



ADUR & WORTHING
COUNCILS

Date: 7 June 2017

Executive Decision – Case of Special Urgency

In accordance with the provisions of procedure rule 17.6 of the Overview and Scrutiny procedure rules, as set out in the Council's Constitution, and Section 11 of the Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012, I hereby agree that the implementation of the exempt executive decision referred to below is urgent and cannot reasonably be deferred.

We are therefore in agreement that the following executive decision should not be subject to call in:

Decision Maker: **Director for Digital & Resources**

Title of Decision: **Renewal of Electricity and Gas Supply contracts to council sites**

Date of Decision to be taken: **7 June 2017**

Reason why decision cannot reasonably be deferred:

To be agreed and signed by:

- (i) the Chairmen of Joint Overview and Scrutiny Committee (JOSC); or if there is no such person or he/she is unable to act;
- (ii) the Vice Chairmen; or if there is no such person or he/she is unable to act;
- (iii) the Civic Head.

Name: Councillor Joss Loader (ADC Vice Chairman of JOSC) **Authority:** A&W Councils

Signed: Joss Loader

Date: 7 June 2017

Name: Councillor Roy Barraclough (WBC Chairman of JOSC) **Authority:** A&W Councils

Signed: Roy Barraclough

Date: 7 June 2017

Note: decisions made under procedure rule 16.8 of the Overview and Scrutiny procedure rules as set out in the Councils constitutions will be reported to the next ordinary meeting of the Council by the Leader.