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# Cabinet Member for Environment Agenda

Date: Monday, 24th September, 2012

Time: 9.30 am

Venue: Committee Suite 1 & 2, Westfields, Middlewich Road,

Sandbach CW11 1HZ

The agenda is divided into 2 parts. Part 1 is taken in the presence of the public and press. Part 2 items will be considered in the absence of the public and press for the reasons indicated on the agenda and at the foot of each report.

#### PART 1 - MATTERS TO BE CONSIDERED WITH THE PUBLIC AND PRESS PRESENT

# 1. Apologies for Absence

#### 2. Declarations of Interest

To provide an opportunity for Members and Officers to declare any disclosable pecuniary and non-pecuniary interests in any item on the agenda.

#### 3. Public Speaking Time/Open Session

In accordance with Procedure Rules Nos.11 and 35 a period of 10 minutes is allocated for members of the public to address the meeting on any matter relevant to the work of the meeting. Individual members of the public may speak for up to 5 minutes but the Chairman or person presiding will decide how the period of time allocated for public speaking will be apportioned where there are a number of speakers. Members of the public are not required to give notice to use this facility. However, as a matter of courtesy, a period of 24 hours' notice is encouraged.

Members of the public wishing to ask a question at the meeting should provide at least three clear working days' notice in writing and should include the question with that notice. This will enable an informed answer to be given.

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4. Adoption of Street Naming Legislation and Amendments to the Officer Delegations of the Strategic Director (Places and Organisational Capacity) (Pages 1 - 26)

To consider a report on:

- 1. the adoption of legislation in respect of street naming and the approval of a policy in respect of street naming and numbering; and
- 2. proposed amendments to the Officer Delegations of the Strategic Director (Places & Organisational Capacity) in relation to traffic regulation orders, stopping up orders and street naming and numbering.

THERE ARE NO PART 2 ITEMS

# CHESHIRE EAST COUNCIL

# **Cabinet Member for Environment**

**Date of Meeting:** 24<sup>th</sup> September 2012

Report of: Strategic Director (Places and Organisational

Capacity) & Borough Solicitor

Subject/Title: Adoption of Street Naming Legislation and

Amendments to the Officer Delegations of the Strategic Director (Places and Organisational

Capacity)

Portfolio Holder: Councillor R Menlove

# 1.0 Report Summary

- 1.1 This report has two main purposes:
  - 1.1.1 the adoption of legislation in respect of street naming and the approval of a policy in respect of street naming and numbering, including altering existing street names and numbers; and
  - 1.1.2 the making of amendments to the Officer Delegations of the Strategic Director (Places & Organisational Capacity) in relation to traffic regulation orders, stopping up orders and street naming and numbering.
- 1.2 In respect of the first purpose, the Cabinet Member will recall that, at a meeting on 17<sup>th</sup> April 2012 consideration was given to various legislative provisions relating to street naming and numbering. The Cabinet Member resolved to express the intention to adopt certain legislation in respect of street naming. As resolved at that meeting, public notice has been given in accordance with Schedule 14 of the Local Government Act 1972 and therefore the Cabinet Member is now asked to adopt the legislation. The Cabinet Member is also requested to approve the Street Naming and Numbering Policy attached at Appendix A. This policy would supersede any previous policy in respect of street naming and numbering. This draft policy was considered by the Environment and Prosperity Scrutiny Committee on 24<sup>th</sup> July 2012. The draft minute of Environment and Prosperity Committee is attached at Appendix B
- 1.3 In respect of the second purpose, the Cabinet Member is being asked to approve amendments to the delegations to the Strategic Director (Places & Organisational Capacity) as a result of the adoption of street naming legislation, but also to remove the formal requirement to consult with the Portfolio Holder for Environmental Services in the making of certain decisions. These amendments, together with other minor amendments, are being sought as a tidying up exercise and can be found at Appendix D.

#### 2.0 Recommendations

- 2.1 The Cabinet Member for Environment is requested to resolve that:
  - (1) the provisions of section 17 and 19 of the Public Health Act 1925 and section 21 of the Public Health Act Amendment Act 1907 be adopted and to apply throughout the Borough of Cheshire East with effect from 27<sup>th</sup> August 2012:
  - (2) the Street Naming and Numbering Policy at Appendix A be approved;
  - (3) the charges relating to street naming and numbering listed in the Policy be approved; and
  - (4) the changes to the delegations to the Strategic Director (Places & Organisational Capacity) within the Council's Constitution, by the deletion of paragraphs 16.1.13 and 16.2 and the insertion of the paragraphs in Appendix D, be recommended to the Constitution Committee.

#### 3.0 Reasons for Recommendations

- 3.1 In relation to street naming, as the requisite public notice has been given, the Cabinet Member may now adopt the legislation for dealing with street names.
- 3.2 Given the importance of address management for all those persons using it, it is considered appropriate to adopt a policy which sets out the Council's requirements and procedure in the naming and numbering of streets.
- 3.3 In respect of those street naming and numbering functions which are discretionary, the Council may apply charges and therefore it is appropriate for the Cabinet Member to set the level of such charges.
- 3.4 In respect of the amendments to the delegations to the Strategic Director (Places & Organisational Capacity), implementation of these delegations since 1 April 2009 has highlighted some areas where the decision making procedure could be simplified. Such a simplification is to remove the formal requirement for the Strategic Director to consult with the Portfolio Holder for Environmental Services in the making of traffic regulation orders, stopping up orders and street naming and numbering decisions. Other minor amendments to the delegations are being sought as a tidying up exercise.

#### 4.0 Wards Affected

4.1 All Wards.

#### 5.0 Local Ward Members

5.1 All Members

# 6.0 Policy Implications including Carbon Reduction and Health

6.1 The decision requests that approval is given for the adoption of a policy in relation to street naming and numbering.

# 7.0 Financial Implications (Authorised by the Borough Treasurer)

- 7.1 Under section 93 of the Local Government Act 2003, a best value authority may charge a person for providing a service if the authority is authorised, but not required, to provide the service that is the service must be discretionary. There must be a power to provide the service, the person receiving the service must agree to its provision, and the charge must not exceed the cost of providing the service.
- 7.2 Thus, the Council would be able to charge under certain provisions, such as the numbering of houses under section 11 of the Cheshire County Council Act 1980 (which is a discretionary service) but not others such as street naming services (since the duty to provide this service is not discretionary). Full details of the provisions which are discretionary, and therefore enable the Council to charge if desired, are contained within Section 10 of the Policy.

## 8.0 Legal Implications (Authorised by the Borough Solicitor)

8.1 The Legal Implications are contained within the body of the Report and Appendices.

#### 9.0 Risk Management

9.1 In respect of street naming, should the Council choose not to adopt the legislation, the mixture of the various provisions in operation in the former boroughs will remain. This may lead to inconsistency in application across Cheshire East.

#### 10.0 Background and Options

#### Street naming and numbering

10.1 A place matters, and knowing where that place is allows the Council to provide a better service for its customers. As more and more systems rely on some form of location database it becomes increasingly important to have confidence in the Council's address holding systems and processes. Such address data is made available to the Royal Mail who provide the postcode and post town information and it is also supplied to the emergency services, with the Fire Service having agreed to adopt the National Land and Property Gazetteer (NLPG) as its address database from 2011. All local authorities are required to develop a Local Land and Property Gazetteer (LLPG) which is a definitive master list of all land and property addresses within the authorities' areas. The Council's own LLPG will form part of the NLPG and will be the definitive master address list for all services to use and

- will have live links to all other major systems, namely Council, Electoral Registration, Finance, Planning, Environmental Health, Neighbourhood Services and Customer Relationship Management.
- 10.2 The policy at Appendix A reflects emerging national best practice and thus will ensure the information fed into the LLPG will be consistent locally and eventually nationally when it is fed into the NLPG. The LLPG is held and managed by the Council's address management team located within the Places Directorate and it is this team which oversees the allocation, management and use of all addresses used by the Council.
- 10.3 The Environment and Prosperity Scrutiny Committee considered the policy at its meeting on 24<sup>th</sup> July 2012. It resolved:
  - 1. That the Portfolio Holder for Environment be recommended to approve the Policy subject to the comments highlighted above.
  - 2. That a progress report outlining the agreed charges and income generated be brought back to a future meeting of the Committee.
- 10.4 As detailed in the report to the Cabinet Member of 17<sup>th</sup> April 2012, the Council has the legal responsibility to ensure that streets are named and properties numbered. As the requisite notice has been given, Cabinet may adopt the legislation detailed in the decision, at paragraph 2.1.

#### **Delegations to Strategic Director**

- 10.5 Presently under the Constitution, the Strategic Director Places has delegated authority to approve routine traffic management orders, highway stopping up and alley gating orders and variations to pedestrian crossing schemes under the Road Traffic Regulation Act 1984 and Highways Act (paragraph 17.13 on page 119 of the Constitution). The Strategic Director also has delegated authority, in consultation with the Portfolio Holder, to undertake consultation and advertisement of traffic management and regulation orders, stopping up and alley-gating orders, and street naming proposals (paragraph 17.2 on page 120 of the Constitution). The relevant extracts of the Constitution, can be found at Appendix C.
- 10.6 It is proposed that all of the actions required in respect of traffic regulation orders, highway stopping up and alley-gating orders and variations to pedestrian schemes be undertaken by the Strategic Director Places acting alone. In practice, the Portfolio Holder for Environmental Services will continue to be consulted in respect of these matters through his regular meetings with officers. At the same time, it is proposed that paragraphs 16.1.13 and 16.2 can be merged to avoid duplication of powers. The proposed revised wording of these paragraphs can be found at Appendix D.

- 10.7 Further changes to these delegations are sought to reflect the decisions to be made in respect of street naming and numbering as provided above. Again, the proposed new wording can be found at paragraph 16.2 in Appendix D. At present, the Strategic Director (Places & Organisational Capacity), in respect of any public consultation regarding street naming proposals, must consult with the Portfolio Holder. It is proposed that the Strategic Director can act alone. Further, at present, the Constitution refers only to street naming and not numbering therefore it is also necessary to amend the Delegations to include reference to the numbering of properties and in all respects, to state the legislation under which the Council carries out its street naming/numbering functions.
- 10.8 The powers of the Portfolio Holder and Cabinet to take decisions in accordance with the Constitution is not affected by any of the proposed changes.

#### 11.0 Access to Information

- 11.1 Sections 17-19 of the Public Health Act 1925
- 11.2 Section 21 of the Public Health Acts Amendment Act 1907
- 11.3 Sections 64 & 65 of the Town Improvement Clauses Act 1847
- 11.4 Section 11 of the Cheshire County Council Act 1980
- 11.5 The Environment and Prosperity Scrutiny Committee Agenda and dated 24<sup>th</sup> July 2012

The background papers relating to this report can be inspected by contacting the report writer(s). The background paper 11.5 is available on the Council's website: www.cheshireeast.gov.uk

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#### **APPENDIX A**



# **Street Naming and Numbering Policy**

**Service owner:** Places and Organisational Development

**Policy owner:** John Nicholson, Strategic Director of Places and Organisational

Capacity.

Status: Draft v0.5

Date: 12<sup>th</sup> September 2012

**Consultation**: No

**Revision/review/renew date:** 12<sup>th</sup> September 2013

**Key words:** Street Naming and Numbering, SNN, Local Land and Property

Gazetteer, Local Street Gazetteer, LSG, Address Management.

**Links:** www.nlpg.org.uk

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# 1. Executive summary

This Street Naming and Numbering Policy defines the approach Cheshire East Council will take to ensure that all properties within the Borough are accurately addressed (Local Land and Property Gazetteer) and all streets are appropriately named (Local Street Gazetteer), in accordance with the adopted legislation and best practice data entry conventions as defined by the nationally responsible body, Geoplace.

Accurate address data is fundamental to the provision of key services within Cheshire East. As well as supporting local service delivery Cheshire East Council has a statutory obligation to maintain the Local Land and Property Gazetteer and the Local Street Gazetteer. As part of the Public Sector Mapping Agreement (PSMA) and the associated Data Cooperation Agreement (DCA) the authority is required to supply regular updates to Geoplace and Ordnance Survey to support the creation and maintenance of the National Address Database (AddressBase). AddressBase is the definitive source of address data used by all key public sector service organisations.

#### 2. Introduction

#### 2.1 Purpose, aims and vision

The purpose of this policy is to confirm the legislation adopted by Cheshire East Council in support of the authority's statutory duty to provide a Street Naming and Numbering service and maintain the Local Land and Property Gazetteer and the Local Street Gazetteer. Additionally it defines the activities and approaches that will be adopted by Cheshire East Council to ensure the implementation of a best practice Street Naming and Numbering service.

Accurate address data is essential in supporting the delivery of key council services. Council Tax, Elections, Children's and Adult's services, Highways, Planning, Customer services all require accurate address data to support their operational and strategic activities. The provision and use of accurate and consistent address data across all council services enables joined up service delivery and the analysis of service coverage and effectiveness based upon location.

This policy by confirming the legislation adopted by Cheshire East Council clarifies the obligations and powers possessed by the authority, avoiding confusion and enabling the delivery of an appropriate and consistent service to internal and external customers. The definition of the primary activities and good practice approaches to be undertaken as part of the Street Naming and Numbering service will enable the creation of standardised processes and procedures to ensure the delivery of a quality service to all customers.

#### 2.2 Policy context

Cheshire East Council has a need to rationalise and clarify the legislation in relation to Street Naming and Numbering and implement an unambiguous policy to facilitate the delivery of an efficient and effective service that meets best practice standards. The adoption of the proposed legislation and the implementation of this policy will provide clarity concerning the

implementation and delivery of the service and provide the basis for a cost effective and quality service.

The importance of place and understanding local service delivery has been identified as key mechanism in ensuring a better service for our customers. As more and more systems rely on some form of location database it becomes ever more important to have confidence in our address data. The Street Naming and Numbering service is supported by statutory legislation which not only provides guidelines for correct addressing methodology but also gives the power to impose penalties if required.

Significant changes have taken place at a national level regarding the management and collection of address data. A new organisation, Geoplace, has been created which alongside the Ordnance Survey is supporting the creation of a national address database — AddressBase. This national address database will be derived from each local authority's Local Land and Property Gazetteer (LLPG). To ensure data is accurate and comprehensive Geoplace and Ordnance Survey have implemented new contracts (Public Sector Mapping Agreement and Data Cooperation Agreement) to ensure all local authorities maintain and improve the quality of the data they hold within their LLPG databases in line with an agreed annual improvement schedule.

# 3. Policy details

#### 3.1 Policy option appraisals

The implementation of the Street Naming and Numbering policy will mitigate risk to Cheshire East council in a number of ways, it will:

- Clarify the authority's powers and obligations with regard to Street Naming and Numbering
- Enable the authority to meet its targets with regard to address data quality and so avoid potential negative financial implications
- Help to ensure a high quality and consistent service and so avoid loss of reputation

#### 3.2 Evidence base for policy options

# Option 1: Adopt the Proposed Legislation and Good Practice Guidelines as defined in the new Policy

Cheshire East Council currently has an unclear policy relating to Street Naming and Numbering, the legislation still in place from the legacy authorities is potentially conflicting. This is leading to confusion and issues in delivering a consistent and high quality Street Naming and Numbering service to the public. Following a review of the legislation it has been proposed that the legislation detailed in the body of this Policy will be adopted by Cheshire East council to support the effective delivery of the Street Naming and Numbering service. Additionally best practice principles as defined in: "Data Entry Conventions and Best Practice for the National Land and Property Gazetteer DEC-NLPG Version 3.2 December 2011- A Reference Manual" will be adopted to ensure that a consistent high level of service is provided in line with acknowledged national good practice and in support

of our obligations under the Public Sector Mapping Agreement and the Data Cooperation Agreement.

#### Option 2: Do nothing

Doing nothing would present Cheshire East council with an increased level of risk. The current issues and confusion surrounding the Street Naming and Numbering service would perpetuate. The development of improved processes and procedures would be hampered leading to a further potential degradation in service and data quality. Additionally Cheshire East Council would find it difficult to meet its contractual agreements defined under the Public Sector Mapping Agreement and the Data Cooperation Agreement to maintain the Local Land and Property Gazetteer. Not meeting the agreed targets defined in the annual improvement schedule risks the removal of Public Sector Mapping Agreement status, under which Cheshire East council currently receives all Ordnance Survey mapping products for free (A commercial contract to licence the data from OS would cost in the region of £100,000) as well as the possibility of having the Local Land and Property Gazetteer database taken over by Geoplace and maintained on the authorities behalf, for a fee to be determined by Geoplace.

# 3.3 Policy recommendations

The recommended option is option 1: To adopt the legislation and good practice guidelines as defined in this policy document.

#### 3.4 Policy statement

- 3.4.1 Cheshire East Borough Council ('the Council') has statutory powers relating to the naming and numbering of streets within its administrative area. The Council uses sections 17 and 19 of the Public Health Act 1925 together with section 21 of the Public Health Act Amendment Act 1907 for the purpose of naming streets, and section 11 of the Cheshire County Council Act 1980 in relation to the numbering of properties. Further details of the legislative provisions are set out in paragraph 4 below.
- 3.4.2 Anyone seeking an address change, or the creation of an address for a new property, must apply to the Council in writing following the procedures outlined in this policy. The Council has the power to approve or reject proposed street names submitted by developers or the general public, or prescribe its own addressing schemes
- 3.4.3 Proposals for street names from developers and the public are welcome for consideration. However it is recommended that more than one suggestion is put forward in case the primary suggestion fails to comply with the guidelines in this policy. It is advantageous for all suggestions for street and building names to reflect the local area or have a connection with Cheshire East, where possible and where it avoids duplication. If suggestions conform to this Policy on Street Naming and Numbering and, for street names, do not meet with an objection from the Town/Parish Councils, the new address will be formally allocated and all relevant bodies will be notified.

- 3.4.4 Where street names have been established without reference to the Council, the Council has the authority, with the consent of two-thirds of the ratepayers in the street, to alter the name of a street, under section 21 of the Public Health Acts Amendment Act 1907.
- 3.4.5 To aid the emergency services, the Council will endeavour to ensure that where appropriate, if a street has a name and has street signs relating to that name, all properties accessed from that street will be officially addressed to include that street name and also where appropriate, new addresses are numbered.
- 3.4.6 In addition to complying with appropriate legislation, this policy is compliant, at the time of implementation, with the document "Data Entry Conventions and Best Practice for the National Land and Property Gazetteer DEC-NLPG Version 3.2 December 2011 A Reference Manual" produced by the Geoplace and available from the National Land and Property Gazetteer custodians at www.nlpg.org.uk.
- 3.4.7 This policy will be reviewed periodically and updated in line with regional national and guidance.

#### 13 Applicable Legislation

#### 4.1 Section 17 of the Public Health Act 1925:

Allows a notice proposing a street name to be served on the Council by a person proposing to name the street. The Council may object to the proposed name within one month of receipt of the notice. It is unlawful for a street sign to be erected until (a) the expiry of one month after notice of the proposed name has been served on the Council; and (b) if the Council has objected to the proposed name, the objection is either withdrawn by the council or overruled on appeal to the Magistrates' Court. Any person acting in contravention is liable to a maximum penalty of £200 on conviction.

#### 4.2 Section 21 of the Public Health Act Amendment Act 1907:

Provides that the Council may, with the consent of two-thirds in number of the ratepayers, and persons, who are liable to pay an amount in respect of council tax, in any street, alter the name of such street or any part of such street. It also gives the Council power to mark the altered street name.

The section also provides that it is an offence for any person, wilfully and without the consent of the local authority, to 'obliterate, deface, obscure, remove or alter' any such name. Any person acting in contravention is liable to a maximum penalty of £200 on conviction.

#### 4.3 Section 19 of the Public Health Act 1925:

Provides that the Council shall mark (and from time to time renew or alter) the name of every street in a conspicuous position.

The section also provides that it is an offence for any person to pull down such an inscription, to erect a different name, or to place any notice or advertisement within 12 inches of a street name marked in accordance with section 19. Any person acting in contravention is liable to a maximum penalty of £200 on conviction.

#### 4.4 Section 11 of the Cheshire County Council Act 1980:

Provides for the allocation by the Council to buildings in a street of such numbers as the Council thinks fit, and allows the service of a notice requiring the owner/occupier of a building to mark the number in a manner which is legible from the street. The owner/occupier is required to maintain the mark so that it remains legible from the street and to keep the view of the mark unobstructed to such extent as is practicable.

The Council may also alter numbers under this section and the same requirements on the owner/occupier will apply. The Council may require a building to be marked with some identification other than a number. Again, the same requirements as to maintenance and unobstructed view on the owner/occupier will apply. Any owner/occupier who fails to comply with a notice served or contravenes the requirements relating to maintenance of the mark is guilty of an offence, and liable on summary conviction to a £50 fine. The Cheshire County Council Act continues to apply post local government re-organisation.

#### 5 Naming Streets

#### 5.1 New street names

- 5.1.1 As detailed above, section 17 of the Public Health Act 1925 requires notice of a proposed street name to be sent to the Council. The Council has the power to object to any proposed street name, and may do so within one month of receipt of the notice of the proposed name. The Council also has the responsibility, under section 19 of the Public Health Act 1925 to ensure that street name plates are displayed.
- 5.1.2 Property developers and local residents may suggest names for new streets. Any such suggestions must be submitted, in writing, to the Street Naming and Numbering Officer (at the address below) for consideration against the Council's criteria (set out in paragraph 4). If a suggestion does not meet the requirements of the naming guidelines, the Council will, by notice served in writing, formally object to the proposed name. The person proposing the name has the right to appeal against the objection within twenty-one days.
- 5.1.3 In cases where the proposed name does meet the street naming guidelines, consultation in relation to the proposed street name will take place with the relevant Ward Councillors and the Town/Parish Council. The Ward Councillors or Town/Parish Council may either confirm their support for a suggested name or may object to it and offer their own alternatives. Any alternative suggestion will be checked to ensure that it meets the accepted naming criteria. Once a suitable suggestion from the Ward and Parish councillors has been selected by the Street Naming and Numbering Officer, agreement will be sought with the developer.
- 5.1.4 Where a street is created as all or part of a new development, all costs for the erection of new street name plates will be paid for by the property developer. There is a specification for the plates and their locations and the Council should be contacted for advice.

Maintenance of street name plates becomes the responsibility of the Council only once the developer has left the site and the street has been adopted.

5.1.5 No street name plate is allowed to be erected until the street name has been confirmed in writing by Cheshire East Council. NB section 17 – not lawful to set up an inscription until the expiration of one month from the date the notice has been sent to the Council or where objection made, the objection is withdrawn or overruled on appeal.

#### 5.2 <u>Alteration of street names</u>

- 5.2.1 The changing of a street name shall be avoided, unless there is specific and sufficient reason to do so. This may come in the form of a new development in the street, or a request from the emergency services. The Council will pursue alternative solutions and only change the name as a last resort. In the event that the street name needs to be changed the following steps shall be taken:
  - (i) consultation takes place with all affected rate-payers and council tax payers and the appropriate Ward and Parish Councillors. Two-thirds of the of the ratepayers, and persons who are liable to pay an amount in respect of council tax, in any street, must be provide consent in order for the proposed change to proceed;
  - (ii) a report, with evidence of the ratepayers' and council tax payers' approval, shall be made to the Strategic Director Places, requesting a decision to instigate the change.

#### **6** Street Naming Guidelines

- 6.1 The Street Naming and Numbering Officer will use the following guidelines when determining whether a new street name is acceptable. Property developers, members of the public, Ward Councillors and Town/Parish should take account of these guidelines in relation to any names they wish to suggest to the Council.
- (a) The Council will endeavour to promote names with a local or historic significance to the area. However, it is not sufficient cause to object to a name if it fails to meet this criterion.
- (b) Names with a common theme are encouraged on large developments, preferably with a local or historic connection. Two developments with the same theme within the Borough shall be avoided.
- (c) Any street name that promotes a company, service or product will not be allowed. Names based on a developer's trading name are seen as advertising and are not acceptable. An exception to this may be made for a company that no longer exists, if used solely in a historical context and the claim of advertising cannot be made.
- (d) Naming a street after a living person is not permitted, in order to avoid offence either by inclusion or exclusion of an individual name. The only exception to this can be where the development is an affordable housing project. Only in this case, the name of a long serving councillor or ex-councillor may be used in recognition of their service. This may only apply where the councillor has ten years of continuous service, the suggestion meets with the approval of the full council and all other criteria within this policy are met.

- (e) New street names shall not duplicate any name already in use within the same locality, town or post town or post town within a neighbouring SNN authority's administrative area.
- (f) Distinctions by suffix within the same or adjoining area are to be avoided, e.g. Butterworth Drive and Butterworth Road.
- (g) Street names with phonetically similar names are also be avoided, e.g. Willows Avenue and Winnows Avenue.
- (h) Street names that may be considered or construed as obscene, racist or which would contravene any aspect of the council's equal opportunities policies will not be acceptable.
- (i) Street names that may be open to re-interpretation by graffiti or shortening of the name shall be avoided.
- (j) New street names shall not be assigned to new developments when such developments can be satisfactorily included in the current numbering scheme of the street providing access.
- (k) New street names shall not end in "s" where it can be construed as either a possessive or plural, neither shall they commence with the word "The".
- (I) All punctuation, including apostrophes, shall be avoided.
- (m) Words of more than three syllables and the use of more than two words (excluding the thoroughfare type) shall be avoided.
- (n) Street names are unacceptable if they are likely to cause spelling difficulties, as these may lead to confusion in an emergency situation or result in demands for a change of address for occupiers.

#### 7 Numbering (or naming) of properties

- 7.1 As set out above, the Council has the powers under section 11 of the Cheshire County Council Act 1980 relating to the numbering (or naming) of buildings within its administrative area and the marking of such numbers (or names). When exercising its powers under section 11, the Council will take into consideration the numbering guidelines set out at paragraph 8 below.
- 7.2 When making a request for a plot or development to be numbered, a developer must provide either in hard copy or electronically, the following information:
  - Planning Application Number Street Naming and Numbering can only be administered subject to approved planning, without this no address will be allocated.
  - Plans clearly showing plot numbers, location in relation to existing land and property, and

the placement of front doors or primary access on each plot.

- Internal layout plans, if appropriate, for development that is sub-divided at unit or floor level.
- Building Regulation Number, once available, to indicate that work has commenced.
- 7.3 New properties in an existing unnumbered street will require a property name. For an infill development of two or more properties accessed by a private drive, if deemed appropriate by the Council, the Council will agree with the developer the name of a property group, e.g. 1 4 Berryfields, Wilmslow.
- 7.4 The owner/occupier of a building must ensure that the mark indicating the number of the building is maintained in such a way that it remains legible from the street and must keep the view of the mark from the street unobstructed to such extent as it practicable.

# 8 Numbering Guidelines

- (a) All buildings in a new property development shall be numbered rather than named. Exceptions may apply in existing streets where no numbering scheme exists.
- (b) Buildings in new streets shall be numbered with odd numbers on the left hand side and even numbers on the right, commencing from the primary entrance to the street. Where the street is a thoroughfare between two other streets, the numbering shall commence at the end of the street nearest the centre of the town or village.
- (c) Consecutive numbering may be used in a cul-de-sac or in a situation where there is no scope for future development in the street.
- (d) The number of a property will be allocated to the street onto which the front door faces. If the front door provides no direct access from that street, an exception may be made.
- (e) Numbers should remain in sequence and there shall be no exclusion of any number due to superstition or personal preference.
- (f) Flats and units shall be given individual numbers where possible; the sequence of the numbering depends on access to front doors of individual premises.
- (g) When a numbered property is converted to flats, the flats should be numbered, e.g. Flat 1, 20 High Street. A numbering scheme such as Flat A/Flat B or First Floor Flat shall be avoided. The same shall apply for units, apartments and other forms of property subdivision.
- (h) If a block of flats is built in the middle of a numbered street and cannot be integrated into the current numbering of that street, a name will be given to the block and the flats numbered internally, e.g. 1 Fiddlers House, Crewe Road.
- (i) When new properties are built on an existing street and there are no available numbers to

use whilst retaining the current sequence, a letter shall be used as a suffix, e.g. 15a.

- (j) New street names shall not be assigned for the sole purpose of avoiding numbers with a suffix.
- (k) A business name shall not take the place of a number or a building name.
- (I) Private garages and buildings used for housing vehicles and similar purposes will not be numbered.
- (m) A piece of land, e.g. a farmer's field, cannot be given an official address, only property on that piece of land can have a conventional address for the purposes of delivering mail and services.
- (n) On a street without numbers, a name will be allocated to new property.
- 9 Responsibility for Property Addressing
- 9.1 All elements of an address, with the exception of postcode and post town, will be defined by the Council. The numbers and names assigned to property and the official names assigned to streets are the Intellectual Property of the authority.
- 9.2 Allocation of postcodes is managed by the Royal Mail and must be confirmed by them. The Council may undertake this process on the applicant's behalf and inform the applicant and other interested parties. The authority reserves the right to complete a Street Naming and Numbering application without the provision of postcode or post town information. The maintenance of postcode information, and any future change to individual postcodes or postcode sectors, is the responsibility of the Royal Mail. The Council accepts no responsibility or liability for omission of postcode or post town information, nor for any failure of services arising from this omission.
- 10 Charging for the Street Naming and Numbering Service

Please see 'SNN charging model' spreadsheet for the proposed charges and the estimated base cost data on which it is based.

# 11. Equality Impact Assessment and Strategic Environmental Assessment

#### **Equality Impact Assessment**

The Equality Impact Assessment form has been completed and can be viewed here:

#### EIA

#### Strategic Environmental Assessment (if applicable)

Not applicable.

# 12. Performance and evaluation

# 12.1 Monitoring and evaluation

The successful implementation of the policy will be measured against the targets defined in the annual improvement schedule.

#### 12.2 Review

The policy will be reviewed on an annual basis by the Local Land and Property Gazetteer custodian.

# 13. Consultation

Parish and Town councils will be consulted on the proposed policy adoption.

# 14. Implementation and action plan

**TBA** 

# 12. Further information

#### **Contacts**

General enquiries regarding Street Naming and Numbering issues should be directed to:

Street Naming & Numbering Officer Cheshire East Council Municipal Building Earle Street Crewe CW1 2BJ

Tel: 01270 537488

E-mail: <a href="mailto:addressmanagement@cheshireeast.gov.uk">addressmanagement@cheshireeast.gov.uk</a> Enquiries regarding street nameplates: stuart.bateman@cheshireeast.gov.uk

Applications for Street Naming and Numbering can be made online at <a href="www.cheshireeast.gov.uk">www.cheshireeast.gov.uk</a> or by correspondence to the address or e-mail above.

Classification	Tasks	Time		ONLY	5%	10%	15%	20%	40%
		Hrs		Base cost Recovery	Increase	Increase	Increase	Increase	Increase
Statutory	Naming of a new road	14.75		£381.28					
Statutory	Numbering of individual dwelling	1		£25.85					
Statutory	Numbering of a new development (including flats and apartments)	7.5		£193.87					
Statutory	Addressing of a new industrial zone	4		£103.40					
Statutory	Naming of a dwelling	1		£25.85					
Statutory	Naming of an industrial building (only where no number exists)	2		£51.70					
Statutory	Numbering of industrial units	1	per unit	£25.85					
Non Statutory	Renaming of an existing road (where requested by developers / residents)  Confirmation of postal address to all residents (re above)	12	per dwelling	£310.20 £25.85	£325.71 £27.14	£341.22 £28.43	£356.73 £29.73	£372.24 £31.02	
		Hrs							
,		1	per dwelling	£25.85				£31.02	i
Non Statutory	Alteration of road name for unoccupied street	1		£25.85	£27.14	£28.43	£29.73	£31.02	1
Non Statutory	Renaming of an existing dwelling	1		£25.85	£27.14	£28.43	£29.73	£31.02	i
Non Statutory	Renumbering individual dwelling (including flats and apartments)	1	per dwelling	£25.85	£27.14	£28.43	£29.73	£31.02	
Non Statutory	Renumbering scheme for occupied dwellings	1	per dwelling	£25.85	£27.14	£28.43	£29.73	£31.02	
Non Statutory	Renumbering of industrial units	1.25	per unit	£32.31	£33.93	£35.54	£37.16	£38.77	
Non Statutory	Renaming of an industrial building	2		£51.70	£54.28	£56.87	£59.45	£62.04	£72.38
Non Statutory	Naming of an industrial building (only where a number exists)	2		£51.70	£54.28	£56.87	£59.45	£62.04	£72.38
Non Statutory	Changes to development after initial notification	7.5		£193.87	£203.57	£213.26	£222.95	£232.65	£271.42
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# Street Naming & Numbering BASE COST INFORMATION (2012/13) - ESTIMATED

					2009/10	Ī
		SNN (2 fte)		LLPG	TOTAL	
		£			CON29	
MPLOYEES					£	
Direct Pay		50895	74 hrs	27408	78303.00	LC
Recruitment Advertising						
Training		1350			1350.00	ОН
RANSPORT						
Car Allowances (site/mtgs/reloc)					0.00	LC
IDDITEC & CEDVICEC						
JPPLIES & SERVICES					0.00	011
Equipment	*		-		0.00	
Equipment Rentals (Copier)	*	325			325.00	
Equipment Leases (Aligned Assets)		5753			5753.00	ОН
Licences - Map Info	.4.				0.00	
Printing & Stationery	*	750			750.00	
Postage costs	*	475			475.00	
Advertising/Marketing	*	2500			2500.00	ОН
Telephones (x 4)	*	XXX			0.00	ОН
Computing consumables (cartridges)	*	500			500.00	
Conference expenses		0			0.00	ОН
JPPORT SERVICES						
Planning - GIS Recharges		15000			15000.00	PL
Legal Services	*	6000			6000.00	LG
Dev Mgmnt - Management cost		4699	10%		4699.00	PL
ICT Strat - Management cost		11600	20%		11600.00	
Health & Public Safety		50			50.00	ОН
HR	*				0.00	ОН
Buildings Allocation	*				0.00	ОН
Communications					0.00	ОН
IT	*	11400	200 hrs		11400.00	ОН
Finance (HoS, Accts, Creds, Payroll)	*	2500			2500.00	
Income & Insurance	*	3000			3000.00	ОН
Business Transformation (web)	*	5000			5000.00	
Risk Management					0.00	
СОМЕ						
				0=	440000	
		121797		27408	149205.00	
TOTAL						Linked to cell J6
					#DIV/0!	=M59 / M61

	£
S NN	79653.00
SNN Supplies & Services	10303.00
Legal	6000.00
GIS charges	15000.00
Mgment costs (ICT/DM)	16299.00
Health & Public Safety	50.00
HR	
Building Allocation	
IT	11400.00
Finance	2500.00
Income & Insurance	3000.00
Web design	5000.00
TOTAL	149205.00

3 x FTE (52 x 37hrs)

5772

Rate per hour £25.85

\* ESTIMATED COSTS

#### APPENDIX B

# Extract from the draft minutes of the meeting of Environment and Prosperity Scrutiny Committee held 24<sup>th</sup> July 2012

#### **MINUTE 24: STREET NAMING POLICY**

Consideration was given to a draft policy in relation to the Street Naming and Numbering Service for Cheshire East Council, prior to it being submitted to the Portfolio Holder for Environment for approval.

The report highlighted that it was essential for a new policy be implemented to facilitate the effective delivery of the Street Naming and Numbering Service and the attendant benefits realised from a well run, proactive service.

It was noted that it would be possible to make administrative charges to applicants in many cases, however the level had yet to be determined and this should not be seen as a financing mechanism. The Portfolio Holder highlighted that in order to reduce administrative costs; payment could only be made via debit card. Members agreed to receive a progress report on the charges agreed and income generated.

It was agreed that alternative forms of advertising other than through the media should be pursued as this was costly to the authority and considered to be ineffective.

#### **RESOLVED**

- 1. That the Portfolio Holder for Environment be recommended to approve the Policy subject to the comments highlighted above.
- 2. That a progress report outlining the agreed charges and income generated be brought back to a future meeting of the Committee.

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Appendix C

# **Delegations to Strategic Director (Places and Organisational Capacity)**

# Constitution at Present (Edition 18th April 2012

# '16.0 STRATEGIC DIRECTOR (PLACES AND ORGANISATIONAL CAPACITY)

**16.1** The Strategic Director (Places and Organisational Capacity) shall be responsible for discharging the operational day to day functions of the Authority in respect of the maintenance and improvement of highways, traffic and street management including but not limited to:-

[.....]

**16.1.12** Approving routine traffic management orders, highway stopping-up and alley gating orders and variations to pedestrian crossing schemes under the Road Traffic Regulation Act 1984 and Highways Act 1980.

[.....]

- **16.2** Without prejudice to the powers and responsibilities delegated in the preceding paragraph the Strategic Director (Places and Organisational Capacity) shall in consultation with the appropriate Cabinet Portfolio Holder undertake all necessary external consultation and advertisement associated with the exercise of powers to implement schemes of maintenance and of improvement to the highways infrastructure and in the discharge of the following functions:-
- **16.2.1** Traffic management and Regulation Orders
- 16.2.2 Stopping up and Alley-gating Orders
- **16.2.3** Street Naming Proposals
- **16.3** The Strategic Director (Places and Organisational Capacity) shall be responsible in consultation with the appropriate Cabinet Portfolio Holder for all matters appertaining to the strategic management of the highways network.'

(Located within the 'Powers and Responsibilities' Section of the Constitution commencing at page 122)

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Appendix D

# **Delegations to Strategic Director (Places and Organisational Capacity)**

# **Proposed Wording**

#### 16.0 STRATEGIC DIRECTOR (PLACES AND ORGANISATIONAL CAPACITY)

**16.1** The Strategic Director (Places and Organisational Capacity) shall be responsible for discharging the operational day to day functions of the Authority in respect of the maintenance and improvement of highways, traffic and street management including but not limited to:-

[.....]

# **16.1.12** Authorising all steps:

- **16.1.12.1** involved in the proposing and making of orders, notices, arrangements and the giving of directions, including, but not limited to , those relating to traffic management, traffic regulation, experimental schemes, parking , speed limits, traffic signs, school crossings, alley-gating , stopping up and diversion of highways; and
- **16.1.12.2** in the making, varying or removing of pedestrian crossing schemes;

Under the Road Traffic Regulation Act 1984, the Highways Act 1980 and Section 21 of the Town Police Clauses Act 1847

- **16.2** The taking of all decisions and actions in respect of nameplates and in respect of street naming/renaming and numbering/renumbering under Sections 17 and 19 of the Public health Act 1925; and Section 21 of the Public Health Acts Amendment Act 1907; and Section 11 of the Cheshire County Council Act 1980.
- **16.3** The Strategic Director (Places and Organisational Capacity) shall be responsible for and authorised to make decisions on all matters appertaining to the strategic management of the highways network.'

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