the chair to withdraw from the meeting or part of it. Where there is no deputy chair, the members of the meeting will select one.

8.4.7. Any declarations of interests, and arrangements agreed in any meeting of the clinical commissioning group, committees or sub-committees, or the governing body, the governing body’s committees or sub-committees, will be recorded in the minutes.

8.4.8. Where more than 50% of the members of a meeting are required to withdraw from a meeting or part of it, owing to the arrangements agreed for the management of actual or potential conflicts of interest, the chair (or deputy) will determine whether or not the discussion can proceed.

8.4.9. In making this decision the chair will consider whether the meeting is quorate, in accordance with the number and balance of membership set out in the group’s Standing Orders. Where the meeting is not quorate, owing to the absence of certain members, the discussion will be deferred until such time as a quorum can be convened. Where a quorum could never be convened from the membership of the meeting, owing to the arrangements for managing actual or potential conflicts of interest, the chair of the meeting will consult with the lay member identified at 8.3.5 on the action to be taken.

8.4.10. This action might include:

a) referring the matter to the group’s governing body, its committees or sub-committees, which can be quorate to progress the item of business even if all the elected members and/or other members have to be excluded from voting (Standing Order 3.6.2);

b) inviting, on a temporary basis, one or more of the following to make up the quorum, i.e. those who do not have a conflict of interest, to attend the relevant part of the governing body’s meeting to provide additional scrutiny to the matter and advice to those members of the governing body who can vote on it:

i) a practice representative; and/or

ii) an individual appointed by a member to act on his/her behalf in the dealing between it and the group

iii) a member of a relevant Health and Wellbeing Board;

iv) a member of a governing body of another clinical commissioning group.
These arrangements must be recorded in the relevant minutes.

8.4.11. In any transaction undertaken in support of the clinical commissioning group’s exercise of its commissioning functions (including conversations between two or more individuals, e-mails, correspondence and other communications), individuals must ensure, where they are aware of an interest, that they conform to the arrangements confirmed for the management of that interest. Where an individual has not had confirmation of arrangements for managing the interest, they must declare their interest at the earliest possible opportunity in the course of that transaction, and declare that interest as soon as possible thereafter. The individual must also inform either their line manager (in the case of employees), or the lay member identified at 8.3.5 of the transaction.

8.4.12. The Conflict of Interest Guardian will take such steps as deemed appropriate, and request information deemed appropriate from individuals, to ensure that all actual and potential conflicts of interest are declared and recorded.

8.5. Managing Conflicts of Interest: contractors and people who provide services to the group

8.5.1. Anyone seeking information in relation to a procurement, or participating in a procurement, or otherwise engaging with the clinical commissioning group in relation to the potential provision of services or facilities to the group, will be required to make a declaration of any relevant actual or potential conflict of interest.

8.5.2. Anyone contracted to provide services or facilities directly to the clinical commissioning group will be subject to the same provisions of this constitution in relation to managing conflicts of interests. This requirement will be set out in the contract for their services.

8.6. Transparency in Procuring Services

8.6.1. The group recognises the importance in making decisions about the services it procures in a way that does not call into question the motives behind the procurement decision that has been made. The group will procure services in a manner that is open, transparent, non-discriminatory and fair to all potential providers, using special designated procedures when GPs or their practices are potential providers or have an interest therein.

8.6.2. The group will publish a Procurement Strategy approved by its governing body which will ensure that:

a) all relevant clinicians (not just members of the group) and potential providers, together with local members of the public, are engaged in the decision-making processes used to procure services;

b) service redesign and procurement processes are conducted in an open, transparent, non-discriminatory and fair way.
8.6.3. Copies of this Procurement Strategy will be available on the group’s website at www.wolverhamptonccg.nhs.uk, available for inspection at the group’s offices, and either by post or email, on request.

9. THE GROUP AS EMPLOYER

9.1. The group recognises that its most valuable asset is its people. It will seek to enhance their skills and experience and is committed to their development in all ways relevant to the work of the group.

9.2. The group will seek to set an example of best practice as an employer and is committed to offering all staff equality of opportunity. It will ensure that its employment practices are designed to promote diversity and to treat all individuals equally.

9.3. The group will ensure that it employs suitably qualified and experienced staff who will discharge their responsibilities in accordance with the high standards expected of staff employed by the group. All staff will be made aware of this constitution, the commissioning strategy and the relevant internal management and control systems which relate to their field of work.

9.4. The group will maintain and publish policies and procedures (as appropriate) on the recruitment and remuneration of staff to ensure it can recruit, retain and develop staff of an appropriate calibre. The group will also maintain and publish policies, approved by the Remuneration Committee, on all aspects of human resources management, including grievance and disciplinary matters.

9.5. The group will ensure that its rules for recruitment and management of staff provide for the appointment and advancement on merit on the basis of equal opportunity for all applicants and staff.

9.6. The group will ensure that employees' behaviour reflects the values, aims and principles set out above.

9.7. The group will ensure that it complies with all aspects of employment law.

9.8. The group will ensure that its employees have access to such expert advice and training opportunities as they may require in order to exercise their responsibilities effectively.

9.9. The group will adopt a Code of Conduct for staff and will maintain and promote effective ‘whistleblowing’ procedures to ensure that concerned employees have means through which their concerns can be voiced. The group recognises and confirms that nothing in or referred to in this constitution (including in relation to the issue of any group press release, other public statement or disclosure) will prevent or inhibit the making of any protected disclosure (as defined in the Employment Rights Act 1996, as amended by the Public Interest Disclosure Act 1998) by any member of the group, any member of its governing body, any member of any of its committees or sub-committees or the committees or sub-committees of its governing body, or any employee of the group or of any of its
members, nor will it affect the rights of any worker (as defined in that Act) under that Act.

9.10. Copies of this Code of Conduct, together with the other policies and procedures outlined in this chapter, will be available on the group’s website at www.wolverhamptonccg.nhs.uk, available for inspection at the group’s offices, and either by post or email, on request.

10. TRANSPARENCY, WAYS OF WORKING AND STANDING ORDERS

10.1. General

10.1.1. The group will publish annually a commissioning plan and an annual report, presenting the group’s annual report to a public meeting. This will be available on the group’s website at www.wolverhamptonccg.nhs.uk, available for inspection at the group’s offices, and either by post or email, on request.

10.1.2. Key communications issued by the group, including the notices of procurements, public consultations, governing body meeting dates, times, venues, and certain papers will be published on the group’s website at www.wolverhamptonccg.nhs.uk.

10.1.3. The group may use other means of communication, including circulating information by post, or making information available in venues or services accessible to the public.

10.2. Standing Orders etc

10.2.1. This constitution is also informed by a number of documents which provide further details on how the group will operate and which are deemed to be part of this constitution. They are the group’s:

a) Standing Orders (Appendix E), which set out the arrangements for meetings and the appointment processes to elect the group’s representatives and appoint to the group’s committees, governing body and its committees;

b) Scheme of reservation and delegation (Appendix F), which sets out those decisions that are reserved for the membership as a whole and those decisions that are the responsibilities of the group’s governing body, the governing body’s committees and sub-committees, the group’s committees and sub-committees, individual members and employees;

c) Prime financial policies (Appendix G), which set out the arrangements for managing the group’s financial affairs.
## APPENDIX A
DEFINITIONS OF KEY DESCRIPTIONS USED IN THIS CONSTITUTION

<table>
<thead>
<tr>
<th>Description</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2006 Act</strong></td>
<td>National Health Service Act 2006</td>
</tr>
<tr>
<td><strong>2012 Act</strong></td>
<td>Health and Social Care Act 2012 (this Act amends the 2006 Act)</td>
</tr>
</tbody>
</table>
| **Accountable Officer** | an individual, as defined under paragraph 12 of Schedule 1A of the 2006 Act (as inserted by Schedule 2 of the 2012 Act), appointed by the NHS Commissioning Board, with responsibility for ensuring the group complies with its obligations under:  
  - sections 14Q and 14R of the 2006 Act (as inserted by section 26 of the 2012 Act),  
  - sections 223H to 223J of the 2006 Act (as inserted by section 27 of the 2012 Act),  
  - paragraphs 17 to 19 of Schedule 1A of the NHS Act 2006 (as inserted by Schedule 2 of the 2012 Act), and  
  - any other provision of the 2006 Act (as amended by the 2012 Act) specified in a document published by the Board for that purpose; and exercises its functions in a way which provides good value for money. |
| **Area**             | the geographical area that the group has responsibility for, as defined in Chapter 2 of this constitution                                                                                                    |
| **Chair of the governing body** | the individual appointed by the group to act as chair of the governing body                                                                                                                               |
| **Chief Finance Officer** | the qualified accountant employed by the group with responsibility for financial strategy, financial management and financial governance                                                                 |
| **Clinical Commissioning Group** | a body corporate established by the NHS Commissioning Board in accordance with Chapter A2 of Part 2 of the 2006 Act (as inserted by section 10 of the 2012 Act)                                                      |
| **Committee**        | a committee or sub-committee created and appointed by:  
  - the membership of the group  
  - a committee/sub-committee created/appointed by a committee created/appointed by the membership of the group  
  - the governing body or one of its committees                                                                                                                                                                      |
| **Financial year**   | this usually runs from 1 April to 31 March, but under paragraph 17 of Schedule 1A of the 2006 Act (inserted by Schedule 2 of the 2012 Act), it can for the purposes of audit and accounts run from when a clinical commissioning group is established until the following 31 March |
| **Group**            | NHS Wolverhampton Clinical Commissioning Group, whose constitution this is                                                                                                                                 |
| **Governing body**   | the body appointed under section 14L of the NHS Act 2006 (as inserted by section 25 of the 2012 Act), with the main function of ensuring that a clinical commissioning group has made appropriate arrangements for ensuring that it complies with:  
  - its obligations under section 14Q under the NHS Act 2006 (as inserted by section 26 of the 2012 Act), and  
  - such generally accepted principles of good governance as are relevant to it.                                                                                                                           |
<p>| <strong>Governing body member</strong> | any member elected or appointed to the governing body of the group                                                                                                                                         |</p>
<table>
<thead>
<tr>
<th><strong>Healthcare professional</strong></th>
<th>A member of a profession regulated by a body mentioned in section 25(3) of the National Health Service Reform and Health Care Professions Act 2002</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Lay member</strong></td>
<td>a lay member of the governing body, appointed by the group. A lay member is an individual who is not a member of the group or a healthcare professional or as otherwise defined in regulations</td>
</tr>
<tr>
<td><strong>Member</strong></td>
<td>a provider of primary medical services to a registered patient list, who is a member of this group (see tables in Chapter 3 and Appendix B)</td>
</tr>
<tr>
<td><strong>Practice representatives</strong></td>
<td>an individual appointed by a practice (who is a member of the group) to act on its behalf in the dealings between it and the group, under regulations made under section 89 or 94 of the 2006 Act (as amended by section 28 of the 2012 Act) or directions under section 98A of the 2006 Act (as inserted by section 49 of the 2012 Act)</td>
</tr>
<tr>
<td><strong>Practice Groupings</strong></td>
<td>groups of practices who are working together to develop new community and primary care services in response to the Five Year Forward View. This includes the Primary Care Home, Vertical Integration and Medical Chambers groupings.</td>
</tr>
<tr>
<td><strong>Registers of interests</strong></td>
<td>registers a group is required to maintain and make publicly available under section 14O of the 2006 Act of the interests of: • the members of the group; • the members of its governing body; • the members of its committees or sub-committees and committees or sub-committees of its governing body; and • its employees.</td>
</tr>
<tr>
<td><strong>Regulations</strong></td>
<td>Any regulations issued by the Secretary of State under the 2006 Act, 2012 Act or any other relevant legislation that determine the duties, powers or conduct of a clinical commissioning group</td>
</tr>
<tr>
<td>Practice Name</td>
<td>Address</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Alfred Squire Road Health Centre</td>
<td>Alfred Squire Road Wednesfield W11 1XU</td>
</tr>
<tr>
<td>All Saints &amp; Rose Villas Surgery</td>
<td>17 Cartwright Street, All Saints Wolverhampton WV2 3BT</td>
</tr>
<tr>
<td>Ashfield Surgery</td>
<td>39 Ashfield Road, Fordhouses Wolverhampton, WV10 6QX</td>
</tr>
<tr>
<td>Ashmore Park Health Centre</td>
<td>Griffiths Drive, Ashmore Park Wednesfield, WV11 2LH</td>
</tr>
<tr>
<td>Dr R Bilas &amp; A Thomas</td>
<td>75 Griffiths Drive, Ashmore Park, Wednesfield, WV11 2JN</td>
</tr>
<tr>
<td>Bradley Medical Centre</td>
<td>83-84 Hall Green Street, Bradley Wolverhampton, WV14 8TH</td>
</tr>
<tr>
<td>Caerleon Surgery</td>
<td>Dover Street Bilston Wolverhampton WV14 6AL</td>
</tr>
<tr>
<td>Cannock Road Surgery</td>
<td>60 Cannock Road Wednesfield WV10 8PJ</td>
</tr>
<tr>
<td>Castlecroft Medical Practice,</td>
<td>Castlecroft Avenue Wolverhampton WV3 8JN</td>
</tr>
<tr>
<td>Church Street Surgery</td>
<td>62-64 Church Street, Bilston Wolverhampton WV14 0AX</td>
</tr>
<tr>
<td>Duncan Street Primary Care Centre</td>
<td>Duncan Street, Blakenhall Wolverhampton WV2 3AN</td>
</tr>
<tr>
<td>East Park Medical Centre</td>
<td>Jonesfield Crescent, East Park Wolverhampton WV1 2LW</td>
</tr>
<tr>
<td>Ettingshall Medical Centre</td>
<td>Herbert Street, Ettingshall Wolverhampton WV14 0NF</td>
</tr>
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APPENDIX C - NOLAN PRINCIPLES

1. The ‘Nolan Principles’ set out the ways in which holders of public office should behave in discharging their duties. The seven principles are:

a) **Selflessness** – Holders of public office should act solely in terms of the public interest. They should not do so in order to gain financial or other benefits for themselves, their family or their friends.

b) **Integrity** – Holders of public office should not place themselves under any financial or other obligation to outside individuals or organisations that might seek to influence them in the performance of their official duties.

c) **Objectivity** – In carrying out public business, including making public appointments, awarding contracts, or recommending individuals for rewards and benefits, holders of public office should make choices on merit.

d) **Accountability** – Holders of public office are accountable for their decisions and actions to the public and must submit themselves to whatever scrutiny is appropriate to their office.

e) **Openness** – Holders of public office should be as open as possible about all the decisions and actions they take. They should give reasons for their decisions and restrict information only when the wider public interest clearly demands.

f) **Honesty** – Holders of public office have a duty to declare any private interests relating to their public duties and to take steps to resolve any conflicts arising in a way that protects the public interest.

g) **Leadership** – Holders of public office should promote and support these principles by leadership and example.

Source: *The First Report of the Committee on Standards in Public Life* (1995)\textsuperscript{59}
APPENDIX D – NHS CONSTITUTION

The NHS Constitution sets out seven key principles that guide the NHS in all it does:

1. **the NHS provides a comprehensive service, available to all** - irrespective of gender, race, disability, age, sexual orientation, religion or belief. It has a duty to each and every individual that it serves and must respect their human rights. At the same time, it has a wider social duty to promote equality through the services it provides and to pay particular attention to groups or sections of society where improvements in health and life expectancy are not keeping pace with the rest of the population.

2. **access to NHS services is based on clinical need, not an individual's ability to pay** - NHS services are free of charge, except in limited circumstances sanctioned by Parliament.

3. **the NHS aspires to the highest standards of excellence and professionalism** - in the provision of high-quality care that is safe, effective and focused on patient experience; in the planning and delivery of the clinical and other services it provides; in the people it employs and the education, training and development they receive; in the leadership and management of its organisations; and through its commitment to innovation and to the promotion and conduct of research to improve the current and future health and care of the population.

4. **NHS services must reflect the needs and preferences of patients, their families and their carers** - patients, with their families and carers, where appropriate, will be involved in and consulted on all decisions about their care and treatment.

5. **the NHS works across organisational boundaries and in partnership with other organisations in the interest of patients, local communities and the wider population** - the NHS is an integrated system of organisations and services bound together by the principles and values now reflected in the Constitution. The NHS is committed to working jointly with local authorities and a wide range of other private, public and third sector organisations at national and local level to provide and deliver improvements in health and well-being.

6. **the NHS is committed to providing best value for taxpayers’ money and the most cost-effective, fair and sustainable use of finite resources** - public funds for healthcare will be devoted solely to the benefit of the people that the NHS serves.

7. **the NHS is accountable to the public, communities and patients that it serves** - the NHS is a national service funded through national taxation, and it is the Government which sets the framework for the NHS and which is accountable to Parliament for its operation. However, most decisions in the NHS, especially those about the treatment of individuals and the detailed organisation of services, are rightly taken by the local NHS and by patients with their clinicians. The system of responsibility and accountability for taking decisions in the NHS should be transparent and clear to the public, patients and staff. The Government will ensure that there is always a clear and up-to-date statement of NHS accountability for this purpose.

Source: *The NHS Constitution: The NHS belongs to us all* (March 2012)
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1. **STATUTORY FRAMEWORK AND STATUS**

1.1. **Introduction**

1.1.1. These Standing Orders have been drawn up to regulate the proceedings of the NHS Wolverhampton Clinical Commissioning Group so that it can fulfil its obligations, as set out largely in the 2006 Act, as amended by the 2012 Act and related regulations. They are effective from the date the group is established and are deemed to be part of its constitution, as noted at paragraph 10.2 thereof.

1.1.2. The Standing Orders, together with the group’s Scheme of Reservation and Delegation and the group’s Prime Financial Policies, provide a procedural framework within which the group discharges its business. They set out:

a) the arrangements for conducting the business of the group;

b) the appointment of member practice representatives;

c) the procedure to be followed at meetings of the group, the governing body and any committees or sub-committees of the group or the governing body;

d) the process to delegate powers,

e) the protocol for declaration of interests and standards of conduct.

These arrangements must comply, and be consistent where applicable, with requirements set out in the 2006 Act (as amended by the 2012 Act) and related regulations and take account as appropriate of any relevant guidance.

1.1.3. Group members, employees, members of the governing body, members of the governing body’s committees and sub-committees, members of the group’s committees and sub-committees and persons working on behalf of the group should be aware that these three documents are part of the group’s constitution and, where necessary, be familiar with their detailed provisions. Failure to comply with them may be regarded as a disciplinary matter that could result in dismissal.

1.2. **Schedule of matters reserved to the clinical commissioning group and the Scheme of Reservation and Delegation**

1.2.1. The 2006 Act (as amended by the 2012 Act) provides the group with powers to delegate the group’s functions and those of the governing body to certain bodies (such as committees) and certain persons. The group has decided that certain decisions may only be exercised by the group in formal session. These decisions and also those delegated are contained in the group’s Scheme of Reservation and Delegation.
2. THE CLINICAL COMMISSIONING GROUP: COMPOSITION OF MEMBERSHIP, KEY ROLES AND APPOINTMENT PROCESSES

2.1. Composition of membership

2.1.1. Part 3 and Appendix B of the group’s constitution provide details of the membership of the group.

2.1.2. Part 6 of the group’s constitution provides details of the governing structure used in the group’s decision-making processes, whilst Part 7 of the constitution outlines certain key roles and responsibilities within the group and its governing body, including the role of practice representatives at paragraph 7.1.

2.2. Key Roles and Appointment Processes

2.2.1. Paragraph 6.9.2 of the group’s constitution sets out the composition of the group’s governing body whilst Part 7 of the group’s constitution identifies certain key roles and responsibilities within the group and its governing body. These Standing Orders set out how the group appoints individuals to these key positions using best practice and with reference to the national guidance on roles, attributes and skills.

2.2.2. The chair of the governing body, see 6.9.2(a) and 7.4 of the constitution, is subject to the following:

a) **Nominations** – any eligible individual may put themselves forward for election and this must be done in the format, to the named individual(s) and by the date/time specified in the rules for that election.

b) **Eligibility** – any GP working in any member practice(s) on the date specified by the rules for the election who can demonstrate that they fulfil the criteria set out in the Chair’s role description, unless disqualified by virtue of regulations or (e) below, subject to paragraph 8.3.6 of the constitution.

c) **Appointment process** – election by secret ballot, overseen by the Local Medical Committee, of all eligible GPs, as defined at (b) above;

d) **Term of office** – three years

e) **Eligibility for reappointment** – no individual will serve more than two consecutive terms of office;

f) **Grounds for removal from office** – no longer being a member of the governing body or a failure to perform to the required standard;

g) **Notice period** – three months to be served in writing to the Accountable Officer.

h) **By-elections** – if the position of Chair becomes vacant, the Governing Body will, as soon as practical, hold a by-election to fill the vacancy. In the interim
period, the deputy chair of the Governing Body will usual act as chair. If the Deputy Chair is unable to act as Chair, the Governing Body will appoint one of their number who is not an employee of the group to act as interim chair.

2.2.3. The deputy chair of the governing body, see 7.5 of the constitution, will be the lay member selected for their knowledge of Wolverhampton (constitution 6.9.2 (c) (ii)). The governing body’s chair is to be an elected member and if, in addition the chair is a health professional, and Regulations (SI 2012/1631) require that the deputy chair’s position to be held by a lay member.

2.2.4. The six other GP members of the governing body, (see 6.9.2(b) of the constitution), will be subject to the following criteria and process:

a) **Nominations** – any eligible GP can put themselves forward for election to the governing body and this must be done in the format, to the named individual(s) and by the date/time specified in the rules for that election;

b) **Eligibility** – any GP working in any member practice(s) on the date specified by the rules for the election, unless disqualified by virtue of regulations or (e) below, subject to paragraph 8.3.6 of the constitution;

c) **Appointment process** – the six places will be proportionately allocated to groupings of practices operating in the city using their patient list size. The current (May 2017) allocation to groupings is as follows:-

- Unity (Medical Chambers) 3
- Primary Care Home 1 1
- Primary Care Home 2 1
- Vertical Integration 1

The places will be filled by elections by secret ballot, overseen by the Local Medical Committee of all eligible GPs, as defined at (b) above, from each of the groupings;

d) **Term of office** – three years subject to 2.2.4 (g) (notice period) below;

e) **Eligibility for reappointment** – no individual will serve more than two consecutive terms of office;

f) **Grounds for removal from office** – no longer being eligible as defined at (b) above, failure to perform to the required standard or any proven misconduct that would in the case of an employee of the group, result in their dismissal;

g) **Notice period** – three months to be served in writing to the Chair;

h) **By-elections** – if any of the six places fall vacant, the Governing Body will determine if there will be a by-election to fill the vacancy for the remainder of that term. The winner of any election will only be deemed to have served
one term of office for the purposes of (e) above if their time in office is over eighteen months.

2.2.5. The practice representatives, see 7.1 of the constitution, are subject to the following:

a) **Nominations** – any eligible GP or other primary care health professional can put themselves forward for selection as the practice representative;

b) **Eligibility** – any GP or other primary care health professional working in the member practice;

c) **Appointment process** – selection by the practice using a voting procedure including all of its eligible GPs and primary care health professionals and which has been documented and lodged with the group’s Accountable Officer, who will then be notified in writing as to who each representative is;

d) **Term of office** – three years subject to f) (removal from office) and g) (notice period);

e) **Eligibility for reappointment** – no individual will serve more than three consecutive terms of office;

f) **Grounds for removal from office** – no longer being eligible as defined at (b) above or failure to perform to the required standard;

g) **Notice period** – one month to be served in writing to the Accountable Officer.

2.2.6. The lay members, see 6.9.2 (c) and (d) of the constitution, are subject to the following:

a) **Nominations** – persons who meet the requirements of and are not disqualified by regulations, will be invited to apply for these positions;

b) **Eligibility** – further qualifying criteria for each of the positions will be clearly set out and only applicants who meet those criteria will be considered, subject to paragraph 8.3.6 of the constitution;

c) **Appointment process** – eligible applicants will be shortlisted and selected by interview using further criteria designed to identify the candidate best suited to each position;

d) **Term of office** – five years, with the first term starting on the effective date of the group’s constitution;

e) **Eligibility for reappointment** – no individual will serve more than two terms of office
2.2.7. The registered nurse, see 6.6.2 (e) of the constitution, is subject to the following:

a) **Nominations** – membership of the governing body will rest with the individual appointed as the group’s Executive Nurse and applications will be sought by advertising that position;

b) **Eligibility** – a registered nurse who will not, once appointed, also be employed in general practice or by any organisation from which the group secures any significant volume of provision, is not otherwise disqualified by regulations and who meets the specific criteria identified for the position, subject to paragraph 8.3.6 of the constitution;

c) **Appointment process** – eligible applicants will be shortlisted and selected by interview using further criteria designed to identify the candidate best suited to the position;

d) Terms relating to tenure in post, including cessation provisions will be determined by the post-holder’s contract of employment with the group.

2.2.8. The secondary care specialist doctor, see 6.9.2 (f) of the constitution, is subject to the following:

a) **Nominations** – applications will be sought by advertising the position;

b) **Eligibility** – a doctor who is/has been a secondary care specialist with a high level of understanding of how care is delivered in a secondary care setting, who is not employed in a member practice or any organisation from which the group secures any significant volume of provision, is not otherwise disqualified by regulations and who meets the specific criteria identified for the position, subject to paragraph 8.3.6 of the constitution;

c) **Appointment process** – eligible applicants will be shortlisted and selected by interview using further criteria designed to identify the candidate best suited to the position;

d) **Term of office** – five years, with the first term starting on the effective date of the group’s constitution;

e) **Eligibility for reappointment** – no individual will serve more than two terms of office;
f) **Grounds for removal from office** – no longer being eligible as defined at (b) above, failure to perform to the required standard or any proven misconduct that would in the case of an employee of the group result in their dismissal;

g) **Notice period** – one month to be served in writing to the Chair.

2.2.9. The Accountable Officer, see 6.9.2(g) and 7.6 of the constitution is subject to the following:

a) **Nominations** – membership of the governing body will rest with the individual appointed as the group’s Chief Officer and applications will be sought by advertising that position;

b) ** Eligibility** – the qualifying criteria for the position will be clearly set out and only applicants who meet those criteria and are not disqualified by regulations will be considered, subject to paragraph 8.3.6 of the constitution;

c) **Appointment process** – eligible applicants will be shortlisted and selected by interview using further criteria designed to identify the candidate best suited to the position. The appointment will then be formally confirmed by the NHS Commissioning Board;

d) Terms relating to tenure in post, including cessation provisions will be determined by the post-holder’s contract of employment with the group.

2.2.10. The Chief Finance Officer, see 6.9.2(h) and 7.7 of the constitution is subject to the following:

a) **Nominations** – applications for post as employee of the group;

b) ** Eligibility** – holder of recognised accountancy qualification with current membership of the relevant professional body who meets the other specified criteria identified for the position and is not disqualified by regulations, subject to paragraph 8.3.6 of the constitution;

c) **Appointment process** – eligible applicants will be shortlisted and selected by interview using further criteria designed to identify the candidate best suited to the position;

d) Terms relating to tenure in post, including cessation provisions will be determined by the post-holder’s contract of employment with the group.

2.2.11. The Group’s Director of Strategy and Transformation, see 6.9.2(h) and Director of Operations, see 6.9.2(i) of the constitution are subject to the following;

a) **Nominations** – applications for post as employee of the group;
b) **Eligibility** – the qualifying criteria for the position will be clearly set out and only applicants who meet those criteria and are not disqualified by regulations will be considered, subject to paragraph 8.3.6 of the constitution;

c) **Appointment process** – eligible applicants will be shortlisted and selected by interview using further criteria designed to identify the candidate best suited to the position;

d) Terms relating to tenure in post, including cessation provisions will be determined by the post-holder’s contract of employment with the group.

2.2.12. The practice manager representative, see 6.9.2(j) of the constitution is subject to the following:

a) **Nominations** – applications will be sought by advertising the position;

b) **Eligibility** – anyone who is/has been a GP practice manager with a high level of understanding of that role, who meets the other specified criteria identified for the position and is not disqualified by regulations, subject to paragraph 8.3.6 of the constitution;

c) **Appointment process** – eligible applicants will be shortlisted and selected by interview using further criteria designed to identify the candidate best suited to the position;

(d) **Term of office** – five years, with the first term starting on the effective date of the group’s constitution;

e) **Eligibility for reappointment** – no individual will serve more than two consecutive terms of office;

f) **Grounds for removal from office** – no longer being eligible as defined at (b) above, failure to perform to the required standard or any proven misconduct that would in the case of an employee of the group result in their dismissal;

g) **Notice period** – one month’s to be served in writing to the chair.

3. **MEETINGS OF THE CLINICAL COMMISSIONING GROUP**

3.1. **Calling meetings**

3.1.1. Ordinary meetings of the group will be held quarterly with at least one month’s notice given to all members via an e-mail to their practice representative. The details of the date, time and venue of these meetings will be publicised on the group’s website [www.wolverhamptonccg.nhs.uk](http://www.wolverhamptonccg.nhs.uk).

3.1.2. An extraordinary meeting of the group will be held if deemed necessary by the governing body or if requested in writing to the chair of the governing body by at
least ten practice representatives. At least one week’s notice will be given to all members via an e-mail to their practice representative. Unless otherwise determined by the governing body or the chair thereof, because of the nature of the business of the meeting, the details of the date, time and venue of such meetings will be publicised on the group’s website www.wolverhamptonccg.nhs.uk.

3.1.3. The governing body will schedule its meetings in advance and hold at least six such meetings in each financial year. Details of meeting dates, times and venues will be published on the group’s website www.wolverhamptonccg.nhs.uk and no meeting will be rescheduled without at least one week’s notice of the re-arranged date.

3.1.4. Committees of the group or the governing body and any sub-committees thereof will hold meetings as specified in their terms of reference.

3.2. Agenda, supporting papers and business to be transacted

3.2.1. Items of business to be transacted for inclusion on the agenda of a meeting of the group or the governing body need to be notified to the chair of the governing body at least ten working days (excluding weekends and bank holidays) before the meeting takes place. Supporting papers for such items need to be submitted such that the agenda and supporting papers will be circulated to all members of a meeting at least five working days before the date the meeting will take place. Addition of further agenda items or acceptance by the meeting of supporting papers after these deadlines will be at the discretion of the chair of the governing body or other person chairing the meeting as appropriate.

3.2.2. Agendas and certain papers for meetings of the group and its governing body will be published on the group’s website www.wolverhamptonccg.nhs.uk.

3.3. Petitions

3.3.1. Where a petition has been received by the group, the chair of the governing body shall include the petition as an item for the agenda of the next meeting of the governing body.

3.4. Chair of a meeting

3.4.1. At any meeting of the group or its governing body, the chair of the governing body will preside. At any meeting of a committee or sub-committee, its chair as defined in its terms of reference will preside. If the designated chair is absent from any meeting, the designated deputy chair, if any and if present, shall preside. Otherwise a member of the forum will be chosen by the members present, or by a majority of them, and shall preside.

3.4.2. If the chair is absent temporarily on the grounds of a declared conflict of interest the deputy chair, if present, will preside for the relevant business of the meeting. If both the chair and deputy chair are absent or disqualified from participating, a
member of the forum who is able to participate will be chosen by the members present, or by a majority of them, and will preside.

3.5. **Chair's ruling**

3.5.1. The decision of the chair of the meeting on questions of order, relevancy and regularity and their interpretation of the constitution, Standing Orders, Scheme of Reservation and Delegation and Prime Financial Policies at the meeting, shall be final.

3.6. **Quorum**

3.6.1. Meetings of the group will be quorate if more than 50% of the practices in the group are represented by their practice representative or any substitute notified in writing to the Accountable Officer at least 24 hours before the meeting was scheduled to start. If enough members are disqualified from taking part in a vote due to a declared interest that the meeting ceases to be quorate for that item of business, no such vote will be taken and the item and/or the remainder of the meeting (if it cannot be quorate thereafter) shall be adjourned and the business remaining on the agenda dealt with on a date to be agreed.

3.6.2. Meetings of the governing body will be quorate if more than 50% of the members as defined by paragraph 6.9.2 of the constitution, including at least half of the elected members, are present or represented by an individual as notified to the chair more than 24 hours before the meeting was scheduled to start. If the reason for the meeting not being quorate is that all or some of the elected members and the practice manager are disqualified from taking part in a vote due to a declared interest, in line with the group’s arrangements for managing conflicts of interest, the meeting will be quorate provided that more than 50% of the other members of the Governing Body are present. The chair of the meeting for that item of business will ensure that the requirements of the constitution at 8.4.9 and 8.4.10 have been met.

3.6.3. For all other of the group’s committees and sub-committees, including the governing body’s committees and sub-committees, the details of the quorum for these meetings and status of representatives are set out in the appropriate terms of reference and are governed by the constitution at 8.4.8 to 8.4.10 if declared interests reduce the membership for any item of business.

3.7. **Decision making**

3.7.1. Chapter 6 of the group’s constitution, together with the Scheme of Reservation and Delegation, sets out the governing structure for the exercise of the group’s statutory functions. Generally, it is expected that at meetings of the group and the governing body, decisions will be reached by consensus. Should this not be possible then a vote of members will be required, the processes for which are set out below.
3.7.2. In the event of a vote being necessary at a meeting of the group:

a) **Eligibility** – practice representatives, or any substitute notified in writing to the Accountable Officer at least 24 hours before the meeting was scheduled to start, will be able to cast one vote on behalf of their practice.

b) **Majority necessary to confirm a decision** - a simple majority of the members present and voting at the meeting;

c) **Casting vote** - the chair of the meeting will have a casting vote in the unlikely event of no overall majority being established.

3.7.3. In the event of a vote (other than those described at 2.2 above) being necessary at a meeting of the governing body:

a) **Eligibility** – members of the governing body as defined by paragraph 6.9.2 of the constitution will be able to cast one vote but others in attendance at the meeting will not. Any member who cannot attend the meeting and wishes their vote to be cast by a representative must have notified the Chair of the identity of that individual more than 24 hours before the meeting was scheduled to start;

b) **Majority necessary to confirm a decision** – a simple majority

c) **Casting vote** - the chair of the meeting will have a casting vote in the event of no overall majority being established.

3.7.4. If a vote is taken the outcome of the vote and any dissenting views must be recorded in the minutes of the meeting.

3.7.5. For all other of the group’s committees and sub-committees, including the governing body’s committees and sub-committees, any vote will be decided at a quorate meeting by a simple majority, as set out in the respective terms of reference, with the chair of the meeting having a casting vote if necessary.

3.8. **Emergency powers and urgent decisions**

3.8.1. Those powers that the group has reserved to itself (see SO 1.2) may, in an emergency or unforeseen circumstances, be exercised by the Chair of the governing body and the Accountable Officer after consultation with at least two practice representatives and the Chief Finance Officer if the group will, or is likely to, incur any excessive or unnecessary expenditure as a result of them not utilising the emergency powers, suffer exposure to a risk outside the group’s stated risk appetite (including but not limited to prospective reputational damage) or other matter which, in the opinion of the Chair, requires an urgent decision to be taken prior to the next meeting of the group. The exercise of such powers will be reported to all practice representatives and subsequently ratified (or not as the case may be) and recorded at the next meeting of the group.
3.8.2. Those powers that the group has delegated to the governing body may in an emergency or the need for an urgent decision be exercised by the Chair of the governing body and the Accountable Officer after consultation with at least two other elected members of the governing body and the Chief Finance Officer if the group will, or is likely to, incur any excessive or unnecessary expenditure as a result of them not utilising the emergency powers, suffer exposure to a risk outside the group’s stated risk appetite (including but not limited to prospective reputational damage) or other matter which, in the opinion of the Chair, requires an urgent decision to be taken prior to the next meeting of the governing body. The exercise of such powers will be reported to all members of the governing body as defined by paragraph 6.9.2 of the constitution and subsequently ratified (or not as the case may be) and recorded at the next meeting of the governing body. An urgent decision is one that needs to be taken before the next meeting of the governing body in order to ensure that the group meets its statutory, regulatory, governance and contractual obligations.

3.8.3. The provisions of paragraphs 3.8.1 and 3.8.2 shall apply (suitably modified) to the any committees established by the group and the governing body.

3.9. Suspension of Standing Orders

3.9.1. Except where it would contravene any statutory provision or any direction made by the Secretary of State for Health or NHS England, any part of these Standing Orders may be suspended at any meeting, provided a simple majority plus one of the voting members of that meeting are in agreement.

3.9.2. A decision to suspend Standing Orders together with the reasons for doing so shall be recorded in the minutes of the meeting.

3.9.3. A separate record of matters discussed during the suspension shall be kept. These records shall be made available to the governing body’s Audit and Governance Committee for review of the reasonableness of the decision to suspend Standing Orders.

3.10. Records of Attendance

3.10.1. The names of all voting members (or their representatives) present at any meeting of the group, its governing body and any committee/sub-committee must be recorded in the minutes of that meeting together with the names of any attendees at such meetings.

3.11. Minutes

3.11.1. It will be the responsibility of the person chairing any meeting to ensure that an individual has been identified to take and draft the minutes of that meeting. The chair of that meeting will confirm the accuracy of those minutes before they are presented to the next meeting of that forum for formal approval and be signed off by the person chairing that subsequent meeting.
3.11.2. Minutes of meetings of the group and its governing body will be among the papers published on the group’s website www.wolverhamptonccg.nhs.uk.

3.12. Those invited to attend and admission of public and the press

3.12.1. Employees of and providers of relevant services to the group and other representatives of any organisations with which it jointly commissions or from whom it commissions healthcare services will be invited to attend meetings of the governing body whenever the transaction of its business will be made more efficient and effective by their presence.

3.12.2. In addition, representatives of the following will be invited to attend and contribute from their perspective, to all meetings of the governing body as observers, declaring any interests as appropriate:

- the Local Medical Committee, as statutory representatives of the GP profession;
- Wolverhampton City Council, as key commissioning partners and host of the local Public Health function;
- Wolverhampton Health and Wellbeing Board, through which the group and the Council will develop joint strategic needs assessments and joint strategies;
- local HealthWatch to represent patients/carers.

3.12.3. The public and representatives of the press may attend all meetings of the group and its governing body unless it is necessary to ask them and those invited to attend as observers, to withdraw under: (a) Section 1(2) of the Public Bodies (Admission to Meetings) Act 1960 because of the confidential nature of the business to be transacted, publicity on which would be prejudicial to the public interest; (b) Section 1(8) of that Act in the interests of public order.

3.12.4. Members and employees of the group who remain at a meeting whilst confidential business is discussed will treat the relevant papers, discussion and minutes as absolutely confidential and not to be disclosed outside of the group without express written permission to do so from the Chair or Deputy Chair of the governing body, the Accountable Officer or the Chair of the Audit and Governance Committee.

3.12.5. No member of the public or representative of the press will record or transmit a meeting of the group or its governing body without express permission from the chair of the meeting.

4. APPOINTMENT OF COMMITTEES AND SUB-COMMITTEES

4.1. Appointment of committees and sub-committees

4.1.1. The group may appoint committees and sub-committees of the group, subject to any regulations made by the Secretary of State, and make provision for the appointment of committees and sub-committees of its governing body. Where
such committees and sub-committees of the group or the governing body are appointed they are included in Chapter 6 of the group’s constitution.

4.1.2. Other than where there are statutory requirements, such as in relation to the governing body’s Audit and Governance and Remuneration committees, the group shall determine the membership and terms of reference of committees and sub-committees and shall, if it requires, receive and consider reports of such committees at the next appropriate meeting of the group.

4.1.3. The provisions of these Standing Orders shall apply where relevant to the operation of the governing body, the governing body’s committees and sub-committees and all committees and sub-committees unless stated otherwise in the committee’s or sub-committee’s terms of reference.

4.2. Terms of Reference

4.2.1. Terms of reference shall have effect as if incorporated into the constitution and shall be published at the following website www.wolverhamptonccg.nhs.uk/about-us/our-members-constitution.

4.3. Delegation of Powers by Committees to Sub-committees

4.3.1. Where committees are authorised to establish sub-committees they may not delegate executive powers to the sub-committee unless expressly authorised by the group.

4.4. Approval of Appointments to Committees and Sub-Committees

4.4.1. The group shall approve the appointments to each of the committees and sub-committees which it has formally constituted including those of the governing body. The Remuneration Committee will agree such travelling or other allowances for the members of such forums, as it considers appropriate.

5. DUTY TO REPORT NON-COMPLIANCE WITH STANDING ORDERS

5.1. If for any reason these Standing Orders are not complied with, full details of the non-compliance, any justification for non-compliance and the circumstances around the non-compliance will be reported to the next formal meeting of the governing body for action or ratification. All members of the group and staff have a duty to disclose any non-compliance with these Standing Orders to the Accountable Officer as soon as possible.

6. USE OF SEAL AND AUTHORISATION OF DOCUMENTS

6.1. Clinical Commissioning Group’s seal
6.1.1. The group may have a seal for executing documents where necessary. The following individuals or officers are authorised to authenticate its use by their signature:

a) the Accountable Officer;

b) the Chair of the governing body;

c) the Chief Finance Officer;

6.1.2 A register of sealings will be maintained by the Corporate Operations Manager

6.2. Execution of a document by signature

6.2.1. The following individuals are authorised to execute a document on behalf of the group by their signature.

a) the Accountable Officer

b) the Chair of the governing body

c) the Chief Finance Officer

7. OVERLAP WITH OTHER CLINICAL COMMISSIONING GROUP POLICY STATEMENTS AND PROCEDURES

7.1. Policy statements: general principles

7.1.1. The group will from time to time agree and approve policy statements and procedures which will apply to all or specific groups of staff employed by NHS Wolverhampton Clinical Commissioning Group. The decisions to approve such policies and procedures will be recorded in an appropriate group or governing body minute, will be deemed where appropriate to be an integral part of the group’s standing orders and will indicate as appropriate, those for which non-compliance may be regarded as a disciplinary matter that could result in dismissal.
1. SCHEDULE OF MATTERS RESERVED TO THE CLINICAL COMMISSIONING GROUP AND SCHEME OF DELEGATION

1.1. The decision-making arrangements made by the group as set out in this Scheme of Reservation and Delegation of decisions shall have effect as if incorporated in the group’s constitution.

1.2. The clinical commissioning group remains accountable for all of its functions, including those that it has delegated.

1.3. The table below indicates which decisions have been reserved to the group membership and these decisions can only be taken at a quorate meeting of the group itself, as described in the constitution and Standing Orders, or under 3.8.1 of Standing Orders in emergency or unforeseen circumstances.

1.4. Other decisions have been delegated to the governing body and these must be taken at a quorate meeting of that body, as described in the constitution and Standing Orders, or under 3.8.2 of Standing Orders in emergency or unforeseen circumstances.

1.5. Decisions delegated to the Accountable Officer or the Chief Finance Officer must be taken by the relevant individual or someone with express, written authority to do so on their behalf.

1.6. Decisions delegated to committees or sub-committees must be taken at a quorate meeting of that body, as described in the constitution, Standing Orders and the relevant terms of reference.
<table>
<thead>
<tr>
<th>Decision</th>
<th>Reserved to the Membership</th>
<th>Reserved or delegated to Governing Body</th>
<th>Accountable Officer</th>
<th>Other Officer</th>
<th>Committee</th>
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<tbody>
<tr>
<td>Approval of applications to NHS England on any matter concerning changes to the group’s constitution</td>
<td>✓</td>
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<tr>
<td>Approval of the group’s detailed scheme of delegation, setting out the key operational decisions delegated to individual employees of the group (and not deemed to be part of the constitution)</td>
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<tr>
<td>Approval of the delegation of powers to the group’s joint committee with Wolverhampton City Council</td>
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<tr>
<td>Approval of the delegation of powers to representatives of the group under any joint or collaborative arrangements with other clinical commissioning groups</td>
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<tr>
<td>Approval of proposed changes to the Prime Financial Policies</td>
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<tr>
<td>Approval of the group’s detailed financial policies (not deemed to be part of the constitution) and overall banking arrangements</td>
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<td>Finance and Performance</td>
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<tr>
<td>Determination of detailed arrangements, consistent with its prime and detailed financial policies, under which the group will meet its general financial duties including: • Ensuring expenditure does not exceed the aggregate of its allotments for the financial year; • Ensuring its use of resources does not exceed the amount specified by NHS England for the financial year; • Taking account of directions issued by NHS England in respect of resource use;</td>
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<td>Chief Finance</td>
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<td>Decision</td>
<td>Reserved to the Membership</td>
<td>Reserved or delegated to Governing Body</td>
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<td>• Publishing an explanation of how the group spent any payment in respect of quality made to it by NHS England</td>
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<td>Delivery of the duty to promote a comprehensive health service</td>
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<td>Delivery of the duty to act effectively, efficiently and economically</td>
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<td>Approval of the group’s operating structure</td>
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<td>Approval of the group’s commissioning strategy, plans and policies, together with any arrangements for consultation thereon, and its procurement strategy</td>
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<tr>
<td>Approval of the group’s budgets and any variations thereto which are significant enough to impact on the group’s ability to meet its statutory duties and/or agreed strategic aims</td>
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<td>Finance and Performance</td>
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<tr>
<td>Approval to award any contract of a higher value than that specified in Prime Financial Policy 13.3</td>
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<tr>
<td>Approval of budget variations not significant enough to impact on the group’s ability to meet its statutory duties and/or agreed strategic aims</td>
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<td>Approval of the group’s annual report and annual accounts</td>
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<td>Remuneration</td>
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<tr>
<td>Approval of terms and conditions, remuneration, fees and allowances for governing body members, including any pensions</td>
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<tr>
<td>Decision</td>
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<td>Approval of arrangements by the group to form or participate in forming a company and invest in and/or provide loans and guarantees and make other financial provision to the company</td>
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<td>In addition, the governing body will consider recommendations to vary the Prime Financial Policies made to it by the AGC</td>
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<tr>
<td>Approval of terms and conditions, remuneration, fees, allowances and pensions payable to all employees and others providing services</td>
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<td>Remuneration</td>
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<td>Approval of grants and loans to voluntary organisations</td>
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<tr>
<td>Approval of human resources policies for employees and others working on behalf of the group, through which the group will discharge its statutory duties as an employer</td>
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<td>Remuneration</td>
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<tr>
<td>Determination of arrangements for ensuring that the group meets the public sector equality duty and reduces inequalities in both access and outcomes</td>
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<td>Determination of arrangements for securing public involvement, promoting both awareness and use of the NHS Constitution, obtaining appropriate advice and promoting integration of services</td>
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<td>Determination of arrangements for securing continuous improvement to the quality of commissioned services</td>
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<td>Executive Nurse</td>
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<td>Decision</td>
<td>Reserved to the Membership</td>
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<td>Determination of arrangements for supporting NHS England as regards improving the quality of primary medical services including quality and safety</td>
<td>Reserved to the Membership</td>
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<td>Determination of arrangements for promoting the involvement of patients, their carers and representatives in decisions about their healthcare</td>
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<td>Executive Nurse</td>
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<td>Determination of arrangements for enabling patients to make choices</td>
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<td>Executive Nurse</td>
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<td>Determination of arrangements for promoting innovation, research, education and training</td>
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<td>Executive Nurse</td>
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<td>Approval of policies for risk management including assurance, information governance, business continuity, emergency planning, security and complaints handling</td>
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<td>Quality and Safety</td>
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<td>Approval of action plans to address risks to the achievement of strategic objectives or acceptance of the risk as currently assessed</td>
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<td>Determination of arrangements for internal audit and counter fraud services</td>
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<td>Chief Finance</td>
<td>Audit and Governance</td>
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<tr>
<td>Approval of internal audit and counter fraud plans and other arrangement for/sources of assurance through an integrated governance framework</td>
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<td>Audit and Governance</td>
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<td>Approval of business cases relating to new investments, new service developments or service increases within the overall operating plan or budgetary financial limit</td>
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<td>Commissioning</td>
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<td>Decision</td>
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<td>Exercising the functions delegated to the group by NHS England relating to the commissioning of primary medical services under Section 86 of the NHS Act 2006</td>
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<td>Primary Care Commissioning</td>
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CONSTITUTION APPENDIX G

PRIME FINANCIAL POLICIES
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</table>
1. **INTRODUCTION**

1.1. **General**

1.1.1. These Prime Financial Policies shall have effect as if incorporated into the group’s constitution as noted at paragraph 10.2 thereof.

1.1.2. The Prime Financial Policies are part of the group’s control environment for managing the organisation’s financial affairs. They contribute to good corporate governance, internal control and management of risks. They enable sound administration; lessen the risk of irregularities and support commissioning and delivery of effective, efficient and economical services. They also help the Accountable Officer and Chief Finance Officer to effectively perform their duties and responsibilities and identify the financial responsibilities applying to everyone working for the group and its constituent organisations. They are used in conjunction with the Standing Orders and Scheme of Reservation and Delegation.

1.1.3. In support of these Prime Financial Policies, the group has prepared detailed financial policies that provide day-to-day procedural guidance. These are not part of the constitution and any changes to them will be approved by the Finance and Performance Committee. A list of the group’s detailed financial policies is published and maintained on the group’s website at [www.wolverhamptonccg.nhs.uk](http://www.wolverhamptonccg.nhs.uk). The group refers to these prime and detailed financial policies together as the group’s financial policies.

1.1.4. These prime financial policies identify the financial responsibilities which apply to everyone working for the group and its constituent organisations. They do not provide detailed procedural advice and should be read in conjunction with the detailed financial policies. The Finance and Performance Committee is responsible for approving all detailed financial policies. Should any difficulties arise regarding the interpretation or application of any of these policies then the advice of the Chief Finance Officer must be sought before acting. The user of these prime financial policies should also be familiar with and comply with the provisions of the group’s constitution, standing orders and scheme of reservation and delegation. Failure to comply with them may be regarded as a disciplinary matter that could result in dismissal.

1.2. **Overriding Prime Financial Policies**

1.2.1. If for any reason these prime financial policies are not complied with, full details of the non-compliance, any justification for and the circumstances around it will be reported to the next formal meeting of the Audit and Governance Committee for referring action or ratification. All of the group’s members and employees have a duty to disclose any such non-compliance to the Chief Finance Officer as soon as possible.
1.3. Responsibilities and delegation

1.3.1. The roles and responsibilities of the group’s members, employees, members of the governing body, members of the governing body’s committees or sub-committees, members of the group’s committees and sub-committees (if any) and persons working on behalf of the group are set out in chapters 6 and 7 of the constitution.

1.3.2. The financial decisions delegated by members of the group are set out in the group’s Scheme of Reservation and Delegation or the detailed scheme of delegation as appropriate.

1.4. Contractors and their employees

1.4.1. Any contractor or employee of a contractor who is empowered by the group to commit the group to expenditure or who is authorised to obtain income will be covered by these instructions. It is the responsibility of the Chief Finance Officer to ensure that such persons are made aware of this and that contractual terms ensure the contractor and their employees comply with the same standards of governance and financial probity as would apply to any employee.

1.5. Amendment of Prime Financial Policies

1.5.1. To ensure that these Policies remain up-to-date and relevant, the Chief Finance Officer will review them at least annually. Following consultation with the Accountable Officer, review by the Finance and Performance Committee and scrutiny by the Audit and Governance Committee on behalf of the governing body, the Chief Finance Officer will recommend appropriate amendments to the governing body for approval. As an integral part of the constitution, any such amendment will not come into force until the group applies to the NHS England and that application is granted.

2. INTERNAL CONTROL

2.1. The Accountable Officer has overall responsibility for ensuring that the group has a suitable control environment and effective internal controls that provide reasonable assurance of effective and efficient operations, financial stewardship, probity and compliance with laws and policies.

2.2. The governing body has established an Audit and Governance Committee with terms of reference agreed by the governing body (see paragraph 6.9.5(a) of the constitution for further information).

2.3. The Chief Finance Officer will ensure that:

a) financial policies are considered for review and update annually;
b) a system is in place for proper checking and reporting of all breaches of financial policies; and

c) a proper procedure is in place for regular checking of the adequacy and effectiveness of the control environment.

3. **AUDIT**

3.1. The group will ensure that it has an effective and independent internal audit function and fully complies with Public Sector Internal Audit Standards and any other statutory reviews.

3.2. The Head of Internal Audit and the group’s external auditor will have direct and unrestricted access to members of the Audit and Governance Committee, the Chair of the governing body, Accountable Officer and Chief Finance Officer for any significant issues arising from audit work that management cannot resolve, and for all cases of fraud or serious irregularity.

3.3. All members of the Audit and Governance Committee, the Chair of the governing body, the Accountable Officer and the Chief Finance Officer will have direct and unrestricted access to the Head of Internal Audit and external auditors.

3.4. The Chief Finance Officer will ensure that the Audit and Governance Committee approves any changes to the provision or delivery of assurance services to the group.

3.5. In line with the requirements of the Local Audit and Accountability Act 2014, the Group will appoint an Auditor Panel. In line with the requirement of the Act and subsequent regulations, the Panel will oversee and advise on the maintenance of an independent relationship between the group and its external auditor, and on the auditor’s selection and appointment.

4. **COUNTERING FRAUD AND CORRUPTION**

4.1. The group has a zero tolerance approach to any lack of honesty, integrity or probity by employees or anyone with whom it does business in order to safeguard the public resources that they are responsible for. The group will not tolerate any fraud perpetrated against it and will actively chase any loss suffered. Any suspected fraud will be investigated professionally with commensurate sanctions applied if fraud is proven. The group will seek to recover any financial loss suffered provided that it is cost effective to do so.

4.2. The Audit and Governance Committee will satisfy itself that the group has adequate arrangements in place for countering fraud, approve the counter fraud work plan and review the outcomes of counter fraud work.

4.3. The Audit and Governance Committee will ensure that the group has suitable arrangements in place to work effectively with NHS Protect.
5. EXPENDITURE CONTROL

5.1. The group is required by statutory provisions\(^1\) to ensure that its expenditure does not exceed the aggregate of allotments from NHS England and any other sums it has received and is legally allowed to spend.

5.2. The Accountable Officer has overall executive responsibility for ensuring that the group complies with certain of its statutory obligations, including its financial and accounting obligations and that it exercises its functions effectively, efficiently and economically.

5.3. The Chief Finance Officer will:
   a) provide reports in the form required by NHS England;
   b) ensure money drawn from NHS England is required for approved expenditure only and is drawn down only at the time of need and follows best practice;
   c) be responsible for ensuring that an adequate system of monitoring financial performance is in place to enable the group to fulfil its statutory responsibility not to exceed its expenditure limits, as set by direction of NHS England.

6. ALLOTMENTS\(^2\)

6.1. The Chief Finance Officer will:
   a) periodically review the basis and assumptions used by NHS England for distributing allotments and ensure that these are reasonable and realistic and secure the group’s entitlement to funds;
   b) prior to the start of each financial year submit to the governing body for approval a report showing the total allotments received and their proposed distribution including any sums to be held in reserve; and
   c) regularly update the governing body on changes to the initial allotment and the uses of such funds.

7. COMMISSIONING STRATEGY, BUDGETS, BUDGETARY CONTROL AND MONITORING

7.1. The Accountable Officer will annually compile and submit to the governing body for approval a commissioning plan that explains how it proposes to discharge its financial duties and which takes into account financial targets, forecast limits of available resources and the results of consultation carried out in accordance with

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\(^1\) See section 223H of the 2006 Act, inserted by section 27 of the 2012 Act
\(^2\) See section 223(G) of the 2006 Act, inserted by section 27 of the 2012 Act.
the arrangements approved by the governing body\textsuperscript{3}. The governing body will support this with comprehensive medium term plans and annual budget.

7.2. Prior to the start of each financial year the Chief Finance Officer will, on behalf of the Accountable Officer, prepare and submit budgets for approval by the governing body.

7.3. The Chief Finance Officer will monitor financial performance against the budgets and commissioning plan, periodically review them and prepare reports explaining significant variances based on any significant departures from agreed financial plans or budgets, for the Finance and Performance Committee and the governing body as required.

7.4. The approval of the governing body will be required for any changes to budgets significant enough to impact on the group’s ability to meet its statutory duties and/or agreed strategic aims. Other changes will be approved by the Finance and Performance Committee.

7.5. The Accountable Officer has overall responsibility for ensuring that information relating to the group’s accounts, its income or expenditure or its use of resources is provided to NHS England as requested.

8. **ANNUAL ACCOUNTS AND REPORTS**

8.1. The group will produce and submit to NHS England accounts and reports in accordance with all statutory obligations, relevant accounting standards and accounting best practice in the form and content and at the time required by NHS England.

8.2. The Chief Finance Officer will ensure that the group:

a) prepares a timetable for producing the annual report and accounts and agrees it with external auditors and the Finance and Performance Committee;

b) adheres to that timetable in preparing accounts in accordance with all statutory obligations\textsuperscript{4}, relevant accounting standards and accounting best practice in the form and content at the time required by NHS England;

c) complies with statutory requirements and relevant directions for the publication of an annual report;

d) considers the external auditor’s management letter and fully addresses all issues within agreed timescales; and

\textsuperscript{3} See section 14Z13 of the 2006 Act, inserted by section 26 of the 2012 Act

\textsuperscript{4} See paragraph 17 of Schedule 1A of the 2006 Act, as inserted by Schedule 2 of the 2012 Act.
publishes the external auditor’s management letter on the group’s website at www. www.wolverhamptonccg.nhs.uk. Alternatively, on request, a copy will be posted or sent by email to any enquirer who may wish to receive this.

9. INFORMATION TECHNOLOGY

9.1. The group will ensure the accuracy and security of its computerised financial data.

9.2. The Chief Finance Officer is responsible for the accuracy and security of the group’s computerised financial data and will:

a) devise and implement any necessary procedures to ensure adequate (reasonable) protection of the group’s data, programs and computer hardware from accidental or intentional disclosure to unauthorised persons, deletion or modification, theft or damage, having due regard for the Data Protection Act 1998 (as amended);

b) ensure that adequate (reasonable) controls exist over data entry, processing, storage, transmission and output to ensure security, privacy, accuracy, completeness, and timeliness of the data, as well as the efficient and effective operation of the system;

c) ensure that adequate controls exist such that the computer operation is separated from development, maintenance and amendment;

d) ensure that an adequate management (audit) trail exists through the computerised system and that such computer audit reviews, as the Chief Finance Officer may consider necessary, are being carried out.

9.3. In addition, the Chief Finance Officer will ensure that new financial systems and amendments to current financial systems are developed in a controlled manner and thoroughly tested prior to implementation. Where this is undertaken by another organisation, assurances of adequacy must be obtained from them prior to implementation.

10. ACCOUNTING SYSTEMS

10.1. The Chief Finance Officer will ensure:

a) the group has suitable financial and other software to enable it to comply with these policies and any consolidation requirements of NHS England;

b) that contracts for computer services for accounting applications with another health organisation or any other agency clearly define the responsibility of all parties for the security, privacy, accuracy, completeness, and timeliness of data during processing, transmission and storage as well as ensuring the rights of access for audit purposes.
10.2. Where another health organisation or any other agency provides any accounting service to the group, the Chief Finance Officer will periodically seek assurances that adequate controls are in operation in line with the relevant auditing standards.

11. BANK ACCOUNTS

11.1. The Chief Finance Officer will:

   a) review the banking arrangements of the group at regular intervals to ensure they are in accordance with Secretary of State directions\(^5\), best practice and represent best value for money;

   b) manage the group's banking arrangements and advise the group on the provision of banking services and operation of accounts;

   c) prepare detailed instructions on the operation of bank accounts such that the group maintains sufficient liquidity to meet its current commitments.

11.2. The Finance and Performance Committee will approve the overall banking arrangements.

12. INCOME, CHARGES, SECURITY, GRANTS, LOANS AND INVESTMENTS

12.1. The Chief Financial Officer is responsible for:

   a) designing, maintaining and ensuring compliance with systems for the proper recording, invoicing, collection and coding of all monies due;

   b) ensuring that the group maximises its potential to raise additional income but only to the extent that this does not interfere with the performance of the group or its functions\(^6\);

   c) approving and regularly reviewing the level of all fees and charges other than those determined by NHS England or by statute with independent professional advice on matters of valuation taken as necessary;

   d) establishing and maintaining systems and procedures for the secure handling of cash or other negotiable instruments and ensuring the safe receipt of funds by electronic transfer;

   e) developing effective arrangements for exercising the group's powers to:

\(^5\) See section 223H(3) of the NHS Act 2006, inserted by section 27 of the 2012 Act

\(^6\) See section 14Z5 of the 2006 Act, inserted by section 26 of the 2012 Act.
i) make grants and loans to voluntary organisations which provide or arrange for the provision of similar services to those in respect of which CCGs have functions\(^7\) with any such payments to be approved by the governing body;

ii) form or participate in forming a company and invest in and/or provide loans and guarantees and make other financial provision to the company, but only for the purpose of improving the physical and mental health of, and the prevention, diagnosis and treatment of illness in, the people for whom the CCG has responsibility. Any such arrangements will require the approval of the governing body.

### 13. TENDERING AND CONTRACTING

13.1. The group will ensure that competitive tenders, or quotes as appropriate, are invited for the supply of all goods and services or disposals of group assets when the nature of the expenditure/income and the likely value are such that competition is required by the group’s detailed financial policies.

13.2. The Chief Finance Officer will ensure that any businesses/individuals invited to tender (or quote) and to whom any contract is be awarded have been subject to the checking and vetting procedures defined by the group’s detailed financial policies.

13.3. The award of any contract will be approved as determined by the group’s detailed financial policies and detailed scheme of delegation and documents will be signed on behalf of the group in accordance with Standing Order 6.

13.4. The group may only enter into contracts within the statutory framework set up by the 2006 Act, as amended by the 2012 & 2015 Acts. Such contracts will:

a) be consistent with the group’s Standing Orders;

b) comply with the Public Contracts Regulation 2006, any successor legislation and any other applicable law; and

c) take into account as appropriate any applicable NHS England the Independent Regulator of NHS Foundation Trusts (Monitor) guidance that does not conflict with (b) above.

13.5. In all contracts entered into, the group will endeavour to obtain best value for money. The Accountable Officer has nominated the Chief Finance Officer to oversee and manage each contract on behalf of the group.

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\(^7\) See section 14Z6 of the 2006 Act, inserted by section 26 of the 2012 Act.
14. COMMISSIONING

14.1. The group will coordinate its work as appropriate with NHS England, other clinical commissioning groups, local providers of services, local authority(ies), including through Health & Wellbeing Boards, patients and their carers, the voluntary sector and others to develop robust commissioning plans.

14.2. The group will enter into healthcare contracts in order to deliver its commissioning plans. This contracting activity will be subject to Prime Financial Policy 13 above, including the aspects relating to competition when the group chooses or is required to adopt a competitive approach to selecting its healthcare providers.

14.3. The group will maintain a register of procurement decisions that have been taken that will specify the decision, who was involved in making the decision and how any conflicts of interest that arose were dealt with.

14.4. The Accountable Officer will establish arrangements to ensure that regular reports are provided to the Finance and Performance Committee and governing body detailing actual and forecast expenditure and activity for each healthcare contract above the value specified in detailed Financial Policies, with similar reports presented to the Finance and Performance Committee for all healthcare contracts below that value.

14.5. The Chief Finance Officer will maintain a system of financial monitoring to ensure the effective accounting of expenditure under healthcare contracts. This will provide a suitable audit trail for all payments made under these contracts whilst maintaining patient confidentiality.

15. RISK MANAGEMENT, ASSURANCE AND INSURANCE

15.1. The group has arrangements in place such that the identification, analysis, evaluation and treatment of its risks are carried out in a systematic and consistent manner.

15.2. The group recognises that some level of risk is unavoidable in everything it seeks to do. The risk management policy approved by the Quality and Safety Committee describes its risk management philosophy, risk appetite and assigns the relevant responsibilities.

15.3. Any risk to the achievement of the group’s strategic objectives are recorded and quantified in the group’s Assurance Framework, for which the governing body is responsible. The Framework describes the controls in place to manage these risks and the sources of assurance provided to the governing body that those controls are in place and effective. Action plans to address any risks or the decision to accept risks as assessed, are scrutinised by the Audit and Governance Committee which reports to the governing body.
15.4. Other risks are recorded and quantified in the group’s Risk Register, for which the Quality and Safety Committee is responsible. The Register is populated by reference to incidents, complaints and contract non-compliances as well as management assessments of inherent risk. Action plans to address high-scoring risks, as required by the risk management policy, are endorsed by the Quality and Safety Committee so that the necessary actions can be approved in line with the relevant part of the group’s constitution.

15.5. The Governing Body receives regular integrated assurance reports from both the Audit and Governance and Quality and Safety Committees on their work, which provide assurance on risk management arrangements and an opportunity to escalate any issues that arise. In addition, the Governing Body considers the Board Assurance Framework on a Quarterly basis to highlight and address any issues with the effectiveness of internal controls and the Risk Management arrangements and Assurance framework are subject to annual review and evaluation by Internal Audit.

15.6. The Chief Finance Officer shall decide if the CCG will insure through the risk pooling schemes administered by the NHS Litigation Authority or self insure for some or all of the risks covered by the risk pooling schemes. If the Chief Finance Officer decides not to use the risk pooling schemes for any of the risk areas (clinical, property and employers / third party liability) covered by the scheme this decision shall be reviewed annually by the Governing Body.

16. PAYROLL

16.1. The Chief Finance Officer will ensure that the payroll service selected:

a) is supported by appropriate contractual terms and conditions;

b) has adequate internal controls and audit review processes, as required by Prime Financial Policy 10;

c) has suitable arrangements for the collection of payroll deductions and payment of these to appropriate bodies.

16.2. In addition the Chief Finance Officer will set out comprehensive procedures for the group’s effective submission of payroll data to the service provider and the receipt and use of output from them.
17. **NON-PAY EXPENDITURE**

17.1. The governing body will approve the level of non-pay expenditure on an annual basis (Prime Financial Policy 7.2) and the Accountable Officer will determine the level of delegation to budget managers through the detailed scheme of delegation.

17.2. The Chief Finance Officer will set out procurement procedures consistent with Prime Financial Policy 13 and covering the seeking of professional advice regarding the supply of goods and services.

17.3. The Chief Finance Officer will:

   a) be responsible for the prompt payment of all properly authorised accounts and claims;

   b) be responsible for a system of verification, recording and payment of all amounts payable;

   c) ensure compliance with Prime Financial Policies 10 and 13 as relevant.

18. **CAPITAL INVESTMENT, FIXED ASSET REGISTERS AND SECURITY OF ASSETS**

18.1. The Accountable Officer will

   a) ensure that there is an adequate appraisal and approval process in place for determining capital expenditure priorities and the effect of each proposal upon plans;

   b) be responsible for the management of all stages of capital schemes and for ensuring that schemes are delivered on time and to cost;

   c) ensure that the capital investment is not undertaken without confirmation of the purchaser(s) support and the availability of resources to finance all revenue consequences, including capital charges;

   d) be responsible for the maintenance of registers of assets, taking account of the advice of the Chief Finance Officer concerning the form of any register and the method of updating and arranging for a physical check of assets against the asset register to be conducted once a year.

18.2. The Chief Finance Officer will prepare detailed procedures consistent with Prime Financial Policy 13 for disposals of the group’s assets.
19. INFORMATION GOVERNANCE AND RETENTION OF RECORDS

19.1. The Accountable Officer will act as the group’s Caldicott Guardian and:

   a) be responsible for ensuring that the group retains or destroys all records in accordance with NHS Code of Practice: Records Management 2006 and other relevant notified guidance;

   b) publish and maintain a Freedom of Information Publication Scheme and ensure that arrangements are in place for effective responses to Freedom of Information requests as required by the relevant legislation;

   c) be responsible for ensuring that the group maintains compliance with all other relevant legislation including the Data Protection Act 1998 (as amended).

19.2. The Chief Finance Officer will act as the group’s Senior Information Risk Owner.

19.3. Information governance policies to facilitate the above will be approved by the Quality and Safety Committee and the group will use the NHS Information Governance Toolkit in order to assess its performance in this area.

20. TRUST FUNDS

20.1. The Chief Finance Officer will ensure that the group does not hold any funds on trust, charitable or otherwise.
NHS Wolverhampton Clinical Commissioning Group
Constitution Appendix H1

Governing Body’s Audit and Governance Committee

Terms of Reference

1. Introduction

The Audit and Governance Committee (AGC) is established in accordance with paragraph 6.9.3(a) of NHS Wolverhampton Clinical Commissioning Group’s constitution, standing orders and scheme of delegation. These terms of reference set out the membership, remit, responsibilities and reporting arrangements of the AGC and shall have effect as if incorporated into the constitution and standing orders.

The AGC will evaluate its own performance and terms of reference annually. Any resulting changes to the terms of reference and/or concerns in relation to performance evaluation will be received and considered for approval by the governing body or the group if they relate to the membership of the committee (Standing Order 4.4) before becoming part of an application for variation to be approved by the group and submitted to NHS England (Paragraph 1.4 of the constitution). The terms of reference will be published on the group’s website (www.wolverhamptonccg.nhs.uk/about-us/our-members-constitution) and available by post or email, if requested.

2. Membership

The lay member of the governing body appointed under Standing Order 2.2.6 by virtue of the qualifications, expertise or experience enabling that appointee to express informed views about financial management, audit matters, and to take a lead role in overseeing key elements of governance, will be the Chair of the AGC for as long as the appointee holds that position and remains a member of the governing body.

In the event of the Chair of the AGC being unable to attend all or part of a meeting, the Chair will nominate a replacement from within the membership to deputise for that meeting.

The other members of the AGC will be appointed by the group such that the AGC has at least three members, of whom at least two, are separately appointed lay members to support the Chair.
The chair of the governing body, the Accountable Officer, the Chief Finance Officer and any employees of the group (including the Executive Nurse) will not be eligible for membership of the AGC.

No individual who could not be a member of the group’s governing body by virtue of Schedule 5 of the 2012 Regulations (SI 2012/1631) will be eligible to be a non-governing body member of the governing body’s AGC.

Always provided that they remain eligible as described above, other members of the AGC will hold office for a term of three years and will only be eligible to serve two consecutive terms.

The AGC or any member(s) of it (subject to the agreement of the Chair of AGC) shall have unlimited access to AGC’s professional advisors including internal and external audit, on a formal or informal basis, irrespective of whether this shall be in a scheduled meeting of AGC or between such meetings.

3. In Attendance

The Chief Finance Officer, appointed external auditor and head of internal audit will be invited to attend or be represented at all or part of each meeting of the AGC. At least once a year, AGC members should meet privately with the external and internal auditors.

The local counter fraud specialist should attend at least one meeting a year. Regardless of attendance, external audit, internal audit, local counter fraud, local security management and NHS Protect will have full and unrestricted rights of access to the AGC.

The Accountable Officer will be invited to at least one meeting a year to discuss the overall processes for assurance that support the governance statement, as well as the meeting at which the AGC considers the annual accounts.

Other employees of the group or persons providing services to it may be invited to attend when the AGC is discussing areas of risk or operation that are the responsibility of that person.

The chair of the governing body may also be invited to attend one meeting each year in order to have an understanding of the committee’s business, as well as the meeting at which the AGC considers the annual accounts.
4. Secretary

A named individual (or his/her nominee) shall be responsible for supporting the Chair in the management of the AGC’s business and for drawing members’ attention to best practice, national guidance and other relevant documents as appropriate.

5. Quorum

A meeting of the AGC will be quorate provided that two members are present of whom at least one is a member of the governing body.

6. Voting

Should a vote need to be taken, only the members of AGC shall be allowed to vote. In the event of a tied vote, the Chair shall have a second and casting vote.

7. Frequency and notice of meetings

The AGC will meet at least four times per annum with meeting dates scheduled in advance for at least 12 months, save in an emergency when the Chair of AGC may call a meeting either of his/her own volition or at the request of a member(s) with the Chair’s consent. No unscheduled or rescheduled meetings will take place without members usually having at least ten day’s notice of the date and in an emergency, standing order 3.8 (Emergency Powers and Urgent Decisions shall apply).

The agenda and supporting papers will be circulated to all members at least five working days before the date the meeting will take place, unless a shorter time period for circulation of papers is necessary due to a meeting being re-scheduled at short notice.

The external auditors or head of internal audit can request a meeting in addition to those scheduled if they consider that one is necessary.

8. Remit, duties and responsibilities

The AGC is accountable to the group’s governing body and its remit is to provide the governing body with an independent and objective view of the group’s systems, information and compliance with laws, regulations and directions governing the group. It will deliver this remit in the context of the group’s priorities, as they emerge and develop, and the risks associated with achieving them.
The AGC shall critically review the group’s financial reporting and internal control principles and ensure that an appropriate relationship with both internal and external auditors is maintained.

The specific duties required of the AGC are:

i) reviewing the group’s adherence to the principles of good governance (constitution 4.5);  
ii) monitoring the group’s performance in delivering:  
   (a) the duty to act effectively, efficiently and economically (constitution 5.2.3);  
   (b) its general financial duties as regards expenditure not exceeding allotments and use of resources, both total and specified types, not exceeding specified amounts (constitution 5.3.1 - 5.3.3);  
iii) monitoring the group’s performance in delivering the duties relating to:  
   (a) acting consistently with the promotion of a comprehensive health service and the mandate issued for each financial year by the Secretary of State to NHS England (constitution 5.1.2(a));  
   (b) obtaining appropriate advice as part of processes for potential or actual changes to commissioning arrangements (constitution 5.2.9(b)).  
iv) reviewing the reasonableness of any decision to suspend Standing Orders and considering reports on any suspension of Standing Orders at any meeting (SO 3.9) and any non-compliance with Prime Financial Policies, scrutinising any proposed changes thereto and determining any referring action or ratification (PFP 1.2.1);  
v) reviewing the group’s arrangements to manage all risks and receive appropriate assurance thereon through an integrated governance framework;  
vi) satisfying itself that there is an effective internal audit service (PFP3) and adequate arrangements for countering fraud (PFP4), reviewing the work and findings of the external auditors and approving any changes to the provision of delivery of assurance services to the group (PFP3.4(b));  
vii) reviewing the annual report and financial statements before submission to the governing body and the group; and  
viii) scrutinising any proposed changes to Prime Financial Policies (PFP 1.5.1).

Integrated governance, risk management and internal control

The AGC will review the establishment and maintenance of an effective system of integrated governance, risk management and internal control, across the whole of the group’s activities that support the achievement of the group’s objectives.

It’s work will dovetail with that of the Quality and Safety Committee, which the group has established in order to seek assurance that robust clinical quality is in place.
In particular, the AGC will review the adequacy and effectiveness of:

- all risk and control related disclosure statements, (in particular the governance statement), together with any appropriate independent assurances, prior to endorsement by the group;
- underlying assurance processes, including the work of the other committees of the governing body, that indicate the degree of achievement of group objectives, the effectiveness of the management of principal risks and the appropriateness of the above disclosure statements;
- policies for ensuring compliance with relevant regulatory, legal and code of conduct requirements and related reporting and self-certification;
- policies and procedures for all work related to fraud and corruption as set out in Secretary of State’s directions and as required by NHS Protect.

In carrying out this work the AGC will primarily utilise the work of internal audit, external audit and other assurance functions but will not be limited to these sources.

It will also seek reports and assurances from those working for and providing services to the group as appropriate, concentrating on the over-arching systems of integrated governance, risk management and internal control, together with indicators of their effectiveness.

This will be evidenced through the AGC’s use of an effective assurance framework to guide its work and that of the audit and assurance functions that report to it.

**Internal audit**

The AGC will ensure that there is an effective internal audit function that meets mandatory NHS Internal Audit Standards and provides appropriate independent assurance to AGC, the Accountable Officer and the group. This will be achieved through:

- consideration of the provision of the internal audit service, its cost and any questions of resignation and dismissal;
- review and approval of the internal audit strategy, operational plan and more detailed programme of work, ensuring that this is consistent with the audit needs of the organisation as identified in the assurance framework;
- considering the major findings of internal audit work (and management’s response) and ensuring co-ordination between the internal and external auditors to optimise use of audit resources;
- ensuring that the internal audit function is adequately resourced and has appropriate standing within the group;
• an annual review of the effectiveness and the level of satisfaction with the services of internal audit;
• approval of the internal audit charter.

External audit

The AGC will review the work and findings of the external auditors and consider the implications of their reports and any management responses to their work. This will be achieved by:

• consideration of the performance of the external auditors, as far as the rules governing the appointment permit;
• discussion and agreement with the external auditors, before the audit commences, on the nature and scope of the audit as set out in the annual plan, and ensuring co-ordination, as appropriate, with other external auditors in the local health economy;
• discussion with the external auditors of their local evaluation of audit risks and assessment of the group and associated impact on the audit fee;
• a review of all external audit reports including the report to those charged with governance, agreement of the annual audit letter before its submission to the group and work undertaken outside the annual audit plan, together with the appropriateness of management responses.

Other assurance functions

The AGC shall review the findings of other significant assurance functions, both internal and external, including regulators and inspectors, and consider the implications for the governance of the group. The AGC will approve any changes to the provision or delivery of assurance services to the group (PFP 3.4(b)).

The AGC has full authority to commission any reports or surveys it deems necessary to help it fulfill its obligations, with the necessary funding to be agreed with the Chief Finance Officer by the AGC’s Chair.

Counter fraud

The AGC shall satisfy itself that the group has adequate arrangements in place for countering fraud, including the need to work effectively with NHS Protect, approve the counter fraud work plan and review the outcomes of counter fraud work (PFP 4.2 – 4.3).

Management

The AGC shall, as appropriate, request and review reports giving positive assurances or identifying risks from senior managers and those responsible for providing services to the group on the overall arrangements for governance, risk management and internal control
Financial reporting

The AGC shall monitor the integrity of the financial statements of the group and any formal announcements relating to the group’s financial performance.

The committee shall ensure that the systems for financial reporting to the group, including those of budgetary control, are subject to review as to completeness and accuracy of the information provided to the group.

The AGC shall review the annual report and financial statements before submission to the governing body and the group, focusing particularly on:

- wording in the governance statement and other disclosures relevant to the terms of reference of the AGC;
- changes in, and compliance with, accounting policies, practices and estimation techniques;
- unadjusted mis-statements in the financial statements;
- significant judgements in preparing of the financial statements;
- significant adjustments resulting from the audit;
- agreement of the letter of representation before it is signed, on behalf of the governing body; and
- qualitative aspects of financial reporting.

9. Relationship with the governing body

For the next meeting of the governing body following each meeting of the AGC, the Chair of the committee will provide a written summary of the key matters covered by the meeting.

The minutes of each meeting of the AGC, as agreed at the subsequent meeting, will be presented to the next meeting of the governing body for information.

The Chair of the AGC will report by exception to the next meeting of the governing body any significant governance issues brought to the Chair’s attention other than at a meeting of the Committee.

10. Policy and best practice

In seeking to apply best practice in the decision-making process, the AGC has full authority to commission any reports, surveys or other information that it deems necessary to assist it in fulfilling its obligations.
NHS Wolverhampton Clinical Commissioning Group
Constitution Appendix H2

Governing Body’s Remuneration Committee

Terms of Reference

1. Introduction

The Remuneration Committee (RC) is established in accordance with paragraph 6.9.3(b) of NHS Wolverhampton Clinical Commissioning Group’s constitution, standing orders and scheme of delegation. These terms of reference set out the membership, remit, responsibilities and reporting arrangements of the RC and shall have effect as if incorporated into the constitution and standing orders.

The RC will evaluate its own performance and terms of reference annually. Any resulting changes to the terms of reference and/or concerns in relation to its performance evaluation will be received and considered for approval by the governing body, or the group if they relate to the membership of the committee (Standing Order 4.4), before becoming part of an application for change to be approved by the group and submitted to NHS England for approval (Paragraph 1.4 of the constitution). The terms of reference will be published on the group’s website (www.wolverhamptonccg.nhs.uk/about-us/our-members-constitution) and available by post or email, if requested.

2. Membership

A lay member of the governing body appointed under Standing Order 2.2.6 will be the Chair of the RC for as long as they hold that position.

The number of members of the RC shall be at least four.

In the event of the Chair of the RC being unable to attend all or part of a meeting, the members of RC will nominate a replacement from within the membership to deputise for that meeting.

The other members of the RC will be appointed by the group and will consist of three other members of the governing body who are not employees of the group and which may include the Secondary Care Doctor, the GP Chair of the Commissioning Committee and/or the GP
Chair of the Quality and Safety Committee, save that subject to the qualifying proviso below, members of RC need not be members of the governing body.

3. **In attendance**

Only members of the RC have the right to attend committee meetings but other individuals such as the Accountable Officer, Chief Finance Officer and any HR lead and external advisers may be invited to attend for all or part of any meeting as and when appropriate. No individual, including a member, shall be in attendance for discussions about their own remuneration and/or terms of service, and individuals must declare any interest that they may have in relation to any matter to be discussed where a conflict exists or may potentially exist and the Chair, in his/her absolute discretion, will decide whether the individual shall be required to withdraw from the meeting for the duration of the matter giving rise to the conflict.

4. **Secretary**

A named individual (or his/her nominee) shall be responsible for supporting the Chair in the management of the RC’s business and for drawing members’ attention to best practice, national guidance and other relevant documents as appropriate.

5. **Quorum**

A meeting of the RC will be quorate provided that two of the members, which shall include either the Chair and/or Deputy Chair, are present.

6. **Voting**

Should a vote need to be taken, only the members of RC shall be allowed to vote. In the event of a tied vote, the Chair shall have a second and casting vote.

7. **Frequency and notice of meetings**

The RC will meet at least twice a year and no unscheduled or rescheduled meetings will take place save in an emergency when the Chair of RC may call a meeting either of his/her own volition or at the request of a member(s) with the Chair’s consent, without members usually having at least ten days notice of the date. In an emergency, standing order 3.8 (Emergency Powers and Urgent Decisions) shall apply. The agenda and supporting papers will be circulated to members.
at least five working days before the date the meeting will take place unless a shorter time period for circulation of papers is necessary due to a meeting being re-scheduled at short notice.

8. Remit and responsibilities of the committee

By authority delegated to it by the group and the governing body the RC will make final and binding determinations in relation to pay and remuneration for group members, employees of the group and people who provide services to it, as well as allowances under any pension scheme that the group might establish as an alternative to the NHS pension scheme.

This will enable the group to deliver the relevant functions in accordance with the final and binding determinations made by RC:

- paying its employees’ remuneration, fees and allowances and any other terms and conditions of service of the group’s employees (constitution 5.1.1(d));
- paying the remuneration and travelling or other allowances of members of its governing body (constitution 5.1.1(e)).

The specific duties required of the RC are:

- determining the remuneration and conditions of service of the senior team (constitution 6.9.5(b)(i));
- reviewing the performance of the Accountable Officer and other senior team members and determining annual salary awards, if appropriate. (constitution 6.9.5(b)(ii));
- considering the severance payments of the Accountable Officer and other senior staff, seeking HM Treasury approval as appropriate in accordance with the guidance ‘Managing Public Money’ (constitution 6.9.5(b)(iii));
- approving human resources policies (constitution 6.9.5(b)(iv) and 9.4).
- approving the group’s terms and conditions and remuneration of employees and those providing services to the group (constitution 6.9.5(b)(v)).

In doing so the RC will:

- comply with current disclosure requirements for remuneration;
- seek independent advice about remuneration for individuals when appropriate to do so; and
• ensure that their decisions are based on clear and transparent criteria.

9. Relationship with the governing body and the group

For the next meeting of the governing body following each meeting of the RC, the Chair of the committee will provide a written summary of the key matters covered by the meeting.

The minutes of each meeting of the RC, as agreed at the subsequent meeting, will be presented to the next meeting of the governing body for information.

The Chair of the RC will report by exception to the next meeting of the governing body any significant issues brought to the Chair's attention other than at a meeting of the Committee.

10. Policy and best practice

In seeking to apply best practice in the decision-making process, the RC has full authority to commission any reports, surveys or other information that it deems necessary to assist it in fulfilling its obligations.
1. Introduction

The Quality and Safety Committee (QSC) is established in accordance with paragraph 6.9.3(c) of NHS Wolverhampton Clinical Commissioning Group’s constitution, standing orders and scheme of delegation. These terms of reference set out the membership, remit, responsibilities and reporting arrangements of the QSC and shall have effect as if incorporated into the constitution and standing orders.

The QSC will evaluate its own performance and terms of reference annually. Any resulting changes to the terms of reference, and/or concerns in relation to performance evaluation will be received and considered for approval by the governing body, or the group if they relate to the membership of the committee (Standing Order 4.4), before becoming part of an application for variation to be approved by the group and submitted to NHS England (Paragraph 1.4 of the constitution). The terms of reference will be published on the group’s website (www.wolverhamptonccg.nhs.uk/about-us/our-members-constitution) and available by post or email, if requested.

2. Membership

The Chair of the QSC will be an elected member of the governing body

The number of members of the QSC shall be at least 5.

In the event of the Chair of the QSC being unable to attend all or part of a meeting, the members of QSC will nominate a replacement from within the membership to deputise for that meeting.

The other members of the QSC will be appointed by the group to include other members of the governing body including the Executive Nurse and the secondary care specialist doctor, other representatives of constituent practices, employees of the group, individuals who reflect the wider local
multi-professional clinical and social care community and a patient /carer representative, save that subject to the qualifying proviso below, members of QSC need not be members of the governing body.

No individual who could not be a member of the group’s governing body by virtue of sections (4) to (10) of Schedule 5 of the 2012 Regulations (SI 2012/1631) will be eligible to be a non-governing body member of the group’s QSC.

3. **In attendance**

Employees of and providers of relevant services to the group and representatives of any organisation with which it jointly commissions or from whom it commissions healthcare services may be invited to attend when the QSC is discussing areas that are the responsibility of that person.

4. **Secretary**

A named individual (or his/her nominee) shall be responsible for supporting the Chair in the management of the QSC’s business and for drawing members’ attention to best practice, national guidance and other relevant documents as appropriate.

5. **Quorum**

A meeting of the QSC will be quorate provided that three members are present of whom at least one is a Clinical member of the governing body.

6. **Voting**

Should a vote need to be taken, only the members of QSC shall be allowed to vote. In the event of a tied vote, the Chair shall have a second and casting vote.

7. **Frequency and notice of meetings**

The QSC will meet at least eight times per annum with meeting dates scheduled in advance for at least 12 months, save in an emergency when the Chair of QSC may call a meeting either of his/her own volition or at the request of a member(s) with the Chair’s consent. No unscheduled or rescheduled meetings will take place without members usually having at least ten days of the date and in an emergency, standing order 3.8 (Emergency Powers and Urgent Decisions) shall apply. The agenda and
supporting papers will be circulated to all members at least five working
days before the date the meeting will take place unless a shorter time
period for circulation of papers is necessary due to a meeting being re-
scheduled at short notice.

8. Remit and responsibilities of the committee

The QSC is accountable to the governing body and its remit is to provide
the governing body with assurance on the quality of services commissioned
and promote a culture of continuous improvement and innovation with
respect to safety of services, clinical effectiveness and patient experience. It
will deliver this remit in the context of the group’s priorities, as they emerge
and develop, and the risks associated with achieving them.

The Committee will be responsible for ensuring that risks identified through
the CCG’s risk management arrangements and allocated to the committee
due to its relevance to its responsibilities are effectively managed through
regular consideration of the committee’s risk profile. The committee will
assure the Audit and Governance Committee and the Governing Body that
these risks are being managed, escalating and de-escalating risks as it
considers necessary.

The duties of the QSC are driven by the priorities for the group and any
associated risks or areas of quality improvement and operates a
programme of business, agreed by the governing body, that is flexible to
new and emerging priorities and risks.

The specific duties required of the QSC are:

- to monitor the group’s delivery of the public sector equality duty
  (constitution 5.1.2(b));
- to receive reports from the group’s representative on the
  Wolverhampton Health and Wellbeing Board with regard to
development of the joint assessments and strategies and delivery of the
  latter (constitution 5.1.2(c)(ii));
- to monitor the group’s compliance with its Statement of Principles
  relating to the duty secure public involvement (constitution 5.2.1);
- to monitor the group’s delivery of the duty to promote awareness of and
  have regard to the NHS Constitution (constitution 5.2.2);
- to monitor the group’s delivery of the duty to secure continuous
  improvement to the quality of services (constitution 5.2.4);
- to monitor the group’s delivery of the duty to support NHS England
  with regard to improving the quality of primary medical services
  (constitution 5.2.5);
• to monitor the group’s delivery of the duties to promote the involvement of patients, their carers and representatives and enable patients to make choices (constitution 5.2.7 and 5.2.8);
• approval of policies for risk management including assurance (Prime Financial Policy 15.2), information governance (PFP 19.3), business continuity, emergency planning, security and complaints handling;
• to ensure that the group makes effective use of NHS England’s Information Governance and any other relevant Toolkit(s) to assess its performance (PFP 19.3);
• endorsing action plans to address high scoring risks in the group’s Risk Register (PFP 15.4).

It delivers these duties by developing and delivering annual work programmes giving appropriate focus to the following:

• seek assurance that the commissioning strategy for the clinical commissioning group fully reflects all elements of quality (patient experience, effectiveness and patient safety), keeping in mind that the strategy and response may need to adapt and change;
• provide assurance that commissioned services are being delivered in a high quality and safe manner, ensuring that quality sits at the heart of everything that the group does. This will include jointly commissioned services and supporting NHS England as regards the quality and safety of the secondary healthcare services that it commissions for the group’s patients;
• provide assurance that the group is meeting its safeguarding responsibilities under Children’s Act 2004, Vulnerable Groups Act 2006 and any subsequent relevant legislation;
• oversee and provide assurance that effective management of risk is in place to manage and address clinical governance issues including arrangements to proactively identify early warnings of failing systems;
• have oversight of the process and compliance issues concerning serious incidents requiring investigation (SIRI); be informed of all Never Events; inform the governing body of any escalation or sensitive issues in good time; ensure that the group and its healthcare providers are learning from SIRI and Never Events;
• ensure that there is a clear line of accountability for patient safety issues, including the reporting required by statute, regulations or locally agreed best practice;
• seek assurance on the performance of NHS organisations in terms of their interaction and/or regulation by the Care Quality Commission, Monitor and any other relevant regulatory bodies;
• receive and scrutinise independent investigation reports relating to patient safety issues and agree publication plans;
• ensure that a clear escalation process, including appropriate trigger points, is in place to enable appropriate engagement of external bodies on areas of concern;
• make recommendations as necessary, to the governing body on the remedial actions to be taken with regard to actual and evolving quality and safety issues and risks.

8 Relationship with the governing body

For the next meeting of the governing body following each meeting of the QSC, the Chair of the committee will provide a written summary of the key matters covered by the meeting.

The minutes of each meeting of the QSC, as agreed at the subsequent meeting, will be presented to the next meeting of the governing body for information.

The Chair of the QSC will report by exception to the next meeting of the governing body any significant issues brought to the Chair’s attention other than at a meeting of the Committee.

9 Policy and best practice

In seeking to apply best practice in the decision-making process, the QSC has full authority to commission any reports, surveys or other information that it deems necessary to assist it in fulfilling its obligations.
1. Introduction

The Finance and Performance Committee (FPC) is established in accordance with paragraph 6.9.3(d) of NHS Wolverhampton City Clinical Commissioning Group’s constitution, Standing Orders and Scheme of Reservation and Delegation. These terms of reference set out the membership, remit, responsibilities and reporting arrangements of the FPC and shall have effect as if incorporated into the constitution and standing orders.

The FPC will evaluate its own performance and terms of reference annually. Any resulting changes to the terms of reference and/or concerns in relation to the performance evaluation will be received and considered for approval by the governing body, or the group if they relate to the membership of the committee (Standing Order 4.4), before becoming part of an application for variation to be approved by the group and submitted to NHS England (Paragraph 1.4 of the constitution). The terms of reference will be published on the group’s website (www.wolverhamptonccg.nhs.uk/about-us/our-members-constitution) and available by post or email, if requested.

2. Membership

The Chair of the FPC will be the lay member of the governing body for finance and performance.

The number of members of FPC shall be at least 5.

In the event of the Chair of the FPC being unable to attend all or part of a meeting, the members of FPC will nominate a replacement from within the membership to deputise for that meeting.
The other members of the FPC will be appointed by the group to include other members of the governing body including the Chief Finance Officer and employees of the group including at least one representative of the Commissioning function save that, subject to the qualifying proviso below, members of FPC need not be members of the governing body.

No individual who could not be a member of the group’s governing body by virtue of sections (4) to (10) of Schedule 5 of the 2012 Regulations (SI 2012/1631) will be eligible to be a non-governing body member of the group’s FPC.

3. In attendance

Employees of and providers of relevant services to the group and representatives of any organisations with which it jointly commissions or from whom it commissions healthcare services may be invited to attend when the FPC is discussing areas that are the responsibility of that person.

4. Secretary

A named individual (or his/her nominee) shall be responsible for supporting the Chair in the management of the FPC’s business and for drawing members’ attention to best practice, national guidance and other relevant documents as appropriate.

5. Quorum

A meeting of the FPC will be quorate provided that three members are present of whom at least one is a member of the governing body (the Chief Finance Officer not being counted as a member of the governing body for this purpose), the Chief Finance Officer or his/her authorised deputy and one other FPC member.

6. Voting

Should a vote need to be taken, only the members of FPC shall be allowed to vote. In the event of a tied vote, the Chair shall have a second and casting vote.
7. **Frequency and notice of meetings**

The FPC will meet at least eight times per annum with meeting dates scheduled in advance for at least 12 months, save in an emergency when the Chair of FPC may call a meeting of his/her volition or at the request of a member(s) with the Chair’s consent. No unscheduled or rescheduled meetings will take place without members usually having at least ten days of the date and in an emergency, standing order 3.8 (Emergency Powers and Urgent Decisions) shall apply. The agenda and supporting papers will be circulated to all members at least five working days before the date the meeting will take place unless a shorter time period for circulation of papers is necessary due to a meeting being re-scheduled at short notice.

8. **Remit and responsibilities of the committee**

The FPC is accountable to the governing body and its remit is to provide the governing body with assurance on issues related to the finances, including financial health, of the group and the achievement of performance objectives and targets. It will deliver this remit in the context of the group’s priorities, as they emerge and develop, and the risks associated with achieving them.

The Committee will be responsible for ensuring that risks identified through the CCG’s risk management arrangements and allocated to the committee due to its relevance to its responsibilities are effectively managed through regular consideration of the committee’s risk profile. The committee will assure the Audit and Governance Committee and the Governing Body that these risks are being managed, escalating and de-escalating risks as it considers necessary.

The specific duties delegated to or conferred on the FPC by the group of its governing body are:

- to support the Chief Finance Officer in the delivery of the general financial duties (constitution 5.3.1 – 5.3.3);
- to report to the governing body on areas of concern regarding financial and performance issues;
- to receive reports from the group’s representative on the Wolverhampton Health and Wellbeing Board with regard to development of the joint assessments and strategies and delivery of the latter (constitution 5.1.2(c)(ii));
- to monitor the group’s delivery of the duty to act effectively, efficiently and economically (constitution 5.2.3);
• to monitor the group’s delivery of the duty to have regard to the need to reduce inequalities (constitution 5.2.6);
• review the Chief Finance Officer’s proposals for any changes to the Prime Financial Policies prior to scrutiny of them by the Audit and Governance Committee (PFP 1.5.1)
• approval of detailed financial policies (PFP 1.1.3);
• to consider reports from the Chief Finance Officer regarding significant variances from budgeted performance (PFP 7.3) and approve any changes to budgets not significant enough to require approval by the governing body (PFP 7.4);
• to consider reports from management regarding significant variances from non-financial performance targets;
• agree the Chief Finance Officer’s timetable for producing the annual accounts and report (PFP 8.1(a));
• approve the group’s overall banking arrangements (PFP 11.2);
• receive reports detailing actual and forecast expenditure and activity for all healthcare contracts (PFP14.3).

It will deliver these duties by developing and delivering annual work programmes giving appropriate focus to the following:

• receive and consider detailed monthly monitoring reports and year-end forecast of performance against financial and performance targets;
• review plans for and delivery of initiatives under QIPP and any subsequent programme of that nature;
• to make recommendations as necessary to the governing body on the remedial actions to be taken with regard to finance and performance issues and risks, including in-year changes to budgets; and
• to report annually to the governing body in relation to how FPC has discharged its duties.

9. Relationship with the governing body

For the next meeting of the governing body following each meeting of the FPC, the Chair of the committee will provide a written summary of the key matters covered by the meeting.

The minutes of each meeting of the FPC, as agreed at the subsequent meeting, will be presented to the next meeting of the governing body for information.

The Chair of the FPC will report by exception to the next meeting of the governing body any significant financial or performance issues brought to the Chair’s attention other than at a meeting of the Committee.
10. **Policy and best practice**

In seeking to apply best practice in the decision-making process, the QSC has full authority to commission any reports, surveys or other information that it deems necessary to assist it in fulfilling its obligations.
1. Introduction

The Commissioning Committee (CC) has been established in accordance with paragraph 6.9.3(e) of NHS Wolverhampton Clinical Commissioning Group’s constitution, including standing orders and the scheme of delegation. These terms of reference set out the membership, remit, responsibilities and reporting arrangements of the CC and will have effect as if incorporated into the constitution and standing orders.

The CC will evaluate its own performance and terms of reference annually. Any resulting changes to the terms of reference and/or concerns in relation to performance evaluation will be received and considered for approval by the governing body, or the group if they relate to the membership of the committee (Standing Order 4.4), before becoming part of an application for variation to be approved by the group and submitted to NHS England (Paragraph 1.4 of the constitution). The terms of reference will be published on the group’s website (www.wolverhamptonccg.nhs.uk) and available by post or email, if requested.

2. Membership

The Chair of the CC will be an elected member of the governing body and elected by a ballot of the group members.

The number of members of the CC shall be at least 5.

In the event of the Chair of the CC being unable to attend all or part of a meeting, the members of CC will nominate a replacement from within the membership to deputise for that meeting.

The other members of the CC will be appointed by the group to include other members of the governing body, employees of the group including the
Director of Strategy and Transformation, Executive Nurse and a representative of the finance function, a representative of organisations with which it carries out significant joint commissioning, individuals who reflect the wider local multi-professional clinical and social care community and a patient/carer representative, save that, subject to the qualifying proviso below, members of CC need not be members of the governing body.

No individual who could not be a member of the group’s governing body by virtue of sections (4) to (10) of Schedule 5 of the 2012 Regulations (SI 2012/1631) will be eligible to be a non-governing body member of CC.

3. In attendance

Employees of and providers of relevant services to the group and other representatives of any organisations with which it jointly commissions or from whom it commissions healthcare services may be invited to attend when the CC is discussing areas that are the responsibility of that person.

4. Secretary

A named individual (or his/her nominee) shall be responsible for supporting the Chair in the management of the CC’s business and for drawing members’ attention to best practice, national guidance and other relevant documents as appropriate.

5. Quorum

A meeting of the CC will be quorate provided that three members are present of whom at least one is a GP and at least one is a member of the governing body.

6. Voting

Should a vote need to be taken, only the members of CC shall be allowed to vote. In the event of a tied vote, the Chair shall have a second and casting vote.

7. Frequency and notice of meetings

The CC will meet at least eight times per annum with meeting dates scheduled in advance for at least 12 months, save in an emergency when
the Chair of CC may call a meeting either of his/her own volition or at the request of a member(s) with the Chair’s consent. No unscheduled or rescheduled meetings will take place without members usually having at least ten days of the date and in an emergency, standing order 3.8 (Emergency Powers and Urgent Decisions) shall apply. The agenda and supporting papers will be circulated to all members at least five working days before the date the meeting will take place unless a shorter time period for circulation of papers is necessary due to a meeting being rescheduled at short notice.

8. Remit and responsibilities of the committee

The CC is accountable to the governing body and its remit is to provide the governing body, Director of Strategy and Solutions and Executive Nurse, amongst others, with support in meeting the duties and responsibilities of the group as a commissioner of healthcare services, specifically:

acting consistently with the promotion of a comprehensive health service and the mandate issued for each financial year by the Secretary of State to NHS England, for which the CC has developed a Commissioning Policy (constitution 5.1.2(a));

- securing continuous improvement in the quality of services (constitution 5.2.4);
- co-ordinating the work of the group as appropriate with NHS England, other clinical commissioning groups, local providers of services, local authorities, patients and their carers, the voluntary sector and others to develop robust commissioning plans (Prime Financial Policies 14.1).

It delivers these duties by developing and delivering annual work programmes giving appropriate focus to the following:

- develop the commissioning strategy, commissioning plans and annual commissioning intentions, anticipating and adapting as required for national and international policy, the group’s safeguarding and other statutory responsibilities, local and national requirements and patient expectations;
- oversee the annual contracting processes and any other programmes of healthcare service procurement;
- review of commissioning policies;
- develop service specifications for the commissioning of healthcare services;
• consider service and system reviews and develop appropriate strategies across the health and social care economy to address any identified issues;
• review progress against commissioning strategies and plans to ensure achievement of objectives within agreed timescales;
• make recommendations as necessary to the governing body on the remedial actions to be taken with regard to key risks and issues associated with the commissioning portfolio.

The Committee will be responsible for ensuring that risks identified through the CCG’s risk management arrangements and allocated to the committee due to its relevance to its responsibilities are effectively managed through regular consideration of the committee’s risk profile. The committee will assure the Audit and Governance Committee and the Governing Body that these risks are being managed, escalating and de-escalating risks as it considers necessary.

9. Relationship with the governing body

For the next meeting of the governing body following each meeting of the CC, the Chair of the committee will provide a written summary of the key matters covered by the meeting.

The minutes of each meeting of the CC, as agreed at the subsequent meeting, will be presented to the next meeting of the governing body for information.

The Chair of the CC will report by exception to the next meeting of the governing body any significant issues brought to the Chair’s attention other than at a meeting of the Committee.

10. Policy and best practice

In seeking to apply best practice in the decision-making process, the CC has full authority to commission any reports, surveys or other information that it deems necessary to assist it in fulfilling its obligations.
1. Introduction

1.1 Simon Stevens, the Chief Executive of NHS England, announced on 1 May 2014 that NHS England was inviting Clinical Commissioning Groups (CCGs) to expand their role in primary care commissioning and to submit expressions of interest setting out the CCG’s preference for how it would like to exercise expanded primary medical care commissioning functions. One option available was that NHS England and CCGs would delegate the exercise of certain specified primary care commissioning functions to a CCG.

1.2 In accordance with its statutory powers under section 13Z of the National Health Service Act 2006 (as amended), NHS England has delegated the exercise of the functions specified in Schedule 1 to these Terms of Reference to Wolverhampton CCG.

1.3 The CCG has established the Wolverhampton CCG Primary Care Commissioning Committee (“the Committee”). The Committee will function as a corporate decision-making body for the management of the delegated functions and the exercise of these delegated powers for commissioning primary medical services for the people of Wolverhampton.

2. Statutory Framework

2.1 NHS England has delegated authority to the CCG to exercise the commissioning functions set out in Schedule 1 in accordance with Section 13Z of The National Health Service Act 2006 (as amended) (“NHS Act”).

2.2 Section 13Z of the NHS Act further provides that arrangements made under that section may be on such terms and conditions (including terms as to payment) as may be agreed between NHS England and the CCG.
2.3 Arrangements made under section 13Z do not affect the liability of NHS England for the exercise of any of its functions. However, the CCG acknowledges that in exercising its functions (including those delegated to it), it must comply with the statutory duties set out in Chapter A2 of the NHS Act and including:

a) Management of conflicts of interest (section 14O);
b) Duty to promote the NHS Constitution (section 14P);
c) Duty to exercise its functions effectively, efficiently and economically (section 14Q);
d) Duty as to improvement in quality of services (section 14R);
e) Duty in relation to quality of primary medical services (section 14S);
f) Duties as to reducing inequalities (section 14T);
g) Duty to promote the involvement of each patient (section 14U);
h) Duty as to patient choice (section 14V);
i) Duty as to promoting integration (section 14Z1);
j) Public involvement and consultation (section 14Z2).

2.4 The CCG will also need to specifically, in respect of the delegated functions from NHS England, exercise those functions set out below:-

- Duty to have regard to impact on services in certain areas (section 13O);
- Duty as respects variation in provision of health services (section 13P).

2.5 The Committee is established as a committee of the Governing Body of the CCG in accordance with Schedule 1A of the NHS Act.

2.6 The members acknowledge that the Committee is subject to any directions made by NHS England or by the Secretary of State.

3. Role of the Committee

3.1 The Committee has been established in accordance with the above statutory provisions to enable the members to make collective decisions on the review, planning and procurement of primary care services in Wolverhampton, under delegated authority from NHS England.
3.2 The functions of the Committee are undertaken in the context of a desire to promote increased co-commissioning to increase quality, efficiency, productivity and value for money and to remove administrative barriers.

3.3 The role of the Committee shall be to carry out the functions relating to the commissioning of primary medical services under section 83 of the NHS Act except those relating to individual GP performance management, which have been reserved to NHS England. This includes the following activities:

- GMS, PMS and APMS contracts (including the design of PMS and APMS contracts, monitoring of contracts, taking contractual action such as issuing branch/remedial notices, and removing a contract);
- Newly designed enhanced services ("Local Enhanced Services" and "Directed Enhanced Services");
- Design of local incentive schemes as an alternative to the Quality Outcomes Framework (QOF);
- Decision making on whether to establish new GP practices in an area;
- Approving practice mergers; and
- Making decisions on ‘discretionary’ payment (e.g., returner/retainer schemes).

3.4 The Committee will also be responsible for maintaining an overview of the CCG’s other activities in relation to the delegated functions related to Primary Care and ensuring that they are aligned with the CCG’s Primary Care strategy. These activities include:-

- Planning for sustainable primary medical care services in Wolverhampton;
- Reviewing primary medical care services in Wolverhampton with the aim of further improving the care provided to patients
- Co-ordinating the approach to the commissioning of primary care services generally;
- Managing the budget for commissioning of primary medical care services in Wolverhampton.

3.5 In performing its role the Committee will exercise its management of the functions in accordance with the agreement entered into between NHS England and NHS Wolverhampton CCG, which will sit alongside the delegation and terms of reference.

3.6 The Committee will be responsible for ensuring that risks identified through the CCG’s risk management arrangements and allocated to the committee due to its relevance to its responsibilities are effectively managed through regular consideration of the committee’s risk profile. The committee will
assure the Audit and Governance Committee and the Governing Body that these risks are being managed, escalating and de-escalating risks as it considers necessary.

4. **Geographical coverage**

4.1 The Committee will comprise the Wolverhampton CCG (The CCG). It will undertake the function of jointly commissioning primary medical services for Wolverhampton.

5. **Membership**

5.1 The Membership of the Committee shall consist of:-
   - The Deputy Chair of the CCG’s Governing Body
   - The CCG Governing Body Lay Member for Finance and Performance
   - Two Executive Members of the CCG’s Governing Body (currently the Director of Strategy and Transformation and the Executive Director of Nursing and Quality)
   - The Three GPs elected to the CCG Governing Body as Locality Leads (Non-Voting)
   - Two Patient Representatives

5.2 The Chair of the Committee shall be the Deputy Chair of the CCG’s Governing Body

5.3 The Vice Chair of the Committee shall be the CCG Governing Body Lay Member for Finance and Performance.

5.4 Any member of the committee may nominate a substitute to attend a meeting on their behalf, provided that they notify the Chair 24 hours before the meeting.

6. **Invited Attendees**

6.1 Both a representative of Healthwatch Wolverhampton and a representative of the Wolverhampton Health and Wellbeing Board (who must represent Wolverhampton City Council on the Board) shall be invited to attend meetings of the Committee as a non-voting observer.

6.2 The observers shall be invited to provide assurance that the provisions for managing conflicts of interest are being correctly applied and shall be entitled to attend private sessions of the Committee.
6.3 The Committee may also call additional experts to attend meetings on an ad hoc basis to inform discussions.

7. Meetings and Voting

7.1 The Committee will operate in line with the CCG’s Standing Orders and Policy for Declaring and Managing Interests. The agenda and supporting papers will be circulated to all members at least five working days before the date the meeting will take place unless a shorter time period for circulation of papers is necessary due to a meeting being re-scheduled at short notice.

7.3 Decisions of the Committee should be reached by consensus where possible. Where this is not possible, a vote will be taken with a simple majority of the votes cast being required to reach a decision with the Chair having a second and casting vote in the event of a tie.

N.B. In line with national statutory guidance, the GP representatives on the Committee shall not be entitled to vote.

7.3 Meetings of the Committee shall be held in public, unless the Committee resolves to exclude the public from either the whole or part of the proceedings whenever publicity would be prejudicial to the public interest by reason of the confidential nature of the business to be transacted or for other special reasons stated in the resolution and arising from the nature of that business or of the proceedings or for any other reason permitted by the Public Bodies (Admission to Meetings) Act 1960 as amended or succeeded from time to time.

7.4 Members of the Committee have a collective responsibility for the operation of the Committee. They will participate in discussion, review evidence and provide objective expert input to the best of their knowledge and ability, and endeavour to reach a collective view.

7.5 Members of the Committee shall respect confidentiality requirements as set out in the Standing Orders referred to above unless separate confidentiality requirements are set out for the committee in which event these shall be observed.

8. Quorum

8.1 Meetings of the Committee shall be quorate when over 50% of its members, including the Chair or Vice Chair and at least one Executive Governing
Body member is present and overall make up of those present is such that there is a majority of non-clinical members.

9. **Frequency of Meetings**

9.1 The Committee shall agree a regular programme of meetings each year. In addition, the Chair may call additional meetings if they are required in line with the provisions for notice of meetings set out above.

10. **Secretary**

10.1 A named individual (or his/her nominee) shall be responsible for supporting the Chair in the management of the Committee's business and for drawing members’ attention to best practice, national guidance and other relevant documents as appropriate.

10.2 The Secretary will circulate the minutes and action notes of the committee with 3 working days of the meeting to all members and present the minutes and action notes to NHS West Midlands and the governing body of the CCG.

10.3 The Secretary will also provide an executive summary report which will be presented to NHS West Midlands and the governing body of the CCG each month for information.

11. **Accountability of the Committee**

11.1 The Committee will be directly accountable for the commitment of the resources / budget delegated to the CCG by NHS England for the purpose of commissioning primary care medical services. This includes accountability for determining appropriate arrangements for the assessment and procurement of primary care medical services, and ensuring that the CCG’s responsibilities for consulting with its GP members and the public are properly accounted for as part of the established commissioning arrangements.

11.2 For the avoidance of doubt, the CCG’s Scheme of Reservation & Delegation, Standing Orders and Prime Financial Policies will prevail in the event of any conflict between these terms of reference and the aforementioned documents.

11.3 The Committee is accountable to the governing body to ensure that it is effectively discharging its functions.

12. **Procurement of Agreed Services**
12.1 The procurement arrangements will be set out in the delegation agreement (Schedule 1 and 2 to this Terms of Reference between NHS Wolverhampton CCG and NHS England).

13. Decisions

13.1 The Committee will make decisions within the bounds of its remit set out in paragraph 3 above. The decisions of the Committee shall be binding on NHS England and NHS Wolverhampton CCG and will be published by both parties.

14. Review of Terms of Reference

14.1 These terms of reference will be formally reviewed by the Committee in April of each year, following the year in which the committee is created and any recommendations for changes will be made to the Governing Body.
SCHEDULE 1 – DELEGATED FUNCTIONS

The functions delegated to NHS Wolverhampton CCG by NHS England under section 13Z of the National Health Service Act 2006 are as follows:-

- Decisions in relation to the commissioning, procurement and management of Primary Medical Services Contracts, including but not limited to the following activities:
  - Decisions in relation to Enhanced Services;
  - Decisions in relation to Local Incentive Schemes (including the design of such schemes);
  - Decisions in relation to the establishment of new GP practices (including branch surgeries) and closure of GP practices;
  - Decisions about ‘discretionary’ payments;
  - Decisions about commissioning urgent care (including home visits as required) for out of area registered patients;
- The approval of practice mergers;
- Planning primary medical care services in the Area, including carrying out needs assessments;
- Undertaking reviews of primary medical care services in the Area;
- Decisions in relation to the management of poorly performing GP practices and including, without limitation, decisions and liaison with the CQC where the CQC has reported non-compliance with standards (but excluding any decisions in relation to the performers list);
- Management of the Delegated Funds in the Area;
- Premises Costs Directions Functions;
- Co-ordinating a common approach to the commissioning of primary care services with other commissioners in the Area where appropriate; and
- Such other ancillary activities that are necessary in order to exercise the Delegated Functions.

Further detail on the exercise of these functions is detailed in the Delegation agreement between NHS England and NHS Wolverhampton CCG.
Black Country & West Birmingham Joint Commissioning Committee
(Joint Commissioning Committee)

Terms of Reference – Version D7.0

AMENDMENT HISTORY

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REVIEWERS
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APPROVALS
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Appendix 1

Black Country & West Birmingham Joint Commissioning Committee – Terms of Reference

1. Introduction & Purpose

1.1 The Black Country & West Birmingham Joint Commissioning Committee (the ‘Joint Commissioning Committee’) is established in accordance with paragraph 6.4.4 of NHS Dudley Clinical Commissioning Group’s (CCG) constitution, paragraph 6.5.4 of NHS Wolverhampton CCG constitution, paragraph 6.6.4 of NHS Sandwell & West Birmingham CCG constitution and paragraph 5.10.4 of NHS Walsall CCG constitution.

1.2 The purpose of the Joint Commissioning Committee is to establish a single commissioning view in line with the Sustainable Transformation Plan (STP) arrangements for key services across the Black Country and West Birmingham through the creation of a Joint Commissioning Committee of the four CCGs.

1.3 Individual CCGs will remain accountable for meeting their statutory duties. Each CCG has nominated its representative members and the Joint Commissioning Committee will have delegated authority from each CCG to make binding decisions on behalf of each CCG.

1.4 Currently the STP has no formal authority or governance and the Joint Commissioning Committee will provide a basis for coordinated collective action to commission the arrangements in the plan.

1.5 It is a committee comprising representatives of the following organisations:
   - Wolverhampton CCG,
   - Sandwell & West Birmingham CCG,
   - Dudley CCG and
   - Walsall CCG

1.6 These terms of reference set out the membership, remit, responsibilities and reporting arrangements of the Joint Commissioning Committee and will have effect as if incorporated into the constitution.

2. Membership

2.1 Each member of the Committee as defined in Paragraph 2.2 shall have one vote. There will be one vote, per role, per organisation. The Committee shall reach decisions by a simple majority of members present, but with the Chair having a second and deciding vote, if necessary.

2.2 Each of the four CCGs shall nominate four members of the Joint Commissioning Committee from their Governing Body, which will be their Chair, and Accountable Officer, one Chief Finance Officer and one lay member. Each of the four CCGs will nominate one lay member from their Governing Body as their fourth member.

2.3 NHS England lead for commissioning specialised services will be a co-opted member to support the committee’s work on developing proposals for the commissioning specialised services – using the ‘seat at the table’ model.

2.4 The Joint Commissioning Committee will be clinically led, with the Chair being taken by one of the CCG Chair members and will rotate amongst them every six months in line with a schedule determined by the committee.

2.5 The Vice Chair of the Joint Commissioning Committee will be elected from amongst the Chairs who will deputise for the Chair of the Joint Commissioning Committee as required.

2.6 Other representation that will normally be in attendance (members but non-voting) will
include:

• Programme Manager
• Communications Lead
• Administration support

2.6 Governing Body elected GPs, Clinical Executives, Executive Nurses, Other NHS England representation, other GP members or employees of the CCG (not already listed in the membership) may be asked to attend the committee for the purposes of specific agenda items. This will be in an advisory and non-voting capacity. NHS England’s National Statutory Guidance on “Managing Conflicts of Interest” will be observed and complied with at all times.

3. Administrative Support

3.1 The Chair of the Joint Commissioning Committee will be responsible for arranging administrative support for meetings of the Committee. This will include circulating the agenda and papers for the meeting five clear working days in advance of the meeting, taking minutes and actions of the meeting.

3.2 The Programme Manager shall be responsible for supporting the Chair in the management of the Committee’s business and for drawing members’ attention to best practice, national guidance and other relevant documents as appropriate.

4. Quorum

4.1 A meeting of the Joint Commissioning Committee will be quorate provided that at least five members comprising of the following are present:

• Chair or Vice Chair
• One member from each CCG
• One Accountable Officer
• One Chief Finance Officer
• One lay member

5. Frequency of meetings

5.1 The Joint Commissioning Committee will formally meet on a monthly basis. There may be a need for the Committee to meet informally from time to time. Any informal meetings will support the work of the Committee and will have no delegated decision-making authority.

5.2 Meetings of the Joint Commissioning Committee shall ordinarily be held in public and the agenda and supporting papers will be made available for public inspection. The Joint Commissioning Committee may resolve to exclude the public from a meeting that is open to the public (whether during the whole or part of the proceedings) whenever publicity would be prejudicial to the public interest be reason of the confidential nature of the business to be transacted or for other special reasons stated in the resolution and arising from the nature of that business or of the proceedings or for any other reason permitted by the Public Bodies (Admission to Meetings) Act 1960 as amended or succeeded from time to time.

5.3 The Joint Commissioning Committee will also meet in ‘shadow form’ whilst its terms of reference are considered by the constituent CCGs and until it has delegated decision making authority for specified commissioning services. Meetings during this period will be held in private session.

6. Remit Duties and Responsibilities

6.1 The Joint Commissioning Committee’s specific responsibilities will be delegated to it by each
of the four constituent CCGs and will, where appropriate, be reflected in each CCG’s Scheme of Reservation and Delegation. The committee will provide the mechanism for any regulatory requirements for shared CCG reporting, assurance or decision making.

6.2 The responsibilities of the Joint Commissioning Committee will be reviewed regularly as the single commissioning view for the Black Country and West Birmingham develops. The Joint Commissioning Committee’s initial responsibilities will be:-

- To make binding decisions on those matters delegated to the Joint Commissioning Committee on behalf of the CCG
- To make recommendations to the four CCGs on the scope of services that should be commissioned at a Black Country and West Birmingham system level;
- To organise, on behalf of the four CCGs, the joint commissioning of Specialised Services across the Black Country and West Birmingham with NHSE;
- To have oversight of the commissioning of acute and mental health services that have been established as being within the scope of services commissioned at system level, which will include:-
  - Mapping financial risks across the system;
  - Identifying Clinical priorities for transformation;
- To establish and manage a transformation programme to support the development of a single commissioning view for the Black Country and West Birmingham;
- To develop an Organisational Development plan across the four CCGs to recommend to the four CCGs that identifies the immediate benefits from shared working and supports the implementation of the transformation plan; and
- To make recommendations for the deployment of resources to support the implementation of the Transformation Programme.

6.3 The Joint Commissioning Committee will be supported in its work by a Clinical Leadership Group to advise on clinical strategy. The Joint Commissioning Committee will determine the Clinical Leadership Groups ToR. The Clinical Leadership Group will comprise of lead clinicians from across the STP area. The Clinical Leadership Group has no delegated authority, but will, by virtue of the clinical knowledge and expertise of the membership have a voice of authority to make recommendations and support the clinical leadership of the Joint Commissioning Committee.

6.4 The Joint Commissioning Committee will have the power to establish any task and finish group and determine the ToR for this so long as it is in line with the responsibilities given to the Joint Commissioning Committee.

7. Managing Conflicts of Interest

7.1 Conflicts of interest are a common and sometimes unavoidable part of the delivery of healthcare. The Joint Commissioning Committee is required to manage any conflicts of interest through a transparent and robust system. A lay member will act as a conduit and safe point of contact for anyone with concerns relating to conflicts of interest and provide advice and judgement in the management of conflicts. In the event that the Chair and Vice Chair are conflicted the lay member will Chair the meeting or part of. Members of the Joint Commissioning Committee are encouraged to be open and honest in identifying any potential conflicts during the meeting. The Chair of the Committee will be provided with the latest Declaration of Interest register at each meeting and will be required to recognise any potential conflicts that may arise from themselves or a member of the meeting.

7.2 It is imperative that members of relevant CCGs ensure complete transparency in any decision-making processes through robust record-keeping. Wherever a conflict of interest may be perceived, the matter must always be resolved in favour of the public interest rather than the individual member. If any conflicts of interest are declared or otherwise arise in a meeting, the chair must ensure the following information is recorded in the minutes; who has the interest,
the nature of the interest and why it give rise to a conflict; the items on the agenda to which the interest relates; how the conflict was agreed to be managed and evidence that the conflict was managed as intended.

8. Relationship with CCG Governing Body

8.1 The Joint Commissioning Committee is accountable to the each retrospective governing body to ensure that it has effectively discharging its functions.

8.2 All CCG governing body meetings will receive a copy of the Joint Commissioning Committee meetings minutes. The Joint Commissioning Committee will also make any recommendations or decisions reserved for the governing body directly.

8.3 Establish Task and Finish Groups as required which will report directly to the Joint Commissioning Committee.

9. Review of Joint Committee Effectiveness

9.1 The Joint Commissioning Committee will annually self-assess and report to the respective governing bodies and on its performance in the delivery of its objectives.

9.2 The Joint Commissioning Committee’s terms of reference and duties will be reviewed regularly, including at the point of Chair rotation and in line with any defined milestones in the Joint Commissioning Committee’s transformation plan. This will ensure that the Joint Commissioning Committee reflects any changes as the STP develops.

9.3 Any changes to the terms of reference will be approved by the respective governing bodies.