# THE STATES OF DELIBERATION Of the ISLAND OF GUERNSEY

26<sup>th</sup> June 2019

Proposition No. P.2019/40

### **Policy & Resources Committee**

## Policy & Resource Plan 2018 Review and 2019 Update

### **AMENDMENT**

Proposed by: Deputy D A Tindall

Seconded by: Alderney Representative E A J Snowdon

- 1. To insert the following Proposition immediately after Proposition 2:
- "2A. If Proposition 2 shall fail, then to amend the Rules of Procedure of the States of Deliberation and their Committees as follows:
- 1. Insert the word "All" at the beginning of paragraph (1) of Rule 23,
- 2. Replace the word "Principal" with the word "all" in paragraph (2) of Rule 23, and
- 3. Insert the words "and the Development & Planning Authority" after the words "the Principal Committees" in paragraph (5)(d) of Rule 23."

### Explanatory note

The current Rule 23 of the Rules of Procedure of the States of Deliberation and their Committees does not require the policy-making committee, the Development & Planning Authority (D&PA), to contribute to the Policy & Resource Plan. This anomaly of the Rules was rectified in 2018 as the Policy & Resources Committee voluntarily requested the D&PA to contribute to the 2017 Review and 2018 Update.

Proposition 2 of the Policy Letter "Policy & Resource Plan 2018 Review and 2019 Update" amends the Rules to set out the future process for the updating of the Plan but does not include a means for the D&PA to contribute in future.

This Amendment acknowledges the policy-making role of the D&PA and incorporates the need to obtain updates from this committee and to include them in the embedding of governance arrangements for the political supervisory boards especially as it is envisaged that one such political oversight board will be in relation to the Harbour Action Area for which the D&PA is responsible for bringing the Local Planning Brief back to the States.

An alternative Proposition 2A is included in this Amendment so that, if the original Proposition 2 is not to the liking of the States, the amendments to the original Rule 23 can be considered by the States instead.