## **Privacy Notice – Community Governance Review**

# The purpose of this processing

This consultation aims to gather public opinion on Community Governance arrangements in Ipswich.

# Legal basis for this processing

Article 6 of the UK GDPR Lawfulness of Processing

(c) processing is necessary for compliance with a legal obligation to which the controller is subject;

Article 6 of the UK GDPR Lawfulness of Processing

(e) processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller;

### What data do we collect about you

- Name
- Address
- E-mail address
- Views on the establishment of a Town Council, including the proposed area, electoral arrangements, and the names of the Council and any Town Wards.

## How long do we collect your personal data

The Community Governance Review is expected to end on 15 July 2026, although it could be extended to 29 September 2026. We will keep your personal data for 3 months after the conclusion of the review to allow it to be checked if there is a judicial review of any ultimate decision. If proceedings were called it would be retained until that judicial process has been concluded. All personal data will then be securely destroyed. Data included in published reports will be available in perpetuity.

### Who we share your data with

The Council will not share your personal data with any third parties. Comments made by residents, and the name and road name (not number) of the person making them may be published, as may aggregated data. Organisational responses may be linked to those organisations and shared.

#### Where we get it from

The Council collects data directly from the data subjects and any third parties who submit views as part of the consultation process.

# Is any automated decision making applied

No automated decision making applies to this process.