PROPOSED CHANGES TO STANDING ORDERS

Proposed amendments are in bold and underlined.

86.1

Members of the public and their representatives may address the Planning and Regulatory Committee on any planning applications, <u>applications made to the council as Commons Registration Authority (CRA)</u> and all applications relating to public rights of way (PROW) being considered by that Committee.

86.3

Only those people who have previously made written representations in response to a planning application <u>/ application to the CRA</u> will be entitled to speak <u>or in the case of an application to the CRA if 86.11 applies</u>.

86.7

<u>Subject to 86.11</u>, only if a member of the public or their representative speaks objecting will the applicant/agent be allowed to speak and then only to respond to the points raised by the objectors, and will be limited to 3 minutes for each objector who has spoken.

86.11

In relation to applications made to the council as CRA:

- a) the applicant and any other person may speak where this is a requirement under the regulations relating to the particular type of application being considered by the committee;
- b) the provisions of Standing Order 86 otherwise apply to these applications.

