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| **#** | **Recommendation** | **Responsible body** | **OCC responsibility**  | **Status** |
| **1** | The Local Government Association should create an updated model code of conduct, in consultation with representative bodies of councillors and officers of all tiers of local government. | Local Government Association | MOOSMOG (Oxfordshire Monitoring Officers’ Group)Council |  |
| **2** | The government should ensure that candidates standing for or accepting public offices are not required publicly to disclose their home address. The Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012 should be amended to clarify that a councillor does not need to register their home address on an authority’s register of interests. | Government | MOElectionsROI form & guidance | Implemented in relation to election candidates – see paragraph and 4 and Appendix 2 |
| **3** | Councillors should be presumed to be acting in an official capacity in their public conduct, including statements on publicly accessible social media. Section 27(2) of the Localism Act 2011 should be amended to permit local authorities to presume so when deciding upon code of conduct breaches. | GovernmentLegislative  | MOCode of Conduct & complaints |  |
| **4** | Section 27(2) of the Localism Act 2011 should be amended to state that a local authority’s code of conduct applies to a member when they claim to act, or give the impression they are acting, in their capacity as a member or as a representative of the local authority. | GovernmentLegislative  | MOCode of Conduct & complaints |  |
| **5** | The Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012 should be amended to include: unpaid directorships; trusteeships; management roles in a charity or a body of a public nature; and membership of any organisations that seek to influence opinion or public policy. | GovernmentLegislative | MO |  |
| **6** | Local authorities should be required to establish a register of gifts and hospitality, with councillors required to record any gifts and hospitality received over a value of £50,or totalling £100 over a year from a single source. This requirement should be included in an updated model code of conduct. | Government | MOOCC chose to introduce this at the start of 2019OSMOG re Code of Conduct  | Current practice for OCCTo be included in revised Code of Conduct |
| **7** | Section 31 of the Localism Act 2011 should be repealed, and replaced with a requirement that councils include in their code of conduct that a councillor must not participate in a discussion or vote in a matter to be considered at a meeting if they have any interest, whether registered or not, “if a member of the public, with knowledge of the relevant facts, would reasonably regard the interest as so significant that it is likely to prejudice your consideration or decision-making in relation to that matter”. | GovernmentLegislative | MOOSMOG re Code of Conduct  |  |
| **8** | The Localism Act 2011 should be amended to require that Independent Persons are appointed for a fixed term of two years, renewable once. | GovernmentLegislative | MO | OCC will appoint for 5 year term in 2019 |
| **9** | The Local Government Transparency Code should be updated to provide that the view of the Independent Person in relation to a decision on which they are consulted should be formally recorded in any decision notice or minutes. | Government | MO |  |
| **10** | A local authority should only be able to suspend a councillor where the authority’s Independent Person agrees both with the finding of a breach and that suspending the councillor would be a proportionate sanction. | Government | MOUpdate to complaints handling documentation |  |
| **11** | Local authorities should provide legal indemnity to Independent Persons if their views or advice are disclosed. The government should require this through secondary legislation if needed. | Government / all local authoritiesLegislative | MO |  |
| **12** | Local authorities should be given the discretionary power to establish a decision-making standards committee with voting independent members and voting members from dependent parishes, to decide on allegations and impose sanctions. | Government | Council |  |
| **13** | Councillors should be given the right to appeal to the Local Government Ombudsman if their local authority imposes a period of suspension for breaching the code of conduct. | Government | MOOSMOG re Code of ConductUpdate to complaints handling documentation |  |
| **14** | The Local Government Ombudsman should be given the power to investigate and decide upon an allegation of a code of conduct breach by a councillor, and the appropriate sanction, on appeal by a councillor who has had a suspension imposed. The Ombudsman’s decision should be binding on the local authority. | Government | MOOSMOG re Code of ConductUpdate to complaints handling documentation |  |
| **15** | The Local Government Transparency Code should be updated to require councils to publish annually: the number of code of conduct complaints they receive; what the complaints broadly relate to (e.g. bullying; conflict of interest); the outcome of those complaints, including if they are rejected as trivial or vexatious; and any sanctions applied. | Government | MOStandards Committee |  |
| **16** | Local authorities should be given the power to suspend councillors, without allowances, for up to six months. | Government | MO |  |
| **17** | The government should clarify if councils may lawfully bar councillors from council premises or withdraw facilities as sanctions. These powers should be put beyond doubt in legislation if necessary. | Government | MO |  |
| **18** | The criminal offences in the Localism Act 2011 relating to Disclosable Pecuniary Interests should be abolished. | GovernmentLegislative | MO |  |
| **19** | Parish council clerks should hold an appropriate qualification, such as those provided by the Society of Local Council Clerks. | Parish councils | Parish Councils Oxfordshire Association of Local Councils (OALC) |  |
| **20** | Section 27(3) of the Localism Act 2011 should be amended to state that parish councils must adopt the code of conduct of their principal authority, with the necessary amendments, or the new model code. | GovernmentLegislative | Parish Councils OSMOG  |  |
| **21** | Section 28(11) of the Localism Act 2011 should be amended to state that any sanction imposed on a parish councillor following the finding of a breach is to be determined by the relevant principal authority. | GovernmentLegislative | MOOSMOG re Code of ConductUpdate to complaints handling |  |
| **22** | The Local Authorities (Standing Orders) (England) (Amendment) Regulations 2015 should be amended to provide that disciplinary protections for statutory officers extend to all disciplinary action, not just dismissal. | GovernmentLegislative | MO |  |
| **23** | The Local Government Transparency Code should be updated to provide that local authorities must ensure that their whistleblowing policy specifies a named contact for the external auditor alongside their contact details, which should be available on the authority’s website. | Government | MOS151 Officer |  |
| **24** | Councillors should be listed as ‘prescribed persons’ for the purposes of the Public Interest Disclosure Act 1998. | Government | MO |  |
| **25** | Councillors should be required to attend formal induction training by their political groups. National parties should add such a requirement to their model group rules. | Political groupsNational political parties | Political groups |  |
| **26** | Local Government Association corporate peer reviews should also include consideration of a local authority’s processes for maintaining ethical standards | Local Government Association | MO |  |

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