Frinton & Walton Town Council Co-option Policy



The co-option of a Town Councillor occurs when a casual vacancy has arisen on the Town Council, and no poll (by-election) has been called. To ensure that a fair and transparent process is undertaken, the procedure below will be followed by Frinton & Walton Town Council:

- 1. On receipt of written confirmation from the Electoral Service of the District Council, the casual vacancy can be filled by means of co-option. In this instance the Clerk will:
 - a. Advertise the vacancy for four weeks on the council notice boards and website and place an advertisement on the town council social media if the date of the publication is appropriate.
 - b. Advise the Town Council that the co-option policy has been instigated by sending a memorandum to all Councillors.
 - c. Speak with any prospective candidates to advise them on the role, responsibilities and conduct required of a councillor.
- 2. Applicants for co-option will be asked to:
 - a. Provide information about themselves by way of completing a short application form (a copy of which is attached).
 - b. Confirm their eligibility for the position of Town Councillor within the statutory rules.
 - c. Attend several council and committee meetings in advance of the interview meeting.
 - d. Consider the committee and working party structures and advise the council at the interview of any particular areas of interest and skill, for consideration.
 - e. Consider any current action plan and advise the council on the application form which projects are of interest to them.
- 3. An extraordinary meeting of the Full Council to consider the applicants will be convened to take place on the same day as a Full Council meeting for the purpose of meeting with the prospective Councillors and voting on their appointment.
- 4. Copies of the application forms will be circulated to all Councillors by the Clerk, with the agenda and meeting pack prior to the meeting of the Full Council where the co-option will be considered. All such documents will be treated by the Clerk and Councillors as strictly private and confidential.
- 5. Voting will be according to the statutory requirements, in that, a successful candidate must have received an absolute majority vote of those present and voting. It should be noted that the council does not have to appoint a candidate if they are considered unsuitable. In accordance with Standing Order 8a, where more than two persons have been nominated for a position to be filled by the Council and none of those persons has received an absolute majority of votes in their favour, the name of the person having the least number of votes shall be struck off the list and a fresh vote taken. This process shall continue until a majority of votes is given in favour of one person. A tie in votes may be settled by the casting vote exercisable by the chairman of the meeting.

	One Candidate	Multiple Candidates
One position	Candidate must receive the absolute majority vote of those present and voting	If no one, at the first count, receives a majority over the aggregate votes given to the rest, steps must be taken to strike off the candidate with the least number of votes and the remainder must then be put to the vote again; this process must, if necessary, be repeated until an absolute majority is obtained.
Multiple Positions	Candidate must receive the absolute majority vote of those present and voting	If the number of candidates equals the number of positions Each candidate must receive the absolute majority vote of those present and voting. Councillors will have the same number of votes as positions but are not required to use all of their votes if they wish.
		If the number of candidates is greater than the number of positions If no one, at the first count, receives a majority over the aggregate votes given to the rest, steps must be taken to strike off the candidates with the least number of votes in order to obtain an equal number of candidates to positions. Then the above procedure will be followed.
		If the number of candidates is less than the number of positions Each candidate must receive the absolute majority vote of those present and voting.

 $6.\ After the vote has been concluded, the \ Chairman \ will \ declare \ the \ successful \ candidate \ duly \ elected.$

Co-option Application Form

Name:
Address for Correspondence:
Telephone: /
Email:
Are you over 18? Yes / No
What experience can you bring to Frinton & Walton Town Council. How would you like to get involved with the town council? (If necessary, please continue on a separate sheet of paper)
What projects on the council interest you? (If necessary, please continue on a separate sheet of paper)
what projects on the council interest you? (ii necessary, please continue on a separate sheet of paper)
Is there any other information you would like to disclose regarding your application? (If necessary, please continue on a separate sheet of paper)

Signed:
Dated:
Please return your completed form, together with your eligibility form to: The Town Clerk, Frinton & Walton Town Council, The Council House, Triangle Shopping Centre, Frinton on Sea, CO13 0AU no later than:
Alternatively, please email your completed form to clerk@fwtc.co.uk

Co-option Eligibility Form

1.In order to be eligible for co-option as a Town Councillor you must be a British subject, or a citizen of the Commonwealth or European Union. You must be 18 years of age or over on the "relevant date", that being the day on which you are nominated. You must additionally be able to agree with the following qualifications set out below:

- a. I am registered as a local government elector for the parish OR
- b. I have, during the whole twelve months preceding the date of my co-option, occupied as owner or tenant, land or other premises in the parish OR
- c. My principal or only place of work during those twelve months has been within the parish OR
- d. I have, during the whole twelve months resided in the parish, or within three miles of it.

Please circle all those criteria that apply to you.

- 2. Please note that under Section 80 of the Local Government Act 1972, a person is disqualified from being elected as Local Councillor or being a member of a Local Council if he / she:
- a. Holds any paid office or employment of the local council (other than the office of Chairman) or of a joint committee on which the Council is represented OR
- b. Is a person who has been adjudged bankrupt or has made a composition or arrangement with his / her creditors (but see below) OR
- c. Has within five years before the day of election, or since his / her election, been convicted in the UK, Channel Islands or Isle of Man of any offence and has been sentenced to imprisonment (whether suspended or not) for not less than three months without the option of fine OR

d. Is otherwise disqualified under Part III of the Representation of People Act 1983 for corrupt or illegal practices.

This disqualification for bankruptcy ceases in the following circumstances:

a. If the bankruptcy is annulled on the grounds that either the period ought not to have been adjudged bankrupt or that his / her debts have been fully discharged OR

b. If the person is discharged with a certificate that the bankruptcy was caused by misfortune without misconduct on her / her part OR

c. If the person is discharged without such a certificate in a and b above, the disqualification ceases on the date of the annulment and discharge, respectively. In c above, it ceases on the expiry of five years from the date of discharge.

Please circle all those criteria that apply to you.

•	hereby confirm, that I am eligible to apply formation given on this form is a true and accurate
Signed: Date	d:

Amendments to the co-option policy are by Full Council, however, where amendments are required due a change in legislation to the eligibility of the position of Councillor, such amendments to the criteria do not require full council approval.

Policy Agreed: June/2023 by FWTC members

Policy Review Cycle: 4 yearly

Next Review Due: June/2027