

PLANNING AND HIGHWAYS COMMITTEE

AGENDA

Meeting to be held in the COUNCIL CHAMBER, CIVIC CENTRE on Tuesday 18th February, 2014 at 5.30 p.m.

ITEM		PAGE
1.	Receipt of Declarations of Interest (if any)	
2.	Apologies for Absence	
3.	Minutes of the last meeting of the Committee held on 19 th December, 2013	1
	(copy attached)	
4.	Report of the meetings of the Development Control (North Sunderland) Sub Committee held on 18 th December, 2013 and 28 th January, 2014	4
	(copy attached)	
5.	Report of the meetings of the Development Control (South Sunderland) Sub Committee held on 17 th December, 2013, 7 th January and 28 th January, 2014	7
	(copy attached)	

This information can be made available on request in other languages and formats. If you require this, please Telephone 0191 561 1044

6.	Report of the meetings of the Development Control (Hetton, Houghton and Washington) Sub Committee held on 18 th December, 2013, 8 th January and 30 th January, 2014	16
	(copy attached)	
7.	Consultations from Neighbouring Councils on Planning Applications – Durham County Council	27
	Land to the South West of Station Road, West Rainton, County Durham	
	Report of the Deputy Chief Executive (copy attached)	
8.	Reference from Development Control (Hetton, Houghton and Washington) Sub Committee – 13/01617/FUL	30
	Erection of 63no. dwellings with associated landscaping, public open space and infrastructure. Land East of Gillas Lane, Houghton Le Spring	
	Report of the Deputy Chief Executive (copy attached)	

Elaine Waugh, Head of Law and Governance, Civic Centre SUNDERLAND

10th February, 2014

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At a meeting of the PLANNING AND HIGHWAYS COMMITTEE held in COMMITTEE ROOM 2 on THURSDAY, 19TH DECEMBER, 2013 at 5.30 p.m.

Present:-

Councillor Tye in the Chair

Councillors Blackburn, Copeland, Davison, Dixon, E. Gibson, Howe, Lauchlan, T. Martin, Padgett, Price, D. Richardson, Scaplehorn, Scott and Walker.

Declarations of Interest

There were no declarations of interest

Apologies for Absence

Apologies for absence were submitted on behalf of Councillors Ball, Curran, Ellis, Essl, Francis, Thompson, Turton, P. Watson, D. Wilson and Wood.

Minutes of the meeting of the Committee held on 23rd October, 2013.

1. RESOLVED that the minutes of the meeting held on 23rd October, 2013 be confirmed and signed as a correct record.

Minutes of the extraordinary meeting of the Committee held on 28th November, 2013.

2. RESOLVED that the minutes of the extraordinary meeting of the Committee held on 28th November, 2013 be confirmed and signed as a correct record.

Report of the Meeting of the Development Control (North Sunderland) Sub Committee held on 30th October, 2013

The report of the meeting of the Development Control (North Sunderland) Sub-Committee held on 30th October, 2013 (copy circulated) was submitted.

(For copy report – see original minutes)

3. RESOLVED that the report be received and noted.

Report of the Meetings of the Development Control (Hetton, Houghton and Washington) Sub-Committee held on 30th October, 28th November, 2013 and the extraordinary meeting held on 20th November, 2013.

The reports of the meetings of the Development Control (Hetton, Houghton and Washington) Sub-Committee held on 30th October, 28th November, 2013 and the extraordinary meeting held on 20th November, 2013 (copies circulated) were submitted.

(For copy reports – see original minutes)

4. RESOLVED that the reports be received and noted.

Report of the Meetings of the Development Control (South Sunderland) Sub-Committee held on 29th October and 26th November, 2013

The reports of the meetings of the Development Control (South Sunderland) Sub-Committee held on 29th October and 26th November, 2013 (copies circulated) were submitted.

(For copy reports – see original minutes)

5. RESOLVED that the reports be received and noted.

The County Durham Plan, Local Plan Pre- Submission Draft: Consultation Response of the City Council

The Deputy Chief Executive submitted a report (copy attached) informing the Committee that the Council had been consulted by Durham County Council regarding the next stage of its emerging Local Plan (The County Durham Plan). This report highlighted specific issues arising from the County Durham Plan that would be of potential significance to the future development of the city.

Committee was asked to endorse the consultation response that had been submitted by officers to Durham County Council in consultation with the Chair of the Committee given the short timescale that had been provided for consultation responses.

(For copy report – see original minutes)

Gary Clasper, Principal Policy Officer for Planning presented the report and was on hand to answer Members' queries.

- 6. RESOLVED that the Committee
 - i) Endorse the comments of officers on the draft Local Plan as detailed within the report;
 - ii) Authorise officers to forward a copy of the committee report to Durham County Council as the City Council's formal response to the Local Plan.

The Chairman thanked everyone for their attendance and closed the meeting.

(Signed) P. TYE (Chairman)

At a meeting of the DEVELOPMENT CONTROL (NORTH SUNDERLAND) SUB-COMMITTEE held in the CIVIC CENTRE on WEDNESDAY, 18TH DECEMBER, 2013 at 4.45 p.m.

Present:-

Councillor Copeland in the Chair

Councillors Blackburn, Curran, Davison, Francis, E. Gibson, Jackson and Thompson.

Declarations of Interest

There were no declarations of interest.

Apologies for Absence

Apologies for absence were submitted on behalf of Councillors Tye and D. Wilson

Applications made under the Town and Country Planning Acts and Regulations made thereunder

The Deputy Chief Executive submitted a report (copy circulated) relating to the North Sunderland area, copies of which had also been forwarded to each Member of the Council upon applications made thereunder.

(For copy report – see original minutes).

13/02682/FUL – Sub-division of retail premises and change of use to Use Class A1 and A5. Installation of additional shop front and erection of extraction flue to North elevation. – 53 Revelstoke Road, Sunderland, SR5 5EP

1. RESOLVED that the application be approved subject to the four conditions contained within the report.

The Chairman thanked everyone for their attendance and closed the meeting.

(Signed) R. COPELAND, Chairman.

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At a meeting of the DEVELOPMENT CONTROL (NORTH SUNDERLAND) SUB-COMMITTEE held in the CIVIC CENTRE on TUESDAY, 28TH JANAURY, 2014 at 5.45 p.m.

Present:-

Councillor Curran in the Chair

Councillors Blackburn, Davison, Francis, E. Gibson, Jackson and D. Wilson.

Declarations of Interest

There were no declarations of interest.

Apologies for Absence

Apologies for absence were submitted on behalf of Councillors Copeland, Thompson and Tye.

Applications made under the Town and Country Planning Acts and Regulations made thereunder

The Deputy Chief Executive submitted a report and a circulatory report (copies circulated) relating to the North Sunderland area, copies of which had also been forwarded to each Member of the Council upon applications made thereunder.

(For copy report – see original minutes).

13/02855/VAR – Variation of Condition 2)plans) attached to planning application 12/00118/SUB, (Development of site to provide two car showrooms with associated facilities and car parking, including stopping up of public highway), to relocate valet bay and car wash enclosure and install external escape staircase to car showroom. (Part Retrospective) – Land at Newcastle Road, Sunderland, SR5 1JS

In response to Councillor Davisons query, Danielle Pearson, Senior Planner advised that she would provide an update to her directly on the replacement of the mistakenly cut down trees upon further investigation.

1. RESOLVED that the application be approved subject to the 24 conditions contained within the circulatory report.

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13/02899/FUL – Change of use from (B1) office to (D2) health and fitness club – Former MFI Contact Centre, 4 Wayfarer Road, Sunderland, SR5 3XA

2. RESOLVED that the application be approved, subject to the four conditions contained within the report and to be referred to the Secretary of State.

13/03097/OUT – Outline planning permission for new sport and leisure facilities including ancillary retail, food and drink facilities and associated works – Land West of Aquatic Centre, Vaux Brewery Way, Sunderland

3. RESOLVED that the application be approved subject to the conditions listed within the circulatory report

13/04092/VAR – Variation of condition 2 (plans) attached to planning application 11/03065/FUL to amend previously approved elevational treatment – Seaburn Shelter/Kiosk, 14 Whitburn Road, Sunderland

4. RESOLVED that the application be approved subject to the five conditions contained within the report.

The Chairman thanked everyone for their attendance and closed the meeting.

(Signed) B. CURRAN, Chairman.

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At a Meeting of the DEVELOPMENT CONTROL (SOUTH SUNDERLAND) SUB-COMMITTEE held in the CIVIC CENTRE on TUESDAY, 17th DECEMBER, 2013 at 4.45 p.m.

Present:-

Councillor E. Gibson in the Chair

Councillors Dixon, Ellis, Price, Thompson and Wood

Declarations of Interest

13/02948/FUL – Sunderland Royal Hospital, Chester Road, Sunderland

Councillor Wood made an open declaration that a close family member had been involved in the preparation of the application and therefore withdrew from the meeting prior to consideration of this application.

13/00544/FUL – Land at Croftside House, Knollside Close, Sunderland

The Chairman declared that she had received correspondence from the applicant Aldi in relation to the application and had also been approached by local residents at her ward surgery in respect of the application. However she had not discussed the planning merits of the application with the applicant or the local residents and would be considering the application at the committee meeting with an open mind.

Apologies for Absence

Apologies for absence were submitted on behalf of Councillors Ball, Blackburn, Copeland, Essl, P. Watson and S. Watson.

Applications made under the Town and Country Planning Acts and Regulations made thereunder

The Deputy Chief Executive submitted a report and circulatory report (copies circulated) relating to the South Sunderland area, copies of which had been forwarded to each Member of the Council, upon applications made under the Town and Country Planning Acts and Regulations made thereunder.

(For copy reports – see original minutes).

Change in the order of business

It was agreed that application number 13/02948/FUL be considered first.

13/02948/FUL – Part demolition of the single storey frontage to existing Accident and Emergency Depatment; Construction of an extension over five floors to accommodate a new Emergency Department; Creation of a new four storey lift shaft; Creation of a new 8 bay ambulance parking area with canopy; Creation of a new ambulance access road, new cycle store and landscaping, plant and access works.

Sunderland Royal Hospital, Chester Road, Sunderland, SR4 7TP

The representative of the Deputy Chief Executive outlined the officer's report and described the application for the construction of a new emergency department on the hospital site. She then outlined the relevant material planning considerations in respect of the application.

Consultation on the application had been undertaken and there had been no negative responses from any of the statutory consultees. There had been one representation received from a local resident which had expressed concern that there could be parking problems caused by the development and that use of public transport should be encouraged. The officer explained it was considered that the new multi storey car park would ensure that there would be no parking problems caused by the proposed development.

The application was therefore considered to be acceptable and as such the officer's recommendation was to approve the application subject to the conditions.

Councillor Price welcomed the application and queried whether the layby that was within the footprint of the extension was to be relocated and whether there were any intentions to use this layby as a bus stop. The representative of the hospital advised that the layby was currently used for the buses for the park and ride scheme. It had always been desired that a bus route could be potentially routed through the hospital site.

1. RESOLVED that the application be approved for the reasons set out in the report and subject to the 14 conditions set out therein.

13/00544/FUL – Demolition of existing care home and erection of a foodstore with associated vehicular and pedestrian access, car parking and landscaping. (Amended Plans received 04.11.2013) Land at Croftside House, Knollside Close, Sunderland

The representative of the Deputy Chief Executive advised that since the previous committee report the applicant had submitted amended plans and there had been a further local consultation process in respect of the amendments to the scheme.

The officer explained that the purpose of these amendments was to address the issues which had been raised by Members at the last committee meeting. There was now a ramp access to the proposed store in addition to the stairs at the north east corner of the site; there was a walkway included in the car park to ensure that pedestrians did not come into conflict with delivery vehicles and the HGV movements had been marked onto the site plan using the Autotrack system. The proposed delivery hours had also been amended and the last delivery time on Monday-Saturday had been brought forward to 9pm.

Additional representations had been received during the further consultation period. However it was not considered that there had been any new points raised over those identified and considered during the first consultation period.

The officer's recommendation was therefore to approve the application.

The Chairman then introduced local resident Mrs MacDonald who addressed the committee in objection to the application. She expressed concerns that in her view the submitted traffic assessment was misleading as it underplayed the amount of traffic that would be generated by the development on Knollside Close. Mrs MacDonald stated that a 5 percent increase had been referred to however her investigation had shown that there was likely to be a 300 percent increase in traffic on Knollside Close as the assessment had shown there would be 100 journeys per hour at peak times while there were currently only 27. She suggested that Members should visit the site on a Saturday to see what the impact would be. She was concerned over the impact the development would have on the amenity of local residents. There was a significant level of local opposition to the proposed development and she asked that the committee refuse the application.

The Council's highways engineer advised that the transport assessment as part of the application had been thoroughly scrutinised by officers and it had been concluded that there would not be more than 5 percent increase in traffic on the wider road network. It was acknowledged that there would be more than a 5 percent increase in traffic on Knollside Close up to the entrance to the car park for the proposed store but there would not be an increase in traffic beyond the store entrance. The traffic impact on Knollside Close was considered to be acceptable.

The applicant's highways consultant then added that while there would be an increase of traffic on Knollside Close the majority of the vehicles would already be using the road network to access other supermarkets in the area.

Councillor Ellis expressed concerns over the potential increase in traffic on Knollside Close and asked what the likely increase in traffic would be. The highways engineer advised that the study had shown that there were estimated to be currently 9 vehicle journeys per hour on Knollside Close at the busiest periods. It was anticipated that there would be 50 vehicles in each direction per hour accessing the supermarket at the busiest times but this was well within the capacity of Knollside Close and the junction with Hall Farm Road.

Councillor Thompson stated that he welcomed the amendments which had been made by the applicant; they went a long way to address the concerns which had been raised previously by the Committee relating to conflict between pedestrians and HGVs.

Councillor Dixon commented that the 50 vehicles per hour at peak time was less than one vehicle per minute which did not seem to be an excessive level of traffic. He queried whether this was the anticipated peak level of traffic. He was informed by the highways engineer that this was the anticipated number of vehicles in each direction and that it was not considered to be a significant volume of traffic. Councillor Wood commented that he understood the resident's concerns; he acknowledged that the development would change the character of Knollside Close. However he referred to the officer's recommendation and noted that the applicant had done a lot of work to address the issues which had previously been raised by the Committee and due to this he could not see any valid grounds for refusing the application.

The Chairman then put the officer's recommendation to approve the application to the vote and with:

5 Members voting in favour of the recommendation and

1 Member voting against the recommendation

- It was:-
 - 2. RESOLVED that the application be approved for the reasons set out in the report and appended report and subject to the 17 conditions set out in the appended report.

13/02683/OUT – Residential development of 17no. 3 storey town houses with access from Tavistock Place. 8-12 Murton Street, Sunderland, SR1 2QY

The Chairman advised that this application had been withdrawn from the agenda for this committee meeting by officers and would be submitted to a future meeting of the committee for consideration.

Town and Country Planning Act 1990 – Appeals

The Deputy Chief Executive submitted a report (copy circulated) concerning the appeals received and determined for the period 1st November, 2013 to 30th November, 2013.

(For copy report – see original minutes).

Members queried the one appeal received in respect of Mill House (Ref 13/00027/CON) as this was an application which had previously been approved by the Committee. The representative of the Deputy Chief Executive advised that the applicant had appealed against the imposition of one of the planning conditions which requires the development to only be used as an annex to the existing main dwellinghouse. The appeal was currently being considered by the Planning Inspectorate and the outcome would be reported to the committee at a future date.

3. RESOLVED that the report be received and noted.

(Signed) E. GIBSON, Chairman.

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At a Meeting of the DEVELOPMENT CONTROL (SOUTH SUNDERLAND) SUB-COMMITTEE held in the CIVIC CENTRE on TUESDAY, 7th JANUARY, 2014 at 4.45 p.m.

Present:-

Councillor E. Gibson in the Chair

Councillors Ball, Copeland, Dixon, Price, Turton and Wood

Declarations of Interest

There were no declarations of interest.

Apologies for Absence

Apologies for absence were submitted on behalf of Councillors Blackburn, Ellis, T. Martin, Thompson, Tye, P. Watson and S. Watson.

Applications made under the Town and Country Planning Acts and Regulations made thereunder

The Deputy Chief Executive submitted a report (copy circulated) relating to the South Sunderland area, copies of which had been forwarded to each Member of the Council, upon applications made under the Town and Country Planning Acts and Regulations made thereunder.

(For copy report – see original minutes).

13/02673/VAR – Variation of Condition 2 attached to planning application 12/02259/FUL to replace house types to plots 38, 88 and plots 126-145 Land at Ethel Avenue, Sunderland

The representative of the Deputy Chief Executive presented the officer's report and explained that this was a Section 73 application in respect of the previously approved scheme in order to substitute the 4 bedroom house types for 3 bedroom houses There had been no representations received from the consultation exercise. The principle of the development remained acceptable and the proposed amendments were also acceptable. The existing Section 106 agreement would need to be amended for the amended scheme as there would be 2 fewer properties. The recommendation was to approve the application subject to the conditions set out in the report and subject to a deed of variation of the Section 106 agreement being signed.

Councillor Price queried whether the £701 per house was the standard rate for the calculation of section 106 contributions for play provision. He was advised that this was the current standard rate for any dwelling with 2 or more bedrooms.

1. RESOLVED that the application be approved for the reasons set out in the report subject to the 19 conditions set out therein and subject to the completion of a deed of variation in respect of the Section 106 agreement.

Items for Information

2. RESOLVED that a site visit be undertaken to 13/03897/FUL – Doxford House, Warden Law Lane, Sunderland, SR3 2PD at the request of the Chairman.

(Signed) E. GIBSON, Chairman.

At a Meeting of the DEVELOPMENT CONTROL (SOUTH SUNDERLAND) SUB-COMMITTEE held in the CIVIC CENTRE on TUESDAY, 28th JANUARY, 2014 at 4.45 p.m.

Present:-

Councillor E. Gibson in the Chair

Councillors Blackburn, Dixon, Ellis, Price, Turton and Wood

Declarations of Interest

There were no declarations of interest.

Apologies for Absence

Apologies for absence were submitted on behalf of Councillors Atkinson, Ball, Copeland, T. Martin, Thompson, P. Watson and S. Watson.

Applications made under the Town and Country Planning Acts and Regulations made thereunder

The Deputy Chief Executive submitted a report and supplementary report (copies circulated) relating to the South Sunderland area, copies of which had been forwarded to each Member of the Council, upon applications made under the Town and Country Planning Acts and Regulations made thereunder.

(For copy reports – see original minutes).

13/03897/FUL – Change of use of Doxford House to single dwelling house and various external alterations and extensions, including replacement of existing conservatory to east elevation, extension to north elevation to provide swimming pool and roof terrace, creation of external water feature, insertion of new access gates in Warden Law Lane boundary and provision of driveway to serve new detached garage. Change of use of northern range to single dwelling house and various external alterations and extensions, to include adaptation of roof to provide accommodation in roof space and erection of extension to south elevation to provide garage (amended description 16/12/2013)

Doxford House, Warden Law Lane, Sunderland, SR3 2PD

The representative of the Deputy Chief Executive advised that this application was to renovate the building and restore the building back to its original use as a single family dwelling; this was considered to be acceptable in policy and residential amenity terms as it was likely that there would be a positive impact on the amenity of

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the neighbouring properties given the poor physical condition the property was currently in. The building was grade 2* listed and as such there the application had been prepared in conjunction with English Heritage who were fully supportive of the application. There was a related application for Listed Building Consent for the scheme and this was being considered separately by officers under the Council's delegation scheme.

There were a number of trees on site which were covered by Tree Preservation Orders; a number of these trees required maintenance and when the work was to be carried out there would be applications submitted for consent under the relevant TPOs to carry out the works on the relevant trees.

Councillor Price commented that it was good to see the proposals to restore the building and bring it back to use as a single family dwelling and he fully welcomed the application. Councillor Dixon also expressed his support for the application and stated that it was pleasing to see that the building was to be renovated. Councillor Ellis echoed these comments and welcomed the application which would help to protect the building which had been at risk for a long time.

1. RESOLVED that the application be approved for the reasons set out in the report and supplementary report and subject to the 20 conditions set out therein.

13/04051/LAP – Erection of 19.2 metres length of 2.7 metre high steel palisade fence to enclose part of the northwest school boundary Valley Road Community Primary School, Corporation Road, Sunderland, SR2 8PL

The representative of the Deputy Chief Executive explained that the application was to extend the current boundary fence. The style and size of the proposed fence were considered to be appropriate. There would be no impact on the play areas and there were no highways implications.

It was explained that the final deadline for the receipt of representations was not after the meeting. Currently there had not been any representations received however should any objections be received prior to the close of business on 28th January 2014 then the application would be brought back to the Committee for further consideration.

Councillor Price stated that he had no objection to the proposal but he felt that it was disappointing that schools needed to have such high fences to ensure their security.

2. RESOLVED that Members be minded to grant consent in accordance with Regulation 3 of the Town and Country Planning General Regulations 1992 (as amended) for the reasons set out in the report, subject to no objections being received prior to the expiry of the consultation period and subject to the 3 conditions set out therein.

Town and Country Planning Act 1990 – Appeals

The Deputy Chief Executive submitted a report (copy circulated) concerning the appeals received and determined for the period 1st December, 2013 to 31st December, 2013.

(For copy report – see original minutes).

In relation to application number 13/00024/REF Councillor Wood queried which aspects of the appeal had been upheld and which had been rejected. The representative of the Deputy Chief Executive agreed to provide Members with the determination for this appeal.

3. RESOLVED that the report be received and noted.

(Signed) E. GIBSON, Chairman.

At a meeting of the DEVELOPMENT CONTROL (HETTON, HOUGHTON AND WASHINGTON) SUB-COMMITTEE held in the CIVIC CENTRE on WEDNESDAY, 18th DECEMBER, 2013 at 5.45 p.m.

Present:-

Councillor Thompson in the Chair

Councillors Blackburn, Davison, Padgett, Richardson, Scaplehorn, Tate and Wood

Declarations of Interest

Cllr Tate made an open declaration in respect of those applications on the items for information only that relate to the Hetton area, as a member of Hetton Town Council who was a consultee on those applications.

Apologies for Absence

Apologies for absence were received from Councillors Lauchlan, Scott and Wakefield

Applications made under the Town and Country Planning Acts and Regulations made thereunder

The Deputy Chief Executive submitted a report and report for circulation (copy circulated), which related to Hetton, Houghton and Washington areas, copies of which had also been forwarded to each Member of the Council, upon applications made under the Town and Country Planning Acts and Regulations made thereunder.

(for copy report – see original minutes)

The Chairman advised that the applicants who wished to speak with regards to application 11/01066/SUB – Provision of 176 space car park at land at Campground, Springwell Road were running late and therefore proposed to the Members of the Committee that this application should be considered at the end of the agenda. The Committee agreed with this approach.

13/02688/ADV – Retention of 2 no. free standing signs at entrance behind fencing at LWC Limited, Mulberry Way, Fence Houses Industrial Estate, Houghton-le-Spring, DH4 5RH

The representative of the Deputy Chief Executive presented the report in respect of the application, summarising the planning issues around the principle of the development.

The Chairman welcomed Councillor Sheila Ellis to the meeting who had requested to speak in objection

At this juncture Councillor Blackburn queried why this application had been brought back to Committee when it had previously been considered at the last meeting and a decision made at that meeting.

The legal representative explained that unfortunately due to an administrative oversight by the planning officers, Councillor Ellis who had objected to the application and requested to speak at the committee meeting had not been notified of the last committee date when the application was originally considered. Therefore, as the decision notice had not yet been issued, the planning officer had decided on this occasion to exercise her discretion to refer the application back to this committee meeting so that Members could hear the additional representations from Councillor Ellis before deciding whether or not it was still appropriate to approve the application in light of this new information.

As this was a matter of the Committee hearing the new information to be presented by Councillor Ellis and then deciding whether or not to endorse the previous decision made, the issue of pre-determination should not arise if Members consider the new information with an open mind.

Councillor Ellis then addressed the Committee advising that she had been unaware that this application had been previously considered and thanked the Committee for allowing her to put forward her comments. She explained that she spoke on behalf of residents in the area who had no concerns over the first sign but did over the second installation.

She explained that Mulberry Way was a road that a large number of families and children used as their route to school and during the start and finish times of school the road could be extremely busy. The road was one which was regularly driven along at speed by users and there were concerns that a second sign would detract motorists attention away from the road.

It was considered that one sign at the entrance to the site was adequate and residents asked that due to the concerns of road safety for the pedestrians that use the route that the application for a two signs be refused.

Upon questioning by Councillor Blackburn, the Highways Officer confirmed that network management had no concerns over the installation or siting of the two signs from a highway safety perspective and if anything the proposal would add to the visual awareness of motorists, pedestrians, etc that the entrance to the site was situated at the point.

Members having fully considered the report and the representations from Councillor Ellis, it was:-

1. RESOLVED that the application be granted advertisement consent for the reasons as detailed in the report and subject to the six conditions as set out therein.

11/01066/SUB – Provision of 176 space car park (as amended) at land at Campground, Springwell Road, Springwell, Gateshead, NE9 7XW

Members having asked that further information be provided to the Committee on the details of land ownership, it was:-

2. RESOLVED that the application be deferred.

Items for Information

- 3. RESOLVED that site visits be undertaken for the following applications:-
 - 13/02636/VAR The Russell Foster Football Centre, Staddon Way, Houghton-le-Spring; and
 - 13/02811/FUL Land North of Over the Hill House, High Lane, Newbotltle, Houghton-le-Spring
- (Signed) G. THOMPSON, Chairman.

At a meeting of the DEVELOPMENT CONTROL (HETTON, HOUGHTON AND WASHINGTON) SUB-COMMITTEE held in the CIVIC CENTRE on WEDNESDAY, 8th JANUARY, 2014 at 4.45 p.m.

Present:-

Councillor Thompson in the Chair

Councillors Blackburn, Davison, Lauchlan, Padgett, Richardson, Scaplehorn, Tate Wakefield, Walker and Wood

Declarations of Interest

Cllr Tate made an open declaration in the items for information on the agenda in any applications that were relevant to the Hetton area, as a member of Hetton Town Council who was a consultee on those applications.

Apologies for Absence

Apologies for absence were received from Councillors Heron and Scott

Applications made under the Town and Country Planning Acts and Regulations made thereunder

The Deputy Chief Executive submitted a report (copy circulated), which related to Hetton, Houghton and Washington areas, copies of which had also been forwarded to each Member of the Council, upon applications made under the Town and Country Planning Acts and Regulations made thereunder.

(for copy report – see original minutes)

11/01066/SUB – Provision of 176 space car park (as amended) at land at Campground, Springwell Road, Springwell, Gateshead, NE9 7XW

The representative of the Deputy Chief Executive presented the report in respect of the application, summarising the planning issues around the principle of the development.

The Chairman welcomed Ms. Clare Stagg from PlanIT Design and Mr. Patrick Burns from Wrekenton Nou Camp to the Committee who wished to speak in favour of the application.

Ms. Stagg spoke in support of the application, addressing the issues that had been received in objection from members of the public. She explained that the proposal would not increase the risk of flooding but actually reduce it due to the 100 cubic metre soak away store. With regards to any increase in noise, she explained that there was no intention to increase the number of football matches played and therefore the levels of visitors to the site should remain the same.

Ms. Stagg further advised that they had been proactive in visiting local residents to discuss the proposals and had received positive feedback from them all. In response to concerns over the development causing a 'blot' on the landscape, she informed Members that there were plans to screen the car park quite heavily with trees that would grow to approximately 10 feet so that this would not be an issue.

With regards to the use of an alternative surface, Ms. Stagg advised that they had looked at other surfaces and were keen to explore any other options so long as they were cost effective and of a solid surface to allow cars to park upon it. She explained that the plot of land was currently being used as a car parking facility but as there was no hard standing, in times of bad weather it could not be parked upon, which then created issues with residents as visitors to the site parked in neighbouring streets.

In closing she advised the Committee that they were happy to work with Officers to find a suitable solution but would need clear requirements as to what needed to be provided to allow the application to be granted approval.

The Chairman then invited Mr. Burns to address the Committee, who also spoke in support of the application.

Mr. Burns informed the Committee that the club had been formed in 2008 and since then the site had been gradually improved. He explained that over 20 teams, comprising of 250 players and 18 coach's now accessed and used the facilities over the course of the week, although the fixtures were arranged so that there would never be this number of visitors accessing the site at any one time and that the fixture lists would see arrivals being staggered over the day, over the five football pitches.

He explained to the Committee that concerns had been raised that there would not be another venue that would have the capacity for the same number of clubs to use and that this affected not only the local clubs but also those that visited from around the region.

With regards to alternative surface materials, he explained that they had looked into the costings of materials other than the proposed tarmac but that this doubled the costs and made it almost impossible to be cost effective to the club.

The Representative of the Deputy Chief Executive advised that this development would be within the Green Belt and therefore to be granted approval it must not harm the openness of the surrounding area and show very special circumstances for the development to be undertaken. Unfortunately, on this occasion and in its current proposal, this application could not be supported as it did not evidence these matters.

Upon seeking clarification as to whether the application could be deferred to allow the applicants to consider proposing an alternative material for the car parking, Members were advised that this was only one of a number of issues, as there were also concerns over the access road to the site.

Members having fully considered the application, and the representations made, it was:-

1. RESOLVED that the application be refused for the three reasons as set out in the report.

11/03177/EXT1 – Application for a new planning permission to replace an extant planning permission 05/03963/SUB (Use of existing lake and land for trout/pike lake, Associated development including lodge, on site wardens accommodation, snack and tackle shop and W.C. and education room. Formation of car park, new ponds, jetties, footpaths and fencing.) in order to extend the time limit for implementation at Willows Reservoir, East of 23 Eddison Road, Swan, Washington

The representative of the Deputy Chief Executive presented the report in respect of the application, summarising the planning issues around the principle of the development.

The Chairman welcomed Ms. Clare Grogan and Mr. John Richardson to the meeting who both wished to speak in objection to the application.

Mr. Richardson addressed the Committee first explaining that the applicant did not have access to the to the track to the east of the lake where the Lodge was proposed to be built as this land was now privately owned by a group of residents from The Willows who would not allow the applicant access to develop any part of the track or any other land within their ownership. He advised that to his knowledge there was no other way for the applicant to gain access to develop the site and therefore the application should be refused.

Ms. Grogan then addressed the Committee advising that there had been a number of changes in ownership of the land and how the land is set out since planning consent was given in November, 2005 and that many of the planning conditions that related to that application were no longer relevant. She raised concerns over the detrimental impact the development would have on the local wildlife and trees. Ms. Grogan also believed that the development would breach articles of the Human Rights Act 1998, for the elderly community who are neighbours to the development and all other residents in the vicinity.

Members having fully considered the report, it was:-

2. RESOLVED that the application be refused for the three reasons as set out in the report.

Items for Information

3. RESOLVED that the items for information be received and noted.

(Signed) G. THOMPSON, Chairman.

At a meeting of the DEVELOPMENT CONTROL (HETTON, HOUGHTON AND WASHINGTON) SUB-COMMITTEE held in the CIVIC CENTRE on THURSDAY, 30th JANUARY, 2014 at 4.45 p.m.

Present:-

Councillor Thompson in the Chair

Councillors Blackburn, Davison, Heron, Lauchlan, Padgett, Richardson, Scaplehorn, Scott, Tate, Wakefield, Walker and Wood

Declarations of Interest

Cllrs Blackburn, Heron and Tate made open declarations in the application 13/03039/VAR and in the items for information on the agenda in any applications that were relevant to the Hetton area, as members of Hetton Town Council who was a consultee on those applications.

Apologies for Absence

There were no apologies for absence made.

Applications made under the Town and Country Planning Acts and Regulations made thereunder

The Deputy Chief Executive submitted a report, supplementary report and report for circulation, (copies circulated), which related to Hetton, Houghton and Washington areas, copies of which had also been forwarded to each Member of the Council, upon applications made under the Town and Country Planning Acts and Regulations made thereunder.

(for copy report – see original minutes)

13/02811/FUL – Change of use of the field from agriculture to the keeping of horses and the erection of new five box stable block at land north of Over the Hill House, High Lane, Newbottle, Houghton-le-Spring, DH4 4NW

1. RESOLVED that the application be withdrawn.

13/03039/VAR – Variation of condition 9 (temporary 3 year permission) attached to planning application 10/03624/FUL (Change of use from agricultural merchants depot to a storage and vehicle maintenance facility.), to extend the change of use for a further 3 years at BM English and Son, Former NCB Workshops, Hetton Lyons Industrial Estate, Hetton-le-Hole, Houghton-le-Spring, DH5 0RH

The representative of the Deputy Chief Executive presented the report in respect of the application, summarising the planning issues around the principle of the development.

Members having fully considered the report, it was:-

2. RESOLVED that the application be granted approval for the reasons as set out in the report and subject to the eight conditions as detailed therein.

13/03037/VAR – Variation of condition 2 (plans) of previously approved application 12/0333/FUL (Residential development comprising of 170 houses with associated access, parking and landscaping, to include open space. Stopping up of highways and change of use to residential) for minor material amendment comprising substitution of house types at plots 8 and 9, reconfiguration of highway, dwellings (reduction of 1 no. unit) and garages at plots 24-26, 31-32 and 33-38 and replacement of 2 no. semi-detached dwellings with 3 no. terraced dwellings at plots 126 and 127, all within Area D at land north of Station Road / North West of Pattinson Road and adjacent to Barmston Road, Washington

The representative of the Deputy Chief Executive presented the report in respect of the application as set out in the main body of the agenda and the report for circulation, summarising the planning issues around the principle of the development.

Members having fully considered the report within the agenda and the report for circulation, it was:-

- 3. RESOLVED that the application be delegated to the Deputy Chief Executive to either:-
 - approve, subject to the signing of the Deed of Variation; or
 - refuse, if the Deed of Variation is not completed by 7 February,
 - 2014 or an alternative date as agreed with the applicant.

13/03217/VAR – Variation of condition 22 (hours of operation 7am – 7pm) attached to planning application 11/0276/FUL (Redevelopment of campground waste transfer station including: waste reception building, storage facilities, staff site office, visitors centre, wind turbine, car parking and associated infrastructure and landscaping). To allow opening hours to be extended up

until 7.30pm at Campground Refuse Disposal Works, Springwell Road, Springwell, Gateshead, NE9 7XW

The representative of the Deputy Chief Executive presented the report in respect of the application, summarising the planning issues around the principle of the development.

The Chairman welcomed Mr. Alan Barber and Mr. Kris Furness, Assistant Planning Manager at SITA to the Committee who wished to speak in objection and in favour of the application, respectively.

Mr. Barber, spoke in objection to the application stating that he would dispute the reasons behind the extension in opening hours as following investigations by himself he was under the impression that most Household Waste Recycling Centres closed earlier than the quoted time of 20:00 and therefore there were no grounds for and no need to extend the hours of this site.

He advised that extending the opening hours would be detrimental for residents living close to or on route to the site as the proposed 19:30 closing time would fall directly in line with the times that families were settling down and young children being put to bed. Although the report states that systems to prevent noise and vibration were put into place, residents would still suffer the detriment and disruption should the compacting site be granted extended hours of operation.

In closing he explained that Springwell Village already suffered from the noise and interference from the quarry and other industrial units and asked that this extension to opening hours be refused so as not to increase any more issues in this area.

Mr. Furness then addressed the Committee, advising that the Campground site requested the additional 30 minutes to operate at the end of the day so that they could meet the demands put upon them within their contracts to ensure that materials could be received from household recycling operators so that they could start the following day with empty containers. He agreed that operators did close at varying times but that they did have the ability to stay open until 20:00 and therefore if they chose to do so this site would be available for them to use up until 19:30 on those occasions.

He informed Members that noise assessments had been undertaken at the site and that no concerns had been raised from the Council's Environmental Health Service as a result of them. Controls and noise mitigation barriers and controls would be installed as set out within the planning application agreed.

Overall the extension of the opening hours would be of significant benefit to the site and allow SITA to meet the requests of partners, one of which being the Council, to accept recycling waste up until the designated time of 19:30.

Members asked if the redevelopment of the site was complete, and if not, how it was known that the extension to opening hours would be needed and were advised that it was not operational as yet but as part of the contract between themselves and the waste partnership they had agreed that, during peak times or as and when needed then household recycling could be received up until that time. He advised that the only part of the site opening until 19:30 would be the receptacle site where vehicles would be brought inside to deposit waste from other sites.

Members raised concerns that it may be only a thirty minute extension on this occasion but that this could continue with other applications increasing the time further. They asked if further information could be sought on the requirements of the waste partnership for the site to be open to receive vehicles until that time.

Members having fully considered the application, and the representations made, it was:-

4. RESOLVED that the application be deferred to allow further information to be sought.

13/03279/LAP – Change of use from residential to office, temporary for 18 months (Part Retrospective) at 113 Waterloo Walk, Sulgrave, Washington, NE37 3EN

5. RESOLVED that the application be granted consent under regulation 3 of the Town and Country Planning General Regulations 1992, for the reasons as set out in the report and subject to the two conditions as detailed therein.

Items for Information

 RESOLVED that a site visit be undertaken to application 11/02018/FUL

 Land adjacent to 9 Grange View, Newbottle, Houghton-le-Spring, DH4 4HU

(Signed) G. THOMPSON, Chairman.

PLANNING AND HIGHWAYS COMMITTEE

18 February 2014

CONSULTATIONS FROM NEIGHBOURING COUNCILS ON PLANNING APPLICATIONS

REPORT OF THE DEPUTY CHIEF EXECUTIVE

- 1.0 PURPOSE OF THE REPORT
- 1.1 To seek the Committee's agreement to the response to be made to a consultation from a neighbouring authority regarding a planning application affecting a site within proximity to the boundary of the City of Sunderland
- 2.0 BACKGROUND
- 2.1 Where the Council is consulted by a neighbouring authority on planning applications which is not within its administrative boundary but which may have an impact on Sunderland's interests, the approval of the Planning and Highways Committee is obtained to agree the content of the Council's response.
- 3.0 APPLICATION DETAILS
- 3.1 Sunderland City Council has been consulted by Durham County Council on the planning application detailed below.

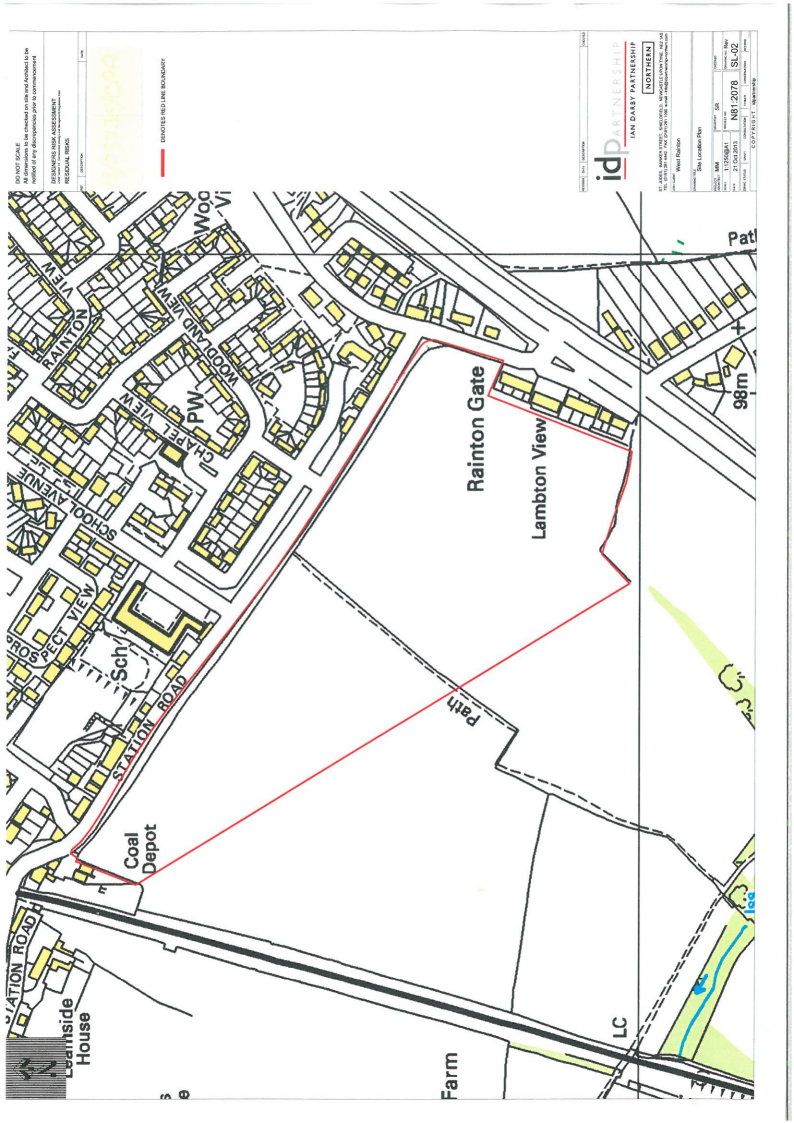
3.2	Notifying Authority: Application no: Applicant: Proposal:	Durham County Council CMA/4/112 Tees Valley Housing Residential development of up to 250 dwellings, small scale community hubs within use classes A1, A2, A3, A4 and A5 of up to 950 sqm and within use clase D1 of up to 950 sq m and within use class D1 of up to 950 sq m with open space, and soft landscaping and associated infrastructure (outline, all matters reserved except access) including off
	Location:	site highway improvements. Land to the South West of Station Road, West Rainton, County Durham

- 4.0 CONSULTATION
- 4.1 The Council's Network Management and Planning Policy sections both inspected the proposal and offered no objections.
- 5.0 ASSESSMENT OF IMPACT ON SUNDERLAND
- 5.1 The application site is situated approximately 1.5km to the southwest of the nearest part of the administrative boundary of Sunderland. Given this notable distance and upon consultation with the Council's Planning Policy and Network Management sections, it is not considered that the proposed residential development would pose any direct impact on

Sunderland in respect of its highway network, the potential for flooding or any other material planning considerations, nor would it have a significant impact on the future aspirations of the City.

6.0 CONCLUSION AND RECOMMENDATION

- 6.1 As it is unlikely that the proposal would prejudice the interests of the City of Sunderland, it is recommended that Sunderland City Council advise Durham County Council that it does not have any comments or observations to make with regards to the proposal.
- 6.2 The Committee is therefore recommended to agree the above comments, which will then be sent to Durham County Council in relation to application no. CMA/4/112.



Item 08	
1.	Houghton
Reference No.:	13/01617/FUL Full Application
Proposal:	Erection of 63no. dwellings with associated landscaping, public open space and infrastructure.
Location:	Land East of Gillas Lane Houghton-le-Spring
Ward: Applicant: Date Valid: Target Date:	Copt Hill Persimmon Homes 25 June 2013 24 September 2013

PROPOSAL:

The proposal is for the erection of 63 detached dwellings, associated public open space, infrastructure and landscaping. The site measures approximately 6 acres.

The planning application is accompanied with:

- Design and Access Statement
- Transport Assessment
- Flood Risk Assessment
- Statement of Community Involvement
- Open Space Assessment
- Archaeological Assessment
- Desk Top Study
- Planning Statement
- Habitat/Species Survey

The application is a departure from the adopted Unitary Development Plan an as such has been advertised accordingly by the way of Site and Press Notices and Neighbour notification letters.

TYPE OF PUBLICITY:

Press Notice Advertised Site Notice Posted Neighbour Notifications

CONSULTEES:

Environment Agency Network Management Copt Hill - Ward Councillor Consultation Network Management Environmental Health Northumbrian Water Fire Prevention Officer Director of Children's Services Force Planning and Police Architectural Liaison Officer Nexus NE Ambulance Service NHS Trust The Coal Authority Natural England

Final Date for Receipt of Representations: 11.12.2013

REPRESENTATIONS:

Neighbour consultation responses

57 letters of representation have been received to the proposed development. The main issues and concerns are listed below:

- Issues in respect of flooding and recent problems at The Grove Rainton Bridge and Diary Lane.
- Overloaded sewage
- The provision of additional housing will seriously breach the human rights of citizens to have a safe environment
- Removal of the settlement break
- Damage the natural environment
- Loss of amenity open space
- Increase of traffic on already congested roads
- Local Planning policy runs counter to the development of this kind.
- Does not comply with the Unitary Development Plan
- Negative impact on Wildlife Corridor
- Housing Shortage
- Encroachment
- Loss of Heritage
- Loss of privacy
- Noise from the use
- Overdevelopment
- Poor Access point
- Length of time residents will be subject to noise and disturbance if the development proceeds

The issues raised above will be addressed in the conclusion section of the report.

The matters listed below are not material considerations in the determination of this planning application.

- Devaluation of properties
- Damage to mental and physical health

County Archaeologist – No objections in principle to the development subject to appropriate conditions

Natural England - No objections in principle to the development subject to appropriate conditions

Environment Agency - No objections in principle to the development subject to appropriate conditions

Northumbrian Water - The applicant intends to dispose of surface water directly to the local watercourse(Rough Dene Burn) and that the foul water will enter the combined public sewer system in Hetton Road. NWL are aware of sewerage issues in the local area, however it has been found that the flows from the proposed development will not pass through any of these areas that have been highlighted to NWL. NWL therefore have no issues with the management of surface water or foul water arising from the proposed development.

Network Management - No objections in principle to the development subject to appropriate conditions

Environmental Health - No objections in principle to the development subject to appropriate conditions in respect of land contamination, and site set up.

POLICIES:

• National Planning Policy Framework

In the Unitary Development Plan the site is subject to the following policies;

L_7_Protection of recreational and amenity land

B_2_Scale, massing layout and setting of new developments

L_5_Ensuring the availability of Public Parks and amenity open space

B_11_Measures to protect the archaeological heritage of Sunderland (general)

CN_6_Retain / enhance important open breaks & wedges between / within settlements

EN_14_Development on unstable or contaminated land or land at risk from landfill/mine gas

CN_23_Measures to conserve/ improve wildlife corridors

T_14_Accessibility of new developments, need to avoid congestion and safety problems arising

T_22_Parking standards in new developments

CN_18_Promotion of nature conservation (general)

R_3_Infrastructure provision, etc. in association with developments

H_21_Open space requirements in new residential developments (over 40 bed spaces)

T_14_Accessibility of new developments, need to avoid congestion and safety problems arising

B_11_Measures to protect the archaeological heritage of Sunderland (general)

COMMENTS:

The main issues to consider in the determination of this planning application are:

- Principle of residential development;
- Urban Design;
- Highway Access and Car Parking;
- Ecology;
- Flood Risk;
- Risk to Controlled Waters;
- Ground Conditions;
- Archaeology;
- Play Space; and
- Scheme viability/Section 106 contributions.

Principal of Development

The proposed development site is shown as an area of "Settlement Break" and Open Space on the Council's adopted Unitary Development Plan (UDP) proposals map.

The proposed development is a departure from the adopted Unitary Development Plan and has been advertised accordingly.

National Planning Policy

By virtue of section 38(6) of the Planning and Compulsory Purchase Act, 2004, the starting point for consideration of any planning application is the saved policies of the development plan. A planning application must be determined in accordance with the development plan unless material considerations indicate otherwise.

However, since the publication of the National Planning Policy Framework (NPPF) in March 2012, (which is a material consideration for the purposes of Section 38(6)), the weight that can be given to the development plan depends upon the extent to which the relevant policies in the plan are consistent with the more up to date policies set out in the NPPF. The closer the relevant policies in the development plan to the policies in the NPPF, the greater the weight that can be given to the development plan.

- The NPPF sets out a presumption in favour of sustainable development. This means that authorities when determining planning applications should:
- Approve applications that accord with an up to date development plan without delay; and
- Where the development plan is absent, silent or its relevant policies are out of date, granting permission unless:-

(a) there are any adverse impacts that would significantly and demonstrably

outweigh the benefits when assessed against the provisions of the NPPF taken as a whole, or specific policies in the NPPF indicate development should be restricted; or

(b) any specific policies in the NPPF indicate that development should be restricted.

The impacts of the proposed development are considered under the various headings in this Considerations section of the report

Further, part 6 of the NPPF is concerned with "Delivering a Wide Choice of High Quality Homes" which is relevant to the consideration of this application. Paragraphs 47 and 49 of the NPPF are particularly relevant to the consideration of this application.

Paragraph 47 states that:

To boost significantly the supply of housing, local planning authorities should:

- o Use their evidence base to ensure that their Local Plan meets the full, objectively assessed needs for market and affordable housing in the housing market area, as far as is consistent with the policies set out in the NPPF, including identifying key sites which are critical to the delivery of the housing strategy over the plan period;
- o Identify and update annually a supply of specific deliverable sites (i.e. sites which are available, suitable and viable for housing) sufficient to provide five years worth of housing against their housing requirements with an additional buffer of 5% (moved forward from later in the plan period) to ensure choice and competition in the market for land;
- o Identify a supply of specific, developable site or broad locations for growth, for years 6-10 and where possible, for years 11-15;
- o For market and affordable housing, illustrate the expected rate of housing delivery through a housing trajectory for the plan period and set out a housing implementation strategy for the full range of housing describing how they will maintain delivery of a five-year supply of housing land to meet their housing target; and;
 - Set out their own approach to housing density to reflect local circumstances.

Paragraph 49 of the NPPF states that:

• Housing applications should be considered in the context of the presumption in favour of sustainable development. Relevant local policies in a development plan for the supply of housing should not be considered up-to-date if the local planning authority cannot demonstrate a five-year supply of deliverable housing sites.

As indicated by paragraphs 47 and 49 of the NPPF (set out above), under the NPPF the planning authority should identify an available and deliverable five-year supply of housing land. If such a supply of housing land cannot be robustly

demonstrated, relevant local policies for the supply of housing are regarded as out of date, and therefore should be afforded little weight.

Following the revocation of the Regional Spatial Strategy in April 2013 (and the 5 year housing targets provided in the RSS), work is currently ongoing by the City Council towards establishing a five year supply of housing land based upon robust and up to date evidence of the city's housing needs.

Although it is considered likely that a five year supply of deliverable housing sites in the city can be demonstrated, the work to support this view is still developing and has not been subject to independent examination through a public inquiry and is currently, in draft. Therefore, on balance, at this stage the Local Planning Authority cannot say with certainty that a five year supply of deliverable housing sites is available and the therefore the more up to date development management and housing policies in the NPPF should be given greater weight when considering this application to the housing policies in the saved development plan.

Local Planning Policy

The proposed development site is allocated as Settlement Break in the Council's adopted Unitary Development Plan (UDP) and is therefore subject to Policy CN6 which states that:

"Important open breaks and wedges between settlements will be retained and enhanced".

The application is therefore contrary to Policy CN6. However, for the reasons stated above, the application needs to be considered against the more up to date development management tests set out in the NPPF.

Furthermore, the application site is considered suitable for housing development and has been included in the Council's most recent Strategic Housing Land Availability Assessment 2013(SHLAA) (site 339) as a 'deliverable' housing development site which is available, suitable and viable for residential development.

The site is also shown in the City Council's draft Settlement Break Review (2013) document as potentially developable and likely to result in a moderate overall adverse impact, some of which could be feasibly mitigated.

Open Space

The key policies relating to development on open space and play facilities can be found in Paragraph 74 of the NPPF, which reads:

Existing open space, sports and recreational buildings and land including playing fields shouldn't be built upon unless:

- An assessment has been undertaken which clearly shows the open space, buildings or land are surplus to requirement;
- The loss resulting from the proposed development would be replaced by equivalent or better provision in terms of quantity and quality in a suitable

location or

- The development is for alternative sports and recreational provision, which needs clearly outweigh the loss
- The application is accompanied by an Open Space Assessment.

Policy L6 and Policy L7

Policy L6 states " the city council will seek to develop a hierarchy of playspace provision for children on the basis of

- (i) a minimum of four district play areas;
- (ii) satellite play areas to be provided within 1 km of every child in the city; and
- (iii) local doorstep play areas provided, where practicable, within pocket parks and on other sites within housing areas throughout the city (see policy L5) in doing so the council will seek to achieve a standard for children's playspace of 0.6-0.8 ha. per thousand population, reasonably distributed throughout the city. in areas where it is impossible to approach this standard, consideration will be given to the more flexible use of space provided for educational or other purposes (see policies L1(iv) and CF8)."

Policy L7 states "land allocated for open space or outdoor recreation, as shown on the proposals map, will be retained in its existing use. This includes playing fields attached to schools or other educational establishments. Permission for other uses on these sites will only be granted if:

(i) alternative provision, of an equivalent scale, quality and accessibility is made which assists the achievement of the standards indicated in policies L4, L5 and L6 or

(ii) the development is for educational purposes; and,

(iii)there would be no significant effect on the amenity, recreational and wildlife habitat value of the site. Similarly, access to existing or proposed open space will be protected from alternative development."

Policy HA12

Improvements in the level of provision and quality of amenity open space will be made in the locations shown below:-

(1) Flint Mill; (2) Langdale St, Low Moorsley; (3) Herrington Burn Linear Park; (4) GilpinWood; (5) Eppleton Reclamation Scheme; (6) Bunker Hill; (7) Murton Lane;
(8) East ofWindermere Crescent; (9) Biddick Woods; (10) Rough Dene Burn

Sunderland City Council's LDF

The Planning and Compulsory Purchase Act 2004 requires that Sunderland City Council prepare a Local Development Framework. At present the Council are preparing the development plan documents that will make up the LDF. The Core Strategy Document is currently at the Preferred Options stage and therefore only has limited weight in the decision making process.

Sunderland City Council's Greenspace Audit 2012

This document analyses the existing open space designations within the key Area Regeneration Frameworks (ARF's). This is then further broken down to sub areas called City Villages and each area is then assessed in both Quantity and Quality of all forms of open space.

A summary of key the findings in the Audit are as follows:

- Houghton has an *above average* quantity of amenity open space;
- The quality of this open space is *below average* in comparison to the rest of the City;
- The access to formal parks in the area is considered to be *above average* and the quality of these parks is *good*.

Impact of the Development on the open space provision

The application site is currently designated in the Unitary Development Plan as 'New and Upgraded Open Space/Leisure Use', with the aim of improving the level of provision and quality of open space in this area (see Policy HA12).

Despite this designation, the development site is not readily accessible to the public and is under *private ownership*. As such the site cannot be considered to have fulfilled its allocation as a 'New and Upgraded Open Space/Leisure Use' or to have contributed toward the provision of open space in the local area during the plan period.

However the proposed development would increase the area of accessible public open space(POS) in the local area, through the provision of a large area of POS to the north east of the development complete with footpath links to existing routes/networks. Furthermore the provision of an amenity edge/green corridor along the south eastern boundary of the site will further enhance the level of accessible open space. This edge also offers the opportunity to create an area which supports the local ecology linked to Rough Dene Burn.

Furthermore the purpose behind designating the site as a 'Site for Amenity Open Space' in the UDP was to protect Rough Dene Burn, reinforce the separation of settlements policy and create a publically accessible area of open space. All three of these aims would be achieved through the implementation of a sensitively designed and well managed open space strategy, supported and facilitated by the proposed residential development. The proposals would also accord with the relevant open space policies of the NPPF. In light of the fact that the site is not publically accessible and therefore doesn't represent a contribution toward open space provision in the local area, the development would ensure a 'better provision in terms of quantity and quality', in accordance with Paragraph 74 of the Framework.

Quantitative

The Council's Greenspace Audit 2012 states that the quantity of amenity open space in theHoughton area is above average. In light of the fact that the site hasn't come forward as 'New and Upgraded Open Space/Leisure Use' as designated in the UDP, the proposals outlined

above demonstrate that the increase in usable POS would further enhance the provision of open space in the local area. As explained previously this site isn't currently accessible and as such doesn't represent what can be classed as public open space. A low density scheme with a high quality public realm would improve the amount of usable open space in the Houghton 'City Village' area.

Qualitative

Despite the relatively high provision of open space in the Houghton 'City Village', the quality of this provision is deemed to be below average by the 2012 Greenspace Audit. The proposed improvements to the POS provision in this area would contribute towards improving the quality (as well as quantity) of open space in the sub-area. The introduction of a well managed area of POS to the north east of the site, in addition to a green ecological corridor along the south eastern edge will improve the quality of what is currently poor, inaccessible open space. The area of open space within the site is considered to be well designed to enhance the overall scheme.

Conclusion on Open Space

Through an assessment of relevant national and local policy, in addition to a quantitative and qualitative assessment of the existing and proposed open space provision within the site, the applicant has demonstrated that the quantity and quality of open space will be improved as a result of these proposals and as such the proposal is considered acceptable in terms of the Local Planning Authorities open space requirements and as such is considered to comply with policy L7 of the Unitary Development Plan.

Principle of Development – Summary

Although the application is contrary to site specific policy CN6 in the development plan, the application needs to be considered in light of the presumption of sustainable development and the impact tests set out in paragraph 14 of the NPPF.

The application site has been identified as being suitable for release for housing in the SHLAA and to assist in the delivery of quality housing to meet the city's housing requirements.

The proposed residential development is therefore considered to be acceptable in principle subject to the assessment of the other impacts of the development which are considered below.

Urban Design

The proposed development comprises 63 executive detached dwellings of traditional design. All dwellings proposed are two storeys in height. All of the dwellings proposed include private outdoor amenity space (private garden areas) and private car parking in the form of integral and detached garages and driveways.

Appropriate spacing, to protect the privacy of occupiers, is retained between dwellings in general accordance with the Council's adopted standards of 21 metres between main facing elevations and 14 metres between main elevations

and blank gable walls.

The proposed development is therefore considered to be acceptable in terms of urban design and as such complies with policy B2 of the Unitary Development Plan.

Highway Access and Car Parking

Policy T14 of the Council's adopted UDP is relevant to the consideration of the highway arrangements for this application.

Policy T14 requires that:

Proposals for new development should:

- 1. Be readily accessible by pedestrians and cyclists as well as users of public and private transport from the localities which they are intended to serve.
- 2. Not cause traffic congestion or highways safety problems on existing roads.
- 3. Make appropriate safe provision for access and egress by vehicles (including buses), pedestrians, cyclists and other road users, paying particular attention to the needs of people with mobility impairment;
- 4. Make provision for the loading and unloading of commercial vehicles (for commercial development);
- 5. Indicate how parking requirements will be accommodated.

Highway Access

Access to the site is to be taken via the existing junction from Lingfield the existing housing state which adjoins the application site. The access point has been careful considered and as such is satisfactory to comply with policy T14 of the adopted Unitary Development Plan.

Car Parking

Private car parking is provided for each property via a variety of means, these being private driveways, integral and detached garages. Visitor car parking is distributed evenly throughout the development, the proposed car parking requires is considered to be compliant with policy T22 of the Unitary Development Plan.

Sustainable Transport

NEXUS has been consulted regarding this planning application and considers the site to be well served by public transport.

The application is accompanied by a Travel Plan; the travel plan has been carefully considered and as such complies with policy T14 of the Unitary Development Plan. It is recommended that if members are minded to grant

planning permission that a condition be imposed to ensure the Travel Plan is fully implemented.

Ecology

The proposed development site lies within a Wildlife Corridor and is therefore subject to the requirements of Policy CN23 of the adopted UDP which states that:

Within the wildlife corridors indicated on the proposals map:

- 1. Measures to conserve and improve the environment will be encouraged using suitable designs to overcome any potential user conflicts;
- 2. Development which would adversely affect the continuity of corridors will normally be refused;
- 3. Where, on balance, development is acceptable because of wider plan objectives, appropriate habitat creation measures will be required to minimise its detrimental impact.

It should be noted that the presence of a wildlife corridor does not preclude a site from development. There are many instances across the city where wildlife corridors and built development co-exist on the same site.

This application is accompanied by an ecological assessment of the proposed development site and biodiversity enhancement proposals for the site. The site is considered to be of low ecological value.

The proposal to develop a holistic ecological management approach for the site and adjacent land and wildlife corridor is appropriate and very welcome. A schedule of sustainable habitat improvement and long-term management is crucial to addressing the impact of development and resultant increases in public pressure on local biodiversity and greenspace. If members are minded to recommend approval of this planning application; the production and implementation of such an integrated biodiversity mitigation and enhancement strategy should form a condition of approval and works starting on site.

The cumulative impact of developments across the Houghton-Hetton area remains a major concern that needs to be addressed. There is however an opportunity to integrate the landscape and biodiversity of various phases of built development with local and regional initiatives for species such as water vole and barn owl, and for landscape scale habitat improvements. To enable positive net biodiversity gain and counter the negative impacts of increased public pressure on neighbouring high quality greenspace, a developer contribution to the enhancement and protection of key features is appropriate.

A contribution for ecological enhancement measures is requested, through a Section 106 Agreement (S106), to ensure compliance with National Planning Policy Framework (for example para. 109 and para. 118), the Natural Environment and Rural Communities Act 2006 (S40) and Unitary Development Plan policies CN18 and R3.

The requested sum of £47,800 is commensurate with the level of development

and proposals of this nature. In summary the contribution would deliver the following:

Item	Cost (£)
Access network upgrades Grassland restoration Riparian habitat management Woodland management	15,300 10,800 8,200 13,500
Total	47,800

Conclusion of Ecological Issues

The proposed development is considered acceptable in terms of ecological issues and the inclusion of a financial contribution in respect of ecological enhancement measures.

Should members be minded to grant planning permission relevant conditions should be imposed to ensure the required enhancements are fully implemented in order to achieve a satisfactory form of development and to comply with policy CN23 of the Unitary Development Plan.

Flood Risk

Policy EN12 is relevant to the consideration of this application in terms of flood risk. Policy EN12 of the adopted UDP states that:

In assessing proposals for development, the Council, in conjunction with the Environment Agency and other interested parties, will seek to ensure that the proposal would:

- o Not be likely to impede materially the flow of flood water, or increase the risk of flooding elsewhere, or increase the number of people or properties at risk from flooding (including coastal flooding); and
- o Not adversely affect the quality or availability of ground or surface water, including rivers and other waters, or adversely affect fisheries or other water based wildlife.

The site is located within Flood Risk Zone 1. The application is supported by a detailed flood risk assessment.

Both the Environment Agency and Northumbrian Water have been consulted regarding this application.

The Environment Agency has confirmed no objection to the proposed development but has requested that if Members are minded to approve this application a conditions to the following effect should be attached to any approval granted: **Condition** – The development permitted by this planning permission shall only be carried out in accordance with the approved Flood Risk Assessment written by 3 E consulting Ref 12749 Version 3 and the following mitigation measures detailed in the FRA:-

1 – If surface water is to be discharged to Rough Dene Burn then runoff should be restricted to 5 litres per second as stated in section 7.01

2- Ensure finished floor levels in the south east area of the development are set above the existing ground levels. In accordance with the recommendations in section 5.10

Reason : To prevent flooding by ensuring the satisfactory storage and disposal of surface water from the site and to reduce the risk of flooding to the proposed development and the future occupants.

Condition – The development hereby permitted shall not be commenced until such time as a suitable surface water drainage scheme has been submitted to, and approved in writing by the Local Planning Authority.

The scheme shall be fully implemented and subsequently maintained In accordance with the timing /phasing arrangements embodied within the scheme, or within any other period as may be subsequently be agreed, in writing, by the Local Planning Authority.

Reason – To prevent flooding by ensuring the satisfactory storage of/disposal of surface water from the site.

Risk to Controlled Waters

The Environment Agency has confirmed that the controlled waters at this site are of low environmental sensitivity.

Surface water run off should be discharged either to Rough Dene Burn via a new outfall or to the existing NWL sewer crossing the site. Run off should be restricted to the existing Greenfield run off rate or12 l/sec if connecting to the existing sewer.

Storm water should be managed in order that the sewer can accommodate the 1:30 year event without flooding and the 1:100 year event plus climate change should be retained on site without detriment to the proposed units.

The proposed development will not exacerbate flood risk either on the site or downstream of it and the proposed development is not at risk of flooding.

It is considered that on the above basis the proposed development is acceptable in terms of flood risk and is in accordance with the requirements of Policy EN12 of the adopted UDP.

Ground Conditions

Policy EN14 is relevant to the consideration of this planning application.

Policy EN14 of the adopted UDP states that:

Where development is proposed on land which there is a reason to believe is either:

- Unstable or potentially unstable;
- Contaminated or potentially at risk from migrating contamination;
- Potentially at risk from migrating landfill gas or mine gas;

The Council will require the applicant to carry out adequate investigations to determine the nature of ground conditions below and, if appropriate, adjoining the site, where the degree of instability, contamination, or gas migration would allow development subject to preventative, remedial or precautionary measures within the control of the applicant, planning permission will be granted subject to conditions specifying the measures to be carried out.

This planning application is accompanied by a preliminary Geotechnical and Ground Contamination Desk Top Review.

The Environment Agency and the City Council's Pollution Control Team have been consulted regarding the proposed development.

The Environment Agency has no objection to the proposed development.

The City Council's Pollution Control team has confirmed that it has no objection to the proposed development subject to the inclusion of planning conditions on any approval granted requiring submission of further geotechnical assessments, proposed remediation measures, verification report and also a condition to deal with any contamination that is uncovered unexpectedly during the construction phase of the development.

The proposed development is therefore considered to be acceptable in terms of ground conditions and in accordance with the requirements of Policy EN14 of the adopted UDP.

Archaeology

This application is accompanied by an archaeological assessment and the Tyne and Wear Archaeology officer has been consulted regarding the proposed development.

Impact assessment

The archaeological evaluation focused on the main body of the site, west of the modern fence and hedge line. Development of the southern and central parts of this area is unlikely to impact on any archaeological deposits. To the north, ditch [F5] crosses the northern corner of the study area. This feature is comparatively shallow. It is possible this feature may be impacted upon by the proposed development.

The County Archaeologist has requested that further excavation is required to uncover more of the ditch, take soils samples and determine its date. The ditch is not sufficient importance to merit preservation in-situ. Therefore it is recommended that if members are minded to grant planning permission, suitable conditions should be imposed to covering the following:-

- Archaeological trail trenching;
- Archaeological excavation and recording;
- Production of a post excavation report; and
- Publication of archaeological fieldwork.

The proposed development is considered acceptable in terms of archaeology and as such complies with policy B11 of the Unitary Development Plan.

Play Space

As members are aware, UDP policy encourages developers to locate equipped, Children's play areas within new residential development wherever possible

However, it was not considered that the location of a play area within the site is appropriate. Good practice indicates that play areas should be located centrally within new developments to ensure easy access to the areas for all surrounding occupiers,

The developer has therefore agreed to provide a financial contribution, of (63 x \pounds 701) \pounds 44,163 as a Section 106 contribution. Further information in this regard is set out in this report under the heading "Section 106 Contributions".

The proposed off site provision is considered acceptable and as such complies with policy H21 of the Unitary Development Plan.

Section 106 Contributions

The applicant has provided a financial viability assessment in connection with the application for the proposal which demonstrates the contribution to offsite affordable housing.

The submitted assessment is currently being scrutinised by the City Council's (Property Services) Chartered Surveyor. The final figure is currently being negotiated in respect of the affordable housing offsite provision. The current figure proposed is £370,005.

On the basis of the financial viability assessment submitted, a sum of £370,005 (provisional figure) for offsite affordable housing, £47,800 for environmental enhancements £44,163 and for off site play provision is available within the scheme and is required by the Council via a Section 106 agreement in order to achieve a satisfactory form of development and to comply with relevant Unitary Development Plan policies.

• Provision of Educational Places – The Education officer has confirmed there is no educational requirement in this instance.

Summary

The principle of housing development is considered to be acceptable, similarly the proposed development is considered to be acceptable in terms of urban design, highway access and car parking, flood risk, ground conditions, ecology, archaeology. Affordable housing offsite provision and play space.

Recommendation: Delegate to the Deputy Chief Executive for approval subject to the satisfactory completion of the section 106 agreement and draft conditions as listed below in respect of ;-

- Time Limit
- Plans
- Materials
- Boundary Walls and enclosures
- Finished Floor Levels
- Ecology Matters
- Flood Risk matters
- Site Set up
- Land Contamination (5 Standard Conditions)
- Archaeological
- Scheme of working
- Hours of Operation
- Landscaping

