To: Members of the Planning & Regulation Committee

Notice of a Meeting of the Planning & Regulation Committee

Monday, 15 January 2024 at 2.00 pm

Rooms 1&2 - County Hall, New Road, Oxford OX1 1ND

If you wish to view proceedings online, please click on this <u>Live Stream Link</u>. However, this will not allow you to participate in the meeting.

Dres

Martin Reeves Chief Executive

January 2024

Committee Officer:

Committees Team E-Mail: committeesdemocraticservices@oxfordshire.gov.uk

Members are asked to contact the case officers in advance of the committee meeting if they have any issues/questions of a technical nature on any agenda item. This will enable officers to carry out any necessary research and provide members with an informed response.

Membership

Chair – Councillor Geoff Saul Deputy Chair - Councillor Richard Webber

Councillors

Robin Bennett Yvonne Constance OBE Imade Edosomwan Mohamed Fadlalla Ted Fenton Stefan Gawrysiak Judy Roberts David Rouane Les Sibley lan Snowdon

Notes:

• Date of next meeting: 26 February 2024

If you have any special requirements (such as a large print version of these papers or special access facilities) please contact the officer named on the front page, but please give as much notice as possible before the meeting.





AGENDA

1. Apologies for Absence and Temporary Appointments

2. Declarations of Interest - see guidance note below

3. Minutes (Pages 1 - 28)

To approve the minutes of the meeting held on 4 September 2023 and the Extraordinary meeting on 27 September 2023 (**PN3**) and to receive information arising from them.

4. Petitions and Public Address

5. Chairman's Updates

To receive any updates from Officers through the Chair.

6. Didcot Garden Town HIF 1 Scheme Update (Pages 29 - 38)

At the meeting of the Planning and Regulation Committee on 27th September 2023, members considered an officer report advising the committee of the Secretary of State's call in and specific matters they wish to be informed about in order to reach a decision on the case the LPA will put forward at the Inquiry with regard to planning application R3.0138/21, which seeks planning permission for four interlinked pieces of strategic highway infrastructure as a single development: The dualling of a section of the A4130 to the east of Milton Gate, the Didcot Science Bridge, the Didcot-Culham River Thames Crossing, and the Clifton Hampden Bypass (HIF 1).

The report seeks to update the committee on requirements and requests made by the Inquiry inspector for more information and submissions made in response to them since the 27th September 2023 meeting of this committee.

It is recommended that the Committee notes the report.

7. Scheme of Delegation to Officers (Pages 39 - 42)

This report seeks a decision to approve an updated scheme of delegation to officers on Town and Country Planning matters outside of those decisions taken by the Planning and Regulation Committee.

> County Hall, New Road, Oxford, OX1 1ND www.oxfordshire.gov.uk Media Enquiries 01865 323870

It is RECOMMENDED that the members of Planning and Regulation Committee note and approve the updated scheme of delegation to the Corporate Director of Environment and Place under the provisions within the Oxfordshire County Council constitution for the discharge of Town & Country Planning development management and planning enforcement functions as set out in Annex 1 to this report.



Councillors declaring interests

General duty

You must declare any disclosable pecuniary interests when the meeting reaches the item on the agenda headed 'Declarations of Interest' or as soon as it becomes apparent to you.

What is a disclosable pecuniary interest?

Disclosable pecuniary interests relate to your employment; sponsorship (i.e. payment for expenses incurred by you in carrying out your duties as a councillor or towards your election expenses); contracts; land in the Council's area; licenses for land in the Council's area; corporate tenancies; and securities. These declarations must be recorded in each councillor's Register of Interests which is publicly available on the Council's website.

Disclosable pecuniary interests that must be declared are not only those of the member her or himself but also those member's spouse, civil partner or person they are living with as husband or wife or as if they were civil partners.

Declaring an interest

Where any matter disclosed in your Register of Interests is being considered at a meeting, you must declare that you have an interest. You should also disclose the nature as well as the existence of the interest. If you have a disclosable pecuniary interest, after having declared it at the meeting you must not participate in discussion or voting on the item and must withdraw from the meeting whilst the matter is discussed.

Members' Code of Conduct and public perception

Even if you do not have a disclosable pecuniary interest in a matter, the Members' Code of Conduct says that a member 'must serve only the public interest and must never improperly confer an advantage or disadvantage on any person including yourself' and that 'you must not place yourself in situations where your honesty and integrity may be questioned'.

Members Code – Other registrable interests

Where a matter arises at a meeting which directly relates to the financial interest or wellbeing of one of your other registerable interests then you must declare an interest. You must not participate in discussion or voting on the item and you must withdraw from the meeting whilst the matter is discussed.

Wellbeing can be described as a condition of contentedness, healthiness and happiness; anything that could be said to affect a person's quality of life, either positively or negatively, is likely to affect their wellbeing.

Other registrable interests include:

a) Any unpaid directorships

County Hall, New Road, Oxford, OX1 1ND

- b) Any body of which you are a member or are in a position of general control or management and to which you are nominated or appointed by your authority.
- c) Any body (i) exercising functions of a public nature (ii) directed to charitable purposes or (iii) one of whose principal purposes includes the influence of public opinion or policy (including any political party or trade union) of which you are a member or in a position of general control or management.

Members Code – Non-registrable interests

Where a matter arises at a meeting which directly relates to your financial interest or wellbeing (and does not fall under disclosable pecuniary interests), or the financial interest or wellbeing of a relative or close associate, you must declare the interest.

Where a matter arises at a meeting which affects your own financial interest or wellbeing, a financial interest or wellbeing of a relative or close associate or a financial interest or wellbeing of a body included under other registrable interests, then you must declare the interest.

In order to determine whether you can remain in the meeting after disclosing your interest the following test should be applied:

Where a matter affects the financial interest or well-being:

- a) to a greater extent than it affects the financial interests of the majority of inhabitants of the ward affected by the decision and;
- b) a reasonable member of the public knowing all the facts would believe that it would affect your view of the wider public interest.

You may speak on the matter only if members of the public are also allowed to speak at the meeting. Otherwise you must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation.

Agenda Item 3

PLANNING & REGULATION COMMITTEE

MINUTES of the meeting held on Monday, 4 September 2023 commencing at 2.00 pm and finishing at 2.45 pm

Present:

Voting Members:	Councillor Geoff Saul – in the Chair Councillor Richard Webber (Deputy Chair) Councillor Robin Bennett Councillor Yvonne Constance OBE Councillor Imade Edosomwan Councillor Mohamed Fadlalla Councillor Ted Fenton Councillor Stefan Gawrysiak Councillor Judy Roberts Councillor David Rouane Councillor Les Sibley
	Councillor Ian Snowdon

By Invitation:

Officers:

Whole of meeting	David Periam, Development Management Team Leader
	Mary Hudson, Principal Planning Officer
	David Mytton, Solicitor
	Shilpa Manek, Democratic Services Officer

1/23 APOLOGIES FOR ABSENCE AND TEMPORARY APPOINTMENTS (Agenda No. 1)

Apologies for absence were received from Councillor Felix Bloomfield and Councillor Ted Fenton was substituting.

2/23 DECLARATIONS OF INTEREST - SEE GUIDANCE NOTE BELOW (Agenda No. 2)

There were no declarations of interest received.

3/23 MINUTES

(Agenda No. 3)

It was **RESOLVED** that the minutes of the meeting held on 17th and 18th July 2023 be confirmed as a true record and signed by the Chair, subject to the following amendments:

• Add 'Councillor' in front of Oxford City Councillor and District Councillor names.

- Amend Oxfordshire City Council to Oxford City Council.
- Amend minutes to read: There was not enough information provided to make a decision and no opportunity of a fly-through of the proposal. Councillor Middleton requested a fly-through and this was presented after the lunch break, after concerns were raised by Members.
- Page 9 Paragraph starting "Councillor Constance" Amend to read Councillor Constance understood that it was not funded by council tax.
- Page 18 to check what Owen Jenkins said about safeguarded land in South Oxfordshire District Council. This was checked and not accepted.

Councillors Bennett, Constance, Edosomwan, Fadlalla, Roberts, Saul and Webber voted to approve the minutes.

4/23 PETITIONS AND PUBLIC ADDRESS

(Agenda No. 4)

The FCC Environment UK Limited representative, Mr Mark Cheetham, had requested to address the Committee on Item 5.

5/23 SUTTON COURTENAY LANDFILL SITE, APPLEFORD SIDINGS, OX14 4PP (Agenda No. 5)

The Principal Planning Officer, Mary Hudson, introduced the report and provided a presentation to the Committee. A correction to Table 1 on page 27 was pointed out.

The application was considered by the Planning and Regulation committee on 5th June 2023 and deferred pending further information. The requested information had been provided and considered and therefore, the application was being brought back to the Committee for decision. The application was a Section 106A application to amend a legal agreement associated with an existing planning permission. The applicant proposed to remove the hinterland obligation so that there would be no geographical limitation on the source of waste. They also proposed a change to the timescale for delivery of a permissive path.

There were no changes to the recommendation of the June report. It was recommended that the application be approved, and a deed of variation was entered into, to amend the legal agreement.

The recommendation was that

- i) Oxfordshire County Council enter into a deed of variation to amend the existing Section 106 legal agreement with regards to removing the hinterland restriction and amending the date for the provision of a permissive path.
- ii) The Director of Planning, Environment and Climate Change is authorised to enter into negotiations with the applicant and any other parties to the legal agreement with regard to making the variations set out in this report.

The following points of clarification were provided in response to questions and matters raised by the Committee:

- The only options were to retain or scrap the boundary, it could not be expanded.
- The waste was coming from places that had not been expected, however there had been no information that the approved route was being breached.
- The legal agreement had been scoped very carefully and it ensured that the waste from other places was not included.
- If the forecasts were met, the landfill would be filled by 2030.

The FCC Environment UK Limited representative, Mr Mark Cheetham, Regional Manager for South of England informed the Committee that the proposed change to the footpath was because of the timing of the delivery, there were no proposed changes to the alignment on the north or south of the path. The reason for the delay was because of the continued operation of Hanson and Forterra on the site and it would not be safe to have public access there. The current footpath diversion would remain in place so could be safely used in the interim. The application was to extend the timeline to 31st December 2030 to coincide with the current operation of the landfill.

The hinterland application relates to a non-hazardous landfill site permitted by the Environment Agency, which played a strategic role in providing a disposal point for predominantly construction and demolition for commercial and industrial waste. The adopted Oxfordshire Minerals and Waste Core Strategy did not support the imposition of catchment areas on waste management facilities, including landfills. The Strategy acknowledged Oxfordshire imported substantial quantities of waste from other areas and the trend was expected to continue.

The S106 agreement from November 2008 imposed a restriction on the waste that could be disposed of the site known as the hinterland restriction. Hinterland restrictions such as this were used to provide strategic assets to safeguard void for their own arisings. There was no longer a need to safeguard the site for municipal waste. Now the hinterland restriction conversely functioned the barrier to the successful completion of the infilling and restoration of the site within the current consented operational timeframes, since limited to a much smaller area. The waste inputs needed to be maintained at 300 – 350,000 tonnes per annum to be able to complete the site by the current planning end date, 31st December 2030. The planning consent was conditioned to restrict annual waste enforced to no more than 350000 tonnes per annum by road. The removal of the hinterland restriction would therefore not result in an increase of HGV movements. The removal of the hinterland would simply provide a wider area to maintain the levels.

Councillor Webber took the opportunity to invite the speaker to attend a Local Liaison Committee, as Chair of the Committee, to inform the local residents of the facts. Councillor Webber asked for confirmation that the 2030 target would be met and was reassured that if the hinterland restriction was removed, there would be more confidence that the 2030 deadline could be achieved. It was suggested that residents could attend the site for a visual explanation.

Councillor Constance formally proposed that the Officer recommendation permission be approved, taking particular note of the applicant's confidence that the landfill would be completed by 2030. This was seconded by Councillor Gawrysiak.

The Chair called for a vote on the proposal.

The Committee Members all AGREED and voted unanimously for the proposal.

RESOLVED: that the application be APPROVED as per Officers recommendation that

- i) Oxfordshire County Council enter into a deed of variation to amend the existing Section 106 legal agreement with regards to removing the hinterland restriction and amending the date for the provision of a permissive path and
- ii) The Director of Planning, Environment and Climate Change is authorised to enter into negotiations with the applicant and any other parties to the legal agreement with regard to making the variations set out in this report.

in the	Chair

Date of signing

PLANNING & REGULATION COMMITTEE

MINUTES of the meeting held on Wednesday, 27 September 2023 commencing at 10.00 am and finishing at 4.05 pm

Present:

Voting Members:	Councillor Geoff Saul – in the Chair
	Councillor Richard Webber (Deputy Chair) Councillor Yvonne Constance OBE Councillor Imade Edosomwan Councillor Mohamed Fadlalla Councillor Stefan Gawrysiak Councillor Judy Roberts Councillor Jan Snowdon Councillor John Howson Councillor Jan Middleton
Other Members in Attendance:	Councillor Robin Bennett (Registered Speaker) Councillor Duncan Enright (Registered Speaker) Councillor Charlie Hicks (Registered Speaker) Councillor Liz Leffman (Registered Speaker) Councillor David Rouane (Registered Speaker)
Officers:	
Whole of meeting	Paul Grant, Head of Legal Rachel Wileman, Director of Planning, Environment and Climate Change Nicholas Perrins, Head of Strategic Planning David Mytton, Legal Advisor David Periam, Development Management Team Leader Jason Sherwood, Growth Manager South and Vale John McLauchlan, Application Team, OCC Dan Townsend, Application Team, OCC Sean O'Connell, Transport Planner, AECOM Penny Taylor, Landscape/Arboriculture Advisor Alick Natton, Environmental Health Officer, VOWH & SODC

The Committee considered the matters, reports and recommendations contained or referred to in the agenda for the meeting, together with [a schedule of addenda tabled at the meeting][the following additional documents:] and decided as set out below. Except as insofar as otherwise specified, the reasons for the decisions are contained in the agenda and reports [agenda, reports and schedule/additional

documents], copies of which are attached to the signed Minutes.

6/23 APOLOGIES FOR ABSENCE AND TEMPORARY APPOINTMENTS (Agenda No. 1)

Apologies for absence were received from Councillors Ted Fenton, Les Sibley, David Rouane and Robin Bennett.

Councillor John Howson substituted for Councillor David Rouane and Councillor lan Middleton for Councillor Robin Bennett.

7/23 DECLARATIONS OF INTEREST - SEE GUIDANCE NOTE BELOW (Agenda No. 2)

There were none.

8/23 PETITIONS AND PUBLIC ADDRESS

(Agenda No. 3)

There were 17 requests to address the Committee.

The speakers were as follows:

Charlie Hopkins (Neighbouring Parish Councils Joint Committee) Debbie Davies (Oxfordshire Roads Action Alliance) Mark Beddow (East Hendred Parish Council) Victoria Shepherd Caroline Baird (Read by Victoria Shepherd) **Richard Tamplin** David Pryor (Chair of Didcot First) Sue Scane (Deputy Chair of Didcot First) lain Wallace (Head of Campus and Property Development – UK Atomic Energy Authority) Peter Canavan (Partner Carter Jones) on behalf of CEG (promotors of allocated site STRAT9: Land Adjacent to Culham Science Centre) Bethia Thomas (Leader of Vale of White Horse District Council) David Rouane (Leader of South Oxfordshire District Council) Cllr Charlie Hicks (Oxfordshire County Council) Cllr Robin Bennett (Oxfordshire County Council) Cllr Duncan Enright (Oxfordshire County Council) Cllr Liz Leffman (Leader, Oxfordshire County Council) John McLauchlan (Applicant)

9/23 DIDCOT GARDEN TOWN HIF 1 SCHEME

(Agenda No. 4)

Legal Advisor, David Mytton, read out the following statement:

"This meeting is for the Committee to decide how it wishes to respond to the Secretary of State's decision to call in the HIF1 planning application for his own determination and the four questions the Secretary of State has asked to be informed about.

This is a new decision for the Committee in a new context. It is not a continuation of the meeting that took place on 17 and 18 July, nor is it a reconsideration of the application. For that reason, all Members of the Committee have been invited to this meeting in the normal way. It is not restricted to those Members who took part in the meetings on 17 and 18 July.

We have received legal advice that the call-in decision of the Secretary of State is valid unless and until there is a successful challenge to it and that the Council must comply with it.

We have also received legal advice that the Committee is entitled to revisit its earlier decision in the light of the new context and to consider afresh in the light of all material considerations whether it wishes to continue with the existing reasons for refusal and how it wishes to proceed.

We have considered the various legal points raised by the Parish Councils and others and have concluded that there is nothing in those points which requires any amendment to the report to committee or the recommendations in it.

The Local Planning authority is entitled to and is now required to reach a view as to how it wishes to proceed in the light of the call-in of this application. It is not bound by its earlier decision and can come to a different view if it wishes."

Councillor Howson asked for clarification on the point at which a decision is made on an application. He also asked if there was a time limit for issuing a decision notice.

The Legal Advisor responded that in his view the point at which a decision was made was the point at which the decision notice was issued. The Secretary of State had called the application in under Section 77 and concluded that he had the ability to do so. Thereby the Council was bound by that decision and had to comply. There was nothing written in law on how long after a decision was made, a decision notice had to be issued. The Secretary of State decided that the decision notice was not issued and therefore he could call it in.

Councillor Middleton asked if the Council had queried the call-in with the Secretary of State as he did not understand by which auspices the Secretary of State can call-in a decision after a two-day meeting, a number of addresses from the public, a day deliberating the application and reasons given for the decision. Councillor Middleton felt that it set a dangerous precedent.

The Legal Advisor responded that the Secretary of State had called it in and had concluded that he had the power to do so.

Councillor Gawrysiak asked for clarification on the purpose of the meeting. He asked if the Committee could conclude that the 8 reasons for refusal had been addressed

by officers and could therefore reverse the original decision. He also asked if a new decision could be made with amendments, thereby negating the need for the Secretary of States involvement.

The Legal Advisor responded that the Committee was making a new decision and not reversing the previous decision. There were 8 reasons for refusal and the Committee was required to consider these reasons in light of the 4 questions asked by the Secretary of State.

The Chair added in response to a point by Councillor Constance that the Committee was no longer making a decision on the application itself. It was deciding what representations to make to the Secretary of State.

The Director of Planning, Environment and Climate Change, Rachel Wileman, read out the following statement:

"The application before members today is for a major highway development, comprising four parts.

- The dualling of the A4130 to the east of Milton Gate towards Didcot
- The construction of a bridge, known as Didcot Science Bridge, and a single carriageway road that will connect the A4130 to Collett Roundabout via a route that crosses the former Didcot A Power Station Site
- A new, single carriageway road between Didcot and the A415 which would include a bridge over the Appleford Rail sidings and a bridge and viaduct over the River Thames and Bridge Farm Quarry, and
- A Bypass for Clifton Hampden, which would connect the A415 with the B4015 via a new route to the north west of Clifton Hampden
- The proposed development also includes a new, continuous walking and cycling network along its length as well as related highway infrastructure such as roundabouts, bus stops, lighting, and drainage infrastructure, as well as landscaping.

As the committee is aware, the application was reported to the meeting of this committee on 17th and 18th July 2023 where the committee resolved to refuse the application for the eight reasons set out in today's committee report. The July committee report is attached as Annex 2 to today's committee report.

Before the decision notice was finalised and issued, by letter dated 25th July 2023, which is attached as Annex 1 to today's committee report, the application was calledin by the Secretary of State for his own decision. Therefore, the application has not been determined and the Secretary of State is now the determining planning authority. Nonetheless, the County Council as Local Planning Authority is required by the Secretary of State to provide a Statement of Case as a Written Statement for the Local Inquiry which will now be held by an inspector appointed by the Secretary of State. The County Council as Local Planning Authority is also required by the Secretary of State to work with the applicant to produce a Statement of Common Ground. The purpose of today's committee meeting is therefore for the committee to decide as Local Planning Authority what it wishes to include in its Written Statement and to authorise me to carry out any related work on its behalf. The Secretary of State has set out in his letter of 25th July 2023 that he particularly wishes to be informed about

- a) The extent to which the proposed development is consistent with Government policies for delivering a sufficient supply of homes as set out in chapter 5 the NPPF; and
- b) The extent to which the proposed development is consistent with Government policies for building a strong, competitive economy as set out in chapter 6 of the NPPF; and
- c) The extent to which the proposed development is consistent with the development plan for the area; and
- d) any other matters the Inspector considers relevant.

The Written Statement should therefore address the four areas which the Secretary of State has stated he particularly wishes to be informed about. The committee therefore needs to consider how it wishes to respond to the four questions raised by the Secretary of State and whether and if so how its previously intended reasons for refusal now fit with its answers to those questions.

The planning application is supported in principle by the Vale of White Horse Local Plan and the South Oxfordshire Local Plan, which taken together are the principle documents that set out the spatial strategy for the application area. The proposed development is required to address existing severe congestion, poor access and air quality issues in Science Vale, which have arisen because the existing highway infrastructure has failed to keep pace with housing and other development. These impacts affect all modes of travel, including walking, cycling, public transport and private car use. They are also difficult to address due to the severance caused by the Great Western Mainline and the River Thames. As set out in today's committee report, no objection in principle to the development in terms of its delivery of the spatial strategy was raised in the previously intended reasons for refusal. In the absence of the required infrastructure which the planning application seeks to provide, it will be impossible for the planned housing and economic growth to be delivered as envisaged in the spatial strategy. The short point is that there will have to be a highway of broadly this scale and nature in broadly this location to enable the housing and employment strategy for the area.

The proposed development would though cause localised harms and impacts that are of concern to affected residents and communities.

The proposal would cause significant harm to the occupants of some individual properties, schools, and commercial developments through adverse noise effects that, for some, would not be fully mitigated and this would be a permanent harmful effect.

The landscape and character of the local area would be changed, and this would cause localised harmful effects through changes to views, urbanisation, loss of trees

and other vegetation, and the impact of associated infrastructure such as lighting. Whilst the applicant has sought to minimise these effects as far as is practicable, it remains the case that there are aspects of the development where there are limited opportunities available to soften its impact and to integrate it fully with its surroundings.

The development would also cause less than substantial harm to the significance of the Grade I Nuneham Courtenay Registered Park and Garden, the Nuneham Courtenay Conservation Area, the Sutton Courtenay Conservation Area, and the Grade II Listed Fullamoor Farmhouse due to changes to the asset's settings. The development would also cause less-than-substantial harm to the significance of the Scheduled Monument 1006345, due to changes within its setting. The harms to designated heritage assets should be given great weight and importance when weighed against the public benefits of the development. There would also be harm to non-designated heritage assets, including Hill Farm and New Farm as well as to archaeological deposits.

Finally, the proposed development would cause harm to the Green Belt by way of its inappropriateness and impact on openness. This harm should only be allowed in very special circumstances and where the harm to the Green Belt and all other harms are outweighed by the benefits of the scheme. It remains my advice that very special circumstances are present in this instance and therefore that the development is in accordance with national and local policies that seek to protect the Green Belt.

Turning to the benefits of the development, both the Vale of White Horse and South Oxfordshire District Councils and the Highway Authority are clear that the development underpins the spatial strategy for the Science Vale area, and is essential for the delivery of homes on allocated land adjacent to Culham Science Centre, at Berinsfield Garden Village, and in and around Didcot in South Oxfordshire; and land at East of Sutton Courtenay, Milton Heights, Valley Park and North West of Valley Park in the Vale of White Horse. The development would enable jobs growth and would support the social and economic prosperity of the Science Vale area.

The proposed development is the cornerstone of mitigation that is required to enable planned growth to occur without severe harm being caused to the highway network. Without the development, planned housing and employment development of the anticipated scale will not be possible. Opposing the proposed development will therefore undermine the spatial strategy for both South Oxfordshire and the Vale of White Horse districts. Members are advised that principle of development should be accepted and should carry very strong weight in the Secretary of State's decisionmaking process.

Other benefits of the development would include the delivery of a high quality, near continuous, segregated footway and cycleway route that would provide a genuine alternative to private car travel. The beneficial impacts on the road network in terms of improved connectivity across the Great Western Mainline and the River Thames would ease congestion and reduce journey times and reliability for bus travel. Additionally, there would be reductions in traffic volumes through some local villages including Clifton Hampden and Appleford which would improve the quality of the environment and bring associated reductions in noise levels to some properties.

Since the July committee meeting, the applicant was invited [by me] to respond to the eight intended reasons for refusal of the application and in particular to the sustainability aspects, specifically to address concerns over the carbon emission impacts of the scheme and the alignment of the scheme with the Council's Local Transport and Connectivity Plan 2022-2050; and a perception of the Committee in July that the scheme was too car dominated and lacks prioritisation for public transport to encourage modal shift, such as bus priority measures or integration with local area transport plans. This request and the applicant's response are attached as Annex 5 to today's committee report. The responses made by the applicant are addressed in the main body of today's committee report against each of the eight previously intended reasons for refusal of the application. Whilst any amendments to the application can only now be made with the agreement of the inspector appointed by the Secretary of State, the applicant has stated that it will commit in its evidence to the Local Inquiry to conditions being attached to any planning permission that may be granted by the Secretary of State including:

- i) To secure a carbon management plan;
- ii) To promote modal shift by seeking to deliver a scheme of bus priority measures to be in place when the road is opened;
- iii) Exploring the possibility of relocating the proposed noise barrier closer to the proposed carriageway adjacent to Appleford Village, by relocating it between the No-Motorised Users provision and the carriageway.
- iv) Installing noise monitoring equipment at a location in the proximity of Appleford Village for the duration of the construction works of the Didcot to Culham River Crossing.
- v) Upgrading up to 50 proposed new trees to semi-mature specimens in the following areas: Didcot Science Bridge, River Thames Area, Culham Science Centre Roundabout Area, Clifton Hampden Conservation Area.
- vi) To enhance the design of the bridge during development of the detailed design for the structure

The applicant has also provided further information including:

- A signposting document with regard to the assessment of the health impacts and concludes a robust health assessment has been made;
- that it remains of the view that the traffic modelling carried out is robust and that the proposed development does accord with LTCP policies; and
- that very special circumstances exist for the development in the Green Belt.

Taking all of the above into consideration, it is clear that members will need to balance the planning merits of the proposed development in reaching a decision on the position it wishes to take as Local Planning Authority to put forward in its Written

Statement. The officer advice to Members, is that, notwithstanding the conflict with some policies in relation to noise, the proposal accords with the development plan when read as a whole and is consistent with Government policies for delivering a sufficient supply of homes as set out in the NPPF (Chapter 5); and with Government policies for building a strong, competitive economy as set out in the NPPF (Chapter 6).

At the July committee meeting thorough consideration was given to the development proposed in the application in arriving at the eight intended reasons for refusal. The Committee should now consider whether it believes it wishes to continue with any or all of those eight reasons as reasons for now opposing the development proposed in the planning application at the local inquiry. I have set out in today's committee report my advice on each of these eight reasons and how they contribute to the assessment of the matters which the Secretary of State has stated he particularly wishes to be informed. I am concerned that some of these reasons will not stand up to the robust examination which they are likely to receive by the inspector when taken in the context of the matters which the Secretary of State has stated he particularly wishes to be informed about. In particular, I recommend that the development is not opposed on the basis of the conflict with Green Belt policy.

The applicant is proposing a series of enhancements to the proposals that can be secured by conditions. I consider that this is a material change in circumstances and potentially resolves the intended reasons for refusal and could enable the local planning authority to adopt a neutral stance and not oppose the application in its Written Statement.

If, however, members disagree, I have also set forward an alternative approach of clearly setting out the concerns with regard to the reasons for refusal in a Written Statement to the local inquiry, asking that the inspector consider each matter carefully and accord it relevant weight in the planning balance, and their assessment against the development plan's spatial strategy for the area and with regard to how the proposed development is consistent with Government policies for delivering a sufficient supply of homes as set out in the NPPF (Chapter 5); and the extent to which the proposed development is consistent with Government policies for building a strong, competitive economy as set out in the NPPF (Chapter 6)".

The Development Management Team Leader, David Periam, presented and explained the Didcot Garden Town HIF 1 Scheme in detail.

The Head of Strategic Planning, Nicholas Perrins, updated the Committee on the addendum to the report which summarised a further 11 representations received and the officers' responses to these.

The Committee were addressed by the following registered public speakers:

Debbie Davies, representing the Oxfordshire Roads Action Alliance (ORAA), spoke against the application and made the following points:

- The impact of traffic had not been assessed.
- What happened to traffic when it reached the Golden Balls end of the road?

- It was raised by three Councillors during the meeting of 18 July 2023, that it was a road to nowhere.
- The applicant stated that traffic congestion would be relieved and the rerouting of HGV's from the A34 would be minimal but this would not have been subjected to traffic modelling.
- With the enquiry focused on points A, B, C and D, points A and B were not reasons for roads to be built if it increased road safety risks and the risks were unknown.
- The Committee was correct to refuse the application and the decision should be robustly defended.

Councillor Snowdon asked the speaker if ORAA were opposed to the scheme in its entirety and if they felt it would make the roads safer after the development was completed.

The speaker replied that they were concerned about the traffic modelling. The scheme had been assessed as a road for developments rather than part of the Highways network.

Councillor Roberts commented that there was a report in the original papers, that stated the building of the road would not increase traffic at the junction going into Abingdon and the only increased traffic would be due to the new housing estates. Councillor Roberts asked if ORAA disagreed with those findings.

The speaker said it was a concern and the modelling had not been done as a road that was part of the Highways network as agreed by three councillors at the meeting on 18 July 2023.

Mark Beddow from East Hendred Parish Council spoke against the application and made the following points:

- Oxfordshire County Council have a fixed, unlimited time, government grant and the liability for delay and escalating cost would lie with the Council and taxpayers.
- East Hendred Parish Council had no faith in Oxfordshire County Council Highways and particularly in the HIF1 project.
- The appeal to the Secretary of State should be withdrawn.

Charlie Hopkins representing the Joint Committee of the Neighbouring Parish Councils, spoke against the application and raised the following points.

- The Committee was urged to reject all of the recommendations set out in the officer's report and to uphold the decision of July's committee. A decision notice should be issued and the applicant requested to withdraw the application.
- The Article 31 Direction made by the Secretary of State in the call-in letter clearly stated that Oxfordshire County Council was prohibited from granting planning permission. There was nothing in Article 31 that permitted the Secretary of State to prohibit the Council from refusing permission. Consequently, as granting permission was not the decision of the Committee in July, there was no reason for the Council not to issue a decision notice.

- If the Committee voted in favour of the recommendations today, it would effectively reverse the decision of the July committee. The reasons for refusal remain as valid now as then.
- Five neighbouring Parish Councils were opposed to the scheme.
- The Committee should instruct the applicant to withdraw their application.
- Legal advice should be released, in full, to all Committee members and to the public.

Victoria Shepherd, a local resident of Appleford, spoke against the application and made the following points:

- Why had the Council not challenged the Secretary of States call-in?
- Local residents remained concerned about the inadequate and outdated traffic modelling and increased traffic into Abingdon.
- A legally and binding decision to refuse HIF1 was made on the 18 July and the purpose of today's meeting should be to withdraw the application.
- With rising interest and inflation rates, now was the time to develop more affordable and sustainable housing that would not destroy the local Green Belt.

Victoria Shepherd read out a statement prepared by local resident Caroline Baird who was against the application. The following points were made:

- There were increasing concerns about the public's role in the democratic process.
- A motion should be proposed to withdraw the application thereby making the Secretary of State's proposed intervention redundant.

Richard Tamplin spoke against the application and made the following points:

• If the Council did not have a dedicated appeals officer, it would need to appoint outside consultants at the inquiry. There was no possibility of a costs claim against the Council by the applicant. Outside consultants involved substantial costs, substantial staff-time, and embarrassing publicity. This could simply be avoided by asking the applicant to withdraw the application.

David Pryor, Chair of Didcot First and a local businessman in Didcot, spoke in support of the application and made the following points:

- Didcot lived on the edge of Oxford and had the power station and the railway built there. Didcot had waited 40 years for a new town centre and was now waiting for a significant infrastructure to be put in place.
- Didcot lived on the edge of wealth, contained some of the poorer pockets of Oxfordshire and needed support. Didcot was at leading edge of science and technology, and there was no other town in the UK surrounded by three innovation parks. The potential was there for Didcot to grow, to make Didcot a place where world class scientists would want to come to live and work and this required the HIF1 infrastructure.

Councillor Howson confirmed with the speaker that the three science sites mentioned were Newington Park, Harwell and Culham.

The speaker informed the Committee that Didcot was at the forefront of technology and that 80% of start-up companies collaborated with other companies on the three sites. They all worked together, and the potential was vast.

Sue Scane, Deputy Chair of Didcot First and the Chair of Didcot Volunteer Drivers, spoke in support of the application and made the following points:

- The residents of Didcot were promised the infrastructure alongside the housing, yet it still had not happened.
- All the reasons for refusal had been addressed in the original committee papers.
- Houses would bring more cars to Didcot and therefore more infrastructure would be required to deal with it. The building of the A1430 and Science Bridge would help steer traffic around the town reducing the usual bottlenecks.
- The two single lane bridges cannot cope with the volume of traffic and if either bridge were closed for repair, the result would be catastrophic. A modern bridge was required to take the pressure off of the old ones and provide linkage to South Oxford.
- It would allow cyclists a much safer option.

Councillor Roberts pointed out that there was not a Health Impact Assessment available at the previous committee meeting and the traffic modelling did not cover Golden Balls.

The speaker explained that she had focused on the impact of traffic at Didcot and the two bridges which created bottlenecks and as a volunteer driver, she had experienced people missing medical appointments because of them. It can take 25 minutes to get over the bridges.

Councillor Middleton commented that the speaker had implied that a development would bring in more cars, in a climate where reduction in car use was the aim and asked if the speaker had considered the principle of induced demand.

The speaker responded that there was a plan, 25 years ago, where each person could not have more than one parking space per person whereas actually, there are more cars coming. Public transport did not take people to where they wanted to be at the times they needed to be there. Infrastructure was required. Many of the people that volunteer drivers took to hospital were unable to use buses or bikes as they were not physically able to.

Councillor Webber asked if the speaker thought that the committee had got it wrong last time because they had been badly informed. The speaker said that having reviewed the reasons for refusal, she felt that all of those reasons had been addressed in the original report and in the original HIF bid. With better information, the proper process should be followed, and the application supported. This is the best scheme that has ever been put forward.

Councillor Webber asked if the speaker felt that as the scheme had been around for a long time, as far as the environment was concerned, things had moved on and was told that there were improvements to cycling, walking and bus transport, but cars were still causing traffic jams and pollution.

Councillor Edosomwan commented that it was unfair to suggest that the Committee had made the wrong decision last time when there was new information available in the reports.

Councillor Snowdon asked the speaker if she thought that this scheme would improve bus times and make it safer for cyclists. The speaker responded that she absolutely agreed with that view. Bus companies would increase their services if they had a reliable route.

lain Wallace, Head of Campus & Property Development – UK Atomic Energy Authority, spoke in support of the application and made the following points:

- Having worked for many years on the redevelopment of Culham, the HIF1 scheme played an integral role in this and a planning application for infrastructure on the campus. The Culham Campus was a globally recognised research hub for technology with 4,000 people employed there.
- The UK government launched a Fusion Strategy and the Culham Campus development was at the heart of the strategy. It had been requested that the campus had special designation to support growth and therefore UK Atomic Energy Authority were strongly in support of HIF1. If HIF1 did go ahead, delivery would be challenging.

Councillor Middlelton said he did not understand why the road was so vital to the Culham Campus when the road had been intended for houses and presumably, some of those houses would be occupied by staff. The speaker explained that there were huge problems with traffic congestion on the roads to the Campus and if the Campus doubled in size in 30 to 40 years, infrastructure would be needed to support that.

Councillor Roberts commented that in the report, Culham Nursery was one of the places that were going to be affected by the increase in noise pollution and asked if greater mitigation would be required. The speaker took the view that it would decrease the impact on the nursery as the roundabout would slow traffic and improve the situation.

Councillor Howson asked if congestion was predominantly during rush hour and if there was anything being done on Campus to alleviate the problem. The speaker explained that the focus was on future development and alleviating future congestion. Staff were encouraged to work flexibly.

Councillor Snowdon asked if UK Atomic Energy Authority had done any internal surveys on the volume of people that drive over the bridge from Didcot. The speaker said that surveys had been done and that more surveys were required.

Peter Canavan, spoke on behalf of CEG (promoters of allocated site STRAT9: Land adjacent to Culham Science Centre) in support of the application and made the following points:

- CEG were developing Culham Science Village, delivering 3,500 new homes. This was on a site allocated for this purpose in the South Oxfordshire Local Plan and would be supported by the HIF1 scheme.
- The HIF1 road scheme first emerged 10 years ago in Local Plan drafting exercises, designed to relieve pressure and support the new development of 14,000 homes and several thousand jobs.
- The HIF1 scheme was to promote active and sustainable travel, not just cars.

Bethia Thomas, Leader of the Vale of White Horse (VOWH) District Council, spoke in support of the application and made the following points:

- Vale of White Horse District Council strongly supported the HIF1 scheme.
- VOWH encouraged Members to withdraw the 8 reasons for refusal. It was noted that the Council had no principal objection to the application.
- HIF1 was essential in the delivery of VOWH Local Plan. Significant plans were underpinned by much needed transport infrastructure in and around Didcot.
- Without HIF1 there was significant risk to the VOWH Development Plan Strategy which may prevent the delivery of over 1,000 homes including 350 Affordable Houses and 300,000 metres of commercial floorspace.
- VOWH recognised delivery of the HIF1 in the Green Belt satisfied very special circumstances for the incursion.
- Members were advised to withdraw the reasons for refusal and support the additional conditions set out in the officer's report.

Councillor Snowdon asked the speaker to comment on the effect on the Joint Local Plan if the Secretary of State refused the plan.

The speaker responded by saying that it would have a significant effect on the ability to deliver the housing identified in the Local Plan, as well as employment sites.

Councillor Webber asked if the speaker accepted the arguments for refusing the applicant, to which the speaker responded that there was little reason for refusal.

Councillor David Rouane, Leader of South Oxfordshire District Council (SODC), spoke in support of the application and made the following points:

- South Oxfordshire County Council strongly supported the proposed Highways strategic infrastructure known as HIF1. It was essential to support the delivery of housing and developments in the SODC adopted Local Plan. 15,000 new homes were directly dependent on HIF1 being delivered to mitigate their impact. It also directed the key sources of employment to the Science Vale area with the Local Plan supporting the creation of approximately 10,000 jobs.
- SODC welcomed the improvements to the scheme which included sustainable modes of transport and upgraded landscape and design which would help mitigate the harmful effects of the development and the harmful effects of development on Didcot and surrounding areas.

Councillor Snowdon asked Councillor Rouane to explain to the Committee, how this scheme would affect other housing coming through speculative development. Councillor Rouane responded that speculative development was random and unpredictable and if the HIF1 scheme did not go through, it could be argued that it may stop speculative development in Didcot and move it somewhere else in the district.

Councillor Roberts asked if there was a large development planned in Berinsfield, with Section 106 money. Councillor Rouane confirmed that there was, and it was specifically mentioned in the HIF1 bid as one of the sites that would benefit from this proposal.

Councillor Hicks, Oxfordshire County Council, spoke against the application and made the following points:

- The legal advice at the start of the meeting appeared to be in contradiction with itself. To resolve this, the decision notice should be published separately to today's decision notice. The advice was that the July Committee made a decision; a decision was only formally made when a decision notice had been published and that the meeting today could only go ahead on the basis that the Committee in July had made a decision. Therefore, this was a new meeting with a new process and consideration and consideration needed to be given to the contradiction and the Committee should resolve to publish the decision made at July's Committee meeting.
- The application should continue to be rejected with reasons 1 & 8. The core claim of officers was that the highways were needed for housing development based on the assumption that they would be car dependent and would add new cars to the network. These claims were in conflict with material planning considerations of the Climate Change Committee report and the Council's LTCP Policy 36, specifically 'Decide and Provide'. The Climate Change Committees report referenced that the government needed to have policies to limit traffic growth and address private car demand. None of these things were addressed here. The recommendation stated that the UK should conduct a systematic review of current and future road building projects to assess consistency with the Governments environmental goals. This recommendation from the Climate Change Committee should be added to reason 1 if this were to go to the Inspectorate.
- 80% growth (paragraphs 83-90 of the officer's report) was not what was used for 'Decide & Provide' and the officer's advice should be rejected.

Councillor Constance commented that the Secretary of State was clearly not considering the 8 reasons given in July but was addressing 3 different points entirely – proposed development consistent with sufficient supply of houses, consistent with policies bringing a strong and effective economy, and consistent with plans for the area. Two District Councils had informed the Committee that their local plans depended on delivery of the proposed scheme.

The Legal advisor stated that there was a decision made in July, but it was not completed by the issue of a formal notice so it did not prevent the Secretary of State from calling it in.

Councillor Bennett, Oxfordshire County Council, spoke against the application and made the following points:

- If measures were taken to soften the decision made at the last Committee meeting, Councillor Bennett would be concerned about the message it would send about democracy. Residents expected the Council to stand behind their decisions.
- It was clear by the amendments that more could have been done to improve the scheme.
- Since the Secretary of State had become involved, the Committee had become somewhat powerless about the decision taken in July.
- Fully recognised that Didcot needed infrastructure.
- The Committee should support the decision previously made.

Councillor Gawrysiak asked that as Deputy Leader of the South Oxfordshire District Council, did Councillor Bennett support Councillor Rouane's comments that HIF1 was integral to SODC's Local Plan development. Councillor Bennett responded that at the recent SODC extraordinary Council meeting, a motion was passed saying that the Council recognised the importance of infrastructure funded by HIF1 and the delivery of housing and economic sites as in the Local Plan. HIF1 was a funding package, and the Committee was looking at was a planning application. The Committee could support the funding package but not agree with every detail of the planning application.

Councillor Enright, Oxfordshire County Council, spoke in favour of the application and made the following points:

- This plan was consistent with the Local Transport and Connectivity Plan which would move OCC to a net zero transport system by 2040.
- Didcot had been forgotten by the County for many years. Many Councillors had asked for infrastructure alongside development. This was the infrastructure and it supported significant economic activity in the area.
- Although the overall impact on the network transport system was not a planning consideration, the aim was to reduce congestion in other areas.
- 4 out of 5 houses in Appleton would receive less noise pollution.
- It would produce proper cycle routes across the area for the first time.

Councillor Roberts asked Councillor Enright how 'Decide and Provide' was being implemented in this case. Councillor Enright responded that officers were better able to answer questions on the 'Decide and Provide' policy and the area travel plan was critical in this regard. Councillor Enright said that he would like to see Heavy Goods Vehicles using this robust new route and the route being used in future by zero carbon transport modes. Overall, Oxfordshire did not currently have the infrastructure to deliver a net zero transport system by 2040.

Councillor Howson commented that there had been little discussion about the existing rail transport network. Councillor Enright responded that rail was an important part of the future for Oxfordshire but would take time to develop. Currently

the railway network was inadequate in Didcot for the support needed for the new development.

Councillor Leffman, Leader of Oxfordshire County Council and Chair of the Didcot Garden Town Board, spoke in favour of the application and made the following points:

- Thanked all for the immense consideration given to this planning application.
- The planning application was a scheme in its own right, but not separate from other schemes and part of a wider spatial strategy for the whole of the County. It would connect with other schemes as they come forward, including rail network.
- What was needed was a variety of different transport options for people across the county to leave their cars at home and travel in sustainable ways. A modal shift was required, and climate change must be at the heart of everything the Council did.
- The scheme was needed because there was massive congestion around Didcot and that part of the County. The Committee had made a decision to reject the planning application, but now had the opportunity to do something creative with it.
- One of the reasons for rejection was the construction methods and the effect it would have on the Council's carbon footprint. We could and should, tweak the construction methods and could bring forward new proposals to present to the inspector, which would have an effect on the outcome of the enquiry and we could address the balance between car, bus and rail travel. We want a scheme that could be adapted and modified over time as people's mode of transport changed.

John McLauchlan spoke on behalf of the applicant and made the following points:

- Expressed thanks for the letters of support, including a letter from FCC Environment. A large proportion of the scheme would be built on landfill sites.
- HIF1 would bring significant economic benefits. There had been mitigations added but fundamentally it was the same scheme and the key objectives were to support housing development, economic growth, a flexible transport network and sustainable travel. The scheme would address current congestion, improve road safety, partly by segregating cyclists and take congestion from village roads onto a more appropriate thoroughfare. Affordable housing developments were supported by the HIF1 scheme. Cycling and walking would be greatly enhanced and it was an exemplary cycling infrastructure. It formed part of a balanced transport strategy, helping the modal shift. The infrastructure would improve bus routes around the Didcot area.
- The scheme was endorsed by Cabinet and the funding was in place from Homes England, Central Government. The funding could only be used for this scheme.
- It was not unusual to bring forward improvements; traffic signals could be adjusted, the noise barrier would be relocated a bit closer, noise monitoring equipment would be installed and there would be 50 new trees. A landscaping Enhancement Fund would be established providing £50,000 for the local community. The applicant would work with the planning authority to enhance

the design of the bridge and would continue to work with colleagues to enhance the scheme.

The Oxfordshire County Council application team, technical officers from Aecom and officers from the Local Planning Authority answered the following questions:

- Councillor Roberts commented that if maps of the road were available alongside the strategic sites approved in the Local Plans, it would make it much more obvious why the road was situated where it was and what the road was designed to cope with.
- Councillor Howson asked for clarification on the Urban Traffic Control (UTC) based bus priority system and how this could speed up buses and was informed that it was an intelligent system and over time, the system learns what it needs to do and can prioritise buses or the junction.
- Councillor Webber had concerns that the scheme may solve present traffic problems but what would happen with future traffic growth. Officers informed the Committee that the modelling that was carried out looked at the future year of 2034, by which time the majority of the Local Plan growth would have been delivered. It did show that parts of the network would be close to capacity. By that time the 'Design and Provide' approach would have been running for 10 years and it was hoped that traffic would start to reduce. The HIF1 scheme was part of a puzzle but was not the only infrastructure improvement. The scheme included cycling, walking and bus provision. Officers also explained that it was important to look at future land use. 2040 was a long way off, many Local Plans would have been completed and allocation of sites would have changed fundamentally. There would be much better land use planning. The HIF1 scheme was future proofed and could cover all of the Local Plans it was associated with and emerging Local Plans.
- Councillor Middleton asked for further clarification on the UTC system and felt that there needed to be some bus enabling infrastructure in place to stop buses from causing congestion. Officers informed the Committee that the bus companies were in support of the scheme, but a bus lane could be added if necessary. Officers explained how the UTC system worked and how it would reduce bus journey time with limited impact on capacity.
- Councillor Constance raised concerns about; buses not being promoted sufficiently, introducing carbon management during the construction phase only and whether the traffic modelling was robust and accurate. Officers informed the Committee that the traffic modelling had been checked, challenged and was robust enough.

Councillor Gawrysiak stated that he fully respected the decision taken at the last meeting and respected that the Committee was concerned that not enough information had been supplied. He said that there was an opportunity to look further at the planning application. From the statement of the Director of Planning, Environment and Climate Change, there were conditions added to secure a carbon management plan, promote modal shift, traffic signalling etc and these should be included in the wording of the planning permission. The documents also covered the Secretary of States questions a) & b). The scheme was crucial to the SODC and the Vale Local Plans. Didcot had housing developments without critical infrastructure. OCC Cabinet had endorsed the scheme.

The Committee revisited its reasons for refusal in the light of the 4 questions posed by the Secretary of State and decided how it wanted its comments and concerns to be conveyed to the inspector dealing with the call-in inquiry.

Reason 1 – The Climate Change Committee's June 2023 Report to Parliament had not been properly taken into account in the application.

Members highlighted paragraph 36 of the officer's report and felt that it provided a practical element that should be flagged up and maintained:

"To further address the concerns on climate change and sustainability raised at the July committee meeting, the applicant is now committing that the contractor will develop and implement a plan to reduce energy consumption and associated carbon emissions. This could include the consideration of renewable and/or low or zero carbon energy sources and record percentage of savings implemented. Energy consumption and materials used will be recorded and reported on an ongoing basis during the construction phase."

Members requested that officers took into consideration whether non car modes and in particular the rail network, was adequately provided for in the proposals.

The Chair felt that paragraph 37 of the officer's report should be highlighted:

"They have also now committed that all the proposed traffic signals (junctions and crossings) across the Scheme will be designed and implemented with an Urban Traffic Control (UTC) based bus priority system. This system has the ability to encourage modal shift by prioritising public transport over other modes such as private car."

A named vote was carried out on not maintaining a concern that the Climate Change Committee's June 2023 Report to Parliament had not been properly taken into account in the application and accepting the recommendation in the officer's report. Councillors, Constance, Edosmwan, Fadlalla, Gawrysiak, Howson, Roberts, Saul, Snowdon and Webber voted for the motion. Councillor Middleton abstained.

RESOLVED: that overall, the Committee considered that subject to the applicant's commitment, that it would put evidence to the Inquiry that it was committed to conditions being attached to any planning permission granted to secure a carbon management plan and to promote modal shift by seeking to deliver a scheme of bus priority measures to be in place when the road was opened, then a clear improvement would have been secured since the July committee. It was evident that further work would be needed through the inquiry process by the applicant to ensure that the proposed conditions would ultimately be deliverable and achieve the required outcomes, but the principle of what had been proposed was considered to be a positive. The Committee considered that with the proposed new conditions, along with the walking and cycling measures already included and commitment that the Area Strategy Travel Plan was being brought forward at pace, reason for refusal 1 was capable of being addressed through the Inquiry. Therefore, the Committee would not pursue reason for refusal 1 at the Inquiry, subject to confirming to the Inspector,

that any planning permission granted should be subject to a condition to deliver a bus priority scheme and also to a condition requiring the submission, approval and implementation of a carbon management plan to provide further details on emissions and include details of how whole life carbon emissions will be reduced and consider opportunities to reduce emissions associated with the construction phase. This carbon management plan should be required to be submitted and approved prior to commencement of construction and should remain in place during construction and be updated as needed during that period.

Reason 2 – Lack of Very Special Circumstances for the development set against Green Belt Policy.

Councillor Constance and Councillor Gawrysiak highlighted paragraph 44 of the officer's report:

"in the alternative, if growth were to come forward without the proposed development it would likely result in gridlock and severe harm to the local highway network. It was therefore the view of officers that very special circumstances do exist and that those circumstances clearly outweigh the harm that would be caused to the Green Belt through reasons of inappropriateness, and the other harms set out in the previous committee report."

Councillor Roberts commented that the amount of Green Belt affected was minor.

A named vote was carried out on not maintaining a concern regarding the Green Belt. Councillors Constance, Edosmwan, Fadlalla, Gawrysiak, Howson Roberts, Saul, Snowdon and Webber voted for the motion. Councillor Middleton voted against the motion.

RESOLVED: that the concerns regarding the Green Belt were not maintained.

Reason 3 – The impact of traffic on Abingdon and Didcot had not been assessed in the application.

Councillors Webber and Roberts expressed ongoing concerns about the modelling.

Councillor Constance reminded the Committee that during the July meeting, the Traffic Development Officer, made it clear that there was a separate study on Abingdon and it would be considered in the light of development around it.

Jason Sherwood from OCC Highway Authority explained the traffic modelling was a complex science and explained in some detail how the modelling worked. Jason Sherwood reassured the Committee that the modelling dealt with all of the employment growth, all of the development growth, change in travel behaviour and it was all mapped into the Oxfordshire Strategic Model. The modelling was robust.

It was noted that the Inspectorate should be made aware of the new modelling study to look at the impact on the A415.

PN3

RESOLVED: that overall, it was advised that the local planning authority in its Statement of Case did not oppose the application on this point but instead to set out the committee's concerns with regard to the extent of traffic modelling undertaken by the applicant, ask that, in reaching their recommendation to the Secretary of State, the inspector only recommended approval if they were satisfied that the traffic modelling carried out had robustly examined the wider traffic impacts beyond the application area and that conditions for the provision of bus prioritisation as set out in the officers report were attached to any planning permission granted by the Secretary of State.

Reason 4 – Noise impacts on Appleford.

Councillor Howson commented that he would like the Inspectorate to consider other measures to reduce noise such as road surface and Councillor Roberts would like further mitigation measures.

Councillor Middleton commented that it should be put on record that the Committee did understand the concerns of the residents of Appleford.

Alick Natton, Environmental Health Officer for both the Vale of White Horse and South Oxfordshire District Councils, explained to Members that the noise data was broadly based on modelling and the modelling was primarily based on traffic data. Average noise levels were produced over an 8-hour period at night and a 16-hour period during the day. Close to a main road in Appleford, there would be a series of individual noise events. By moving the traffic onto the new road, the main noise source would be further away so there would be a qualitative difference and what would be heard was more of a drone. Aecom had identified 19 properties that would be significantly adversely affected and had looked at further mitigation measures. Moving the barrier would have an effect but calculations in decibels had not yet been completed and it would be misleading to speculate. Moving the barrier would have a negative effect on 19 properties and 79 properties would benefit significantly. None of the properties would be affected to the level that would trigger compensation.

Aecoms' report also considered other mitigation measures such as road surfaces, but other surfaces degrade over time and would have to be managed.

RESOLVED: that the local planning authority in its Statement of Case did not oppose the scheme in respect of noise, subject to the Inspector being satisfied that the benefits did outweigh the harms and that it was necessary therefore to accept them if the spatial strategy was to be delivered and the aims of chapters 5 and 6 of the NPPF were to be met and subject to conditions as set out in paragraph 49 of the officer's report. This position would be predicated on the Inspector, including the proposed conditions in the grant of any planning permission. The Committee understood concerns about noise and the application should look at other means of reducing noise including low road noise surfaces.

Reason 5 – The absence of a Health Impact Assessment.

Officers commented that in July's meeting, the information was not contained within a Health Impact Assessment but spread out amongst the application. Now the information had been brought together in one place, in Annex 5.

PN3

RESOLVED: that the health impacts of the development had been properly assessed in the documents as part of the Environmental Statement submitted with the planning application and clarified with the information provided in Annex 5. Therefore, this reason for refusal was not pursued through the Inquiry and resolved instead through the Statement of Common Ground with the applicant.

Reason 6 – The harm to landscape.

Councillor Howson had concerns regarding the bridge over the Thames being close to Green Belt and would like officers to consider mitigation measures for this sensitive landscape, such as, anti-graffiti paint.

Councillor Middleton commented that 50 new trees were not sufficient mitigation and that £50,000 was not going to go very far.

Officers explained to Members that the offer of 50 trees was welcomed but planting large trees was risky and their survival rate low. It would be preferred if this could be looked at in more detail. More trees of a smaller size or areas which could have a more extensive planting would be better. Reviewing the colour of the bridge could be added as a condition.

RESOLVED: that this proposal from the applicant as set out in Annex 5 was welcomed and demonstrated that it was seeking to address landscape concerns where possible. Subject to the proposed wording of conditions to secure the additional detail now proposed by the applicant, it was advised that this reason for refusal could now be resolved through the Statement of Common Ground with the applicant and not pursued thereafter at the Local Inquiry.

Reason 7 – The Science Bridge was not of adequate design for a gateway feature to Didcot.

RESOLVED: that this commitment by the applicant to enhance the design of the bridge was welcomed and acknowledged as a positive change to the scheme. Subject to the proposed condition, it was proposed that this reason for refusal is addressed in the Statement of Common Ground with the applicant and not pursued thereafter at the inquiry.

Reason 8 – Conflict with policy of the Council's Local Transport and Connectivity Plan 2022-2050.

Officers explained to Members the difference between 'Predict and Provide' and 'Decide and Provide'.

A named vote was carried out on not maintaining a concern that the scheme was in conflict with policy of the Council's Local Trasport and Connectivity Plan and to accept the officer's recommendation. Councillors, Constance, Edosmwan, Fadlalla, Gawrysiak, Howson, Roberts, Saul and Snowdon voted for the motion. Councillors Middleton and Webber voted against the motion.

RESOLVED: that whilst not directly opposing the application on this point, instead to set out the committee's concerns with regard to how the applicant had approached the traffic modelling for a new road scheme contrary to the policies of the LTCP and ask that, in reaching their recommendation to the Secretary of State, the inspector should only recommend approval to the application if they were satisfied that, having considered the evidence put forward, the traffic modelling for the proposed new road had adopted a 'Decide and Provide' approach or that, if it was concluded it had not or had done so inadequately, that this did not outweigh the strong support for the development provided in the development plan as a matter of principle and that it was necessary therefore to accept it if the spatial strategy was to be delivered and the aims of chapters 5 and 6 of the NPPF were to be met.

Councillor Gawrysiak formally proposed to accept recommendations A, B & C of the officer's report. This was seconded by Councillor Constance.

A named vote was carried out. Councillors, Constance, Edosmwan, Fadlalla, Gawrysiak, Howson, Roberts, Saul, Snowdon and Webber voted for the motion. Councillor Middleton voted against the motion.

RESOLVED: that

- A) Following the eight resolutions above in respect of each of the eight reasons it resolved to refuse planning application no. R3.0138/21 at its meeting on 17 and 18 July 2023, the Committee adopts an overall neutral position and puts forward in its Written Statement to be put before the inspector at the Local Inquiry, its reasons for any remaining concern with regard to the impacts of the development on the local community and the environment.
- B) DELEGATES to the Director of Planning, Environment and Climate Change to coordinate the preparation of relevant documents and information and participation at the inquiry as she considers appropriate to be submitted to the Local Inquiry on behalf of the County Council as Local Planning Authority.

in the	Chair

Date of signing

This page is intentionally left blank

Divisions Affected – Sutton Courtenay & Marcham, Hendreds & Harwell, Berinsfield & Garsington, and Didcot Ladygrove

PLANNING AND REGULATION COMMITTEE

15th January 2024

- The dualling of the A4130 carriageway (A4130 Widening) from the Milton Gate Junction eastwards, including the construction of three roundabouts;
- A road bridge over the Great Western Mainline (Didcot Science Bridge) and realignment of the A4130 north east of the proposed road bridge including the relocation of a lagoon;
- Construction of a new road between Didcot and Culham (Didcot to Culham River Crossing) including the construction of three roundabouts, a road bridge over the Appleford railway sidings and road bridge over the River Thames;
- Construction of a new road between the B4015 and A415 (Clifton Hampden bypass), including the provision of one roundabout and associated junctions; and
- Controlled crossings, footways and cycleways, landscaping, lighting, noise barriers and sustainable drainage systems.

Report by the Director of Planning, Environment and Climate Change

Contact Officer:	David Periam E-mail: Planning@Oxfordshire.gov.uk
Location:	A linear site comprising a corridor between the A34 Milton Interchange and the B4015 north of Clifton Hampden including part of the A4130 east of the A34 Milton Interchange, land between Didcot and the former Didcot A Power Station and the Great Western Mainline, land to the north of Didcot where it crosses a private railway sidings and the River Thames to the west of Appleford-on-Thames before joining the A415 west of Culham Station, land to the south of Culham Science Centre through to a connection with the B4015 north of Clifton Hampden.
OCC Application No:	R3.0138/21
SODC Application No: VOWH Application No:	P21/S4797/CM P21/V3189/CM
District Council Areas:	South Oxfordshire and Vale of White Horse
Applicant:	Oxfordshire County Council

Application Received:	2 nd November 2021
Consultation Periods:	11 th November 2021-11 th December 2021 24 th November 2022- 24 th December 2022 11 th May $-$ 12 th June 2023

Introduction

- 1. At the meeting of the Planning and Regulation Committee on 27th September 2023, members considered an officer report advising the committee of the Secretary of State's call in and specific matters they wish to be informed about in order to reach a decision on the case the LPA will put forward at the Inquiry with regard to planning application R3.0138/21, which seeks planning permission for four interlinked pieces of strategic highway infrastructure as a single development: The dualling of a section of the A4130 to the east of Milton Gate, the Didcot Science Bridge, the Didcot-Culham River Thames Crossing, and the Clifton Hampden Bypass (HIF 1).
- 2. The committee resolved as follows:

Reason 1 – The Climate Change Committee's June 2023 Report to Parliament had not been properly taken into account in the application

RESOLVED: that overall, the Committee considered that subject to the applicant's commitment, that it would put evidence to the Inquiry that it was committed to conditions being attached to any planning permission granted to secure a carbon management plan and to promote modal shift by seeking to deliver a scheme of bus priority measures to be in place when the road was opened, then a clear improvement would have been secured since the July committee. It was evident that further work would be needed through the inquiry process by the applicant to ensure that the proposed conditions would ultimately be deliverable and achieve the required outcomes, but the principle of what had been proposed was considered to be a positive. The Committee considered that with the proposed new conditions, along with the walking and cycling measures already included and commitment that the Area Strategy Travel Plan was being brought forward at pace, reason for refusal 1 was capable of being addressed through the Inquiry. Therefore, the Committee would not pursue reason for refusal 1 at the Inquiry, subject to confirming to the Inspector, PN3

that any planning permission granted should be subject to a condition to deliver a bus priority scheme and also to a condition requiring the submission, approval and implementation of a carbon management plan to provide further details on emissions and include details of how whole life carbon emissions will be reduced and consider opportunities to reduce emissions associated with the construction phase. This carbon management plan should be required to be submitted and approved prior to commencement of construction and should remain in place during construction and be updated as needed during that period.

Reason 2 – Lack of Very Special Circumstances for the development set against Green Belt Policy.

RESOLVED: that the concerns regarding the Green Belt were not maintained.

Reason 3 – The impact of traffic on Abingdon and Didcot had not been assessed in the application.

RESOLVED: that overall, it was advised that the local planning authority in its Statement of Case did not oppose the application on this point but instead to set out the committee's concerns with regard to the extent of traffic modelling undertaken by the applicant, ask that, in reaching their recommendation to the Secretary of State, the inspector only recommended approval if they were satisfied that the traffic modelling carried out had robustly examined the wider traffic impacts beyond the application area and that conditions for the provision of bus prioritisation as set out in the officers report were attached to any planning permission granted by the Secretary of State.

Reason 4 – Noise impacts on Appleford.

RESOLVED: that the local planning authority in its Statement of Case did not oppose the scheme in respect of noise, subject to the Inspector being satisfied that the benefits did outweigh the harms and that it was necessary therefore to accept them if the spatial strategy was to be delivered and the aims of chapters 5 and 6 of the NPPF were to be met and subject to conditions as set out in paragraph 49 of the officer's report. This position would be predicated on the Inspector, including the proposed conditions in the grant of any planning permission. The Committee understood concerns about noise and the application should look at other means of reducing noise including low road noise surfaces.

Reason 5 – The absence of a Health Impact Assessment.

RESOLVED: that the health impacts of the development had been properly assessed in the documents as part of the Environmental Statement submitted with the planning application and clarified with the information provided in Annex 5. Therefore, this reason for refusal was not pursued through the Inquiry and resolved instead through the Statement of Common Ground with the applicant.

Reason 6 – The harm to landscape.

RESOLVED: that this proposal from the applicant as set out in Annex 5 was welcomed and demonstrated that it was seeking to address landscape concerns where possible. Subject to the proposed wording of conditions to

secure the additional detail now proposed by the applicant, it was advised that this reason for refusal could now be resolved through the Statement of Common Ground with the applicant and not pursued thereafter at the Local Inquiry.

Reason 7 – The Science Bridge was not of adequate design for a gateway feature to Didcot.

RESOLVED: that this commitment by the applicant to enhance the design of the bridge was welcomed and acknowledged as a positive change to the scheme. Subject to the proposed condition, it was proposed that this reason for refusal is addressed in the Statement of Common Ground with the applicant and not pursued thereafter at the inquiry.

Reason 8 – Conflict with policy of the Council's Local Transport and Connectivity Plan 2022-2050.

RESOLVED: that whilst not directly opposing the application on this point, instead to set out the committee's concerns with regard to how the applicant had approached the traffic modelling for a new road scheme contrary to the policies of the LTCP and ask that, in reaching their recommendation to the Secretary of State, the inspector should only recommend approval to the application if they were satisfied that, having considered the evidence put forward, the traffic modelling for the proposed new road had adopted a 'Decide and Provide' approach or that, if it was concluded it had not or had done so inadequately, that this did not outweigh the strong support for the development provided in the development plan as a matter of principle and that it was necessary therefore to accept it if the spatial strategy was to be delivered and the aims of chapters 5 and 6 of the NPPF were to be met.

A) Following the eight resolutions above in respect of each of the eight reasons it resolved to refuse planning application no. R3.0138/21 at its meeting on 17th and 18th July 2023, the committee adopts an overall neutral position and puts forward in its Written Statement to be put before the inspector at the Local Inquiry its reasons for any remaining concern with regard to the impacts of the development on the local community and the environment.

B) DELEGATES to the Director of Planning, Environment and Climate Change to coordinate the preparation of relevant documents and information and participation at the inquiry as she considers appropriate to be submitted to the Local Inquiry on behalf of the County Council as Local Planning Authority.

- 3. Officers subsequently submitted the Local Planning Authority's Statement of Case to the Planning Inspectorate and also a Statement of Common Ground agreed with the applicant.
- 4. The Local Inquiry is now scheduled to commence on 20th February 2024 and the appointed inspector is Lesley Coffey, the fourth inspector to have been appointed

since the application was called-in by the Secretary of State. The then appointed inspector (who was the second inspector) for the Local Inquiry held a Pre-Inquiry meeting on 9th November 2023 to discuss procedural matters. The inspector produced a Pre-Inquiry Summary Meeting note (PIMS) of that meeting.

5. Paragraphs 19 to 20 of the PIMS note state as follows:

Called in planning application - other matters

19. The Local Planning Authority's (LPA) Statement of Case refers to them having various points of remaining concerns. This is in relation to the impacts of the development on the local community and the environment. However, they are relying on the Inspector to make a judgement. This is not sufficient or helpful.

20. Consequently, the LPA is required to provide a Technical Note setting out exactly what their concerns are. This is in specific relation to 'reasons 3 and 8'. This is because the LPA remains concerned about:

• the extent of traffic modelling undertaken by the applicant, and

• how the applicant has approached the traffic modelling for a new road scheme, which they consider are contrary to the policies of the LTCP.

6. The inspector also requested a technical note from the applicant as set out in paragraph 22 of the PIMS note:

22. The applicant is required to provide a Technical Note that sets out a response to POETS's letter to the Planning Inspectorate dated 4 November 2023. This asked for the Planning Inspectorate to issue a Regulation 25 request in relation to the adequacy of the Environmental Statement. The note will be helpful for all parties to understand the approach of the applicant and aid the preparation of evidence.

- 7. Officers appointed a highway consultancy, Origin Transport Consultants Limited (Origin), to carry out a technical review of the remaining concerns with regard to Reasons 3 and 8. As part of this review, Origin was able to consider the Technical Note provided by the applicant to the inspector as requested in paragraph 22 of the PIMS note; this note was of course not available to the members of the Planning and Regulation Committee at their meeting on 27th September 2023.
- 8. It is clear from the independent review carried out by Origin that the Committee had valid concerns in respect of the extent of transport modelling and whether the County Council's LTCP Decide and Provide policy had been applied. However, taking into account the additional information now provided by the applicant in their own Technical Note requested by the Inspector, Origin concluded as follows:
 - The Golden Balls Roundabout was not included in the junction assessments in the Transport Assessment as the overall flows at Golden Balls would remain the same but there would be a change in the direction of travel. It is not considered that the lack of impact

assessment work on Golden Balls is an omission that requires attention as there is a separate mechanism and commitment from the Council to deal with impacts at the junction.

- ii) The impact of the HIF1 Scheme on Abingdon, has been assessed as part of the strategic modelling associated with the Vale of White Horse and South Oxfordshire Local Plan evidence base and further modelling for the HIF1 planning application was therefore not required. There are other projects and strategies that focus on future changes in and around Abingdon that deal with the impact arising from planned growth independently of HIF1 although the HIF1 Scheme is part of the same overall strategy.
- iii) The Decide and Provide approach has been taken into account with sustainable travel measures included as key components of the Scheme and this has been reflected in the method used for the junction impact assessment of the Scheme alongside trip reduction assumptions.
- iv) The HIF1 Scheme is an integral part of the LTCP policy. The Local Area Strategy update for South and Vale continues to reference progressing with the HIF1 Scheme which is deemed as necessary within the overall Carbon Net Zero policy approach.
- The Local Planning Authority's Technical Note was required to be submitted by 31st December 2023. Officers therefore submitted the Technical Note referencing the review carried out by Origin which was appended to it.
- 10. In light of the conclusions reached by Origin, officers considered it necessary to update the committee as the conclusions reached do not support the committee's concern with regard to Reason 3 that the traffic modelling carried out by the applicant had not robustly examined the wider traffic impacts beyond the application area.
- 11. Neither do they support the committee's concern with regard to Reason 8 that the applicant had approached the traffic modelling for a new road scheme contrary to the policies of the LTCP. They conclude that the traffic modelling for the proposed new road had in fact adopted a 'Decide and Provide' approach.
- 12. Officers agree with the conclusions reached by Origin and therefore have included the findings in the Technical note submitted to the inspector as set out above in paragraph 9.
- 13. In paragraph 21 of the PIMS note, the then inspector also stated:

21. It would also be helpful to explain how the LPA considers that the design of the Science Bridge can be enhanced by way of a condition when the proposal is a full application.

- 14. This comment relates to Reason 7 above and the requested explanatory note has also been provided to the inspector.
- 15. The response clarifies that it is intended that it is only the external appearance aspect of the design of the Science Bridge which is dealt with by condition through the submission of details of its external appearance, to which end the expectation would be that details are submitted of the materials to be used including their colours. It is considered that this is in accordance with normal practice for the submission of details related to the appearance of a building or other structure when planning permission is granted to a full planning application. For the avoidance of doubt, the condition would not be seeking to enable changes to the height, length, scale and massing of the bridge, which have been included on the submitted plans as part of the full planning application for determination.
- 16. A further update is that the inspector sent out a further note dated 21st December 2023. In this, amongst various items, she has requested an updated Statement of Common Ground and outlined what she saw as additional topics which had not been explicitly covered in the Pre-Inquiry meeting on which she would wish to hear evidence as follows:

Having regard to my duty under the Planning (Listed Buildings and Conservation Areas) Act 1990, I shall need to understand the effect of the proposal on the significance of the various heritage assets identified. The parties should explain:

- The significance of the asset, and to what extent its setting contributes to that significance.
- The contribution that the appeal site makes to that significance/setting of the asset.
- The extent to which the appeal proposals enhance or detract from that significance and/or the ability to appreciate it.

I shall also wish to understand the landscape and visual effects of the proposal, including the extent of the proposed tree loss and replacement planting proposed, and the design of the Science bridge, including any mitigation measures proposed such as acoustic barriers.

I note that Sport England raised an objection regarding the loss of facilities within the Vale of White Horse District. I shall require sufficient information in order to assess this against national and development plan policies.

Based on the evidence I have seen to date it would seem that the proposal may result in the loss of bat roosts and have other implications for biodiversity, including the Bridge Farm restoration area and possibly other restoration projects. These matters should be addressed in evidence and where possible a Statement of Common Ground agreed.

17. All of the above topics were addressed in the report to this committee on 17th July 2023. Landscape and the design of the Science Bridge were also further addressed in the report to this committee on 27th September 2023. There is no new information related to these matters which has been presented by the

applicant and it is your officers' view that these are all matters which the committee has previously considered in originally resolving its reasons for refusal of the application and subsequently its position of overall neutrality for the purposes of the Local Inquiry. Therefore your officers will draw the current inspector's attention to the advice that was previously provided to this committee with respect to these matters in order to inform her on these matters.

Conclusion

18. It is recommended that the Committee notes the report.

Financial Implications

19. Not applicable as the financial interests of the County Council are not relevant to the determination of planning applications.

Legal Implications

- 20. The human rights of individuals under Article 8 and Article 1 of the First Protocol of the European Convention on Human Rights can be a material consideration. To the extent that there is any interference with such rights, it is considered that the recommendations in this report are in accordance with the law and are necessary in a democratic society for the protection of the rights and freedom of others and are also necessary to control the use of property in the public interest.
- 21. Legal comments and advice have been incorporated into the report.

Equality & Inclusion Implications

- 22. In accordance with Section 149 of the Equality Act 2010, in considering this proposal, due regard has been had to the need to:
 - Eliminate discrimination, harassment, victimisation and any other conduct that is prohibited by or under this Act
 - Advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it
 - Foster good relations between persons who share a relevant protected characteristic and persons who do not share it.
- 23. It is not however considered that any issues with regard thereto are raised in relation to consideration of this application.

RECOMMENDATION

It is **RECOMMENDED** that:

The Committee NOTES the report.

Rachel Wileman

Director of Planning, Environment and Climate Change

Annex: Nil

Background papers: Nil

Other Documents: Nil

This page is intentionally left blank

Agenda Item 7

DIVISION AFFECTED: ALL

ltem 7

PLANNING AND REGULATION COMMITTEE – 15 January 2024

Report by Director for Planning, Environment and Climate Change

Delegations for the discharge of statutory development management and enforcement planning functions

Contact Officer: Ni

Nicholas Perrins

Tel: 07851 049 640

Introduction

- 1. This report seeks a decision to approve an updated scheme of delegation to officers on Town and Country Planning matters outside of those decisions taken by the Planning and Regulation Committee.
- 2. Oxfordshire County Council's constitution at Part 5.1A (1) establishes that the Council will appoint committees and sub-committees to discharge, in accordance with the policy and budget approved by the Council, functions that are not to be, or decided not to be by Council, discharged by the Cabinet. Part 5.1A (1) establishes a table of those committees to which this is effected, with Planning & Regulation Committee formally identified by Part 5.1A (1) (c) to discharge the following functions:
 - (1) The County Council's functions as local planning authority relating to:
 - Development control for minerals and waste planning applications
 - Planning applications by the County Council
 - Enforcement against breaches of planning control
 - And otherwise relating to town & country planning as specified in Section A of Schedule 1 to the Functions Regulations, Paragraph 47 in Section I of that Schedule, and Paragraph 16 of Schedule 2 to the Functions Regulations.
- 3. Part 5.1 (2) (c) of the County Council's constitution states that the Council in the case of any non-executive function, or a committee or sub-committee in the case of a function allocated in the table, may delegate such functions to an officer of the Council for the discharge of any of its functions. In this regard the constitution also provides the Corporate Director of Environment and Place with such officer delegation to operate town and country planning matters on behalf of the Council. Notwithstanding this, Part 5.1 (2) (c) also enables the Planning & Regulation Committee to delegate its functions to officers.
- 4. It is considered an appropriate point in time to update the planning scheme of officer delegation now that the Strategic Planning service has completed its restructure.

- 5. Attached at Annex 1 is the updated officer scheme of delegation which would take effect from the date the Planning & Regulation Committee resolve to adopt it.
- 6. Members should note that the scheme of delegation does not change any of the triggers where applications are automatically referred to Planning & Regulation Committee for its determination. The updated scheme simply enables the Corporate Director for Environment and Place to sub-delegate to officers within the new structure so they can carry out the day-to-day business as usual planning activities, which relates to smaller scale matters such as determining planning applications that do not need to be considered by the Planning & Regulation Committee, site visits, sending planning contravention notices and other enforcement powers.

RECOMMENDATION

It is RECOMMENDED that the members of Planning and Regulation Committee note and approve the updated scheme of delegation to the Corporate Director of Environment and Place under the provisions within the Oxfordshire County Council constitution for the discharge of Town & Country Planning development management and planning enforcement functions as set out in Annex 1 to this report.

Rachel Wileman Director of Planning, Environment and Climate Change.

January 2024

Annex 1 – Officer Scheme of Delegation for Town and Country Planning Matters

The Corporate Director for Environment and Place and their appointed delegates will exercise all the functions of the Council in relation to town and country planning, development management and planning enforcement set out in Part 5.1A (1) (c) of the Constitution, except for the following, which will be exercised by the Planning & Regulation Committee:

1) The approval of applications for planning permission which are:

i) Major departures from the Development Plan; &/or
ii) Significantly in conflict with national planning policy; &/or
iii) The subject of unresolved material planning objections from the local member or the appropriate District Council.

- 2) The refusal of applications for planning permission which are:
 - i) In conformity with the Development Plan; &/or
 - ii) Clearly supported by national planning policy; &/or
 - iii) Supported by the local member or the appropriate District Council.

In any cases of doubt as to whether an application should be determined by the Planning & Regulation Committee, advice to be taken from the Committee Chairman.

This page is intentionally left blank