

THE STATES OF DELIBERATION
of the
ISLAND OF GUERNSEY

5th June, 2018

MOTION UNDER ARTICLE 7(1) OF THE REFORM (GUERNSEY) LAW, 1948

Proposed by: Deputy D A Tindall
Seconded by: Deputy Lester C Queripel

To suspend Rules 24(2)(b) and 24(2)(e) of the Rules of Procedure to the extent necessary to permit the amendment set out below to be debated.

Proposition No. P.2018/45

Policy and Resources Committee

The Policy and Resource Plan (2017 Review and 2018 Update)

AMENDMENT

Proposed by: Deputy D A Tindall
Seconded by: Deputy Lester C Queripel

To remove the word “Principal” and add the words “but respecting the specific requirements of each Committee” after the words “by the States” in Proposition 1. o)

Explanatory Note

A similar proposition was considered during the debate on Phase 2 of the Policy and Resources Plan in June 2017 and successfully amended to ensure that professional officers working within specialist policy roles supporting Committees such as the Development & Planning Authority were not subject of re-deployment without consultation with those Committees and having respect to their specific requirements.

The extant resolution states:

“To reaffirm that staff resources will be deployed across the organisation as necessary in consultation with the respective Committee or Committees in accordance with the priorities of the States, but respecting the specific requirements of each Committee.”

Whilst Proposition 1. o) is, therefore, considered superfluous, the purpose of this amendment is to ensure that, if passed, the Policy and Resources Committee will work with all Committees and not just the Principal Committees when considering policy officer requirements (both project and substantive) and respect the specific requirements of each Committee.