

STATES OF JERSEY



COMMON STRATEGIC POLICY 2024- 2026 (P.21/2024): FOURTH AMENDMENT (P.21/2024 AMD.(4)) – AMENDMENT

**Lodged au Greffe on 14th May 2024
by the Council of Ministers
Earliest date for debate: 21st May 2024**

STATES GREFFE

COMMON STRATEGIC POLICY 2024-2026 (P.21/2024): FOURTH
AMENDMENT (P.21/2024 AMD.(4)) – AMENDMENT

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Replace the word “St Helier” with “Town”

COUNCIL OF MINISTERS

Note: After this amendment, the amendment would read as follows –

After the words “report accompanying this Proposition” insert the words -

“, except that, on page 11 of the report, in the first paragraph, for the words “including schools and youth facilities” there should be substituted the following –

“including youth facilities and the modernisation of the whole of the school estate in **Town**””.

Note: After this amendment, the proposition would read as follows –

THE STATES are asked to decide whether they are of opinion –

in accordance with Article 18(2)(e) of the States of Jersey Law 2005, to approve the statement of the Common Strategic Policy of the Council of Ministers as set out in the report accompanying this Proposition, **except that, on page 11 of the report, in the first paragraph, for the words “including schools and youth facilities” there should be substituted the following – “ including youth facilities and the modernisation of the whole of the school estate in Town”**

REPORT

The Council of Ministers support the principle of the amendment. A minor amendment is proposed to refer to the 'town' primary school estate. This enables those schools such as St Lukes and St Saviour that are not located in the Parish of St Helier to fall within the remit of this amendment to the Common Strategic Policy. Both schools have a catchment area with families who live in the parish of St Helier.

Financial and staffing implications

The resulting costs of the proposed amendment to the CSP is not known at this stage.

Children's Rights Impact Assessment

A Children's Rights Impact Assessment (CRIA) has not been prepared in relation to this proposition as a CRIA is not required, in accordance with Schedule 2 to the [Children \(Convention Rights\) \(Jersey\) Law 2022](#), following completion of a CRIA screener form.