**Appendix 'A'**

ASSURANCE FRAMEWORK

June 2016

Contents

1. LEP Governance and Decision Making
2. Local Authority Partnership working
3. Transparent Decision Making
4. Accountable Decision Making
5. Ensuring Value for Money

Annexes

Annex 1. LEP Board Membership and LEP Committee Terms of   
 Reference

Annex 2. Protocol on the Disclosure of Confidential Information

Annex 3. Freedom of Information

Annex 4. Observers Protocol

Annex 5. Directors Interests Policy

Annex 6. Gifts and Hospitality Policy

Annex 7. Complaints Policy

Annex 8. Communications Protocol

Annex 9. Growth Deal Assessment Criteria

Annex 10. Skills Funding Agency – Conflict of Interest Protocol

1. LEP Governance and Decision Making

1.1 **Structure**

The Lancashire Enterprise Partnership (LEP) is a Company Limited by Guarantee, incorporated in England and Wales in September 2010 under the provisions of the Companies Act 2006. Its objects, powers and framework of governance are set out in its Articles of Association. Lancashire County Council is the Accountable Body for the LEP.

1.2 **Geography**

The geographical area covered by the LEP is coterminous with the boundaries of the County Council and the unitaries of Blackpool Borough Council and Blackburn with Darwen Borough Council. It encompasses the 12 district councils of: Burnley; Chorley; Fylde; Hyndburn; Lancaster; Pendle; Preston; Ribble Valley; Rossendale; South Ribble West Lancashire; and Wyre.

1.3 **Board**

The LEP Board has been established in accordance with a Government requirement that all LEPs be chaired by a private sector director with at least 50% of its Board drawn from the private sector, and public sector members drawn from local authority leaders and other relevant public sector organisations. The Board currently comprises four local authority Leaders and one Deputy Leader with 12 Board directors drawn from private sector businesses. The local university sector is represented by the Vice Chancellor of Lancaster University and local Chambers of Commerce via the Chief Executive of the East Lancashire Chamber.

To provide leadership and impetus to the delivery of LEP priorities, Board Champions have been appointed to drive key areas of work. By utilising the skill-sets of Board directors all key areas of LEP activity have a leading Board Champion. Board Champions are set out in ***Annex 1***.

Lancashire County Council, as sole Member of the Company, appoints and removes all of the Company’s directors following Board recommendation. However, it is the Board's practice to regularly review Board membership, in light of changes in LEP responsibilities, to ensure the Board is equipped with the skill-sets and expertise required to perform its duties. All new director memberships are considered and agreed by the LEP Board.

The Articles of Association provide that the maximum number of directors is 20, with four as a minimum. No member of the Board receives any remuneration for their service on the Board. A full list of Board members is provided at ***Annex 1***. The Board meets in an agreed cycle that is designed to ensure that operational requirements are met. Board meetings are also called to consider policy decisions and/or operational requirements, with deadline implications, which cannot wait until the next the scheduled meeting.

1.4 **Committees**

A copy of the Company's Committee structure is provided at ***Annex 1***. The Board of Directors has appointed seven Committees each with their own Terms of Reference, provided at ***Annex 1.***The Committees meet in accordance with an agreed cycle that is designed to ensure that operational requirements are met. Committee meetings are also called to consider issues, with deadline implications, which fall outwith agreed meeting schedules.

1.5 **Transport for Lancashire Committee**

This Committee was appointed by the Board in 2013 and revised Terms of Reference were agreed in September 2014. The primary objective of Transport for Lancashire is to advise the LEP Board on strategic transport initiatives in Lancashire, Blackpool and Blackburn. Full (voting) members of Transport for Lancashire comprise:

1. Lancashire County Council (Leader or nominee) – (**Chair**)
2. Blackburn with Darwen Borough Council (Leader or nominee)
3. Blackpool Borough Council (Leader or nominee)
4. Chair and Vice Chair of the LEP (or nominees)

Participating observers (non-voting):

1. Department for Transport
2. Highways Agency
3. Network Rail

1.6 **Executive Committee**

This Committee was appointed by the Board in March 2013 to enable decisions of the Board to be taken between Board meetings. The Committee has full powers to take decisions on behalf of the Board. The Committee comprises of five Directors and the quorum for decision making being three Directors.

The Membership of the Committee is:

1. The Chair of the LEP Board (**Chair**)
2. The Vice-Chair of the LEP Board
3. LEP Director, Dr McVicar, former Vice Chancellor, University of Central Lancashire
4. LEP Director, Mr Mendoros, Owner Manager of Euravia Engineering
5. LEP Director, Cllr Jenny Mein, Leader of Lancashire County Council

1.7 **City Deal Executive**

The City Deal Executive was established to oversee the delivery of the City Deal and to take key strategic decisions in this regard. It was appointed by the Board in November 2013 and comprises the following members:

* The Chair of the LEP (or their nominee) (**Chair**)
* The Leader of Lancashire County Council (or their nominee)
* The Leader of South Ribble Borough Council (or their nominee)
* The Leader of Preston City Council (or their nominee)
* The Vice-Chair of the LEP (or their nominee) and
* The LEP's Champion for Strategic Development (or their nominee)

1.8 **City Deal Stewardship Board**

The City Deal Stewardship Board has the remit of overseeing the disposal and development of the assets listed in the City Deal document, in accordance with wider City Deal economic and housing growth objectives. It was appointed by the LEP Board in December 2013 and comprises the following members:

1. The North West Executive Director of the HCA (or their nominee) (**Chair**)
2. The Chief Executive of Lancashire County Council (or their nominee)
3. The Chief Executive of South Ribble Borough Council (or their nominee)
4. The Chief Executive of Preston City Council (or their nominee) and
5. The LEP’s Champion for Strategic Development (or their nominee)

1.9 **Enterprise Zone** **Governance Committee**

This Committee was established in 2012 with responsibility for setting and overseeing the strategic direction of the Lancashire Enterprise Zone. The Committee's terms of reference and membership were refreshed in February 2015. It comprises the following members:

* Chair of the LEP (**Chair**)
* LEP Director, Cllr Simon Blackburn, Blackpool Council
* LEP Director, Cllr Jenny Mein, Leader of Lancashire County Council
* LEP Director, Dr Malcolm McVicar, former Vice Chancellor, University of Central Lancashire
* LEP Director, Mark Smith, Vice Chancellor, University of Lancaster
* LEP Director, David Taylor, Chairman, David Taylor Partnership

Following the announcement of the Blackpool Enterprise Zone, in due course, governance arrangements will be amended to incorporate this development.

1.10 **Lancashire Skills and Employment Board**

This Committee was established in 2013 and is responsible for considering skills development priorities within Lancashire, Blackpool and Blackburn. The Skills and Employment Board has a memorandum of understanding with the Skills Funding Agency and adheres to their Conflict of Interest Protocol (attached at **Annex 10**). The Skills and Employment Board comprises a minimum of five members and a maximum of 11 and current Members comprise.

* Amanda Melton (**Chair**), Chief Executive, Nelson and Colne College
* Beverley Robinson, Chief Executive, Blackpool and Fylde College
* Mark Allanson, Pro Vice Chancellor Edge hill University
* Steve Gray, Chief Executive, Training 2000
* Joanne Pickering, Chair of Lancashire HR Employers Network (**Deputy Chair**)
* Lynne Livesey Pro Vice Chancellor, University of Central Lancashire
* Graham Howarth, HR and Legal Director, Crown Paints
* Paul Holme, Chair of the North West Training Provider Network
* Andy Wood, HR Director of Trellebord Offshore UK Ltd
* Lindsay Campbell – Partner Director Campbell & Rowley Catering and Events Ltd (appt Nov 2015).
* 1 Private sector vacancy
  1. **Performance Committee**

This Committee was established to provide oversight on four key areas of performance: ***Resources, Decision Making***, ***Implementation and Monitoring and Evaluation.*** The Performance Committee will not make recommendations on individual scheme approvals.

The Performance Committee comprises of the following members:

* LEP Director, Richard Evans , Partner, KPMG **(Chair)**
* LEP Director, Edwin Booth, LEP Chairman and E H Booths Ltd
* LEP Director, Mike Damms
* LEP Director, David Taylor, Chairman, David Taylor Partnership
* LEP Director, Graham Cowley,
* Lancashire Leaders Nominee, Cllr Peter Rankin, Leader, Preston City Council
  1. **European Structural and Investment Funds (ESIF) Arrangements**

The ESIF partnership is not a committee of the LEP but will act as an advisory sub- committee of the National Growth Board providing Lancashire input into the management and delivery of the three ESIFs (ERDF, ESF & ERDF) programmes. The partnership is made up of a range of local partners inclusive of the public, private, voluntary and environmental sectors, LEP Board Directors and associated groups.

It is envisaged that the partnership will advise Government on the type and size of calls to be issued as well as commenting on funding agreements with Opt in organisations. It will act as the main conduit for local partners to engage with the ESIFs programme at a strategic level, including monitoring of delivery and evaluating performance.

1.13 **Implementation and Delivery Arrangements**

Robust governance structure and implementation frameworks have been established to ensure the effective delivery of the LEP's key initiatives, specifically, the City Deal, the Enterprise Zone, the Growth Deal, Boost Business Lancashire and the Growing Places Fund. The implementation arrangements for the delivery of key initiatives are set out in ***Annex 1***.

1.14 **City Deal Implementation and Delivery**

The annual Infrastructure Delivery Programme is set by the City Deal Executive and Stewardship Board and is implemented under the direction of a Programme Board whose members include the Chief Executives of local partners. The Programme Board considers issues to be referred to the City Deal Executive.

A Project Team is responsible for driving forward the Programme, allocating resources, considering quarterly progress reports, managing and addressing risks to the implementation plan and initiating pieces of work to facilitate the delivery of the Deal. The Project Team is chaired by the City Deal Project Director and includes senior representatives from each of the local partners.

At the project level, a series of working groups oversee the development, co-ordination and operational delivery of each of the schemes in the Programme.

***Planning and Co-ordination*** ***Group*** – supports the Joint Advisory Committee and ensures planning related issues are kept under review.

***Infrastructure Delivery*** ***Group*** – is responsible for preparing, implementing and monitoring progress on the City Deal Infrastructure Programme which includes all elements of highway, housing and community infrastructure (health, education, open space).

***HCA Liaison Group*** – supports the City Deal Stewardship Board and the HCA in the preparation of the Business and Disposal Plan, ensuring its alignment with the Infrastructure Delivery Programme and the communications and Marketing Plan. The Group oversees the development of quarterly progress reports for submission to the Stewardship Board.

***Finance Group*** – ensures appropriate operating procedures are in place for the City Deal Infrastructure Delivery fund and prepares quarterly finance monitoring reports for submission to the Executive.

***Communications Group –*** prepares, implements and monitors progress on the City Deal Communications and Marketing plan. The Group is responsible for co-ordinating scheme specific communications at the local level as well as developing and implementing marketing proposals for the City Deal.

***Monitoring Group –*** responsible for the collation and monitoring of a range of agreed outputs and performance measures. The group prepares six monthly performance reports and prepares an annual monitoring schedule for submission to the Executive.

1.15 **Enterprise Zone Delivery and Implementation**

The strategic direction of the Enterprise Zone (EZ) is set by the Enterprise Zone Governance Committee.

EZ Programme Boards will be establishedand will be responsible for monitoring and reporting of commercial, financial, development and planning matters and the on-going delivery of their respective Enterprise Zone. The Programme Boards will include members from commercial partners, private sector landowners, national government departments, local authority partners and Lancashire County Council officersl.

1.16 **Growth Deal Delivery and Implementation**

The LEP Board has established a Growth Deal Management Board to ensure the Growth Deal Programme moved forward to implementation stage. The Board, chaired by LEP Director Graham Cowley, has oversight of the preparation of the Growth Deal Implementation Plan and the Growth Deal Monitoring and Evaluation Framework. The Board reports directly to the LEP Board. The Board comprises the following members:

* Graham Cowley, LEP Director, **(Chair)**
* Sue Procter, Director, Programmes and Project Management, Lancashire County Council
* Alan Cavill, Director of Place, Blackpool Council
* Brian Bailey, Director of Growth and Prosperity, Blackburn with Darwen Borough Council
* Dr Michele Lawty-Jones, Director, Lancashire Skills Hub
* Gareth Smith, Project Director and Head of Regeneration, Barnfield Investment Properties
* Professor Robert Walsh, Director of Research and Innovation
* Julie Whittaker, Economic House and Regeneration Manager, Pendle Borough Council

The Growth Deal Management Board has the following delivery arrangements in place:

**Monitoring and Evaluation Working Group**

The Working Group is responsible for collating and analysing all progress and metric monitoring for the Growth Deal and is tasked with providing quarterly reports to the Growth Deal Implementation Group for their consideration.

1.17 **Business Support Delivery and Implementation**

Boost Business Lancashire is the LEP's Growth Hub which is has been in operation since 2013. Boost is an integrated portal and gateway which routes ambitious and growth hungry businesses to the best combination of public and commercial business support. In line with the national growth hub model, Boost brings together the best business support delivery organisations within the LEP area, and within 18 months of operation dealt with and referred over 1,000 businesses to a range of business support providers, including national business support programmes.

Strategic governance for Boost is provided by the Boost Programme Board. The Board is chaired by LEP Board director, Mike Blackburn, with support from Mike Damms, LEP Director and CEO of the East Lancashire Chamber of Commerce.

The LEP is seeking to expand the membership of this group to further cement the strong relationships with major business representative bodies and key local business networks operating in Lancashire. This grouping of business representative bodies and brokers is currently engaged via the ***LEP's SME Consultation Group***. It is the intention to review the operation of the Group and the merits of formally linking its activities with the strategic management of Boost, within the overarching governance framework of the LEP.

Boost has been funded using ERDF resources and local partner investment contributions.

The existing offer covers start-up, mentoring, growth grants, innovation, an enhanced Growth Accelerator offer, and leadership/management coaching delivered by a range of expert partners. Boost also promotes complementary local offers such as Superfast Lancashire, the Access to Finance advice service and the Regional Growth Fund programmes of Fuse, ABG and ABG+.

1.18 **Growing Places Delivery and Implementation**

The LEP is responsible for the strategic investment of its £19.3m Growing Places Fund (GPF) which was established in 2012.

The fund is managed by the County Council, via a stage process; stage one assesses initial expressions of interest and market interest; stage two focuses on the management of successful funding applications and agreement of funding agreements; with stage 3 concerned with on-going monitoring and performance of the investment.

**Stage One**

The purpose of stage one is to ensure that the proposed scheme is aligned with the LEP's Strategic Economic Plan and also that repayment terms can be met within an agreed timeframe of usually two/three years. Stage one is progressed through meetings with the project sponsor and concludes with the preparation of Heads of Terms for consideration by the LEP Board, and approval (if agreed by the LEP Board) to prepare a Facility Agreement.

**Stage Two**

Stage two involves the appointment of solicitors to negotiate and draft the detailed terms of the Facility Agreement.

**Stage Three**

Stage three ensures that the project is monitored and that the GPF investment is drawn down and repaid, in accordance with an agreed financial and development programme agreed by the County Council and the project sponsor.

The LEP Board receives update reports on the management and performance of GPF. Section 4 of this Assurance Framework provides further information on the financial management of the GPF.

2. Local Authority Partnership working

* 1. Over the last three years, the level and extent of LEP-local authority partnership working in Lancashire has continued to develop and increase. There is still more work to be done, but the LEP has actively engaged with local authorities in shaping new strategies, investment frameworks and partnership arrangements.
  2. Local authorities have engaged with the LEP to establish new partnership working arrangements to improve policy alignment and strategic decision-making. For example, in creating Transport for Lancashire, as a sub-committee of the LEP, local highway authorities have established a powerful Local Transport Body to provide for the first time a strategic transport policy and investment framework focused on supporting the delivery of agreed economic and housing growth priorities.
  3. The LEP and its local authority partners have also established new local development initiatives of national importance which, in turn, have led to the creation of new governance and partnership working arrangements. For example, the Preston, South Ribble and Lancashire City Deal is recognised as a national exemplar, in terms of its shared decision making arrangements, and in establishing a pooled strategic investment fund valued at over £430m, which combines local authority, Government and private sector funding streams and assets to support the delivery of agreed priorities.
  4. The commitment to partnership working evidenced in the City Deal enabled the LEP and all the local authority partners to secure, through the City Deal, a 10-year transport funding allocation for Lancashire, from Government, which will be accelerated over 7-years. Lancashire is the only LEP area in England, without a combined authority, to have established such a position with Government.
  5. The LEP has also established an agreed SEP with local authority partners. This framework has enabled Lancashire to secure levels of competitively secured Growth Deal funding that can only be significantly bettered by the leading Core Cities of Manchester, Leeds, Birmingham, Sheffield and Newcastle. The LEP currently has over 30 major growth initiatives underway or planned involving local authorities across Lancashire.
  6. Clearly, much has been achieved in recent years, but the LEP and local authority partners recognise the need to further improve partnership working arrangements to provide strong, transparent, inclusive and accountable leadership on local growth issues.
  7. The next key milestone for partnership working in Lancashire is the exploration of alternative decision-making arrangements, including moves toward a Combined Authority model. To this end, local authorities in Lancashire have been actively working together to consider and define new governance and collaboration arrangements. Lancashire Leaders have commissioned a Chief Executives Working Group to support this area of work.
  8. At this stage, a preferred local authority governance model has yet to be agreed, though local partners recognise the need to establish new arrangements that are capable of making transparent, robust and binding shared decisions, which formally connect with the LEP, to establish a fully integrated approach to shaping, delivering and monitoring local growth and regeneration strategies.
  9. In moving forward, however, agreement has been secured to undertake a formal governance review of all possible options, including the formation of a Lancashire Combined Authority, to assess which model, if any, would enhance the delivery of shared aspirations.
  10. At meetings of Lancashire Leaders and Chief Executives in February, 2015, officers were commissioned to prepare a report on the proposed governance review which will be considered by Lancashire Leaders on 19 June 2015, with a decision on the preferred governance option expected by autumn 2015. The local authorities are very confident that their joint working across Lancashire will continue.

3. Transparent Decision Making

3.1 The LEP is committed to effective and meaningful engagement of local partners and the public and has established transparent arrangements and practises with regard to the decisions it makes.

3.2 **The Website**

The LEP has a dedicated website through which local partners can keep in touch with progress on the implementation of its key initiatives and where key papers can be accessed.

3.3 **Publishing Arrangements**

This Assurance Framework and the LEP Board and its-Committees Terms of Reference can be accessed on the Lancashire LEP website. All Agendas, papers, decisions and minutes of the LEP Board and its Committees can be accessed on the Lancashire LEP website and the County Council's website. ***Annex 2*** sets out the arrangements agreed by the LEP for the treatment by all attendees at Board meetings of confidential information.

3.4 **Freedom of Information**

The LEP is committed to meeting its duty of fulfilling and maintaining the highest standards of corporate governance. The LEP assesses the publication of papers using the relevant Freedom of Information (FOI) Act exemptions. ***Annex 3*** provides a summary of the information deemed exempt under the Act. FOI requests are processed by the County Council's Access to Information Team. The Head of Information Governance for the County Council acts as the internal reviewer for all FOI requests for the LEP.

3.5 **LEP Board Meetings and Committee Meetings**

The LEP publishes and makes publically available all of its papers (with the exception of papers deemed confidential where an FOI exemption applies and following the application of the Public Interest test).

Agendas are split into Part I (open to press and public) and Part II (private and confidential) with the Board being asked to approve that meetings move to Part II as appropriate. Any papers are considered to be FOI exempt and have passed the public interest test and are deemed confidential are clearly marked with the correct Part II exemption paragraph referencing.

Agendas are published and made available five clear working days prior to meetings of the Board. Agendas are published on the LEP and County Council's website.

Minutes are also split into Part I and Part II, as necessary, and published on the LEP and County Council's website, with publication within three working days of the meeting taking place.

3.6 **Attendance of Observers at LEP Board and Committee meetings**

The LEP has an agreed protocol for the attendance of observers at LEP Board and Committee meetings. Observers are requested to make themselves known to the Company Secretary (or their representative) and state their name, the organisation they represent and their purpose for attending the meeting. Observers will usually be excluded from any Part II items and as a general rule will not be permitted to speak at meetings unless invited to do so by the Chair. The full protocol is provided at ***Annex 4***.

3.7 **Conflict of Interests**

As Accountable Body for the LEP, Lancashire County Council ensures that the LEP manages conflicts of interest in accordance with existing County Council protocols and codes of conduct that apply to local councillors. The LEP complies with the Seven Principles of Public Life which are:

1.Selflessness

2.Integrity

3.Objectivity

4.Accountability

5.Openness

6.Honesty

7.Leadership

The LEP will act in the interests of the whole of its geographical area and not according to the interests of individual member organisations.

The LEP ensures there is appropriate separation between scheme promoters and LEP decision-making processes. For example, the Terms of Reference for the Committees ensure that there is complete separation between scheme promoters and their own framework consultants and the appraisal team and decision makers. The LEP conflict of interest guidance for Directors is provided at ***Annex 5.***

3.8 **Register of Interests**

The LEP will maintain and enable access to a register of its members' interests, which will be available to the public via the LEP website. The register will include any interests members have that may conflict with LEP business.

3.9 **Gifts and Hospitality**

The LEP has adopted rules for accepting gifts and hospitality. The rules are provided at ***Annex 6.***

3.10 **Complaints Policy**

The LEP has adopted a procedure for responding to complaints from stakeholders or members of the public against the LEP or members of the LEP. The Complaints Policy is provided at ***Annex 7.***

3.11 **Local Engagement for LEP Strategy Development**

The LEP wants to ensure that key stakeholders and the public have an opportunity to contribute to and comment on the on-going development of the LEP's SEP. The degree of involvement will depend on the specific activity and could comprise formal consultation, public engagement, representative working groups, on-going investor development, market research and surveys.

With specific regard to local engagement with Lancashire MPs on LEP strategy development the LEP will host one session per parliamentary term to which all Lancashire MPs will be invited.

3.12 **Reporting Progress of Delivery of the Strategic Economic Plan**

The LEP will undertake a regular review of progress on the SEP, including progress on delivery of key projects and spending commitments. This will be published on the LEP website.

3.13 **Project Development, Prioritisation, Appraisal and Approval**

The LEP has agreed systems and processed for developing, prioritising, appraising and approving projects and these are set out in section 5 of the Assurance Framework.

3.14 **Communications Arrangements**

The LEP undertakes a range of communications activities in support of its key initiatives. The City Deal is supported by a communications strategy encompassing media relations, community engagement, web, social media, branding and other associated issues. A protocol is in place to ensure effective governance of communications activity between the LEP and its City Deal partners. A communications protocol has also been adopted for the Growth Deal to support the effective management of messages by the LEP.

Communications activity around the Enterprise Zone is managed through regular liaison between communications representatives of the LEP, County Council and BAE Systems. During 2015/16 this will evolve to support the revised governance arrangements for the Enterprise Zone and include the development of a formal protocol with the LEP's delivery partners.

The Growing Places Fund will continue to be supported by communications activity, coordinated with partners as appropriate and also mainstreamed through the LEP's own channels.

The Communications Protocols are attached at ***Annex 8***.

4. Accountable Decision Making

4.1 Lancashire County Council, as Accountable Body for the LEP, is responsible for ensuring that all funding decisions made by the LEP are made in accordance with this Assurance Framework.

4.2 The County Council has put in place the administrative, financial and legal support necessary to enable the LEP to carry out its functions in the most effective and efficient way. These financial systems will fall under the annual audit of the County Council's accounts.

4.3 The County Council's Scrutiny Committee has considered and commented on this Assurance Framework and will perform this scrutiny function as and when the Assurance Framework is amended in the future.

4.4 The County Council's Cabinet has considered and approved this Assurance Framework.

4.5 **Financial and Legal Accountability**

As the Accountable Body for the LEP, all financial arrangements are managed and accounted for through County Council financial systems and subject to the Standing Orders and Governance systems of that body.  All activities are subject to scrutiny the appropriate Internal Control function within the County Council and (where appropriate) subject to external financial audit.  The internal legal service and the County Council Monitoring Officer are involved as appropriate to ensure due diligence is strictly adhered to.

Day to day financial support and management is undertaken by a senior project finance manager and is subject to overview and scrutiny by the Head of Financial Management Development and Schools under whose remit this falls.  All accounts are signed-off by the Section 151 Officer.

Where appropriate and/or required external commercial specialist support is sought which ensures that the appropriate guidance and advice is used when making investment decisions, both financial and legal.

The County Council is subject to core frameworks which have provided Government with assurance that councils will spend their money with regularity, propriety and value for money. The key elements are legal controls and democratic accountability to local people. The system provides assurance that the government’s decentralising agenda can be achieved in relation to local government without compromising the proper spending of public money.

4.6 **Growth Deal** **Project Funding**

All sponsors seeking Growth Deal funding will need to agree and sign a Growth Deal Grant Funding Agreement, prior to draw down of funds. The agreements will set conditions including; project sponsors commitment to monitoring and evaluation requirements; agreement to the communications protocol and delivery of milestones. The agreements will include provisions for the protection of public funds (e.g. arrangements to suspend or claw back funding in the event of non-delivery or mismanagement).

4.7 **Growing Places Funding**

The Growing Places fund is managed according to the following process:

* An outline scheme proposal is presented to the LEP Board for consideration. The scheme proposal identifies the scheme and amount of investment being sought from GPF, along with a brief summary of its fit with LEP/local economic growth priorities, economic impacts generated, other private/public investment leveraged, draw down and repayment timescales.
* If the Board accepts the outline proposal the scheme is assessed by the accountable body for *'*S*trategic Fit and Economic Impact'*.
* A report, including draft Heads of Terms between the scheme sponsor and the accountable body is considered by the LEP Board.
* If the LEP Board agrees the scheme it proceeds to formal *'Financial Appraisal and Due Diligence'.* This is performed by officers of the County Council under the guidance of the Director of Development & Corporate Services, and with support from the County Council's Director of Economic Development, Head of Financial Management Development and Schools and external legal advisors.
* This information is then presented to the LEP Board, with recommendations for proposed loan structure, security and terms.
* Once final loan documentation is prepared, the LEP Board consider and formally approve the facility, which is then executed by the Company Secretary on behalf of the Accountable Body.

4.9 **Conflict Resolution**

In the event that the accountable body (Lancashire County Council) does not comply with a decision of the LEP, the matter will be considered by the Chair of the LEP, Company Secretary and Section 151 Officer from the accountable body (as appropriate) to seek to resolve the issue. If the conflict remains unresolved all parties will agree to appoint an independent person(s) to assist the LEP and the accountable body to resolve the matter.

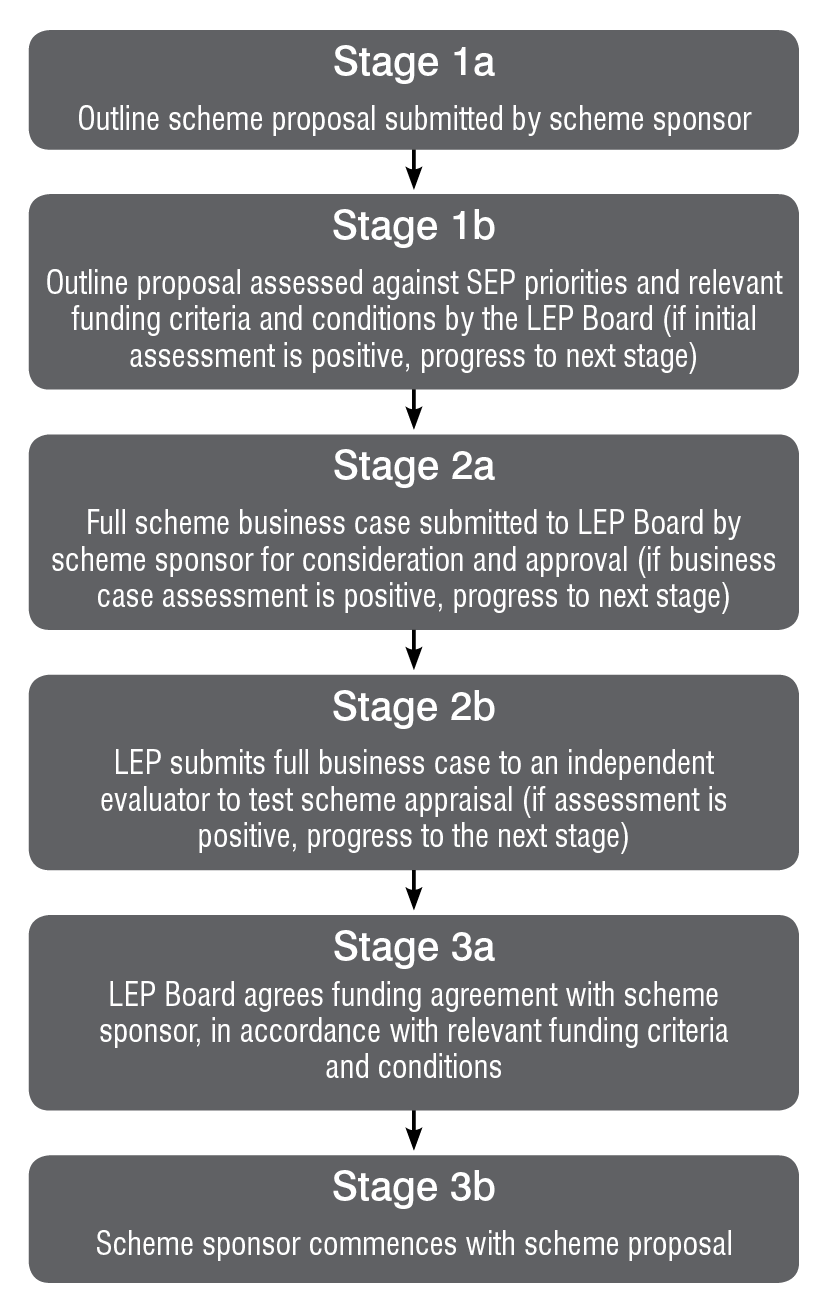
4.10 **Independent Scrutiny**

The LEP will be subject to Overview and Scrutiny in accordance with existing legislation, whereby any local authority scrutiny committee within Lancashire can, separately or jointly, scrutinise the role or activities of the LEP or its sub groups. Any such meetings of a scrutiny committee would normally be held in public, and any findings or recommendations will be made public. The LEP would be expected to make its response to scrutiny public.

5. Ensuring Value for Money

5.1 The LEP is able to demonstrate value for money through thesystems and processes it has established for developing, prioritising, appraising and approving projects.

* 1. The SEP sets out priority themes and spatial investment priorities, and the LEP is committed to regularly reviewing the SEP to ensure that existing and emerging growth priorities are well positioned.
  2. The LEP follows a staged process for all projects upon which it makes investment decisions and the LEP Board and Committees have established arrangements to progress the delivery of priorities seeking to utilise Local Growth Fund resources. The LEP's Growing Places Fund is administered in accordance with an agreed framework set out in Section 4 of this Assurance Framework.



5.3 **Transport Schemes**

The Terms of Reference for Transport for Lancashire, provided at ***Annex 1***, set out the arrangements for developing, prioritising, appraising and approving transport projects seeking Local Growth Fund resources, and these are summarised below.

*Scheme Eligibility*

The LEP Board will consider capital funding for schemes that are priorities in approved highways and transport masterplans or other relevant documents. The highways and transport masterplans are available to view at <http://www.lancashire.gov.uk/council/strategies-policies-plans/roads,-parking-and-travel/highways-and-transport-masterplans.aspx>. The LEP will consider funding exceptional structural maintenance schemes and schemes on the networks of the Highways Agency and Network Rail, including in adjacent Local Enterprise Partnership areas, where such schemes contribute towards the delivery of the objectives of the Strategic Economic Plan.

*Local Funding Contribution*

The LEP requires scheme promoters to provide an absolute minimum mandatory 10% contribution towards total scheme construction cost and 100% of any increase in cost following the granting of Programme Entry.

*The Transport Business Case, Scheme Assessment and Appraisal*

The LEP requires all transport business cases to adhere to the key principles of the Department for Transport's Transport Business Case guidance (January 2013) and be fully compliant with the approach to modelling appraisal and analysis set out in WebTAG at the time they submit the transport business case. TfL will, using appropriately qualified consultants, scrutinise individual scheme business cases on behalf of the LEP and advise accordingly. Transport business cases will be published on the LEP website prior to the LEP making final investment decisions.  For schemes / packages requiring a Local Growth Fund contribution of greater than £5m, transport business cases will be available on the LEP website a minimum of six weeks before the final investment decision is made and external comments invited.  Any comments received will be made available to LEP Board members when final investment decisions are being taken.

The LEP applies a proportionate approach to development of transport business cases:

1. For individual schemes requiring a Local Growth Fund (LGF) contribution of greater than £5m and packages of small-scale measures requiring a LGF Contribution of greater than £10m, an Outline/Full Business Case is required.
2. For individual schemes requiring a LGF contribution of less than £5m, a Strategic Outline Business Case is required.
3. For packages of small-scale measures requiring a LGF contribution of up to £10m where no individual scheme has a capital cost greater than £5m, a Strategic Outline Business Case is required.

*Scheme Approvals Process*

For individual schemes requiring a LGF contribution of greater than £5m and packages of small-scale measures requiring a LGF Contribution of greater than £10m, the LEP adopts a three stage approvals process:

**Stage 1: Programme Entry**

Programme Entry indicates the LEP's intention to provide funding to a scheme or package following acceptance of a Strategic Outline Business Case and its inclusion in the SEP.

**Stage 2: Conditional Approval**

Conditional Approval indicates the LEP's acceptance of an Outline Business Case demonstrating high value for money.

**Stage 3: Full Approval**

Full Approval indicates the LEP's acceptance of a Full Transport Business Case and approval to proceed to implementation.

For individual schemes requiring a LGF contribution of less than £5m or packages of small-scale measures requiring a LGF contribution of up to £10m where no individual scheme has a capital cost greater than £5m, acceptance of a Strategic Outline Business Case indicates the LEP's approval to proceed to implementation. This enables the scheme promoter to commence works and draw down grant funds.

*Value for Money*

The LEP will approve schemes demonstrating high value for money, with a benefit to cost ratio (BCR) of greater than 2, only in exceptional cases will the LEP consider schemes with a BCR of less than 2, for example, where the scheme promoter can demonstrate significant additional monetised or non-monetised benefits that are important in relation to stated strategic objectives.

TfL provides the LEP with a Value for Money assessment in line with published Department for Transport WebTAG guidance at each approval stage.

*Programme and Risk Management*

TfL form part of the Monitoring and Evaluation working group which has established a transparent process for monitoring progress on scheme delivery and spend and for informing responses to changed circumstances including scheme slippage and changes to scheme scope and/or costs.

*Monitoring and Evaluation*

All transport scheme promoters have an agreed logic chain template which forms part of the Growth Deal Monitoring and Evaluation Framework. Formative evaluation is an established principle for all transport schemes and sponsors of exemplar transport projects agree the implications of any additional requirements. All transport project sponsors are required to prepare quarterly monitoring returns for consideration by the Growth Deal Management Board.

5.4 **Skills Capital Schemes**

The Terms of Reference for the Lancashire Skills and Employment Board, provided at ***Annex 1***, set out the role of the Board in developing, prioritising, appraising and approving skills capital projects. The process and methodology for the current skills capital projects is summarised below and decisions on any future skills capital projects will be reached based on a similar methodology. The LEP currently has a Memorandum of Understanding with the Skills Funding Agency (SFA) whereby the SFA's Capital Team will undertake a financial and estate condition assessment of any organisation submitting a scheme for consideration. Economic impact will be assessed by officers of the accountable body.

*Eligibility*

As part of the Growth Deal preparation, the Skills and Employment Board commissioned research to provide a retrospective analysis of the use of FE/Skills Capital in Lancashire over the past five years and to begin to compile a "pipeline" of future projects. This analysis was used to understand assets and gaps in the skills infrastructure landscape. Skills providers were then asked to complete project pro-forma aimed at populating a pipeline of indicative projects as far forward as 2020.

*The Business Case, Scheme Assessment and Appraisal*

The formal consideration of the Detailed Business Cases brings together the scoring of both the SFA and LEP, reverts to the applicant for further information as appropriate and is then ratified by both Skills Board and LEP.

*Local funding contribution*

The LEP requires scheme promoters to provide an absolute minimum of mandatory 10% contribution towards total scheme costs and 100% of any increase in cost following the granting of programme entry. Where projects are seeking a grant intervention rate above 33% (the stated benchmark under SFA administration of the scheme) the LEP will:-

a. Consider the views of the SFA in terms of the applicant's ability to offer more funding

b. Ensure that projects seeking exceptional intervention rates score highly in assessment

c. Revert to the applicant for assurances around their financial capabilities and planning assumptions in setting their contribution to the project

*Approvals process*

All skills capital schemes will be subject to the following approval process:

**Stage 1: Expression of Interest**

The Expression of Interest (EoI) stage indicates the LEP's intention to provide skills capital funding for projects which are aligned to the SEP are able to demonstrate business need and are deliverable within the required timescales. Providers will be invited to complete an EoI to demonstrate how the project aligns with the SEP.

**Stage 2: Conditional Approval**

Projects which have satisfied the EoI requirements will be prioritised by the Skills and Employment Board and will subsequently be invited to submit a full business case demonstrating value for money.

**Stage 3: Full Approval**

Full approval indicates the Skills and Employment Board and LEP's acceptance of the full business case and approval to proceed implementation.

*Value for money*

The LEP will approve skills capital schemes which clearly demonstrate value for money including non-monetised benefits that clearly demonstrate a longer term benefit to economic growth objectives.

*Programme and Risk Management*

Skills and Employment Board advisors form part of the Monitoring and Evaluation working group which has established a transparent process for monitoring progress on scheme delivery and spend and for informing responses to changed circumstances including scheme slippage and changes to scheme scope and/or costs. A project and process issues log is to be compiled, which will inform future commissioning rounds.

*Monitoring and Evaluation*

All skills capital scheme promoters have agreed a logic chain template which forms part of the Growth Deal Monitoring and Evaluation Framework. Formative evaluation is an established principle for all skills capital schemes and sponsors of exemplar skills capital projects are aware of the implications of any additional requirements. All skills capital project sponsors will be required to prepare quarterly monitoring returns for consideration by the Growth Deal Management Board.

5.5 **Economic Development Schemes**

The SEP sets out priority economic development and growth themes and initiatives, and the LEP is committed to regularly reviewing the SEP to ensure that existing and emerging growth priorities are well positioned.

*Eligibility*

The SEP, and on-going reviews of the SEP, set out the economic development priorities in Lancashire and the LEP remains alert and open to new and emerging priorities to be considered for investment funding. In line with Government guidance, the LEP will not use Local Growth Deal Fund resources to fund feasibility works or revenue schemes.

The LEP Board approved the SEP in March 2014 and in May 2014 considered a prioritised list based on the application of an agreed set of criteria to all project proposals in order to consider their strategic relevance, impact, value for money, scalability and deliverability. These criteria are set out at ***Annex 9.***

The Growth Deal projects were subsequently categorised within one of three groupings:

* **Priority 1 Investment Schemes** - projects ready to start delivery from 2015/16;
* **Priority 2 Investment Schemes** - projects ready to start delivery post 2015/16; and
* **Priority 3 Investment Schemes** - projects seeking investment post 2020/21

*The business case, Scheme assessment and appraisal*

The LEP applies a proportionate approach to the development of economic development business cases. In line with Government guidance the LEP requires economic development project sponsors to prepare their business cases using the Five Case Model –an approach which is both scalable and proportionate. It is recognised as best practice and is the Treasury’s standard methodology.

For individual schemes requiring a Local Growth Fund (LGF) contribution of greater than £5m a full green book appraisal is submitted to Government analysts for comment and approval.

For individual schemes requiring a LGF contribution of less than £5m the LEP requires a proportionate green book appraisal. These are not submitted to Government.

In all cases the LEP, using appropriately qualified independent consultants, will scrutinise individual economic development scheme business cases before final draw down of resources.

*Local funding contribution*

The LEP requires scheme promoters to provide an absolute minimum mandatory 10% contribution towards total scheme construction cost and 100% of any increase in project cost.

*Approvals process*

For individual economic development schemes requiring a LGF contribution of greater than £5m the LEP adopts a three stage approvals process:

**Stage 1: Programme Entry**

Programme Entry indicates the LEP's intention to provide funding to a scheme or package following acceptance of a Strategic Outline Business Case.

**Stage 2: Conditional Approval**

Conditional Approval indicates the LEP's acceptance of Business Case demonstrating high value for money.

**Stage 3: Full Approval**

Full Approval indicates the LEP's acceptance of a final Business Case and approval to proceed to implementation.

*Value for money*

The LEP will approve capital schemes which clearly demonstrate value for money including non-monetised benefits that clearly demonstrate a longer term benefit to economic growth objectives.

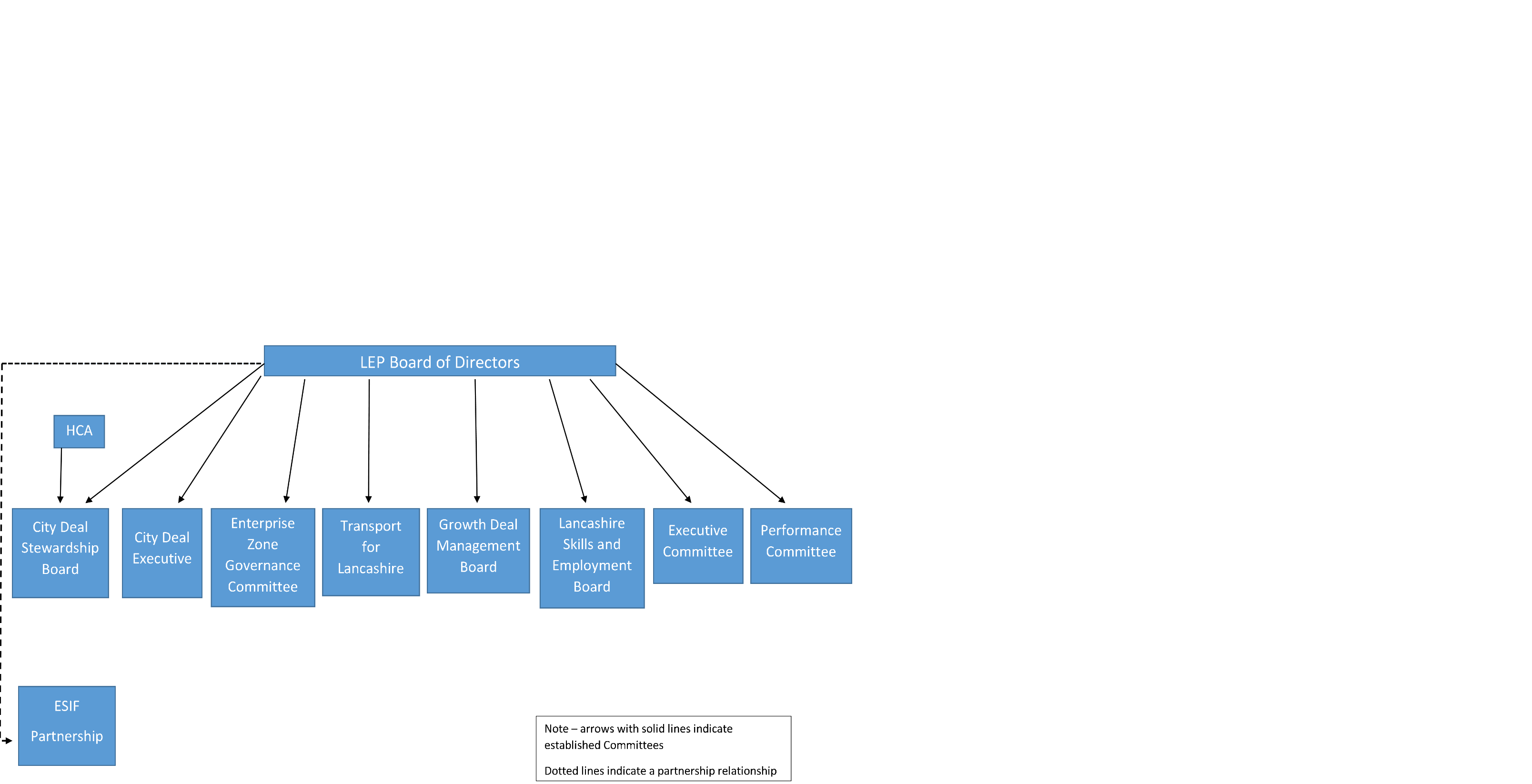
*Programme and Risk Management*

Economic development scheme advisors form part of the Monitoring and Evaluation working group which has established a transparent process for monitoring progress on scheme delivery and spend and for informing responses to changed circumstances including scheme slippage and changes to scheme scope and/or costs.

*Monitoring and Evaluation*

All economic development scheme promoters have an agreed logic chain template which forms part of the Growth Deal Monitoring and Evaluation Framework. Formative evaluation is an established principle for all economic development schemes and sponsors of exemplar transport projects are aware of the implications of any additional requirements. All economic development project sponsors are required to prepare quarterly monitoring returns for consideration by the Growth Deal Management Board.

Annex 1: LEP Governance Structure, Committee Terms of Reference and Implementation Arrangements



LEP Board Directors and Board Champions – March 2015

|  |  |
| --- | --- |
| Mike Blackburn  (**Board Champion for Business Growth Hub)** | Regional Director of the North West BT |
| Councillor Phil Riley | Deputy Leader and Executive Member for the Regeneration Portolio |
| Councillor Simon Blackburn | Leader, Blackpool Council |
| Edwin Booth  (**Chairman andBoard Champion for Marketing)** | Chair of E H Booth & Co Ltd |
| James Carter  (**Board Champion for Strategic Development)** | Deputy Chair of the Eric Wright Group |
| Graham Cowley  (**Board Champion for Transport)** | Director of UTC |
| Mike Damms  (**Board Champion for SME Business)** | Nominee of East Lancashire Chamber of Commerce |
| Richard Evans | Senior partner, KPMG's Preston office |
| Councillor Stuart Hirst | Leader, Ribble Valley Borough Council |
| Malcolm McVicar  (**Board Champion for Innovation)** |  |
| County Councillor Jennifer Mein | Leader Lancashire County Council |
| Dennis Mendoros (**Board Champion for ESIF)** | Chief Executive Officer, Euravia Limited |
| David Holmes | Director of Manufacturing Operations, BAE Systems |
| Councillor Mark Townsend | Leader, Burnley Borough Council |
|  |  |
| David Taylor **(Vice-Chairman)** | David Taylor Partnership |
| Mark E Smith | Vice Chancellor, Lancaster University |

**LANCASHIRE ENTERPRISE PARTNERSHIP**

**EXECUTIVE COMMITTEE TERMS OF REFERENCE**

**Name**

Lancashire Enterprise Partnership Executive Committee

**Role**

This Committee was appointed by the Board in March 2013 to enable decisions of the Board to be taken between Board meetings. The Committee has full powers to take decisions in respect if matters certified by the Chair as urgent business. The Committee will be able to act on behalf of the Board between formal meetings, or on issues that the Board may not be able to resolve during meetings and to deal with such matters as the Board may refer to it on an ad hoc basis.

**Membership**

The Membership of the Committee is:

* The Chair of the LEP Board (**Chair**)
* The Vice-Chair of the LEP Board
* LEP Director, Dr McVicar, Former Vice Chancellor, University of Central Lancashire
* LEP Director, Mr Mendoros, Owner & MD Euravia Engineering
* LEP Director, Cllr Jenny Mein, The Leader of Lancashire County Council

**Quorum**

The quorum for decision making for the Executive Committee shall be 3 of the above Directors

**Meeting Frequency**

The Executive Committee will not have scheduled meetings, though will meet on an ad hoc basis when required to make urgent decisions on behalf of the full LEP Board.

**LANCASHIRE ENTERPRISE PARTNERSHIP**

**TRANSPORT FOR LANCASHIRE TERMS OF REFERENCE**

**Name**

Transport for Lancashire

**Geography**

The geographical area covered by Transport for Lancashire will be coterminous with the boundaries of the three local transport authorities (Lancashire County Council, Blackpool Borough Council and Blackburn with Darwen Borough Council) and the Lancashire Enterprise Partnership.

**Membership**

Transport for Lancashire will be a dedicated committee of the Lancashire Enterprise Partnership. Full (voting) members of Transport for Lancashire comprise:

* Lancashire County Council (Leader or nominee)
* Blackburn with Darwen Borough Council (Leader or nominee)
* Blackpool Borough Council (Leader or nominee)
* Chair and Vice Chair of the Lancashire Enterprise Partnership (or nominees)

Participating observers (non-voting):

1. Department for Transport
2. Highways Agency
3. Network Rail

Given Lancashire County Council's status as the largest local transport authority, the Leader of Lancashire County Council (or their nominee) shall act as Chair of the Committee. The Chair will not have a casting vote.

Transport for Lancashire will review its membership periodically to reflect any changes in national or local policy circumstances and/or requirements, including allowing for expansion if necessary. Transport for Lancashire may invite the Leader (or nominee) of a District Council to attend relevant meetings as a participating observer where that authority is contributing funding to a transport scheme programmed for delivery through the Growth Deal.

**Strategic Objectives and Purpose**

Transport for Lancashire will:

* Monitor progress on scheme delivery and spend and advise the Lancashire Enterprise Partnership with regard to changed circumstances (cost changes, scheme alterations and changes to delivery timescales);
* Advise the Lancashire Enterprise Partnership on individual scheme approvals and investment decision making in line with the approvals process set out in the Lancashire Enterprise Partnership's accountability framework;
* Scrutinise individual scheme business cases;
* Ensure value for money is achieved;
* Advise the Lancashire Enterprise Partnership with regard to Government consultations on long-term rail planning and franchise specification and provide a co-ordinating role between constituent local authorities; and
* Advise the Lancashire Enterprise Partnership with regard to Government consultations on long-term Strategic Road Network planning and provide a co-ordinating role between constituent local authorities.

As and when necessary, Transport for Lancashire will seek evidence from other organisations, including district councils within Lancashire, representatives of neighbouring local authorities, combined authorities and local enterprise partnerships, transport operators including airports and ports, the business and community sectors and NGOs.

**Technical / Professional Support**

On behalf of the Accountable Body for the Lancashire Enterprise Partnership, the Director of Commissioning and the Director of Economic Development at Lancashire County Council will ensure that Transport for Lancashire receives the technical support and professional advice necessary for it to carry out its functions. An Advisory Group chaired by the Director of Commissioning at Lancashire County Council and comprising senior officers from the three local transport authorities and the Board Director for Strategic Transport from the Lancashire Enterprise Partnership will be established.

**Working Arrangements and Meeting Frequency**

Transport for Lancashire will meet in advance of each Lancashire Enterprise Partnership Board meeting. Meetings will be cancelled if there are no substantive items for discussion.

All meetings will take place at County Hall in Preston. The quorum for meetings shall be at least 2 Local Authority Members (or their nominees) and at least one Private Sector member (or their nominee(s)).

**THE LANCASHIRE ENTERPRISE PARTNERSHIP**

**ACCOUNTABILITY FRAMEWORK – TRANSPORT**

**Scheme Eligibility**

The Lancashire Enterprise Partnership will only consider funding clearly defined schemes that are priorities in approved highways and transport masterplans. Such schemes could include packages of measures aimed at solving specific problems/issues that when combined support delivery of the Strategic Economic Plan, but subject to the funding only being available for capital expenditure. In all cases, funding will only contribute towards the capital cost of a scheme, including construction costs, land acquisition costs and Part 1 Claims under the Land and Compensation Act 1973. The Lancashire Enterprise Partnership will not fund scheme development and preparation costs nor any post scheme monitoring and evaluation.

The Lancashire Enterprise Partnership will consider funding exceptional structural maintenance schemes including bridges, tunnels, retaining walls and culverts with a minimum cost threshold of £2m. Decisions will reflect the economic importance of the structure(s) and the adverse effects failure to maintain would have. Local highway authorities will need to provide supporting information including the importance of the route, existing or likelihood of imminent weight restrictions, existing or potential diversionary routes and details of the work that they will need to undertake if restrictions are not to be imposed. Local highway authorities will also need to demonstrate why a scheme is not deliverable from other funding sources.

The Lancashire Enterprise Partnership will consider funding schemes on the networks of the Highways Agency and Network Rail, including in adjacent Local Enterprise Partnership areas, where such schemes contribute towards the delivery of the objectives of the Strategic Economic Plan and where funding is unlikely to be available through standard Highways Agency and Network Rail programmes. In such circumstances, the Lancashire Enterprise Partnership will hold early discussions with the Highways Agency and Network Rail, and where appropriate, adjacent Local Enterprise Partnerships, to enable their views to be taken into account. Where any rail schemes affect train services, the Lancashire Enterprise Partnership will also consult the relevant Train Operating Company and DfT Rail.

**Local Funding Contribution**

For all schemes, the Lancashire Economic Partnership will require scheme promoters to provide an absolute minimum 10% contribution towards total scheme construction cost and 100% of any increase in cost following the granting of Programme Entry. The 10% minimum local funding contribution cannot be waived by the LEP. Local transport authorities will therefore need to explore all potential sources of funding, including district council, European, developer / private sector and third party, in line with Department for Transport expectations.

The scheme promoter's Section 151 officer must underwrite the promoter's ability to fund the local contribution and any subsequent cost increases following the granting of Programme Entry. Scheme promoters must adhere to Department for Transport requirements as set out in WebTAG, the Department for Transport's web-based guidance on the conduct of transport studies, to ensure a consistent approach to variables such as construction inflation, the application of optimism bias and allowance for risk in the derivation of outturn costs.

**Scheme Assessment and Appraisal**

The Lancashire Enterprise Partnership will apply a proportionate approach to the development of transport business cases in line with the Business Case Development Process Chart attached. For example, the transport business case for a £20m scheme will require significantly more detail than that for a £2m scheme. As a guide:

* For individual schemes requiring a Local Growth Fund contribution of greater than £5m and packages of small-scale measures requiring a Local Growth Fund Contribution of greater than £10m, the Lancashire Enterprise Partnership will require submission of Outline/Full Business Cases that demonstrate high value for money.
* For individual schemes requiring a Local Growth Fund contribution of less than £5m, a Strategic Outline Business Case will suffice, although a scheme will still need to demonstrate high value for money.
* For packages of small-scale measures requiring a Local Growth Fund contribution of up to £10m where no individual scheme has a capital cost greater than £5m, a Strategic Outline Business Case will suffice, although the package will still need to demonstrate high value for money.

For the avoidance of doubt, scheme promoters should seek advice from Transport for Lancashire at the earliest opportunity.

**Scheme Approvals Process**

For individual schemes requiring a Local Growth Fund contribution of greater than £5m and packages of small-scale measures requiring a Local Growth Fund Contribution of greater than £10m, the Lancashire Enterprise Partnership will adopt a three stage approvals process based on modified current practice. Schemes on the networks of either the Highways Agency or Network Rail may undergo a different approval process.

**Stage 1: Programme Entry**

Programme Entry indicates the Lancashire Enterprise Partnership's intention to provide funding to a scheme or package following acceptance of a Strategic Outline Business Case and its inclusion in the Strategic Economic Plan. Programme Entry is not an absolute commitment, but intended to provide sufficient assurance for the promoting authority to embark on Outline Business Case development.

**Stage 2: Conditional Approval**

Conditional Approval indicates the Lancashire Enterprise Partnership's acceptance of an Outline Business Case demonstrating high value for money. It is intended to provide the expectation of funding necessary for the promoting authority to apply for any statutory powers that may be required such as Transport and Works Act powers, highways orders, planning consents, compulsory purchase orders etc.

The Lancashire Enterprise Partnership will only grant Conditional Approval on the basis that there will be no material changes to the scheme's scope, cost, design, expected benefits and value for money. The granting of Conditional Approval may be subject to a small and limited number of conditions.

**Stage 3: Full Approval**

Full Approval indicates the Lancashire Enterprise Partnership's acceptance of a Full Transport Business Case and approval to proceed to implementation. It occurs when all necessary statutory powers are in place and any necessary conditions specified at Conditional Approval have been satisfied. Scheme promoters can only apply for Full Approval once procurement has taken place and a preferred bidder with firm and final prices selected. Once granted, Full Approval enables the scheme promoter to commence construction and draw down grant funds.

For individual schemes requiring a Local Growth Fund contribution of less than £5m or packages of small-scale measures requiring a Local Growth Fund contribution of up to £10m where no individual scheme has a capital cost greater than £5m, acceptance of a Strategic Outline Business Case indicates the Lancashire Enterprise Partnership's approval to proceed to implementation. This enables the scheme promoter to commence works and draw down grant funds.

**The Transport Business Case**

The Lancashire Enterprise Partnership requires all transport business cases to adhere to the key principles of the Department for Transport's Transport Business Case guidance (January 2013) and be fully compliant with the approach to modelling appraisal and analysis set out in WebTAG at the time they submit the transport business case. This will ensure that scheme assessment follows current best practice.

Each transport business case will need to include a clear statement of scheme objectives and the specific outcomes it is intended to deliver. Scheme promoters must base central case assessments on forecasts that are consistent with the latest version of the National Trip End Model (NTEM), the Department for Transport's planning dataset. As a minimum, Transport for Lancashire will expect to consider central case assessments as part of its scrutiny of transport business cases.

Outline Business Cases submitted for Conditional Approval must include a statement confirming that WebTAG has been followed. An Appraisal Summary Table (AST) will need to accompany submissions and demonstrate that the scheme offers high value for money. Scheme promoters must ensure that the Senior Responsible Owner signs off each AST as true and accurate.

Transport for Lancashire will scrutinise individual scheme business cases on behalf of the Lancashire Enterprise Partnership and advise accordingly. In order to secure the required expertise for transport business case scrutiny without Transport for Lancashire having to develop this capability and capacity in-house at considerable cost, Transport for Lancashire will utilise independent specialist consultants. For schemes where Lancashire County Council is not the scheme promoter, Transport for Lancashire will utilise Lancashire County Council's framework consultants to undertake transport business case scrutiny. For schemes promoted by Lancashire County Council, Transport for Lancashire will procure independent advice. This will ensure complete separation between scheme promoters and their own framework consultants and the appraisal team and decision makers.

To guarantee quality assurance, consultants appointed to undertake transport business case scrutiny will need to demonstrate significant previous experience in this field, for example, the successful preparation of major scheme business cases, and be fully conversant with Department for Transport appraisal and assessment processes such as WebTAG. As Accountable Body for the Lancashire Enterprise Partnership, Lancashire County Council will ensure that officers with appropriate technical experience of this type of work oversee the selection process.

The officer with overall responsibility for transport business case scrutiny and for advising Transport for Lancashire Mike Kirby, Director of Commissioning Lancashire County Council This officer will have delegated authority to procure and appoint external consultants to assist Transport for Lancashire with independent business case scrutiny.

Where necessary, consultants appointed to review individual transport business cases and supporting analyses will be able to request the scheme promoter to provide further analysis and information to enable full and proper consideration of the scheme and to ensure that the appraisal and supporting data and assumptions are sufficiently robust and fit for purpose. Consultants will provide Transport for Lancashire with a formal report on each submitted transport business case specifying the outcome of their assessment against the five case model set out in the Department for Transport's Transport Business Case guidance.

**Value for Money**

The Lancashire Enterprise Partnership will only approve schemes demonstrating high value for money, with a benefit to cost ratio (BCR) of greater than 2. Only in exceptional cases will the Lancashire Enterprise Partnership consider schemes with a BCR of less than 2. In such circumstances, the scheme promoter will need to demonstrate significant additional monetised or non-monetised benefits that are important in relation to stated strategic objectives, for example, schemes necessary to facilitate significant land development for employment or housing, and guarantee a minimum 30% local contribution.

Transport for Lancashire will provide the Lancashire Enterprise Partnership with a Value for Money assessment in line with published Department for Transport WebTAG guidance at each approval stage. As part of the independent scrutiny of a scheme's transport business case, Transport for Lancashire will require the consultant responsible to confirm that the Value for Money assessment aligns with the Department for Transport's Advice Note for Local Transport Decision Makers published in December 2013. Damon Lawrenson the County Council's interim Director of Financial Resources (and Section 151 officer) will sign off all Value for Money assessments as true and accurate. The Interim Director of Financial Resources is not involved with scheme development and promotion at Lancashire County Council, thus avoiding any potential conflict of interest with regard to schemes promoted by the County Council.

A scheme must satisfy the Lancashire Enterprise Partnership's value for money requirements at both Conditional and Full Approval stages. Where a scheme fails to deliver a minimum benefit to cost ratio of greater than 2, the Lancashire Enterprise Partnership will seek independent professional advice on the magnitude of the stated additional benefits prior to determining whether these benefits are sufficient to offset this requirement.

**Programme and Risk Management**

In order to secure effective management of the Lancashire Enterprise Partnership's transport investment programme, Transport for Lancashire will set up a transparent process for monitoring progress on scheme delivery and spend and for informing responses to changed circumstances including scheme slippage and changes to scheme scope and/or costs.

Where there are issues of cost increases and/or delays to delivery, the Lancashire Enterprise Partnership will consider the following when deciding whether to continue to support a scheme:

* whether the cost increases and/or delays to delivery were unforeseen and unavoidable;
* whether the scheme promoter is willing and/or able to fund any cost increase;
* whether additional funding has been sought from other sources;
* whether the scale of the scheme can be reduced to fit the available budget;
* the impact of any cost increase on a scheme's value for money as reflected by its benefit to cost ratio; and
* whether any delay in scheme delivery can be accommodated within the programme.

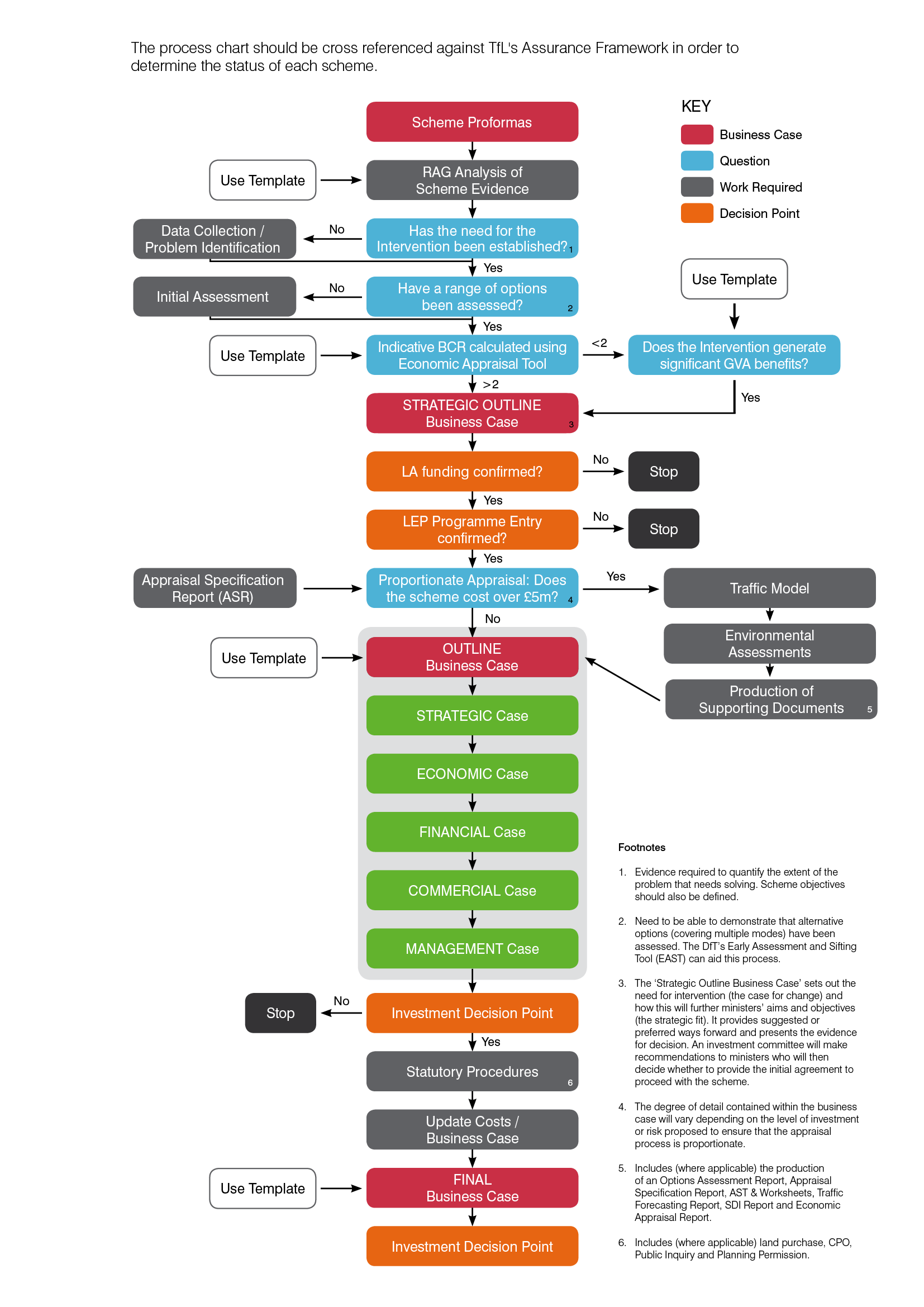
The Lancashire Enterprise Partnership ultimately reserves the right to withdraw its support for a scheme.

The Lancashire Enterprise Partnership will require scheme promoters to submit a quarterly monitoring report (QMR) to Transport for Lancashire setting out progress on scheme preparation and/or delivery. This will include a requirement for a quantified risk assessment. Transport for Lancashire will receive quarterly update reports outlining progress with delivery of the transport investment programme. It will collate the QMR information from scheme promoters, indicate progress against key milestones / deliverables and highlight any risks. A RAG (red/amber/green) rating will identify those schemes that are at risk of not meeting their programme objectives and that need urgent attention.

**Monitoring and Evaluation**

The Lancashire Enterprise Partnership will put in place a mechanism to ensure that it monitors and evaluates schemes in accordance with the appropriate Department for Transport guidance, and will publish the results on its website.

Business Case Development Process Chart



**PRESTON, SOUTH RIBBLE AND LANCASHIRE CITY DEAL (CITY DEAL)**

**CITY DEAL EXECUTIVE**

**TERMS OF REFERENCE**

**Composition**

1. The City Deal Executive shall comprise the following Members:

i) The Leader of Lancashire County Council (or their nominee);

ii) The Leader of South Ribble Borough Council (or their nominee);

iii) The Leader of Preston City Council (or their nominee);

iv) The Chair of the Lancashire Enterprise Partnership (LEP) (or their nominee);

v) The Vice-Chair of the LEP (or their nominee); and

vi) The LEP's Champion for Strategic Development (or their nominee)

**Chair**

2. The Chair of the LEP (or their nominee) shall serve as Chair of the City Deal Executive ("the Chair"). If the Chair is not present the Vice-Chair of the LEP (or their nominee) shall serve as Chair.

3. The Chair shall not have a casting vote.

**Quorum**

4. The quorum for City Deal Executive meetings shall be 4. No meeting shall be quorate unless the following Members (or their nominees) are present:

i) the Leader of Lancashire County Council

ii) the Chair of the LEP or Vice-Chair of the LEP;

iii) the Leader of South Ribble Borough Council; and

iv) the Leader of Preston City Council.

5. If within fifteen minutes from the time appointed for the holding of a City Deal Executive meeting a quorum is not present, the meeting shall be adjourned.  The Secretary shall arrange for the meeting to take place within two weeks and if at that meeting a quorum is not present within fifteen minutes from the time appointed for holding the meeting the Members present shall be a quorum.

6. Any Member may validly participate in a meeting of the City Deal Executive by conference telephone or other form of communication equipment if all persons participating in the meeting are able to hear and speak to each other throughout the meeting.

**Secretary**

7. Lancashire County Council's County Secretary and Solicitor (or their nominee) shall serve as the Secretary to the City Deal Executive.

8. The Secretary shall produce minutes of all meetings of the City Deal Executive.

**Meeting Frequency**

9. The City Deal Executive shall meet according to operational need.

**Decisions in Writing**

10. A resolution in writing signed by all of the members of the City Deal Executive for the time being shall be as valid and effectual as if it had been passed at a meeting of the City Deal Executive.

**Powers and Functions**

11. The City Deal Executive's primary responsibility is to seek to ensure the delivery of the City Deal, and to take key strategic decisions in this regard.

12. The City Deal Executive shall:

i) in each year, approve an annual City Deal Infrastructure Delivery Plan, for submission to the Stewardship Board in order to inform the development of an annual 'City Deal Business and Disposal Plan';

ii) receive, in each year, from the City Deal Stewardship Board, an Annual Business and Disposal Plan, and if thought fit, approve the same;

iii) in each year, approve an annual City Deal Communications and Marketing Plan, and receive regular progress reports on the implementation of the same;

iv) receive, on a regular basis all appropriate monitoring and financial information in relation to the City Deal.

13. The City Deal Executive will employ no staff, hold no assets, nor enter into any contractual arrangements. All delivery and operational matters will continue to rest with the City Deal partners.

**Governance Relationship with the LEP**

14. The LEP is responsible for agreeing the Terms of Reference of the City Deal Executive and has the power to vary the same.

15. The City Deal Executive shall review its Terms of Reference from time to time as necessary.

16. The Minutes of City Deal Executive meetings shall be submitted to the LEP Board at the LEP's request.

17. The Chair shall provide update reports to the LEP Board at the LEP's request.

**Relationship with Lancashire County Council as Accountable Body**

18. Lancashire County Council shall act as Accountable Body for the City Deal Executive.

19. Lancashire County Council shall hold the City Deal Infrastructure Delivery funding and make payments to partner delivery agencies in accordance with the decisions of the City Deal Executive. Lancashire County Council shall ensure that these funds remain separate and identifiable from the Accountable Body's own funds, and shall provide financial reports to the City Deal Executive.

20. Lancashire County Council shall provide administrative, financial and legal support to the City Deal Executive.

21. Lancashire County Council shall maintain an official record of the City Deal Executive proceedings and a library of all formal City Deal Executive documents.

**Relationship with other Bodies**

22. The City Deal Project Board shall report directly to the City Deal Executive and operate under Terms of Reference as agreed by the City Deal Executive.

23. The City Deal Executive shall with the consent of the Homes and Communities Agency and vice versa, have the authority to agree and amend the Terms of Reference of the City Deal Stewardship Board.

24. The City Deal Stewardship Board shall report directly to the Homes and Communities Agency and the City Deal Executive.

**PRESTON, SOUTH RIBBLE AND LANCASHIRE CITY DEAL (CITY DEAL)  
STEWARDSHIP BOARD  
TERMS OF REFERENCE**

**Glossary of Terms**

*"City Deal Partners"* The Lancashire Enterprise Partnership,Lancashire County Council, Preston City Council and South Ribble Borough Council.

*"CLG"* Department for Communities and Local Government

*"HCA"* Homes and Communities Agency

**Composition**

1. The Stewardship Board shall comprise the following Members:

i) The North West Executive Director of the HCA (or their nominee);

ii) The Chief Executive of Lancashire County Council (or their nominee);

iii) The Chief Executive of South Ribble Borough Council (or their nominee);

iv) The Chief Executive of Preston City Council (or their nominee); and

v) The Lancashire Enterprise Partnership's Champion for Strategic Development (or their nominee).

2. The Stewardship Board shall have the power to appoint up to 2 additional Members.

**Chair**

3. The North West Executive Director of the HCA (or their nominee) shall serve as Chair of the Stewardship Board ("the Chair").

4. The Chair shall not have a casting vote.

**Quorum**

5. The quorum for Stewardship Board meetings shall be 5. No meeting shall be quorate unless each Member set out in 1 above is present.

6. If within fifteen minutes from the time appointed for the holding of a City Deal Stewardship Board meeting a quorum is not present, the meeting shall be adjourned.  The Secretary shall arrange for the meeting to take place within two weeks and if at that meeting a quorum is not present within fifteen minutes from the time appointed for holding the meeting the Members present shall be a quorum.

**Secretary**

7. Lancashire County Council's County Secretary and Solicitor (or their nominee) shall serve as the Secretary to the Stewardship Board.

**Meetings**

8. The Stewardship Board shall meet according to operational need.

9. Meetings shall take place at venues provided by each of the City Deal Partners and the HCA, on a rotational basis where possible.

10. An Agenda and all necessary accompanying papers shall, wherever possible, be despatched 7 days prior to each meeting.

11. The Secretary shall produce minutes of all meetings of the Stewardship Board.

**Decisions in Writing**

12. A resolution in writing signed by all of the members of the Stewardship Board for the time being shall be as valid and effectual as if it had been passed at a meeting of the Stewardship Board.

**Duties and Responsibilities**

13. The Stewardship Board has the responsibility for guiding the disposal of the assets listed in the City Deal document, in accordance with wider City Deal economic and housing growth objectives.

14. The Stewardship Board shall:

1. in each year, receive an annual 'City Deal Infrastructure Delivery Plan' from the City Deal Executive and utilise its content to inform the development of an annual 'City Deal Business and Disposal Plan';
2. in each year, approve an annual 'City Deal Business and Disposal Plan' for submission to the HCA's National Board. As soon as the Plan is approved by the HCA it shall be submitted to the City Deal Executive for their consideration and, if thought fit, approval;
3. at any time, recommend to the HCA and City Deal Executive, in turn, any amendments or additions to the annual City Deal Business and Disposal Plan;
4. approve a 'Monitoring Schedule' for submission to the CLG;
5. at any time, recommend to the CLG any amendments or additions to the Monitoring Schedule;
6. receive Monitoring Schedule progress updates on an annual basis;
7. receive regular financial updates in relation to the City Deal Infrastructure Delivery Fund;

viii) receive regular reports on the Infrastructure Delivery Plan;

ix) make recommendations as it sees fit, on any matter within its remit, to the City Deal Executive, HCA, City Deal Partners, and/or CLG.

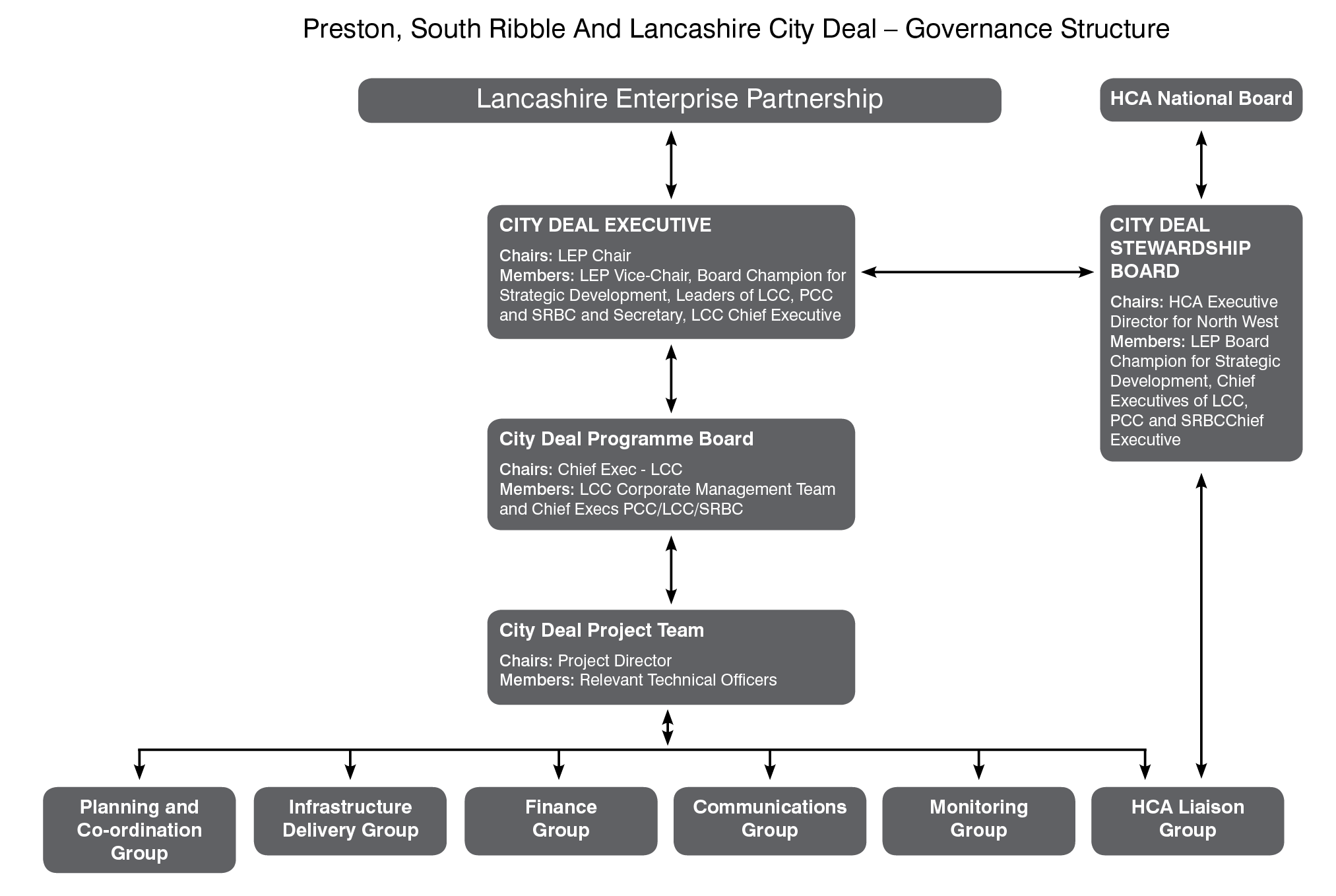
**Governance Relationships**

15. The HCA and City Deal Executive, acting unanimously, shall be responsible for agreeing and, if necessary, amending the Terms of Reference of the Stewardship Board.

16. The Stewardship Board shall review its Terms of Reference from time to time as and when necessary.

17. These Terms of Reference shall be read in conjunction with the City Deal Stewardship Board Agreement "Agreement" and Memorandum of Understanding "Memorandum". If any provisions of the Agreement or Memorandum conflict with any provisions of these Terms of Reference, these Terms of Reference shall prevail.

18. The Secretary shall maintain an official record of all Stewardship Board proceedings and a library of formal Stewardship Board documents.



**LANCASHIRE SKILLS AND EMPLOYMENT BOARD**

**TERMS OF REFERENCE**

**Composition**

1. Unless otherwise agreed by the Lancashire Enterprise Partnership, the Skills and Employment Board shall comprise a minimum of 5 members and a maximum of 11.

2. The Members of the Skills and Employment Board shall be appointed by the Lancashire Enterprise Partnership Board and shall draw members from the training, skills and higher education sectors (up to 5, normally including 2 general further education colleges and 2 higher education providers) plus 6 from other private sector industries.

3. The Members of the Skills and Employment Board, as at the date of adoption of these Terms of Reference, are as follows:   
  
**FE Sector (2).**  
Amanda Melton, Chief Executive - Nelson and Colne College (Chair).   
Beverley Robinson, Chief Executive – Blackpool and the Fylde College.  
  
**HE Sector (2).**Lynne Livesey, Pro Vice Chancellor, University of Central Lancashire.

Mark Allanson, Pro Vice-Chancellor, Edge Hill University

**Training (1)**   
Steve Gray, Chief Executive, Training 2000.  
  
**Private Sector (6)**Joanne Pickering, Director of HR, Training and Quality, Forbes Solicitors and Chair of the Lancashire HR Employers Network.  
Paul Holme, Chair of the North West Training Provider Network.  
Graham Howarth, HR and Legal Director, Crown Paints.

Andy Wood – HR Director of Trellebord Offshore UK Ltd

Lindsay Campbell – Partner Director Campbell & Rowley Catering and Events Ltd

**1 Vacancy to be determined**

4. Members are responsible for declaring potential conflicts of interest at the beginning of each meeting. It is member's responsibility to ensure that they leave the meeting for items for which the conflict of interest may result in inappropriate commercial advantage or gain.

5. The Skills and Employment Board may invite any persons it sees fit to attend meetings as observers. Observers shall be subject to the LEP Assurance Framework protocol on observer attendance at meetings.

6. Members are required to attend meetings regularly. If a member is unable to attend a meeting apologies should be given prior to the meeting. If a member does not attend for 3 consecutive meetings, their membership may be reviewed. The decision to make any changes to the membership will be made by the LEP Board following recommendation by the other Skills and Employment Board members.

7. When considering the appointment of additional members to the Skills and Employment Board, perceived gaps in knowledge / experience, together with sectoral and geographical coverage should be taken into account.

**Chair and Deputy Chair**

8. The Lancashire Enterprise Partnership Board shall appoint the Chair.

9. The Chair shall not have a casting vote.

10. The Skills and Employment Board may appoint one of its number to act as Deputy Chair ("Deputy Chair").

**Quorum**

11. The quorum for Skills and Employment Board meetings shall be 3.

12. If within fifteen minutes from the time appointed for the holding of a Skills and Employment Board meeting a quorum is not present, the meeting shall be adjourned.  The Secretary shall arrange for the meeting to take place within two weeks.

**Secretary**

13. The Company Secretary of the Lancashire Enterprise Partnership (or their nominee) shall serve as the Secretary ("The Secretary") to the Skills and Employment Board.

14. The Secretary shall produce minutes of all meetings of the Skills and Employment Board and will maintain a list of conflicts of interests. Future agendas will include a standard item requiring declarations of interests to be made in relation to specific items of business.

**Meeting Frequency**

15. The Skills and Employment Board shall meet according to operational need and currently meets 7 times per year.

**Decisions in Writing**

16. A resolution in writing signed by the majority of the members of the Skills and Employment Board for the time being shall be as valid and effectual as if it had been passed at a meeting of the Board.

**Remit**

17. The Skills and Employment Board's primary responsibility is to consider skills development priorities within Lancashire, Blackpool and Blackburn and any related issues and make recommendations on the same to the relevant bodies. In doing so, the Skills and Employment Board shall:

i) commission and maintain an evidence-base to help understand key skill demands in the LEP area and support the development and tracking of an agreed Skills and Employment Framework with agreed Key Performance Indicators;

ii) oversee the production of a Skills and Employment Framework for the area which is consistent with the wider economic priorities set out in the LEP's Growth Plan;

1. develop and promote skills-related initiatives and programmes aligned with agreed priorities, as part of the LEP's Strategic Economic Plan;
2. will identify and work with other LEP areas on skills issues of strategic and cross-boundary significance; and
3. advise on the deployment of skills funding directly accessed by the LEP.

The Skills and Employment Board will discharge its duties through the Lancashire Skills Hub to facilitate/enable a balanced, skilled and inclusive labour market which underpins and contributes to economic well-being and growth across the County.

**Governance Relationship with the Lancashire Enterprise Partnership (LEP)**

18. The LEP is responsible for agreeing the Terms of Reference of the Skills and Employment Board and has the power to vary the same.

19. The Skills and Employment Board shall review its Terms of Reference from time to time as necessary and report their findings to the LEP Board.

20. Minutes of Skills and Employment Board meetings shall be submitted to the LEP Board at the LEP's request.

21. The Chair shall provide update reports to the LEP Board at the LEP's request.

**Relationship with Lancashire County Council**

22. Lancashire County Council shall provide administrative and legal support to the Skills and Employment Board.

23. Lancashire County Council shall maintain an official record of the Skills and Employment Board proceedings and a library of all formal Board documents.

**Enterprise Zone Governance Committee**

**Governance Structure and Terms of Reference**

***Membership***

Chair: Edwin Booth, Chair of the Lancashire Enterprise Partnership (LEP)

Members: ~~Richard Evans, Partner, KPMG, and LEP Director~~

~~Mike Tynan, Chief Executive (Nuclear) AMRC and LEP Director~~

Jenny Mein, Leader of Lancashire County Council and LEP Director

Councillor Simon Blackburn, Leader of Blackpool Council

Malcolm McVicar, Former Vice Chancellor, University of Central Lancashire, and LEP Director

Mark Smith, Vice Chancellor, University of Lancaster

David Taylor, Chairman, David Taylor Partnership

Quorum: Chair and two members of the EZ Governance Committee

Members can nominate substitute representatives, with written notification provided to the Clerk in advance of the meeting. Substitutes will be counted towards the quorum and will be entitled to vote. The use of substitutes shall be by exception rather than rule.

***Frequency of Meetings***

Bi-Monthly, or as required in accordance with operational need.

***Observers***

The EZ Governance Committee may invite any persons it sees fit to attend meetings as observers. Observers shall be subject to the LEP Assurance Framework protocol on observer attendance at meetings.

***Secretary***

The Company Secretary of the Lancashire Enterprise Partnership (or their nominee) shall serve as the Secretary ("The Secretary") to the EZ Governance Committee.

The Secretary shall produce minutes of all meetings of the EZ Governance Committee and will maintain a list of conflicts of interests. Future agendas will include a standard item requiring declarations of interests to be made in relation to specific items of business.

***Decisions in Writing***

A resolution in writing signed by the majority of the members of the EZ Governance Committee for the time being shall be as valid and effectual as if it had been passed at a meeting of the Committee.

***Role and Responsibilities***

The EZ Governance Committee is a committee of the Lancashire Enterprise Partnership.

The EZ Governance Committee is responsible for setting and overseeing the strategic direction of the Lancashire Enterprise Zone. It will also provide regular reports to the LEP Board, specifically focusing on:

* Regular progress updates on the delivery of infrastructure into Lancashire's 4 Enterprise Zones;
* Regular progress reports on the drawdown/development of land on Lancashire's 4 Enterprise Zone sites;
* Regular progress reports on the generation of commercial leads and enquiries on Lancashire's 4 Enterprise Zone sites;
* Regular financial reports regarding the generation of Business Rates growth at Lancashire's 4 Enterprise Zone sites;
* Regular financial reports on Business Rates Relief providing to companies locating to Lancashire's 4 Enterprise Zone sites;
* Regular financial reports on the provision and repayment of any public investment provided in support of the development of Lancashire's 4 Enterprise Zone sites;
* Regular progress updates on the number of jobs and commercial floor-space created across Lancashire's 4 Enterprise Zone sites; and
* Regular progress reports on planning frameworks and commercial masterplans in place across Lancashire's 4 Enterprise Zone sites.

Growth Deal Management Board

TERMS OF REFERENCE

Composition

1. Unless otherwise agreed by the LEP, the Growth Deal Management Board

shall comprise a minimum of 6 members and a maximum of 10.

2. The Chair and membership of the Growth Deal Management Board shall be  
appointed by the LEP.

3. The Chair of the Growth Deal Management Board shall be a Director of the

LEP Board and a member of the LEP's Performance Committee.

4. The Members of the Growth Deal Management Board, as at the date of adoption of these Terms of Reference, are as follows:

Graham Cowley (Chair) LEP Director, Executive Director Local Government, Development and Regulatory Services, Capita Local Government, Health and Property

Sue Procter Director, Programmes and Project Management

Lancashire County Council

Alan Cavill Director of Place, Blackpool Council

Brian Bailey Director of Growth and Prosperity, Blackburn with

Darwen Council

Dr Michele Lawty-Jones Director, Lancashire Skills Hub

Gareth Smith Project Director and Head of Regeneration,

Barnfield Investment Properties

Professor Robert Walsh Director of Research and Innovation, UCLAN

Julie Whittaker Economic, Housing and Regeneration Manager, Pendle Borough Council

Members can nominate substitute representatives, with written notification provided to the Clerk in advance of the meeting. Substitutes will be counted towards the quorum and will be entitled to vote. The use of substitutes shall be by exception rather than rule.

5. The Growth Deal Management Board may invite any persons it sees fit to attend meetings as observers. Observers shall be subject to the LEP Assurance Framework protocol on observer attendance at meetings.

Chair and Deputy Chair

6. The Chair of the Growth Deal Management Board will be a private sector   
representative and be a member of the LEP Board.

7. The Chair shall not have a casting vote.

8. The Growth Deal Management Board may appoint one of its number to act as Deputy Chair ("Deputy Chair").

Quorum

9. The quorum for Growth Deal Management Board meetings shall be 3, including the Chair.

10. If within 15 minutes from the time appointed for the holding of a Growth Deal Management Board meeting a quorum is not present, the meeting shall be adjourned.  The Secretary shall arrange for the meeting to take place within 2 weeks and if at that meeting a quorum is not present within 15 minutes from the time appointed for holding the meeting the Members present shall be a   
quorum.

Secretary

11. The Company Secretary of the Lancashire Enterprise Partnership (or their nominee) shall serve as the Secretary ("The Secretary") to the Growth Deal  
Management Board

12. The Secretary shall produce minutes of all meetings of the Growth Deal Management Board and will maintain a list of conflicts of interests, in accordance with the LEP's Assurance Framework. Growth Deal Management Board agendas will include a standard item requiring declarations to be made in relation to specific items of business.

Meeting Frequency

13. The Growth Deal Management Board shall meet according to operational need.

Decisions in Writing

14. A resolution in writing signed by the majority of the members of the Growth Deal Management Board for the time being shall be as valid and effectual as  
if it had been passed at a meeting of the Growth Deal Management Board.

Remit

15. The Growth Deal Management Board's primary responsibility is to ensure the  
implementation of the Growth Deal and to make strategic recommendations tothe LEP Board in this regard.

16. The Growth Deal Management Board shall:

1. Implement and monitor the Growth Deal in accordance with the Growth Deal Implementation Plan and Growth Deal Monitoring and Evaluation Framework;
2. Ensure that the Growth Deal Implementation Plan and Monitoring and Evaluation Framework are updated according to operational need, and annually as a minimum;
3. Oversee the work of the Monitoring and Evaluation Sub Group, receive quarterly reports from the same and approve the submission of quarterly monitoring reports;
4. Ensure that any conditions attached to Local Growth Fund funding agreements are discharged appropriately;
5. Refer to the LEP Board any issues arising if project sponsors are unable to comply with the Growth Funding principles agreed by the LEP Board;
6. Make recommendations to the LEP Board on any proposed material changes to funding profiles, including redirecting significant resources in year and between projects; and
7. Make recommendations to the LEP Board (who in turn would need to seek approval from Government) on any proposed material changes to project funding in the event of non-delivery, and / or the withdrawal of grant offer.

Governance Relationship with the LEP

17. The LEP is responsible for agreeing the Terms of Reference of the Growth

Deal Management Board and has the power to vary the same.

18. The Growth Deal Management Board shall review its Terms of Reference from time to time as necessary and report their findings to the LEP.

19. Minutes of the Growth Deal Management Board meetings shall be submitted  
to the LEP Board at the LEP's request.

20. The Chair shall provide update reports to the LEP Board at the LEP's request.

21. The Chair of the Growth Deal Management Board shall sit on the LEP's Performance Committee.

Relationship with Lancashire County Council

22. Lancashire County Council, as accountable body to the LEP, shall provide programme management, economic development, financial, administrative  
and legal support to the Growth Deal Management Board.

23. The Growth Deal Management Board will be supported by consultants appointed to advise on the implementation of the Growth Deal Monitoring and Evaluation Framework.

24. Lancashire County Council shall maintain an official record of the Growth DealManagement Board proceedings and a library of all formal Growth Deal Management Board documents.

Publication of Papers

25. The agendas and papers of the Growth Deal Management Board will be published on the LEP's website in accordance with the LEP's Assurance Framework.

**LANCASHIRE BUSINESS SUPPORT MANAGEMENT BOARD**

**TERMS OF REFERENCE**

**Composition**

1. Unless otherwise agreed by the Lancashire Enterprise Partnership, the Business Support Management Board shall comprise a minimum of 4 members and a maximum of 10.

2. The Members of the Business Support Management Board shall be appointed by the Lancashire Enterprise Partnership and shall draw members be drawn from business, business representative organisations, business support providers and business finance specialists.

3. The proposed members of the Business Support Management Board, as at the date of adoption of these Terms of Reference, are as follows:

Mike Blackburn Chair / LEP Board Member

Mike Damms Vice Chair / LEP Board Member / EL

Babs Murphy NWL Chamber

Frank McKenna Downtown in Business Lancashire

Gary Lovatt Federation of Small Business

John Kersey Lancashire Institute of Directors

Tim Webber Regenerate Pennine Lancashire

Members can nominate substitute representatives, with written notification provided to the Clerk in advance of the meeting. Substitutes will be counted towards the quorum and will be entitled to vote. The use of substitutes shall be by exception rather than rule.

In addition the group will seek by nomination members offering expertise on:-  
  
HEI's as a provider of Business Support

Business Finance as a constraint on business growth ambitions.

4. The Business Support Management Board may invite any persons it sees fit to attend meetings as observers. Observers shall be subject to the LEP Assurance Framework protocol on observer attendance at meetings.

5. When considering the appointment of additional members to the Business Support Management Board, perceived gaps in knowledge / experience, together with sectoral and geographical coverage will be taken into account.

**Chair and Deputy Chair**

6. The Lancashire Enterprise Partnership shall appoint the Chair.

7. The Chair shall not have a casting vote.

8. The Business Support Management Board may appoint one of its number to act as Deputy Chair ("Deputy Chair").

**Quorum**

9. The quorum for Business Support Management Board meetings shall be 3

10. If within fifteen minutes from the time appointed for the holding of a Business Support Management Board meeting a quorum is not present, the meeting shall be adjourned.  The Secretary shall arrange for the meeting to take place within two weeks.

**Secretary**

11. The Company Secretary of the Lancashire Enterprise Partnership (or their nominee) shall serve as the Secretary ("The Secretary") to the Business Support Management Board.

12. The Secretary shall produce minutes of all meetings of the Business Support Management Board and will maintain a list of conflicts of interests. Future Business Support Management Board agendas will include a standard item requiring declarations to be made in relation to specific items of business.

13. The Secretary shall produce and maintain an action list of all outstanding Business Support Management Board matters, a copy of which shall be circulated to meetings of the Business Support Management Board.

**Meeting Frequency**

14. The Business Support Management Board shall meet according to operational need.

**Decisions in Writing**

15. A resolution in writing signed by the majority of the members of the Business Support Management Board for the time being shall be as valid and effectual as if it had been passed at a meeting of the Business Support Management Board.

**Remit**

16. The Business Support Management Board's primary responsibility is to consider skills development priorities within across the LEP geography and any related issues and make recommendations on the same to the relevant bodies. In doing so, the Business Support Management Board shall:

* 1. Develop and promote business support strategy, initiatives and programmes aligned with agreed priorities, as part of the LEP's Strategic Economic Plan;
  2. Seek to co-ordinate and commission a publicly funded business support offer which is clear, fit for purpose and which complements both commercial and national offers.
  3. Commission and maintain an evidence-base to help understand key business support demands in the LEP area;
  4. Identify and work with other LEP areas on business support issues of strategic and cross-boundary significance; and
  5. Advise on the deployment of business support funding directly accessed or influenced by the LEP and make best use of public investment in this policy area.

**Governance Relationship with the LEP**

17. The LEP is responsible for agreeing the Terms of Reference of the Business Support Management Board and has the power to vary the same.

18. The Business Support Management Board shall review its Terms of Reference from time to time as necessary and report their findings to the LEP.

19. Minutes of Business Support Management Board meetings shall be submitted to the LEP Board at the LEP's request and significant action points will be reported as part of a Chair's Update.

20. The Chair shall provide update reports to the LEP Board at the LEP's request.

**Relationship with Lancashire County Council**

21. Lancashire County Council shall provide administrative and legal support to the Business Support Management Board.

22. Lancashire County Council shall maintain an official record of the Business Support Management Board proceedings and a library of all formal Business Support Management Board documents.

Performance Committee

TERMS OF REFERENCE

Composition

1. Unless otherwise agreed by the LEP, the Performance Committee shall comprise 6 members.

2. The Members of the Performance Committee shall be appointed by the LEP

and shall draw a minimum of 3 private sector directors as members.

3. A place will be reserved on the Performance Committee for the nominee of

the Lancashire Leaders Group.

4. The Members of the Performance Committee, as at the date of adoption of

these Terms of Reference, are as follows:

Richard Evans LEP Director, KPMG

David Taylor LEP Director, David Taylor Partnership

Graham Cowley LEP Director, Capita Ltd

Edwin Booth LEP Director

Mike Damms LEP Director

Local Authority Nominee Councillor Peter Rankin

Members can nominate substitute representatives, with written notification provided to the Clerk in advance of the meeting. Substitutes will be counted towards the quorum and will be entitled to vote. The use of substitutes shall be by exception rather than rule.

5. The Performance Committee may invite any persons it sees fit to attend

meetings as observers. Observers shall be subject to the LEP Assurance Framework protocol on observer attendance at meetings.

6. The County Council's Director of Governance, Finance and

Public Services (and LEP Company Secretary) and Section 151 Officer (or

their nominees) will attend meetings of the Performance Committee.

Chair and Deputy Chair

7. The Performance Committee shall appoint one of its number to act as Chair ("the Chair"). The Chair of the Performance Committee will be a private sector representative and be a member of the LEP Board.

8. The Chair shall not have a casting vote.

9. The Performance Committee may appoint one of its number to act as Deputy Chair ("Deputy Chair").

Quorum

10. The quorum for Performance Committee meetings shall be a minimum of 3 directors. In the event that the Chair is not present the Committee should appoint one of the members present to act as Chair in his/her absence.

11. If within 15 minutes from the time appointed for the holding of a

Performance Committee meeting a quorum is not present, the meeting shall

be adjourned.  The Secretary shall arrange for the meeting to take place

within two weeks and if at that meeting a quorum is not present within 15 minutes from the time appointed for holding the meeting the Members presentshall be a quorum.

Secretary

12. The LEP's Company Secretary (or their nominee) shall serve as the Secretary ("The Secretary") to the Performance Committee.

13. The Secretary shall produce minutes of all meetings of the Performance

Committee and will maintain a list of conflicts of interests, in accordance with

the LEP's Assurance Framework. Performance Committee agendas will

include a standard item requiring declarations to be made in relation to

specific items of business.

Meeting Frequency

14. The Performance Committee shall meet at least once in a 12 month period and according to operational need.

Decisions in Writing

15. A resolution in writing signed by the majority of the members of the

Performance Committee for the time being shall be as valid and effectual as if it had been passed at a meeting of the Performance Committee.

Remit

16. The Performance Committee will provide oversight on six key areas of

performance:

(i) Quantum of resources secured by the LEP;

(ii) Investment decision making;

(iii) Implementation and delivery of key LEP initiatives;

(iv) Monitoring and evaluation of key LEP initiatives;

(v) Compliance with LEP policies and procedures, as set out in the

LEP's Assurance Framework; and

(vi) Risk management.

17. The Performance Committee will not make recommendations on individual

scheme approvals.

Governance Relationship with the LEP

18. The LEP is responsible for agreeing the Terms of Reference of the

Performance Committee and has the power to vary the same.

19. The Performance Committee shall review its Terms of Reference from time to time as necessary and report their findings to the LEP.

20. Minutes of the Performance Committee meetings shall be submitted to the

LEP Board at the LEP's request.

21. The Chair shall provide update reports to the LEP Board at the LEP's request.

Relationship with Lancashire County Council

22. Lancashire County Council, as accountable body to the LEP, shall provide

legal, audit, financial and programme management support through,

respectively, the Director of Governance, Finance and Public Services, (LEP Company Secretary), Head of Internal Audit, Section 151 Officer, Director of

Economic Development and Director of Development and Corporate Services

23. Lancashire County Council shall maintain an official record of the

Performance Committee proceedings and a library of all formal Performance Committee documents.

Publication of Papers

24. The agendas and papers of the Performance Committee will be published on the LEP's website in accordance with the LEP's Assurance Framework

Annex '2'

**Protocol on the Disclosure of Confidential Information for Directors / Observers / Officers and other attendees at Lancashire Enterprise Partnership Board Meetings**

The Lancashire Enterprise Partnership seeks to make information it holds freely available to the public in fulfilling its responsibility for openness and accountability.

In doing so, it must respect the rights of individuals and other organisations. It is also in the public interest that its commercial interests are protected to the extent recognised by the Freedom of Information Act.

This protocol sets out the arrangements agreed by the Lancashire Enterprise Partnership for the treatment by all attendees at Board meetings of confidential information.

* Confidential information will be identified in one of the following ways:
  1. Marked "not for publication" and include a statement that the report contains confidential or exempt information
  2. Included in Part II of an agenda for a Board meeting
  3. Received with a covering letter or other communication which indicates the document is confidential
* If you receive confidential information you should assume that it is provided to you for your personal information and you should not disclose it to anyone unless one of the following applies;
  1. Information at 1b above will be supplied to all other members attending the meeting in question and will be shared and discussed with them. It should not however, be shared with other people who are not involved in the meeting.
  2. You have the written consent of the person who provided you with the information to the specific disclosure made.
  3. You have received legal advice that you are under a legal obligation to disclose that information to a person who has requested it. The Company Secretary will provide advice on this point if requested.
  4. You may disclose the information if it is necessary for you to do so in order to obtain advice from a professional adviser, provided that adviser gives a binding obligation not to disclose the information themselves.

Annex '3'

**Freedom of Information Act 2000 – Extracts**

**Section 1 - General right of access to information held by public authorities..**

(1)Any person making a request for information to a public authority is entitled:

* to be informed in writing by the public authority whether it holds information of the description specified in the request, and
* if that is the case, to have that information communicated to him.

(2)Subsection (1) has effect subject to the following provisions of this section and to the provisions of sections 2, 9, 12 and 14.

(3)Where a public authority—

* reasonably requires further information in order to identify and locate the information requested, and
* has informed the applicant of that requirement,

the authority is not obliged to comply with subsection (1) unless it is supplied with that further information.

(4)The information—

* in respect of which the applicant is to be informed under subsection (1)(a), or
* which is to be communicated under subsection (1)(b),

is the information in question held at the time when the request is received, except that account may be taken of any amendment or deletion made between that time and the time when the information is to be communicated under subsection (1)(b), being an amendment or deletion that would have been made regardless of the receipt of the request.

(5)A public authority is to be taken to have complied with subsection (1)(a) in relation to any information if it has communicated the information to the applicant in accordance with subsection (1)(b).

(6)In this Act, the duty of a public authority to comply with subsection (1)(a) is referred to as “the duty to confirm or deny”.

**Section 3 - Public authorities.**

(1)In this Act “public authority” means—

1. subject to section 4(4), any body which, any other person who, or the holder of any office which—
   1. is listed in Schedule 1, or
   2. is designated by order under section 5, or
2. a publicly-owned company as defined by section 6.

(2)For the purposes of this Act, information is held by a public authority if—

* it is held by the authority, otherwise than on behalf of another person, or
* it is held by another person on behalf of the authority.

**Section 6 - Publicly-owned companies.**

(1)A company is a “publicly-owned company” for the purposes of section 3(1)(b) if—

* it is wholly owned by the Crown, or
* it is wholly owned by any public authority listed in Schedule 1 other than—
  1. a government department, or
  2. any authority which is listed only in relation to particular information.

(2)For the purposes of this section—

* a company is wholly owned by the Crown if it has no members except—
  1. Ministers of the Crown, government departments or companies wholly owned by the Crown, or
  2. persons acting on behalf of Ministers of the Crown, government departments or companies wholly owned by the Crown, and
* a company is wholly owned by a public authority other than a government department if it has no members except—
  1. that public authority or companies wholly owned by that public authority, or
  2. persons acting on behalf of that public authority or of companies wholly owned by that public authority.

(3)In this section—

* “company” includes any body corporate;
* “Minister of the Crown” includes a Northern Ireland Minister

**Part II Exemption Summary**

**Exemptions – Freedom of Information Act 2000**

Section 21: Information reasonably accessible to the applicant by other means.

* The purpose of the section 21 exemption is to ensure that there is no right of access to information via FOIA if it is available to the applicant by another route.

Section 22: Information intended for future publication

* There are circumstances when it is reasonable and correct for public authorities to delay the provision of information until it is made generally available through publication.

Section 23: Security Bodies

* Section 23 of FOIA provides an exemption for information that was provided by, or relates to, a security body.

Section 24: Safeguarding national security

* National security includes more than the security of the UK, its military defence and its systems of government, it also involves co-operation with other states in combating international terrorism and guarding against actions targeted at other states which may impact on the UK and its people.

Section 26: Defence

* Section 26 of the Act sets out an exemption from the right to knowif the disclosure of information would or would be likely to prejudice: the defence of the British Islands (i.e. the UK, Channel Islands and the Isle of Man) or any colony; or the capability, effectiveness or security of the armed forces or that of any forces cooperating with them.

Section 27: International relations

* Section 27 of the Act sets out exemption from disclosure if disclosure would likely prejudice
  1. relations between the United Kingdom and any other state
  2. relations between the United Kingdom and any other international organisation or international court
  3. the interests of the United Kingdom abroad
  4. the promotion or protection by the United Kingdom of its interests abroad

Section 28: Relations within the UK

* Section 28 sets out an exemption from the right to know, if the disclosure of the information in question would, or would be likely to prejudice relations between two or more United Kingdom administrations.

Section 29: The economy

* Section 29, generally referred to as the ‘economy exemption’, provides two grounds for withholding information. Firstly, information is exempt if its disclosure would, or would be likely to prejudice the economic interests of the UK or any part of it. Secondly information is also exempt where its disclosure would, or would be likely to prejudice the financial interests of the UK government or any of the devolved administrations. The term ‘prejudice’, in this context, is generally taken to mean harm or damage.

Section 30: Investigations and proceedings

* Section 30 can only be claimed by public authorities that have a duty to investigate whether someone should be charged with an offence, or the power to conduct such investigations and/or institute criminal proceedings. Section 30 is subject to the public interest test. In applying the public interest test it is important to recognise that the purpose of the exemption is to protect the effective investigation and prosecution of offences and the protection of confidential sources.

Section 31: Law enforcement

* Section 31 provides a prejudice based exemption which protects a variety of law enforcement interests, for example, prevention or detection of crime. It can protect information on a public authority’s systems which would make it more vulnerable to crime. It can also be used by a public authority that has no law enforcement function to protect the work of one that does.

Section 32: Information contained in court records

* The information covered by this section of the Act is subject to an absolute exemption. This means that if a request is received for information covered by the section there is neither a duty to disclose it nor to confirm or deny that it is held. Moreover there is no need to consider whether there might be a stronger public interest in making the disclosure despite the existence of an exemption. In other words, information is either exempt or it is not.

Section 32: Information contained in court transcripts

* Court transcripts are documents created by members of the administrative staff of the court and information in them is exempt under section 32 of the FOIA.

Section 33: Public audit

* Section 33 provides an exemption for information on public audit functions. It applies to public authorities that carry out audits or audit-type inspections of other public authorities.

Section 34: Parliamentary privilege

* Section 34 of FOIA provides an exemption for information if its disclosure would infringe parliamentary privilege. The exemption is absolute, which means there is no public interest test.

Section 35: Government policy

* Section 35 sets out four exemptions designed to protect government and provide a safe space for policymaking. Only central government can use these exemptions. However, the exemptions are qualified by the public interest test. Even if an exemption is engaged, departments can only withhold the information if the public interest in maintaining the exemption outweighs the public interest in disclosure.

Section 36: Effective conduct of public affairs

* Section 36 provides an exemption if disclosure would or would be likely to: prejudice collective responsibility or the equivalent in Wales and Northern Ireland; inhibit the free and frank provision of advice or exchange of views; or otherwise prejudice the effective conduct of public affairs.

Section 36: Record of the qualified person’s opinion

* If the qualified person’s opinion is that section 36 is engaged (i.e. that disclosure of the information would or would be likely to cause prejudice or inhibition), the public authority must then carry out the public interest test. As a matter of good practice, public authorities should also keep a record of the factors considered in the public interest test and the outcome of that test.

Section 37: Communications with Her Majesty and the awarding of honours

* Section 37 covers exemption of information relating to communications with The Queen, other members of the Royal Family or the Royal Household.

Section 38: Health and safety

* Section 38 provides an exemption from disclosing information if such disclosure would endanger anyindividual (including the applicant, the supplier of the information or anyone else). In particular the section provides that information is exempt if its disclosure under the Act would, or would be likely to endanger the physical or mental health of any individual, or endanger the safety of any individual. Section 38 is a qualified exemption. This means that even if information is exempt, a public authority is under a duty to consider whether disclosure should nevertheless be made in the public interest.

Section 40: Personal information

* When handling a request under FOIA or the EIR for information that may include personal data, the public authority must first establish whether the information constitutes personal data within the meaning of the DPA. If the information constitutes the personal data of the requester, then it is exempt from disclosure. This is an absolute exemption, and there is no duty to confirm or deny whether the information is held. Instead, the public authority should deal with the request as a subject access request under the DPA. If the information requested includes personal data of other people, then how this should be handled depends on whether it is separable from the requester’s personal data. If the information constitutes the personal data of third parties, public authorities should consider whether disclosing it would breach the data protection principles. The only one which is likely to be relevant is the first principle. The public authority can only disclose the personal data if to do so would be fair, lawful and meet one of the conditions in Schedule 2 of the DPA (and in the case of sensitive personal data, a condition in Schedule 3)

Section 40: Access to information held in complaint files

* Under the DPA, individuals have a right of subject access to information about themselves. It does not give a right of access to information about anyone else – unless it is a parent acting on behalf of a child, for example. The DPA applies to all organisations that process personal data – public or private sector. Under FOIA, any individual can make a request for access to any information held by a public authority. However, an individual’s own personal data is exempt from FOIA’s access right – that has to be dealt with according to the DPA’s subject access rules. Potentially, FOIA does give one individual a right of access to information about another. However, if providing the third party information would breach the data protection principles, then it is exempt from disclosure. Because FOIA only applies to public authorities, individuals will normally have no right of access to third party personal data held by private sector organisations. Complaint files can be complex, often consisting of a mixture of information that is the complainant’s personal data, is third party personal data and that isn’t personal data at all. This means that sometimes you will need to consider each document within a complaint file separately, and even the content of particular documents, to assess the status of the information they contain.

Section 40: Information exempt from the subject access right

* The public authority must first establish that the information in question constitutes personal data, within the meaning of the DPA. Secondly, the personal data must relate to someone other than the requester. The reason for this is that if the information is the requester’s own personal data, then it is exempt from disclosure under section 40(1) of FOIA, and this is an absolute exemption. Instead, the DPA gives people the right to obtain their own data, using a subject access request. Furthermore, even if this right is limited in any particular case by an exemption in DPA, a requester still cannot use FOIA as an alternative route to obtain personal data about themselves. If they request it under FOIA, the exemption in section 40(1) still applies. If a public authority receives a FOIA request where the information asked for is the requester’s personal data, they should inform the requester that the information is exempt under FOIA, but at the same time deal with it as a subject access request under the DPA.

Section 40: Neither confirm nor deny in relation to personal data

* A public authority is not obliged to confirm or deny whether it holds other personal data if to do so would contravene data protection principles, or a DPA section 10 notice, or if the information would be exempt from the data subject’s right of access in the DPA.

Section 40: Personal data of both the requester and others

* Requested information may include the personal data of several data subjects. Where ‘mixed’ personal data is so closely linked that it is not possible to separate it out, there is no requirement to assess the relative extent or significance of the different sets of personal data. A request from any of the data subjects should be refused under section 40(5) or regulation 5(3).

Section 40: Requests for personal data about public authority employees

* When a public authority receives a request for information that constitutes personal data about its employees, it must decide whether disclosure would breach Principle 1 of the Data Protection Act (the DPA), ie whether it would be fair and lawful to disclose the information. Whether the disclosure is fair will depend on a number of factors including:
  1. whether it is sensitive personal data;
  2. the consequences of disclosure;
  3. the reasonable expectations of the employees; and
  4. the balance between any legitimate public interest in disclosure and the rights and freedoms of the employees concerned.
* If the public authority decides that it would be fair, the disclosure must also satisfy one of the conditions in Schedule 2 of the DPA. In addition, if the information constitutes sensitive personal data, the disclosure must also satisfy one of the conditions in Schedule 3 of the DPA. In some circumstances the authority may neither confirm nor deny that it holds the requested information. This general approach can be applied to various types of employee information, including:   
  1. Salaries and bonuses
  2. Information about termination of employment and compromise agreements
  3. Lists and directories of staff
  4. Names in documents
  5. Registers of interests
* Where employees request their own data, this is exempt under FOIA and the public authority should instead handle this as a subject access request under the DPA. Employees do not have a right under the DPA to request personnel information that falls into ‘category (e)’ of the definition of personal data. If the information is requested by others the exemption is qualified, rather than absolute. It may be fair to disclose the names of people representing other organisations. If the information requested is environmental information, the public authority must deal with the request under the EIR. The provisions in the EIR relating to personal data correspond to those in FOIA.

Section 41: Information provided in confidence

* Section 41 of the Act sets out an exemption from the right to know where the information requested was provided to the public authority in confidence.

Section 41: Information provided in confidence relating to contracts

* Section 41 explains that information will be exempt from disclosure if it was obtainedby the public authority from another party (including another public authority), and the disclosure of the information to the public (otherwise than under this Act) by the public authority holding it would result in a breach of confidence actionable by that or any other party. The exemption cannot apply to information the public authority has generated itself. The information must have been provided by someone else.
* When a public authority enters into a contract, it should let that other party know before the contract is drawn up that part or all of the contract may be disclosed in response to a freedom of information request. Public authorities can use confidentiality clauses to identify information that may be exempt, but they should carefully consider the compatibility of such clauses with their obligations under the FOIA. They may also help identify occasions where the other party to a contract should be consulted before disclosure. Such clauses cannot however prevent disclosure under the FOIA if the information is not confidential.

Section 41: The duty of confidence and the public interest

* Section 41 states that information will be exempt if it was obtained from another person or organisation and disclosure would result in a breach of confidence over which a person could take legal action (ie an actionable breach of confidence). Section 2(3)(g) states this exemption is absolute. This means that if section 41 applies, a public authority does not have to apply a public interest test under the FOIA in order to withhold the information.

Section 42: Legal professional privilege

* Section 42 provides an exemption under FOIA for information protected by legal professional privilege (LPP). Section 42 is a qualified exemption, subject to the public interest test.

Section 43: Commercial interest

* Section 43 of the Act sets out an exemption from the right to know if the information requested is a trade secret, or release of the information is likely to prejudice the commercial interests of any person. (A person may be an individual, a company, the public authority itself or any other legal entity). Section 43 is a qualified exemption. That is, it is subject to the public interest test which is set out in section 2 of the Act. Where a public authority is satisfied that the information requested is a trade secret or that its release would prejudice someone’s commercial interests, it can only refuse to provide the information if it is satisfied that the public interest in withholding the information outweighs the public interest in disclosing it.

Section 43: Commercial detriment of third parties

* Section 43(2) explains that information will be exempt if its disclosure would, or would be likely to, prejudice the commercial interest of any person. This exemption is qualified. Even if information falls within section 43, public authorities must then apply the public interest test set out in section 2(2)(b). The information can only be withheld if the public interest in maintaining the exemption outweighs the public interest in disclosure.
* If a public authority believes that by responding to a FOIA request it will prejudice the commercial interests of a third party, then it should when necessary (for example to determine whether or not an exemption applies) and wherever possible consult the third party for its view. The public authority must not speculate as to whether there is any commercial detriment and the reasons why without any evidence or input from the third party.
* If the third party does not express any concerns regarding prejudice to its commercial interests, then the public authority should not put forward any arguments of its own. However, there may occasionally be situations where the public authority cannot realistically obtain input from the third party, for example due to time constraints for responding to requests. In such situations, it will be acceptable for a public authority to put forward evidenced arguments based on its prior knowledge of the third party’s concerns.

Section 43: Public sector contracts

* The Freedom of Information Act (FOIA) recognises that there are valid reasons for withholding some information in response to a request. The Act lays out 23 situations in which information is considered exempt. A public authority cannot contract out of its responsibilities under the Act and unless information is covered by an exemption it must be released if requested.
* Any of the 23 exemptions could apply to information concerning the relationship between a public authority and a contractor. Section 40 (personal information) may apply to details of a company’s personnel provided in support of a tender. Section 44, statutory prohibition, will apply to information provided by contractors in some circumstances, particularly where covered by the Public Contracts Regulations 2006. The two most relevant exemptions are likely to be section 41, information which has been provided in confidence, and section 43 where the release of information is likely to prejudice someone’s commercial interests.
* Only information that is in fact confidential in nature, or which could prejudice a commercial interest if released, can be withheld under these provisions. It is important that contractors and public authorities understand what information may be available and how accessibility may change over time.

Section 44: Prohibitions on disclosure

* Section 44 covers information which is prohibited from disclosure under other legislation. Information is exempt if its disclosure by the public authority holding it:   
  1. is prohibited by or under any enactment
  2. is incompatible with any Community obligation, or
  3. would constitute or be punishable as a contempt of court
* Section 44 is an absolute exemption, which means that if information is covered by any of the subsections in s44 then it is exempt from disclosure. There is no need to consider whether there might be a stronger public interest in disclosing the information than in not disclosing it. Information covered by s44 is either exempt or it is not.

Annex '4'

**Protocol on the attendance of Observers at Lancashire Enterprise Partnership Board Meetings**

The Lancashire Enterprise Partnership will permit the attendance of Observers at Board meetings subject to the following provisions:

1. Observers are requested to make themselves known to the Company Secretary (or their representative) and state their name, the organisation they represent and their purpose for attending the meeting. Ideally this should be done in writing (or via email) in advance of the meeting.
2. The Chair will seek formal approval from the Directors present to any request for an Observer to attend for Part I (Items that are publically available) and, if applicable, Part II (Private and Confidential items).Observers will usually be excluded from any Part II items other than in exceptional circumstances.
3. If an Observer is permitted to attend for any Part II items they must agree to adhere to the Protocol on the Disclosure of Confidential Information for Directors / Observers / Officers and other attendees at Lancashire Enterprise Partnership Board meetings. Any Observers present from local authorities will also be bound by their own confidentiality procedures.
4. The Board will determine appropriate action to be taken in the event of any proven / intentional breaches of this confidentiality statement.

**Speaking at Meetings**

As a general rule Observers will not be permitted to speak at Lancashire Enterprise Partnership Board meetings, unless invited to do so by the Chair.

The Chair may terminate any speech made by an Observer if he/she considers it appropriate to do so. The Chair's judgement will be informed by the following provisions:

Observers must not:

* Speak at a point in the meeting other than those where they are invited to do so by the Chair.
* Interrupt another speaker.
* Reveal personal information about another individual.
* Make individual or personal complaints against any member of the Board.
* Reveal information which they know or believe to be confidential.
* Use offensive, abusive or threatening language.
* Ignore the ruling of the Chair of the meeting.

Persistent disregard of the above protocol may result in Observers being asked to leave the meeting.

Annex '5'

**Directors' Interests**

Under the provisions of the Companies Act 2006, as a director of Lancashire Enterprise Partnership Limited ("the company"), there are two different types of conflict of interest that you will need to declare to the company:

**Situational Conflicts**

Upon accepting your appointment as a director, you should inform the Company Secretary of anything, or any connection you have, which could potentially divert your mind from giving sole consideration to promoting the success of the company.

Although there is nothing to prohibit you from holding multiple directorships or even from engaging in business that competes with Lancashire Enterprise Partnership Limited, any situation where there is a degree of tension must be declared.

For example, as a director of the company it is your duty to act in the sole interest of the company. However, if you have been nominated by another organisation, a tension may arise out of any actual or perceived duty to act in the best interests of that organisation as opposed to the company itself.

Once any potential interests have been declared, they will be put to the other directors, who have the power to authorise them.

You have an ongoing duty to update the Company Secretary of any changes to your situational interests.

**Transactional conflicts**

A transactional conflict arises where as a director, you or a 'connected person' (for example a family member), has an interest in a proposed or existing transaction or arrangement with the company.

If you realise that you are in any way, directly or indirectly interested in a proposed transaction or arrangement with the company, you must declare the nature and extent of that interest to the other directors. This should be done via the Company Secretary. Any such declarations should be made as soon as practicable, ideally before or at the start of any Board meeting at which the item is to be considered.

If you have made such a declaration, the default position is for you not to be counted as participating in the decision-making process for quorum or voting purposes during consideration of the matter. However Lancashire Enterprise Partnership Limited's Articles of Association do enable the remaining, non-interested directors to, if they see fit, authorise any such conflicts and in these instances they may agree for you to take part.

Please note that specific provisions relating to directors' interests are set out in clauses 13.7 to 13.13 of the company's Articles of Association.

**If you require any further information or advice, please do not hesitate to contact:**

Andy Milroy, Company Services Officer, Email: [andy.milroy@lancashire.gov.uk](mailto:andy.milroy@lancashire.gov.uk) Telephone: 01772 530354

Annex '6'

**Gifts and Hospitality Policy**

Directors of the Lancashire Enterprise Partnership (LEP) must (within 28 days of receiving it) notify the Company Secretary in writing of any gifts or hospitality received, the value of which is estimated at being over £25. "Hospitality" is defined as accommodation, food or drink, or entertainment which is provided free of charge or at a discounted rate. The requirement applies where the gifts or hospitality is received in your capacity as a Director, rather than from friends or family, received from any person or body other than the LEP.

Your notification must also give the identity of the donor of the gift or hospitality.

You should also make a notification of an accumulation of smaller gifts or hospitality valued at £25 or less received over a short period of time which when added together are valued above £25.

If you are uncertain of the value of a gift or hospitality you should declare it. It is also good practice to notify the Company Secretary of offers of gifts or hospitality which have been offered but refused.

A failure to notify the Company Secretary of any gifts and/or hospitality over the value of £25 is a breach of the LEP's Code of Conduct.

Any gifts or hospitality notified to the Company Secretary will be included in the LEP's register of Gifts & Hospitality, a copy of which is made available for public inspection and published on the LEP's website.

However, where you consider that disclosure of the details of any gift or hospitality could lead to you, or a person connected with you, being subject to violence or intimidation the Company Secretary may agree to exclude from the LEP's register such details as he considers appropriate and that information will not be included on the LEP's register.

Annex '7'

**Complaints Policy**

**How the Lancashire Enterprise Partnership handles your compliments, comments and complaints**

**What are compliments, comments and complaints?**

A complaint is an expression of dissatisfaction by one or more members of the public about the Lancashire Enterprise Partnership's (LEP's) action or lack of action or about the standard of service, whether the action was taken or the service provided by the LEP itself or a person or body acting on behalf of the LEP.

**How complaints are investigated**

In the first instance any complaint should be addressed to the Company Secretary, either via email to: [enquiries@lancashire.gov.uk](mailto:enquiries@lancashire.gov.uk) or in writing to:

The Lancashire Enterprise Partnership Company Secretary  
Lancashire County Council

PO BOX 78

County Hall

Preston

PR1 8XJ

The Company Secretary shall investigate and provide a response to any complaint within 28 working days.

The Company Secretary will report his findings to the LEP Board as soon as is practicable.

**Confidentiality**

All complaints are treated in confidence. As Lancashire County Council is the accountable body for the Lancashire Enterprise Partnership, the LEP safeguards all personal information in accordance with the County Council's privacy statement which complies with the Data Protection Act 1998. Your information will only be shared with those parties involved in resolving your complaint. For further information, please visit [the County Council's Privacy Statement](http://www.lancashire.gov.uk/about/privacy-statement.aspx).

Annex '8'

**Lancashire Growth Deal**

**Communications Protocol**

**Introduction**

The Lancashire Growth Deal is a £250 million plus deal, secured by the Lancashire Enterprise Partnership, which provides Local Growth Fund resources for a range of high-profile projects across the county, all of which aim to realise the county's potential for economic growth.

The projects fall into three main categories:

* Infrastructure (Buildings, Transportation)
* Skills Development
* Innovation (e.g. translation of R&D to Impact)

Individual projects are also funded by project sponsors and other local contributions.

The Growth Deal initiative will be managed as a whole programme which will necessitate interaction between the funding, outputs and outcomes of individual projects.

The purpose of this protocol is to ensure that:

1. strategic level messages about the significance of the Growth Deal are communicated effectively;
2. the Growth Deal is consistently referenced as a Growth Deal for Lancashire;
3. and the LEP is referenced for its role in securing funding and overseeing the implementation of the Growth Deal programme.

Individual partners should retain full responsibility for communicating the details of the individual projects in line with points (i) and (ii) above.

**Approach/Governance**

As the Accountable Body for the LEP, Lancashire County Council Communications Service will provide the lead on the Growth Deal Implementation Programme Board, feeding back to the communications teams of the partner organisations (Blackpool Council, Blackburn with Darwen Council, Lancaster University, UCLan, Blackpool and the Fylde College, Chorley Borough Council, Rossendale Borough Council, Pendle Borough Council and Burnley Borough Council.

Partners will lead on communications for their own projects and will share their approach with the LCC communications service and SKV Communications, acting on behalf of the LEP.

The will be a plain English approach to all communications.

The Growth Deal comms activity will feed into existing comms plans to ensure there is consistency and no duplication.

All projects will have a named comms lead.

The Growth Deal will have web presence on the LEP website and be linked to from all partner sites.

This protocol will form part of the LEP's Assurance Framework which will be published on the LEP website.

**Media handling**

* **Reactive** - LCC and SKV Communications will manage all generic reactive media enquiries about the Growth Deal – informing relevant partner organisations' comms as appropriate.

Where there is a specific issue relating to an individual project, the media enquiry will be dealt with by the appropriate partner, with the response shared with the LCC communications service, acting on behalf of the LEP.

* **Pro-active** - LCC and SKV Communications will create first draft of any pro-active media releases relating to the Growth Deal as a whole, this will be approved with partners.

Individual partners will produce proactive media releases relating to their own projects.

All proactive releases will include the boilerplate description below.

An agreed list of spokespeople for each organisation will be maintained.

A social media schedule will be developed and actioned by the most appropriate authority, depending on the message – all other authorities will re-tweet/link to this activity.

**Boilerplate description**

All proactive news releases issued either by Lancashire County Council on behalf of the LEP, or by individual partners regarding specific Growth Deal funded projects, will include the text below. The text can either appear in the body of the news release or in the "Notes to editors".

"The Lancashire Enterprise Partnership has secured £251.1 million from the Government's Local Growth Fund to support economic growth in the area through the Growth Deal.

"The Lancashire Growth Deal aims to realise the growth potential of the whole of Lancashire, building on key local economic assets including the universities and colleges, the Enterprise Zone, the Preston, South Ribble and Lancashire City Deal and high-value business clusters across the county.

"Over the lifetime of the deal (2015 – 2021) the Growth Deal is expected to create up to 8000 new jobs, 3000 new homes and attract £280m of additional public and private investment to Lancashire."

**Spokespeople**

On issues relating to the Growth Deal as a whole, a representative of the LEP, normally Graham Cowley as Growth Deal Management Board Chair, will be the primary spokesperson.

Individual partners will nominate their own spokespersons to comment on specific projects.

**Key Messages**

The Lancashire Growth Deal aims to realise the growth potential of the whole of Lancashire, building on key local economic assets including the universities and colleges, the Enterprise Zone, and the Preston, South Ribble and Lancashire City Deal.

Over six years, 2015 to 2021, the Growth Deal will deliver:

* £251.1 million investment
* Up to 8000 new jobs
* 3000 new homes
* £280m in leveraged public and private investment

**Branding**

Recognising that individual projects are also funded by project sponsors and other local contributions, a co-branding approach will be adopted whereby all signage and other material produced for individual projects will feature the Lancashire Enterprise Partnership logo alongside that of the project sponsor and, where appropriate, other funders.

**Stakeholder Engagement**

In addition to the stakeholder engagement work carried out by partners to support individual projects, LCC communications service will support the LEP on broader stakeholder engagement, using channels such as the LEP website and the LEP chair's regular blog.

**Public Information**

Individual partners will retain responsibility for engagement at a local level for their own projects.

**Evaluation**

* Communications outputs include Media/social media statistics
* Web hits

**Preston, South Ribble and Lancashire City Deal**

**Cascading information to stakeholders**

The draft framework below outlines an order for cascading information/announcements relating to highway schemes, local planning applications and HCA owned land.

It complements the communications protocol established by partners earlier this year.

**Highways and transport master planning messages (LCC lead)**

**Major update/proposal relating to scheme – if it is linked to a decision making report do not circulate report prior to it being published on the Lancashire County Council website**

1. LCC project officers to brief Leader, Deputy Leader, Cabinet Member and Chief Executive
2. LCC project officers to brief Preston/South Ribble key officers
3. LCC comms officers to brief Preston/South Ribble comms, agree media relations approach and circulate draft news release as appropriate
4. LCC project officers to brief local member/s and offer a face to face briefing (if appropriate) prior to report being published online
5. Preston/South Ribble project officers to brief as appropriate in their organisations (officers and councillors) prior to any report being published online or external communications being issued
6. LCC and district project officers to highlight any relevant issues to comms/senior officers following their respective briefings to members
7. Report published on the LCC website
8. LCC comms to issue press release and note to a wider group of stakeholders
9. Preston/South Ribble comms leads to cascade information to their stakeholders

**Update on scheme delivery**

1. LCC project officers to brief local member/s and offer a face to face briefing (if appropriate)
2. LCC comms to issue press release and note to a wider group of stakeholders
3. Preston/South Ribble comms leads to cascade information to their stakeholders

**Relevant Local Plan, master planning and local planning applications (district lead)**

1. Preston/South Ribble project officers to brief LCC officers
2. Preston/South Ribble comms to brief LCC comms, agree media relations approach and circulate draft news release as appropriate
3. LCC project officers to brief as appropriate in LCC – officers and members
4. LCC and district project officers to highlight any relevant issues to comms/senior officers following their respective briefings to members
5. Preston/South Ribble comms issue press release
6. LCC comms to cascade information to a wider group of stakeholders if appropriate e.g. milestone event

**Disposal of HCA land or HCA planning applications (HCA lead)**

1. HCA project officers to brief LCC and district key officers
2. LCC/district project officers brief as appropriate in their organisations
3. LCC and district project officers to highlight any relevant issues to comms/senior officers following their respective briefings to members
4. HCA comms to brief LCC/district comms, agree media relations approach and circulate draft news release as appropriate
5. HCA comms issue press release
6. LCC/district comms to cascade information to a wider group of stakeholders if appropriate e.g. milestone event

Annex '9'

**Lancashire Growth Deal Project Proposal Assessment Criteria**

**Strategic Relevance**

For example, does the project deliver across a number of SEP objectives? Contribute to LEP cross-boundary working? Does the project contribute to the delivery of national policy objectives?

**Economic Impact**

For example, in terms of GVA, does the project generate a high (>£30M), medium (£10-30M) or low (<£10M) level of economic impact? Any details available regarding GVA per job created?

**Employment Creation**

For example, does the project deliver new and additional employment growth or is the focus on safeguarding local employment? Does the project have a high (>1,000 new jobs), medium (250-999 new jobs) or low (<250 new jobs) employment impact? Any cost per job details available?

**Housing Growth**

For example, does the project generate a high (>1,000 new homes), medium (250-999 new homes) or low (<250) impact on housing growth?

**Business Case Ratio** (for Transport Schemes only)

For example, does the transport scheme have a low/medium (<2), high (2>4) or very high (4>) BCR?

**Private Leverage**

For example, does the project leverage low (1:1), medium (2:1) or high (>3:1) levels of private sector investment?

**Deliverability** (for projects starting in 2015/16)

For example, are there any outstanding land assembly or ownership issues? Are all relevant planning consents currently in place? If not, will these be in place by 1 January 2015? What is the current status of the relevant Local Plan? Is the required match funding in place and confirmed by relevant funders?

**Scaleability**

For example, is the project capable of being delivered with less Growth Deal investment? By how much and what is the likely impact on the scale/quality of outcomes delivered?

Annex '10'

**SKILLS FUNDING AGENCY**

**CONFLICT OF INTEREST PROTOCOL**

All procurements carried out by the public sector are subject to the EU treaty-based principles of transparency, non-discrimination and equal treatment apply.

The Chief Executive of Skills Funding (the Agency), as the Contracting Authority, must therefore take effective measures to identify and avoid conflicts of interest which arise in the course of a procurement project which could or be seen to give one or more applicants an unfair advantage and may distort competition.

The protocol applies to all those involved in a procurement process whether employees of the Agency or individuals from any other organisation that may be involved in any stage of the procurement from specification development to decisions on contract award.

The purpose of putting in place a protocol is to

·       avoid any conflict of interest which could distort competition;

·       give an unfair advantage to bidders;

·       avoid challenge at the end of the procurement process

·       and/or at future audit

The approach applies equally to individuals and organisations and includes the disclosure or misuse of confidential information.

The Agency reserves the right to exclude from tendering for a contract and may refuse to award a contract to any organisation where its employees, shareholders or anyone else with a financial interest in the outcome of the tender have been involved in any part of the procurement process including the development of the specification or evaluation process and/or any individual where, in the Agency’s opinion, this would or has given the organisation an unfair advantage.

All individuals involved in the procurement process will be required to sign a copy of the Conflict of Interest Declaration and Confidentiality Agreements which can be found at Annex 1 and Annex 2 of this protocol.

Signatures will be collected at appropriate times in the process.  In addition, when a procurement has reached the evaluation and moderation stage, system based declarations apply to each individual bid/response.  Any individual not signing any declaration will be excluded from being involved in the procurement project until the required documents are received.  All Declarations and/or Confidentiality Agreements will be retained with the documentation relating to governance.

**FOR ESF PROCUREMENT PROJECTS**

When the Agency receives a LEP Procurement Initiation Document (PID), it must be accompanied by a list of names of individuals that the LEP wishes to be involved in the procurement project.  The list containing the information required can be found at Annex 3.  The Agency will then collect the required signatures ensuring that individuals understand the implications of the Conflict of Interest Declaration.  Any individual not signing the required documents will be excluded from being involved in any procurement project until such time as the forms are received.

It is the responsibility of the LEP to ensure that any changes are notified to the Agency as soon as

possible to ensure that the Declarations can be put in place without delay.