## Appendix 1: Health Overview \& Scrutiny Recommendation Response Pro Forma

Where a joint health overview and scrutiny committee makes a report or recommendation to a responsible person (a relevant NHS body or a relevant health service provider[this can include the County Council]), the Health and Social Care Act 2012 and the Local Authority (Public Health, Health and Wellbeing Boards and Health Scrutiny) Regulations 2013 provide that the committee may require a response from the responsible person to whom it has made the report or recommendation and that person must respond in writing within 28 days of the request.

This template provides a structure which respondents are encouraged to use. However, respondents are welcome to depart from the suggested structure provided the same information is included in a response. The usual way to publish a response is to include it in the agenda of a meeting of the body to which the report or recommendations were addressed.

## Issue: Health and Wellbeing Strategy Update Scrutiny Item

## Lead Cabinet Member(s) or Responsible Person:

Leader of the Council and Chair of the Health and Wellbeing Board (Cllr Liz Leffman)
Cabinet Member for Public Health, Inequalities and Community Safety (Cllr Nathan Ley)
To respond on behalf of the System to the recommendation outlined below.

Deadline for response: Tuesday $14^{\text {th }}$ November 2022

## Response to report:

Enter text here.

## Appendix 1: Health Overview \& Scrutiny Recommendation Response Pro Forma

Response to recommendations:

| Recommendation | Accepted, <br> rejected <br> or <br> partially <br> accepted | Proposed action (if different to that recommended) and <br> indicative timescale (unless rejected) |
| :---: | :--- | :--- |
| 1. To ensure careful, effective, and <br> coordinated efforts amongst system <br> partners to develop an explicit criteria <br> for monitoring the deliverability of the <br> strategy; and to explore the prospect <br> of enabling input/feedback from <br> disadvantaged groups as part of this <br> process. |  |  |

