## STATUTORY INSTRUMENTS

## 2015 No. 998

## The Legislative Reform (Community Governance Reviews) Order 2015

## **Consequential amendments**

- **9.**—(1) Section 102 (interpretation) is amended as follows.
- (2) In subsection (2)—
  - (a) insert in the appropriate places-
    - "application area" means the area to which a community governance application relates;", and
    - ""community governance application" has the meaning given by section 80A",
  - (b) for the definition of "relevant two-year period" substitute-
    - ""relevant two-year period", in relation to receipt of a community governance petition or community governance application, means the period of two years ending with the day on which the petition or application is received by the principal council;", and
  - (c) for the definition of "specified recommendations" substitute-
    - ""specified recommendations", in relation to a community governance petition or community governance application, means the recommendations—
    - (a) specified in the petition or application, or
    - (b) treated by section 80 as included in the recommendations specified in the petition or treated by section 80A as included in the recommendations specified in the application;".
- (3) For subsection (6) substitute—
  - "(6) The terms of reference of a community governance review "allow for a community governance petition or community governance application to be considered" if the terms of reference of the review are such that—
    - (a) the area under review includes the whole of the petition area or application area; and
    - (b) the recommendations to be considered by the review include all of the petition's or application's specified recommendations.".