Standing Order D11 (in relation to Overview and Scrutiny) – Call-in and Urgency Council Meeting, 22 July 2021

In accordance with Standing Order D11, the call-in procedure does not apply where the executive decision being taken is urgent. A decision will be urgent if any delay likely to be caused by the call-in process would prejudice the Council's or the publics' interests.

Before deciding whether a decision is urgent the decision making person or body must consult the Overview and Scrutiny Coordinator, or in his absence either:

- (a) (if the decision is a Key Decision and Standing Order E14 (General Exception) applies) each member of the Overview and Scrutiny Board shall be consulted; or
- (b) (in all other cases) the Civic Mayor, or (if there is no Civic Mayor appointed) the Deputy Civic Mayor, shall be consulted.

Decisions taken as a matter of urgency shall be reported to the next available meeting of the Council, together with the reasons for urgency and a summary of the consultation undertaken.

Matter for decision	Decision-taker	Reasons for urgency	Consultation
Sexual Health Prevention Service	The Cabinet	 The Cabinet took a decision, at its meeting held on 15 June 2021, to approve a contract for the Sexual Health Prevention Service. The decision taken by the Cabinet needed to be implemented immediately as any delay likely to be caused by the call-in process would prejudice the public' interests. 	

The table below sets out this information: