Report of the Executive Director

COMMUNITY GOVERNANCE REVIEW

1. <u>Purpose of Report</u>

To inform the Committee of the proposed arrangements for the Community Governance Review (CGR) of the north of the borough.

2. <u>Recommendations</u>

The Committee is asked to RESOLVE that:

- 1. The Terms of Reference for the Review attached at Appendix 1 be APPROVED.
- 2. The proposed consultation programme set out in Appendix 2.be APPROVED.
- 3. The consultation proposals set out in Appendix 3 be APPROVED.
- 4. A Task and Finish Group comprising 3 members of this Committee be appointed to consider the responses received during the two consultation stages and to make recommendations on the options in light of those responses.
- 3. Detail

A CGR is a review of the whole or part of an authority's area to consider one or more of the following:

- the creation, merger, alteration or abolition of parishes;
- the naming of parishes and the style of new parishes;
- the electoral arrangements for parishes (i.e. the ordinary year of election; council size; number of councillors to be elected to the council; and parish warding); and
- the grouping or de-grouping of parishes

to ensure that local governance continues to be effective and convenient and that it reflects the identities and interests of local communities. The recommendations arising from a CGR should deliver improved community engagement, more cohesive communities, better local democracy and result in more efficient delivery of local services.

A previous Review carried out in 2020/21 concluded that further work was needed to achieve satisfactory arrangements for Brinsley, Eastwood, Greasley, Kimberley and Nuthall where they border each other and which takes into account the complex relationship between the communities in that part of the Borough. In view of the short time to complete that under the timetable for that Review and the need to carry out further consultation afterwards, Council agreed that no changes should be made to the boundaries of those parishes at that time, but a further Review, limited to those areas, be carried out later in the year. Any changes arising from that review will come into effect for the elections in 2027. It is recommended that the Review start in December 2023 in accordance

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with the timetable set out in appendix 1 and the Terms of Reference in appendix 2. Consultation responses received during the previous Review were considered by a Task and Finish Group who made recommendations to this Committee based on those responses. This was an effective way of considering responses and it is therefore recommended that this approach is adopted again for this Review.

Appendix 3 sets out options for Brinsley, Eastwood, Greasley, Kimberley and Nuthall which will be put forward at the initial stage of the consultation. Maps and detailed property information for all options are attached at appendix 4.

4. Financial Implications

The comments from the Head of Finance Services were as follows:

There are no additional financial implications to consider at this stage with activity being contained within existing budgets.

5. Legal Implications

There were no comments from the Monitoring Officer/Head of Legal Services.

The legal implications are contained within the body of the report at appendix 2.

6. <u>Human Resources Implications</u>

There were no comments from the Human Resources Manager.

7. Union Comments

There were no comments from the Union.

8. <u>Climate Change Implications</u>

There were no comments from the Waste and Climate Change Manager.

9. Data Protection Compliance Implications

This report does not contain any [OFFICIAL (SENSITIVE)] information and there are no Data Protection issues in relation to this report.

10. Equality Impact Assessment

An equality impact assessment is not required.

11. <u>Background Papers</u>

None.

APPENDIX 1

Stage	Action	Timescale	Dates
Commencement	 Terms of reference published Stakeholders notified with clear definition of remit of review 		1 December 2023
Preliminary stage	 Local briefings and meetings (members/parish & town councils) 	One month	1 December – 31 December 2023
Stage One	 Initial submissions invited from stakeholders on future arrangements under terms of reference 	Three months	1 January – 31 March 2024
Stage Two	 Consideration of submissions received Draft recommendations prepared Draft recommendations to be considered by Council 	Two months	1 April – 31 May 2024
Stage Three	 Draft recommendations published for consultation Stakeholders notified 	Three months	1 June – 31 August 2024
Stage Four	 Consideration of submissions received Final recommendations prepared Final recommendations published concluding the review Final recommendations considered by Council and decision made on arrangements with resolution to make a Reorganisation Order Reorganisation Order made 	Two months	1 September – 31 October 2024 November 2024
		One month later	December 2024

Community Governance Review Timetable

APPENDIX 2



Community Governance Review – Terms of Reference

1. <u>Introduction</u>

Broxtowe Borough Council has decided to undertake a Community Governance Review (CGR) of the governance arrangements of all of the parishes in its area.

The CGR will relate to the whole of the Borough, in order to consider the following:

- the creation, merger, alteration or abolition of parishes;
- the naming of parishes and the style of new parishes;
- the electoral arrangements for parishes (i.e. the ordinary year of election, council size, number of councillors to be elected to the council, and parish warding); and
- the grouping or de-grouping of parishes

Following the review, it may be necessary to ask the Local Government Boundary Commission for England to make changes to the Borough Council's ward boundaries so that parish and ward boundaries are coterminous.

In undertaking the Review, the Council will adhere to Part 4 of the Local Government and Public Involvement in Health Act 2007 (as amended) ("the 2007 Act") and the relevant parts of the Local Government Act 1972 in its work. The following regulations apply, in particular, to consequential matters arising from the Review: Local Government (Parishes and Parish Councils) (England) Regulations 2008 (SI2008/625), and Local Government Finance (New Parishes) Regulations 2008 (SI2008/626). The Department of Communities and Local Government and the Local Government Boundary Commission for England has issued Guidance on Community Governance Reviews in accordance with section 100(4) of the 2007 Act in March 2010, and the Council will have regard to "the Guidance".

Links to the 2007 Act and the Guidance are provided here: http://www.legislation.gov.uk/ukpga/2007/28/contents

http://www.lgbce.org.uk/how-reviews-work/other-types-of-review/about-communitygovernance-reviews

Section 93 of the 2007 Act requires the Council to consult the local government electors for the area under Review and any other person or body who appears to have an interest in the Review, and to take the representations which are received into account by judging them against the criteria in the 2007 Act and in these Terms of Reference. The Council will publish its plan for consultation during the Review, and this will include the receiving of submissions to assist the Council in preparing its draft proposals, together with an appropriate period of consultation on those

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proposals. The Council is also required to publish all decisions taken as part of the Review and the reasons for taking those decisions.

Broxtowe Borough Council welcomes all representations from any person or body who may wish to comment or make proposals on any aspect of the matters under review. Representations should be addressed to:

The Head of Administrative Services Broxtowe Borough Council Council Offices Foster Avenue Beeston Nottingham NG9 1AB

Representations may be sent by email to <u>cgr@broxtowe.gov.uk</u>.

All initial representations must be made by 31 March 2024.

All representations received will be published, as will the reasons for accepting or rejecting any such representations. In accordance with the Act, representations received in connection with the Review will be taken into account, and steps will be taken to notify consultees of the outcome of the Review.

2. <u>Parishes</u>

Section 93(4) of the 2007 Act requires that the Council must have regard to the need to secure that community governance within Broxtowe:

- reflects the identities and interests of the different communities in the area;
- is effective and convenient.

The Council considers that for community governance to be effective, parishes must be viable and have a precept which enables them to effectively promote the wellbeing of their residents and to contribute to the real provision of services in their areas in an economic and efficient manner. Electors should also be able to identify clearly with the parish in which they live.

The Council considers that the boundaries between parishes should normally reflect natural and man-made defining points between communities. These might include rivers or man-made features such as railways or major roads which create a community of identity. It is also considered important that no part of a parish is disconnected from the whole due to access requiring a citizen to leave the parish, travel through a different area to then re-enter their parish. This continuous access helps to ensure community identity and provide polling arrangements which are local to electors. The views of local residents and the parish councils will be an important consideration where a potential change to a parish boundary is considered. Section 94 of the 2007 Act sets out the duties which the Council has with regard to the creation of a council for a parish:

- where the number of electors is 1,000 or more a parish council must be created;
- where the number of electors is 151-999 a parish council may be created, with a parish meeting being the alternative form of parish governance;
- where the number of electors is 150 or fewer a parish council is not created.

The Council will have regard to the relevant information in determining whether parish councils will be formed for parishes of more than 150 electors.

3. <u>Electoral Arrangements</u>

An important part of the Review will cover the electoral arrangements of the parishes, including any new parishes which are formed. This will include:

- (i). the year in which ordinary elections of parish councillors are held the next ordinary elections for parish councils is 2027. The Review will be completed in time for any changes arising from it to be in place for those elections.
- (ii). the number of councillors to be elected to the council the number of parish councillors for each parish council shall not be less than five (section 16, Local Government Act 1972). There is no maximum number in the legislation and there are no specific rules or guidance relating to the allocations of councillors.
- (iii). the division (or not) of the parish into parish wards for the purpose of electing parish councillors the 2007 Act (section 95(3)) requires that, on considering whether a parish should be divided into wards for the purposes of elections of the parish council, the Council should consider:
 - whether the number, or distribution, of the local government electors for the parish would make a single election of councillors impracticable or inconvenient;
 - whether it is desirable that any area or areas of the parish should be separately represented on the council.

Ward elections should also be in the interests of effective and convenient local government. The additional costs of multiple ward elections, which can be significant relative to a parish council's budget, should not be wasteful of a parish's resources.

- (iv). the number and boundaries of any such parish wards parish ward boundaries should be clearly understood; and should take account of community identity and interests within a parish which comprises different parts. In accordance with section 95(5) of the 2007 Act, every attempt will be made to fix ward boundaries which are, and will remain, easily identifiable, as well as taking into account any local ties which might be broken by the fixing of any particular boundaries.
- (v). the number of councillors to be elected for any parish ward the 2007 Act (paragraph 95(5) requires it to have regard to the following when considering the number of councillors to be elected for each ward:
 - the number of local government electors for the parish;
 - any change in the number, or distribution, of the local government electors which is likely to occur in the period of five years beginning with the day when the Review starts.
- (vi). the name of any such parish ward.

In considering the number of councillors to be elected for each parish, the Council will take into account the advice set out in the guidance - "each area should be considered on its own merits, having regard to its population, geography and the pattern of communities,". The Council is prepared to pay particular attention to existing levels of representation, the broad pattern of existing council sizes and the take-up of seats at elections in its consideration of this matter.

Section 95(6-7) of the 2007 Act also requires the Council to have regard to the following factors when considering the number of councillors to be allocated to a parish:

- the number of local government electors for the parish; and
- any change in that number which is likely to occur in the period of five years beginning with the day when the Review starts.

The Council will consider a number of factors including the following as it looks at parish council sizes:

- the different demands and consequently different levels of representation that are appropriate between urban and rural parishes;
- the level of the precept and levels of service provision;
- the challenges of population sparsity and securing an appropriate level of representation in such areas;
- the traditional scale of representation in a particular parish; and
- the need to support a warding arrangement in a particular parish and achieving an equitable parity of representation between wards.

In respect of parish wards, the Council will ensure that there would be an equitable ratio of electors to councillors from any proposals.

Consequential Matters

The Review will be completed when the Council adopts the Reorganisation of Community Governance in Broxtowe Order.

The Council is mindful that it may recommend that the Local Government Boundary Commission for England make alterations to Broxtowe's electoral boundaries to reflect changes made at parish level. The Council notes that it will be for the Commission to decide if related alterations should be made and, if so, when they should be implemented.

APPENDIX 3

1. Brinsley, Eastwood, Greasley, Kimberley and Nuthall

- **Option 1** Dissolve Eastwood, Greasley and Kimberley Parish Councils to give effect to the following:
 - the creation of a new parish council (name to be determined) comprising of all of Eastwood parish area, Giltbrook, Newthorpe, Moorgreen and the outlying properties in Greasley Parish see Map 1
 - the inclusion in Brinsley Parish of 8 properties on Willey Lane, Saint's Coppice Farm, Cordy Lane, Felley Mill Farm and Old Haggs Farmhouse, Mill Lane and 2 properties on Mansfield Road from Greasley Parish – see Map 2
 - the inclusion in Nuthall Parish of the 555 properties on the Larkfields estate currently in Greasley Parish and 3 properties on Woodside Avenue currently in Kimberley parish – see Map 3
 - the inclusion in Kimberley Parish of 879 properties currently in the Watnall Ward of Greasley Parish, 3 properties on Nottingham Road, 2 on Knowle Hill and 4 properties addressed to Swingate currently in Strelley Parish – see Map 4
 - The transfer of a small piece of land from Trowell to Unparished at Balloon Woods, affecting no electors or properties.

From	То	No of properties	Мар
Eastwood	Greasley	34 on Brandyline Gardens	
		73 on Charles Avenue	
		17 on Commons Close	
		8 on Daisy Farm Road	
		23 on Dovecote Road	
		1 on Fairdale Drive	
		9 on Halls Lane	
		2 on Hilltop Rise	
		4 on Lower Beauvale	
		2 on Mary Road	Map 5
		8 on Metcalfe Road	
		43 on Mill Road	
		85 on Newthorpe Common	
		13 on Nottingham Road	
		3 on Scargill Walk	
		3 on Stanhope Close	
		7 on Violet Avenue	
		9 on Wheeler Avenue	
		28 on Wyvern Close	
Greasley	Brinsley	Saints Coppice Farm	Man C
-	2	2 properties on Mansfield Road	Мар 6

Option 2 –Address boundary anomaly issues only

Greasley	Eastwood	81 on Beamlight Road	
		53 on Braemar Avenue	-
		4 on Brookside	
		15 on Butterfly Place	-
		48 on Coach Drive	
		3 on Daniel's Court	
		15 on Dovecote Road	
		14 on Fryar Road	
		23 on Garland Drive	-
		20 on Hewer Close	-
		11 on Jenkin Close	N
		1 property on Main Street	Map 7
		1 property on Nether Green	
		24 properties on Meadow Close	
		7 properties on Mill Road	
		6 properties on Nether Close	
		54 properties on Park Crescent	
		41 properties on Robey Drive	
		46 properties on Thorn Tree	
		Gardens	
		15 properties on Thorpe Road	
		8 properties on Vale Close	
Greasley	Kimberley	4 on Coatsby Road	
		11 on Gilt Hill	Map 8
		2 properties on Nottingham Road	
Greasley	Nuthall	555 on the Larkfields Estate	Map 3
Kimberley	Nuthall	3 properties on Woodside Avenue	Map 3
Kimberley	Greasley	13 properties on Chilton Drive	
-	-	32 properties on Cloverlands Drive	
		31 properties on Hillcrest Close	Man 0
Nuthall	Kimberley	3 Properties on Nottingham Road	Мар 8
	-	2 Properties on Knowle Hill	
Strelley	Kimberley	4 Properties addressed Swingate	
Trowell	Unparished	A small piece of land at Balloon	Mar 0
	-	Woods	Мар 9

Option 3 – Retain existing boundaries, no changes

2. <u>Nuthall – NES3 polling district area</u>

- **Option 1** no change to existing arrangements whereby Strelley remains a parish with a Parish Meeting, with the exception of any changes agreed in respect of 1. above **Map 10**
- Option 2 the parish becomes a parish ward of Nuthall Parish Council Map 11

Option 3 – create a separate parish council for the area – **Map 10**

NOTE: Full details of the properties potentially moved to a different parish are included with the respective map.