



Subje	Delegation of Local applications with NI Water objections					
Date:		14 th May 2024				
Repo	rting Officer(s):	Kate Bentley, Director of Planning and	Building Cont	rol		
Conta	act Officer(s):	Ed Baker, Planning Manager (Develop Ciara Reville, Principal Planning Office		ment)		
Restri	icted Reports					
Is this	report restricted?		Yes		No	Х
	If Yes, when will the	report become unrestricted?				
	After Committee Decision After Council Decision					
Some time in the future						
	Never					
Call-ir	1					
Is the	decision eligible for	Call-in?	Yes	X	No	
1.0	Purnose of Renor	t or Summary of Main Issues				
1.1	Purpose of Report or Summary of Main Issues The Planning Committee will recall that at its meetings on 27 June 2022, 15 November 2022 14 February 2023, 14 March 2023 18 April 2023, 15 August 2023 17 October 2023, 12 December 2023, 12 February 2024 and 19 March 2024, it agreed to delegate authority to the Director of Planning and Building Control the determination of a number of Local applications to which NI Water had objected.					
1.2	The Council continues to receive objections from NIW to some Local applications. The purpose of this report is to seek the Committee's agreement to delegate to officers those Local planning applications to which NI Water has objected as set out at Appendix 1 .				those	
1.3	officers under the sare proposed to be which it may later t	of doubt, it is only those applications which Scheme of Delegation were it not for the delegated. Therefore, any of the Local aranspire require to be referred to the Cortobjection) will be reported to the Control	e objection fro applications lis nmittee for oth	om NI Wated at Anner reas	/ater Appe son/s	which ndix 1 (other

	Members can also still request that the applications at Appendix 1 are referred to the Committee under paragraph 3.8.1 of the Scheme of Delegation.				
2.0	Recommendation				
2.1	That the Committee agrees to delegate to the Director of Planning and Building Control those Local planning applications to which NI Water has objected set out at Appendix 1 .				
3.0	Main Report				
	Backgrou	<u>und</u>			
3.1	Water ha	nmittee will be aware from the Committee Workshop on 18 November 2021 that NI as objected to a significant number of Local applications on grounds of insufficient ater infrastructure capacity.			
3.2	As advised at the Committee Workshop, officers have been engaging with NI Water to tresolve those objections. Whilst progress is being made, and NI Water is actively conside a threshold for the scale and nature of development above which they would like to consulted on future planning application, the objections to these Local applications remains				
	Scheme of Delegation				
3.3		ers will be aware that the Council operates a Scheme of Delegation for Planning which es which matters are to be determined by the Committee and which are delegated to s.			
3.4	application the reco	Paragraph 3.8.5 (f) of the Scheme of Delegation (January 2020) states that planning applications are not delegated where 'There is an objection from a statutory consultee and the recommendation of the Planning Officer is to approve.' This means that those applications are required to be determined by the Planning Committee.			
3.5	Water as	e Planning (General Permitted Development) Order (Northern Ireland) 2016 identifies NI ater as a statutory consultee 'where a development proposal is likely to significantly pact upon the availability of suitable water and sewerage infrastructure to service velopment proposals.'			
3.6	This means that where NI Water has lodged an objection to a Local application and the officer recommendation is to approve, the application cannot be delegated and must be determined by the Committee.				
3.7	Therefore, at those previous meetings, the Committee agreed to delegate Local applications as appended to the respective reports, with NI Water objections to the Director of Planning and Building Control. This has avoided the potential need to report to date 208 applications individually to the Committee. To have reported all those applications to the Committee would have been logistically extremely difficult, costly and would have resulted in further delays fo applicants.				
	Nature of NI Water objections				
3.8	NI Water has lodged objections to Local applications for one or both of the following reasons				
	a)	There is insufficient capacity at the local Waste Water Treatment Plant to support the proposed development, and/or			
	b)	There is insufficient network capacity within existing Combined Storm Overflows to support the development, and/or			

- c) There is insufficient network capacity within the foul sewerage system and a Wastewater Impact Assessment is required.
- In broad terms, NI Water is concerned that a lack of infrastructure capacity would give rise to risk of environmental harm including pollution, flooding and adverse impact on existing property. In some cases, NI Water is concerned that the application site may be hydrologically linked to Belfast Lough and may harm its water quality.
- 3.10 However, despite requests, NI Water has to date not provided robust evidence to support individual objections including demonstration of actual specific impacts resulting from individual proposals that stems from their broad concerns outlined above.
- 3.11 Importantly, allowance must be made for existing significant committed development across the city including extant planning permissions. It is highly unlikely that all such development, which includes unimplemented permissions for over 20,000 houses and significant levels of commercial floor space across the city, will come forward at once, if at all. In practical terms it would be unreasonable for the Council to withhold planning permission given the fall-back of the need to connect those developments to existing waste water infrastructure.
- In the case of Waste Water Treatment capacity, NI Water advises that there will be increased capacity from July 2023, albeit this will not be sufficient to address long term waste water treatment plant infrastructure requirements.
- 3.13 The Council must be mindful that were it to refuse planning permission based on NI Water's concerns, it would need to provide robust evidence to the Planning Appeals Commission in the event that the applicant appeals the decision. In the absence of robust evidence, it would be unreasonable to refuse planning permission. NIW have in recent months added further detail to their responses but sufficient robust evidence has not been provided..

Habitats Regulations Assessment

- 3.14 Officers have met with Shared Environmental Services (SES). Belfast City Council is the Competent Authority under the Conservation (Natural Habitats, etc.) Regulations (Northern Ireland) 1995 (as amended) for undertaking an Appropriate Assessment where a proposal is likely to have a significant environmental effect on Belfast Lough, an environmentally protected Special Protection Area (SPA), RAMSAR and Special Area of Conservation (SAC). Water quality of the lough is a key consideration. The Habitats Regulations are framed in such a way that it is not only the impacts of individual development proposals that need to be considered, but also "in combination" impacts with other development.
- 3.15 Whilst a precautionary approach applies to Habitats Regulations Assessment (HRA), SES confirms that the onus is on NIW to provide evidence of likely actual impacts, rather than hypothetic impacts. As Competent Authority, the Council may take its own objective view on whether a proposal is likely to have a "significant effect" on water quality of the Lough. However, having regard to the precautionary approach, where there is clear intensification the Council will consult SES and ask them to undertake a HRA Appropriate Assessment Screening to ascertain whether there would be a likely significant impact. This would also trigger statutory consultation with DAERA NI Environment Agency. The Planning Service will consult SES and DAERA on a case by case basis as required.

Local applications for which delegated authority is sought to determine

3.16 The further Local applications to which NI Water has objected and which delegated authority is sought to determine are listed at **Appendix 1**.

	Appendix 1 – List of Local applications which are proposed to be delegated to officers to determine.				
6.0	Appendices – Documents Attached				
5.1	No adverse impacts identified.				
5.0	Equality or Good Relations Implications / Rural Needs Assessment				
4.0 4.1	Financial & Resource Implications The cost, time and resources involved in individually reporting all Local applications to which NI Water has objected to the Planning Committee would be considerable. It would also require several additional sittings of the Committee. The recommended approach set out in this report is considered to be a much more efficient use of resources.				
3.17	It should be noted that only those applications which would have been delegated to officers under the Scheme of Delegation were it not for the objection from NI Water are proposed to be delegated. Therefore, any of the Local applications listed at Appendix 1 which it transpires need to be referred to the Committee for other reason/s under the Scheme of Delegation will be reported to the Committee to determine. Individual Members can also still request that the applications at Appendix 1 are referred to the Committee under paragraph 3.8.1 of the Scheme of Delegation.				