

THE MIDCOUNTIES CO-OPERATIVE LIMITED

MEMBERSHIP STRATEGY COMMITTEE

(the “Committee”)

Terms of Reference

1. Purpose

The Committee is responsible for the strategic direction of member engagement within the Society, working closely with the Society’s membership team and the Board. As a committee of the Board, it operates within the strategic policy direction established by the Board and is directly accountable to the Board.

2. Inception

The Committee was established by a resolution of the Board dated 4 July 2007. For the record, these Terms were approved by the Board on 8 March 2008.

Revisions were approved on 29 July 2009, 6 March 2010, 3 July 2010, 26 July 2010, 3 September, 13 April 2015, 6 February 2017, 17 June 2017, 24 March 2018 and 12 May 2018.

3. Membership

3.1. The Committee is made up of:

3.1.1. 10 members of the Society, elected from the Society’s membership

3.1.2. 2 members of the Board, appointed by the Board.

3.2. Elections to the Committee shall be held in tandem with the Society’s Board elections.

3.3. Terms of office for elected members are for 3 years.

3.4. No more than 4 members of the Committee can be colleagues of the Society.

3.5. To serve on the Committee, individuals must have been a member of the Society for at least 6 months prior to the close date of the relevant election. Additionally, and as set out in the Society’s Rule 16.3, to be eligible to be nominated for election, they (or their partner, or a member of their household

with whom they are financially interdependent) must have spent at least £250 with the Society in the 12 month period finishing one month prior to their nomination. This rate of purchases must be maintained during their service on the Committee.

Any member who ceases to meet this level of spend shall immediately cease to be a member of the Committee.

3.6. Should a member miss two or more consecutive meetings of the Committee, the Committee has the right to recommend to the Board the removal of the member from the Committee, and the Board has the right to determine whether the member should be removed.

3.7. Casual vacancies on the Committee shall not be filled until the next election save for the following:

In the event that a casual vacancy arises on the Committee during the election 'period' (defined as from the opening of nominations to the closing date of the ballot), the Board has discretion to fill the vacancy by co-opting onto the Committee from among the unsuccessful candidates standing for the Committee, starting with the candidate receiving the highest number of votes.

Should that candidate not wish to be co-opted, the Board can, if it so wishes, co-opt the unsuccessful candidate with the second highest number of votes, etc. If no such candidate is available or willing to be co-opted, then the casual vacancy will remain unfilled. The co-opted position will be non-voting, and will last till the next Committee/Board elections.

3.8. There shall be no age rule for Committee members.

4. Chair

4.1. The Committee shall elect a Chair and Vice-Chair on an annual basis.

4.2. The Chair cannot be a colleague of the Society.

4.3. If the Chair or Vice-Chair is absent from a meeting, the Committee shall appoint a chair for the meeting.

4.4. The Chair of a meeting shall have a casting vote.

5. Secretary

5.1. The General Manager responsible for membership (or their nominee) shall act as the secretary to the Committee.

6. Quorum

6.1. The quorum shall be half the number of members on the Committee (rounded up to the nearest whole number where required), the majority of whom cannot be colleagues of the Society.

7. Meetings

7.1. The Committee will hold at least 4 scheduled meetings a year. Other meetings will be held as required.

7.2. The agenda and papers for each meeting will be circulated 10 working days prior to each meeting.

7.3. To help the Committee with its deliberations, senior members of the Society's Membership Team shall attend meetings of the Committee.

8. Fees and expenses

8.1. Members of the Committee will be paid fees as determined by the Board and approved by members of the Society from time to time.

8.2. Reasonable expenses shall be reimbursed to Committee members.

9. Duties

9.1. The Committee is responsible for the strategic direction of member engagement in the Society and is appointed by the Board to:

9.1.1. review existing member activity and member research and feedback;

9.1.2. develop and approve proposals for the member development programme;

9.1.3. present significant proposals to the Board for final approval;

9.1.4. monitor and review the delivery of the programme.

9.2. The Committee is also responsible for recommending the allocation of grants by The Midcounties Co-operative Community Fund, working in conjunction with the Society's Community team.

10. Standards of behaviour

10.1. Committee members are expected to show high standards of behaviour while undertaking their work. The 'Standards of Behaviour' appended to these Terms shall apply. If breaches occur, appropriate action may be taken, including, formal measures under the Complaint Process, also appended, as amended by the Board from time to time.

11. Communication

11.1. It is important that communication between the Committee and the Board works well. To help ensure this:

11.1.1. the minutes of each Committee meeting will be copied to the Board for discussion

11.1.2. the Board representatives on the Committee and Society officers (usually the Secretary and the General Manager responsible for membership) will pass information and the views and opinions of both parties each way

11.1.3. the Committee is free to request a meeting with the President of the Society to discuss significant issues if it believes this is necessary

11.1.4. the Board and the Committee will meet once a year to share views.

The above list is not exhaustive, and where appropriate other ways of ensuring that communication is effective will be used.

12. Resources

12.1. The Committee will be provided with appropriate resources to carry out its duties.

13. Review

13.1. The Board will review these Terms of reference on an annual basis.

Membership Strategy Committee – Standards of Behaviour

Members of the Committee are expected to show high standards of behaviour in carrying out their responsibilities. This is necessary in order that the Committee can function properly, that it can play its part appropriately in the Society's overall governance, and that the Society's good name and reputation is maintained.

Committee members will observe the following general standards:

- In their dealings with each other, with the Society's officers, and with its management executive and employees and members, Committee members must treat people politely, fairly, and with dignity and respect.
- On public occasions and on all Society business, Committee members must behave with integrity and in a way which is appropriate for a Committee member of the Society. Committee members must not bring the Society into disrepute or prejudice its general good standing in any way.
- Committee members should behave in a way that demonstrates their belief in the values and principles and ethical stance of the Society and shall conduct themselves in a way that does not call these beliefs into question or prejudice the general good standing of the Society in any way.

Committee members will treat Committee meetings as formal occasions, and will:

- accept the authority of the chair of the meeting, expressing all questions and points of view through the chair;
- listen to the views of other Committee members with an open mind, seek advice or clarification where needed, express their own views, and come to their own decisions on individual matters in good faith in what they believe to be in the best interests of the Society's members, taking into account relevant factors and ignoring irrelevant factors;
- accept decisions made by the Committee, even if they disagree with them, and voted against them if a vote was taken. This includes a commitment to support any decision of the Committee outside of its meetings;
- not resort to behaviour that could be considered aggressive or intimidating, e.g. swearing, name calling, shouting, finger pointing;
- keep to the agenda, raise other issues under "any other business" according to agreed procedures, and not engage in discussions during the meeting which are not relevant to the issues of the meeting;
- not present misleading information or behave in a way designed to mislead the Committee;
- ensure they do not attend any meetings under the influence of alcohol, or illegal or recreational drugs.

Membership Strategy Committee – Complaint Process

The process below tracks the ‘Board Complaint Process’ agreed by the Board on 7 March 2009.

	Item
1	Concern/complaint raised by member of MSC with MSC Chair.
2	Informal discussion – can the matter be resolved informally? <ul style="list-style-type: none"> - If yes, tackle as appropriate. - If no, advise need for complaint in writing. When written complaint received take following steps.
3	<ul style="list-style-type: none"> - Advise individuals who made the complaint that action is being taken. - Advise those who are implicated that complaints have been made and that we are following an agreed process to investigate and take further action if required.
4	Audit Committee to investigate complaint.
5	Complaint Meeting held with both Vice-Presidents and Chair of MSC.
6	Outcome of Complaint Meeting, either: <ul style="list-style-type: none"> a) Informal guidance to individual given; or b) formal sanction to be considered under Society Rules
7	If 6b) decided upon, next Board meeting to determine course of action under Society Rule 10.6. <p>Rule 10.6 allows Board to (i) dismiss the complaint, (ii) suspend the individual from the MSC for up to 12 months, (iii) agree to consider a Board resolution to remove the individual at the following Board meeting.</p> <p>NOTE - there are safeguards built into the Rule to ensure the individual’s views are heard.</p>
8	If option (iii) in point 7 is chosen, the following Board meeting to consider resolution to remove the individual.
9	If individual disagrees with outcome, Appeal Hearing by President + 2 other directors for final decision to be completed in a timely manner.

Rule 10.6

Removal of a Director

A Director may be removed from office at any time by two-thirds of the votes cast at a Special Members' Meeting of the Society. Pending the decision of such Special Members' Meeting a Director may be suspended from their duties by a resolution of the Board passed by at least three-quarters of the Board, if in the opinion of the Board, the Director has been guilty of conduct seriously detrimental to the interests of the Society, or they have committed a serious breach of the code of conduct for Directors, or they are otherwise thought to be unfit to carry out their duties.

The following procedures are to be followed.

- a) The Board shall consider the matter having taken such steps as it considers appropriate to ensure that any relevant Director's point of view is heard and may either:
 - i) dismiss the matter and take no further action; or
 - ii) for a period not exceeding twelve months, suspend the rights of the Director complained of to attend Board meetings and vote under these rules; or
 - iii) arrange for a resolution to remove from office the Director complained of, to be considered at the next Board meeting.
- b) At the next meeting the Board will consider evidence in support of the complaint and such evidence as the Director complained of may wish to place before them;
- c) if the Director complained of fails to attend the meeting without due cause the meeting may proceed in their absence;
- d) a Director removed from office will cease to be a Director upon the declaration by the chair of the meeting that the resolution to expel them is carried.