THE CONSTITUTION OF BRADFORD & AIREDALE LOCAL MEDICAL COMMITTEE (April 2020)

PREAMBLE

This document sets out the constitution, (including appendices 1-3) of the Local Medical Committee formed for the locality of Bradford and Airedale.

In accordance with section 97 of The Act (as amended by paragraph 41, Part 4 of Schedule 4 of the Health and Social Care Act 2012 and any subsequent amendments), NHS England formally recognises the Committee formed for its area as representing the general medical practitioners (GPs) in its area. Furthermore, the Committee is recognised by its members by virtue of a separate authority nominating the Committee as representative of GPs in the manner as set out in this Constitution.

For as long as the Committee is recognised by NHS England as being representative of the practitioners in an area, and/or for as long as the Committee carries a separate and distinct authority from its members, then this Constitution shall not be rendered invalid by changes to the structures and boundaries of the NHS.

INTERPRETATION

The paragraph headings shall be taken into account in the interpretation of this Constitution and where the context so requires:

• the singular number shall include the plural number; and

references to statutes or parts or sections of statutes shall include any statutory modifications or re-enactments thereof or any regulations orders or directions made thereunder for the time being in force.

DEFINITIONS

Administrative Expenses of the Committee	Include travelling and subsistence allowances payable to members of the Committee.
Area	The area as currently recognised by NHS England comprising of: Bradford, Airedale, Wharfedale & Craven .
CCG	The body corporate known as a Clinical Commissioning Group established in accordance with chapter 142 of Part 2 of the Health and Social Care Act 2012.
Chief Executive	A person appointed through the Company or elected under clause 3.11 or appointed under clause 7.1 by the Committee to act as its Chief Executive.
Committee	The Bradford & Airedale Local Medical Committee recognised by NHS England (or any successor 1
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	organisation) as formed within the Area and representative of all GPs, as defined in section 91 of the Act, performing primary medical services in the area for which the Committee was formed.
Committee Member	A person elected or co-opted onto the Committee in accordance with the provisions of this Constitution together with the Chief Executive, Medical Secretary and Medical Director.
Committee Year	Shall conclude on 31 March in each year and where an Officer of the Committee or a member of the Committee is elected or co-opted for a term of office (whether the term shall be for one year or more) the said term shall conclude on the relevant 31 March.
Company	YOR Local Medical Committee Limited.
GPC Voting Register	A list of Represented Members (including medically qualified LMC Officers) who are eligible to stand, vote or nominate another Represented Member as a GPC Regional Representative.
Medical Director	A person appointed through the Company or under clause 9.1 by the Committee
Medical Register	The list of Registered Medical Practitioners compiled and held by the General Medical Council.
Medical Secretary	A person appointed through the Company or under clause 8.1 by the Committee
NHS England	The commissioning organisation, recognised in the Health and Social Care Act 2012 (or successive Acts), on behalf of the NHS, and responsible for commissioning primary care services from, and holding contracts with, practices or organisations providing primary medical services (including single handed GPs) or any successor organisation.
Officers of the Committee .	The Chair, the Deputy Chair, the Chief Executive, Medical Secretary, Medical Director and Locality Officers.
Ophthalmic Medical Practitioner	A medical practitioner on the ophthalmic list of NHS England.
Performers List	The lists maintained by NHS England of medical practitioners providing primary medical services (as defined in section 91(3) of the Act) or ophthalmic 2

	services in the Area.	
Register of Members	The combined Register of Represented Members and Committee Members which shall be maintained in several parts as necessary for administrative purposes.	
Represented Member	The categories of GP as set out in clause 1.7 within this Constitution.	
Returning Officer	A person whose name is not included on any part of the Register of Members invited by the Committee to act, in person or through a deputy, at elections for Committee members	
The Act	The National Health Service Act 2006.	
1. THE COMMITTEE		
1.1 MEMBERSHIP	The Committee shall consist of:-	
1.1.1 ELECTED MEMBERS	a) 15 Represented Members elected in accordance with the provisions of this Constitution, who are GP Principals or Sessional (salaried and locum) GPs on the Performers' List	
	b) 2 GP Trainees one on the Bradford training scheme elected by the GP Trainees on the Performers List and on the Bradford training scheme and one on the Airedale training scheme elected by the GP Trainees on the Performers List and on the Airedale training scheme	
	The expression "elected members" shall where the context so requires include those persons co-opted to fill a vacancy in accordance with clause 1.3.	
	An Elected Members eligibility to stand for election shall in addition to the disqualification provisions in clauses 1.5.1 to 1.5.12 be dependent on their having paid, or had them paid for them, at the time of their nomination all current Statutory and Voluntary Levies due to the Committee together with any arrears that may be outstanding and the Returning Officer shall verify the fact of such payment before circulating electors who are not disqualified with election nomination papers.	
1.1.2 CO-OPTED	Not more than 5 persons representing a particular class of experience not otherwise represented on the Committee, subject to such terms and conditions of co-option as the Committee shall determine. Such co-opted members may be	

exempt from the requirement to pay Statutory and Voluntary levies.

For the avoidance of doubt, all individuals so co-opted shall be subject to a review every two years. The Committee in its absolute discretion shall decide whether any co-options are appropriate, representative and should continue.

- 1.2 TERM OF OFFICE A period during which an Officer of the Committee or a Committee Member holds office concluding at the end of the Committee's Year.
- 1.3 VACANCIES Where the number of persons elected under paragraph 1.1.1 is less than the number of persons mentioned in such paragraph by reason that no or insufficient qualified candidates have been nominated the Committee may at any time after the election elect duly qualified persons to fill the vacancies. The Committee however shall, in its discretion decide to co-opt any individual to fill the position of a casual vacancy rather than elect.

A casual vacancy will occur:-

- on the resignation, death or disqualification of an elected member of the committee; or
- depending on the individual circumstances, temporary absence (30 consecutive days or more) due to sickness or other similar circumstances;

Upon such a vacancy arising the Committee shall seek to fill the same as soon as practicable by the election or co-option of a practitioner who as far as possible represents the same class of practitioners or interest as the person in post prior to the vacancy arising.

Pending the filling of any vacancy the proceedings of any Committee shall not be invalid by reason of such vacancy.

A person elected or co-opted to a vacancy shall hold office for the remainder of the period for which the person in whose place they are co-opted would have been entitled to hold office.

- 1.4 RETIREMENT A member of the Committee whether elected or co-opted may retire on giving written notice delivered to the Chief Executive or Chair and the retirement shall take effect on the date specified in the notice if a date is given or if not on the date when the notice is received by the Chief Executive or Chair.
- 1.5 DISQUALIFICATION A member of the Committee may be disqualified if:-

1.5.1	they cease to be a registered medical practitioner or a registered general ophthalmic practitioner or he is suspended from the medical register;
1.5.2	they cease to perform general or personal medical services under any primary medical services contract or general ophthalmic services under the Act, or being a performer of such services whose name appears in the Register, either advises NHS England that they no longer wish to be represented by the Committee or they are absent from any practice and have not carried out any clinical duties for a period of 6 months or more, except for the temporary circumstances set out in paragraph 1.3;
1.5.3	they have had their name removed from the Performers List and has not subsequently had their name included in such a list;
1.5.4	they are suspended in respect of the provision of general medical services, personal medical services, primary medical services or general ophthalmic services under the Act by a direction under section 154 of The Act;
1.5.5	if within one month of receiving a due call they fail to pay to the Committee any current Statutory or Voluntary Levy due to the Committee together with any arrears that may be outstanding;
1.5.6	they fail to disclose a pecuniary or other significant interest in a matter which is the subject of consideration at a meeting of the Committee and takes part in the consideration or discussion of that matter or votes on any question with respect to that matter or acts in any way contrary to the <u>Conflict of Interest</u> <u>Policy</u> (or successor policy) or the roles and responsibilities described in an anti-conflict policy adopted from time to time by the Committee;
1.5.7	they regularly fail to attend meetings of the Committee unless the Officers of the Committee excluding the absent Member are satisfied that the absence was due to a reasonable cause and that the absent member will be able to resume attending meetings of the Committee within such period as it considers reasonable;
1.5.8	a co-opted member of the Committee shall be disqualified if he ceases to hold the office or qualification which entitled him to be a member of the class of co-opted Members;
1.5.9	the Committee member is disqualified from the Company under the Company bye-laws, or by general company law;

1.5.10	the Committee Member brings the Committee and/or the Company into disrepute, or acts in a manner that is contrary to the interests of the Committee. For the avoidance of doubt this clause shall also apply to the removal or suspension of the Chair, Deputy Chair and Locality Officers of the Committee
1.5.11	if any Committee Member's registration with the General Medical Council is suspended by a Fitness to Practise Panel or a Committee Member is suspended from the Performers List, they shall not be entitled to resume their membership of the Committee for the remainder of the period for which they were originally appointed. If there are no restrictions on their medical practice and they remain or become re-eligible to stand, they shall be permitted, to stand afresh in the next following election if the suspension has ended prior to the date when the Returning Officer sends a notice of election to each elector; For the avoidance of doubt if any Committee Member's registration with the GMC is suspended by a Interim Orders Panel (IOP), they shall be entitled to resume their membership of the Committee for the remainder of the period for which they were originally appointed, If during that time the IOP determines there are to be no restrictions on their medical practice.

1.5.12

they are in breach of the [Anti-Harassment policy].

It shall be the duty of each member to inform the Committee as soon as reasonably practicable of any change in status that may invalidate their position on the Committee and may potentially lead to that individual's disqualification under this section.

For the avoidance of doubt, a Committee Member who wishes to challenge the decision to disqualify or has any grievance on any matter arising as a result of their membership shall be entitled to follow the process as set out in the <u>Dispute Resolution policy</u> herein.

1.6 CHANGE OF ROLE Where a member elected by virtue of one role or location changes their role they shall remain in office until the end of their normal period of office as long as none of the provisions of disqualification in 1.5 apply *except* that if a GP Trainee representative ceases to be a Trainee, they will be disqualified.

1.7 REPRESENTATION/MEMBERSHIP

The LMC is formed to represent all NHS GPs in any relevant capacity in the Area: this shall include all doctors who have completed their training as a GP on the Medical Performers List (and any equivalent successors). This shall include principal GPs, salaried GPs, freelance (locum) GPs, GPs undertaking work for the local Out of Hours services and GP Trainees.

For the avoidance of doubt, the Committee shall also represent all General Practitioners in the Area, which shall include without limitation as follows:

- GPs as providers and/or performers of primary care services
- GPs in their capacity as members of a CCG or members of a governing body of a CCG.
- GPs in their capacity as members of a Primary Care Network (PCN)
- GPs as shareholders and/or members of any provider arm organisation created for the purposes of bidding and/or tendering for primary care or secondary care services by any NHS commissioner or other organisation within the Area or otherwise.
- GPs in their capacity as service providers under any arrangement via a provider arm organisation or otherwise
- Ophthalmic Medical Practitioners

All of the above shall hereby be referred to as "Represented Members"

2. ELECTIONS

2.1 CONSTITUENCIES The Committee may if it wishes divide the Area into a number of constituencies for administrative and electoral purposes. If it does so it shall use its best endeavours to ensure, across each constituency, the fair and equitable representation of each class of Represented Member. (see appendix 1).

Where an election is for a particular constituency the following provisions with respect to eligibility to stand, nominate or vote shall be restricted to the electorate of that constituency.

- 2.2 TERM OF OFFICE Elected members shall hold office for a term of four years Trainees shall be eligible to hold office for two years.
- 2.3 FREQUENCY Elections shall take place in the same month in every fourth year and elected members shall commence their term of office on the next following 1 April.

2.4 METHOD Voting shall be by any electronic means

acknowledged as fair, safe and reliable by the Electoral Reform Society and agreed by a two thirds majority of elected Committee members, or by postal ballot if necessary, of those represented members whose names appear in the Performers' List of the Area recognised by NHS England on the last day of the month which precedes the month in which the Returning Officer sends notice of an election to each elector and each GP Trainee in-post on that date. The persons whose names are so included on the Performers' List are referred to as "the electors".

A Represented Member shall not be eligible to vote in or stand in an election if they are disqualified under the provisions of paragraphs 1.5.1 to 1.5.12 and as to the provisions of paragraph 1.5.5 the Returning Officer shall verify the fact of payment or otherwise before circulating qualified electors with election nomination papers.

The Returning Officer shall send notice of the election to each elector and such notice shall be sent so as to be delivered to the elector not less than 14 clear days before the date of the election.

Each notice shall:-

- state the date of the election;
- state the number of vacancies for GPs included on the Performers' List of the Area recognised by NHS England and of GP Registrars;
- state the date by which nominations must be submitted to the Returning Officer;
- set out the nomination provisions, as set out below;
- enclose a copy of the Committee's Constitution, a description of the responsibilities of a LMC Member and a nomination form; and
- advise candidates that in the event of an election the full results of the vote will be circulated to all candidates and the electorate.

Each candidate shall be required to declare in their election statement, with reference to the <u>Conflict of Interest Policy</u>, any matter which may be perceived by the electorate to present a conflict of interest.

Each candidate shall be nominated by a GP whose name appears on the Performers' List, or self-nominated and each nomination form must be accompanied by a statement that they are prepared to accept office.

Sessional GPs will be required to provide a declaration confirming that they are carrying out primary medical services in the form of clinical sessions and that

 where standing for a seat in a Locality Constituency, the largest part of such work they carry out in the LMC area, is carried out in that Locality Constituency;

A form will be provided for this purpose.

If the number of nominated candidates qualified for election in each category where there are vacancies does not exceed the number of vacancies the Returning Officer shall declare those candidates to be elected. In other cases a vote shall be taken.

The method of balloting will be the single transferable vote system where there are three or more candidates. The Returning Officer shall prepare voting papers which shall contain a list of the candidates for whom the elector may vote.

The voting paper shall also specify the date by which the voting paper must be returned to the Returning Officer. A voting paper shall be invalid if the elector has cast more votes than are allowed.

The Returning Officer may also disallow a voting paper if it does not comply with this constitution or if it causes uncertainty as to the candidates for whom the elector desires to record their vote, save that the Returning Officer may in their absolute discretion treat a voting paper so marked as valid for the purpose of any vote other than that in connection with which the uncertainty arises.

Voting papers received by the Returning Officer after the election date are invalid.

The Returning Officer after examining the voting papers and determining the validity of the votes, shall count the votes properly recorded and shall prepare a return for the candidates in accordance with the single transferable vote system (where the system is utilised).

The Returning Officer in their absolute discretion shall determine any question as to the validity of a nomination or voting paper or otherwise in connection with an election.

		At the conclusion of the election the Returning Officer shall give notice of the full results of the vote to all candidates and the electorate.
2.5	SAVING PROVISIONS	No election shall be invalid by reason of any mis-description or non-compliance with the provisions of this scheme or by reason of any miscount or of the non-delivery, loss or miscarriage in the course of post of any document required or authorised by this Constitution to be despatched by post if the Returning Officer is satisfied that the election was conducted substantially in accordance with the provisions of this Constitution.
3.	MEETINGS	Constitution.
3.1	FIRST MEETING	The Returning Officer shall give not less than seven days clear notice to the Members of the Committee of the time and place of the first meeting. The Chief Executive shall inform the electors of the identity of each of the Committee Members.
3.2	QUORUM	A quorum shall be one third of the elected and co-opted Committee Members but if one third is not a whole number the next whole number above one third. For the avoidance of doubt those co-opted to the Committee with no voting rights shall not be included in the total number of Members used to calculate a quorum, or constitute or be counted as making up one third of the number of members for the purposes of this section.
3.3	VOTING	Only elected members, co-opted members with voting rights, Chief Executive, Medical Secretary and Medical Director of the Committee may vote at Committee meetings. If at any Committee meeting there is an equality of votes the presiding officer shall have a second and casting vote.
3.4	OBSERVERS	The Committee may in its absolute discretion invite such persons as it thinks fit to attend the whole or any part of any Committee meeting.
3.5	IN CAMERA	The Committee may require all or any of the invited observers to withdraw from any meeting if it wishes to consider any business in camera.
3.6	CHAIRMAN	The Committee shall elect a Chair from amongst its number. If for any part of any meeting the Chair be not present the chair shall be taken by the Deputy Chairman.

	Nominations will be sought as soon as the result of Committee elections are known or as soon as possible after the Chair stands down, and if there is more than one nomination there will be a secret ballot conducted, the electorate being all voting members.
	Candidates for the position of Chair shall only be eligible to stand if they are a voting member (excluding GP Trainees). GPs who are Members of more than one LMC may not stand as Chair.
	The Chairman shall hold office for 2 years ending on 31 March. Where the Chairman does not remain in post for the full 2 years, a newly elected Chairman will hold office for the remainder of the original term of office.
3.7 DEPUTY CHAIR	Following an assessment process the Committee shall appoint a Deputy Chair from the elected Members.
	Expressions of interest will be sought as soon as the result of Chair elections are known or as soon as possible after the Deputy Chair stands down.
	Candidates for the position of Deputy Chair shall only be eligible to express interest if they are a voting member (excluding GP Trainees). GPs who are Members of more than one LMC may not stand as Deputy Chair.
	The Deputy Chair shall hold office for 4 years ending on 31 March. Where the Deputy Chair does not remain in post for the full 4 years, a newly appointed Deputy Chair will hold office for the remainder of the original term of office.
	For the avoidance of doubt, when the Chair's term of office ends or the Chair stands down, the Deputy Chair is also required to stand down, but may subsequently be elected as Chair or be reappointed by the new Chair as Deputy Chair.
	If for any part of any meeting neither the Chair nor the Deputy Chair be present the Committee shall elect another of their number to act as the presiding officer for the duration of that meeting.
3.8 LOCALITY OFFICER	A Locality Officer will be elected for each locality constituency outlined in Appendix 1. Nominations will be sought as soon as the results of the Chair election and Deputy Chair appointment are known or as soon as possible after a Locality Officer stands down, and if there is more than one nomination there will be a secret ballot conducted, the electorate being all voting members carrying out the largest part of their work in the relevant locality constituency.

		Candidates for the position of Locality Officer shall only be eligible to stand if they are a voting member (excluding GP Trainees) and carry out the largest part of their work in the relevant locality constituency. GPs who are Members of more than one LMC may not stand as Locality Officer.
		A Locality Officer shall hold office for 4 years ending on 31 March. Where the Locality Officer does not remain in post for the full 4 years, a newly elected Locality Officer will hold office for the remainder of the original term of office.
3.9	OFFICER VACANCY	In the absence of nominations for the Chair, Deputy Chair or a Locality Officer role, the Committee may at its discretion appoint another of their number to the vacancy.
3.10	TREASURER	When an appointed Chief Executive is in post he will normally embrace the duties of Treasurer.
3.11	CHIEF EXECUTIVE	In the absence of there being an appointed Chief Executive the Committee shall, from time to time and for such period and upon such terms as they may determine elect or appoint from amongst their members a person to act as Chief Executive.
3.12	MINUTES	The Chief Executive on behalf of the Committee shall keep Minutes of each meeting which shall be drawn up and submitted For agreement at the next meeting of the Committee where, if agreed, they shall be signed by the person presiding over it.
4. SU	BCOMMITTEES	
4.1	EXECUTIVE	The Committee may appoint an executive sub-committee if not appointed through the Company (Appendix 2)
4.2	LOCALITY	The Committee may appoint its Members to Localities of the Committee Terms of Reference are at Appendix 3
4.3	OTHER	The Committee shall have power from time to time to delegate any of their functions, with or without restrictions or conditions, to other Sub-committees composed of members of the Committee.
4.4	DISCLOSURE of INTEREST	The provisions of paragraph 12 of this Constitution shall apply to Sub-committees as it applies to the Committee.
5.	ANNUAL REPORT	In each year the Committee either itself or through the

Company shall:

- prepare a report of their proceedings since the publication of the preceding report, unless the equivalent is produced by the Company;
- prepare a statement of accounts of the Committee and the Company (where appropriate) to be made available to those whose names are listed in the Registers not later than three months after the Committee shall have approved the same.

6. GENERAL and EXTRAORDINARY MEETINGS

- 6.1 FREQUENCY Not less than once in every year the Committee shall convene a meeting of the Represented Members.
- 6.2 ATTENDANCE In addition to the Represented Members the following persons shall have the right to attend:-
 - any Committee Member
 - Chief Executive
 - Medical Secretary
 - Medical Director
 - such other persons as the Committee may in their absolute discretion determine.

6.3 DISQUALIFICATION A Represented Member who otherwise would be entitled to attend any General Meeting of the Committee or any Extraordinary Meeting of the Committee shall be disqualified from doing so in the circumstances set out in clauses 1.5.1 to 1.5.12. as if those clauses applied to Represented Members as well as to Members of the Committee.

- 6.4 BUSINESS AT The following business may be transacted at a GENERAL MEETINGS General Meeting:-
 - the receipt and consideration of the Annual Report unless the equivalent is produced by YORLMC Ltd
 - together with such other business of which 14 days' notice has been given to the Committee and which the Committee in its absolute discretion accept as appropriate for discussion.
- 6.5 EXTRAORDINARY MEETINGS Upon the written request of no less than 30 Represented Members who are not disqualified (in the circumstances set out in paragraphs 1.5.1 to 1.5.12 (inclusive)) the Committee shall convene an Extraordinary Meeting on not less than 21 and

not more than 28 days' notice. The only business that may be transacted at such a meeting is that specified in the written request to the Committee a copy of which shall be circulated to all those who receive notice of the meeting.

7. CHIEF EXECUTIVE

7.1	APPOINTMENT	If not appointed through the Company, the Committee shall, from time to time and for such period and upon such terms as they may determine, employ a person and appoint the same to act as Chief Executive or, in accordance with Clause 3.11, elect a Chief Executive from amongst its number If an Appointed Chief Executive is not a Medical Practitioner a Medical Secretary may be appointed through the Company. If not appointed through the Company the Committee shall invite such a practitioner to act as a Medical Advisor and his name shall be notified to the Represented Members.
7.2	FUNCTIONS	The Chief Executive whether elected or appointed, shall maintain the Register of Members and the GPC Voting Register and shall carry out such functions as the Committee from time to time requests.
8	THE MEDICAL SECRETARY	
8.1	APPOINTMENT	If not appointed through the Company, the Committee shall, from time to time and for such period and upon such terms as they may determine, appoint a person to act as Medical Secretary
8.2	FUNCTIONS	The Medical Secretary shall assist the Chief Executive when necessary and carry out such functions as the Committee from time to time requests.

9 MEDICAL DIRECTOR

9.1 APPOINTMENT
9.1 If not appointed through the Company, the Committee shall, from time to time and for such period and upon such terms as they may determine, appoint a person to act as Medical Director
9.2 FUNCTIONS
9.2 FUNCTIONS
9.2 The Medical Director shall assist the M e d i c a I 14

Secretary and Chief Executive when necessary and shall carry out such functions as the Committee from time to time requests.

10.	FUNDING	
10.1	THE STATUTORY LEVY	The Administrative Expenses of the Committee may be collected on a statutory basis from all Represented Members whose names appear on the Register of Members and in line with policies agreed from time to time by the Committee. The Committee shall have absolute discretion as to how the levies are applied for ultimate benefit of its Represented Members as necessary from time to time.
10.2	THE VOLUNTARY LEVY	The Committee may raise an additional Voluntary Levy from Represented Members whose names appear on the Register of Members to cover its other expenses and in line with policies agreed from time to time by the Committee. The Committee shall have absolute discretion as to how the levies are applied for ultimate benefit of its Represented Members as necessary from time to time.
10.3	COLLECTION	The method of collection of the Statutory Levy and the Voluntary Levy shall be determined from time to time by the Committee.
10.4	AMOUNT	The amounts of Statutory Levy and the Voluntary Levy shall respectively be determined having regard to the requirements of openness, transparency and equity and upon an estimation of the proportion of administrative and other expenses attributable to each class of Represented Member.
10.5	ACCOUNTING	The Committee shall maintain separate accounts for the Statutory Levy and the Voluntary Levy. The accounts for the statutory levy must clearly identify the statutory element paid by practitioners respectively on the Register of Members.
11.	NOTICES	Where a document is required to be sent to an elector it shall be deemed to have been duly sent if it was delivered or posted to the address of the elector shown respectively in the Register of Members.
12. DIS	CLOSURE OF INTEREST	If an Officer of the Committee or Committee Member sits on or works for any stakeholder or relevant organisation or has a pecuniary or other significant interest, direct or indirect, in any contract, proposed contract, stakeholder or 15

relevant organisation or other matter and is present at a meeting of the Committee or subcommittee when the contract, proposed contract, or other matter is the subject for consideration they shall at the meeting and as soon as practicable after its commencement disclose that fact and shall act in accordance with the <u>Conflict</u> <u>of Interest Policy</u> (or subsequent relevant policy) drawn up by the Committee from time to time.

If any Officer of the Committee or a Committee Member has any doubts about whether or not they have such an interest they shall report the matter to the Chair who shall advise as to whether or not the matter should be declared.

The Committee shall publish and maintain a <u>Conflict of Interest policy</u>, a document which shall be available for inspection to members and Represented GPs.

13 **RESERVED**

14. **AMENDMENTS TO CONSTITUTION**

This constitution may be amended in the following manner:-

- 14.1 A proposal to amend this constitution may be made by any member of the Committee, by the LMC Chief Executive or by 15 represented members in writing to the LMC Chief Executive;
- 14.2 When such a proposal is received the LMC Chief Executive shall circulate it to the Committee inviting comments within 21 days;
- 14.3 At the end of that period the original proposer(s) of the amendment (having been appraised of the comments) will be invited to amend it or not, and submit it to the Committee or withdraw it, in the light of the comments;
- 14.4 If submitted to the Committee (in original or amended form) it will be placed on the agenda for the next LMC meeting and will take immediate effect if passed by a two-thirds majority of those present and voting. No amendments other than minor technical changes can be made at the meeting.

15. WINDING UP

If upon any amalgamation or reorganisation of the Committee there remain any residual funds or liabilities the same shall be distributed between such other Committees that may be involved in the amalgamation or reorganisation so as equitably to reflect the proportions in which represented members are transferred to other Committees. **APPENDIX** 1

Constituencies – Bradford & Airedale LMC

1) Locality constituencies – 15 seats*

Airedale Wharfedale Craven Constituency	4 seats
Bradford Constituency	11 seats

ELECTORATE: All GP Principals and Sessional GPs[#] (Salaried and Locums) who work in the **Area** and carry out the largest part of that work in the Locality Constituency for which they are standing.

2) GP Registrars – 2 seats

Airedale training scheme	1 seat
Bradford training scheme	1 seat

ELECTORATE:

Airedale training scheme electorate - GP Registrars on the Airedale training scheme Bradford training scheme electorate - GP Registrars on the Bradford training scheme

Total seats 17

*1.7 of the Constitution provides details of GPs represented by Bradford & Airedale LMC

* No GP will be permitted to vote or stand for election within more than one of the locality constituencies listed under (1) above.

Appendix 2

SUB-COMMITTEES

LMC EXECUTIVE COMMITTEE

Terms of Reference

The Executive Committee of the LMC shall be the Company Executive Committee

Appendix 3

LMC LOCALITY – AIREDALE, WHARFEDALE & CRAVEN

Terms of Reference

Date: 01.04.2020

1. <u>Role and purpose of the Airedale Wharfedale Craven Locality of the Bradford &</u> <u>Airedale Local Medical Committee</u>

The AWC Locality of the Bradford & Airedale LMC is a formal group representing all GPs and GP practices in the AWC locality whatever their contractual status.

It has been established to strengthen medico-political engagement and collaboration between the LMC, constituent GPs and practices, the CCG and Airedale NHS Trust (ANHST).

Specifically the Locality structure is designed to complement, strengthen and operate alongside Bradford & Airedale LMC's existing districtwide meeting arrangements and the Executive Committee meeting arrangements. It will provide a forum for the elected Bradford & Airedale LMC AWC locality representatives, constituent GPs and practice managers, representatives of the CCG and ANHSFT to discuss matters that are pertinent to the locality.

The AWC Locality of the Bradford & Airedale LMC is authorised to make decisions on behalf of constituent GPs and practice managers without reference to the full Committee where those decisions do not affect the Bradford locality.

2. <u>Membership of the Airedale Wharfedale Craven Locality of the Bradford & Airedale Local Medical Committee</u>

- a) elected members of Bradford & Airedale LMC, AWC locality
- b) Chair and/or Deputy Chair of Bradford & Airedale LMC
- c) constituent GPs, AWC locality
- d) constituent practices, AWC locality
- e) PCN Clinical Directors
- f) Representative(s) of the CCG with appropriate delegated authority to make decisions on behalf of the CCG
- g) Representative(s) of ANHSFT with appropriate delegated authority to make decisions on behalf of the Trust
- h) Invited representatives of other organisations as appropriate

3. Quoracy

A quorum shall be not less than 2 of the LMC AWC Locality Membership

4. Observers and invited quests

It is recognised that representatives of other organisations will be invited to attend the

whole or any part of meetings of the Airedale Wharfedale Craven Locality of the Bradford & Airedale LMC as appropriate to the agenda under consideration.

5. Meeting Frequency

Meetings will take place 12.30 – 2pm on the 2nd Wednesday of alternate months commencing April 2020 Venue to be Silsden and Steeton Medical Group Practice, Elliot Street, Silsden, BD20 ODG

6. Chair

The Chair shall be the Airedale Wharfedale Craven Locality Officer

7. <u>Secretarial Support</u>

To be provided by YORLMC's Corporate Affairs Team

8. <u>Reporting Mechanisms</u>

Minutes of the Airedale Wharfedale Craven Locality of the Bradford & Airedale LMC will be circulated to:

- constituent GPs and practice managers, AWC locality
- Members, Bradford & Airedale LMC
- The CCG
- Airedale NHSFT

9. Review Date

As required

LMC LOCALITY – BRADFORD

Terms of Reference

Date: 01.04.2020

10. <u>Role and purpose of the Bradford Locality of the Bradford & Airedale Local Medical</u> <u>Committee</u>

The Bradford Locality of the Bradford & Airedale LMC is a formal group representing all GPs and GP practices in the Bradford locality whatever their contractual status.

It has been established to strengthen medico-political engagement and collaboration between the LMC, constituent GPs and practices, the CCG and Bradford Teaching Hospitals NHS Foundation Trust (BTHNHSFT).

Specifically the Locality structure is designed to complement, strengthen and operate alongside the LMC's existing districtwide meeting arrangements and the Executive Committee meeting arrangements. It will provide a forum for the elected Bradford locality representatives, constituent GPs and practice managers, representatives of the CCG and BTHNHSFT to discuss matters that are pertinent to the locality.

The Bradford Locality of the Bradford & Airedale LMC is authorised to make decisions on behalf of constituent GPs and practice managers without reference to the full Committee where those decisions do not affect the AWC locality.

11. <u>Membership of the Bradford Locality of the Bradford & Airedale Local Medical</u> <u>Committee</u>

- (a) elected members of the Bradford & Airedale LMC, Bradford locality
- (b) Chair and/or Deputy Chair of Bradford & Airedale LMC
- (c) constituent GPs, Bradford locality
- (d)constituent practices, Bradford locality
- e) PCN Clinical Directors
- (f) Representative(s) of the CCG with appropriate delegated authority to make decisions on behalf of the CCG
- (g) Representative(s) of BTHNHSFT with appropriate delegated authority to make decisions on behalf of theTrust
- (h) Invited representatives of other organisations as appropriate

12. <u>Quoracy</u>

A quorum shall be not less than 4 of the YORLMC Membership

13. Observers and invited quests

It is recognised that representatives of other organisations will be invited to attend the whole or any part of meetings of the Bradford Locality of the Bradford & Airedale LMC as appropriate to the agenda under consideration.

14. Meeting Frequency

Meetings will take place in alternate months – time and venue to be confirmed, commencing April 2020

15. <u>Chair</u>

The Chair shall be the Bradford Locality Officer

16. Secretarial Support

To be provided by YORLMC's Corporate Affairs Team

17. <u>Reporting Mechanisms</u>

Minutes of the Bradford Locality of the Bradford & Airedale LMC will be circulated to:

- constituent GPs and practice managers, Bradford locality
- Members, Bradford & Airedale LMC
- the CCG
- Medical Director, Bradford Teaching Hospitals NHS Foundation Trust

18. Review Date

As required